

Mold Remediation & Interior Renovations

BID # ITB-AP-39-0-2024/DB

BIDS due by April 4, 2024 @ 10:00am ASBURY PARK HOUSING AUTHORITY | 1000 ½ THIRD AVENUE ASBURY PARK, NJ 07712



NOTICE TO BIDDERS

In accordance with the Local Public Contracts Law, N.J.S.A. 40A:11-1 et seq., sealed bids will be received by the Asbury Park Housing Authority (the Authority) on **April 4, 2024 at 10:00A.M**. prevailing time in the Asbury Park Housing Authority's Conference Room, 1000 ½ Third Avenue, Asbury Park, NJ 07712. Electronic bids will also be received by the Authority at which time and place bids will be opened and read in public for:

Mold Remediation & Interior Renovations

Bidders and the public may attend the bid opening. During the bid opening process, the bidders will be announced as well as bid amounts.

Bid responses must be made on the standard proposal forms, unless otherwise indicated. Physical copies must be enclosed in a sealed package bearing the name and address of the bidder and the "**Mold Remediation & Interior Renovations**" on the outside, and addressed to Danielle Brandon, at the address above.

Any Bid Addenda will be issued to any bidders who have picked up a BID package.

The information for the Bidders, Form of Bid, and Specifications may be reviewed, obtained and submitted, at no cost, via:

- 1. Visiting our website at <u>www.aphanj.org</u>. Select Business tab, then select Requests for Proposals. Select appropriate BID/RFP.
- 2. Copies may also be picked up in person at:

Asbury Park Housing Authority 1000 ½ Third Avenue Asbury Park, NJ 07712

All questions shall be in written form of Request for information & emailed to MVMK Architecture attention Anthony Vandermark <u>anthonyvandermark@mvmkarchitecture.com</u>. Requests for information shall be sent no later than March 25th, 2024 – 5:00pm.

A pre-bid site visit is scheduled for Thursday, March 21, 2024 @ 11:00 AM. Please confirm your attendance by calling Edwin McDonald, Director of Maintenance, at 732.774.2660 (Ext. 303), or emailing at <u>emcdonald@aphanj.org</u>.

Bidders shall comply with the requirements of N.J.S.A. 10:5-31 and N.J.A.C. 17-27 et seq.

Publication Date:

Shemea Marshall, Executive Director Asbury Park Housing Authority



ASBURY PARK HOUSING AUTHORITY GENERAL INSTRUCTIONS

1. SUBMISSION OF BIDS

A. Sealed bids shall be received by the Asbury Park Housing Authority ("Authority") in accordance with public advertisement as required by law, a copy of said notice being attached hereto and made a part of these specifications.

B. Each bid shall be submitted on the proposal form attached, in a) sealed envelope or b) electronic submission.

- (1) Addressed to Danielle Brandon
- (2) Bearing the name and address of the bidder on the outside
- (3) Clearly marked "BID" with the name of the item(s) being bid. Provide One (1) Original & One (1) copy of the bid. <u>Faxed or emailed bids will NOT be</u> <u>accepted</u>.
- (4) Visiting our website at www.aphanj.org. Select Business tab, then select Requests for Proposals. Select appropriate RFP.

C. It is the bidder's responsibility to see that bids are presented to the Purchasing Agent on or before the hour and at the place designated. Bids may be hand delivered or mailed. If <u>the bid is sent by express mail, the designation in B. above must also</u> **appear on the outside of the express company envelope**. Bids received after the designated time and date will be returned unopened.

D. The Authority reserves the right to postpone the date for presentation and opening of bids and will give written notice of any such postponement to each prospective bidder as required by law.

E. Sealed bids forwarded before the time of opening of bids may be withdrawn upon written application of the bidder. Once bids have been opened, they shall remain firm for a period of sixty (60) calendar days.

F. Each bid proposal form must give the full business address, business phone, fax, e-mail, the contact person of the bidder, and be signed by an authorized representative as follows:

- Bids by partnerships must be signed in the partnership name by one of the members of the partnership or by an authorized representative followed by the signature and designation of the person signing.
- Bids by corporations must be signed in the legal name of the corporation, followed by the name of the State in which incorporated and must contain the signature and designation of the president, secretary or other person authorized to bind the corporation in the matter.
- Bids by sole-proprietorship shall be signed by the proprietor.
- When requested, satisfactory evidence of the authority of the officer signing shall be furnished.
- G. Multiple Bids Not Accepted



More than one bid from an individual, a firm or partnership, a corporation or association under the same or different names shall not be considered.

H. Official Request for Bid packages are available from at the office of 1000 $\frac{1}{2}$ Third Avenue, Asbury Park, NJ 07712 and via the Authority website at <u>www.aphanj.org</u> at no cost to the prospective bidders. All addenda will be forwarded to any bidder who has picked up a bid package.

I. Results of all bids will be read at the BID opening.

2. PREPARATION OF BIDS (PRICING INFORMATION AND FORMS)

A. The Authority is exempt from any local, state or federal sales, use or excise tax and will not pay for New Jersey State Sales and Use Tax included in any invoices.

B. Any quotation showing any erasure alteration must be initialed by the bidder in ink. Unit prices and totals are to be inserted in spaces provided. Prices must be written in both words and figures, with the price written in words governing in the event of any inconsistency. In case of any error in extensions, the unit price shall be considered the bid.

C. Failure to sign and give all information in the bid may result in the bid being rejected.

D. <u>Estimated Quantities</u> (Open-End Contracts, Purchase as Needed) The Authority has attempted to identify the item(s) and the estimated amounts of each item bid to cover its requirements; however, past experience shows that the amount ordered may be different than that submitted for bidding. The right is reserved to decrease or increase the quantities specified in the specifications pursuant to N.J.A.C. 5:30-11.2 and 11.10. *NO MINIMUM PURCHASE IS IMPLIED OR GUARANTEED*.

E. <u>Good and Services Contracts</u>: Bidders shall insert prices for furnishing goods and services required by these specifications. Prices shall be net including any charges for packing, crating, containers etc. All transportation charges shall be fully prepaid by the contractor, F.O.B. destination and placement at locations specified by the AUTHORITY. No additional charges will be allowed for any transportation costs resulting from partial shipments made at vendor's convenience when a single shipment is ordered.

F. Any bidder may withdraw its bid at any time before the time set for receipt of bids. No bid may be withdrawn in the 60 day period after the bids are received.

G. All forms shall be completed and attached to the bid proposal. BIDDER IS ALERTED TO THE BID DOCUMENT CHECKLIST PAGE.

H. **Alternates**. Bidders must fill in its bid for the base contract scope of work, plus all alternates. The Authority reserves the right to award the bid to the lowest bid price for the base bid plus any alternates that are chosen in its sole discretion.

I.

3. FIRM FIXED CONTRACT



This is a firm fixed contract, prices firm, with no price escalation.

4. INTERPRETATIONS AND ADDENDA

A. The bidder understands and agrees that its bid is submitted on the basis of the specifications prepared by the Authority. The bidder accepts the obligation to become familiar with these specifications.

B. Bidders are expected to examine the specifications and related documents with care and observe all their requirements. Ambiguities, errors or omissions noted by bidders should be promptly reported in writing to the Purchasing Agent. In the event the bidder fails to notify the Authority of such ambiguities, errors or omissions, the bidder shall be bound by the bid.

C. No oral interpretation of the meaning of the specifications will be made to any bidder. Every request for an interpretation shall be in writing, addressed to Danielle Brandon, referencing the Contract Name in the subject line, at **dbrandon@aphanj.org**. In order to be given consideration, written requests for interpretation and or clarification must be received at last three (3) business days prior to the date fixed for the opening of the bids.

D. All interpretations, clarifications and any supplemental instructions will be in the form of written addenda to the specifications, and will be distributed to all prospective bidders. All addenda so issued shall become part of the specification and bid documents, and shall be acknowledged by the bidder by completing the Acknowledgement of Receipt of Addenda form. The Authority's interpretations or corrections thereof shall be final.

Pursuant to N.J.S.A. 40A:11-23(c)(1) when issuing addenda, the Authority shall provide required notice prior to official receipt of bids to any person who has submitted a bid or who has received a bid package.

- E. Discrepancies in Bids
 - 1. If the amount shown in words and its equivalent figures do not agree, the written words shall be binding. Ditto marks are not considered writing or printing and shall not be used.
 - 2. In the event that there is a discrepancy between the unit prices and the extended totals, the unit price shall prevail. In the event there is an error of the summation of the extended totals, the computation by the Authority of the extended totals shall govern.

5. BRAND NAMES, STANDARDS OF QUALITY AND PERFORMANCE

A. Brand names and or descriptions used in this bid are to acquaint bidders with the type of commodity desired and will be used as a standard by which alternate or competitive materials offered will be judged. Competitive items must be equal to the standard described and be of the same quality of work.

B. Variations between the goods and services described and the goods and services offered are to be fully identified and explained by the bidder on a separate sheet and submitted with the bid proposal form. Vendor's literature will not suffice in explaining



exceptions to these specifications. In the absence of any exceptions by the bidder, it will be presumed and required that materials as described in the proposal be delivered.

C. It is the responsibility of the bidder to demonstrate the equivalency of goods and services offered. The Authority reserves the right to evaluate equivalency of a product which, in its deliberations, meets its requirements.

D. In submitting its bid, the bidder certifies that the goods or services to be furnished will not infringe upon any valid patent or trademark and that the successful bidder shall, at its own expense, defend any and all actions or suits charging such infringement, and will save the Authority harmless from any damages resulting from such infringement.

E. Only manufactured and farm products of the United States, wherever available, shall be used pursuant to N.J.S.A. 40A:11-18.

F. The contractor shall guarantee any or all goods and services supplied under these specifications. Defective or inferior goods shall be replaced at the expense of the contractor. The contractor will be responsible for return freight or restocking charges.

G. If awarded the contract or purchase order, the contractor agrees to comply with all applicable Occupational Safety and Health Administration code requirements.

6. METHOD OF CONTRACT AWARD

A. Award will be made the lowest responsible bidder. The authority reserves the right to accept or reject any or all bids, and to waive minor identified irregularities and technicalities if it is in its best interest to do so.

B. The authority reserves the right to award equal or tie bids at their discretion to any one of the tie bidders.

C. The Authority reserves the right to choose which alternates, if any, will become part of the Contract. The bid will be awarded based on the base bid plus any alternates chosen by the Authority.

D. The form of contract will be submitted by the Authority to the successful bidder. Terms of the specifications/bid package prevail. Bidder exceptions must be formally accepted by the Authority; material exceptions shall not be approved.

7. CAUSES FOR REJECTING BIDS

Bids may be rejected for any of the following reasons:

A. All bids may be rejected pursuant to N.J.S.A. 40A:11-13.2;

B. If more than one bid is received from an individual, firm or partnership, corporation or association under the same name;

- C. Multiple bids from an agent representing competing bidders;
- D. The bid is inappropriately unbalanced;



E. If the successful bidder fails to enter into a contract within 21 days, Sundays and holidays excepted, or as otherwise agreed upon by the parties to the contract. In this case at its option, the AUTHORITY may accept the bid of the next lowest responsible bidder. (N.J.S.A. 40A:11-24b).

8. CHALLENGE TO SPECIFICATIONS

Any prospective bidder who wishes to challenge a bid specification shall file such challenge in writing with the contracting agent no less than three business days prior to the opening of the bids. Challenges filed after that time shall be considered void and having no impact on the contracting unit or the award of contract.

9. NON-COLLUSION AFFIDAVIT – N.J.S.A. 52:34-15

The Non-Collusion Affidavit, which is part of these specifications, shall be properly executed and submitted intact with the proposal.

10. NEW JERSEY ANTI-DISCRIMINATION - N.J.S.A. 10:2-1

There shall be no discrimination against any employee engaged in the work required to produce the goods and services covered by any contract resulting from this bid, or against any applicant to such employment because of race, religion, sex, national origin, creed, color, ancestry, age, marital status, affectional or sexual orientation, familial status, liability for service in the Armed Forces of the United States, or nationality. This provision shall include, but not be limited to the following: employment upgrading, demotion, transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. The contractor shall insert a similar provision in all subcontracts for services to be covered by any contract resulting from this bid.

11. MANDATORY EEO/AFFIRMATIVE ACTION EVIDENCE – N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17-27 et seq.

No firm may be issued a contract unless it complies with the affirmative action provisions of N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27-1 et seq. as administered by the Division of Purchase & Property Contract Compliance and Audit Unit (Division).

12. OWNERSHIP DISCLOSURE-N.J.S.A. 52:25-24.2 (P.L. 1977 c.33)

N.J.S.A. 52:25-24.2 provides that no business organization, regardless of form of ownership, shall be awarded any contract for the performance of any work or the furnishing of any goods and services, unless, prior to the receipt of the bid or accompanying the bid of said business organization, bidders shall submit a statement setting forth the names and addresses of all persons and entities that own ten percent or more of its stock or interest of any type at all levels of ownership. The disclosure shall be continued until names and addresses of every stockholder, partner, or member exceeding the ten percent ownership, has been listed.

The included State of Ownership shall be completed and attached to the bid proposal. This requirement applies to all forms of business organizations, including, but not limited to, corporations and partnerships, publicly-owned corporations, limited partnerships, limited liability corporations, limited liability partnerships, sole proprietorship, and Subchapter S corporations.



Not-for-profit entities should fill in their name, check the not-for-profit box, and certify the form. No other information is necessary.

13. PROOF OF N.J. BUSINESS REGISTRATION CERTIFICATE N.J.S.A. 52:32-44

Pursuant to <u>N.J.S.A.</u> 52:32-44, the AUTHORITY is prohibited from entering into a contract with an entity unless the bidder/proposer/contractor, and each subcontractor that is required by law to be named in a bid/proposal/contract has a valid Business Registration Certificate on file with the Division of Revenue and Enterprise Services within the Department of the Treasury. Prior to contract award or authorization, the contractor shall provide the Contracting Agency with its proof of business registration and that of any named subcontractor(s).

14. DISCLOSURE OF INVESTMENT ACTIVITIES IN IRAN, RUSSIA AND BELARUS*

N.J.S.A. 52:32-55 prohibits State and Local public contracts with persons or entities engaging in certain investment activities in energy or finance sectors of Iran. Bidders must indicate if they comply with the law by certifying the form.

**P.L.* 2022, c.3 prohibits State and Local public contracts with persons or entities engaging in certain investment activities in Russia or Belarus, but this requirement is currently stayed pending litigation.

15. PAY TO PLAY – NOTICE OF DISCLOSURE REQUIREMENT

Business entities are advised of their responsibility to file an annual disclosure statement of political contributions with the New Jersey Election Law Enforcement Commission (ELEC) pursuant to N.J.S.A. 19:44A-20.27 if they receive contracts in excess of \$50,000 from public entities in a calendar year. Business entities are responsible for determining if filing is necessary. Additional information on this requirement is available from ELEC at 888-3133532 or at www.elec.state.nj.us.

16. W-9

Successful bidder/respondent shall complete W-9 Form and submit to Purchasing prior to contract award. The form is available at the following link: <u>www.irs.gov/pub/irs-pdf/fw9.pdf</u>

17. FORCE MAJEURE

Neither party shall be responsible for any resulting loss or obligation to fulfill duties as specified in any of the terms or provisions of this Agreement if the fulfillment of any term or provision of this Agreement is delayed or prevented by any revolutions, insurrections, riots, wars, acts of enemies, national emergencies, strikes, floods, fires, acts of God, or by any cause not within the control of the party whose performance is interfered with which by the exercise of reasonable diligence such party is unable to prevent. Additionally, if the fulfillment of any of the terms and provisions of this Agreement is delayed or prevented by any court order, or action or injunction or other such agreement, this Agreement shall become voidable by the Authority by notice to each party.

18. PAYMENT



Contractor shall submit a bill for all work completed during the preceding month. Payment will be made after a properly executed voucher has been received and formally approved on the voucher list at the Authority's regular meeting.

Retainage will be held in the amount of 2% of the amount due on each partial payment, in accordance with N.J.S.A. 40A:11-16.3.

Payments shall be made to Contractor in accordance with New Jersey's Prompt Payment Law, <u>N.J.S.A</u>. 2A:30A-1, *et seq.*, and applicable terms of the Contract. In accordance with N.J.S.A. 40A:11-16.2, two percent (2%) retainage of the amount of due on each partial payment shall be withheld pending completion of the contract.

19. TRUTH IN CONTRACTING LAW

N.J.S.A. 2C:27-10 provides that a person commits a crime if said person offers a benefit to a public servant for an official act performed or to be performed by a public servant, which is a violation of official duty. N.J.S.A. 2C:27-11 provides that a bidder commits a crime if said person, directly or indirectly, confers or agrees to confer any benefit not allowed by law to a public servant.

20. INSURANCE AND INDEMNIFICATION

- 20.1 **Indemnification** If awarded the contract or purchase order, the contractor or vendor shall assume the risk of an responsibility for, and agrees to indemnify, defend and save harmless the Authority and its employees from and against any and all claims, demands, suits, actions, judgments and costs and expenses in connection therewith on account of the loss of life, property or injury or damage to the person, body or property of any person or persons whatsoever arising from or resulting from the work, services or materials supplied under the contract or purchase order. This indemnification provision is not limited by, but is in addition to the insurance obligations contained in the contract or purchase order.
- 20.2 **Insurance Requirements** If awarded the contract or purchase order, the contractor or vendor shall assume all responsibility for its actions and those of anyone working for it while engaged in or traveling to or from any work, service or activity connected with the work. The contractor shall carry sufficient insurance to protect it and the Authority from any property damage or bodily injury claims arising out of the performance of the work.

Evidence of current insurance coverage shall be provided in the form of a certificate which shall be submitted no later than ten days after receipt of the notice of intent to award the contract or purchase order.

21. BID BOND AND CONSENT OF SURETY _X_ Applicable ____ Not Applicable

21.1 **Bid Bond**. The Bidder must submit a guaranty that it will enter into the Contract if awarded the bid as the lowest responsible bidder, in the form of a Bid Bond, substantially in the form in the amount of 10% of the bid, but not in excess of \$20,000, or, at the option of the bidder, by certified check or cashier's check drawn to the order of the Authority, in conformance with N.J.S.A. 18A:64A-25.16.



21.2 **Consent of Surety**. Upon being awarded the Contract, the successful bidder must submit a certification by a surety duly qualified to engage in the surety business in the State of New Jersey, consenting to provide a separate performance bond and labor and material payment bond, both bonds to be in an amount equal to one hundred percent (100%) of the total contract price, conditioned so as to indemnify the Owner against any loss due to the failure of the Contractor to meet its obligations under the awarded Contract, utilizing a form of Consent of Surety substantially in conformance with N.J.S.A. 18A:64A-25.16. Such Consent of Surety, where signed by an attorney-in-fact, shall have attached a copy of the Power of Attorney establishing the unqualified authority of the signer to sign such a commitment by the surety. Such surety shall meet all the requirements of N.J.S.A. 18A:64A-25.17(c).

The Consent of Surety must guarantee performance for any option to renew that may be exercised by the College.

22. PREVAILING WAGE RATES ______ Applicable ______ Not Applicable

Contractor shall be required to strictly comply with the provisions of the New Jersey Prevailing Wage Act, <u>N.J.S.A</u>. 34:11-56.25 *et seq*. Contractor and each and every Subcontractor (regardless of tier) shall keep an accurate record showing the name, craft or trade, and actual hourly rate of wages paid to each worker employed by it in connection with this Project. Records shall be preserved for a minimum of two (2) years from the date of final payment. All employees directly employed on this Project shall be paid the prevailing rate in this area for each type of work in compliance with the latest applicable determination of the New Jersey Department of Labor & Workforce Development. A copy of such wage-rate determination, if not included in the Bid Solicitation, can be obtained from the Authority. Contractor and all Subcontractors shall post the Prevailing Wage Rates for each craft and classification involved, as determined by the Commissioner of Labor & Workforce Development, including the effective date of any changes thereof, in prominent and easily accessible places at the site of the work and at such place or places as are used by them to pay workers their wages.

1. The Public Works Contractor Registration Act (PWCRA) requires that all contractors, including named subcontractors, register with the Department of Labor and Workforce Development **prior** to submitting price proposals or engaging on certain public works contracts that exceed the prevailing wage threshold. The bidder and all named subcontractors in a bid proposal (including out-of-state contractors) must be registered with the Department of Labor's Division of Wage and Hour Compliance at the time proposals **are received** by the public entity.

The PWCRA defines "public works projects" as contracts for "public work" as defined in the Prevailing Wage Act [N.J.S.A. 34:11-56.26(5)]. The term means:

• "Construction, reconstruction, demolition, alteration, or repair work, or maintenance work,_including painting and decorating, done under contract and paid for in whole or in part out of the funds of a public body, except work performed under a rehabilitation program.



- "Public work" shall also mean construction, reconstruction, demolition, alteration, or repair work, done on any property or premises, whether or not the work is paid for from public funds,..."
- "Maintenance work" means the repair of existing facilities when the size, type or extent of such facilities is not thereby changed or increased. While "maintenance" includes painting and decorating and is covered under the law, it does not include work such as routine landscape maintenance or janitorial services.

24. Subcontractor Listing Requirement

IF APPLICABLE Bidders shall set forth the name of all Subcontractors to whom they will subcontract the following categories of work as required by <u>N.J.S.A.</u> 40A:11-16 ("**Named Subcontractors**").

- a) Plumbing and gas fitting work ____ Applicable _____ Not Applicable
- b) Refrigeration, heating and ventilating systems and equipment ____ Applicable _____ Not Applicable
- c) Electrical work, including any electrical power plants, tele-data, fire alarm or security systems _____ Applicable ____ Not Applicable
- d) Structural steel and ornamental iron work. NOT APPLICABLE
- e) If the Bidder does not possess the following DPMC Code classification, then the Bidder must name a subcontractor who possess such classification:

_____ Applicable _____ Not Applicable

- DPMC Code _____
- DPMC Code _____

A List of Subcontractors Form is included in the Bid Solicitation for the identification of the Bidder's Subcontractors and such form must be properly completed and submitted with the Bid.

Bidder shall ensure that all of its Subcontractors are duly licensed and fully capable of timely and competently performing any aspect of the Contract work delegated to them by Bidder. Bidder shall assume full and unqualified responsibility for the Project performance of all its Subcontractors.

25. New Jersey Right to Know Act (<u>N.J.S.A</u>. 34:5A-13)

The Worker and Community Right to Know Act requires New Jersey public employers to make information available to their employees who are exposed or potentially exposed to hazardous chemical substances in the workplace. Therefore, the successful bidder must comply with the following:

All direct use containers shall bear a label indicating the chemical name(s) and Chemical Abstract Service numbers of all hazardous substances in the container, and



all other substances which are among the five most predominant substances in the container, or their trade secret registry number(s). (N.J.A.C. 8:59-5).

"Container" means a receptacle used to hold a liquid, solid or gaseous substance such as bottles, bags, barrels, cans, cylinders, drums and cartons. (<u>N.J.A.C</u>. 8:59-1.3).

BID FORMS

ALL BID FORM DOCUMENTS TO BE SUBMITTED IN TRIPLICATE

ONE (1) ORIGINAL AND TWO (2) COPIES.

BY FILLING OUT THIS BID FORM AND BY SIGNING SAME, THE FOLLOWING BIDDER IS CERTIFYING THAT HE HAS PROCURED PRICING FOR THE PRODUCTS AS SPECIFIED. WHILE NON-CONFORMING SUBSTITUTIONS MAY BE CONSIDERED AT A LATER DATE, THE BIDDER SHOULD NOT ANTICIPATE ACCEPTANCE OF SAME. A FULL CREDIT WILL BE REQUESTED FROM ANY BIDDER WHO SUBMITS AND RECEIVES APPROVAL OF A NON-CONFORMING SUBSTITUTION DURING THE COURSE OF CONSTRUCTION. BY SUBMITTING THIS PROJECT FOR PUBLIC BIDDING, THE OWNER HAS THE RIGHT TO ASSUME THAT ALL CONTRACTORS HAVE BID ON <u>EQUAL</u> PRODUCTS PRIOR TO AWARD OF CONTRACT.

DATE: _____, 2024

TO: Asbury Park Housing Authority 1000 ¹/₂ 3rd Avenue Asbury Park, NJ 07712

Attn: Director – Ms. Shemea Marshall

FROM:

Name of Bidder

Street Address

City, State and Zip Code

Phone Number.

Email Address

The bidder is: (Check one and complete information)

 $\square \qquad An individual using the trade name of _____.$

A partnership organized under the laws of the State of ______.

A corporation organized under the laws of the State of ______.

Having carefully examined the Instructions to Bidders, General Conditions, Supplementary General Conditions, Drawings and Specifications for the **Mold Remediation & Interior Renovations at Various Sites in Asbury Park, NJ. 07712** Prepared by MVMK Architecture, LLC and all Addenda issued by the Architects (the "Contract Documents"), as well as the premises and conditions affecting the work, the Und-ary to, proper for, or incidental to:

BASE BID: For all Labor & Material for the Mold Remediation & Interior Renovations at Asbury Park Village & Washington Village Sites in Asbury Park, NJ 07712.

FOR THE SUM OF_____DOLLARS

_____). (\$____ (Bid amount shall be in both words and figures. In case of discrepancy amount shown in words will govern.)

ALTERNATE BIDS

Additional Alternate #1: For all Labor & Material for the Mold Remediation & Interior Renovations at Lumley Homes Site – Unit 5A in Asbury Park, NJ 07712.

FOR THE SUM OF_____

DOLLARS

_____). (\$_ (Bid amount shall be in both words and figures. In case of discrepancy amount shown in words will govern.)

UNIT PRICES

Unit Price GC#1 - 12" x 12" Area of LVT Tile for Residential Flooring

Cost to include Labor & Material per square foot of roofing system installed

FOR THE SUM

_DOLLARS(\$_____ OF _). (Bid amount shall be in both words and figures. In case of discrepancy amount shown in words will govern.)

ALLOWANCES

\$10,000 - Ten Thousand Dollars

ADDENDA

The Undersigned acknowledges receipt of the following Addenda:

(INSERT NUMBER AND DATE OF ALL ADDENDA RECEIVED)

Addendum No	Dated:	Addendum No	Dated:
Addendum No	Dated:	Addendum No.	Dated:
Addendum No	Dated:	Addendum No.	Dated:

In submitting this bid, it is understood that the unrestricted right is reserved by the Owner to reject any and all bids. If written notice of acceptance of this bid is mailed, faxed, or delivered to the undersigned at the business address stated below within sixty (60) days after the date of opening bids, the undersigned will within eight (8) days after the date of such mailing, faxing, or delivering of such notice, execute and deliver the necessary contract, performance-payment bond and insurance and all other documents as described in the Specifications.

The Bidder designates the following address and fax number for service of the notice of acceptance by mail, fax or hand delivery (if different from address at top):

Address:

Fax Number:

BID FORM

The Undersigned agrees that time of completion of the work to be done hereunder is an ESSENTIAL CONDITION of the contract. By submitting his Proposal for the work, the Undersigned warrants that he shall substantially complete all the work called for in his contract within a period of _____60____ consecutive calendar days from the date of "Notice to Proceed".

The Undersigned agrees that should he fail to complete the Work within the Contract Time, the Owner may retain from the monies that are due or which may become due to the Bidder under the Contract, the sum of *Five Hundred Dollars* (*\$500.00*) for each consecutive calendar day beyond the number of days allowed by the contract; as indicated in the Supplementary General Conditions, paragraph 8.5 "Liquidated Damages". The Undersigned agrees, that any wages paid by the Owner to any inspector or inspectors necessarily employed by it on the work, for any number of days in excess of the Contract Time shall be deducted from the Contract Sum.

The undersigned bidder has checked the accuracy of all the figures and computations contained in this bid proposal and further understands that the Owner will not be responsible for any errors or omissions made therein by the bidder.

Name of Bidder:_____

Authorized Signature: _____

Print or type name and title



CHECKLIST

Α.		LURE TO SUBMIT THE FOLLOWING WITH BID IS <u>MANDATORY</u> CAUSE ECTION OF BID	FOR
	REJ		INITIAL
	•	Acknowledgment of receipt of addenda (if any)	
	•	Bid Bond (if required)	
	•	Consent of Surety (if required)	
	•	Ownership disclosure form	
	•	List of subcontractors (if any)	
	•	Non-Collusion Affidavit	
	•	References	
в.		NDATORY ITEM(S), REQUIRED NO LATER THAN TIME PERIOD DICATED	
	•	Business Registration Certificate – Bidder – Prefer with Bid Response. Required by Law prior to award of contract.	
	•	Public Works Contractor Registration Certificate (if applicable) Prefer with Bid Response. Required by Law prior to award of contract	
	•	EEO Certification	
	•	Affirmative Action Evidence	
	•	Disclosure of Investment Activities in Iran	
	•	Certificate of Insurance - prior to award of contract.	



ASBURY PARK HOUSING AUTHORITY

BID PROPOSAL FORM/SIGNATURE PAGE

The undersigned declares that he/she has authority to bind the Bidder, that he/she has read the Notice, Instructions, Affidavits and Scope of Services attached, that he/she has determined the conditions affecting the bid and agrees, if this bid is accepted, to furnish and deliver services per the following:

The undersigned is a (circle one): individual proprietorship, partnership, corporation, with:

Principal office at

Company

Federal I.D. # or Social Security #

Type or Print Name

Address

Signature of Authorized Agent

Title of Authorized Agent

Telephone Number

Email Address

Date

Fax Number



OWNERSHIP DISCLOSURE FORM

BID SOLICITATION #: _____ VENDOR {BIDDER}:

PART 1 PLEASE COMPLETE THE QUESTIONS BELOW BY CHECKING EITHER THE "YES" OR THE "NO" BOX. ALL PARTIES ENTERING INTO A CONTRACT WITH THE STATE ARE REQUIRED TO COMPLETE THIS FORM PURSUANT TO N.J.S.A. 52:25-24.2

	YES	NO
1. Are there any individuals, corporations, partnerships, or limited liability companies owning a		
10% or greater interest in the Vendor {Bidder}?		
IF THE ANSWER TO QUESTION 1 IS "NO", PLEASE SIGN AND DATE THE FORM.		
IF THE ANSWER TO QUESTION 1 IS "YES", PLEASE ANSWER QUESTION 2-4 BELOW.		
2. Of those parties owning a 10% or greater interest in the Vendor {Bidder}, are any of those		
parties individuals?		
3. Of those parties owning a 10% or greater interest in the Vendor {Bidder}, are any of those		
parties corporations, partnerships, or limited liability companies?		
4. If you answer to Question 3 is "YES", are there any parties owning a 10% or greater interest in		
the corporation, partnership, or limited liability company referenced in Question 3?		
5. Is the Vendor {Bidder} incorporated as a not-for-profit organization?		
IF THE ANSWER TO THIS QUESTION IS "YES", EXECUTE THE CERTIFICATION SECTION.		
IF ANY OF THE ANSWERS TO QUESTION 2-4 ARE "YES", PLEASE PROVIDE THE REQUESTED INFORM	MATION II	N PART 2
BELOW.		

<u>PART 2</u>

PLEASE PROVIDE FURTHER INFORMATION RELATED TO QUESTIONS 2-4 ANSWERED AS "YES".

If you answered "**YES**" for questions 2, 3, or 4, you must disclose identifying information related to the individuals, corporations, partnerships, and/or limited liability companies owning a 10% or greater interest in the Vendor {Bidder}. Further, if one or more of these entities is itself a corporation, partnership, or limited liability company, you must also disclose all parties that own a 10% or greater interest in that corporation, partnership, or limited liability company. This information is required by statute.

	INDIVIDUALS	
NAME		
ADDRESS 1		
ADDRESS 2	27 (A)	
СІТҮ	STATE	ZIP
NAME		
ADDRESS 1		
ADDRESS 2		
СІТҮ	STATE	ZIP
		54 UV
NAME		
ADDRESS 1		
ADDRESS 2		
СІТҮ	STATE	ZIP
NAME		
ADDRESS 1		
ADDRESS 2		
СІТҮ	STATE	ZIP
Attach Additional Sheets If Necess	arv	

	PART 2 continued	
L.	PARTNERSHIPS / CORPORATIONS / LIMITED LIABILIT	Y COMPANIES
ENTITY NAME		
PARTNER NAME		
ADDRESS 1		
ADDRESS 2		
СІТҮ	STATE	ZIP
ENTITY NAME		
PARTNER NAME		
ADDRESS 1		
ADDRESS 2		
СІТҮ	STATE	ZIP
ENTITY NAME		
PARTNER NAME		

Attach Additional Sheets If Necessary

In the alternative, to comply with the ownership disclosure requirement, a Vendor {Bidder} with any direct or indirect parent entity which is publicly traded may submit the name and address of each publicly traded entity and the name and address of each person that holds a 10 percent or greater beneficial interest in the publicly traded entity as of the last annual filing with the federal Securities and Exchange Commission or the foreign equivalent, and, if there is any person that holds a 10 percent or greater beneficial interest, also shall submit links to the websites containing the last annual filings with the federal Securities and Exchange Commission or the foreign equivalent and the relevant page numbers of the filings that contain the information on each <u>person that holds a 10 percent or greater beneficial interest. N.J.S.A. 52:25-24.2.</u>

PART 3 PUBLICLY TRADED PARENT COMPANY DISCLOSURE

Ownership disclosure (name and address) can be met by submitting the last annual filing of an SEC or similar foreign regulator document or providing the website link to such documents, and include relevant page numbers. See N.J.S.A 52:25-24.2.

TITLE OF ATTACHED DOCUMENTS OR WEBLINK	P <u>AGE #</u>
Attach Additional Sheets if Necessary	

CERTIFICATION

I, the undersigned, certify that I am authorized to execute this certification on behalf of the Vendor {Bidder}, that the foregoing information and any attachments hereto, to the best of my knowledge are true and complete. I acknowledge that the AUTHORITY of CALDWELL, NJ is relying on the information contained herein, and that the Vendor {Bidder} is under a continuing obligation from the date of this certification through the completion of any contract(s) with the AUTHORITY to notify the AUTHORITY in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification. If I do so, I will be subject to criminal prosecution under the law, and it will constitute a material breach of my agreement(s) with the AUTHORITY, permitting the AUTHORITY to declare any contract(s) resulting from this certification void and unenforceable.

Signature (Do not enter Vendor ID as a signature)

Date

Print Name and Title

FEIN/SSN

NON-COLLUSION AFFIDAVIT (N.J.S.A. 52:34-15)

State of		
County of		
I,(Name of Affiant)	residing in	(Name of Municipality)
in the AUTHORITY of	and State of	
of full age, being duly sworn according to law on	my oath depose and say	that:
I am	_ of the Company of	
(Title or Position)		(Name of Firm/Company)

The Bidder making this proposal and that I executed the said Proposal with full authority to do so; that said Bidder/Respondent has not, directly or indirectly entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free, competitive bidding in connection with the above numbered project; and that all statements contained in said Proposal and in this affidavit are true and correct, and made with full knowledge that the Owner relies upon the truth of the statements contained in said Proposal and in the statements contained in this affidavit in awarding the contract. I further warrant that no person or selling agency has been employed or retained to solicit or secure such contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, except bona fide employees or bona fide established commercial or selling agencies maintained by BIDDER.

(Signature of Affiant)

NOTARY

(Type of Print Name of Affiant)



EXHIBIT A

MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE N.J.S.A. 10:5-31 et seq. (P.L. 1975, C. 127) N.J.A.C. 17:27

During the performance of this contract, the contractor agrees as follows:

The contractor or subcontractor (where applicable) will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex. Except with respect to affectional or sexual orientation and gender identity or expression, the contractor will ensure that equal employment opportunity is afforded to such applicants in recruitment and employment, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex. Such equal employment opportunity 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. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Authority Compliance Officer setting forth provisions of this nondiscrimination clause.

The contractor or subcontractor (where applicable) will in all solicitations or advertisements for employees placed by or on behalf of the contractor state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex.

(Signature of bidder)



AFFIRMATIVE ACTION COMPLIANCE NOTICE _____X_ Applicable _____Not Applicable FOR CONSTRUCTION CONTRACTS

(N.J.S.A. 10:5-31 et seq.) IN.J.A.C. 17:27-1 et seq.)

This is a contract for construction subject to the Mandatory EEO language applicable to construction contracts The successful Bidder must, subsequent to notice of Contract award and prior to Contract execution submit Affirmative Action Evidence consisting of an Initial Project Workforce, *i.e.*, Form AA-201. The Bidder also agrees to submit monthly to the College and the New Jersey Department of Treasury, Division of Contract Compliance and EEO a copy of the Monthly Project Workforce Report for the duration of its Contract performance.

A failure to timely submit the required Affirmative Action Evidence or otherwise fail to comply with the requirements of <u>N.J.S.A.</u> 10:5-31 *et seq.* and <u>N.J.A.C.</u> 17:27-1 *et seq.*_may result in forfeiture of the Bidder's Bid Guarantee and the result in the Bidder's liability for the extra costs incurred in contracting with another contractor to perform the Contract or result in rejection of Bidder's Bid Proposal as non-responsive.

COMPANY:	SIGNATURE:
PRINT NAME:	TITLE:

DATE:				



AMERICANS WITH DISABILITIES ACT OF 1990 Equal Opportunity for Individuals with Disability

The Contractor and the Owner, do hereby agree that the provisions of Title II of the Americans With Disabilities Act of 1990 (the "Act") (42 U.S.C. S121 01 et seq.), which prohibits discrimination on the basis of disability by public entities in all services, programs, and activities provided or made available by public entities, and the rules and regulations promulgated pursuant there unto, are made a part of this contract. In providing any aid, benefit, or service on behalf of the owner pursuant to this contract, the contractor agrees that the performance shall be in strict compliance with the Act. In the event that the contractor, its agents, servants, employees, or subcontractors violate or are alleged to have violated the Act during the performance of this contract, the contractor shall defend the owner in any action or administrative proceeding commenced pursuant to this Act. The contractor shall indemnify, protect, and save harmless the owner, its agents, servants, and employees from and against any and all suits, claims, losses, demands, or damages, of whatever kind or nature arising out of or claimed to arise out of the alleged violation. The contractor shall, at its own expense, appear, defend, and pay any and all charges for legal services and any and all costs and other expenses arising from such action or administrative proceeding or incurred in connection therewith. In any and all complaints brought pursuant to the owner's grievance procedure, the contractor agrees to abide by any decision of the owner which is rendered pursuant to said grievance procedure. If any action or administrative proceeding results in an award of damages against the owner, or if the owner incurs any expense to cure a violation of the ADA which has been brought pursuant to its grievance procedure, the contractor shall satisfy and discharge the same at its own expense.

The Owner shall, as soon as practicable after a claim has been made against it, give written notice thereof to the contractor along with full and complete particulars of the claim, If any action or administrative proceeding is brought against the owner or any of its agents, servants, and employees, the *owner shall* expeditiously forward or have forwarded to the contractor every demand, complaint, notice, summons, pleading, or other process received by the owner or its representatives.

It is expressly agreed and understood that any approval by the owner of the services provided by the contractor pursuant to this contract will not relieve the contractor of the obligation to comply with the Act and to defend, indemnify, protect, and save harmless the owner pursuant to this paragraph.

It is further agreed and understood that the owner assumes no obligation to indemnify or save harmless the contractor, its agents, servants, employees and subcontractors for any claim which may arise out of their performance of this Agreement. Furthermore, the contractor expressly understands and agrees that the provisions of this indemnification clause shall in no way limit the contractor's obligations assumed in this Agreement, nor shall they be construed to relieve the contractor from any liability, nor preclude the owner from taking any other actions available to it under any other provisions of the Agreement or otherwise at law.



THESE ARE **SAMPLES** OF THE **ONLY** ACCEPTABLE BUSINESS REGISTRATION CERTIFICATES.

PREFER SUBMITTED WITH BID RESPONSE REQUIRED BY LAW PRIOR TO AWARD OF CONTRACT



	STATE OF NEW JERSEY BUSINESS REGISTRATION CERTIFICATE
Taxpayer Name:	TAX REG TEST ACCOUNT
Trade Name:	
Address:	847 ROEBLING AVE
	TRENTON, NJ 08611
Certificate Numbe	ar: 1093907
Date of Issuance:	October 14, 2004
For Office Use On	ly:
2004101411282353	3



Bidder Name:

Part 1: Certification

BIDDERS ARE TO COMPLETE PART 1 BY CHECKING EITHER BOX.

Pursuant to Public Law 2012, c.25, any person or entity that submits a bid or proposal or otherwise proposes to enter into or renew a contract must complete the certification below to attest, under penalty of perjury, that neither the person or entity, nor any of its parents, subsidiaries, or affiliates, is identified on the Department of Treasury's Chapter 25 list as a person or entity engaging in investment activities in Iran. The Chapter 25 list is found on the Division's website <u>www.state.nj.us/treasury/purchase/pdf/Chapter25List.pdf</u>. Bidders must review this list prior to completing the below certification. Failure to complete the certification may render a bidder's proposal non-responsive. If the Director finds a person or entity to be in violation of law, s/he shall take action as may be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, seeking compliance, recovering damages, declaring the party in default and seeking debarment or suspension of the party.

Check the Appropriate Box

I certify, pursuant to Public Law 2012, c. 25, that neither the bidder listed above nor any of the bidder's parents, subsidiaries, or affiliates is <u>listed</u> on the N.J. Department of the Treasury's list of entities determined to be engaged in prohibited activities in Iran pursuant to P.L. 2012, c. 25 ("Chapter 25 List"). I further certify that I am the person listed above, or I am an officer or representative of the entity listed above and am authorized to make this certification on its behalf. I will skip Part 2 and sign and complete the Certification below.

OR

I am unable to certify as above because the bidder and/or one or more of its parents, subsidiaries, or affiliates is listed on the Department's Chapter 25 list. I will provide a detailed, accurate and precise description of the activities in Part 2 below and sign and complete the Certification below. Failure to provide such will result in the proposal being rendered as nonresponsive and appropriate penalties, fines and/or sanctions will be assessed as provided by law.

Part 2: Additional Information

PLEASE PROVIDE FURTHER INFORMATION RELATED TO INVESTEMENT ACTIVITIES IN IRAN. You must provide a detailed, accurate and precise description of the activities of the bidding person/entity, or one of its parents, subsidiaries or affiliates, engaging in the investment activates in Iran on additional sheets provided by you.



Part 3: Certification

I, being duly sworn upon my oath, hereby represent and state that the foregoing information and any attachments there to the best of my knowledge are true and complete. I attest that I am authorized to execute this certification on behalf of the above-referenced person or entity. I acknowledge that the Owner is relying on the information contained herein and thereby acknowledge that I am under a continuing obligation from the date of this certification through the completion of any contracts to notify the Owner in writing of any changes to the answers of information contained herein.

I acknowledge that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I recognize that I am subject to criminal prosecution under the law and that it will also constitute a material breach of my agreement(s) with the Owner and that the Owner at its option may declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	r	Title:	
Signature:		Date:	



NOT CURRENTLY REQUIRED PENDING LITIGATION

CERTIFICATION OF NON-INVOLVEMENT IN PROHIBITED ACTIVITIES IN RUSSIA OR BELARUS PURSUANT TO P.L.2022, c.3 Mold Remediation & Interior Renovations

CONTRACT / BID SOLICITATION No. ITB-AP-39-0-2024/DB

Prohibited Activities: Engaged in prohibited activities in Russia or Belarus" means (1) companies in which the Government of Russia or Belarus has any direct equity share; (2) having any business operations commencing after the effective date of this act that involve contracts with or the provision of goods or services to the Government of Russia or Belarus; (3) being headquartered in Russia or having its principal place of business in Russia or Belarus, or (4) supporting, assisting or facilitating the Government of Russia or Belarus in their campaigns to invade the sovereign country of Ukraine, either through in-kind support or for profit.

Failure to provide such description will result in the bid being rendered as non-responsive, and the Owner will not be permitted to contract with such person or entity, and if a bid is accepted or contract is entered into without delivery of the certification, appropriate penalties, fines and/or sanctions will be assessed as provided by law.

CHECK THE APPROPRIATE BOX

______ I, the undersigned , am authorized by the person or entity seeking to enter into or renew the contract identified above, to certify that the Vendor/Bidder is not engaged in prohibited activities in Russia or Belarus as such term is defined in P.L.2022, c.3,ⁱ section 1.e, except as permitted by federal law. *CHECK ONE BOX BELOW:*

_____I understand that if this statement is willfully false, I may be subject to penalty, as set forth in P.L.2022, c.3, section 1.d.

OR

_____I, the undersigned am unable to certify above because the person or entity seeking to enter into or renew the contract identified above, or one of its parents, subsidiaries, or affiliates may have engaged in prohibited activities in Russia or Belarus. If checked, a detailed, accurate and precise description of the activities is provided below.

Signature of Authorized Representative

Date:_____

(PRINT NAME) _____



ACKNOWLEDGMENT OF RECEIPT OF ADDENDA (FORM NOT REQUIRED IF NO ADDENDA ISSUED)

The undersigned Bidder hereby acknowledges receipt of the following Addenda:

ADDENDUM NUMBER	DATE	ACKNOWLEDGE RECEIPT (Initial)
	<u>tia</u>	1)
Acknowledged for:	(Name of Bidder)	
Ву:		
(Signature of	Authorized Representative)	



BID BOND

We, the Bidder, _____ _, as PRINCIPAL, and ____ _ as SURETY, are held and firmly bound unto AUTHORITY, hereinafter called the "Obligee", in the penal sum of 10% of the Principal's Total Bid Price, lawful money of the United States, for the payment of which sum well and truly to be made the Principal and the Surety, bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

The **CONDITION** of this obligation is such that, whereas the Principal has submitted the accompanying bid, dated ______, 20___, for the following Project:

AUTHORITY

NAME OF PROJECT: Mold Remediation & Interior Renovations

NOW, THEREFORE, if the Obligee shall accept the Bid of the Principal and the Principal shall timely enter into a Contract with the Obligee in accordance with the terms of such Bid, and give such bonds as may be specified in the bidding or Contract Documents with good and sufficient surety for the faithful performance of such Contract and for the prompt payment of labor and materials furnished in the prosecution thereof, or in the event of the failure of the Principal to enter such Contract and give such bond or bonds, if Principal shall pay to the Obligee the difference not to exceed the penalty hereof consisting of the difference between the amount specified in said Bid and such larger amount for which the Obligee may in good faith contract with another party to perform the Work covered by said Bid, then this obligation shall be null and void, otherwise to remain in full force and effect.

IN WITNESS WHEREOF, the above-bounded parties have executed this instrument under their several seals this _____ day of _____, 20____.

The name and corporate seal of each corporate party is affixed and this bid bond is herewith duly signed by its undersigned representative, pursuant to authority of its governing body.

PRINCIPAL / BIDDER

ATTEST:

Principal's Name

Principal's Address

Officer's Signature

Name of Signer

Signature

Name

Title

Date

Title of Signer

Date (Affix Corporate Seal)



SURETY COMPANY (FOR BID BOND)

Name of Surety

Address of Surety

Signature of Attorney-in-Fact

Name of Attorney-in-Fact

Name of Witness

Signature of Witness

Title of Witness

Date

Date

(Affix Corporate Seal)

An attorney-in-fact who signs must attach a certified and effectively dated copy of their power of attorney clearly indicating signer's authority to sign the required Bid Bond.



CONSENT OF SURETY

RE:

(Bidder)

CONTRACTOR/BIDDER

ASBURY PARK HOUSING AUTHORITY (Owner)

NAME OF PROJECT: Mold Remediation & Interior Renovations

ON NOTICE TO OWNER, the undersigned surety company, being duly qualified to engage in the surety business in the State of New Jersey and meeting all the conditions and requirements of the Project Owner's Bid Solicitation, does hereby certify, consent, agree, promise, covenant, represent, guarantee and warrant to the Project Owner that, if the Contract for this Project is awarded to the Contractor/Bidder, the undersigned surety company shall promptly issue the separate performance bond and the labor and material payment bond, both bonds to be in an amount equal to one hundred percent (100%) of the total contract price and to be conditioned so as to indemnify the Project Owner against any loss due to the failure of the Contractor/Bidder to meet its obligations under the awarded Project Contract and otherwise in the form required by the Project Owner's Bid Solicitation.

SURETY COMPANY

Print Company Name	Company Name
Signature	By: Signature - Attorney in Fact
Name of Signer	Name of Attorney in Fact
Title of Signer	Date:
Date:	

An attorney-in-fact who signs must attach a certified and effectively dated copy of their power of attorney verifying signer's unqualified authority to sign this Consent of Surety.



LIST OF SUBCONTRACTORS REQUIRED TO BE NAMED PURSUANT TO N.J.S.A. 40A:11-16

The Bidder **must** name any subcontractors that it intends to use to perform work for the following trades and include the information required. **If the Bidder intends to perform the scope of work with its own forces, it should check the box "Self-Performed." Failure to identify all subcontractors in the following trades that will be used in the Project shall result in rejection of the bid.**

<u>Trade</u>	Self-Performed	Subcontracted	N/A
Plumbing and gas fitting			
HVACR			
Electrical Work, including fire alarm and security			
Structural steel, ornamental iron work			
DPMC Code	Applicable	_ Not Applicable	
DPMC Code			

DPMC Code _____

For all subcontractors identified above, list

Name	of	subcontractor
------	----	---------------

Address

Scope of work to be performed

License No. (if applicable)

Please use additional sheets as necessary

DEFINITIONS

Wherever reference is made to the Owner, Title of Project, or Architect, they shall be as follows:

OWNER:

Asbury Park Housing Authority 1000 ½ 3rd Avenue Asbury Park, NJ 07712

ADDRESS BIDS AND MAIL TO:

Asbury Park Housing Authority 1000 ¹/₂ 3rd Avenue Asbury Park, NJ 07712

Attn: Danielle Brandon

TITLE OF PROJECT:

Mold Remediation & Interior Renovations at Various Sites in Asbury Park, NJ. 07712

ARCHITECT:

MVMK LLC 360 Fourteenth Street Hoboken, New Jersey 07030

Anthony Vandermark, Jr AIA – anthonyvandermark@mvmkarchitecture.com

BIDDER:

Bidder shall be a single contract bidder or a separate prime contract bidder.

CONTRACTOR:

In case of a single contract, all terms such as "General Contractor", "Steel Contractor", "Plumbing Contractor", "Heating Contractor", "Electrical Contractor", etc., shall be changed to read "the Contractor".

SCOPE

It is the intention that the Drawings, Specifications and other contract documents provide for the complete construction of **Mold Remediation & Interior Renovations at Various Sites in Asbury Park, NJ. 07712** complete in all its parts. Any work shown on the Drawings and not particularly described in the Specifications or vice versa, or any work evidently necessary to complete the Contract, shall be included in the bid.

During the course of the work, should any ambiguities or discrepancies be found in or between the Drawings and Specifications, the Architect will interpret the intent of the Drawings and Specifications. It is expressly stipulated that neither the Drawings nor the Specifications shall take precedence one over the other, and that the Architect will interpret or construe the Drawings and Specifications so as to secure the most substantial and complete performance of the work as is most consistent with the needs and requirements of the work.

PREPARATION OF THE BID

The "complete" Bid Form includes the Bid Bond, Guarantee Certificate of Surety, Ownership Disclosure Certification, Non-Collusion Affidavit and any other documents noted in these Instructions to Bidders & Bid Form Checklist to be submitted with this Bid.

Bid prices must be filled in, in ink, in both words and figures for lump sum bids, base bids, alternative bids, and unit prices for the contract or work for which the bid is made.

For Alternate Manufacturer Bids, if any have been specified applicable to the bidder's work, the bidder may, if he wishes, enter an amount for each alternate manufacturer listed in the Bid Form.

Insert applicable allowances, if any have been specified applicable to the bidder's work.

Conditional bids will not be accepted. Bids may be withdrawn prior to the advertised time for the opening of bids or authorized postponement thereof. Bids received after the advertised time will not be considered. Bidders shall be solely responsible for premature opening or late delivery of bids not properly marked or addressed.

ALTERNATIVES, ALLOWANCES, AND UNIT PRICES

As indicated in specification Section 012000, "Alternates, Allowances, and Unit Prices."

QUALIFICATIONS OF BIDDERS

The Owner may make such investigation as he deems necessary to determine the ability of the bidders to perform the work which, in the case of a Single Contract, includes investigation of the major subcontractors. The bidder shall furnish any information and data for this purpose as the Owner may request. The Owner reserves the right to reject any bid, if the investigation fails to satisfy the Owner that the bidder is properly qualified to carry out the work contemplated herein.

A bidder on public works whose bids will exceed \$20,000, must be classified and qualified by the New Jersey Department of the Treasury. In the case of a Single Contract, the Contractor and his major subcontractors for general construction work, structural steel work, plumbing work, heating and ventilating work, and electrical work as applicable, must be classified and qualified.

AWARD OF CONTRACT

A contract, if awarded, will be made to that qualified bidder or bidders whose base bid plus or minus sums bid on the alternate bids which the Owner elects to accept, totals the lowest number of dollars in any combination.

BID SECURITY

All bidders are required to submit with their bids a bid security.

The Bid Security shall be in the amount of ten (10%) percent of the Bid but not in excess of \$20,000 and payable to the order of the Owner. Bid Security, at the option of the bidder, may be a certified or cashier's check drawn on an incorporated bank or trust company, or a bid bond equivalent in scope to the sample Bid Bond included with the Bid Form.

All bid security except the security of the three (3) apparent lowest responsible bidders shall, if requested, be returned after ten (10) days from the opening of bids, Sundays and holidays excepted, and the bids of such bidders shall be considered as withdrawn. Within three (3) days after the awarding of the contract and the approval of the Contractor's performance bond, the bid security of the remaining unsuccessful bidders shall be returned to them forthwith, Sundays and holidays excepted.

If the successful bidder fails to execute the Contract and furnish the Performance Bond and Labor & Materials

INSTRUCTIONS TO BIDDERS

DISCLOSURE OF LOBBYING ACTIVITIES

Complete this form to disclose lobbying activities pursuant to 31 U.S.C.1352

ſ

Approved by OMB 0348-0046

1. * Type of Federal Action:	2. * Status of Federal Action:	3. * Report Type:
a. contract	a. bid/offer/application	X a. initial filing
b. grant	b. initial award	b. material change
c. cooperative agreement	c. post-award	
d. loan		
e. loan guarantee		
f. loan insurance		
4. Name and Address of Reporting I	Entity:	
Prime SubAwardee		
* Name		
* Street 1	Street 2	
Sueer	Sileer 2	
* City	State	Zip
Congressional District, if known:	•	
5. If Reporting Entity in No.4 is Subaw	ardee, Enter Name and Addres	ss of Prime:
6. * Federal Department/Agency:	7. * Fede	ral Program Name/Description:
		er, if applicable:
8. Federal Action Number, if known:	9. Award	Amount, if known:
	\$	
10. a. Name and Address of Lobbying	Registrant:	
Prefix * First Name	Middle Name	
* Last Name	Suffix	
* Street 1	Street 2	
* City	State	Zip
b. Individual Performing Services (inclue	ling address if different from No. 10a)	
Prefix * First Name	Middle Name	
* Last Name	Suffix	
* Street 1	Street 2	
* City	State	Zip
		lobbying activities is a material representation of fact upon which required pursuant to 31 U.S.C. 1352. This information will be reported to
	blic inspection. Any person who fails to file the re	equired disclosure shall be subject to a civil penalty of not less than
* Signature: Completed on submission to Grant	s.gov	
*Name: Prefix * First Name		Middle Name
* Last Name		Suffix
Title:	Telephone No.:	Date: Completed on submission to Grants.gov
Federal Use Only:		Authorized for Local Reproduction Standard Form - LLL (Rev. 7-97)
		Stanuard Porm - LLL (Kev. 7-97)

US Department of Housing and Urban Development

Office of Housing/Federal Housing Commissioner

US Department of Agriculture

Farmers Home Administration

art I to be completed by Controlling Participant(s) of Covered Projects For HUD He		HQ/FmHA use only				
(See instructions)						
Reason for submission:						
1. Agency name and City where the application is filed		2. Project Name, Project Number, City and Zip Code				
3. Loan or Contract amount \$	4. Number of Units or Beds	5. Section of Act 6. Type of Project (check one)				
				Existing	Rehabilitation	Proposed (New)
7. List all proposed Controlling Participants		for all orga	nizations showing ow	/nership %		
Name and address (Last, First, Middle Initial) of contr	rolling participant(s) proposing to participate		8 Role of Each Principa	l in Project	9. SSN or IRS Employer N	umber (TIN)

Certifications: The controlling participants(s) listed above hereby apply to HUD or USDA FmHA, as the case maybe, for approval to participate as controlling participant(s) in the role(s) and project listed above. The controlling participant(s) certify that the information provided on this form and in any accompanying documentation is true and accurate. I/we acknowledge that making, presenting, or submitting a false, fictitious, or fraudulent statement, representation, or certification may result in criminal, civil, and/or administrative sanctions, including fines, penalties, and imprisonment. The controlling participants(s) further certify to the truth and accuracy of the following:

- 1. Schedule A contains a listing, for the last ten years, of every project assisted or insured by HUD, USDA FmHA and/or State and local government housing finance agencies in which the controlling participant(s) have participated or are now participating.
- 2. For the period beginning 10 years prior to the date of this certification, and except as shown on the certification:
- a. No mortgage on a project listed has ever been in default, assigned to the Government or foreclosed, nor has it received mortgage relief from the mortgagee;
- b. The controlling participants have no defaults or noncompliance under any Conventional Contract or Turnkey Contract of Sale in connection with a public housing project;
- c. There are no known unresolved findings as a result of HUD audits, management reviews or other Governmental investigations concerning the controlling participants or their projects;
- d. There has not been a suspension or termination of payments under any HUD assistance contract due to the controlling participant's fault or negligence;
- e. The controlling participants have not been convicted of a felony and are not presently the subject of a complaint or indictment charging a felony. (A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a State and punishable by imprisonment of two years or less);
- f. The controlling participants have not been suspended, debarred or otherwise restricted by any Department or Agency of the Federal Government or of a State Government from doing business with such Department or Agency;
- g. The controlling participants have not defaulted on an obligation covered by a surety or performance bond and have not been the subject of a claim under an employee fidelity bond;
- 3. All the names of the controlling participants who propose to participate in this project are listed above.
- 4. None of the controlling participants is a HUD/FmHA employee or a member of a HUD/FmHA employee's immediate household as defined in Standards of Ethical Conduct for Employees of the Executive Branch in 5 C.F.R. Part 2635 (57 FR 35006) and HUD's Standard of Conduct in 24 C.F.R. Part 0 and USDA's Standard of Conduct in 7 C.F.R. Part 0 Subpart B.
- 5. None of the controlling participants is a participant in an assisted or insured project as of this date on which construction has stopped for a period in excess of 20 days or which has been substantially completed for more than 90 days and documents for closing, including final cost certification, have not been filed with HUD or FmHA.
- 6.None of the controlling participants have been found by HUD or FmHA to be in noncompliance with any applicable fair housing and civil rights requirements in 24 CFR 5.105(a). (If any controlling participants have been found to be in noncompliance with any requirements, attach a signed statement explaining the relevant facts, circumstances, and resolution, if any).
- 7. None of the controlling participants is a Member of Congress or a Resident Commissioner nor otherwise prohibited or limited by law from contracting with the Government of the United States of America.
- 8. Statements above (if any) to which the controlling participant(s) cannot certify have been deleted by striking through the words with a pen, and the controlling participant(s) have initialed each deletion (if any) and have attached a true and accurate signed statement (if applicable) to explain the facts and circumstances.

Name of Controlling Participant	Signature of Controlling	Certification Date	Area Code and Tel. No.
	Participant	(mm/dd/yyyy)	
This form prepared by (print name)	Area Co	de and Tel. No.	

Schedule A: List of Previous Projects and Section 8 Contracts. Below is a complete list of the controlling participants' previous participation projects and participation history in covered projects as per 24 CFR, part 200 §200.214 and multifamily Housing programs of FmHA, State and local Housing Finance Agencies, if applicable. Note: Read and follow the instruction sheet carefully. Make full disclosure. Add extra sheets if you need more space. Double check for accuracy. If no previous projects, write by your name, "No previous participation, First Experience".

1. Controlling Participants' Name (Last, First)	2. List of previous projects (Project name, project ID and, Govt. agency involved)	3.List Participants' Role(s) (indicate dates participated, and if fee or identity of interest	4. Status of loan (current, defaulted, assigned, foreclosed)	in default during your participation		6. Last MOR rating and Physical Insp. Score and date
		participant)		Yes N	o If yes, explain	

Part II- For HUD Internal Processing Only

Received and checked by me for accuracy and completeness; recommend approval or refer to Headquarters after checking appropriate box.

Date (mm/dd/yyyy)	Tel No. and area code			No adverse information; form HUD-2530 appr recommended.	oval	/al C. Disclosure or Certification problem		
Staff	Processing and Control			iccommended.				
			□ B.	Name match in system		D. Other (attack	n memorandum)	
Signature of authorized reviewer Signature of authorized re		iewer		Approv	ed	Date (mm/dd/yyyy)		
					Yes	No No		

Instructions for Completing the Previous Participation Certificate, form HUD-2530

Carefully read these instructions and the applicable regulations. A copy of the regulations published at 24 C.F.R. part 200, subpart H, § 200.210-200.222 can be obtained on-line at <u>www.gpo.gov</u> and from the Account Executive at any HUD Office. Type or print neatly in ink when filling out this form. Incomplete form will be returned to the applicant.

Attach extra sheets as you need them. Be sure to indicate "Continued on Attachments" wherever appropriate. Sign each additional page that you attach if it refers to you or your record. **Carefully read the certification before you sign it.** Any questions regarding the form or how to complete it can be answered by your HUD Account Executive.

Purpose: This form provides HUD/USDA FmHA with a certified report of all previous participation in relevant HUD/USDA programs by those parties submitting the application. The information requested in this form is used by HUD/USDA to determine if you meet the standards established to ensure that all controlling participants in HUD/USDA projects will honor their legal, financial and contractual obligations and are of acceptable risks from the underwriting standpoint of an insurer, lender or governmental agency. HUD requires that you certify and submit your record of previous participation, in relevant projects, by completing and signing this form, before your participation can be approved.

HUD approval of your certification is a necessary precondition for your participation in the project and in the capacity that you propose. If you do not file this certification, do not furnish the information requested accurately, or do not meet established standards, HUD will not approve your certification.

Note that approval of your certification does not obligate HUD to approve your project application, and it does not satisfy all other HUD program requirements relative to your qualifications.

Who Must Sign and File Form HUD-2530: Form HUD-2530 must be completed and signed by all Controlling Participants of Covered Projects, as such terms are defined in 24 CFR part 200 §200.212, and as further clarified by the Processing Guide (HUD notice H 2016-15) referenced in 24 CFR §200.210(b) and available on the HUD website at: <u>http://portal.hud.gov/hudportal/HUD?src=/program_offices/housing/mfh/prevparticipation</u>.

Where and When Form HUD-2530 Must Be Filed: The original of this form must be submitted to the HUD Office where your project application will be processed at the same time you file your initial project application. This form must be filed with applications for projects listed in 24 CFR §200.214 and for the Triggering Events listed at 24 CFR §200.218.

Review of Adverse Determination: If approval of your participation in a HUD project is denied, withheld, or conditionally granted on the basis of your record of previous participation, you will be notified by the HUD Office. You may request reconsideration in accordance with 24 CFR §200.222 and further clarified by the Processing Guide. Request must be made in writing within 30 days from your receipt of the notice of determination.

The Department of Housing and Urban Development (HUD) is authorized to collect this information by law 42 U.S.C. 3535(d) and by regulation at 24 CFR 200.210. This information is needed so that principals applying to participate in multifamily programs can become HUD-approved controlling participants. The information you provide will enable HUD to evaluate your record with respect to established standards of performance, responsibility and eligibility. Without prior approval, a controlling participant may not participate in a proposed or existing multifamily or healthcare project. HUD uses this information to evaluate whether or not controlling participants pose an unsatisfactory underwriting risk. The information is used to evaluate the potential controlling participants and approve only individuals and organizations that will honor their legal, financial and contractual obligations.

Privacy Act Statement: The Housing and Community Development Act of 1987, 42 U.S.C. 3543 requires persons applying for a Federally-insured or guaranteed loan to furnish his/her Social Security Number (SSN). HUD must have your SSN for identification of your records. HUD may use your SSN for automated processing of your records and to make requests for information about you and your previous records with other public agencies and private sector sources. HUD may disclose certain information to Federal, State and local agencies when relevant to civil, criminal, or regulatory investigations and prosecutions. It will not be otherwise disclosed or released outside of HUD, except as required and permitted by law. You must provide all of the information requested in this application, including your SSN.

Public reporting burden for this collection of information is estimated to average three hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

A response is mandatory. Failure to provide any of the information will result in your disapproval of participation in this HUD program.

Specifications For

Mold Remediation & Interior Renovations at **Various Site Locations**

Asbury Park, NJ 07712

for the

Asbury Park Housing Authority

1000 ¹/₂ 3rd Avenue Asbury Park, New Jersey 07712



Minervini Vandermark Melia Kelly

Architecture + Design

360 14th Street

Hoboken, New Jersey 07030 t. 201-386-0637 / f. 201-386-0628

www.mvmkarchitetcuire.com

Specifications For Mold Remediation & Interior Renovations at

Various Site Locations

Asbury Park, NJ 07712

for the

Asbury Park Housing Authority

1000 ¹/₂ 3rd Avenue Asbury Park, New Jersey 07712

Ms. Shemea Marshall, MBA Executive Director – Asbury Park Housing Authority

Architect: MVMK, L.L.C. ARCHITECTURE 360 Fourteenth Street Hoboken, New Jersey 07030 t. 201-386-0637 / f. 201-386-0628

Mr. Anthony C. Vandermark, AIA NJ No. 17698

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U.S. Department of Housing and Urban Development

Office of Public and Indian Housing

Instructions to Bidders for Contracts Public and Indian Housing Programs

Instructions to Bidders for Contracts

Public and Indian Housing Programs

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1. Bid Preparation and Submission

(a) Bidders are expected to examine the specifications, drawings, all instructions, and, if applicable, the construction site (see also the contract clause entitled **Site Investigation and Conditions Affect-***ing the Work* of the *General Conditions of the Contract for Construc-tion*). Failure to do so will be at the bidders' risk.

(b) All bids must be submitted on the forms provided by the Public Housing Agency/Indian Housing Authority (PHA/IHA). Bidders shall furnish all the information required by the solicitation. Bids must be signed, and the bidder's name typed or printed on the bid sheet and each continuation sheet which requires the entry of information by the bidder. Erasures or other changes must be initialed by the person signing the bid. Bids signed by an agent shall be accompanied by evidence of that agent's authority. (Bidders should retain a copy of their bid for their records.)

(c) Bidders must submit as part of their bid a completed form HUD-5369-A, "Representations, Certifications, and Other Statements of Bidders."

(d) All bid documents shall be sealed in an envelope which shall be clearly marked with the words "Bid Documents," the Invitation for Bids (IFB) number, any project or other identifying number, the bidder's name, and the date and time for receipt of bids.

(e) If this solicitation requires bidding on all items, failure to do so will disqualify the bid. If bidding on all items is not required, bidders should insert the words "No Bid" in the space provided for any item on which no price is submitted.

(f) Unless expressly authorized elsewhere in this solicitation, alternate bids will not be considered.

(g) Unless expressly authorized elsewhere in this solicitation, bids submitted by telegraph or facsimile (fax) machines will not be considered.

(h) If the proposed contract is for a Mutual Help project (as described in 24 CFR Part 905, Subpart E) that involves Mutual Help contributions of work, material, or equipment, supplemental information regarding the bid advertisement is provided as an attachment to this solicitation.

2. Explanations and Interpretations to Prospective Bidders

(a) Any prospective bidder desiring an explanation or interpretation of the solicitation, specifications, drawings, etc., must request it at least 7 days before the scheduled time for bid opening. Requests may be oral or written. Oral requests must be confirmed in writing. The only oral clarifications that will be provided will be those clearly related to solicitation procedures, i.e., not substantive technical information. No other oral explanation or interpretation will be provided. Any information given a prospective bidder concerning this solicitation will be furnished promptly to all other prospective bidders as a written amendment to the solicitation, if that information is necessary in submitting bids, or if the lack of it would be prejudicial to other prospective bidders.

(b) Any information obtained by, or provided to, a bidder other than by formal amendment to the solicitation shall not constitute a change to the solicitation.

3. Amendments to Invitations for Bids

(a) If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.

(b) Bidders shall acknowledge receipt of any amendment to this solicitation (1) by signing and returning the amendment, (2) by identifying the amendment number and date on the bid form, or (3) by letter, telegram, or facsimile, if those methods are authorized in the solicitation. The PHA/IHA must receive acknowledgement by the time and at the place specified for receipt of bids. Bids which fail to acknowledge the bidder's receipt of any amendment will result in the rejection of the bid if the amendment(s) contained information which substantively changed the PHA's/IHA's r e q u i r e m e n t s.

(c) Amendments will be on file in the offices of the PHA/IHA and the Architect at least 7 days before bid opening.

4. Responsibility of Prospective Contractor

(a) The PHA/IHA will award contracts only to responsible prospective contractors who have the ability to perform successfully under the terms and conditions of the proposed contract. In determining the responsibility of a bidder, the PHA/IHA will consider such matters as the bidder's:

- (1) Integrity;
- (2) Compliance with public policy;
- (3) Record of past performance; and
- (4) Financial and technical resources (including construction and technical equipment).

(b) Before a bid is considered for award, the bidder may be requested by the PHA/IHA to submit a statement or other documentation regarding any of the items in paragraph (a) above. Failure by the bidder to provide such additional information shall render the bidder non responsible and ineligible for award.

5. Late Submissions, Modifications, and Withdrawal of Bids

(a) Any bid received at the place designated in the solicitation after the exact time specified for receipt will not be considered unless it is received before award is made and it:

(1) Was sent by registered or certified mail not later than the fifth calendar day before the date specified for receipt of offers (e.g., an offer submitted in response to a solicitation requiring receipt of offers by the 20th of the month must have been mailed by the 15th);

(2) Was sent by mail, or if authorized by the solicitation, was sent by telegram or via facsimile, and it is determined by the PHA/IHA that the late receipt was due solely to mishandling by the PHA/IHA after receipt at the PHA/IHA; or

(3) Was sent by U.S. Postal Service Express Mail Next Day Service - Post Office to Addressee, not later than 5:00 p.m. at the place of mailing two working days prior to the date specified for receipt of proposals. The term "working days" excludes weekends and observed holidays.

(b) Any modification or withdrawal of a bid is subject to the same conditions as in paragraph (a) of this provision.

(c) The only acceptable evidence to establish the date of mailing of a late bid, modification, or withdrawal sent either by registered or certified mail is the U.S. or Canadian Postal Service postmark both on the envelope or wrapper and on the original receipt from the U.S. or Canadian Postal Service. Both postmarks must show a legible date or the bid, modification, or withdrawal shall be processed as if mailed late. "Postmark" means a printed, stamped, or otherwise placed impression (exclusive of a postage meter machine impression) that is readily identifiable without further action as having been supplied and affixed by employees of the U.S. or Canadian Postal Service on the date of mailing. Therefore, bidders should request the postal clerk to place a hand cancellation bull's-eye postmark on both the receipt and the envelope or wrapper.

(d) The only acceptable evidence to establish the time of receipt at the PHA/IHA is the time/date stamp of PHA/IHA on the proposal wrapper or other documentary evidence of receipt maintained by the PHA/IHA.

(e) The only acceptable evidence to establish the date of mailing of a late bid, modification, or withdrawal sent by Express Mail Next Day Service-Post Office to Addressee is the date entered by the post office receiving clerk on the "Express Mail Next Day Service-Post Office to Addressee" label and the postmark on both the envelope or wrapper and on the original receipt from the U.S. Postal Service. "Postmark" has the same meaning as defined in paragraph (c) of this provision, excluding postmarks of the Canadian Postal Service. Therefore, bidders should request the postal clerk to place a legible hand cancellation bull's eye postmark on both the receipt and Failure by a bidder to acknowledge receipt of the envelope or wrapper.

(f) Notwithstanding paragraph (a) of this provision, a late modification of an otherwise successful bid that makes its terms more favorable to the PHA/IHA will be considered at any time it is received and may be accepted.

(g) Bids may be withdrawn by written notice, or if authorized by this solicitation, by telegram (including mailgram) or facsimile machine transmission received at any time before the exact time set for opening of bids; provided that written confirmation of telegraphic or facsimile withdrawals over the signature of the bidder is mailed and postmarked prior to the specified bid opening time. A bid may be withdrawn in person by a bidder or its authorized representative if, before the exact time set for opening of bids, the identity of the person requesting withdrawal is established and the person signs a receipt for the bid.

6. Bid Opening

All bids received by the date and time of receipt specified in the solicitation will be publicly opened and read. The time and place of opening will be as specified in the solicitation. Bidders and other interested persons may be present.

7. Service of Protest

(a) Definitions. As used in this provision:

"Interested party" means an actual or prospective bidder whose direct economic interest would be affected by the award of the contract.

"Protest" means a written objection by an interested party to this solicitation or to a proposed or actual award of a contract pursuant to this solicitation.

(b) Protests shall be served on the Contracting Officer by obtaining written and dated acknowledgement from —

[Contracting Officer designate the official or location where a protest may be served on the Contracting Officer]

(c) All protests shall be resolved in accordance with the PHA's/ IHA's protest policy and procedures, copies of which are maintained at the PHA/IHA.

8. Contract Award

(a) The PHA/IHA will evaluate bids in response to this solicitation without discussions and will award a contract to the responsible bidder whose bid, conforming to the solicitation, will be most advantageous to the PHA/IHA considering only price and any price-related factors specified in the solicitation.

(b) If the apparent low bid received in response to this solicitation exceeds the PHA's/IHA's available funding for the proposed contract work, the PHA/IHA may either accept separately priced items (see 8(e) below) or use the following procedure to determine contract award. The PHA/IHA shall apply in turn to each bid (proceeding in order from the apparent low bid to the high bid) each of the separately priced bid deductible items, if any, in their priority order set forth in this solicitation. If upon the application of the first deductible item to all initial bids, a new low bid is within the PHA's/IHA's available funding, then award shall be made to that bidder. If no bid is within the available funding amount, then the PHA/IHA shall apply the second deductible item. The PHA/IHA shall continue this process until an evaluated low bid, if any, is within the PHA's/IHA's available funding. If upon the application of all deductibles, no bid is within the PHA's/IHA's available funding, or if the solicitation does not request separately priced deductibles, the PHA/IHA shall follow its written policy and procedures in making any award under this solicitation.

(c) In the case of tie low bids, award shall be made in accordance with the PHA's/IHA's written policy and procedures.

(d) The PHA/IHA may reject any and all bids, accept other than the lowest bid (e.g., the apparent low bid is unreasonably low), and waive informalities or minor irregularities in bids received, in accordance with the PHA's/IHA's written policy and procedures.

(e) Unless precluded elsewhere in the solicitation, the PHA/IHA may accept any item or combination of items bid.

(f) The PHA/IHA may reject any bid as nonresponsive if it is materially unbalanced as to the prices for the various items of work to be performed. A bid is materially unbalanced when it is based on prices significantly less than cost for some work and prices which are significantly overstated for other work.

(g) A written award shall be furnished to the successful bidder within the period for acceptance specified in the bid and shall result in a binding contract without further action by either p a r t y.

9. Bid Guarantee (applicable to construction and equipment contracts exceeding \$25,000)

All bids must be accompanied by a negotiable bid guarantee which shall not be less than five percent (5%) of the amount of the bid. The bid guarantee may be a certified check, bank draft, U.S. Government Bonds at par value, or a bid bond secured by a surety company acceptable to the U.S. Government and authorized to do business in the state where the work is to be performed. In the case where the work under the contract will be performed on an Indian reservation area, the bid guarantee may also be an irrevocable Letter of Credit (see provision 10, Assurance of Completion, below). Certified checks and bank drafts must be made payable to the order of the PHA/IHA. The bid guarantee shall insure the execution of the contract and the furnishing of a method of assurance of completion by the successful bidder as required by the solicitation. Failure to submit a bid guarantee with the bid shall result in the rejection of the bid. Bid guarantees submitted by unsuccessful bidders will be returned as soon as practicable after bid opening.

10. Assurance of Completion

(a) Unless otherwise provided in State law, the successful bidder shall furnish an assurance of completion prior to the execution of any contract under this solicitation. This assurance may be [Contracting Officer check applicable items] —

[] (1) a performance and payment bond in a penal sum of 100 percent of the contract price; or, as may be required or permitted by State law;

[] (2) separate performance and payment bonds, each for 50 percent or more of the contract price;

[] (3) a 20 percent cash escrow;

[] (4) a 25 percent irrevocable letter of credit; or,

[] (5) an irrevocable letter of credit for 10 percent of the total contract price with a monitoring and disbursements agreement with the IHA (applicable only to contracts awarded by an IHA under the Indian Housing Program).

(b) Bonds must be obtained from guarantee or surety companies acceptable to the U.S. Government and authorized to do business in the state where the work is to be performed. Individual sureties will not be considered. U.S. Treasury Circular Number 570, published annually in the Federal Register, lists companies approved to act as sureties on bonds securing Government contracts, the maximum underwriting limits on each contract bonded, and the States in which the company is licensed to do business. Use of companies listed in this circular is mandatory. Copies of the circular may be downloaded on the U.S. Department of Treasury website http://www.fms.treas.gov/c570/index.html, or ordered for a minimum fee by contacting the Government Printing Office at (202) 512-2168.

(c) Each bond shall clearly state the rate of premium and the total amount of premium charged. The current power of attorney for the person who signs for the surety company must be attached to the bond. The effective date of the power of attorney shall not precede the date of the bond. The effective date of the bond shall be on or after the execution date of the contract.

(d) Failure by the successful bidder to obtain the required assurance of completion within the time specified, or within such extended period as the PHA/IHA may grant based upon reasons determined adequate by the PHA/IHA, shall render the bidder ineligible for award. The PHA/IHA may then either award the contract to the next lowest responsible bidder or solicit new bids. The PHA/IHA may retain the ineligible bidder's bid g u a r a n t e e.

11. Preconstruction Conference (applicable to construction contracts)

After award of a contract under this solicitation and prior to the start of work, the successful bidder will be required to attend a preconstruction conference with representatives of the PHA/IHA and its architect/engineer, and other interested parties convened by the PHA/IHA. The conference will serve to acquaint the participants with the general plan of the construction operation and all other requirements of the contract (e.g., Equal Employment Opportunity, Labor Standards). The PHA/IHA will provide the successful bidder with the date, time, and place of the conference.

12. Indian Preference Requirements (applicable only if this solicitation is for a contract to be performed on a project for an Indian Housing Authority)

(a) HUD has determined that the contract awarded under this solicitation is subject to the requirements of section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e(b)). Section 7(b) requires that any contract or subcontract entered into for the benefit of Indians shall require that, to the greatest extent feasible

(1) Preferences and opportunities for training and employment (other than core crew positions; see paragraph (h) below) in connection with the administration of such contracts or subcontracts be given to qualified "Indians." The Act defines "Indians" to mean persons who are members of an Indian tribe and defines "Indian tribe" to mean any Indian tribe, band, nation, or other organized group or community, including any Alaska Native village or regional or village corporation as defined in or established pursuant to the Alaska Native Claims Settlement Act, which is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians; and,

(2) Preference in the award of contracts or subcontracts in connection with the administration of contracts be given to Indian organizations and to Indian-owned economic enterprises, as defined in section 3 of the Indian Financing Act of 1974 (25 U.S.C. 1452). That Act defines "economic enterprise" to mean any Indianowned commercial, industrial, or business activity established or organized for the purpose of profit, except that the Indian ownership must constitute not less than 51 percent of the enterprise; "Indian organization" to mean the governing body of any Indian tribe or entity established or recognized by such governing body; "Indian" to mean any person who is a member of any tribe, band, group, pueblo, or community which is recognized by the Federal Government as eligible for services from the Bureau of Indian Affairs and any "Native" as defined in the Alaska Native Claims Settlement Act; and Indian "tribe" to mean any Indian tribe, band, group, pueblo, or community including Native villages and Native groups (including

corporations organized by Kenai, Juneau, Sitka, and Kodiak) as defined in the Alaska Native Claims Settlement Act, which is recognized by the Federal Government as eligible for services from the Bureau of Indian Affairs.

(b) (1) The successful Contractor under this solicitation shall comply with the requirements of this provision in awarding all subcontracts under the contract and in providing training and employment opportunities.

(2) A finding by the IHA that the contractor, either (i) awarded a subcontract without using the procedure required by the IHA, (ii) falsely represented that subcontracts would be awarded to Indian enterprises or organizations; or, (iii) failed to comply with the contractor's employment and training preference bid statement shall be grounds for termination of the contract or for the assessment of penalties or other remedies.

(c) If specified elsewhere in this solicitation, the IHA may restrict the solicitation to qualified Indian-owned enterprises and Indian organizations. If two or more (or a greater number as specified elsewhere in the solicitation) qualified Indian-owned enterprises or organizations submit responsive bids, award shall be made to the qualified enterprise or organization with the lowest responsive bid. If fewer than the minimum required number of qualified Indian-owned enterprises or organizations submit responsive bids, the IHA shall reject all bids and readvertise the solicitation in accordance with paragraph (d) below.

(d) If the IHA prefers not to restrict the solicitation as described in paragraph (c) above, or if after having restricted a solicitation an insufficient number of qualified Indian enterprises or organizations submit bids, the IHA may advertise for bids from non-Indian as well as Indian-owned enterprises and Indian organizations. Award shall be made to the qualified Indian enterprise or organization with the lowest responsive bid if that bid is -

(1) Within the maximum HUD-approved budget amount established for the specific project or activity for which bids are being solicited; and

(2) No more than the percentage specified in 24 CFR 905.175(c) higher than the total bid price of the lowest responsive bid from any qualified bidder. If no responsive bid by a qualified Indian-owned economic enterprise or organization is within the stated range of the total bid price of the lowest responsive bid from any qualified enterprise, award shall be made to the bidder with the lowest bid.

(e) Bidders seeking to qualify for preference in contracting or subcontracting shall submit proof of Indian ownership with their bids. Proof of Indian ownership shall include but not be limited to:

(1) Certification by a tribe or other evidence that the bidder is an Indian. The IHA shall accept the certification of a tribe that an individual is a member.

(2) Evidence such as stock ownership, structure, management, control, financing and salary or profit sharing arrangements of the enterprise.

(f) (1) All bidders must submit with their bids a statement describing how they will provide Indian preference in the award of subcontracts. The specific requirements of that statement and the factors to used by the IHA in determining the statement's adequacy are included as an attachment to this solicitation. Any bid that fails to include the required statement shall be rejected as nonresponsive. The IHA may require that comparable statements be provided by subcontractors to the successful Contractor and may require the Contractor to reject any bid or proposal by a subcontractor that fails to include the statement.

(2) Bidders and prospective subcontractors shall submit a certification (supported by credible evidence) to the IHA in any instance where the bidder or subcontractor believes it is infeasible to provide Indian preference in subcontracting. The acceptance or rejection by the IHA of the certification shall be final. Rejection shall disqualify the bid from further consideration.

(g) All bidders must submit with their bids a statement detailing their employment and training opportunities and their plans to provide preference to Indians in implementing the contract; and the number or percentage of Indians anticipated to be employed and trained. Comparable statements from all proposed subcontractors must be submitted. The criteria to be used by the IHA in determining the statement(s)'s adequacy is included as an attachment to this solicitation. Any bid that fails to include the required statement(s), or that includes a statement that does not meet minimum standards required by the IHA shall be rejected as n o n r e s p o n s i v e .

(h) Core crew employees. A core crew employee is an individual who is a bona fide employee of the contractor at the time the bid is submitted; or an individual who was not employed by the bidder at the time the bid was submitted, but who is regularly employed by the bidder in a supervisory or other key skilled position when work is available. Bidders shall submit with their bids a list of all core crew employees.

(i) Preference in contracting, subcontracting, employment, and training shall apply not only on-site, on the reservation, or within the IHA's jurisdiction, but also to contracts with firms that operate outside these areas (e.g., employment in modular or manufactured housing construction facilities).

(j) Bidders should contact the IHA to determine if any additional local preference requirements are applicable to this solicitation.

(k) The IHA [] does [] does not [Contracting Officer check applicable box] maintain lists of Indian-owned economic enterprises and Indian organizations by specialty (e.g., plumbing, electrical, foundations), which are available to bidders to assist them in meeting their responsibility to provide preference in connection with the administration of contracts and subcontracts.

ADDITIONAL INSTRUCTIONS TO BIDDERS

1. The required bid documents to be submitted with each Bid Proposal Form shall include, but not necessarily limited to the following:

• Certified check payable to the order of the Housing Authority of the Asbury Park (APHA) in the amount equal to five percent (5%) of the bid or a bid bond for a like sum of the bid amount executed by a surety company authorized to do business in the State of NJ and be acceptable to the Federal Government (Federal Treasury Department circular 570);

- Consent of Surety;
- Non-Collusion Affidavit;

• Ownership Disclosure; In the event the Bidder is a corporation or a partnership, a statement must be submitted setting forth the names and addresses of all stock holders in the corporation or partnership, who owns ten percent (10%) of greater interest therein as the case may be;

• Exhibit B-PL. 1975, C. 127(N.J.A.C. 17.27) Mandatory Affirmative Action Language Statement;

- Affidavit for Affirmative Action Plan;
- Contractors Qualification Questionnaire;
- Statement of Compliance;
- Disclosure of Lobbying Activities;
- Representation, Certifications, and other Statements of Bidders form HUD- 5369-A;
- Previous Participation Certification form HUD-2530;
- Copy of the contractors, and all subcontractors listed, Business Registration Certificate as required pursuant to section 1of P.L.2001, c.134 (C.52:32-44);
- Contractors Certificate of Insurance;
- List of subcontractors pursuant to section 16of P.L. 1971, c. 198 (C. 40A:11-16).

The successful Bidder will be required to furnish and pay for Performance/Payment Bonds in the amount equal to one hundred percent (100%) of the contract price.

- 2. All request for clarifications of the bid documents during the bid shall be directed to Onboard Engineering, shall be submitted in written form, and submitted to the office of Onboard Engineering.
- 3. By the act of submitting a bid, the contractor acknowledges that he/she has thoroughly examined the bid documents and the site of the work where said work will be performed and has satisfied themselves of the conditions necessary to complete the project scope of work necessary for a complete and operational system as specified and/or implied.
- 4. The project will be monitored by Onboard Engineering and their consultants. All project related communications, correspondence, shop drawings, permits, approvals, payments request, etcetera shall be directed to Onboard Engineering for review and distribution.
- 5. Any work to be performed during other than normal working hours of 8:00 am to 5:00 pm Monday through Friday, except Federal Holidays shall be approved by the Housing Authority.
- 6. Note that all work is being performed at an occupied site. The contractor shall take all necessary precautions to protect the tenants and the APHA personnel. Remove all trash/debris from the site. Provide barricades and warning lights as required. Cover ground openings and clean site of all hazards at the end of each work day.

General Conditions for Construction Contracts - Public Housing Programs

U.S. Department of Housing and Urban Development Office of Public and Indian Housing

OMB Approval No. 2577-0157 (exp. 3/31/2023)

Applicability. This form is applicable to any construction/development contract greater than \$150,000.

This form includes those clauses required by OMB's common rule on grantee procurement, implemented at HUD in 2 CFR 200, and those requirements set forth in Section 3 of the Housing and Urban Development Act of 1968 and its amendment by the Housing and Community Development Act of 1992, implemented by HUD at 24 CFR Part 135. The form is required for construction contracts awarded by Public Housing Agencies (PHAs).

The form is used by Housing Authorities in solicitations to provide necessary contract clauses. If the form were not used, HAs would be unable to enforce their contracts.

Public reporting burden for this collection of information is estimated to average 1.0 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Responses to the collection of information are required to obtain a benefit or to retain a benefit. The information requested does not lend itself to confidentiality.

HUD may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB number.

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1. Definitions

- (a) "Architect" means the person or other entity engaged by the PHA to perform architectural, engineering, design, and other services related to the work as provided for in the contract. When a PHA uses an engineer to act in this capacity, the terms "architect" and "engineer" shall be synonymous. The Architect shall serve as a technical representative of the Contracting Officer. The Architect's authority is as set forth elsewhere in this contract.
- (b) "Contract" means the contract entered into between the PHA and the Contractor. It includes the forms of Bid, the Bid Bond, the Performance and Payment Bond or Bonds or other assurance of completion, the Certifications, Representations, and Other Statements of Bidders (form HUD-5370), these General Conditions of the Contract for Construction (form HUD-5370), the applicable wage rate determinations from the U.S. Department of Labor, any special conditions included elsewhere in the contract, the specifications, and drawings. It includes all formal changes to any of those documents by addendum, change order, or other modification.
- (c) "Contracting Officer" means the person delegated the authority by the PHA to enter into, administer, and/or terminate this contract and designated as such in writing to the Contractor. The term includes any successor Contracting Officer and any duly authorized representative of the Contracting Officer also designated in writing. The Contracting Officer shall be deemed the authorized agent of the PHA in all dealings with the Contractor.
- (d) "Contractor" means the person or other entity entering into the contract with the PHA to perform all of the work required under the contract.
- (e) "Drawings" means the drawings enumerated in the schedule of drawings contained in the Specifications and as described in the contract clause entitled Specifications and Drawings for Construction herein.
- (f) "HUD" means the United States of America acting through the Department of Housing and Urban Development including the Secretary, or any other person designated to act on its behalf. HUD has agreed, subject to the provisions of an Annual Contributions Contract (ACC), to provide financial assistance to the PHA, which includes assistance in financing the work to be performed under this contract. As defined elsewhere in these General Conditions or the contract documents, the determination of HUD may be required to authorize changes in the work or for release of funds to the PHA for payment to the Contractor. Notwithstanding HUD's role, nothing in this contract shall be construed to create any contractual relationship between the Contractor and HUD.
- (g) "Project" means the entire project, whether construction or rehabilitation, the work for which is provided for in whole or in part under this contract.
- (h) "PHA" means the Public Housing Agency organized under applicable state laws which is a party to this contract.
- (j) "Specifications" means the written description of the technical requirements for construction and includes the criteria and tests for determining whether the requirements are met.
- (I) "Work" means materials, workmanship, and manufacture and fabrication of components.

2. Contractor's Responsibility for Work

- (a) The Contractor shall furnish all necessary labor, materials, tools, equipment, and transportation necessary for performance of the work. The Contractor shall also furnish all necessary water, heat, light, and power not made available to the Contractor by the PHA pursuant to the clause entitled Availability and Use of Utility Services herein.
- (b) The Contractor shall perform on the site, and with its own organization, work equivalent to at least [] (12 percent unless otherwise indicated) of the total amount of work to be performed under the order. This percentage may be reduced by a supplemental agreement to this order if, during performing the work, the Contractor requests a reduction and the Contracting Officer determines that the reduction would be to the advantage of the PHA.
- (c) At all times during performance of this contract and until the work is completed and accepted, the Contractor shall directly superintend the work or assign and have on the work site a competent superintendent who is satisfactory to the Contracting Officer and has authority to act for the Contractor.
- (d) The Contractor shall be responsible for all damages to persons or property that occur as a result of the Contractor's fault or negligence and shall take proper safety and health precautions to protect the work, the workers, the public, and the property of others. The Contractor shall hold and save the PHA, its officers and agents, free and harmless from liability of any nature occasioned by the Contractor's performance. The Contractor shall also be responsible for all materials delivered and work performed until completion and acceptance of the entire work, except for any completed unit of work which may have been accepted under the contract.
- (e) The Contractor shall lay out the work from base lines and benchmarks indicated on the drawings and be responsible for all lines, levels, and measurements of all work executed under the contract. The Contractor shall verify the figures before laying out the work and will be held responsible for any error resulting from its failure to do so.
- (f) The Contractor shall confine all operations (including storage of materials) on PHA premises to areas authorized or approved by the Contracting Officer.
- (g) The Contractor shall at all times keep the work area, including storage areas, free from accumulations of waste materials. After completing the work and before final inspection, the Contractor shall (1) remove from the premises all scaffolding, equipment, tools, and materials (including rejected materials) that are not the property of the PHA and all rubbish caused by its work; (2) leave the work area in a clean, neat, and orderly condition satisfactory to the Contracting Officer; (3) perform all specified tests; and, (4) deliver the installation in complete and operating condition.
- (h) The Contractor's responsibility will terminate when all work has been completed, the final inspection made, and the work accepted by the Contracting Officer. The Contractor will then be released from further obligation except as required by the warranties specified elsewhere in the contract.

3. Architect's Duties, Responsibilities, and Authority

(a) The Architect for this contract, and any successor, shall be designated in writing by the Contracting Officer.

- (b) The Architect shall serve as the Contracting Officer's technical representative with respect to architectural, engineering, and design matters related to the work performed under the contract. The Architect may provide direction on contract performance. Such direction shall be within the scope of the contract and may not be of a nature which: (1) institutes additional work outside the scope of the contract; (2) constitutes a change as defined in the Changes clause herein; (3) causes an increase or decrease in the cost of the contract; (4) alters the Construction Progress Schedule; or (5) changes any of the other express terms or conditions of the contract.
- (c) The Architect's duties and responsibilities may include but shall not be limited to:
 - (1) Making periodic visits to the work site, and on the basis of his/her on-site inspections, issuing written reports to the PHA which shall include all observed deficiencies. The Architect shall file a copy of the report with the Contractor's designated representative at the site;
 - (2) Making modifications in drawings and technical specifications and assisting the Contracting Officer in the preparation of change orders and other contract modifications for issuance by the Contracting Officer;
 - (3) Reviewing and making recommendations with respect to - (i) the Contractor's construction progress schedules; (ii) the Contractor's shop and detailed drawings; (iii) the machinery, mechanical and other equipment and materials or other articles proposed for use by the Contractor; and, (iv) the Contractor's price breakdown and progress payment estimates; and,
 - (4) Assisting in inspections, signing Certificates of Completion, and making recommendations with respect to acceptance of work completed under the contract.

4. Other Contracts

The PHA may undertake or award other contracts for additional work at or near the site of the work under this contract. The Contractor shall fully cooperate with the other contractors and with PHA employees and shall carefully adapt scheduling and performing the work under this contract to accommodate the additional work, heeding any direction that may be provided by the Contracting Officer. The Contractor shall not commit or permit any act that will interfere with the performance of work by any other contractor or by PHA employees.

Construction Requirements

5. Pre-construction Conference and Notice to Proceed

- (a) Within ten calendar days of contract execution, and prior to the commencement of work, the Contractor shall attend a preconstruction conference with representatives of the PHA, its Architect, and other interested parties convened by the PHA. The conference will serve to acquaint the participants with the general plan of the construction operation and all other requirements of the contract. The PHA will provide the Contractor with the date, time, and place of the conference.
- (b) The contractor shall begin work upon receipt of a written Notice to Proceed from the Contracting Officer or designee. The Contractor shall not begin work prior to receiving such notice.

6. Construction Progress Schedule

- (a) The Contractor shall, within five days after the work commences on the contract or another period of time determined by the Contracting Officer, prepare and submit to the Contracting Officer for approval three copies of a practicable schedule showing the order in which the Contractor proposes to perform the work, and the dates on which the Contractor contemplates starting and completing the several salient features of the work (including acquiring labor, materials, and equipment). The schedule shall be in the form of a progress chart of suitable scale to indicate appropriately the percentage of work scheduled for completion by any given date during the period. If the Contractor fails to submit a schedule within the time prescribed, the Contracting Officer may withhold approval of progress payments or take other remedies under the contract until the Contractor submits the required schedule.
- (b) The Contractor shall enter the actual progress on the chart as required by the Contracting Officer, and immediately deliver three copies of the annotated schedule to the Contracting Officer. If the Contracting Officer determines, upon the basis of inspection conducted pursuant to the clause entitled Inspection and Acceptance of Construction, herein that the Contractor is not meeting the approved schedule, the Contractor shall take steps necessary to improve its progress, including those that may be required by the Contracting Officer, without additional cost to the PHA. In this circumstance, the Contracting Officer may require the Contractor to increase the number of shifts, overtime operations, days of work, and/or the amount of construction plant, and to submit for approval any supplementary schedule or schedules in chart form as the Contracting Officer deems necessary to demonstrate how the approved rate of progress will be regained.
- (c) Failure of the Contractor to comply with the requirements of the Contracting Officer under this clause shall be grounds for a determination by the Contracting Officer that the Contractor is not prosecuting the work with sufficient diligence to ensure completion within the time specified in the Contract. Upon making this determination, the Contracting Officer may terminate the Contractor's right to proceed with the work, or any separable part of it, in accordance with the Default clause of this contract.

7. Site Investigation and Conditions Affecting the Work

(a) The Contractor acknowledges that it has taken steps reasonably necessary to ascertain the nature and location of the work, and that it has investigated and satisfied itself as to the general and local conditions which can affect the work or its cost, including but not limited to, (1) conditions bearing upon transportation, disposal, handling, and storage of materials; (2) the availability of labor, water, electric power, and roads;(3) uncertainties of weather, river stages, tides, or similar physical conditions at the site; (4) the conformation and conditions of the ground; and (5) the character of equipment and facilities needed preliminary to and during work performance. The Contractor also acknowledges that it has satisfied itself as to the character, quality, and quantity of surface and subsurface materials or obstacles to be encountered insofar as this information is

reasonably ascertainable from an inspection of the site, including all exploratory work done by the PHA, as well as from the drawings and specifications made a part of this contract. Any failure of the Contractor to take the actions described and acknowledged in this paragraph will not relieve the Contractor from responsibility for estimating properly the difficulty and cost of successfully performing the work, or for proceeding to successfully perform the work without additional expense to the PHA.

(b) The PHA assumes no responsibility for any conclusions or interpretations made by the Contractor based on the information made available by the PHA. Nor does the PHA assume responsibility for any understanding reached or representation made concerning conditions which can affect the work by any of its officers or agents before the execution of this contract, unless that understanding, or representation is expressly stated in this contract.

8. Differing Site Conditions

- (a) The Contractor shall promptly, and before the conditions are disturbed, give a written notice to the Contracting Officer of (1) subsurface or latent physical conditions at the site which differ materially from those indicated in this contract, or (2) unknown physical conditions at the site(s), of an unusual nature, which differ materially from those ordinarily encountered and generally recognized as inhering in work of the character provided for in the contract.
- (b) The Contracting Officer shall investigate the site conditions promptly after receiving the notice. Work shall not proceed at the affected site, except at the Contractor's risk, until the Contracting Officer has provided written instructions to the Contractor. If the conditions do materially so differ and cause an increase or decrease in the Contractor's cost of, or the time required for, performing any part of the work under this contract, whether or not changed as a result of the conditions, the Contractor shall file a claim in writing to the PHA within ten days after receipt of such instructions and, in any event, before proceeding with the work. An equitable adjustment in the contract price, the delivery schedule, or both shall be made under this clause and the contract modified in writing accordingly.
- (c) No request by the Contractor for an equitable adjustment to the contract under this clause shall be allowed, unless the Contractor has given the written notice required; provided, that the time prescribed in (a) above for giving written notice may be extended by the Contracting Officer.
- (d) No request by the Contractor for an equitable adjustment to the contract for differing site conditions shall be allowed if made after final payment under this contract.

9. Specifications and Drawings for Construction

(a) The Contractor shall keep on the work site a copy of the drawings and specifications and shall at all times give the Contracting Officer access thereto. Anything mentioned in the specifications and not shown on the drawings or shown on the drawings and not mentioned in the specifications, shall be of like effect as if shown or mentioned in both. In case of difference between drawings and specifications, the specifications shall govern. In case of discrepancy in the figures, in the drawings, or in the specifications, the matter shall be promptly submitted to the Contracting Officer, who shall promptly make a determination in writing. Any adjustment by the Contractor without such a determination shall be at its own risk and expense. The Contracting Officer shall furnish from time to time such detailed drawings and other information as considered necessary, unless otherwise provided.

- (b)Wherever in the specifications or upon the drawings the words "directed", "required", "ordered", "designated", "prescribed", or words of like import are used, it shall be understood that the "direction", "requirement", "order", "designation", or "prescription", of the Contracting Officer is intended and similarly the words "approved", "acceptable", "satisfactory", or words of like import shall mean "approved by", or "acceptable to","or "datisfactory to" the Contracting Officer, unless otherwise expressly stated.
- (c) Where "as shown" "as indicated", "as detailed", or of similar import are used, it shall be understood that the reference is made to the drawings accompanying this contract unless stated otherwise. The word "provided" as used herein shall be understood to mean "provide complete in place" that is "furnished and installed".
- (d) "Shop drawings" means drawings, submitted to the PHA by the Contractor, subcontractor, or any lower tier subcontractor, showing in detail (1) the proposed fabrication and assembly of structural elements and (2) the installation (i.e., form, fit, and attachment details) of materials of equipment. It includes drawings, diagrams, layouts, schematics, descriptive literature, illustrations, schedules, performance and test data, and similar materials furnished by the Contractor to explain in detail specific portions of the work required by the contract. The PHA may duplicate, use, and disclose in any manner and for any purpose shop drawings delivered under this contract.
- (e) If this contract requires shop drawings, the Contractor shall coordinate all such drawings, and review them for accuracy, completeness, and compliance with other contract requirements and shall indicate its approval thereon as evidence of such coordination and review. Shop drawings submitted to the Contracting Officer without evidence of the Contractor's approval may be returned for resubmission. The Contracting Officer will indicate an approval or disapproval of the shop drawings and if not approved as submitted shall indicate the PHA's reasons therefore. Any work done before such approval shall be at the Contractor's risk. Approval by the Contracting Officer shall not relieve the Contractor from responsibility for any errors or omissions in such drawings, nor from responsibility for complying with the requirements of this contract, except with respect to variations described and approved in accordance with (f) below.
- (f) If shop drawings show variations from the contract requirements, the Contractor shall describe such variations in writing, separate from the drawings, at the time of submission. If the Architect approves any such variation and the Contracting Officer concurs, the Contracting Officer shall issue an appropriate modification to the contract, except that, if the variation is minor or does not involve a change in price or in time of performance, a modification need not be issued.
- (g) It shall be the responsibility of the Contractor to make timely requests of the PHA for such large scale and full size drawings, color schemes, and other additional information, not already in his possession, which shall be

required in the planning and production of the work. Such requests may be submitted as the need arises, but each such request shall be filed in ample time to permit appropriate action to be taken by all parties involved so as to avoid delay.

- (h) The Contractor shall submit to the Contracting Officer for approval four copies (unless otherwise indicated) of all shop drawings as called for under the various headings of these specifications. Three sets (unless otherwise indicated) of all shop drawings, will be retained by the PHA and one set will be returned to the Contractor. As required by the Contracting Officer, the Contractor, upon completing the work under this contract, shall furnish a complete set of all shop drawings as finally approved. These drawings shall show all changes and revisions made up to the time the work is completed and accepted.
- (i) This clause shall be included in all subcontracts at any tier. It shall be the responsibility of the Contractor to ensure that all shop drawings prepared by subcontractors are submitted to the Contracting Officer.

10. As-Built Drawings

- (a) "As-built drawings," as used in this clause, means drawings submitted by the Contractor or subcontractor at any tier to show the construction of a particular structure or work as actually completed under the contract. "As-built drawings" shall be synonymous with "Record drawings."
- (b) As required by the Contracting Officer, the Contractor shall provide the Contracting Officer accurate information to be used in the preparation of permanent as-built drawings. For this purpose, the Contractor shall record on one set of contract drawings all changes from the installations originally indicated, and record final locations of underground lines by depth from finish grade and by accurate horizontal offset distances to permanent surface improvements such as buildings, curbs, or edges of walks.
- (c) This clause shall be included in all subcontracts at any tier. It shall be the responsibility of the Contractor to ensure that all as-built drawings prepared by subcontractors are submitted to the Contracting Officer.
- 11. Material and Workmanship
- (a) All equipment, material, and articles furnished under this contract shall be new and of the most suitable grade for the purpose intended, unless otherwise specifically provided in this contract. References in the contract to equipment, material, articles, or patented processes by trade name, make, or catalog number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition. The Contractor may, at its option, use any equipment, material, article, or process that, in the judgment of, and as approved by the Contracting Officer, is equal to that named in the specifications, unless otherwise specifically provided in this contract.
- (b) Approval of equipment and materials.
 - (1) The Contractor shall obtain the Contracting Officer's approval of the machinery and mechanical and other equipment to be incorporated into the work. When requesting approval, the Contractor shall furnish to the Contracting Officer the name of the manufacturer, the model number, and other information concerning the performance, capacity, nature, and rating of the

machinery and mechanical and other equipment. When required by this contract or by the Contracting Officer, the Contractor shall also obtain the Contracting Officer's approval of the material or articles which the Contractor contemplates incorporating into the work. When requesting approval, the Contractor shall provide full information concerning the material or articles. Machinery, equipment, material, and articles that do not have the required approval shall be installed or used at the risk of subsequent rejection.

- (2) When required by the specifications or the Contracting Officer, the Contractor shall submit appropriately marked samples (and certificates related to them) for approval at the Contractor's expense, with all shipping charges prepaid. The Contractor shall label, or otherwise properly mark on the container, the material or product represented, its place of origin, the name of the producer, the Contractor's name, and the identification of the construction project for which the material or product is intended to be used.
- (3) Certificates shall be submitted in triplicate, describing each sample submitted for approval and certifying that the material, equipment or accessory complies with contract requirements. The certificates shall include the name and brand of the product, name of manufacturer, and the location where produced.
- (4) Approval of a sample shall not constitute a waiver of the PHA right to demand full compliance with contract requirements. Materials, equipment and accessories may be rejected for cause even though samples have been approved.
- (5) Wherever materials are required to comply with recognized standards or specifications, such specifications shall be accepted as establishing the technical qualities and testing methods, but shall not govern the number of tests required to be made nor modify other contract requirements. The Contracting Officer may require laboratory test reports on items submitted for approval or may approve materials on the basis of data submitted in certificates with samples. Check tests will be made on materials delivered for use only as frequently as the Contracting Officer determines necessary to ensure compliance of materials with the specifications. The Contractor will assume all costs of retesting materials which fail to meet contract requirements and/or testing materials offered in substitution for those found deficient.
- (6) After approval, samples will be kept in the Project office until completion of work. They may be built into the work after a substantial quantity of the materials they represent has been built in and accepted.
- (c) Requirements concerning lead-based paint. The Contractor shall comply with the requirements concerning leadbased paint contained in the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. 4821-4846) as implemented by 24 CFR Part 35.
- 12. Permits and Codes
- (a) The Contractor shall give all notices and comply with all applicable laws, ordinances, codes, rules and regulations. Notwithstanding the requirement of the Contractor to comply with the drawings and specifications in the contract, all work installed shall comply with all applicable codes and regulations as amended by any

waivers. Before installing the work, the Contractor shall examine the drawings and the specifications for compliance with applicable codes and regulations bearing on the work and shall immediately report any discrepancy it may discover to the Contracting Officer. Where the requirements of the drawings and specifications fail to comply with the applicable code or regulation, the Contracting Officer shall modify the contract by change order pursuant to the clause entitled Changes herein to conform to the code or regulation.

- (b) The Contractor shall secure and pay for all permits, fees, and licenses necessary for the proper execution and completion of the work. Where the PHA can arrange for the issuance of all or part of these permits, fees and licenses, without cost to the Contractor, the contract amount shall be reduced accordingly.
- 13. Health, Safety, and Accident Prevention
- (a) In performing this contract, the Contractor shall:
 - (1) Ensure that no laborer or mechanic shall be required to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to his/her health and/or safety as determined under construction safety and health standards promulgated by the Secretary of Labor by regulation;
 - (2) Protect the lives, health, and safety of other persons;
 - (3) Prevent damage to property, materials, supplies, and equipment; and,
 - (4) Avoid work interruptions.
- (b) For these purposes, the Contractor shall:
- (1)Comply with regulations and standards issued by the Secretary of Labor at 29 CFR Part 1926. Failure to comply may result in imposition of sanctions pursuant to the Contract Work Hours and Safety Standards Act (Public Law 91-54, 83 Stat. 96), 40 U.S.C. 3701 et seq.; and
- (2) Include the terms of this clause in every subcontract so that such terms will be binding on each subcontractor.
- (c) The Contractor shall maintain an accurate record of exposure data on all accidents incident to work performed under this contract resulting in death, traumatic injury, occupational disease, or damage to property, materials, supplies, or equipment, and shall report this data in the manner prescribed by 29 CFR Part 1904.
- (d) The Contracting Officer shall notify the Contractor of any noncompliance with these requirements and of the corrective action required. This notice, when delivered to the Contractor or the Contractor's representative at the site of the work, shall be deemed sufficient notice of the noncompliance and corrective action required. After receiving the notice, the Contractor shall immediately take corrective action. If the Contractor fails or refuses to take corrective action promptly, the Contracting Officer may issue an order stopping all or part of the work until satisfactory corrective action has been taken. The Contractor shall not base any claim or request for equitable adjustment for additional time or money on any stop order issued under these circumstances.
- (e) The Contractor shall be responsible for its subcontractors' compliance with the provisions of this clause. The Contractor shall take such action with respect to any subcontract as the PHA, the Secretary of Housing and Urban Development, or the Secretary of Labor shall direct as a means of enforcing such provisions.

14. Temporary Heating

The Contractor shall provide and pay for temporary heating, covering, and enclosures necessary to properly protect all work and materials against damage by dampness and cold, to dry out the work, and to facilitate the completion of the work. Any permanent heating equipment used shall be turned over to the PHA in the condition and at the time required by the specifications.

- 15. Availability and Use of Utility Services
- (a) The PHA shall make all reasonably required amounts of utilities available to the Contractor from existing outlets and supplies, as specified in the contract. Unless otherwise provided in the contract, the amount of each utility service consumed shall be charged to or paid for by the Contractor at prevailing rates charged to the PHA or, where the utility is produced by the PHA, at reasonable rates determined by the Contracting Officer. The Contractor shall carefully conserve any utilities furnished without charge.
- (b) The Contractor, at its expense and in a manner satisfactory to the Contracting Officer, shall install and maintain all necessary temporary connections and distribution lines, and all meters required to measure the amount of each utility used for the purpose of determining charges. Before final acceptance of the work by the PHA, the Contractor shall remove all the temporary connections, distribution lines, meters, and associated paraphernalia.
- 16. Protection of Existing Vegetation, Structures, Equipment, Utilities, and Improvements
- (a) The Contractor shall preserve and protect all structures, equipment, and vegetation (such as trees, shrubs, and grass) on or adjacent to the work site, which are not to be removed under this contract, and which do not unreasonably interfere with the work required under this contract.
- (b) The Contractor shall only remove trees when specifically authorized to do so, and shall avoid damaging vegetation that will remain in place. If any limbs or branches of trees are broken during performance of this contract, or by the careless operation of equipment, or by workmen, the Contractor shall trim those limbs or branches with a clean cut and paint the cut with a tree-pruning compound as directed by the Contracting Officer.
- (c) The Contractor shall protect from damage all existing improvements and utilities (1) at or near the work site and (2) on adjacent property of a third party, the locations of which are made known to or should be known by the Contractor. Prior to disturbing the ground at the construction site, the Contractor shall ensure that all underground utility lines are clearly marked.
- (d) The Contractor shall shore up, brace, underpin, secure, and protect as necessary all foundations and otherparts of existing structures adjacent to, adjoining, and in the vicinity of the site, which may be affected by the excavations or other operations connected with the construction of the project.
- (e) Any equipment temporarily removed as a result of work under this contract shall be protected, cleaned, and replaced in the same condition as at the time of award of this contract.

- (f) New work which connects to existing work shall correspond in all respects with that to which it connects and/or be similar to existing work unless otherwise required by the specifications.
- (g) No structural members shall be altered or in any way weakened without the written authorization of the Contracting Officer unless such work is clearly specified in the plans or specifications.
- (h) If the removal of the existing work exposes discolored or unfinished surfaces, or work out of alignment, such surfaces shall be refinished, or the material replaced as necessary to make the continuous work uniform and harmonious. This, however, shall not be construed to require the refinishing or reconstruction of dissimilar finishes previously exposed, or finished surfaces in good condition, but in different planes or on different levels when brought together by the removal of intervening work, unless such refinishing or reconstruction is specified in the plans or specifications.
- (i) The Contractor shall give all required notices to any adjoining or adjacent property owner or other party before the commencement of any work.
- (j) The Contractor shall indemnify and save harmless the PHA from any damages on account of settlement or the loss of lateral support of adjoining property, any damages from changes in topography affecting drainage, and from all loss or expense and all damages for which the PHA may become liable in consequence of such injury or damage to adjoining and adjacent structures and their premises.
- (k) The Contractor shall repair any damage to vegetation, structures, equipment, utilities, or improvements, including those that are the property of a third party, resulting from failure to comply with the requirements of this contract or failure to exercise reasonable care in performing the work. If the Contractor fails or refuses to repair the damage promptly, the Contracting Officer may have the necessary work performed and charge the cost to the Contractor.

17. Temporary Buildings and Transportation of Materials

- (a) Temporary buildings (e.g., storage sheds, shops, offices, sanitary facilities) and utilities may be erected by the Contractor only with the approval of the Contracting Officer and shall be built with labor and materials furnished by the Contractor without expense to the PHA. The temporary buildings and utilities shall remain the property of the Contractor and shall be removed by the Contractor at its expense upon completion of the work. With the written consent of the Contracting Officer, the buildings and utilities may be abandoned and need not be removed.
- (b) The Contractor shall, as directed by the Contracting Officer, use only established roadways, or use temporary roadways constructed by the Contractor when and as authorized by the Contracting Officer. When materials are transported in prosecuting the work, vehicles shall not be loaded beyond the loading capacity recommended by the manufacturer of the vehicle or prescribed by any federal, state, or local law or regulation. When it is necessary to cross curbs or sidewalks, the Contractor shall protect them from damage. The Contractor shall repair or pay for the repair of any damaged curbs, sidewalks, or roads.

18. Clean Air and Water

The contactor shall comply with the Clean Air Act, as amended, 42 USC 7401 et seq., the Federal Water Pollution Control Water Act, as amended, 33 U.S.C. 1251 et seq., and standards issued pursuant thereto in the facilities in which this contract is to be performed.

19. Energy Efficiency

The Contractor shall comply with mandatory standards and policies relating to energy efficiency which are contained in the energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub.L. 94-163) for the State in which the work under the contract is performed.

20. Inspection and Acceptance of Construction

- (a) Definitions. As used in this clause -
 - (1) "Acceptance" means the act of an authorized representative of the PHA by which the PHA approves and assumes ownership of the work performed under this contract. Acceptance may be partial or complete.

(2) "Inspection" means examining and testing the work performed under the contract (including, when appropriate, raw materials, equipment, components, and intermediate assemblies) to determine whether it conforms to contract requirements.

(3) "Testing" means that element of inspection that determines the properties or elements, including functional operation of materials, equipment, or their components, by the application of established scientific principles and procedures.

- (b) The Contractor shall maintain an adequate inspection system and perform such inspections as will ensure that the work performed under the contract conforms to contract requirements. All work is subject to PHA inspection and test at all places and at all reasonable times before acceptance to ensure strict compliance with the terms of the contract.
- (c) PHA inspections and tests are for the sole benefit of the PHA and do not: (1) relieve the Contractor of responsibility for providing adequate quality control measures; (2) relieve the Contractor of responsibility for loss or damage of the material before acceptance; (3) constitute or imply acceptance; or (4) affect the continuing rights of the PHA after acceptance of the completed work under paragraph (j) below.
- (d) The presence or absence of the PHA inspector does not relieve the Contractor from any contract requirement, nor is the inspector authorized to change any term or condition of the specifications without the Contracting Officer's written authorization. All instructions and approvals with respect to the work shall be given to the Contractor by the Contracting Officer.
- (e) The Contractor shall promptly furnish, without additional charge, all facilities, labor, and material reasonably needed for performing such safe and convenient inspections and tests as may be required by the Contracting Officer. The PHA may charge to the Contractor any additional cost of inspection or test when work is not ready at the time specified by the Contractor for inspection or test, or when prior rejection makes reinspection or retest necessary. The PHA shall perform all inspections and tests in a manner that will not unnecessarily delay the work. Special, full size, and performance tests shall be performed as described in the contract.

- (f) The PHA may conduct routine inspections of the construction site on a daily basis.
- (g) The Contractor shall, without charge, replace or correct work found by the PHA not to conform to contract requirements, unless the PHA decides that it is in its interest to accept the work with an appropriate adjustment in contract price. The Contractor shall promptly segregate and remove rejected material from the premises.
- (h) If the Contractor does not promptly replace or correct rejected work, the PHA may (1) by contract or otherwise, replace or correct the work and charge the cost to the Contractor, or (2) terminate for default the Contractor's right to proceed.
- (i) If any work requiring inspection is covered up without approval of the PHA, it must, if requested by the Contracting Officer, be uncovered at the expense of the Contractor. If at any time before final acceptance of the entire work, the PHA considers it necessary or advisable, to examine work already completed by removing or tearing it out, the Contractor, shall on request, promptly furnish all necessary facilities, labor, and material. If such work is found to be defective or nonconforming in any material respect due to the fault of the Contractor or its subcontractors, the Contractor shall defray all the expenses of the examination and of satisfactory reconstruction. If, however, such work is found to meet the requirements of the contract, the Contracting Officer shall make an equitable adjustment to cover the cost of the examination and reconstruction, including, if completion of the work was thereby delayed, an extension of time.
- (j) The Contractor shall notify the Contracting Officer, in writing, as to the date when in its opinion all or a designated portion of the work will be substantially completed and ready for inspection. If the Architect determines that the state of preparedness is as represented, the PHA will promptly arrange for the inspection. Unless otherwise specified in the contract, the PHA shall accept, as soon as practicable after completion and inspection, all work required by the contract or that portion of the work the Contracting Officer determines and designates can be accepted separately. Acceptance shall be final and conclusive except for latent defects, fraud, gross mistakes amounting to fraud, or the PHA's right under any warranty or guarantee.

21. Use and Possession Prior to Completion

- (a) The PHA shall have the right to take possession of or use any completed or partially completed part of the work. Before taking possession of or using any work, the Contracting Officer shall furnish the Contractor a list of items of work remaining to be performed or corrected on those portions of the work that the PHA intends to take possession of or use. However, failure of the Contracting Officer to list any item of work shall not relieve the Contractor of responsibility for complying with the terms of the contract. The PHA's possession or use shall not be deemed an acceptance of any work under the contract.
- (b) While the PHA has such possession or use, the Contractor shall be relieved of the responsibility for (1) the loss of or damage to the work resulting from the PHA's possession or use, notwithstanding the terms of the clause entitled Permits and Codes herein; (2) all maintenance costs on the areas occupied; and, (3) furnishing heat, light, power, and water used in the areas

occupied without proper remuneration therefore. If prior possession or use by the PHA delays the progress of the work or causes additional expense to the Contractor, an equitable adjustment shall be made in the contract price or the time of completion, and the contract shall be modified in writing accordingly.

22. Warranty of Title

The Contractor warrants good title to all materials, supplies, and equipment incorporated in the work and agrees to deliver the premises together with all improvements thereon free from any claims, liens or charges, and agrees further that neither it nor any other person, firm or corporation shall have any right to a lien upon the premises or anything appurtenant thereto.

23. Warranty of Construction

- (a) In addition to any other warranties in this contract, the Contractor warrants, except as provided in paragraph (j) of this clause, that work performed under this contract conforms to the contract requirements and is free of any defect in equipment, material, or workmanship performed by the Contractor or any subcontractor or supplier at any tier. This warranty shall continue for a period of (one year unless otherwise indicated) from the date of final acceptance of the work. If the PHA takes possession of any part of the work before final acceptance, this warranty shall continue for a period of (one year unless otherwise indicated) from the date that the PHA takes possession.
- (b) The Contractor shall remedy, at the Contractor's expense, any failure to conform, or any defect. In addition, the Contractor shall remedy, at the Contractor's expense, any damage to PHA-owned or controlled realor personal property when the damage is the result of—
 - The Contractor's failure to conform to contract requirements; or
 - (2) Any defects of equipment, material, workmanship or design furnished by the Contractor.
- (c) The Contractor shall restore any work damaged in fulfilling the terms and conditions of this clause. The Contractor's warranty with respect to work repaired or replaced will run for (one year unless otherwise indicated) from the date of repair or replacement.
- (d) The Contracting Officer shall notify the Contractor, in writing, within a reasonable time after the discovery of any failure, defect or damage.
- (e) If the Contractor fails to remedy any failure, defect, or damage within a reasonable time after receipt of notice, the PHA shall have the right to replace, repair or otherwise remedy the failure, defect, or damage at the Contractor's expense.
- (f) With respect to all warranties, express or implied, from subcontractors, manufacturers, or suppliers for work performed and materials furnished under this contract, the Contractor shall:
 - (1) Obtain all warranties that would be given in normal commercial practice;
 - (2) Require all warranties to be executed in writing, for the benefit of the PHA; and,
 - (3) Enforce all warranties for the benefit of the PHA.
- (g) In the event the Contractor's warranty under paragraph (a) of this clause has expired, the PHA may bring suitat its own expense to enforce a subcontractor's, manufacturer's or supplier's warranty.

- (h) Unless a defect is caused by the negligence of the Contractor or subcontractor or supplier at any tier, the Contractor shall not be liable for the repair of any defect of material or design furnished by the PHA nor for the repair of any damage that results from any defect in PHA furnished material or design.
- (i) Notwithstanding any provisions herein to the contrary, the establishment of the time periods in paragraphs (a) and (c) above relate only to the specific obligation of the Contractor to correct the work and have no relationship to the time within which its obligation to comply with the contract may be sought to be enforced, nor to the time within which proceedings may be commenced to establish the Contractor's liability with respect to its obligation other than specifically to correct the work.
- (j) This warranty shall not limit the PHA's rights under the Inspection and Acceptance of Construction clause of this contract with respect to latent defects, gross mistakes or fraud.
- 24. Prohibition Against Liens

The Contractor is prohibited from placing a lien on the PHA's property. This prohibition shall apply to all subcontractors at any tier and all materials suppliers.

Administrative Requirements

25. Contract Period

this contract within calendar days of the effective date of the contract, or within the timeschedule established in the notice to proceed issued by the Contracting Officer.

26. Order of Provisions

In the event of a conflict between these General Conditions and the Specifications, the General Conditions shall prevail. In the event of a conflict between the contract and any applicable state or local law or regulation, the state or local law or regulation shall prevail; provided that such state or local law or regulation does not conflict with, or is less restrictive than applicable federal law, regulation, or Executive Order. In the event of such a conflict, applicable federal law, regulation, and Executive Order shall prevail.

- 27. Payments
- (a) The PHA shall pay the Contractor the price as provided in this contract.
- (b) The PHA shall make progress payments approximately every 30 days as the work proceeds, on estimates of work accomplished which meets the standards of quality established under the contract, as approved by the Contracting Officer. The PHA may, subject to written determination and approval of the Contracting Officer, make more frequent payments to contractors which are qualified small businesses.
- (c) Before the first progress payment under this contract, the Contractor shall furnish, in such detail as requested by the Contracting Officer, a breakdown of the total contract price showing the amount included therein for each principal category of the work, which shall substantiate the payment amount requested in order to provide a

basis for determining progress payments. The breakdown shall be approved by the Contracting Officer and must be acceptable to HUD. If the contract covers more than one project, the Contractor shall furnish a separate breakdown for each. The values and quantities employed in making up this breakdown are for determining the amount of progress payments and shall not be construed as a basis for additions to or deductions from the contract price. The Contractor shall prorate its overhead and profit over the construction period of the contract.

(d) The Contractor shall submit, on forms provided by the PHA, periodic estimates showing the value of the work performed during each period based upon the approved

submitted not later than ______days in advance of the date set for payment and are subject to correction and revision as required. The estimates must be approved by the Contracting Officer with the concurrence of the Architect prior to payment. If the contract covers more than one project, the Contractor shall furnish a separate progress payment estimate for each.

- (e) Along with each request for progress payments and the required estimates, the Contractor shall furnish the following certification, or payment shall not be made: I hereby certify, to the best of my knowledge and belief, that:
 - The amounts requested are only for performance in accordance with the specifications, terms, and conditions of the contract;
 - (2) Payments to subcontractors and suppliers have been made from previous payments received under the contract, and timely payments will be made from the proceeds of the payment covered by this certification, in accordance with subcontract agreements; and,
 - (3) This request for progress payments does not include any amounts which the prime contractor intends to withhold or retain from a subcontractor or supplier in accordance with the terms and conditions of the subcontract.

Name:

Title:

Date:

- (f) Except as otherwise provided in State law, the PHA shall retain ten (10) percent of the amount of progress payments until completion and acceptance of all work under the contract; except, that if upon completion of 50 percent of the work, the Contracting Officer, after consulting with the Architect, determines that the Contractor's performance and progress are satisfactory, the PHA may make the remaining payments in full for the work subsequently completed. If the Contracting Officer subsequently determines that the Contractor's performance and progress are unsatisfactory, the PHA shall reinstate the ten (10) percent (or other percentage as provided in State law) retainage until such time as the Contracting Officer determines that performance and progress are satisfactory.
- (g) The Contracting Officer may authorize material delivered on the site and preparatory work done to be taken into consideration when computing progress payments.

Material delivered to the Contractor at locations other than the site may also be taken into consideration if the Contractor furnishes satisfactory evidence that (1) it has acquired title to such material; (2) the material is properly stored in a bonded warehouse, storage yard, or similar suitable place as may be approved by the Contracting Officer; (3) the material is insured to cover its full value; and (4) the material will be used to perform this contract. Before any progress payment which includes delivered material is made, the Contractor shall furnish such documentation as the Contracting Officer may require to assure the protection of the PHA's interest in such materials. The Contractor shall remain responsible for such stored material notwithstanding the transfer of title to the PHA.

- (h) All material and work covered by progress payments made shall, at the time of payment become the sole property of the PHA, but this shall not be construed as (1) relieving the Contractor from the sole responsibility for all material and work upon which payments have been made or the restoration of any damaged work; or, (2) waiving the right of the PHA to require the fulfillment of all of the terms of the contract. In the event the work of the Contractor has been damaged by other contractors or persons other than employees of the PHA in the course of their employment, the Contractor shall restore such damaged work without cost to the PHA and to seek redress for its damage only from those who directly caused it.
- (i) The PHA shall make the final payment due the Contractor
- under this contract after (1) completion and final acceptance of all work; and (2) presentation of release of all claims against the PHA arising by virtue of this contract, other than claims, in stated amounts, that the Contractor has specifically excepted from the operation of the release. Each such exception shall embrace no more than one claim, the basis and scope of which shall be clearly defined. The amounts for such excepted claims shall not be included in the request for final payment. A release may also be required of the assignee if the Contractor's claim to amounts payable under this contract has been assigned.
- (j) Prior to making any payment, the Contracting Officer may require the Contractor to furnish receipts or other evidence of payment from all persons performing work and supplying material to the Contractor, if the Contracting Officer determines such evidence is necessary to substantiate claimed costs.
- (k) The PHA shall not; (1) determine or adjust any claims for payment or disputes arising there under between the Contractor and its subcontractors or material suppliers; or, (2) withhold any moneys for the protection of the subcontractors or material suppliers. The failure or refusal of the PHA to withhold moneys from the Contractor shall in nowise impair the obligations of any surety or sureties under any bonds furnished under this contract.

28. Contract Modifications

- (a) Only the Contracting Officer has authority to modify any term or condition of this contract. Any contract modification shall be authorized in writing.
- (b) The Contracting Officer may modify the contract unilaterally (1) pursuant to a specific authorization stated in a contract clause (e.g., Changes); or (2) for administrative matters which do not change the rights or

responsibilities of the parties (e.g., change in the PHA address). All other contract modifications shall be in the form of supplemental agreements signed by the Contractor and the Contracting Officer.

(c) When a proposed modification requires the approval of HUD prior to its issuance (e.g., a change order that exceeds the PHA's approved threshold), such modification shall not be effective until the required approval is received by the PHA.

29. Changes

- (a) The Contracting Officer may, at any time, without notice to the sureties, by written order designated or indicated to be a change order, make changes in the work within the general scope of the contract including changes: (1) In the specifications (including drawings and designs); (2) In the method or manner of performance of the work; (3) PHA-furnished facilities, equipment, materials,
 - services, or site; or, (4) Directing the acceleration in the performance of the work.
- (b) Any other written order or oral order (which, as used in this paragraph (b), includes direction, instruction, interpretation, or determination) from the Contracting Officer that causes a change shall be treated as a change order under this clause; provided, that the Contractor gives the Contracting Officer written notice stating (1) the date, circumstances and source of the order and (2) that the Contractor regards the order as a change order.
- (c) Except as provided in this clause, no order, statement or conduct of the Contracting Officer shall be treated as a change under this clause or entitle the Contractor to an equitable adjustment.
- (d) If any change under this clause causes an increase or decrease in the Contractor's cost of, or the time required for the performance of any part of the work under this contract, whether or not changed by any such order, the Contracting Officer shall make an equitable adjustment and modify the contract in writing. However, except for a adjustment based on defective specifications, no proposal for any change under paragraph (b) above shall be allowed for any costs incurred more than 20 days (5 days for oral orders) before the Contractor gives written notice as required. In the case of defective specifications for which the PHA is responsible, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with the defective specifications.
- (e) The Contractor must assert its right to an adjustment under this clause within 30 days after (1) receipt of a written change order under paragraph (a) of this clause, or (2) the furnishing of a written notice under paragraph (b) of this clause, by submitting a written statement describing the general nature and the amount of the proposal. If the facts justify it, the Contracting Officer may extend the period for submission. The proposal may be included in the notice required under paragraph (b) above. No proposal by the Contractor for an equitable adjustment shall be allowed if asserted after final payment under this contract.
- (f) The Contractor's written proposal for equitable adjustment shall be submitted in the form of a lump sum proposal supported with an itemized breakdown of all increases and decreases in the contract in at least the following details:

- (1) Direct Costs. Materials (list individual items, the quantity and unit cost of each, and the aggregate cost); Transportation and delivery costs associated with materials; Labor breakdowns by hours or unit costs (identified with specific work to be performed); Construction equipment exclusively necessary for the change; Costs of preparation and/ or revision to shop drawings resulting from the change; Worker's Compensation and Public Liability Insurance; Employment taxes under FICA and FUTA; and, Bond Costs when size of change warrants revision.
- (2) Indirect Costs. Indirect costs may include overhead, general and administrative expenses, and fringe benefits not normally treated as direct costs.
- (3) Profit. The amount of profit shall be negotiated and may vary according to the nature, extent, and complexity of the work required by the change. The allowability of the direct and indirect costs shall be determined in accordance with the Contract Cost Principles and Procedures for Commercial Firms in Part 31 of the Federal Acquisition Regulation (48 CFR 1-31), as implemented by HUD Handbook 2210.18, in effect on the date of this contract. The Contractor shall not be allowed a profit on the profit received by any subcontractor. Equitable adjustments for deleted work shall include a credit for profit and may include a credit for indirect costs. On proposals covering both increases and decreases in the amount of the contract, the application of indirect costs and profit shall be on the net-change in direct costs for the Contractor or subcontractor performing the work.
- (g) The Contractor shall include in the proposal its request for time extension (if any), and shall include sufficient information and dates to demonstrate whether and to what extent the change will delay the completion of the contract in its entirety.
- (h) The Contracting Officer shall act on proposals within 30 days after their receipt, or notify the Contractor of the date when such action will be taken.
- (i) Failure to reach an agreement on any proposal shall be a dispute under the clause entitled Disputes herein.
 Nothing in this clause, however, shall excuse the Contractor from proceeding with the contract as changed.
- (j) Except in an emergency endangering life or property, no change shall be made by the Contractor without a prior order from the Contracting Officer.

30. Suspension of Work

- (a) The Contracting Officer may order the Contractor in writing to suspend, delay, or interrupt all or any part of the work of this contract for the period of time that the Contracting Officer determines appropriate for the convenience of the PHA.
- (b) If the performance of all or any part of the work is, for an unreasonable period of time, suspended, delayed, or interrupted (1) by an act of the Contracting Officer in the administration of this contract, or (2) by the Contracting Officer's failure to act within the time specified (or within a reasonable time if not specified) in this contract an adjustment shall be made for any increase in the cost of performance of the contract (excluding profit) necessarily caused by such unreasonable suspension, delay, or interruption and the contract modified in writing accordingly. However, no adjustment shall be made under this clause for any suspension, delay, or interruption to the extent that performance would have

been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor or for which any equitable adjustment is provided for or excluded under any other provision of this contract.

(c) A claim under this clause shall not be allowed (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved (but this requirement shall not apply as to a claim resulting from a suspension order); and, (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of the suspension, delay, or interruption, but not later than the date of final payment under the contract.

31. Disputes

- (a) "Claim," as used in this clause, means a written demand or written assertion by one of the contracting parties seeking, as a matter of right, the payment of money in a sum certain, the adjustment or interpretation of contract terms, or other relief arising under or relating to the contract. A claim arising under the contract, unlike a claim relating to the contract, is a claim that can be resolved under a contract clause that provides for the relief sought by the claimant. A voucher, invoice, or other routine request for payment that is not in dispute when submitted is not a claim. The submission may be converted to a claim by complying with the requirements of this clause, if it is disputed either as to liability or amount or is not acted upon in a reasonable time.
- (b) Except for disputes arising under the clauses entitled Labor Standards - Davis Bacon and Related Acts, herein, all disputes arising under or relating to this contract, including any claims for damages for the alleged breach thereof which are not disposed of by agreement, shall be resolved under this clause.
- (c) All claims by the Contractor shall be made in writing and submitted to the Contracting Officer for a written decision. A claim by the PHA against the Contractor shall be subject to a written decision by the Contracting Officer.
- (d) The Contracting Officer shall, within 60 (unless otherwise indicated) days after receipt of the request, decide the claim or notify the Contractor of the date by which the decision will be made.
- (e) The Contracting Officer's decision shall be final unless the Contractor (1) appeals in writing to a higher level in the PHA in accordance with the PHA's policy and procedures, (2) refers the appeal to an independent mediator or arbitrator, or (3) files suit in a court of competent jurisdiction. Such appeal must be made within (30 unless otherwise indicated) days after receipt of the Contracting Officer's decision.
- (f) The Contractor shall proceed diligently with performance of this contract, pending final resolution of any request for relief, claim, appeal, or action arising under or relating to the contract, and comply with any decision of the Contracting Officer.

32. Default

(a) If the Contractor refuses or fails to prosecute the work, or any separable part thereof, with the diligence that will ensure its completion within the time specified in this contract, or any extension thereof, or fails to complete said work within this time, the Contracting Officer may, by written notice to the Contractor, terminate the rightto proceed with the work (or separable part of the work) that has been delayed. In this event, the PHA may take over the work and complete it, by contract or otherwise, and may take possession of and use any materials, equipment, and plant on the work site necessary for completing the work. The Contractor and its sureties shall be liable for any damage to the PHA resulting from the Contractor's refusal or failure to complete the work within the specified time, whether or not the Contractor's right to proceed with the work is terminated. This liability includes any increased costs incurred by the PHA in completing the work.

- (b) The Contractor's right to proceed shall not be terminated or the Contractor charged with damages under this clause if—
 - (1) The delay in completing the workarises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include (i) acts of God, or of the public enemy, (ii) acts of the PHA or other governmental entity in either its sovereign or contractual capacity, (iii) acts of another contractor in the performance of a contract with the PHA, (iv) fires, (v) floods, (vi) epidemics, (vii) quarantine restrictions, (viii) strikes, (ix) freight embargoes, (x) unusually severe weather, or (xi) delays of subcontractors or suppliers at any tier arising from unforeseeable causes beyond the control and without the fault or negligence of both the Contractor and the subcontractors or suppliers; and
 - (2) The Contractor, within days (10 days unless otherwise indicated) from the beginning of such delay (unless extended by the Contracting Officer) notifies the Contracting Officer in writing of the causes of delay. The Contracting Officer shall ascertain the facts and the extent of the delay. If, in the judgment of the Contracting Officer, the findings of fact warrant such action, time for completing the work shall be extended by written modification to the contract. The findings of the Contracting Officer shall be reduced to a written decision which shall be subject to the provisions of the Disputes clause of this contract.
- (c) If, after termination of the Contractor's right to proceed, it is determined that the Contractor was not in default, or that the delay was excusable, the rights and obligations of the parties will be the same as if the termination had been for convenience of the PHA.

33. Liquidated Damages

- (a) If the Contractor fails to complete the work within the time specified in the contract, or any extension, as specified in the clause entitled Default of this contract, the Contractor shall pay to the PHA as liquidated damages, the sum of <u>Contracting Officer insert amount]</u> for each day of delay. If different completion dates are specified in the contract for separate parts or stages of the work, the amount of liquidated damages shall be assessed on those parts or stages which are delayed. To the extent that the Contractor's delay or nonperformance is excused under another clause in this contract, liquidated damages shall not be due the PHA. The Contractor remains liable for damages caused other than by delay.
- (b) If the PHA terminates the Contractor's right to proceed, the resulting damage will consist of liquidated damages until such reasonable time as may be required for final

completion of the work together with any increased costs occasioned the PHA in completing the work.

(c) If the PHA does not terminate the Contractor's right to proceed, the resulting damage will consist of liquidated damages until the work is completed or accepted.

34. Termination for Convenience

- (a) The Contracting Officer may terminate this contract in whole, or in part, whenever the Contracting Officer determines that such termination is in the best interest of the PHA. Any such termination shall be affected by delivery to the Contractor of a Notice of Termination specifying the extent to which the performance of the work under the contract is terminated, and the date upon which such termination becomes effective.
- (b) If the performance of the work is terminated, either in whole or in part, the PHA shall be liable to the Contractor for reasonable and proper costs resulting from such termination upon the receipt by the PHA of a properly presented claim setting out in detail: (1) the total cost of the work performed to date of termination less the total amount of contract payments made to the Contractor; (2) the cost (including reasonable profit) of settling and paying claims under subcontracts and material orders for work performed and materials and supplies delivered to the site, payment for which has not been made by the PHA to the Contractor or by the Contractor to the subcontractor or supplier; (3) the cost of preserving and protecting the work already performed until the PHA or assignee takes possession thereof or assumes responsibility therefore; (4) the actual or estimated cost of legal and accounting services reasonably necessary to prepare and present the termination claim to the PHA; and (5) an amount constituting a reasonable profit on the value of the work performed by the Contractor.
- (c) The Contracting Officer will act on the Contractor's claim within days (60 days unless otherwise indicated) of receipt of the Contractor's claim.
- (d) Any disputes with regard to this clause are expressly made subject to the provisions of the Disputes clause of this contract.

35. Assignment of Contract

The Contractor shall not assign or transfer any interest in this contract; except that claims for monies due or to become due from the PHA under the contract may be assigned to a bank, trust company, or other financial institution. Such assignments of claims shall only be made with the written concurrence of the Contracting Officer. If the Contractor is a partnership, this contract shall inure to the benefit of the surviving or remaining member(s) of such partnership as approved by the Contracting Officer.

36. Insurance

- (a) Before commencing work, the Contractor and each subcontractor shall furnish the PHA with certificates of insurance showing the following insurance is in force and will insure all operations under the Contract:
 - (1) Workers' Compensation, in accordance with state or Territorial Workers' Compensation laws.
 - (2) Commercial General Liability with a combined single limit for bodily injury and property damage of not less than\$_____[Contracting Officer insert amount]

per occurrence to protect the Contractor and each subcontractor against claims for bodily injury or death and damage to the property of others. This shall cover the use of all equipment, hoists, and vehicles on the site(s) not covered by Automobile Liability under (3) below. If the Contractor has a "claims made" policy, then the following additional requirements apply: the policy must provide a "retroactive date" which must be on or before the execution date of the Contract; and the extended reporting period may not be less than five years

following the completion date of the Contract.
(3) Automobile Liability on owned and non -owned motor vehicles used on the site(s) or in connection therewith for a combined single limit for bodily injury and property damage of not less than \$_____

- [Contracting Officer insert amount] per occurrence. (b) Before commencing work, the Contractor shall furnish the PHA with a certificate of insurance evidencing that Builder's Risk (fire and extended coverage) Insurance on all work in place and/or materials stored at the building site(s), including foundations and building equipment, is in force. The Builder's Risk Insurance shall be for the benefit of the Contractor and the PHA as their interests may appear and each shall be named in the policy or policies as an insured. The Contractor in installing equipment supplied by the PHA shall carry insurance on such equipment from the time the Contractor takes possession thereof until the Contract work is accepted by the PHA. The Builder's Risk Insurance need not be carried on excavations, piers, footings, or foundations until such time as work on the superstructure is started. It need not be carried on landscape work. Policies shall furnish coverage at all times for the full cash value of all completed construction, as well as materials in place and/or stored at the site(s), whether or not partial payment has been made by the PHA. The Contractor may terminate this insurance on buildings as of the date taken over for occupancy by the PHA. The Contractor is not required to carry Builder's Risk Insurance for modernization work which does not involve structural alterations or additions and where the PHA's existing fire and extended coverage policy can be endorsed to include such work.
- (c) All insurance shall be carried with companies which are financially responsible and admitted doing business in the State in which the project is located. If any such insurance is due to expire during the construction period, the Contractor (including subcontractors, as applicable) shall not permit the coverage to lapse and shall furnish evidence of coverage to the Contracting Officer. All certificates of insurance, as evidence of coverage, shall provide that no coverage may be canceled or nonrenewed by the insurance company until at least 30 days prior written notice has been given to the Contracting Officer.

37. Subcontracts

- (a) Definitions. As used in this contract -
 - (1) "Subcontract" means any contract, purchase order, or other purchase agreement, including modifications and change orders to the foregoing, entered into by a subcontractor to furnish supplies, materials, equipment, and services for the performance of the prime contract or a subcontract.

- (2) "Subcontractor" means any supplier, vendor, or firm that furnishes supplies, materials, equipment, or services to or for the Contractor or another subcontractor.
- (b) The Contractor shall not enter into any subcontract with any subcontractor who has been temporarily denied participation in a HUD program or who has been suspended or debarred from participating in contracting programs by any agency of the United States Government or of the state in which the work under this contract is to be performed.
- (c) The Contractor shall be as fully responsible for theacts or omissions of its subcontractors, and of persons either directly or indirectly employed by them as for the acts or omissions of persons directly employed by the Contractor.
- (d) The Contractor shall insert appropriate clauses in all subcontracts to bind subcontractors to the terms and conditions of this contract insofar as they are applicable to the work of subcontractors.
- (e) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the PHA or between the subcontractor and HUD.

38. Subcontracting with Small and Minority Firms, Women's Business Enterprise, and Labor Surplus Area Firms

The Contractor shall take the following steps to ensure that, whenever possible, subcontracts are awarded to small business firms, minority firms, women's business enterprises, and labor surplus area firms:

- (a) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
- (b) Ensuring that small and minority businesses and women's business enterprises are solicited whenever they are potential sources;
- (c) 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;
- (d) Establishing delivery schedules, where the requirements of the contract permit, which encourage participation by small and minority businesses and women's business enterprises; and
- (e) Using the services and assistance of the U.S. Small Business Administration, the Minority Business Development Agency of the U.S. Department of Commerce, and State and local governmental small business agencies.

39. Equal EmploymentOpportunity

During the performance of this contract, the Contractor agrees as follows:

- (a) The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, or handicap.
- (b) The Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, national origin, or handicap. Such action shall include, but not be limited to, (1) employment, (2) upgrading, (3) demotion, (4) transfer, (5) recruitment or recruitment advertising, (6) layoff or termination, (7) rates of pay or other forms of compensation, and (8) selection for training, including apprenticeship.

- (c) The Contractor shall post in conspicuous places available to employees and applicants for employment the notices to be provided by the Contracting Officer that explain this clause.
- (d) The Contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin, or handicap.
- (e) The Contractor shall send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, the notice to be provided by the Contracting Officer advising the labor union or workers' representative of the Contractor's commitments under this clause, and post copies of the notice in conspicuous places available to employees and applicants for employment.
- (f) The Contractor shall comply with Executive Order 11246, as amended, and the rules, regulations, and orders of the Secretary of Labor.
- (g) The Contractor shall furnish all information and reports required by Executive Order 11246, as amended, Section 503 of the Rehabilitation Act of 1973, as amended, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto. The Contractor shall permit access to its books, records, and accounts by the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (h) In the event of a determination that the Contractor is not in compliance with this clause or any rule, regulation, or order of the Secretary of Labor, this contract may be canceled, terminated, or suspended in whole or in part, and the Contractor may be declared ineligible for further Government contracts, or Federally assisted construction contracts under the procedures authorized in Executive Order 11246, as amended. In addition, sanctions may be imposed and remedies invoked against the Contractor as provided in Executive Order 11246, as amended, the rules, regulations, and orders of the Secretary of Labor, or as otherwise provided by law.
- (i) The Contractor shall include the terms and conditions of this clause in every subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of Labor issued under Executive Order 11246. as amended, so that these terms and conditions will be binding upon each subcontractor or vendor. The Contractor shall take such action with respect to any subcontract or purchase order as the Secretary of Housing and Urban Development or the Secretary of Labor may direct as a means of enforcing such provisions, including sanctions for noncompliance; provided that if the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.
- (j) Compliance with the requirements of this clause shall be to the maximum extent consistent with, but not in derogation of, compliance with section 7(b) of theIndian Self-Determination and Education Assistance Act and the Indian Preference clause of this contract.
- 40. Employment, Training, and Contracting Opportunities for Low-Income Persons, Section 3 of the Housing and Urban Development Act of 1968.

- (a) The work to be performed under this contract is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- (b) The parties to this contract agree to comply with HUD's regulations in 24 CFR Part 135, which implement section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the Part 135 regulations.
- (c) The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this section 3 clause and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- (d) The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR Part 135, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR Part 135. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor is 24 CFR Part 135.
- (e) The contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR Part 135 require employment opportunities to be directed, were not filled to circumvent the contractor's obligations under 24 CFR Part 135.
- (f) Noncompliance with HUD's regulations in 24 CFR Part 135 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- (g) With respect to work performed in connection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e) also applies to the work to be performed under this contract. Section 7(b) requires that to the greatest extent feasible (i) preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and subcontracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this contract that are subject to the provisions of section 3 and section 7(b)agree to comply with section 3 to the maximum extent feasible, but not in derogation of compliance with section 7(b).

41. Interest of Members of Congress

No member of or delegate to the Congress of the United States of America shall be admitted to any share or part of this contract or to any benefit that may arise therefrom.

42. Interest of Members, Officers, or Employees and Former Members, Officers, or Employees

No member, officer, or employee of the PHA, no member of the governing body of the locality in which the project is situated, no member of the governing body of the locality in which the PHA was activated, and no other public official of such locality or localities who exercises any functions or responsibilities with respect to the project, shall, during his or her tenure, or for one year thereafter, have any interest, direct or indirect, in this contract or the proceeds thereof.

43. Limitations on Payments made to Influence Certain Federal Financial Transactions

- (a) The Contractor agrees to comply with Section 1352 of Title 31, United States Code which prohibits the use of Federal appropriated funds to pay any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with any of the following covered Federal actions: the awarding of any Federal contract; the making of any Federal grant; the making of any Federal loan; the entering into of any cooperative agreement; or the modification of any Federal contract, grant, loan, or cooperative agreement.
- (b) The Contractor further agrees to comply with the requirement of the Act to furnish a disclosure (OMB Standard Form LLL, Disclosure of Lobbying Activities) if any funds other than Federal appropriated funds (including profit or fee received under a covered Federal transaction) have been paid, or will be paid, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a Federal contract, grant, loan, or cooperative agreement.

44. Royalties and Patents

The Contractor shall pay all royalties and license fees. It shall defend all suits or claims for infringement of any patent rights and shall save the PHA harmless from loss on account thereof; except that the PHA shall be responsible for all such loss when a particular design, process or the product of a particular manufacturer or manufacturers is specified and the Contractor has no reason to believe that the specified design, process, or product is an infringement. If, however, the Contractor has reason to believe that any design, process or product specified is an infringement of a patent, the Contractor shall promptly notify the Contracting Officer. Failure to give such notice shall make the Contractor responsible for resultant loss.

45. Examination and Retention of Contractor's Records

- (a) The PHA, HUD, or Comptroller General of the United States, or any of their duly authorized representatives shall, until 3 years after final payment under this contract, have access to and the right to examine any of the Contractor's directly pertinent books, documents, papers, or other records involving transactions related to this contract for the purpose of making audit, examination, excerpts, and transcriptions.
- (b) The Contractor agrees to include in first-tier subcontracts under this contract a clause substantially the same as paragraph (a) above. "Subcontract," as used in this clause, excludes purchase orders not exceeding \$10,000.
- (c) The periods of access and examination in paragraphs (a) and (b) above for records relating to (1) appeals under the Disputes clause of this contract, (2) litigation or settlement of claims arising from the performance of this contract, or (3) costs and expenses of this contract to which the PHA, HUD, or Comptroller General or any of their duly authorized representatives has taken exception shall continue until disposition of such appeals, litigation, claims, or exceptions.

46. Labor Standards - Davis-Bacon and Related Acts

If the total amount of this contract exceeds \$2,000, the Federal labor standards set forth in the clause below shall apply to the development or construction work to be performed under the contract.

(a) Minimum Wages.

(1) All laborers and mechanics employed under this contract in the development or construction of the project(s) involved will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR Part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the Contractor and such laborers and mechanics. Contributions made or costs reasonably anticipated for bona fide fringe benefits under Section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of 29 CFR 5.5(a)(1)(iv); also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the regular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits in the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein; provided, that the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under 29 CFR 5.5(a)(1)(ii) and the Davis-Bacon poster (WH-1321) shall

be posted at all times by the Contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers

- (2) (i) Any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. HUD shall approve an additional classification and wage rate and fringe benefits therefor only when all the following criteria have been met: (A) The work to be performed by the classification requested is not performed by a classification in the wage determination; and (B) The classification is utilized in the area by the construction industry; and (C) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
 - (ii) If the Contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and HUD or its designee agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by HUD or its designee to the Administrator of the Wage and Hour Division, Employee Standards Administration, U.S. Department of Labor, Washington, DC 20210. Administrator, The or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise HUD or its designee or will notify HUD or its designee within the 30-day period that additional time is necessary.
 - (iii) In the event the Contractor, the laborers or mechanics to be employed in the classification or their representatives, and HUD or its designee do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), HUD or its designee shall refer the questions, including the views of all interested parties and the recommendation of HUD or its designee, to the Administrator of the Wage and Hour Division for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise HUD or its designee or will notify HUD or its designee within the 30-day period that additional time is necessary.
 - (iv) The wage rate (including fringe benefits where appropriate) determined pursuant to subparagraphs (a)(2)(ii) or (iii) of this clause shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in classification.
- (3) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the Contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- (4) If the Contractor does not make payments to a trustee or other third person, the Contractor may consider as part of the wages of any laborer or mechanic the

amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program; provided, that the Secretary of Labor has found, upon the written request of the Contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the Contractor to set aside in a separate account asset for the meeting of obligations under the plan or program.

- (b) Withholding of funds. HUD or its designee 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 the Contractor under this contract or any other Federal contract with the same prime Contractor, or any other Federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime Contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the Contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working in the construction or development of the project, all or part of the wages required by the contract, HUD or its designee may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased. HUD or its designee may, after written notice to the Contractor, disburse such amounts withheld for and on account of the Contractor or subcontractor to the respective employees to whom they are due.
- (c) Payrolls and basic records.
 - (1) Payrolls and basic records relating thereto shall be maintained by the Contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working in the construction or development of the project. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made, and actual wages paid. Whenever the Secretary of Labor has found, under 29 CFR 5.5(a)(1)(iv), that the wages of any laborer or mechanic include the amount of costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the Contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

- (2) (i) The Contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the Contracting Officer for transmission to HUD or its designee. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under subparagraph (c)(1) of this clause. This information may be submitted in any form desired. Optional Form WH-347 (Federal Stock Number 029-005-00014-1) is available for this purpose and may be purchased from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. The Contractor is responsible for the submission of copies of payrolls by all subcontractors. (Approved by the Office of Management and Budget under OMB Control Number 1214-0149.)
 - (ii) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the Contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:
 - (A) That the payroll for the payroll period contains the information required to be maintained under paragraph (c) (1) of this clause and that such information is correct and complete;
 - (B) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in 29 CFR Part 3; and
 - (C) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.
 - (iii) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirements for submission of the "Statement of Compliance" required by subparagraph (c)(2)(ii) of this clause.
 - (iv) The falsification of any of the above certifications may subject the Contractor or subcontractor to civil or criminal prosecution under Section 1001 of Title 18 and Section 3729 of Title 31 of the United States Code.
- (3) The Contractor or subcontractor shall make the records required under subparagraph (c)(1) available for inspection, copying, or transcription by authorized representatives of HUD or its designee, the Contracting Officer, or the Department of Labor and shall permit such representatives to interview employees during working hours on the job. If the Contractor or subcontractor fails to submit the required records or to make them available, HUD or its designee may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to

make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

- (d) (1) Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship and Training, Employer and Labor Services (OATELS), or with a State Apprenticeship Agency recognized by OATELS, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by OATELS or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the Contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated in this paragraph, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the Contractor's or subcontractor's registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator of the Wage and Hour Division determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event OATELS, or a State Apprenticeship Agency recognized by OATELS, withdraws approval of an apprenticeship program, the Contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.
 - (2) Trainees. Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under

the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed in the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate in the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate in the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate in the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the Contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

- (3) Equal employment opportunity. The utilization of apprentices, trainees, and journeymen under this clause shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR Part 30.
- (e) Compliance with Copeland Act requirements. The Contractor shall comply with the requirements of 29 CFR Part 3, which are hereby incorporated by reference in this contract.
- (f) Contract termination; debarment. A breach of this contract clause may be grounds for termination of the contract and for debarment as a Contractor and a subcontractor as provided in 29 CFR 5.12.
- (g) Compliance with Davis-Bacon and related Act requirements. All rulings and interpretations of the Davis-Bacon and related Acts contained in 29 CFR Parts 1, 3, and 5 are herein incorporated by reference in this contract.
- (h) Disputes concerning labor standards. Disputes arisingout of the labor standards provisions of this clause shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR Parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the Contractor (or any of its subcontractors) and the PHA, HUD, the U.S. Department of Labor, or the employees or their representatives.
- (i) Certification of eligibility.
 - (1) By entering into this contract, the Contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the Contractor's firm is a person or firm ineligible to be awarded contracts by the United States Government by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).

- (2) No part of this contract shall be subcontracted to any person or firm ineligible for award of a United States Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (3) The penalty for making false statements is prescribed in the U. S. Criminal Code, 18 U.S.C.1001.
- (j) Contract Work Hours and Safety Standards Act. As used in this paragraph, the terms "laborers" and "mechanics" include watchmen and guards.
 - (1) Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics, including watchmen and guards, shall require or permit any such laborer or mechanic in any workweek in which the individual is employed on such work to work in excess of 40 hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of 40 hours in such workweek.
 - (2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the provisions set forth in subparagraph (j)(1) of this clause, the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such 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 quards) employed in violation of the provisions set forth in subparagraph (j)(1) 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 40 hours without payment of the overtime wages required by provisions set forth in subparagraph (j)(1) of this clause.
 - (3) Withholding for unpaid wages and liquidated damages. HUD or its designee 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 Federal contract with the same prime Contractor, 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 the provisions set forth in subparagraph (j)(2) of this clause.
- (k) Subcontracts. The Contractor or subcontractor shall insert in any subcontracts all the provisions contained in this clause, and such other clauses as HUD or its designee may by appropriate instructions require, and also a clause requiring the subcontractors to include these provisions in any lower tier subcontracts. The prime Contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all these provisions.

47. Non-Federal Prevailing Wage Rates

- (a) Any prevailing wage rate (including basic hourly rate and any fringe benefits), determined under State or tribal law to be prevailing, with respect to any employee in any trade or position employed under the contract, is inapplicable to the contract and shall not be enforced against the Contractor or any subcontractor, with respect to employees engaged under the contract whenever such non-Federal prevailing wage rate exceeds:
 - The applicable wage rate determined by the Secretary of Labor pursuant to the Davis-Bacon Act (40 U.S.C. 3141 et seq.) to be prevailing in the locality with respect to such trade;
- (b) An applicable apprentice wage rate based thereon specified in an apprenticeship program registered with the U.S. Department of Labor (DOL) or a DOLrecognized State Apprenticeship Agency; or
- (c) An applicable trainee wage rate based thereon specified in a DOL-certified trainee program.
- 48. Procurement of Recovered Materials.
- (a) In accordance with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act, the Contractor shall procure items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition. The Contractor shall procure items designated in the EPA guidelines that contain the highest percentage of recovered materials practicable unless the Contractor determines that such items: (1) are not reasonably available in a reasonable period of time; (2) fail to meet reasonable performance standards, which shall be determined on the basis of the guidelines of the National Institute of Standards and Technology, if applicable to the item; or (3) are only available at an unreasonable price.
- (b) Paragraph (a) of this clause shall apply to items purchased under this contract where: (1) the Contractor purchases in excess of \$10,000 of the item under this contract; or (2) during the preceding Federal fiscal year, the Contractor: (i) purchased any amount of the items for use under a contract that was funded with Federal appropriations and was with a Federal agency or a State agency or agency of a political subdivision of a State; and (ii) purchased a total of in excess of \$10,000 of the item both under and outside that contract.

Office of Public and Indian Housing

General Conditions of the **Contract for Construction**

Public Housing Programs

This form includes those clauses required by OMB's common rule on grantee procurement, implemented at HUD in 24 CFR 85.36 and those requirements set forth in Section 3 of the Housing and Urban development Act of 1968, as amended, and implemented by HUD at 24 CFR 135 and by its amendment by the Housing and Community Development Act 1992, implemented by HUD in the Interim Rule published June 30, 1994. The form is required for construction contracts awarded by Public Housing Agencies (PHAs).

The form is used by Housing Authorities in solicitations to provide necessary contract clauses. If the form were not used, HAs would be unable to enforce their contracts.

Public reporting burden for this collection of information is estimated to average 1.0 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

Responses to the collection of information; are required to obtain a benefit or to retain a benefit.

The information requested does not lend itself to confidentiality.

HUD may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB number

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General Conditions of the Contract for Construction

Public and Indian Housing Programs

Conduct of Work

1. Definitions

- (a) "Architect" means the person or other entity engaged by the PHA to perform architectural, engineering, design, and other services related to the work as provided for in the contract. When a PHA uses an engineer to act in this capacity, the terms "architect" and "engineer" shall be synonymous. The Architect shall serve as a technical representative of the Contracting Officer. The Architect's authority is as set forth elsewhere in this contract.
- (b) "Contract" means the contract entered into between the PHA and the Contractor. It includes the forms of Bid, the Bid Bond, the Performance and Payment Bond or Bonds or other assurance of completion, the Certifications, Representations, and Other Statements of Bidders (form HUD-5369-A), these General Conditions of the Contract for Construction (form HUD-5370), the applicable wage rate determinations from either the U.S. Department of Labor or HUD, any special conditions included elsewhere in the contract, the specifications, and

drawings. It includes all formal changes to any of those documents by addendum, change order, or other modification.

- (c) "**Contracting Officer**" means the person delegated the authority by the PHA to enter into, administer, and/or terminate this contract and designated as such in writing to the Contractor. The term includes any successor Contracting Officer and any duly authorized representative of the Contracting Officer also designated in writing. The Contracting Officer shall be deemed the authorized agent of the PHA in all dealings with the Contractor.
- (d) **"Contractor"** means the person or other entity entering into the contract with the PHA to perform all of the work required under the contract.
- (e) "**Drawings**" means the drawings enumerated in the schedule of drawings contained in the Specifications and as described in the contract clause entitled **Specifications and Drawings for**

Construction herein.

- (f) "HUD" means the United States of America acting through the Department of Housing and Urban Development including the Secretary, or any other person designated to act on its behalf. HUD has agreed, subject to the provisions of an Annual Contributions Contract (ACC), to provide financial assistance to the PHA, which includes assistance in financing the work to be performed under this contract. As defined elsewhere in these General Conditions or the contract documents, the determination of HUD may be required to authorize changes in the work or for release of funds to the PHA for payment to the Contractor. Notwithstanding HUD's role, nothing in this contract shall be construed to create any contractual relationship between the Contractor and HUD.
- (g) **"Project"** means the entire project, whether construction or rehabilitation, the work for which is provided for in whole or in part under this contract.
- (h) **"PHA"** means the Public Housing Agency organized under applicable state laws which is a party to this contract.
- (i) **"Specifications"** means the written description of the technical requirements for construction and includes the criteria and tests for determining whether the requirements are met.
- (1) **"Work"** means materials, workmanship, and manufacture and fabrication of components.

2. Contractor's Responsibility for Work

- (a) The Contractor shall furnish all necessary labor, materials, tools, equipment, and transportation necessary for performance of the work. The Contractor shall also furnish all necessary water, heat, light, and power not made available to the Contractor by the PHA pursuant to the clause entitled **Availability and Use of Utility Services** herein.
- (b) The Contractor shall perform on the site, and with its own organization, work equivalent to at least [](12 percent unless otherwise indicated) of the total amount of work to be performed under the order. This percentage may be reduced by a supplemental agreement to this order if, during performing the work, the Contractor requests a reduction and the Contracting Officer determines that the reduction would be to the advantage of the PHA.
- (c) At all times during performance of this contract and until the work is completed and accepted, the Contractor shall directly superintend the work or assign and have on the work site a competent superintendent who is satisfactory to the Contracting Officer and has authority to act for the Contractor.
- (d) The Contractor shall be responsible for all damages to persons or property that occur as a result of the Contractor's fault or negligence, and shall take proper safety and health precautions to protect the work, the workers, the public, and the property of others. The Contractor shall hold and save the PHA, its officers and agents, free and harmless from liability of any nature occasioned by the Contractor's performance. The Contractor shall also be responsible for all materials delivered and work performed until completion and acceptance of the entire work, except for any completed unit of work which may have been accepted under the contract.
- (e) The Contractor shall lay out the work from base lines and

bench marks indicated on the drawings and be responsible for all lines, levels, and measurements of all work executed under the contract. The Contractor shall verify the figures before laying out the work and will be held responsible for any error resulting from its failure to do so.

- (f) The Contractor shall confine all operations (including storage of materials) on PHA premises to areas authorized or approved by the Contracting Officer.
- (g) The Contractor shall at all times keep the work area, including storage areas, free from accumulations of waste materials. After completing the work and before final inspection, the Contractor shall (1) remove from the premises all scaffolding, equipment, tools, and materials (including rejected materials) that are not the property of the PHA and all rubbish caused by its work; (2) leave the work area in a clean, neat, and orderly condition satisfactory to the Contracting Officer; (3) perform all specified tests; and, (4) deliver the installation in complete and operating condition.
- (h) The Contractor's responsibility will terminate when all work has been completed, the final inspection made, and the work accepted by the Contracting Officer. The Contractor will then be released from further obligation except as required by the warranties specified elsewhere in the contract.

3. Architect's Duties, Responsibilities, and Authority

- (a) The Architect for this contract, and any successor, shall be designated in writing by the Contracting Officer.
- (b) The Architect shall serve as the Contracting Officer's technical representative with respect to architectural, engineering, and design matters related to the work performed under the contract. The Architect may provide direction on contract performance. Such direction shall be within the scope of the contract and may not be of a nature which: (1) institutes additional work outside the scope of the contract; (2) constitutes a change as defined in the **Changes** clause herein; (3) causes an increase or decrease in the cost of the contract; (4) alters the Construction Progress Schedule; or (5) changes any of the other express terms or conditions of the contract.
- (c) The Architect's duties and responsibilities may include but shall not be limited to:
 - Making periodic visits to the work site, and on the basis of his/her on-site inspections, issuing written reports to the PHA which shall include all observed deficiencies. The Architect shall file a copy of the report with the Contractor's designated representative at the site;
 - (2) Making modifications in drawings and technical specifications and assisting the Contracting Officer in the preparation of change orders and other contract modifications for issuance by the Contracting Officer;
 - (3) Reviewing and making recommendations with respect to -(i) the Contractor's construction progress schedules; (ii) the Contractor's shop and detailed drawings; (iii) the machinery, mechanical and other equipment and materials or other articles proposed for use by the Contractor; and, (iv) the Contractor's price breakdown and progress payment estimates; and,
 - (4) Assisting in inspections, signing Certificates of Comple-

tion, and making recommendations with respect to acceptance of work completed under the contract.

4. Other Contracts

The PHA may undertake or award other contracts for additional work at or near the site of the work under this contract. The Contractor shall fully cooperate with the other contractors and with PHA employees and shall carefully adapt scheduling and performing the work under this contract to accommodate the additional work, heeding any direction that may be provided by the Contracting Officer. The Contractor shall not commit or permit any act that will interfere with the performance of work by any other contractor or by PHA employees.

Construction Requirements

5. Preconstruction Conference and Notice to Proceed

- (a) Within ten calendar days of contract execution, and prior to the commencement of work, the Contractor shall attend a preconstruction conference with representatives of the PHA, its Architect, and other interested parties convened by the PHA. The conference will serve to acquaint the participants with the general plan of the construction operation and all other requirements of the contract. The PHA will provide the Contractor with the date, time, and place of the conference.
- (b) The contractor shall begin work upon receipt of a written Notice to Proceed from the Contracting Officer or designee. The Contractor shall not begin work prior to receiving such notice.

6. Construction Progress Schedule

- (a) The Contractor shall, within five days after the work commences on the contract or another period of time determined by the Contracting Officer, prepare and submit to the Contracting Officer for approval three copies of a practicable schedule showing the order in which the Contractor proposes to perform the work, and the dates on which the Contractor contemplates starting and completing the several salient features of the work (including acquiring labor, materials, and equipment). The schedule shall be in the form of a progress chart of suitable scale to indicate appropriately the percentage of work scheduled for completion by any given date during the period. If the Contractor fails to submit a schedule within the time prescribed, the Contracting Officer may withhold approval of progress payments or take other remedies under the contract until the Contractor submits the required schedule.
- (b) The Contractor shall enter the actual progress on the chart as required by the Contracting Officer, and immediately deliver three copies of the annotated schedule to the Contracting Officer. If the Contracting Officer determines, upon the basis of inspection conducted pursuant to the clause entitled *Inspection and Acceptance of Construction*, herein that the Contractor is not meeting the approved schedule, the Contractor shall take steps necessary to improve its progress, including those that may be required by the Contracting Officer, without additional cost to the PHA. In this circumstance, the Contracting Officer may require the Contractor to increase the number

of shifts, overtime operations, days of work, and/or the amount of construction plant, and to submit for approval any supplementary schedule or schedules in chart form as the Contracting Officer deems necessary to demonstrate how the approved rate of progress will be regained.

(c) Failure of the Contractor to comply with the requirements of the Contracting Officer under this clause shall be grounds for a determination by the Contracting Officer that the Contractor is not prosecuting the work with sufficient diligence to ensure completion within the time specified in the Contract. Upon making this determination, the Contracting Officer may terminate the Contractor's right to proceed with the work, or any separable part of it, in accordance with the **Default** clause of this contract.

7. Site Investigation and Conditions Affecting the Work

- (a) The Contractor acknowledges that it has taken steps reasonably necessary to ascertain the nature and location of the work, and that it has investigated and satisfied itself as to the general and local conditions which can affect the work or its cost, including but not limited to, (1) conditions bearing upon transportation, disposal, handling, and storage of materials; (2) the availability of labor, water, electric power, and roads; (3) uncertainties of weather, river stages, tides, or similar physical conditions at the site; (4) the conformation and conditions of the ground; and (5) the character of equipment and facilities needed preliminary to and during work performance. The Contractor also acknowledges that it has satisfied itself as to the character, quality, and quantity of surface and subsurface materials or obstacles to be encountered insofar as this information is reasonably ascertainable from an inspection of the site, including all exploratory work done by the PHA, as well as from the drawings and specifications made a part of this contract. Any failure of the Contractor to take the actions described and acknowledged in this paragraph will not relieve the Contractor from responsibility for estimating properly the difficulty and cost of successfully performing the work, or for proceeding to successfully perform the work without additional expense to the PHA.
- (b) The PHA assumes no responsibility for any conclusions or interpretations made by the Contractor based on the information made available by the PHA. Nor does the PHA assume responsibility for any understanding reached or representation made concerning conditions which can affect the work by any of its officers or agents before the execution of this contract, unless that understanding or representation is expressly stated in this contract.

8. Differing Site Conditions

(a) The Contractor shall promptly, and before the conditions are disturbed, give a written notice to the Contracting Officer of (1) subsurface or latent physical conditions at the site which differ materially from those indicated in this contract, or (2) unknown physical conditions at the site(s), of an unusual nature, which differ materially from those ordinarily encountered and generally recognized as inhering in work of the character provided for in the contract.

- (b) The Contracting Officer shall investigate the site conditions promptly after receiving the notice. Work shall not proceed at the affected site, except at the Contractor's risk, until the Contracting Officer has provided written instructions to the Contractor. If the conditions do materially so differ and cause an increase or decrease in the Contractor's cost of, or the time required for, performing any part of the work under this contract, whether or not changed as a result of the conditions, the Contractor shall file a claim in writing to the PHA within ten days after receipt of such instructions and, in any event, before proceeding with the work. An equitable adjustment in the contract price, the delivery schedule, or both shall be made under this clause and the contract modified in writing accordingly.
- (c) No request by the Contractor for an equitable adjustment to the contract under this clause shall be allowed, unless the Contractor has given the written notice required; provided, that the time prescribed in (a) above for giving written notice may be extended by the Contracting Officer.
- (d) No request by the Contractor for an equitable adjustment to the contract for differing site conditions shall be allowed if made after final payment under this contract.

9. Specifications and Drawings for Construction

- (a) The Contractor shall keep on the work site a copy of the drawings and specifications and shall at all times give the Contracting Officer access thereto. Anything mentioned in the specifications and not shown on the drawings, or shown on the drawings and not mentioned in the specifications, shall be of like effect as if shown or mentioned in both. In case of difference between drawings and specifications, the specifications shall govern. In case of discrepancy in the figures, in the drawings, or in the specifications, the matter shall be promptly submitted to the Contracting Officer, who shall promptly make a determination in writing. Any adjustment by the Contractor without such a determination shall be at its own risk and expense. The Contracting Officer shall furnish from time to time such detailed drawings and other information as considered necessary, unless otherwise provided.
- (b) Wherever in the specifications or upon the drawings the words "directed", "required", "ordered", "designated", "prescribed", or words of like import are used, it shall be understood that the "direction", "requirement", "order", "designation", or "prescription", of the Contracting Officer is intended and similarly the words "approved", "acceptable", "satisfactory", or words of like import shall mean "approved by", or "acceptable to", or "satisfactory to" the Contracting Officer, unless otherwise expressly stated.
- (c) Where "as shown", "as indicated", "as detailed", or words of similar import are used, it shall be understood that the reference is made to the drawings accompanying this contract unless stated otherwise. The word "provided" as used herein shall be understood to mean "provide complete in place", that is "furnished and installed".
- (d) "Shop drawings" means drawings, submitted to the PHA by the Contractor, subcontractor, or any lower tier subcontractor, showing in detail (1) the proposed fabrication and assembly of

structural elements and (2) the installation (i.e., form, fit, and attachment details) of materials of equipment. It includes drawings, diagrams, layouts, schematics, descriptive literature, illustrations, schedules, performance and test data, and similar materials furnished by the Contractor to explain in detail specific portions of the work required by the contract. The PHA may duplicate, use, and disclose in any manner and for any purpose shop drawings delivered under this contract.

- (e) If this contract requires shop drawings, the Contractor shall coordinate all such drawings, and review them for accuracy, completeness, and compliance with other contract requirements and shall indicate its approval thereon as evidence of such coordination and review. Shop drawings submitted to the Contracting Officer without evidence of the Contractor's approval may be returned for resubmission. The Contracting Officer will indicate an approval or disapproval of the shop drawings and if not approved as submitted shall indicate the PHA's reasons therefor. Any work done before such approval shall be at the Contractor's risk. Approval by the Contracting Officer shall not relieve the Contractor from responsibility for any errors or omissions in such drawings, nor from responsibility for complying with the requirements of this contract, except with respect to variations described and approved in accordance with (f) below.
- (f) If shop drawings show variations from the contract requirements, the Contractor shall describe such variations in writing, separate from the drawings, at the time of submission. If the Architect approves any such variation and the Contracting Officer concurs, the Contracting Officer shall issue an appropriate modification to the contract, except that, if the variation is minor or does not involve a change in price or in time of performance, a modification need not be issued.
- (g) It shall be the responsibility of the Contractor to make timely requests of the PHA for such large scale and full size drawings, color schemes, and other additional information, not already in his possession, which shall be required in the planning and production of the work. Such requests may be submitted as the need arises, but each such request shall be filed in ample time to permit appropriate action to be taken by all parties involved so as to avoid delay.
- (h) The Contractor shall submit to the Contracting Officer for approval four copies (unless otherwise indicated) of all shop drawings as called for under the various headings of these specifications. Three sets (unless otherwise indicated) of all shop drawings, will be retained by the PHA and one set will be returned to the Contractor. As required by the Contracting Officer, the Contractor, upon completing the work under this contract, shall furnish a complete set of all shop drawings as finally approved. These drawings shall show all changes and revisions made up to the time the work is completed and accepted.
- (i) This clause shall be included in all subcontracts at any tier. It shall be the responsibility of the Contractor to ensure that all shop drawings prepared by subcontractors are submitted to the Contracting Officer.

10. As-Built Drawings

- (a) "As-built drawings," as used in this clause, means drawings submitted by the Contractor or subcontractor at any tier to show the construction of a particular structure or work as actually completed under the contract. "As-built drawings" shall be synonymous with "Record drawings."
- (b) As required by the Contracting Officer, the Contractor shall provide the Contracting Officer accurate information to be used in the preparation of permanent as-built drawings. For this purpose, the Contractor shall record on one set of contract drawings all changes from the installations originally indicated, and record final locations of underground lines by depth from finish grade and by accurate horizontal offset distances to permanent surface improvements such as buildings, curbs, or edges of walks.
- (c) This clause shall be included in all subcontracts at any tier. It shall be the responsibility of the Contractor to ensure that all as-built drawings prepared by subcontractors are submitted to the Contracting Officer.

11. Material and Workmanship

- (a) All equipment, material, and articles furnished under this contract shall be new and of the most suitable grade for the purpose intended, unless otherwise specifically provided in this contract. References in the contract to equipment, material, articles, or patented processes by trade name, make, or catalog number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition. The Contractor may, at its option, use any equipment, material, article, or process that, in the judgment of, and as approved by the Contracting Officer, is equal to that named in the specifications, unless otherwise specifically provided in this contract.
- (b) Approval of equipment and materials.
 - (1) The Contractor shall obtain the Contracting Officer's approval of the machinery and mechanical and other equipment to be incorporated into the work. When requesting approval, the Contractor shall furnish to the Contracting Officer the name of the manufacturer, the model number, and other information concerning the performance, capacity, nature, and rating of the machinery and mechanical and other equipment. When required by this contract or by the Contracting Officer, the Contractor shall also obtain the Contracting Officer's approval of the material or articles which the Contractor contemplates incorporating into the work. When requesting approval, the Contractor shall provide full information concerning the material or articles. Machinery, equipment, material, and articles that do not have the required approval shall be installed or used at the risk of subsequent rejection.
 - (2) When required by the specifications or the Contracting Officer, the Contractor shall submit appropriately marked samples (and certificates related to them) for approval at the Contractor's expense, with all shipping charges prepaid. The Contractor shall label, or otherwise properly mark on the container, the material or product represented, its place of origin, the name of the producer, the Contractor's name, and the identification of the construction project for which the material or product is intended to

be used.

- (3) Certificates shall be submitted in triplicate, describing each sample submitted for approval and certifying that the material, equipment or accessory complies with contract requirements. The certificates shall include the name and brand of the product, name of manufacturer, and the location where produced.
- (4) Approval of a sample shall not constitute a waiver of the PHA right to demand full compliance with contract requirements. Materials, equipment and accessories may be rejected for cause even though samples have been approved.
- (5) Wherever materials are required to comply with recognized standards or specifications, such specifications shall be accepted as establishing the technical qualities and testing methods, but shall not govern the number of tests required to be made nor modify other contract requirements. The Contracting Officer may require laboratory test reports on items submitted for approval or may approve materials on the basis of data submitted in certificates with samples. Check tests will be made on materials delivered for use only as frequently as the Contracting Officer determines necessary to insure compliance of materials with the specifications. The Contractor will assume all costs of re-testing materials which fail to meet contract requirements and/or testing materials offered in substitution for those found deficient.
- (6) After approval, samples will be kept in the Project office until completion of work. They may be built into the work after a substantial quantity of the materials they represent has been built in and accepted.
- (c) Prohibition against use of lead-based paint. The Contractor shall comply with the prohibition against the use of lead-based paint contained in the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. 4821-4846) as implemented by 24 CFR Part 35.

12. Permits and Codes

- (a) The Contractor shall give all notices and comply with all applicable laws, ordinances, codes, rules and regulations. Notwithstanding the requirement of the Contractor to comply with the drawings and specifications in the contract, all work installed shall comply with all applicable codes and regulations as amended by any waivers. Before installing the work, the Contractor shall examine the drawings and the specifications for compliance with applicable codes and regulations bearing on the work and shall immediately report any discrepancy it may discover to the Contracting Officer. Where the requirements of the drawings and specifications fail to comply with the applicable code or regulation, the Contracting Officer shall modify the contract by change order pursuant to the clause entitled **Changes** herein to conform to the code or regulation.
- (b) The Contractor shall secure and pay for all permits, fees, and licenses necessary for the proper execution and completion of the work. Where the PHA can arrange for the issuance of all or part of these permits, fees and licenses, without cost to the Contractor, the contract amount shall be reduced accordingly.

13. Health, Safety, and Accident Prevention

- (a) In performing this contract, the Contractor shall:
 - (1) Ensure that no laborer or mechanic shall be required to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to his/her health and/or safety as determined under construction safety and health standards promulgated by the Secretary of Labor by regulation;
 - (2) Protect the lives, health, and safety of other persons;
 - (3) Prevent damage to property, materials, supplies, and equipment; and,
 - (4) Avoid work interruptions.
- (b) For these purposes, the Contractor shall:
 - (1) Comply with regulations and standards issued by the Secretary of Labor at 29 CFR Part 1926. Failure to comply may result in imposition of sanctions pursuant to the Contract Work Hours and Safety Standards Act (Public Law 91-54, 83 Stat. 96), 40 U.S.C. 327 et seq.; and,
 - (2) Include the terms of this clause in every subcontract so that such terms will be binding on each subcontractor.
- (c) The Contractor shall maintain an accurate record of exposure data on all accidents incident to work performed under this contract resulting in death, traumatic injury, occupational disease, or damage to property, materials, supplies, or equipment, and shall report this data in the manner prescribed by 29 CFR Part 1904.
- (d) The Contracting Officer shall notify the Contractor of any noncompliance with these requirements and of the corrective action required. This notice, when delivered to the Contractor or the Contractor's representative at the site of the work, shall be deemed sufficient notice of the noncompliance and corrective action required. After receiving the notice, the Contractor shall immediately take corrective action. If the Contractor fails or refuses to take corrective action promptly, the Contracting Officer may issue an order stopping all or part of the work until satisfactory corrective action has been taken. The Contractor shall not base any claim or request for equitable adjustment for additional time or money on any stop order issued under these circumstances.
- (e) The Contractor shall be responsible for its subcontractors' compliance with the provisions of this clause. The Contractor shall take such action with respect to any subcontract as the PHA, the Secretary of Housing and Urban Development, or the Secretary of Labor shall direct as a means of enforcing such provisions.

14. Temporary Heating

The Contractor shall provide and pay for temporary heating, covering, and enclosures necessary to properly protect all work and materials against damage by dampness and cold, to dry out the work, and to facilitate the completion of the work. Any permanent heating equipment used shall be turned over to the PHA in the condition and at the time required by the specifications.

15. Availability and Use of Utility Services

(a) The PHA shall make all reasonably required amounts of utilities available to the Contractor from existing outlets and supplies, as specified in the contract. Unless otherwise pro-

vided in the contract, the amount of each utility service consumed shall be charged to or paid for by the Contractor at prevailing rates charged to the PHA or, where the utility is produced by the PHA, at reasonable rates determined by the Contracting Officer. The Contractor shall carefully conserve any utilities furnished without charge.

(b) The Contractor, at its expense and in a manner satisfactory to the Contracting Officer, shall install and maintain all necessary temporary connections and distribution lines, and all meters required to measure the amount of each utility used for the purpose of determining charges. Before final acceptance of the work by the PHA, the Contractor shall remove all the temporary connections, distribution lines, meters, and associated paraphernalia.

16. Protection of Existing Vegetation, Structures, Equipment, Utilities, and Improvements

- (a) The Contractor shall preserve and protect all structures, equipment, and vegetation (such as trees, shrubs, and grass) on or adjacent to the work site, which are not to be removed under this contract, and which do not unreasonably interfere with the work required under this contract.
- (b) The Contractor shall only remove trees when specifically authorized to do so, and shall avoid damaging vegetation that will remain in place. If any limbs or branches of trees are broken during performance of this contract, or by the careless operation of equipment, or by workmen, the Contractor shall trim those limbs or branches with a clean cut and paint the cut with a tree-pruning compound as directed by the Contracting Officer.
- (c) The Contractor shall protect from damage all existing improvements and utilities (1) at or near the work site and (2) on adjacent property of a third party, the locations of which are made known to or should be known by the Contractor. Prior to disturbing the ground at the construction site, the Contractor shall ensure that all underground utility lines are clearly marked.
- (d) The Contractor shall shore up, brace, underpin, secure, and protect as necessary all foundations and other parts of existing structures adjacent to, adjoining, and in the vicinity of the site, which may be affected by the excavations or other operations connected with the construction of the project.
- (e) Any equipment temporarily removed as a result of work under this contract shall be protected, cleaned, and replaced in the same condition as at the time of award of this contract.
- (f) New work which connects to existing work shall correspond in all respects with that to which it connects and/or be similar to existing work unless otherwise required by the specifications.
- (g) No structural members shall be altered or in any way weakened without the written authorization of the Contracting Officer, unless such work is clearly specified in the plans or specifications.
- (h) If the removal of the existing work exposes discolored or unfinished surfaces, or work out of alignment, such surfaces shall be refinished, or the material replaced as necessary to make the continuous work uniform and harmonious. This, however, shall not be construed to require the refinishing or reconstruction of dissimilar finishes previously exposed, or

finished surfaces in good condition, but in different planes or on different levels when brought together by the removal of intervening work, unless such refinishing or reconstruction is specified in the plans or specifications.

- (i) The Contractor shall give all required notices to any adjoining or adjacent property owner or other party before the commencement of any work.
- (j) The Contractor shall indemnify and save harmless the PHA from any damages on account of settlement or the loss of lateral support of adjoining property, any damages from changes in topography affecting drainage, and from all loss or expense and all damages for which the PHA may become liable in consequence of such injury or damage to adjoining and adjacent structures and their premises.
- (k) The Contractor shall repair any damage to vegetation, structures, equipment, utilities, or improvements, including those that are the property of a third party, resulting from failure to comply with the requirements of this contract or failure to exercise reasonable care in performing the work. If the Contractor fails or refuses to repair the damage promptly, the Contracting Officer may have the necessary work performed and charge the cost to the Contractor.

17. Temporary Buildings and Transportation of Materials

- (a) Temporary buildings (e.g., storage sheds, shops, offices, sanitary facilities) and utilities may be erected by the Contractor only with the approval of the Contracting Officer and shall be built with labor and materials furnished by the Contractor without expense to the PHA. The temporary buildings and utilities shall remain the property of the Contractor and shall be removed by the Contractor at its expense upon completion of the work. With the written consent of the Contracting Officer, the buildings and utilities may be abandoned and need not be removed.
- (b) The Contractor shall, as directed by the Contracting Officer, use only established roadways, or use temporary roadways constructed by the Contractor when and as authorized by the Contracting Officer. When materials are transported in prosecuting the work, vehicles shall not be loaded beyond the loading capacity recommended by the manufacturer of the vehicle or prescribed by any federal, state, or local law or regulation. When it is necessary to cross curbs or sidewalks, the Contractor shall protect them from damage. The Contractor shall repair or pay for the repair of any damaged curbs, sidewalks, or roads.

18. Clean Air and Water Applicable to Contracts in Excess of \$100,000

(a) Definition. "Facility" means any building, plant, installation, structure, mine, vessel or other floating craft, location, or site of operations, owned, leased, or supervised by the Contractor or any subcontractor, used in the performance of the contract or any subcontract. When a location or site of operations includes more than one building, plant, installation, or structure, the entire location or site shall be deemed a facility except when the Administrator, or a designee, of the Environmental Protection Agency (EPA) determines that independent facilities are collocated in one geographical area.

- (b) In compliance with regulations issued by the United States Environmental Protection Agency (EPA), 40 CFR Part 15, pursuant to the Clean Air Act, as amended ("Air Act"), 42 U.S.C. 7401, et seq., the Federal Water Pollution Control Act, as amended ("Water Act"), 33 U.S.C. 1251, et seq., and Executive Order 11738, the Contractor agrees to —
 - Not utilize any facility in the performance of this contract or any subcontract which is listed on the EPA List of Violating Facilities pursuant to Part 15 of the regulations for the duration of time that the facility remains on the list;
 - (2) Promptly notify the Contracting Officer if a facility the Contractor intends to use in the performance of this contract is on the EPA List of Violating Facilities or the Contractor knows that it has been recommended to be placed on the List;
 - (3) Comply with all requirements of the Air Act and the Water Act, including the requirements of Section 114 of the Air Act and Section 308 of the Water Act, and all applicable clean air and clean water standards; and,
 - (4) Include or cause to be included the provisions of this clause in every subcontract, and take such action as HUD may direct as a means of enforcing such provisions.

19. Energy Efficiency

The Contractor shall comply with all standards and policies relating to energy efficiency which are contained in the energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub.L. 94-163) for the State in which the work under the contract is performed.

20. Inspection and Acceptance of Construction

(a) Definitions. As used in this clause -

- (1) "Acceptance" means the act of an authorized representative of the PHA by which the PHA approves and assumes ownership of the work performed under this contract. Acceptance may be partial or complete.
- (2) **"Inspection"** means examining and testing the work performed under the contract (including, when appropriate, raw materials, equipment, components, and intermediate assemblies) to determine whether it conforms to contract requirements.
- (3) **"Testing"** means that element of inspection that determines the properties or elements, including functional operation of materials, equipment, or their components, by the application of established scientific principles and procedures.
- (b) The Contractor shall maintain an adequate inspection system and perform such inspections as will ensure that the work performed under the contract conforms to contract requirements. All work is subject to PHA inspection and test at all places and at all reasonable times before acceptance to ensure strict compliance with the terms of the contract.
- (c) PHA inspections and tests are for the sole benefit of the PHA and do not: (1) relieve the Contractor of responsibility for providing adequate quality control measures; (2) relieve the Contractor of responsibility for loss or damage of the material before acceptance; (3) constitute or imply acceptance; or, (4) affect the continuing rights of the PHA after acceptance of the

completed work under paragraph (j) below.

- (d) The presence or absence of the PHA inspector does not relieve the Contractor from any contract requirement, nor is the inspector authorized to change any term or condition of the specifications without the Contracting Officer's written authorization. All instructions and approvals with respect to the work shall be given to the Contractor by the Contracting Officer.
- (e) The Contractor shall promptly furnish, without additional charge, all facilities, labor, and material reasonably needed for performing such safe and convenient inspections and tests as may be required by the Contracting Officer. The PHA may charge to the Contractor any additional cost of inspection or test when work is not ready at the time specified by the Contractor for inspection or test, or when prior rejection makes reinspection or retest necessary. The PHA shall perform all inspections and tests in a manner that will not unnecessarily delay the work. Special, full size, and performance tests shall be performed as described in the contract.
- (f) The PHA may conduct routine inspections of the construction site on a daily basis.
- (g) The Contractor shall, without charge, replace or correct work found by the PHA not to conform to contract requirements, unless the PHA decides that it is in its interest to accept the work with an appropriate adjustment in contract price. The Contractor shall promptly segregate and remove rejected material from the premises.
- (h) If the Contractor does not promptly replace or correct rejected work, the PHA may (1) by contract or otherwise, replace or correct the work and charge the cost to the Contractor, or (2) terminate for default the Contractor's right to proceed.
- (i) If any work requiring inspection is covered up without approval of the PHA, it must, if requested by the Contracting Officer, be uncovered at the expense of the Contractor. If at any time before final acceptance of the entire work, the PHA considers it necessary or advisable, to examine work already completed by removing or tearing it out, the Contractor, shall on request, promptly furnish all necessary facilities, labor, and material. If such work is found to be defective or nonconforming in any material respect due to the fault of the Contractor or its subcontractors, the Contractor shall defray all the expenses of the examination and of satisfactory reconstruction. If, however, such work is found to meet the requirements of the contract, the Contracting Officer shall make an equitable adjustment to cover the cost of the examination and reconstruction, including, if completion of the work was thereby delayed, an extension of time.
- (j) The Contractor shall notify the Contracting Officer, in writing, as to the date when in its opinion all or a designated portion of the work will be substantially completed and ready for inspection. If the Architect determines that the state of preparedness is as represented, the PHA will promptly arrange for the inspection. Unless otherwise specified in the contract, the PHA shall accept, as soon as practicable after completion and inspection, all work required by the contract or that portion of the work the Contracting Officer determines and designates can be accepted separately. Acceptance shall be final and conclusive except for latent defects, fraud, gross mistakes

amounting to fraud, or the PHA's right under any warranty or guarantee.

21. Use and Possession Prior to Completion

- (a) The PHA shall have the right to take possession of or use any completed or partially completed part of the work. Before taking possession of or using any work, the Contracting Officer shall furnish the Contractor a list of items of work remaining to be performed or corrected on those portions of the work that the PHA intends to take possession of or use. However, failure of the Contracting Officer to list any item of work shall not relieve the Contractor of responsibility for complying with the terms of the contract. The PHA's possession or use shall not be deemed an acceptance of any work under the contract.
- (b) While the PHA has such possession or use, the Contractor shall be relieved of the responsibility for (1) the loss of or damage to the work resulting from the PHA's possession or use, notwithstanding the terms of the clause entitled **Permits and Codes** herein; (2) all maintenance costs on the areas occupied; and, (3) furnishing heat, light, power, and water used in the areas occupied without proper remuneration therefor. If prior possession or use by the PHA delays the progress of the work or causes additional expense to the Contractor, an equitable adjustment shall be made in the contract price or the time of completion, and the contract shall be modified in writing accordingly.

22. Warranty of Title

The Contractor warrants good title to all materials, supplies, and equipment incorporated in the work and agrees to deliver the premises together with all improvements thereon free from any claims, liens or charges, and agrees further that neither it nor any other person, firm or corporation shall have any right to a lien upon the premises or anything appurtenant thereto.

23. Warranty of Construction

- (a) In addition to any other warranties in this contract, the Contractor warrants, except as provided in paragraph (j) of this clause, that work performed under this contract conforms to the contract requirements and is free of any defect in equipment, material, or workmanship performed by the Contractor or any subcontractor or supplier at any tier. This warranty shall continue for a period of _____ (one year unless otherwise indicated) from the date of final acceptance of the work. If the PHA takes possession of any part of the work before final acceptance, this warranty shall continue for a period of (one year unless otherwise indicated) from the date that the PHA takes possession.
- (b) The Contractor shall remedy, at the Contractor's expense, any failure to conform, or any defect. In addition, the Contractor shall remedy, at the Contractor's expense, any damage to PHA-owned or controlled real or personal property when the damage is the result of—
 - (1) The Contractor's failure to conform to contract requirements; or
 - (2) Any defects of equipment, material, workmanship or de-

sign furnished by the Contractor.

- (c) The Contractor shall restore any work damaged in fulfilling the terms and conditions of this clause. The Contractor's warranty with respect to work repaired or replaced will run for (one year unless otherwise indicated) from the date of repair or replacement.
- (d) The Contracting Officer shall notify the Contractor, in writing, within a reasonable time after the discovery of any failure, defect or damage.
- (e) If the Contractor fails to remedy any failure, defect, or damage within a reasonable time after receipt of notice, the PHA shall have the right to replace, repair or otherwise remedy the failure, defect, or damage at the Contractor's expense.
- (f) With respect to all warranties, express or implied, from subcontractors, manufacturers, or suppliers for work performed and materials furnished under this contract, the Contractor shall:
 - (1) Obtain all warranties that would be given in normal commercial practice;
 - (2) Require all warranties to be executed in writing, for the benefit of the PHA; and,
 - (3) Enforce all warranties for the benefit of the PHA.
- (g) In the event the Contractor's warranty under paragraph (a) of this clause has expired, the PHA may bring suit at its own expense to enforce a subcontractor's, manufacturer's or supplier's warranty.
- (h) Unless a defect is caused by the negligence of the Contractor or subcontractor or supplier at any tier, the Contractor shall not be liable for the repair of any defect of material or design furnished by the PHA nor for the repair of any damage that results from any defect in PHA furnished material or design.
- (i) Notwithstanding any provisions herein to the contrary, the establishment of the time periods in paragraphs (a) and (c) above relate only to the specific obligation of the Contractor to correct the work, and have no relationship to the time within which its obligation to comply with the contract may be sought to be enforced, nor to the time within which proceedings may be commenced to establish the Contractor's liability with respect to its obligation other than specifically to correct the work.
- (j) This warranty shall not limit the PHA's rights under the Inspection and Acceptance of Construction clause of this contract with respect to latent defects, gross mistakes or fraud.

24. Prohibition Against Liens

The Contractor is prohibited from placing a lien on the PHA's property. This prohibition shall apply to all subcontractors at any tier and all materials suppliers.

Administrative Requirements

25. Contract Period

The Contractor shall complete all work required under this contract within _____ calendar days of the effective date of the contract, or within the time schedule established in the notice to proceed issued by the Contracting Officer.

26. Order of Precedence

In the event of a conflict between these General Conditions and the Specifications, the General Conditions shall prevail. In the event of a conflict between the contract and any applicable state or local law or regulation, the state or local law or regulation shall prevail; provided that such state or local law or regulation does not conflict with, or is less restrictive than applicable federal law, regulation, or Executive Order. In the event of such a conflict, applicable federal law, regulation, and Executive Order shall prevail.

27. Payments

- (a) The PHA shall pay the Contractor the price as provided in this contract.
- (b) The PHA shall make progress payments approximately every 30 days as the work proceeds, on estimates of work accomplished which meets the standards of quality established under the contract, as approved by the Contracting Officer. The PHA may, subject to written determination and approval of the Contracting Officer, make more frequent payments to contractors which are qualified small businesses.
- (c) Before the first progress payment under this contract, the Contractor shall furnish, in such detail as requested by the Contracting Officer, a breakdown of the total contract price showing the amount included therein for each principal category of the work, which shall substantiate the payment amount requested in order to provide a basis for determining progress payments. The breakdown shall be approved by the Contracting Officer and must be acceptable to HUD. If the contract covers more than one project, the Contractor shall furnish a separate breakdown for each. The values and quantities employed in making up this breakdown are for determining the amount of progress payments and shall not be construed as a basis for additions to or deductions from the contract price. The Contractor shall prorate its overhead and profit over the construction period of the contract.
- (d) The Contractor shall submit, on forms provided by the PHA, periodic estimates showing the value of the work performed during each period based upon the approved breakdown of the contract price. Such estimates shall be submitted not later than days in advance of the date set for payment and are subject to correction and revision as required. The estimates must be approved by the Contracting Officer with the concurrence of the Architect prior to payment. If the contract covers more than one project, the Contractor shall furnish a separate progress payment estimate for each.
- (e) Along with each request for progress payments and the required estimates, the Contractor shall furnish the following certification, or payment shall not be made:

I hereby certify, to the best of my knowledge and belief, that:

- The amounts requested are only for performance in accordance with the specifications, terms, and conditions of the contract;
- (2) Payments to subcontractors and suppliers have been made from previous payments received under the contract, and timely payments will be made from the proceeds of the payment covered by this certification, in accordance with subcontract agreements; and,
- (3) This request for progress payments does not include any

amounts which the prime contractor intends to withhold or retain from a subcontractor or supplier in accordance with the terms and conditions of the subcontract.

Name:		

Date:

Title:

- (f) Except as otherwise provided in State law, the PHA shall retain ten (10) percent of the amount of progress payments until completion and acceptance of all work under the contract; except, that if upon completion of 50 percent of the work, the Contracting Officer, after consulting with the Architect, determines that the Contractor's performance and progress are satisfactory, the PHA may make the remaining payments in full for the work subsequently completed. If the Contracting Officer subsequently determines that the Contractor's performance and progress are unsatisfactory, the PHA shall reinstate the ten (10) percent (or other percentage as provided in State law) retainage until such time as the Contracting Officer determines that performance and progress are satisfactory.
- (g) The Contracting Officer may authorize material delivered on the site and preparatory work done to be taken into consideration when computing progress payments. Material delivered to the Contractor at locations other than the site may also be taken into consideration if the Contractor furnishes satisfactory evidence that (1) it has acquired title to such material; (2) the material is properly stored in a bonded warehouse, storage yard, or similar suitable place as may be approved by the Contracting Officer; (3) the material is insured to cover its full value; and (4) the material will be used to perform this contract. Before any progress payment which includes delivered material is made, the Contractor shall furnish such documentation as the Contracting Officer may require to assure the protection of the PHA's interest in such materials. The Contractor shall remain responsible for such stored material notwithstanding the transfer of title to the PHA.
- (h) All material and work covered by progress payments made shall, at the time of payment become the sole property of the PHA, but this shall not be construed as (1) relieving the Contractor from the sole responsibility for all material and work upon which payments have been made or the restoration of any damaged work; or, (2) waiving the right of the PHA to require the fulfillment of all of the terms of the contract. In the event the work of the Contractor has been damaged by other contractors or persons other than employees of the PHA in the course of their employment, the Contractor shall restore such damaged work without cost to the PHA and to seek redress for its damage only from those who directly caused it.

- (i) The PHA shall make the final payment due the Contractor under this contract after (1) completion and final acceptance of all work; and (2) presentation of release of all claims against the PHA arising by virtue of this contract, other than claims, in stated amounts, that the Contractor has specifically excepted from the operation of the release. Each such exception shall embrace no more than one claim, the basis and scope of which shall be clearly defined. The amounts for such excepted claims shall not be included in the request for final payment. A release may also be required of the assignee if the Contractor's claim to amounts payable under this contract has been assigned.
- (j) Prior to making any payment, the Contracting Officer may require the Contractor to furnish receipts or other evidence of payment from all persons performing work and supplying material to the Contractor, if the Contracting Officer determines such evidence is necessary to substantiate claimed costs.
- (k) The PHA shall not (1) determine or adjust any claims for payment or disputes arising thereunder between the Contractor and its subcontractors or material suppliers; or, (2) withhold any moneys for the protection of the subcontractors or material suppliers. The failure or refusal of the PHA to withhold moneys from the Contractor shall in nowise impair the obligations of any surety or sureties under any bonds furnished under this contract.

28. Contract Modifications

- (a) Only the Contracting Officer has authority to modify any term or condition of this contract. Any contract modification shall be authorized in writing.
- (b) The Contracting Officer may modify the contract unilaterally (1) pursuant to a specific authorization stated in a contract clause (e.g., Changes); or (2) for administrative matters which do not change the rights or responsibilities of the parties (e.g., change in the PHA address). All other contract modifications shall be in the form of supplemental agreements signed by the Contractor and the Contracting Officer.
- (c) When a proposed modification requires the approval of HUD prior to its issuance (e.g., a change order that exceeds the PHA's approved threshold), such modification shall not be effective until the required approval is received by the PHA.

29. Changes

- (a) The Contracting Officer may, at any time, without notice to the sureties, by written order designated or indicated to be a change order, make changes in the work within the general scope of the contract including changes:
 - (1) In the specifications (including drawings and designs);
 - (2) In the method or manner of performance of the work;
 - (3) PHA-furnished facilities, equipment, materials, services, or site; or,
 - (4) Directing the acceleration in the performance of the work.
- (b) Any other written order or oral order (which, as used in this paragraph (b), includes direction, instruction, interpretation, or determination) from the Contracting Officer that causes a change shall be treated as a change order under this clause; provided, that the Contractor gives the Contracting Officer

written notice stating (1) the date, circumstances and source of the order and (2) that the Contractor regards the order as a change order.

- (c) Except as provided in this clause, no order, statement or conduct of the Contracting Officer shall be treated as a change under this clause or entitle the Contractor to an equitable adjustment.
- (d) If any change under this clause causes an increase or decrease in the Contractor's cost of, or the time required for the performance of any part of the work under this contract, whether or not changed by any such order, the Contracting Officer shall make an equitable adjustment and modify the contract in writing. However, except for a adjustment based on defective specifications, no proposal for any change under paragraph (b) above shall be allowed for any costs incurred more than 20 days (5 days for oral orders) before the Contractor gives written notice as required. In the case of defective specifications for which the PHA is responsible, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with the defective specifications.
- (e) The Contractor must assert its right to an adjustment under this clause within 30 days after (1) receipt of a written change order under paragraph (a) of this clause, or (2) the furnishing of a written notice under paragraph (b) of this clause, by submitting a written statement describing the general nature and the amount of the proposal. If the facts justify it, the Contracting Officer may extend the period for submission. The proposal may be included in the notice required under paragraph (b) above. No proposal by the Contractor for an equitable adjustment shall be allowed if asserted after final payment under this contract.
- (f) The Contractor's written proposal for equitable adjustment shall be submitted in the form of a lump sum proposal supported with an itemized breakdown of all increases and decreases in the contract in at least the following details:
 - (1) Direct Costs. Materials (list individual items, the quantity and unit cost of each, and the aggregate cost); Transportation and delivery costs associated with materials; Labor breakdowns by hours or unit costs (identified with specific work to be performed); Construction equipment exclusively necessary for the change; Costs of preparation and/ or revision to shop drawings resulting from the change; Worker's Compensation and Public Liability Insurance; Employment taxes under FICA and FUTA; and, Bond Costs - when size of change warrants revision.
 - (2) Indirect Costs. Indirect costs may include overhead, general and administrative expenses, and fringe benefits not normally treated as direct costs.
 - (3) Profit. The amount of profit shall be negotiated and may vary according to the nature, extent, and complexity of the work required by the change.

The allowability of the direct and indirect costs shall be determined in accordance with the Contract Cost Principles and Procedures for Commercial Firms in Part 31 of the Federal Acquisition Regulation (48 CFR 1-31), as implemented by HUD Handbook 2210.18, in effect on the date of this contract. The Contractor shall not be allowed a profit on the profit

received by any subcontractor. Equitable adjustments for deleted work shall include a credit for profit and may include a credit for indirect costs. On proposals covering both increases and decreases in the amount of the contract, the application of indirect costs and profit shall be on the netchange in direct costs for the Contractor or subcontractor performing the work.

- (g) The Contractor shall include in the proposal its request for time extension (if any), and shall include sufficient information and dates to demonstrate whether and to what extent the change will delay the completion of the contract in its entirety.
- (h) The Contracting Officer shall act on proposals within 30 days after their receipt, or notify the Contractor of the date when such action will be taken.
- (i) Failure to reach an agreement on any proposal shall be a dispute under the clause entitled **Disputes** herein. Nothing in this clause, however, shall excuse the Contractor from proceeding with the contract as changed.
- (j) Except in an emergency endangering life or property, no change shall be made by the Contractor without a prior order from the Contracting Officer.

30. Suspension of Work

- (a) The Contracting Officer may order the Contractor in writing to suspend, delay, or interrupt all or any part of the work of this contract for the period of time that the Contracting Officer determines appropriate for the convenience of the PHA.
- (b) If the performance of all or any part of the work is, for an unreasonable period of time, suspended, delayed, or interrupted (1) by an act of the Contracting Officer in the administration of this contract, or (2) by the Contracting Officer's failure to act within the time specified (or within a reasonable time if not specified) in this contract an adjustment shall be made for any increase in the cost of performance of the contract (excluding profit) necessarily caused by such unreasonable suspension, delay, or interruption and the contract modified in writing accordingly. However, no adjustment shall be made under this clause for any suspension, delay, or interruption to the extent that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor or for which any equitable adjustment is provided for or excluded under any other provision of this contract.
- (c) A claim under this clause shall not be allowed (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved (but this requirement shall not apply as to a claim resulting from a suspension order); and, (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of the suspension, delay, or interruption, but not later than the date of final payment under the contract.

31. Disputes

(a) "Claim," as used in this clause, means a written demand or written assertion by one of the contracting parties seeking, as a matter of right, the payment of money in a sum certain, the adjustment or interpretation of contract terms, or other relief arising under or relating to the contract. A claim arising under the contract, unlike a claim relating to the contract, is a claim that can be resolved under a contract clause that provides for the relief sought by the claimant. A voucher, invoice, or other routine request for payment that is not in dispute when submitted is not a claim. The submission may be converted to a claim by complying with the requirements of this clause, if it is disputed either as to liability or amount or is not acted upon in a reasonable time.

- (b) Except for disputes arising under the clauses entitled Labor Standards and Labor Standards- Nonroutine Maintenance, herein, all disputes arising under or relating to this contract, including any claims for damages for the alleged breach thereof which are not disposed of by agreement, shall be resolved under this clause.
- (c) All claims by the Contractor shall be made in writing and submitted to the Contracting Officer for a written decision. A claim by the PHA against the Contractor shall be subject to a written decision by the Contracting Officer.
- (d) The Contracting Officer shall, within 60 unless otherwise indicated) days after receipt of the request, decide the claim or notify the Contractor of the date by which the decision will be made.
- (e) The Contracting Officer's decision shall be final unless the Contractor (1) appeals in writing to a higher level in the PHA in accordance with the PHA's policy and procedures, (2) refers the appeal to an independent mediator or arbitrator, or (3) files suit in a court of competent jurisdiction. Such appeal must be made within (30 unless otherwise indicated) days after receipt of the Contracting Officer's decision.
- (f) The Contractor shall proceed diligently with performance of this contract, pending final resolution of any request for relief, claim, appeal, or action arising under or relating to the contract, and comply with any decision of the Contracting Officer.

32. Default

- (a) If the Contractor refuses or fails to prosecute the work, or any separable part thereof, with the diligence that will insure its completion within the time specified in this contract, or any extension thereof, or fails to complete said work within this time, the Contracting Officer may, by written notice to the Contractor, terminate the right to proceed with the work (or separable part of the work) that has been delayed. In this event, the PHA may take over the work and complete it, by contract or otherwise, and may take possession of and use any materials, equipment, and plant on the work site necessary for completing the work. The Contractor and its sureties shall be liable for any damage to the PHA resulting from the Contractor's refusal or failure to complete the work within the specified time, whether or not the Contractor's right to proceed with the work is terminated. This liability includes any increased costs incurred by the PHA in completing the work.
- (b) The Contractor's right to proceed shall not be terminated or the Contractor charged with damages under this clause if—
 - (1) The delay in completing the work arises from unforeseeable causes beyond the control and without the fault or

negligence of the Contractor. Examples of such causes include (i) acts of God, or of the public enemy, (ii) acts of the PHA or other governmental entity in either its sovereign or contractual capacity, (iii) acts of another contractor in the performance of a contract with the PHA, (iv) fires, (v) floods, (vi) epidemics, (vii) quarantine restrictions, (viii) strikes, (ix) freight embargoes, (x) unusually severe weather, or (xi) delays of subcontractors or suppliers at any tier arising from unforeseeable causes beyond the control and without the fault or negligence of both the Contractor and the subcontractors or suppliers; and

- (2) The Contractor, within days (10 days unless otherwise indicated) from the beginning of such delay (unless extended by the Contracting Officer) notifies the Contracting Officer in writing of the causes of delay. The Contracting Officer shall ascertain the facts and the extent of the delay. If, in the judgment of the Contracting Officer, the findings of fact warrant such action, time for completing the work shall be extended by written modification to the contract. The findings of the Contracting Officer shall be reduced to a written decision which shall be subject to the provisions of the *Disputes* clause of this contract.
- (c) If, after termination of the Contractor's right to proceed, it is determined that the Contractor was not in default, or that the delay was excusable, the rights and obligations of the parties will be the same as if the termination had been for convenience of the PHA.

33. Liquidated Damages

- (a) If the Contractor fails to complete the work within the time specified in the contract, or any extension, as specified in the clause entitled *Default* of this contract, the Contractor shall pay to the PHA as liquidated damages, the sum of \$ [Contracting Officer insert amount] for each day of delay. If different completion dates are specified in the contract for separate parts or stages of the work, the amount of liquidated damages shall be assessed on those parts or stages which are delayed. To the extent that the Contractor's delay or nonperformance is excused under another clause in this contract, liquidated damages shall not be due the PHA. The Contractor remains liable for damages caused other than by delay.
- (b) If the PHA terminates the Contractor's right to proceed, the resulting damage will consist of liquidated damages until such reasonable time as may be required for final completion of the work together with any increased costs occasioned the PHA in completing the work.
- (c) If the PHA does not terminate the Contractor's right to proceed, the resulting damage will consist of liquidated damages until the work is completed or accepted.

34. Termination for Convenience

(a) The Contracting Officer may terminate this contract in whole, or in part, whenever the Contracting Officer determines that such termination is in the best interest of the PHA. Any such termination shall be effected by delivery to the Contractor of a Notice of Termination specifying the extent to which the performance of the work under the contract is terminated, and the date upon which such termination becomes effective.

- (b) If the performance of the work is terminated, either in whole or in part, the PHA shall be liable to the Contractor for reasonable and proper costs resulting from such termination upon the receipt by the PHA of a properly presented claim setting out in detail: (1) the total cost of the work performed to date of termination less the total amount of contract payments made to the Contractor; (2) the cost (including reasonable profit) of settling and paying claims under subcontracts and material orders for work performed and materials and supplies delivered to the site, payment for which has not been made by the PHA to the Contractor or by the Contractor to the subcontractor or supplier; (3) the cost of preserving and protecting the work already performed until the PHA or assignee takes possession thereof or assumes responsibility therefor; (4) the actual or estimated cost of legal and accounting services reasonably necessary to prepare and present the termination claim to the PHA; and (5) an amount constituting a reasonable profit on the value of the work performed by the Contractor.
- (c) The Contracting Officer will act on the Contractor's claim within days (60 days unless otherwise indicated) of receipt of the Contractor's claim.
- (d) Any disputes with regard to this clause are expressly made subject to the provisions of the *Disputes* clause of this contract.

35. Assignment of Contract

The Contractor shall not assign or transfer any interest in this contract; except that claims for monies due or to become due from the PHA under the contract may be assigned to a bank, trust company, or other financial institution. Such assignments of claims shall only be made with the written concurrence of the Contracting Officer. If the Contractor is a partnership, this contract shall inure to the benefit of the surviving or remaining member(s) of such partnership as approved by the Contracting Officer.

36. Insurance

- (a) Before commencing work, the Contractor and each subcontractor shall furnish the PHA with certificates of insurance showing the following insurance is in force and will insure all operations under the Contract:
 - (1) Workers' Compensation, in accordance with state or Territorial Workers' Compensation laws.
 - (2) Commercial General Liability with a combined single limit for bodily injury and property damage of not less than \$[Contracting Officer insert amount] per occurrence to protect the Contractor and each subcontractor against claims for bodily injury or death and damage to the property of others. This shall cover the use of all equipment, hoists, and vehicles on the site(s) not covered by Automobile Liability under (3) below. If the Contractor has a "claims-made" policy, then the following additional requirements apply: the policy must provide a "retroactive date" which must be on or before the execution date of the Contract; and the extended reporting period may not be less than five years following the completion date of the Contract.

- (3) Automobile Liability on owned and non-owned motor vehicles used on the site(s) or in connection therewith for a combined single limit for bodily injury and property damage of not less than \$__ [Contracting Officer insert amount] per occurrence.
- (b) Before commencing work, the Contractor shall furnish the PHA with a certificate of insurance evidencing that Builder's Risk (fire and extended coverage) Insurance on all work in place and/or materials stored at the building site(s), including foundations and building equipment, is in force. The Builder's Risk Insurance shall be for the benefit of the Contractor and the PHA as their interests may appear and each shall be named in the policy or policies as an insured. The Contractor in installing equipment supplied by the PHA shall carry insurance on such equipment from the time the Contractor takes possession thereof until the Contract work is accepted by the PHA. The Builder's Risk Insurance need not be carried on excavations, piers, footings, or foundations until such time as work on the super-structure is started. It need not be carried on landscape work. Policies shall furnish coverage at all times for the full cash value of all completed construction, as well as materials in place and/or stored at the site(s), whether or not partial payment has been made by the PHA. The Contractor may terminate this insurance on buildings as of the date taken over for occupancy by the PHA. The Contractor is not required to carry Builder's Risk Insurance for modernization work which does not involve structural alterations or additions and where the PHA's existing fire and extended coverage policy can be endorsed to include such work.
- (c) All insurance shall be carried with companies which are financially responsible and admitted to do business in the State in which the project is located. If any such insurance is due to expire during the construction period, the Contractor (including subcontractors, as applicable) shall not permit the coverage to lapse and shall furnish evidence of coverage to the Contracting Officer. All certificates of insurance, as evidence of coverage, shall provide that no coverage may be canceled or non-renewed by the insurance company until at least 30 days prior written notice has been given to the Contracting Officer.

37. Subcontracts

- (a) Definitions. As used in this contract -
 - (1) **"Subcontract"** means any contract, purchase order, or other purchase agreement, including modifications and change orders to the foregoing, entered into by a subcontractor to furnish supplies, materials, equipment, and services for the performance of the prime contract or a subcontract.
 - (2) **"Subcontractor"** means any supplier, vendor, or firm that furnishes supplies, materials, equipment, or services to or for the Contractor or another subcontractor.
- (b) The Contractor shall not enter into any subcontract with any subcontractor who has been temporarily denied participation in a HUD program or who has been suspended or debarred from participating in contracting programs by any agency of the United States Government or of the state in which the work

under this contract is to be performed.

- (c) The Contractor shall be as fully responsible for the acts or omissions of its subcontractors, and of persons either directly or indirectly employed by them as for the acts or omissions of persons directly employed by the Contractor.
- (d) The Contractor shall insert appropriate clauses in all subcontracts to bind subcontractors to the terms and conditions of this contract insofar as they are applicable to the work of subcontractors.
- (e) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the PHA or between the subcontractor and HUD.

38. Subcontracting with Small and Minority Firms, Women's Business Enterprise, and Labor Surplus Area Firms

<The Contractor shall take the following steps to ensure that, whenever possible, subcontracts are awarded to small business firms, minority firms, women's business enterprises, and labor surplus area firms:

- (a) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
- (b) Ensuring that small and minority businesses and women's business enterprises are solicited whenever they are potential sources;
- (c) 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;
- (d) Establishing delivery schedules, where the requirements of the contract permit, which encourage participation by small and minority businesses and women's business enterprises; and
- (e) Using the services and assistance of the U.S. Small Business Administration, the Minority Business Development Agency of the U.S. Department of Commerce, and State and local governmental small business agencies.

39. Equal Employment Opportunity

During the performance of this contract, the Contractor agrees as follows:

- (a) The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, or handicap.
- (b) The Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, national origin, or handicap. Such action shall include, but not be limited to, (1) employment, (2) upgrading, (3) demotion, (4) transfer, (5) recruitment or recruitment advertising, (6) layoff or termination, (7) rates of pay or other forms of compensation, and (8) selection for training, including apprenticeship.
- (c) The Contractor shall post in conspicuous places available to employees and applicants for employment the notices to be

provided by the Contracting Officer that explain this clause.

- (d) The Contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin, or handicap.
- (e) The Contractor shall send, to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, the notice to be provided by the Contracting Officer advising the labor union or workers' representative of the Contractor's commitments under this clause, and post copies of the notice in conspicuous places available to employees and applicants for employment.
- (f) The Contractor shall comply with Executive Order 11246, as amended, and the rules, regulations, and orders of the Secretary of Labor.
- (g) The Contractor shall furnish all information and reports required by Executive Order 11246, as amended, Section 503 of the Rehabilitation Act of 1973, as amended, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto. The Contractor shall permit access to its books, records, and accounts by the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (h) In the event of a determination that the Contractor is not in compliance with this clause or any rule, regulation, or order of the Secretary of Labor, this contract may be canceled, terminated, or suspended in whole or in part, and the Contractor may be declared ineligible for further Government contracts, or Federally assisted construction contracts under the procedures authorized in Executive Order 11246, as amended. In addition, sanctions may be imposed and remedies invoked against the Contractor as provided in Executive Order 11246, as amended, the rules, regulations, and orders of the Secretary of Labor, or as otherwise provided by law.
- (i) The Contractor shall include the terms and conditions of this clause in every subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of Labor issued under Executive Order 11246, as amended, so that these terms and conditions will be binding upon each subcontractor or vendor. The Contractor shall take such action with respect to any subcontract or purchase order as the Secretary of Housing and Urban Development or the Secretary of Labor may direct as a means of enforcing such provisions, including sanctions for noncompliance; provided that if the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.
- (j) Compliance with the requirements of this clause shall be to the maximum extent consistent with, but not in derogation of, compliance with section 7(b) of the Indian Self-Determination and Education Assistance Act and the *Indian Preference* clause of this contract.

40. Employment, Training, and Contracting Opportunities for Low-Income Persons, Section 3 of the Housing and Urban

Development Act of 1968.

- (a) The work to be performed under this contract is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- (b) The parties to this contract agree to comply with HUDs regulations in 24 CFR part 135, which implement section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the part 135 regulations.
- (c) The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers representative of the contractors commitments under this section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- (d) The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 135, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR part 135. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR part 135.
- (e) The contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR part 135 require employment opportunities to be directed, were not filled to circumvent the contractors obligations under 24 CFR part 135.
- (f) Noncompliance with HUDs regulations in 24 CFR part 135 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- (g) Pursuant to 24 CFR 905.170(b), compliance with Section 3 requirements shall be to the maximum extent consistent with, but not in derogation of compliance with section 7(b) of the Indian Self-Determination and Education Assistance, 25 U.S.C. section 450e(b) when this law is applicable.

41. Interest of Members of Congress

No member of or delegate to the Congress of the United States of America shall be admitted to any share or part of this contract or to any benefit that may arise therefrom.

42. Interest of Members, Officers, or Employees and Former Members, Officers, or Employees

No member, officer, or employee of the PHA, no member of the governing body of the locality in which the project is situated, no member of the governing body of the locality in which the PHA was activated, and no other public official of such locality or localities who exercises any functions or responsibilities with respect to the project, shall, during his or her tenure, or for one year thereafter, have any interest, direct or indirect, in this contract or the proceeds thereof.

43. Limitations on Payments made to Influence Certain Federal Financial Transactions

- (a) The Contractor agrees to comply with Section 1352 of title 31, United States Code which prohibits the use of Federal appropriated funds to pay any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with any of the following covered Federal actions: the awarding of any Federal contract; the making of any Federal grant; the making of any Federal loan; the entering into of any cooperative agreement; or the modification of any Federal contract, grant, loan, or cooperative agreement.
- (b) The Contractor further agrees to comply with the requirement of the Act to furnish a disclosure (OMB Standard Form LLL, Disclosure of Lobbying Activities) if any funds other than Federal appropriated funds (including profit or fee received under a covered Federal transaction) have been paid, or will be paid, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a Federal contract, grant, loan, or cooperative agreement.

44. Royalties and Patents

The Contractor shall pay all royalties and license fees. It shall defend all suits or claims for infringement of any patent rights and shall save the PHA harmless from loss on account thereof; except that the PHA shall be responsible for all such loss when a particular design, process or the product of a particular manufacturer or manufacturers is specified and the Contractor has no reason to believe that the specified design, process, or product is an infringement. If, however, the Contractor has reason to believe that any design, process or product specified is an infringement of a patent, the Contractor shall promptly notify the Contractor responsible for resultant loss.

45. Examination and Retention of Contractor's Records

(a) The PHA, HUD, or Comptroller General of the United States, or any of their duly authorized representatives shall, until 3 years after final payment under this contract, have access to and the right to examine any of the Contractor's directly pertinent books, documents, papers, or other records involving transactions related to this contract for the purpose of making audit, examination, excerpts, and transcriptions.

- (b) The Contractor agrees to include in first-tier subcontracts under this contract a clause substantially the same as paragraph (a) above. "Subcontract," as used in this clause, excludes purchase orders not exceeding \$10,000.
- (c) The periods of access and examination in paragraphs (a) and (b) above for records relating to (1) appeals under the *Disputes* clause of this contract, (2) litigation or settlement of claims arising from the performance of this contract, or (3) costs and expenses of this contract to which the PHA, HUD, or Comptroller General or any of their duly authorized representatives has taken exception shall continue until disposition of such appeals, litigation, claims, or exceptions.

46. Labor Standards - Davis-Bacon and Related Acts

If the total amount of this contract exceeds \$2,000, the Federal labor standards set forth in the clause below shall apply to the construction work to be performed under the contract, except if the construction work has been determined to be "Nonroutine Maintenance" subject to the terms of that clause of this contract.

(a) Minimum Wages.

(1) All laborers and mechanics employed or working upon the site of the work (or, under the United States Housing Act of 1937 or under the Housing Act of 1949, in the construction or development of the project) will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR Part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the Contractor and such laborers and mechanics. Contributions made or costs reasonably anticipated for bona fide fringe benefits under Section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of 29 CFR 5.5(a)(1)(iv); also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs, which cover the regular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid not less than the appropriate wage rate and fringe benefits in the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR Part 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein; provided, that the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under 29 CFR 5.5(a)(1)(ii) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the Contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

(2) (i) Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. HUD shall approve an additional classification and wage rate and fringe benefits therefor only when all the following criteria have been met:

(A)The work to be performed by the classification requested is not performed by a classification in the wage determination;

(B)The classification is utilized in the area by the construction industry; and

(C) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.

- (ii) If the Contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and HUD or its designee agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by HUD or its designee to the Administrator of the Wage and Hour Division, Employee Standards Administration, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise HUD or its designee or will notify HUD or its designee within the 30-day period that additional time is necessary.
- (iii) In the event the Contractor, the laborers or mechanics to be employed in the classification or their representatives, and HUD or its designee do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), HUD or its designee shall refer the questions, including the views of all interested parties and the recommendation of HUD or its designee, to the Administrator of the Wage and Hour Division for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise HUD or its designee or will notify HUD or its designee within the 30-day period that additional time is necessary.
- (iv) The wage rate (including fringe benefits where appropriate) determined pursuant to subparagraphs
 (b)(2)(ii) or (iii) of this clause shall be paid to all workers performing work in the classification under

this contract from the first day on which work is performed in the classification.

- (3) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the Contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- (4) If the Contractor does not make payments to a trustee or other third person, the Contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program; *provided*, that the Secretary of Labor has found, upon the written request of the Contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the Contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.
- (b) Withholding of funds. HUD or its designee 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 the Contractor under this contract or any other Federal contract with the same prime Contractor, or any other Federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime Contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the Contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work (or, under the United States Housing Act of 1937 or under the Housing Act of 1949, in the construction or development of the project), all or part of the wages required by the contract, HUD or its designee may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased. HUD or its designee may, after written notice to the Contractor, disburse such amounts withheld for and on account of the Contractor or subcontractor to the respective employees to whom they are due. The Comptroller General shall make such disbursements in the case of direct Davis-Bacon Act contracts.
- (c) **Payrolls and basic records**. (1) Payrolls and basic records relating thereto shall be maintained by the Contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work (or, under the United States Housing Act of 1937 or under the Housing Act of 1949, in the construction or development of the project). Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made, and

actual wages paid. Whenever the Secretary of Labor has found, under 29 CFR 5.5(a)(1)(iv), that the wages of any laborer or mechanic include the amount of costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the Contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

- (2) (i) The Contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the Contracting Officer for transmission to HUD or its designee. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under subparagraph (c)(1) of this clause. This information may be submitted in any form desired. Optional Form WH-347 (Federal Stock Number 029-005-00014-1) is available for this purpose and may be purchased from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. The prime Contractor is responsible for the submission of copies of payrolls by all subcontractors.
- (ii) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the Contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:

(A)That the payroll for the payroll period contains the information required to be maintained under paragraph (c)(1) of this clause and that such information is correct and complete;

(B) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in 29 CFR Part 3; and

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

- (iii) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirements for submission of the "Statement of Compliance" required by subparagraph (c)(2)(ii) of this clause.
- (iv) The falsification of any of the above certifications

may subject the Contractor or subcontractor to civil or criminal prosecution under Section 1001 of Title 18 and Section 3729 of Title 31 of the United States Code.

- (3) The Contractor or subcontractor shall make the records required under subparagraph (d)(1) available for inspection, copying, or transcription by authorized representatives of HUD or its designee, the Contracting Officer, or the Department of Labor and shall permit such representatives to interview employees during working hours on the job. If the Contractor or subcontractor fails to submit the required records or to make them available, HUD or its designee may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.
- (d) (1) Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training, or with a State Apprenticeship Agency recognized by the Bureau, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Bureau of Apprenticeship and Training or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the Contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated in this paragraph, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the Contractor's or subcontractor's registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Ad-

ministrator of the Wage and Hour Division determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Bureau of Apprenticeship and Training, or a State Apprenticeship Agency recognized by the Bureau, withdraws approval of an apprenticeship program, the Contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

- (2) Trainees. Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed in the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate in the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate in the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate in the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the Contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.
- (3) **Equal employment opportunity.** The utilization of apprentices, trainees, and journeymen under this clause shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR Part 30.
- (e) **Compliance with Copeland Act requirements**. The Contractor shall comply with the requirements of 29 CFR Part 3, which are hereby incorporated by reference in this contract.
- (f) **Contract termination; debarment**. A breach of this contract clause may be grounds for termination of the contract and for debarment as a Contractor and a subcontractor as provided in 29 CFR 5.12.

- (g) **Compliance with Davis-Bacon and related Act requirements**. All rulings and interpretations of the Davis-Bacon and related Acts contained in 29 CFR Parts 1, 3, and 5 are herein incorporated by reference in this contract.
- (h) Disputes concerning labor standards. Disputes arising out of the labor standards provisions of this clause shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR Parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the Contractor (or any of its subcontractors) and the PHA, HUD, the U.S. Department of Labor, or the employees or their representatives.
- (i) **Certification of eligibility.** (1) By entering into this contract, the Contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the Contractor's firm is a person or firm ineligible to be awarded contracts by the United States Government by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
 - (2) No part of this contract shall be subcontracted to any person or firm ineligible to be awarded contracts by the United States Government by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
 - (3) The penalty for making false statements is prescribed in the U. S. Criminal Code, 18 U.S.C. 1001.
- (j) **Contract Work Hours and Safety Standards Act.** As used in this paragraph, the terms "laborers" and "mechanics" include watchmen and guards.
 - (1) **Overtime requirements**. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics, including watchmen and guards, shall require or permit any such laborer or mechanic in any workweek in which the individual is employed on such work to work in excess of 40 hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of 40 hours in such workweek.
 - (2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the provisions set forth in subparagraph (j)(1) of this clause, the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such 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 the provisions set forth in subparagraph (j)(1)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 40 hours without payment of the overtime wages required by provisions set forth in subparagraph (j)(1) of this clause.
 - (3) Withholding for unpaid wages and liquidated damages. HUD or its designee shall upon its own action or upon written request of an authorized representative of the De-

partment 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 Federal contract with the same prime Contractor, 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 the provisions set forth in subparagraph (j)(2) of this clause.

(k) Subcontracts. The Contractor or subcontractor shall insert in any subcontracts all the provisions contained in this clause, and such other clauses as HUD or its designee may by appropriate instructions require, and also a clause requiring the subcontractors to include these provisions in any lower tier subcontracts. The prime Contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all these provisions.

[] 47. Labor Standards-Non-routine Maintenance

(*If checked*, for contracts exceeding \$2,000, HUD has determined that the construction covered by this contract consists of non-routine maintenance (as defined in 24 CFR 968.203) necessary for the operation of the Public or Indian Housing project; and the labor standards set forth below and the provisions of Section 12 of the United States Housing Act of 1937 which pertain to such work shall apply. Clause 47 does not apply to this contract.)

- (a) Minimum Wages. (1) All laborers and mechanics employed or working upon the site of the work will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR Part 3), the full amount of wages due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Housing and Urban Development which is attached hereto and made a part hereof. Such laborers and mechanics shall be paid the appropriate wage rate on the wage determination for the classification of work actually performed, without regard to skill. Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein; provided, that the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination shall be posted at all times by the Contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.
 - (2) (i) Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. HUD shall approve an additional classification and wage rate only when the following criteria have been met:

(A) The work to be performed by the classification required is not performed by a classification in the wage determination;

(B) The classification is utilized in the area by the industry; and

(C) The proposed wage rate bears a reasonable relationship to the wage rates contained in the wage determination.

- (ii) The wage rate determined pursuant to this paragraph shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- (b) Withholding of funds. The Contracting Officer, upon his or her own action or upon request of HUD shall withhold or cause to be withheld from the Contractor under this contract or any other contract subject to HUD-determined wage rates, with the same prime Contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics employed by the Contractor or any subcontractor the full amount of wages required by this clause. In the event of failure to pay any laborer or mechanic employed or working on the site of the work all or part of the wages required by the contract, the Contracting Officer or HUD may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, or advance, until such violations have ceased. The PHA or HUD may, after written notice to the Contractor, disburse such amounts withheld for and on account of the Contractor or subcontractor to the respective employees to whom they are due.

(c) Payrolls and basic records.

- (1) Payrolls and basic records relating thereto shall be maintained by the Contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid, daily and weekly number of hours worked, deductions made, and actual wages paid.
 - (2) (i) The Contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the Contracting Officer. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under subparagraph (d)(1) above. This information may be submitted in any form desired. Optional Form WH-347 (Federal Stock Number 029-005-00014-1) is available for this purpose and may be purchased from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. The prime Contractor is responsible for the submission of copies of payrolls by all subcontractors. (Approved by the OMB under OMB control number 1215-0149).
 - (ii) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the Contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:

(A) that the payroll for the payroll period contains the information required to be maintained

under subparagraph (c)(1) of this clause and that such information is correct and complete;

(B) that each laborer or mechanic employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in 29 CFR Part 3; and

(C) that each laborer or mechanic has been paid not less than the applicable wage rates for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.

- (iii) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirements for submission of the "Statement of compliance" required by subparagraph (c)(2)(ii) of this clause.
- (iv) The falsification of any of the above certifications may subject the Contractor or subcontractor to civil or criminal prosecution under Section 1001 of Title 18 and Section 3729 of Title 31 of the United States Code.
- (3) The Contractor or subcontractor shall make the records required under subparagraph (c)(1) available for inspection, copying, or transcription by authorized representatives of HUD or the PHA and shall permit such representatives to interview employees during working hours on the job. If the Contractor or subcontractor fails to submit the required records or to make them available, HUD or its designee may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment or denial of participation in HUD's programs pursuant to 24 CFR Part 24.
- (d) **Compliance with Copeland Act requirements**. The Contractor shall comply with the requirements of 29 CFR Part 3 which are incorporated by reference in this contract.
- (e) **Contract termination; debarment**. A breach of this contract clause may be grounds for termination of the contract and for debarment as a Contractor and a subcontractor as provided in 24 CFR Part 24.

(f) Disputes concerning labor standards.

- Disputes arising out of the labor standards provisions of paragraphs (a), (b), (c), and (e) of this clause shall be subject to the general disputes clause of this contract.
- (2) Disputes arising out of the labor standards provisions of paragraphs (d), and (g) of this clause shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR Parts 5, 6, and 7. Disputes within the meaning of this paragraph (f)(2) include disputes between the Contractor (or any of its subcontractors) and the PHA, HUD, the U.S. Department of Labor, or the employees or their representatives.

(g) Contract Work Hours and Safety Standards Act. As used

in this paragraph, the terms "laborers" and "mechanics" include watchmen and guards.

- (1) **Overtime requirements**. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which the individual is employed on such work to work in excess of 40 hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of 40 hours in such workweek.
- (2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the provisions set forth in subparagraph (g)(1) of this clause, the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such 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 the provisions set forth in subparagraph (g)(1) 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 40 hours without payment of the overtime wages required by provisions set forth in subparagraph (g)(1) of this clause.
- (3) Withholding for unpaid wages and liquidated damages. HUD or its designee 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 federal contract with the same prime Contractor, 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 the provisions set forth in subparagraph (g)(2) of this clause.
- (h) Subcontracts. The Contractor or subcontractor shall insert in any subcontracts all the provisions contained in this clause and also a clause requiring the subcontractors to include these provisions in any lower tier subcontracts. The prime Contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the provisions contained in this clause.

48. Non-Federal Prevailing Wage Rates

Any prevailing wage rate (including basic hourly rate and any fringe benefits), determined under State or tribal law to be prevailing, with respect to any employee in any trade or position employed under the contract, is inapplicable to the contract and shall not be enforced against the Contractor or any subcontractor, with respect to employees engaged under the contract whenever either of the following occurs:

- (1) Such non-Federal prevailing wage rate exceeds: (A) the applicable wage rate determined by the Secretary of Labor pursuant to the Davis-Bacon Act (40 U.S.C. 276a et seq) to be prevailing in the locality with respect to such trade; (B) an applicable apprentice wage rate based thereon specified in an apprenticeship program registered with the U.S. Department of Labor or a DOL-recognized State Apprenticeship Agency; or (C) an applicable trainee wage rate based thereon specified in a DOL-certified trainee program; or
- (2) Such non-Federal prevailing wage rate, exclusive of any fringe benefits, exceeds the applicable wage rate determined by the Secretary of HUD to be prevailing in the locality with respect to such trade or position.



STATE OF NEW JERSEY Department of Labor and Workforce Development Division of Wage and Hour Compliance - Public Contracts Section PO Box 389 Trenton, NJ 08625-0389

PREVAILING WAGE RATE DETERMINATION

The New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.) requires that the Department of Labor and Workforce Development establish and enforce a prevailing wage level for workers engaged in public works in order to safeguard their efficiency and general well being and to protect them as well as their employers from the effects of serious and unfair competition.

Prevailing wage rates are wage and fringe benefit rates based on the collective bargaining agreements established for a particular craft or trade in the locality in which the public work is performed. In New Jersey, these rates vary by county and by the type of work performed.

Applicable prevailing wage rates are those wages and fringe benefits in effect on the date the contract is awarded. All pre-determined rate increases listed at the time the contract is awarded must also be paid, beginning on the dates specified. Rates that have expired will remain in effect until new rates are posted.

Prevailing Wage Rate

The prevailing wage rate for each craft will list the effective date of the rate and the following information:

$\mathbf{W} = $ Wage Rate per Hour	$\mathbf{B} = Fringe Benefit Rate per Hour^*$	$\mathbf{T} = \text{Total Rate per Hour}$

* Fringe benefits are an integral part of the prevailing wage rate. Employers not providing such benefits must pay the fringe benefit amount directly to the employee each payday. Employers providing benefits worth less than the fringe benefit amount must pay the balance directly to the employee each payday.

Unless otherwise stated in the Prevailing Wage Rate Determination, the fringe benefit rate for overtime hours remains at the straight time rate.

When the Overtime Notes in the Prevailing Wage Rate Determination state that the overtime rates are "inclusive of benefits," the benefit rate is increased by the same factor as the wage rate (i.e. multiplied by 1.5 for time and one-half, multiplied by 2 for double time, etc.).

Apprentice Rate Schedule

An "apprentice" is an individual who is registered with the United States Department of Labor - Office of Apprenticeship and enrolled in a certified apprenticeship program during the period in which they are working on the public works project.

The apprentice <u>wage</u> rate is a percentage of the journeyman wage rate, unless otherwise indicated. The apprentice <u>benefit</u> rate is the full journeyman benefit rate, unless otherwise indicated.

If there is no apprentice rate schedule listed, the individual must be paid at least the journeyman rate even if that individual is in a certified apprentice program for that trade.

If there is no ratio of apprentices to journeymen listed for a particular craft, then the ratio shall be one (1) apprentice to every four (4) journeymen.

Comments/Notes

For each craft listed there will be comments/notes that cover the definition of the regular workday, shift differentials, overtime, recognized holidays, and any other relevant information.

Public Works Contractor Registration

The Public Works Contractor Registration Act (N.J.S.A. 34:11-56.48, et seq.) requires that **all** contractors, subcontractors, or lower tier subcontractors who are working on or who bid on public works projects register with the Department of Labor and Workforce Development. Applications are available at *www.nj.gov/labor* (click on Wage & Hour and then go to Registration & Permits).

Pursuant to N.J.S.A. 34:11-56.51:

No contractor shall bid on any contract for public work as defined in section 2 of P.L.1963, c. 150 (C.34:11-56.26) unless the contractor is registered pursuant to this act. No contractor shall list a subcontractor in a bid proposal for the contract unless the subcontractor is registered pursuant to P.L.1999, c.238 (C.34:11-56.48 et seq.) at the time the bid is made. No contractor or subcontractor, including a subcontractor not listed in the bid proposal, shall engage in the performance of any public work subject to the contract, unless the contractor or subcontractor is registered pursuant to that act.

Snow Plowing

Snow plowing contracts are <u>not</u> subject to the New Jersey Prevailing Wage Act or the Public Works Contractor Registration Act.

County - MONMOUTH

Craft: Air Conditioning & Refrigeration - Service and Repair

PREVAILING WAGE RATE

	03/01/23	03/01/24
Journeyman (Mechanic)	W44.23	W45.23
	B28.63	B30.03
	T72.86	T75.26
1		

Craft: Air Conditioning & Refrigeration - Service and Repair

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
As Shown	1st Year	2nd Year	3rd Year	4th Year	5th Year	Wage = %	of Jnymn	Wage		
Wage and Bene	40%	50%	60%	70%	80%	Bene = %	of Jnymn	Bene		

Ratio of Apprentices to Journeymen - 1:4

Craft: Air Conditioning & Refrigeration - Service and Repair

COMMENTS/NOTES

THESE RATES MAY BE USED FOR THE FOLLOWING:

- Service/Repair/Maintenance Work to EXISTING facilities.

- Replacement or Installation of air conditioning and refrigeration equipment when the combined tonnage does not exceed 15 tons for refrigeration, or 25 tons for air conditioning.

- Replacement or Installation of "packaged" or "unitary" rooftop-type units when the combined tonnage of the units does not exceed 75 tons.

NOTE: These rates may NOT be used for any work in new construction (including work on new additions).

The regular workday shall consist of 8 hours, starting between 6:00 AM and 10:00 AM, Monday through Friday.

SHIFT DIFFERENTIALS:

- The second and third shifts shall be paid an additional 15% of the hourly rate.

- All shifts must run for a minimum of 5 consecutive days.

OVERTIME:

Hours worked in excess of 8 per day or before or after the regular workday, that are not shift work, and all hours on Saturday shall be paid at time and one-half the hourly rate, inclusive of benefits. All hours on Sunday and holidays shall be paid at double the hourly rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day, Christmas Day.

County - MONMOUTH

Craft: Boilermaker

PREVAILING WAGE RATE

	01/12/24
Foreman	W54.11
	B47.08
	T101.19
General Foreman	W56.11
	B48.14
	T104.25
Journeyman	W49.11
	B45.31
	T94.42

Craft: Boilermaker

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
1000 Hours	65%	70%	75%	80%	85%	90%	95%			
Benefit =	38.33	39.30	40.32	41.31	42.32	43.32	44.30			

Ratio of Apprentices to Journeymen - *

* 1 apprentice will be allowed for the first 5 journeymen, 1 apprentice for the next 10 journeymen and 1 apprentice for each succeeding 20 journeymen up to a maximum of 5 apprentices per contractor on any one job.

Craft: Boilermaker COMMENTS/NOTES

HIGH WORK: All apprentices working on the erection, repair, or dismantling of smoke stacks, standpipes, or water towers shall be paid the Journeyman rate.

The regular workday shall consist of 8 hours, between 8:00 AM and 4:30 PM.

SHIFT DIFFERENTIALS:

- The second shift shall work 7½ hours and receive 8 hours pay, at a rate equal to the regular hourly rate plus 10%.

- The third shift shall work 7 hours and receive 8 hours pay, at a rate equal to the regular hourly rate plus 20%.

- For "Municipal Water Works" projects only, the following shall apply: Two, four day, 10 hour shifts may be worked at straight time Monday through Thursday. The day shift shall work four days, at 10 hours, for 10 hours pay. The second shift shall work four days, at nine and a half hours, for 10 hours pay, plus 10% the hourly rate for new work and .25 cents on repair work. Friday may be used as a make-up day at straight time, due to weather conditions, hoilday or any other circumstances beyond the employer's control.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays (except Labor Day) shall be paid at double the hourly rate. All hours on Labor Day shall be paid at four times the hourly rate.

- If any other craft employed by the same contractor, or a subcontractor thereof, receives double time in lieu of time and one-half, then the Boilermaker shall receive double time in lieu of time and one-half.

- For "Municipal Water Works" projects only, the following shall apply: Four 10 hour days may be worked Monday through Thursday at straight time. Friday may be used as a make-up day for a day lost to inclement weather, holiday or other conditions beyond the control of the employer. Overtime shall be paid for any hours that exceed 10 hours per day or 40 hours per week.

County - MONMOUTH

RECOGNIZED HOLIDAYS: New Year's Day, Washington's Birthday, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Boilermaker - Minor Repairs

PREVAILING WAGE RATE

	01/12/24
Foreman	W35.88
	B17.89
	T53.77
General Foreman	W36.38
	B17.89
	T54.27
Mechanic	W34.38
	B17.89
	T52.27

Craft: Boilermaker - Minor Repairs

COMMENTS/NOTES

NOTE: These rates apply to MINOR REPAIR WORK ONLY (repair work in the field for which the contract amount does not exceed \$125,000.00), for boilers that do not produce electric or are not used in the heating of petroleum products.

OVERTIME:

Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays (except Labor Day) shall be paid at double the hourly rate. All hours on Labor Day shall be paid at four times the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Washington's Birthday, Good Friday, Memorial Day, July 4th, Labor Day, Presidential Election Day, Thanksgiving Day, day after Thanksgiving, Christmas Day. Saturday holidays observed the preceding Friday, Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Bricklayer, Stone Mason

PREVAILING WAGE RATE

	06/01/23
Deputy Foreman	W51.00
	B36.28
	T87.28
Foreman	W55.75
	B36.28
	T92.03
Journeyman	W48.00
	B36.28
	T84.28

Craft: Bricklayer, Stone Mason

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
6 Months	40%	50%	55%	60%	65%	70%	75%	80%		
Benefits	4.00	5.00	5.50	6.00	24.29	26.00	27.73	29.43		

Ratio of Apprentices to Journeymen - 1:5

Craft: Bricklayer, Stone Mason

COMMENTS/NOTES

The regular workday shall consist of 8 hours, between 6:00 AM and 4:30 PM.

SHIFT DIFFERENTIALS:

- When a 2 shift schedule (including a day shift) is established, the first, or day shift, shall be established on an 8 hour basis. The second shift shall be established on an 8 hour basis, and receive the regular rate plus 10%, inclusive of benefits.

- When a three shift schedule is established, the first shift shall be established on an 8 hour basis, the second shift on a 7.5 hour basis, and the third shift on a 7 hour basis. The first shift shall receive the regular hourly rate, the second shift shall receive the regular rate plus 10%, inclusive of benefits, and the third shift shall receive the regular rate plus 15%, inclusive of benefits.

- When there is no day shift, and a second or third shift is established, it shall be established on an 8 hour basis. The second shift shall receive the regular rate plus 10%, inclusive of benefits, and the third shift shall receive the regular rate plus 15%, inclusive of benefits.

- When an irregular shift must be established, this shift shall receive the regular rate plus 10%, inclusive of benefits.

OVERTIME:

- The first 2 hours in excess of 8 per day, or before or after the regular workday that are not shift work. Monday through Friday, shall be paid at time and one-half the regular rate, inclusive of benefits. Any additional overtime shall be paid at double the regular rate, inclusive of benefits. The first 10 hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. Any additional overtime shall be paid at double the regular rate, inclusive of benefits. Any additional overtime shall be paid at double the regular rate, inclusive of benefits. Any additional overtime shall be paid at double the regular rate, inclusive of benefits. All hours on Sundays and holidays shall be paid at double the regular rate, inclusive of benefits.

- Saturday may be used as a make-up day for hours lost to inclement weather.

- When Bricklayers/Stone Masons work on Saturday with Laborers, and no other crafts are working on the project for the day, benefits may be paid at straight time. If other crafts are present, the applicable overtime rate for benefits shall be paid.

County - MONMOUTH

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays will be observed the following Monday.

County - MONMOUTH

Craft: Carpenter

PREVAILING WAGE RATE

	05/04/23
Foreman	W62.72
	B37.56
	T100.28
Journeyman	W54.54
	B32.73
	T87.27

Craft: Carpenter APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
Yearly	40%	55%	65%	80%	90%					
Benefit	59% of	Appren	tice	Wage Rate	for all	intervals	+ \$0.56			

Ratio of Apprentices to Journeymen - 1:3

For Solar installation- all work on solar projects that fall under the jurisdiction of the carpenters, and does not require an electrician, the ratio of Apprentices to Journeymen shall be 1:1.

Craft: Carpenter COMMENTS/NOTES

APPRENTICE RATE SCHEDULE FOR THOSE APPRENTICES REGISTERED AS OF 5-1-19:

INTERVAL PERIOD AND RATES

Yearly 40% 55% 65% 80% Benefits 59% of apprentice wage rate for all intervals + \$0.56

FOREMAN REQUIREMENTS:

- When there are 2 or more Carpenters on a job, 1 shall be designated as a Foreman.

- When there are 21 or more Carpenters on a job, 2 shall be designated as Foremen.

The regular workday shall consist of 8 hours, starting between 6:00 AM and 9:00 AM.

SHIFT DIFFERENTIALS:

- When a 2 shift schedule (including a day shift) is established, the day shift shall be established on an 8 hour basis. The second shift shall be established on an 8 hour basis, and receive the regular rate plus 10%, inclusive of benefits.

- When a three shift schedule is established, the first shift shall be established on an 8 hour basis, the second shift on a 7.5 hour basis, and the third shift on a 7 hour basis. The first shift shall receive the regular hourly rate, the second shift shall receive the regular rate plus 10% and the third shift shall receive the regular rate plus 15%, inclusive of benefits.

- When there is no day shift, and a second or third shift is established, it shall be established on an 8 hour basis. The second shift shall receive the regular rate plus 10% and the third shift shall receive the regular rate plus 15%, inclusive of benefits.

- When an irregular shift must be established, this shift shall receive the regular rate plus 15%, inclusive of benefits.

OVERTIME:

- All hours in excess of 8 per day, or before or after an established shift that are not shift work, and all hours on Saturdays shall be paid at time and one-half the hourly rate, inclusive of benefits. All hours on Sundays and holidays shall be paid at double the hourly rate, inclusive of benefits.

County - MONMOUTH

- Four 10-hour days may be worked, Monday to Thursday, at straight time. Friday may be used as a make-up day for a day lost due to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. Veterans' Day may be substituted for the day after Thanksgiving.

County - MONMOUTH

Craft: Carpenter - Resilient Flooring

PREVAILING WAGE RATE

	05/04/23
Foreman	W62.72
	B37.47
	T100.19
Journeyman	W54.54
	B32.64
	T87.18

Craft: Carpenter - Resilient Flooring

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
Yearly	40%	55%	65%	80%	90%					
Benefit	59%	of	Appren	tice	Wage Rate	for all	intervals	+ \$0.47		

Ratio of Apprentices to Journeymen - *

* 1 apprentice shall be allowed to every 2 journeymen or major fraction thereof. No more than 3 apprentices on any one job or project.

Craft: Carpenter - Resilient Flooring

COMMENTS/NOTES

APPRENTICE RATE SCHEDULE FOR THOSE APPRENTICES REGISTERED AS OF 5-1-19:

INTERVAL PERIOD AND RATES

Yearly 40% 55% 65% 80% Benefits 59% of apprentice wage rate for all intervals + \$0.47

FOREMAN REQUIREMENTS:

- On any job where there are 4 or more Carpenters of Resilient Flooring, 1 must be designated a Foreman.

FOR SYNTHETIC TURF INSTALLATION ONLY:

- The rate shall be 90% of the wage and benefit rate.

The regular workday consists of 8 hours, starting between 6:00 AM and 9:00 AM.

SHIFT DIFFERENTIALS:

- When a 2 shift schedule (including a day shift) is established, the day shift, shall be established on an 8 hour basis. The second shift shall be established on an 8 hour basis, and receive the regular wage rate plus 10%.

- When a three shift schedule is established, the first shift shall be established on an 8 hour basis, the second shift on a 7.5 hour basis, and the third shift on a 7 hour basis. The first shift shall receive the regular wage rate, the second shift shall receive the regular wage rate plus 10% and the third shift shall receive the regular wage rate plus 15%.

- When there is no day shift, and a second or third shift is established, it shall be established on an 8 hour basis. The second shift shall receive the regular wage rate plus 10% and the third shift shall receive the regular wage rate plus 15%.

- When an irregular shift must be established, this shift shall receive the regular rate plus 15%, inclusive of benefits.

OVERTIME:

- Hours in excess of 8 per day or 40 per week, or before or after the regular workday, Monday through Friday, shall be paid at time and one-half the wage rate. Saturday may be used as a make-up day, at straight time, up to 8 hours, for hours lost to reasons beyond the control of the employer, up to a total of 40 hours per week; hours in excess of 8 on Saturday shall

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then be paid at time and one-half the wage rate. If Saturday is not a make-up day, all hours on Saturday shall be paid at time and one-half the wage rate. All hours on Sundays and holidays shall be paid at double the wage rate.

- Four 10-hour days may be worked, Monday to Thursday, at straight time. Friday may be used as a make-up day for hours lost to reasons beyond the control of the employer. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the wage rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays will be observed the following Monday. Veterans' Day may be substituted for the day after Thanksgiving.

County - MONMOUTH

Craft: Carpenter-Residential Construction

PREVAILING WAGE RATE

07/19/23
W52.62
B11.78
T64.40
W45.76
B10.97
T56.73

Craft: Carpenter-Residential Construction

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
Yearly	40%	55%	65%	80%						
Benefit	12% of	Appren	tice	wage rate	for all	intervals	+ \$5.47			

Ratio of Apprentices to Journeymen - 1:3

Craft: Carpenter-Residential Construction COMMENTS/NOTES

FOREMAN REQUIREMENTS:

- When there are 2 or more Carpenters on a job, 1 shall be designated as a Foreman.

- When there are 21 or more Carpenters on a job, 2 shall be designated as Foremen.

The regular workday shall consist of 8 hours, starting between 6:00 AM and 9:00 AM.

RESIDENTIAL CONSTRUCTION:

All residential construction (excluding commercial buildings and institutional housing), no more than four (4) floors in height above grade consisting of those projects involving the construction, alteration, or repair of town houses or row houses, single family homes, mobile homes, multi-family homes, mixed-use buildings that include commercial space on the first floor or below grade, and apartment buildings.

SHIFT DIFFERENTIALS:

- When a 2 shift schedule (including a day shift) is established, the day shift shall be established on an 8 hour basis. The second shift shall be established on an 8 hour basis, and receive the regular rate plus 10%, inclusive of benefits.

- When a three shift schedule is established, the first shift shall be established on an 8 hour basis, the second shift on a 7.5 hour basis, and the third shift on a 7 hour basis. The first shift shall receive the regular hourly rate, the second shift shall receive the regular rate plus 10% and the third shift shall receive the regular rate plus 15%, inclusive of benefits.

- When there is no day shift, and a second or third shift is established, it shall be established on an 8 hour basis. The second shift shall receive the regular rate plus 10% and the third shift shall receive the regular rate plus 15%, inclusive of benefits.

- When an irregular shift must be established, this shift shall receive the regular rate plus 15%, inclusive of benefits.

OVERTIME:

- All hours in excess of 8 per day, or before or after an established shift that are not shift work, and all hours on Saturdays shall be paid at time and one-half the hourly rate, inclusive of benefits. All hours on Sundays and holidays shall be paid at double the hourly rate, inclusive of benefits.

- Four 10-hour days may be worked, Monday to Thursday, at straight time. Friday may be used as a make-up day for a

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day lost due to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. Veterans' Day may be substituted for the day after Thanksgiving.

County - MONMOUTH

Craft: Cement Mason

PREVAILING WAGE RATE

See "Bricklayer, Stone Mason" Rates

Craft: Cement Mason

COMMENTS/NOTES

See " Bricklayer, Stone Mason" Rates

County - MONMOUTH

Craft: Commercial Painter

PREVAILING WAGE RATE

	05/02/23			
Foreman	W48.02			
	B29.51			
	T77.53			
General Foreman	W52.38			
	B29.51			
	T81.89			
Journeyman	W43.65			
	B29.51			
	T73.16			

Craft: Commercial Painter

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
6 Months	40%	45%	55%	65%	70%	75%	80%	80%		
Benefits	8.85	8.85	11.25	11.25	12.30	12.30	15.10	15.10		

Ratio of Apprentices to Journeymen - 1:4

Craft: Commercial Painter

COMMENTS/NOTES

* Commercial Painters perform work on all commercial structures such as offices, schools, hotels, shopping malls, restaurants, condominiums, etc.

Spraying, sandblasting, lead abatement work on commercial buildings, work performed above 3 stories or 30 feet in height, or using swing scaffolds requires an additional 10% of the wage rate.

FOREMEN REQUIREMENTS:

- When there are 4 or more Painters on a job, 1 shall be designated a Foreman.

- When there are 15 or more Painters on a job, 1 shall be designated a General Foreman.

The regular workday shall consist of 8 hours between 7:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- The second shift shall receive an additional 10% of the hourly rate, per hour, and the third shift shall receive an additional 15% of the hourly rate, per hour.

OVERTIME:

- Hours in excess of 8 per day, or before or after the regular workday, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the regular rate. All hours on Sundays and holidays shall be paid at double the regular rate.

- Saturday or Sunday may be used to make up a day lost to inclement weather, at straight time.

- Four 10-hour days may be worked, at straight time, Monday through Friday.

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Memorial Day, July 4th, Labor Day, General Election Day,

County - MONMOUTH

Veterans' Day, Thanksgiving Day, Christmas Day.

County - MONMOUTH

Craft: Diver PREVAILING WAGE RATE

	06/01/23
Diver	W63.24 B51.72 T114.96
Tender	W51.50 B51.72 T103.22

Craft: Diver COMMENTS/NOTES

NOTE: All dive crews must consist of a Tender, a Diver, and a standby Diver (standby Diver is the same rate as a Diver).

DEPTH & PENETRATION RATES: Divers shall be paid the following depth and penetration rates, in addition to the regular hourly rate, when applicable:

AIR DIVES:	MIXED GAS DIVES:
0-59 feet: No additional wage	0-74 feet: No additional wage
60-74 feet: + \$0.25 per foot	75-125 feet: + \$1.00 per foot
75-125 feet: + \$0.78 per foot	126-200 feet: + \$2.00 per foot

PENETRATION DIVES: 126-200 feet: + \$1.50 per foot 201-275 feet: + \$1.75 per foot 276-350 feet: + \$2.00 per foot 351-425 feet: + \$2.50 per foot

SHIFT DIFFERENTIAL:

- When a 2 shift schedule (including a day shift) is established, the day shift shall be established on an 8 hour basis. The second shift shall be established on an 8 hour basis and receive an additional 113% of the wage rate.

- When a three shift schedule is established, all three shifts shall be established on an 8 hour basis, but the second and third shifts shall receive an additional 113% of the wage rate.

- Benefits on shift work shall be paid at the straight-time rate.

OVERTIME:

Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Presidential Election Day, Thanksgiving Day, Christmas Day. Veterans' Day may be switched with the day after Thanksgiving.

County - MONMOUTH

Craft: Dockbuilder/Pile Driver

PREVAILING WAGE RATE

	06/01/23
Foreman	W59.23
	B51.72
	T110.95
Foreman (Concrete Form	W58.13
Work)	B38.36
	T96.49
Journeyman	W51.50
	B51.72
	T103.22
Journeyman (Concrete	W50.55
Form Work)	B38.36
	T88.91
	1

Craft: Dockbuilder/Pile Driver

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES								
Yearly	20.60	25.75	33.48	41.20					
Benefits	33.96	for all	intervals						

Ratio of Apprentices to Journeymen - *

* When there are 4 or fewer Dockbuilders/Pile Drivers on a job, no more than 1 may be an apprentice. When there are 5 or more Dockbuilders/Pile Drivers, there may be 1 apprentice for every 5 Dockbuilders/Pile Drivers.

Craft: Dockbuilder/Pile Driver

COMMENTS/NOTES

APPRENTICE RATE SCHEDULE FOR CONCRETE FORM WORK ONLY:

INTERVAL PERIOD AND RATES Yearly 20.22 25.28 32.86 40.44 Benefits 26.14 for all intervals

CREOSOTE HANDLING:

When handling creosote products on land piledriving, floating marine construction, and construction of wharves, the worker shall receive an additional \$0.25 per hour.

HAZARDOUS WASTE WORK:

- Hazardous waste removal work on a state or federally designated hazardous waste site where Level A, B, or C personal protection is required: an additional 20% of the hourly rate, per hour.

- Hazardous waste removal work in Level D, or where personal protection is not required: an additional \$1.00 per hour.

CERTIFIED WELDER: When required on the job by the project owner, a Certified Welder shall receive an additional \$1.00 per hour.

FOREMAN REQUIREMENTS:

The first Dockbuilder/Pile Driver on the job shall be designated a Foreman.

County - MONMOUTH

SHIFT DIFFERENTIAL:

- When a 2 shift schedule (including a day shift) is established, the day shift shall be established on an 8 hour basis. The second shift shall be established on an 8 hour basis and receive an additional 113% of the wage rate.

- When a three shift schedule is established, all three shifts shall be established on an 8 hour basis, but the second and third shifts shall receive an additional 113% of the wage rate.

- Benefits on shift work shall be paid at the straight-time rate.

OVERTIME:

Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Presidential Election Day, Thanksgiving Day, Christmas Day. Veterans' Day may be switched with the day after Thanksgiving.

County - MONMOUTH

Craft: Drywall Finisher

PREVAILING WAGE RATE

	05/02/23
Foreman	W47.17
	B29.54
	T76.71
General Foreman	W49.31
	B29.54
	T78.85
Journeyman	W42.88
-	B29.54
	T72.42

Craft: Drywall Finisher

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
6 Months	40%	50%		60%	70%		80%	90%		
Benefits	Intervals	1 to 2 =	11.45	Intervals	3 to 4 =	14.33	Intervals	5 to 6 =	18.04	

Ratio of Apprentices to Journeymen - 1:4

Craft: Drywall Finisher COMMENTS/NOTES

The regular workday shall consist of 8 hours between 7:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- The second shift shall receive an additional 10% of the hourly rate, per hour, and the third shift shall receive an additional 15% of the hourly rate, per hour.

- When 3 shifts are worked, the second shift shall receive 8 hours pay for 7.5 hours of work, and the third shift shall receive 8 hours pay for 7 hours of work.

- Shift work must run for a minimum of 5 consecutive workdays.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays shall be paid at time and one -half the regular rate, inclusive of benefits. All hours on Sundays and holidays shall be paid at double the regular rate, inclusive of benefits.

- Saturday or Sunday may be used to make up a day lost to inclement weather, at straight time.

RECOGNIZED HOLIDAYS: New Year's Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Saturday holiday observed the preceding Friday. Sunday holiday observed the following Monday.

County - MONMOUTH

Craft: Electrician

PREVAILING WAGE RATE

	01/01/24	06/03/24	06/02/25	06/01/26
Assistant General	W66.93	W69.67	W72.04	W74.47
Foreman	B51.20 T118.13	B52.61 T122.28	B54.39 T126.43	B56.23 T130.70
Foreman (2 to 4	W61.99	W64.53	W66.73	W68.98
Journeymen)	B47.43 T109.42	B48.73 T113.26	B50.37 T117.10	B52.08 T121.06
Foreman (5 to 10	W63.09	W65.68	W67.91	W70.20
Journeymen)	B48.26 T111.35	B49.58 T115.26	B51.26 T119.17	B53.00 T123.20
General Foreman (101+	W76.80	W79.95	W82.67	W85.46
Journeymen)	B58.76 T135.56	B60.37 T140.32	B62.41 T145.08	B64.52 T149.98
General Foreman (24 to	W71.32	W74.24	W76.76	W79.35
100 Journeymen)	B54.56 T125.88	B56.06 T130.30	B57.96 T134.72	B59.92 T139.27
Journeyman, Cable	W54.86	W57.11	W59.05	W61.04
Splicer	B41.97 T96.83	B43.12 T100.23	B44.58 T103.63	B46.09 T107.13
Lead Foreman (11 to 23	W65.83	W68.53	W70.86	W73.25
Journeymen)	B50.37 T116.20	B51.75 T120.28	B53.50 T124.36	B55.31 T128.56
Plan Reader	W59.25	W61.68	W63.77	W65.92
	B45.33 T104.58	B46.57 T108.25	B48.15 T111.92	B49.78 T115.70

Craft: Electrician

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES								
Yearly	30%	40%	50%	60%	80%				
Benefits	12.59	16.79	20.99	25.18	33.57				

Ratio of Apprentices to Journeymen - 2:3

Craft: Electrician

COMMENTS/NOTES

APPRENTICE RATE SCHEDULE AS OF 6-3-24:

INTERVAL	PERIOD AND RATES					
Yearly	30%	40%	50%	60%	80%	
Benefits	12.94	17.25	21.56	25.87	34.49	

County - MONMOUTH

APPRENTICE RATE SCHEDULE AS OF 6-2-25:

INTERVAL	PERIOD AND RATES					
Yearly	30%	40%	50%	60%	80%	
Benefits	13.37	17.83	22.29	26.75	35.66	

APPRENTICE RATE SCHEDULE AS OF 6-1-26:

INTERVAL	PERIOD AND RATES				
Yearly	30%	40%	50%	60%	80%
Benefits	13.83	18.43	23.05	27.65	36.87

THESE RATES ALSO APPLY TO THE FOLLOWING:

- All burglar and fire alarm work.
- All fiber optic work.
- Teledata work in new construction (including additions).
- Teledata work involving 16 instruments or more.

FOREMAN REQUIREMENTS (Foreman counts, do not include apprentices):

- 2 to 4 Journeymen- 1 must be a Foreman (2 to 4 JW).
- 5 to 11 Journeymen- 1 must be a Foreman (5 to 10 JW).
- 12 to 22 workers- 1 must be a Lead Foreman and 1 must be a Foreman (5 to 10 JW).
- 23 workers- 1 must be a Lead Foremen and 2 must be a Foreman (5 to 10 JW).
- 24 to 34 workers- 1 must be a General Foreman (24 to 100) and 3 must be a Foreman (5 to 10 JW).

- 35 to 36 workers- 1 must be a General Foreman (24 to 100) and 4 must be a Foreman (5 to 10 JW).

-37 to 46 Journeymen- 1 must be a General Foreman (24 to 100), 1 must be an Assistant General Foremen and 4 must be a Foreman (5 to 10 JW)

- For each additional 10 Journeymen- 1 additional Foreman (5 to 10) shall be added.

- For each additional 40 Journeymen- 1 additional Assistant General Foreman shall be added.
- 101+ Journeymen- 1 must be a General Foreman (101+).

- The regular workday shall be 8 hours, between the hours of 7:00 am and 4:30 pm.

HEIGHT WORK:

- Work performed 50 feet above ground or floor additional \$2.00 per hour.
- Work on radio and transmission towers, and smoke stacks: +25% of the Total Rate.

SHIFT DIFFERENTIALS:

- Shift work must run for a minimum of 5 consecutive workdays.

- 2nd Shift (4:30 PM to 12:30 AM): 8 hrs. pay for 7.5 hrs. work + an additional 10% of the regular rate, per hour, inclusive of benefits.

- 3rd Shift (12:30 AM to 8:00 AM): 8 hrs. pay for 7 hrs. work + an additional 15% of the regular rate, per hour, inclusive of benefits.

OVERTIME:

Hours in excess of 8 per day, or before or after the regular workday, Monday through Friday, and all hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sunday and holidays shall be paid at double the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Saturday holidays will be observed the preceding Friday. Sunday holidays will be observed the following Monday.

County - MONMOUTH

Craft: Electrician - Teledata (15 Instruments and Less)

PREVAILING WAGE RATE

	01/01/24	12/02/24
Journeyman Technician	W51.02	W53.04
(1-2 workers on job)	B23.84	B23.62
	T74.86	T76.66
Master Tech./Gen.	W66.33	W68.95
Foreman	B30.99	B30.71
(26+ workers on job)	T97.32	T99.66
Senior Tech./Asst. Gen.	W60.71	W63.12
Foreman	B28.37	B28.11
(16-25 workers on job)	T89.08	T91.23
Technician A/Foreman	W58.16	W60.46
(9-15 workers on job)	B27.18	B26.93
	T85.34	T87.39
Technician B/Foreman	W55.61	W57.81
(4-8 workers on job)	B25.99	B25.75
	T81.60	T83.56
Technician C/Foreman	W53.06	W55.16
(3 workers on job)	B24.79	B24.57
	T77.85	T79.73

Craft: Electrician - Teledata (15 Instruments and Less)

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES									
* 6 Months	35%	35%	40%	43%	48%	54%	61%	67%	74%	81%	
Benefit	8.22	8.22	9.39	10.10	11.27	12.68	14.32	15.74	17.39	19.03	

Ratio of Apprentices to Journeymen - 2:3

Craft: Electrician - Teledata (15 Instruments and Less)

COMMENTS/NOTES

APPRENTICE RATE SCHEDULE AS OF 1-1-24

 INTERVAL
 PERIOD AND RATES

 6 Months
 35%
 35%
 40%
 43%
 48%
 54%
 61%
 67%
 74%
 81%

 Benefit
 8.34
 8.34
 9.53
 10.25
 11.44
 12.87
 14.54
 15.98
 17.65
 19.32

APPRENTICE RATE SCHEDULE AS OF 12-2-24

 INTERVAL
 PERIOD AND RATES

 6 Months
 35%
 35%
 40%
 43%
 48%
 54%
 61%
 67%
 74%
 81%

 Benefit
 8.27
 8.27
 9.44
 10.15
 11.34
 12.76
 14.41
 15.83
 17.48
 19.13

* The apprentice wage rate is paid at the percentage of the Journeyman Technician wage rate.

County - MONMOUTH

NOTES:

1) These rates are for service, maintenance, moves and/or changes affecting 15 instruments or less. These rates may NOT be used for any new construction or any fiber optic work.

2) The number of workers on the jobsite is the determining factor for which Foreman category applies.

HEIGHT WORK (work performed 50 feet above ground/floor): +\$2.00 per hr.

The regular workday consists of 8 hours between 7:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- Shift work must run for a minimum of 5 consecutive workdays.

- 2nd Shift (4:30 PM to 12:30 AM): 8 hrs. pay for 7.5 hrs. work + an additional 10% of the regular rate, per hour, inclusive of benefits

- 3rd Shift (12:30 AM to 8:00 AM): 8 hrs. pay for 7 hrs. work + an additional 15% of the regular rate, per hour, inclusive of benefits

OVERTIME:

Hours in excess of 8 per day, or before or after the regular workday, Monday through Friday, that are not shift work, and the first 10 hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. Hours in excess of 10 on Saturday and all hours on Sunday and holidays shall be paid at double the regular rate, inclusive of benefits.

- Four 10-hour days may be worked Monday thru Friday, between the hours of 7:00 AM and 5:30 PM. A make-up day may be used for the day not being worked during the four 10-hour day schedule if a holiday occurs during the week or for any other conditions that prevent an employee from working the four 10-hour day schedule.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Sunday holidays will be observed the following Monday. Saturday holidays will be observed the preceding Friday.

County - MONMOUTH

Craft: Electrician - Teledata (16 Instruments & More)

PREVAILING WAGE RATE

See "Electrician" Rates

Craft: Electrician - Teledata (16 Instruments & More)

COMMENTS/NOTES

See ELECTRICIAN Rates

County - MONMOUTH

Craft: Electrician- Outside Commercial

PREVAILING WAGE RATE

	01/01/24	06/03/24	06/02/25	06/01/26
Assistant General	W67.22	W69.98	W72.35	W74.79
Foreman	B50.91	B52.30	B54.08	B55.91
	T118.13	T122.28	T126.43	T130.70
Cable Splicer &	W55.10	W57.36	W59.30	W61.30
Equipment Operator	B41.73	B42.87	B44.33	B45.83
	T96.83	T100.23	T103.63	T107.13
Foreman (2 to 4	W62.26	W64.82	W67.01	W69.27
Journeymen)	B47.16	B48.44	B50.09	B51.79
	T109.42	T113.26	T117.10	T121.06
Foreman (5 to 10	W0.00	W65.96	W68.20	W70.50
Journeymen)	B0.00	B49.30	B50.97	B52.70
	T0.00	T115.26	T119.17	T123.20
Foreman- (5-10	W63.36	W0.00	W0.00	W0.00
Journeymen)	B47.99	B0.00	B0.00	B0.00
	T111.35	T0.00	T0.00	T0.00
General Foreman (101+	W77.14	W80.30	W83.02	W85.82
Journeymen)	B58.42	B60.02	B62.06	B64.16
	T135.56	T140.32	T145.08	T149.98
General Foreman (24 to	W71.63	W74.57	W77.09	W79.69
100 Journeymen)	B54.25	B55.73	B57.63	B59.58
	T125.88	T130.30	T134.72	T139.27
Groundman	W38.57	W40.15	W41.51	W42.91
	B29.21	B30.01	B31.03	B32.08
	T67.78	T70.16	T72.54	T74.99
Journeyman Lineman	W55.10	W57.36	W59.30	W61.30
	B41.73	B42.87	B44.33	B45.83
	T96.83	T100.23	T103.63	T107.13
Lead Foreman (11 to 23	W66.12	W68.83	W71.16	W73.56
Journeymen)	B50.08	B51.45	B53.20	B55.00
	T116.20	T120.28	T124.36	T128.56
Plan Reader	W59.51	W61.95	W64.04	W66.20
	B45.07	B46.30	B47.88	B49.50
	T104.58	T108.25	T111.92	T115.70

County - MONMOUTH

Craft: Electrician- Outside Commercial

APPRENTICE RATE SCHEDULE

<u>INTERVAL</u>		PERIOD AND RATES									
Yearly	60%	65%	70%	75%	80%	85%	90%				
Benefits	25.04	27.13	29.21	31.30	33.28	35.48	37.56				

Ratio of Apprentices to Journeymen - 2:3

Craft: Electrician- Outside Commercial COMMENTS/NOTES

APPRENTICE RATE SCHEDULE AS OF 6-3-24: INTERVAL PERIOD AND RATES

Yearly	30%	40%	50%	60%	80%	85%	90%
Benefits	25.72	27.87	30.01	32.15	34.29	36.44	38.59

APPRENTICE RATE SCHEDULE AS OF 6-2-25:

INTERVAL	PE	RIUDA	ND RAH	E9				
Yearly	30%	40%	50%	60%	80%	85%	90%	
Benefits	26.60	28.81	31.03	33.24	35.46	37.68	39.90	

APPRENTICE RATE SCHEDULE AS OF 6-1-26:

INTERVAL	PE	RIOD AI	ND RATI	ES			
Yearly	30%	40%	50%	60%	80%	85%	90%
Benefits	27.50	29.78	32.08	34.37	36.66	38.95	41.24

* FOR UTILITY WORK PLEASE SEE STATEWIDE RATES

FOREMAN REQUIREMENTS (Foreman counts, do not include apprentices):

- 2 to 4 Journeymen Lineman- 1 must be a Foreman (2 to 4 JL).

- 5 to 11 Journeymen Lineman- 1 must be a Foreman (5 to 10 JL).

- 12 to 22 Journeymen Lineman- 1 must be a Lead Foreman and 1 must be a Foreman (5 to 10 JL).

- 23 Journeyman Lineman- 1 must be a Lead Foremen and 2 must be a Foreman (5 to 10 JL).

- 24 to 34 Journeyman Lineman- 1 must be a General Foreman (24 to 100) and 3 must be a Foreman (5 to 10 JL).

- 35 to 36 workers- 1 must be a General Foreman (24 to 100) and 4 must be a Foreman (5 to 10 JL).

- 37 to 46 Journeymen Lineman- 1 must be a General Foreman (24 to 100), 1 must be and Assistant General Foreman and 4 must be a Foreman (5 to 10 JL).

- For each additional 10 Journeymen- 1 additonal Foreman (5 to 10) shall be added.

- For each additional 40 Journeymen- 1 additional Assistant General Foreman shall be added.

- 101+ Journeymen- 1 must be a General Foreman (101+).

HAZMAT WORK:

- Work is to be performed by a Journeyman Lineman who is qualified to perform HAZMAT work - additional 10% per hour.

SHIFT DIFFERENTIALS:

2nd Shift (4:30 PM to 12:30 AM): 8 hrs. pay for 7.5 hrs. work + an additional 10% of the regular rate, inclusive of benefits. 3rd Shift (12:30 AM to 8:00 AM): 8 hrs. pay for 7 hrs. work + an additional 15% of the regular rate per hour, inclusive benefits.

OVERTIME:

Hours in excess of 8 per day, or before or after the regular workday, Monday through Friday, and all hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sunday and holidays shall be paid at double the regular rate, inclusive of benefits.

County - MONMOUTH

RECOGNIZED HOLIDAYS: New Year's Day, Presidents Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Saturday holidays will be observed the preceding Friday. Sunday holidays will be observed the following Monday.

County - MONMOUTH

Craft: Electrician-Solar

PREVAILING WAGE RATE

	01/01/24	06/03/24	06/02/25	06/01/26
Assistant General	W66.93	W69.67	W72.04	W74.47
Foreman (66+	B51.20	B52.61	B54.39	B56.23
Journeymen)	T118.13	T122.28	T126.43	T130.70
Foreman (1 to 16	W63.09	W65.68	W67.91	W70.20
Journeymen)	B48.26	B49.58	B51.26	B53.00
	T111.35	T115.26	T119.17	T123.20
General Foreman (101+	W76.80	W79.95	W82.67	W85.46
Journeymen)	B58.76	B60.37	B62.41	B64.52
	T135.56	T140.32	T145.08	T149.98
General Foreman (33 to	W71.32	W74.24	W76.76	W79.35
100 Journeymen)	B54.56	B56.06	B57.96	B59.92
	T125.88	T130.30	T134.72	T139.27
Journeyman, Cable	W54.86	W57.11	W59.05	W61.04
Splicer	B41.97	B43.12	B44.58	B46.09
	T96.83	T100.23	T103.63	T107.13
Solar Lead Foreman (17	W65.83	W68.53	W70.86	W73.25
to 32 Journeymen)	B50.37	B51.75	B53.50	B55.31
	T116.20	T120.28	T124.36	T128.56

Craft: Electrician-Solar

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
Yearly	30%	40%	50%	60%	80%					
Benefits	12.59	16.79	20.99	25.18	33.57					

Ratio of Apprentices to Journeymen - 2:3

Craft: Electrician-Solar COMMENTS/NOTES

* These rates apply to all aspects of a SOLAR project.

APPRENTICE RATE SCHEDULE AS OF 6-3-24:

INTERVAL	PERIOD AND RATES								
Yearly	30%	40%	50%	60%	80%				
Benefits	12.94	17.25	21.56	25.87	34.49				

APPRENTICE RATE SCHEDULE AS OF 6-2-25:

INTERVAL	PERIOD AND RATES							
Yearly	30%	40%	50%	60%	80%			
Benefits	13.37	17.83	22.29	26.75	35.66			

County - MONMOUTH

APPRENTICE RATE SCHEDULE AS OF 6-1-26:

INTERVAL	PERIOD AND RATES								
Yearly	30%	40%	50%	60%	80%				
Benefits	13.83	18.43	23.05	27.65	36.87				

FOREMAN REQUIREMENTS (Foreman counts, do not include apprentices):

- 1 to 6 Journeymen - 1 must be a Foreman (1 to 16 JW).

- 17 to 32 Journeymen- 1 must be a Solar Lead Foreman and 1 must be a Foreman (1 to 16 JW).

- 33 Journeymen- 1 must be a General Foreman (33 to 100) and 2 must be a Foreman (1 to 16 JW).

- 34 to 49 Journeymen- 1 must be a General Foreman (33 to 100) and 3 must be a Foreman (1 to 16 JW).

- 50 to 66 Journeymen- 1 must be a General Foreman (33 to 100), 1 must be an Assistant General Foreman and 4 must be a Foreman (1 to 16 JW).

- 67 to 82 Journeymen- 1 must be a General Foreman (33 to 100), 1 must be an Assistant General Foreman and 5 must be a Foreman (1 to 16 JW).

- For each additional 16 Journeymen- 1 additional Foreman (1 to 16) shall be added.

- For each additional 40 Journeyman- 1 additional Assistant General Foreman shall be added.

- 101+ Journeymen- 1 must be a General Foreman (101+).

- The regular workday shall be 8 hours, between the hours of 7:00 am and 4:30 pm.

HEIGHT WORK:

- Work performed 50 feet above ground or floor - additional \$2.00 per hour.

- Work on radio and transmission towers, and smoke stacks: +25% of the Total Rate.

SHIFT DIFFERENTIALS:

- Shift work must run for a minimum of 5 consecutive workdays.

- 2nd Shift (4:30 PM to 12:30 AM): 8 hrs. pay for 7.5 hrs. work + an additional 10% of the regular rate, per hour, inclusive of benefits.

- 3rd Shift (12:30 AM to 8:00 AM): 8 hrs. pay for 7 hrs. work + an additional 15% of the regular rate, per hour, inclusive of benefits.

OVERTIME:

Hours in excess of 8 per day, or before or after the regular workday, Monday through Friday, and all hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sunday and holidays shall be paid at double the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Saturday holidays will be observed the preceding Friday. Sunday holidays will be observed the following Monday.

County - MONMOUTH

Craft: Electrician-Utility Work (North)

PREVAILING WAGE RATE

Rates are located in the "Statewide" rate package

Craft: Electrician-Utility Work (North)

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
* 6 Months	60%	65%	70%	75%	80%	85%	90%			
Benefits	69% of	Appren	tice	Wage	Rate	for all	intervals			

Craft: Electrician-Utility Work (North)

COMMENTS/NOTES

Electrician-Utility Work (North) rates are located in the "Statewide" rate package.

* The apprentice wage rate is paid at the percentage of the Journeyman Lineman wage rate located in the "Statewide" rate package.

County - MONMOUTH

Craft: Electrician-Utility Work (South)

PREVAILING WAGE RATE

Rates are located in the "Statewide" rate package

Craft: Electrician-Utility Work (South)

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
6 Months	32.52	35.23	37.94	40.65	43.36	46.07	48.78			
Benefits	28.97	30.65	32.31	33.98	35.69	37.36	39.02			

Craft: Electrician-Utility Work (South)

COMMENTS/NOTES

Electrician-Utility Work (South) rates are located in the "Statewide" rate package.

County - MONMOUTH

Craft: Elevator Constructor

PREVAILING WAGE RATE

	01/01/24
Helper-Over 5 Years	W48.28
	B43.04
	T91.32
Helper-Under 5 Years	W48.28
	B42.08
	T90.36
Mechanic (Journeyman)	W68.97
over 5 years	B44.70
	T113.67
Mechanic (Journeyman)	W68.97
under 5 years	B43.32
	T112.29
Mechanic in Charge	W77.59
(Foreman)	B45.39
over 5 years	T122.98
Mechanic in Charge	W77.59
(Foreman)	B43.84
under 5 years	T121.43
Probationary Helper (1st 6	W34.49
months)	B41.25
	T75.74

Craft: Elevator Constructor

APPRENTICE RATE SCHEDULE

<u>INTERVAL</u>		PERIOD AND RATES								
Yearly	55%	65%	70%	80%						
Benefits		journeyma	benefit	rate for	all	intervals				

Ratio of Apprentices to Journeymen - *

* Total number of helpers and apprentices shall not exceed the number of mechanics on the job except where 2 teams are working, 1 additional helper or apprentice may be employed for first 2 teams and an extra helper or apprentice for each additional 3 teams. Further, the employer may use as many helpers or apprentices as needed under the direction of a mechanic in wrecking old plants, handling and hoisting material, and on foundation work. When replacing cables on exisiting elevators, employer may use 2 helpers or apprentices to 1 mechanic.

Craft: Elevator Constructor

COMMENTS/NOTES

SHIFT DIFFERENTIALS:

- 2nd Shift (4:30 PM to 12:30 AM) shall be established on the basis of 7.5 hours of work for 8 hours of pay, plus an additional 10% per hour.

- 3rd Shift (12:30 AM to 8:00 AM) shall be established on the basis of 7 hours of work for 8 hours of pay, plus an additional 15% per hour.

County - MONMOUTH

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays, Sundays, and holidays shall be paid at double the hourly rate.

- Four 10-hour days may be worked, Monday to Thursday or Tuesday to Friday, at straight time. When working a 4-10 hour day schedule, all hours worked on a day other than the days established for the 4-10 hour schedule shall be paid at double the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day and day after, Christmas Day. Saturday holidays observed the preceding Friday, Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Glazier PREVAILING WAGE RATE

	06/20/23
* Leadman	W52.53
	B30.38
	T82.91
Foreman	W54.53
	B30.62
	T85.15
General Foreman	W56.53
	B30.86
	T87.39
Journeyman	W50.53
-	B30.14
	T80.67

Craft: Glazier

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
6 Months	50%	55%	60%	65%	70%	75%	80%	90%		
Benefits	10.16	10.16	12.85	12.85	16.15	16.15	17.64	17.64		

Ratio of Apprentices to Journeymen - 1:4

Craft: Glazier COMMENTS/NOTES

Hazard/Height Pay: +\$1.00 per hour

* When there are three (3) men working on a jobsite for three (3) days or longer, 1 Journeyman may be designated as a Leadman for the duration of the job, provided he has his OSHA certification.

FOREMAN REQUIREMENTS:

- When there are 4 or more Glaziers on a job, 1 must be designated a Foreman.

- When there are 15 or more Glaziers on a job, 1 must be designated a General Foreman.

The regular workday shall consist of 8 hours, between 7:00 AM and 5:30 PM, Monday to Friday.

SHIFT DIFFERENTIALS:

- The second shift shall receive an additional 10% of the hourly rate, per hour, and the third shift shall receive an additional 15% of the hourly rate, per hour.

- When 3 shifts are worked, the second shift shall receive 8 hours pay for 7.5 hours of work, and the third shift shall receive 8 hours pay for 7 hours of work.

OVERTIME:

Hours in excess of 8 per day, or before or after the regular workday Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the regular rate. All hours on Sundays and holidays shall be paid at double the regular

County - MONMOUTH

rate.

RECOGNIZED HOLIDAYS: New Year's Day, Memorial Day, July 4th, Labor Day, General Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Saturday holiday observed the preceding Friday. Sunday holiday observed the following Monday.

County - MONMOUTH

Craft: Heat & Frost Insulator

PREVAILING WAGE RATE

	09/19/23
Foreman	W60.97
	B37.97
	T98.94
General Foreman	W63.31
	B39.08
	T102.39
Journeyman	W58.69
	B37.41
	T96.10

Craft: Heat & Frost Insulator

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
Yearly	27.51	32.64	39.31	45.91						
Benefits	21.73	25.78	28.63	31.61						

Ratio of Apprentices to Journeymen - 1:3

Craft: Heat & Frost Insulator

COMMENTS/NOTES

NOTE: These rates apply to the installing of insulation on hot and cold mechanical systems.

The regular workday shall be 8 hours between 7:00 AM and 3:30 PM. In addition, the regular workday may also be 8 hours between 6:00 AM and 2:30 PM.

SHIFT DIFFERENTIAL:

- Shift work must run for a minimum of 5 consecutive workdays.
- Second Shift shall work 7.5 hours and receive 8 hours pay, at the regular rate, plus 25% per hour.
- Third Shift shall work 7 hours and receive 8 hours pay, at the regular rate, plus 30% per hour.

OVERTIME:

The first 2 hours in excess of 8 per day, hours outside of the regular workday Monday through Friday that are not shift work, and the first 10 hours on Saturday, shall be paid at time and one-half the regular rate, inclusive of benefits. All hours in excess of 10 per day, and all hours on Sunday and holidays (except Labor Day) shall be paid at double the regular rate, inclusive of benefits. All hours on Labor Day shall be paid at triple the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Presidential Election Day, Thanksgiving Day and Christmas Day. Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Heat & Frost Insulator - Asbestos Worker

PREVAILING WAGE RATE

	09/19/23
Asbestos Helper Abatement	W36.89 B24.92 T61.81

Craft: Heat & Frost Insulator - Asbestos Worker

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
	SEE	HEAT &	FROST	INSULAT						
				OK						

Ratio of Apprentices to Journeymen - 1:3

Craft: Heat & Frost Insulator - Asbestos Worker

COMMENTS/NOTES

NOTE: These rates apply only to the removal of insulation materials/asbestos from mechanical systems, including containment erection and demolition, and placing material in appropriate containers.

The regular workday shall be 8 hours between 7:00 AM and 3:30 PM. In addition, the regular workday may also be 8 hours between 6:00 AM and 2:30 PM.

SHIFT DIFFERENTIALS:

- Shift work must run for a minimum of 5 consecutive workdays.
- The second shift shall work 7.5 hours and receive 8 hours pay at the regular rate, plus 25% per hour.
- The third shift shall work 7 hours and receive 8 hours pay at the regular rate, plus 30% per hour.

OVERTIME: The first 2 hours in excess of 8 per day, hours outside of the regular workday Monday through Friday that are not shift work, and the first 10 hours on Saturday, shall be paid at time and one-half the regular rate, inclusive of benefits. All hours in excess of 10 per day, and all hours on Sunday and holidays (except Labor Day) shall be paid at double the regular rate, inclusive of benefits. All hours on Labor Day shall be paid at triple the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Presidential Election Day, Thanksgiving Day and Christmas Day. Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Industrial Painter-Bridges

PREVAILING WAGE RATE

	02/01/24	02/01/25	02/01/26
Foreman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	T100.20	T102.20	T104.20
General Foreman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	T102.70	T104.70	T106.70
Journeyman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	T95.20	T97.20	T99.20

Craft: Industrial Painter-Bridges

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
6 Months	50%	70%	90%							
Benefits	13.65	20.81	27.43							

Ratio of Apprentices to Journeymen - 1:3

Craft: Industrial Painter-Bridges

COMMENTS/NOTES

* Industrial Painters perform work on all industrial structures, such as bridges.

These rates apply to: All bridges that span waterways, roadways, railways and canyons. All tunnels, overpasses, viaducts and all appurtenances.

FOREMEN REQUIREMENTS:

- When there are 4 or more Painters on a job, 1 shall be designated a Foreman.
- When there are 15 or more Painters on a job, 1 shall be designated a General Foreman.

The regular workday shall consist of 8 hours between 7:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- The second shift shall receive an additional 10% of the hourly rate, per hour, and the third shift shall receive an additional 15% of the hourly rate, per hour.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays and Sundays shall be paid at time and one-half the regular rate. All hours on holidays shall be paid at double the regular rate, except Veterans Day, which shall be paid at time and one-half the regular rate.

- During a regular work week schedule, Saturday may be used as a make-up day lost to inclement weather, paid at the regular rate.

- Four 10-hour days may be worked, at the regular rate, Monday through Thursday. When the four 10-hour day schedule is used, the 11th and 12th hours shall be paid at time and one-half the regular rate. After the 12th hour, a worker shall be paid at double the regular rate. Friday may be used as a make-up day lost to inclement weather, paid at the regular rate.

County - MONMOUTH

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Saturday holiday observed the preceding Friday. Sunday holiday observed the following Monday.

County - MONMOUTH

Craft: Industrial Painter- Structural Steel

PREVAILING WAGE RATE

	02/01/24	02/01/25	02/01/26
Foreman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	T86.59	T88.59	T90.59
General Foreman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	Т89.09	T91.09	T93.09
Journeyman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	T81.59	T83.59	T85.59
		1	1

Craft: Industrial Painter- Structural Steel

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES										
	SEE	INDUST	RIAL	PAINTER	BRIDGES							

Ratio of Apprentices to Journeymen - 1:3

Craft: Industrial Painter- Structural Steel

COMMENTS/NOTES

* Industrial Painters perform work on all industrial structures, such as water tanks, waste water facilitites, refineries, any structural steel work, etc.

These rates apply to: All work in power plants (any aspect). On steeples, on dams, on hangers, transformers, substations, on all open steel, in refineries, tank farms, water/sewerage treatment facilities and on pipelines.

FOREMEN REQUIREMENTS:

- When there are 4 or more Painters on a job, 1 shall be designated a Foreman.
- When there are 15 or more Painters on a job, 1 shall be designated a General Foreman.

The regular workday shall consist of 8 hours between 7:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- The second shift shall receive an additional 10% of the hourly rate, per hour, and the third shift shall receive an additional 15% of the hourly rate, per hour.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays and Sundays shall be paid at time and one-half the regular rate. All hours on holidays shall be paid at double the regular rate, except for Veterans Day, which shall be paid at time and one-half the regular rate.

- During the regular work week schedule, Saturday may be used to make-up a day lost to inclement weather, paid at the regular rate.

- Four 10-hour days may be worked, at the regular rate, Monday through Thursday. When the four 10-hour day schedule is used, the 11th and 12th hours shall be paid at time and one-half the regular rate. After the 12th hour, a worker shall be paid at double the regular rate. Friday may be used as a make-up day lost to inclement weather, paid at the regular rate.

County - MONMOUTH

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Saturday holiday observed the preceding Friday. Sunday holiday observed the following Monday.

County - MONMOUTH

Craft: Industrial Painter- Water Tanks

PREVAILING WAGE RATE

	02/01/24	02/01/25	02/01/26
Foreman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	T87.29	T89.29	T91.29
General Foreman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	T89.79	T91.79	T93.79
Journeyman	W0.00	W0.00	W0.00
	B0.00	B0.00	B0.00
	T82.29	T84.29	T86.29

Craft: Industrial Painter- Water Tanks

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
6 Months	50%	70%	90%							
Benefits	13.65	20.81	27.43							

Ratio of Apprentices to Journeymen - 1:3

Craft: Industrial Painter- Water Tanks

COMMENTS/NOTES

* Industrial Painters perform work on all industrial structures, such as water tanks, waste water facilitites, refineries, any structural steel work, etc.

These rates apply to: All new and repaint water tanks (interior and exterior).

FOREMEN REQUIREMENTS:

- When there are 4 or more Painters on a job, 1 shall be designated a Foreman.

- When there are 15 or more Painters on a job, 1 shall be designated a General Foreman.

The regular workday shall consist of 8 hours between 7:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- The second shift shall receive an additional 10% of the hourly rate, per hour, and the third shift shall receive an additional 15% of the hourly rate, per hour.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays and Sundays shall be paid at time and one-half the regular rate. All hours on holidays shall be paid at double the regular rate, except Veterans Day, which shall be paid at time and one-half the regular rate.

- During a regular work week schedule, Saturday may be used to make-up a day lost to inclement weather, paid at the regular rate.

- Four 10-hour days may be worked, at the regular rate, Monday through Thursday. When the four 10-hour day schedule is used, the 11th and 12th hours shall be paid at time and one-half the regular rate. After the 12th hour, a worker shall be paid at double the regular rate. Friday may be used as a make-up day lost to inclement weather, paid at the regular rate.

County - MONMOUTH

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Saturday holiday observed the preceding Friday. Sunday holiday observed the following Monday.

County - MONMOUTH

Craft: Ironworker

PREVAILING WAGE RATE

	07/07/23
Rod /Fence Foreman	W49.89
	B49.67
	T99.56
Rod/Fence Journeyman	W46.89
	B49.67
	T96.56
Structural Foreman	W52.19
	B49.67
	T101.86
Structural Journeyman	W49.19
	B49.67
	T98.86

Craft: Ironworker

APPRENTICE RATE SCHEDULE

<u>INTERVAL</u>		PERIOD AND RATES									
6 Months	50%	60%		Yearly	70%	80%	90%				
Benefits		journeyma n	amount								

Ratio of Apprentices to Journeymen - 1:4

Craft: Ironworker COMMENTS/NOTES

HAZARDOUS WASTE WORK: On hazardous waste removal work on a state or federally designated hazardous waste site where the Ironworker is required to wear Level A,B, or C personal protection: + \$3.00 per hour

The regular workday consists of 8 hours between 6:00 AM and 4:30 PM.

FOREMAN REQUIREMENTS:

When there are 2 or more Ironworkers on a job, 1 shall be designated a Foreman.

SHIFT DIFFERENTIALS:

- When a 2 shift schedule is established, the first, or day shift , shall be established on an 8 hour basis. The second shift shall be established on an 8 hour basis, and receive the regular rate plus 15%.

- When a three shift schedule is established, the first shift shall be established on an 8 hour basis, the second shift on a 7.5 hour basis, and the third shift on a 7 hour basis. The first shift shall receive the regular hourly rate, the second shift shall receive the regular rate plus 15%, and the third shift shall receive the regular rate plus 20%.

- When there is no day shift, and a second or third shift is established, it shall be established on an 8 hour basis.

- When an irregular shift is established for the Ironworker (Structural) classification, the rate shall be paid at time and one-half the regular rate, inclusive of benefits. When an irregular shift is established for the Rod/Fence classification, the shift shall be established on an 8 hour basis and receive the regular rate, plus 20%.

OVERTIME:

County - MONMOUTH

- All hours in excess of 8 per day, or before or after an established shift that are not shift work, and all hours on Saturday, shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sunday and holidays shall be paid at double the hourly rate, inclusive of benefits. Saturday may be used as a make-up day for a day lost to inclement weather. If Saturday is not a make-up day, all hours on Saturday shall be paid at time and one-half the hourly rate, inclusive of benefits.

- Four 10-hour days may be worked, Monday to Thursday, at straight time. Friday may be used as a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day.

County - MONMOUTH

Craft: Laborer - Asbestos & Hazardous Waste Removal

PREVAILING WAGE RATE

APPRENTICE RATE SCHEDULE

	09/05/23
Foreman	W44.75 B24.71 T69.46
Journeyman (Handler)	W39.78 B24.71 T64.49

Craft: Laborer - Asbestos & Hazardous Waste Removal

INTERVAL PERIO AND RATES Yearly 22.07 25.75 29.42 33.10 Image: Constant of the second second

Ratio of Apprentices to Journeymen - *

* Ratio of apprentices to journeymen shall not be more than one apprentice for the first journeyman and no more than one (1) apprentice for each additonal three (3) journeymen.

Craft: Laborer - Asbestos & Hazardous Waste Removal

COMMENTS/NOTES

NOTE: These rates apply to work in connection with Asbestos, Radiation, Hazardous Waste, Lead, Chemical, Biological, Mold Remediation and Abatement.

The regular workday shall be 8 hours.

OVERTIME:

- Hours in excess of 8 per day, Monday through Saturday, and all hours on Sunday and holidays shall be paid at time and one-half the regular rate.

- Benefits on ALL overtime hours shall be paid at straight time.

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Easter, Memorial Day, July 4th, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. (Holidays start at 12:00 am).

County - MONMOUTH

Craft: Laborer - Building

PREVAILING WAGE RATE

	11/14/23
Class A Journeyman	W38.25
	B32.42
	T70.67
Class B Journeyman	W37.25
	B32.42
	T69.67
Class C Journeyman	W31.70
	B32.42
	T64.12
Foreman	W43.00
	B32.42
	T75.42
General Foreman	W47.75
	B32.42
	T80.17

Craft: Laborer - Building

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES									
6 Months	60%	70%	80%	90%	of Class B	wage rate					
Benefit	29.17	29.17	29.17	29.17							

Ratio of Apprentices to Journeymen - *

* Ratio of apprentices to journeymen shall not be more than one apprentice for the first journeyman and no more than one

(1) apprentice for each additional three (3) journeymen.

Craft: Laborer - Building COMMENTS/NOTES

CLASS A: Specialist laborer including mason tender or concrete pour crew; scaffold builder (scaffolds up to 14 feet in height); operator of forklifts, Bobcats (or equivalent machinery), jack hammers, tampers, motorized tampers and compactors, vibrators, street cleaning machines, hydro demolition equipment, riding motor buggies, conveyors, burners; and nozzlemen on gunite work.

CLASS B: Basic laborer - includes all laborer work not listed in Class A or Class C.

CLASS C: Janitorial-type light clean-up work associated with the TURNOVER of a project, or part of a project, to the owner. All other clean-up work is Class B.

The regular workday shall be 8 hours between 6:00 AM and 6:00 PM.

SHIFT DIFFERENTIALS:

- Shift work must run for a minimum of 5 consecutive workdays.

- When a 2-shift schedule is worked, including a day shift, both shifts shall be established on the basis of 8 hours pay for 8 hours worked. The second shift shall receive the regular rate plus an additional 10%.

- When a 3-shift schedule is worked, the day shift shall be established on the basis of 8 hours pay for 8 hours worked, the second shift shall be established on the basis of 8 hours pay for 7.5 hours worked, and the third shift shall be established

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT

PREVAILING WAGE RATE DETERMINATION

County - MONMOUTH

on the basis of 8 hours pay for 7 hours worked. The day shift shall receive the regular rate, the second shift shall receive the regular rate plus an additional 10%, and the third shift shall receive the regular rate plus an additional 15%.

- When a second or third shift is worked with no day shift, the second or third shift shall be established on the basis of 8 hours pay for 8 hours worked. The second shift shall receive the regular rate plus an additional 10%, and the third shift shall receive the regular rate plus an additional 15%.

- When an irregular shift must be established this shift shall receive the regular rate plus an additional 10%.

OVERTIME:

- Hours in excess of 8 per day, or outside the regular workday that are not shift work, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the regular rate. Saturday may be used as a make-up day (paid at straight time) for a day lost to inclement weather, or for a holiday that is observed during the work week, Monday through Friday. All hours on Sundays and holidays shall be paid at double the regular rate.

- Four 10-hour days may be worked Monday to Thursday, at straight time, with Friday used a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the regular rate.

- Benefits on ALL overtime hours shall be paid at time and one-half.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Laborer - Heavy & General

PREVAILING WAGE RATE

Rates are located in the "Statewide" rate package

Craft: Laborer - Heavy & General

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
1000 Hours	60%	70%	80%	90%						
Benefit	23.98	for	all	intervals						

Ratio of Apprentices to Journeymen - *

* No more than 1 apprentice for the first journeyman and no more than 1 apprentice for each additional 3 journeymen.

Craft: Laborer - Heavy & General

COMMENTS/NOTES

Heavy & General Laborer rates are located in the "Statewide" rate package.

County - MONMOUTH

Craft: Laborer-Residential and Modular Construction

PREVAILING WAGE RATE

	04/01/23
* Skilled Tradesman (only	W27.90
applies to Modular	B5.45
Construction)	T33.35
Foreman (person directing	W31.90
crew, regardless of his	B5.45
skill classification)	T37.35
Laborer (for single family	W17.85
and stand-alone duplex	B2.95
owned by single owner)	T20.80
Residential and Modular	W23.90
Construction Laborer	B5.45
	T29.35

Craft: Laborer-Residential and Modular Construction

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
As shown	800 hours	600 hours	600 hours							
wage & benefits	70%	80%	90%							

Ratio of Apprentices to Journeymen-

One (1) apprentice shall be allowed for the first journeyman on site and no more than one (1) additional apprentice for each additional three (3) journeymen on site.

Craft: Laborer-Residential and Modular Construction

COMMENTS/NOTES

* SKILLED TRADESMAN-

any worker doing work not typically done by a Building Laborer. Some examples are installing interior doors, sheet rock, hooking up appliances, installing light fixtures, installing railing systems, etc. Please note where local building codes require that certain work be performed under the supervision of a licensed tradesman (i.e. Plumber, Electrician, etc.) Laborers shall work under such supervision.

RESIDENTIAL CONSTRUCTION- All residential construction (not commercial), single-family, stand-alone duplex

houses, townhouses and multi-family buildings of not more than four (4) floors. Each housing unit must be fully and independently functional; each housing unit must have its own kitchen and bathroom. The definition includes all incidental items such as site work, parking areas, utilities, streets and sidewalks. Please note the construction must be Residential in nature. A First Floor at or below grade may contain commercial space not to exceed 50% square footage of the floor; at least 50% of the First Floor must contain living accommodations or related nonresidential uses (e.g. laundry space, recreation/hobby rooms, and/or corridor space). Basement stories below grade used for storage, parking, mechanical systems/equipment, etc., are considered basement stories which are not used in determining the building's height. An attic is an unfinished space located immediately below the roof. Such space is not used in determining a building's height even if used for storage purposes. In addition, barracks and dormitories are not considered residential projects.

MODULAR RESIDENTIAL CONSTRUCTION- all aspects of modular residential construction (not commercial) at the site of installation of structures of no more than four (4) stories, including all excavation and site preparation, footings and

County - MONMOUTH

foundation systems whether poured on-site or prefabricated, all underground waterproofing, underground utilities, concrete slabs, sidewalks, driveways, paving, hardscape and landscaping. Please note the construction must be Residential as defined above. All work performed by the Set Crew (the crew of workers who set the modular boxes on the foundation), including the rigging, setting, attaching and assembly of all modules and structural members, preparation of the foundation to accept modules, such as sill plates, connection of all in-module and under-module connections including, but not limited to, plumbing, electrical, HVAC, fire suppression, CATS, telephone, television/internet, and fiber optic, the building or installation of any porches or decks regardless of material or method of construction, the on-site installation of, or completion of any roof system, doors, windows and fenestrations, including flashing, gutter and soffit systems, waterproofing, insulation and interior and exterior trim work, and painting. Please note that modular construction does not include on-site stick built construction, tip up construction or panel built construction.

The regular workday shall be 8 hours between 6:00 AM and 6:00 PM.

OVERTIME:

Hours worked in excess of 8 per day/40 per week, Monday through Saturday, and all hours worked on Sunday and holidays shall be paid at time and one-half the hourly rate.

RECOGNIZED HOILDAYS:

New Year's Day, Martin Luther King Day, Memorial Day, July 4th, Labor Day, Thanksgiving Day and Christmas Day.

County - MONMOUTH

Craft: Millwright

PREVAILING WAGE RATE

	05/04/23
Foreman	W64.35
	B38.57
	T102.92
Journeyman	W55.96
	B33.62
	T89.58

Craft: Millwright APPRENTICE RATE SCHEDULE

INTERVAL		PERIC	DD AND RAT	ES					
6 Months	40%	55%	65%	80%	90%				
Benefits	59% of	Appren	tice	Wage	Rate	for all	intervals	+ \$0.61	

Ratio of Apprentices to Journeymen - 1:3

Craft: Millwright COMMENTS/NOTES

FOREMAN REQUIREMENTS:

- When there are 2 or more Millwrights on a job, 1 shall be designated as a Foreman.

The regular workday shall consist of 8 hours, starting between 6:00 AM and 9:00 AM.

SHIFT DIFFERENTIALS:

- When a 2 shift schedule (including a day shift) is established, the day shift shall be established on an 8 hour basis. The second shift shall be established on an 8 hour basis, and receive the regular rate plus 15%, inclusive of benefits.

- When a three shift schedule is established, the first shift shall be established on an 8 hour basis, the second shift on a 7.5 hour basis, and the third shift on a 7 hour basis. The first shift shall receive the regular hourly rate, the second shift shall receive the regular rate plus 15% and the third shift shall receive the regular rate plus 20%, inclusive of benefits.

- When there is no day shift, and a second or third shift is established, it shall be established on an 8 hour basis. The second shift shall receive the regular rate plus 15% and the third shift shall receive the regular rate plus 20%, inclusive of benefits.

- When an irregular shift must be established, this shift shall receive the regular rate plus 15%, inclusive of benefits.

OVERTIME:

- All hours in excess of 8 per day, or before or after an established shift that are not shift work, and all hours on Saturdays shall be paid at time and one-half the hourly rate, inclusive of benefits. All hours on Sundays and holidays shall be paid at double the hourly rate, inclusive of benefits.

- Four 10-hour days may be worked, Monday to Thursday, at straight time. Friday may be used as a make-up day for a day lost due to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays will be observed the following Monday. Veterans' Day may be substituted for the day after Thanksgiving.

County - MONMOUTH

Craft: Operating Engineer

PREVAILING WAGE RATE

Rates are located in the "Statewide" rate package

Craft: Operating Engineer

APPRENTICE RATE SCHEDULE

INTERVAL		PERIC	DD AND RAT	ES			
Yearly	60%	70%	80%	90%			

Ratio of Apprentices to Journeymen - *

* 1 apprentice for each piece of heavy equipment. At least 10 pieces of heavy equipment or a minimum of 5 Operating Engineers must be on site.

Craft: Operating Engineer

COMMENTS/NOTES

Operating Engineer rates are located in the "Statewide" rate package.

County - MONMOUTH

Craft: Operating Engineer - Field Engineer

PREVAILING WAGE RATE

Rates are located in the "Statewide" rate package

Craft: Operating Engineer - Field Engineer

APPRENTICE RATE SCHEDULE

INTERVAL		PERIC	DD AND RAT	ES					
Yearly	70%	75%	of Rod/	Chainman	Wage				
Yearly			80%	90%	Transit/	Instrument	man	Wage	

Ratio of Apprentices to Journeymen - *

* No more than 1 Field Engineer Apprentice per Survey Crew.

Craft: Operating Engineer - Field Engineer

COMMENTS/NOTES

Operating Engineer - Field Engineer rates are located in the "Statewide" rate package.

County - MONMOUTH

Craft: Painter - Line Striping

PREVAILING WAGE RATE

	12/01/23
Apprentice (1st year)	W29.89
	B15.70
	T45.59
Apprentice (2nd year)	W34.10
	B26.65
	T60.75
Foreman (Charge Person)	W43.10
	B27.43
	T70.53
Journeyman 1 (at least 1	W38.33
year of working exp. as a	B27.43
journeyman)	T65.76
Journeyman 2 (at least 2	W42.10
years of working exp. as a	B27.43
journeyman)	T69.53

Craft: Painter - Line Striping

COMMENTS/NOTES

OVERTIME:

Hours in excess of 8 per day, Monday through Saturday, and all hours on Sundays and holidays shall be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans Day, Thanksgiving Day and Christmas Day. Veterans Day may be substituted for the day after Thanksgiving.

County - MONMOUTH

Craft: Paperhanger

PREVAILING WAGE RATE

	05/02/23
Foreman	W52.82
	B29.51
	T82.33
Journeyman	W48.02
	B29.51
	T77.53

Craft: Paperhanger APPRENTICE RATE SCHEDULE

INTERVAL		PERIC	DD AND RAT	ES			
	SEE	COMME P	CIAL	PAINTER			
		K					

Craft: Paperhanger COMMENTS/NOTES

FOREMEN REQUIREMENTS:

- When there are 4 or more Paperhangers on a job, 1 shall be designated a Foreman.

The regular workday shall consist of 8 hours between 7:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- The second shift shall receive an additional 10% of the hourly rate, per hour, and the third shift shall receive an additional 15% of the hourly rate, per hour.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the regular rate. All hours on Sundays and holidays shall be paid at double the regular rate.

- Saturday or Sunday may be used to make up a day lost to inclement weather, at straight time.

- Four 10-hour days may be worked, at straight time, Monday through Friday.

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Memorial Day, July 4th, Labor Day, General Election Day, Veterans Day, Thanksgiving Day, Christmas Day

County - MONMOUTH

Craft: Pipefitter

PREVAILING WAGE RATE

Craft: Pipefitter

.

COMMENTS/NOTES

See PLUMBERS Rates

County - MONMOUTH

Craft: Plasterer PREVAILING WAGE RATE

See "Cement Mason" Rates

Craft: Plasterer

COMMENTS/NOTES

See CEMENT MASON Rates

County - MONMOUTH

Craft: Plumber PREVAILING WAGE RATE

	07/01/23
Assistant General	W59.94
Foreman	B45.05
	T104.99
Foreman	W59.39
	B45.05
	T104.44
General Foreman	W62.69
	B45.05
	T107.74
Journeyman	W54.99
	B45.05
	T100.04

Craft: Plumber

APPRENTICE RATE SCHEDULE

INTERVAL		PERIC	DD AND RAT	<u>ES</u>				
Yearly	35%	45%	55%	65%	75%			
Benefits	28.03	30.64	33.28	35.89	38.51			

Ratio of Apprentices to Journeymen - 1:4

Craft: Plumber COMMENTS/NOTES

The regular workday shall consist of 8 hours between 6:00 AM and 4:30 PM.

FOREMAN REQUIREMENTS (number of Plumbers on site):

- (1to 8)- 1 Foreman

- (9 to 16)- 1 Foreman and 1 Assistant General Foreman

- (17 to 40)- 1 Foreman for every (1 to 8 Plumbers) and 1 Assistant General Foreman every (1 to 5 gangs). One note, a "gang" is a group of 8 men.

- (41 and more)- 1 Foreman for every (1 to 8 Plumbers), 1 Assistant General Foreman every (1 to 5 gangs) and 1 General Foreman. One note, for every additional Assistant General Foreman over five designated, the General Foreman shall receive an additional 10 cents per hour.

SHIFT DIFFERENTIALS:

-The second shift shall work 7.5 hours and receive 8 hours pay, at a rate equal to the hourly rate plus 25%, inclusive of benefits.

- When a third shift is worked, the third shift shall work 7.5 hours and receive 8 hours pay, at a rate equal to the hourly rate plus 30%, inclusive of benefits.

- A second shift may be established without a first shift, provided the second shift starts at 1:00 PM or later.

OVERTIME:

- Hours in excess of 8 per day, or before of after the regular workday, Monday through Friday, that are not shift work, and the first 10 hours on Saturdays, shall be paid at time and one-half, inclusive of benefits. Hours in excess of 10 on

County - MONMOUTH

Saturdays, and all hours on Sundays and holidays, shall be paid at double time, inclusive of benefits.

- Four 10-hour days may be worked, Mon to Thurs, at straight time, with Friday used as a make-up day for a day lost due to inclement weather. If Fri. is not a make-up day, the first 10 hours shall be paid at time and one-half, and hours in excess of 10 at double time, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays will be observed the following Monday.

County - MONMOUTH

Craft: Roofer Pl

PREVAILING WAGE RATE

	06/13/23
Foreman	W46.77 B30.81 T77.58
Journeyman	W43.77 B30.81 T74.58

Craft: Roofer APPRENTICE RATE SCHEDULE

INTERVAL		PERIC	DD AND RAT	ES					
6 Months	17.50	21.88	26.26	28.45	30.63	32.83	35.01	39.39	
Benefits	2.16	2.16	27.31	27.31	27.31	27.31	27.31	27.31	

Ratio of Apprentices to Journeymen - *

* [A] For roofing jobs that are of the 1 or single ply nature: 1:2 or fraction thereof

[B] For roofing jobs on new built up roofs 1:3 or fraction thereof

[C] For roofing jobs that are of a tear-off nature: 1:2 or fraction thereof

[D] For re-roofing jobs (not requiring complete removal of existing systems, installation done over existing roof): 1:3 or

fraction thereof. Craft: Roofer

COMMENTS/NOTES

Pitch: +.50 per hour

Mop Man: +.30 per hour

The regular workday consists of 8 hours between 8:00 AM and 4:30 PM.

OVERTIME:

Hours in excess of 8 per day, or before or after the regular workday, Monday through Friday, and all hours on Saturdays, Sundays, and holidays shall be paid at time and one-half the regular rate.

RECOGNIZED HOLIDAYS: New Year's Day, Good Friday, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day.

County - MONMOUTH

Craft: Sheet Metal Sign Installation

PREVAILING WAGE RATE

06/13/23
Foreman W42.32
B41.76
Т84.08
Journeyman W40.07
B41.76
T81.83

Craft: Sheet Metal Sign Installation

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
1000 hours	35%	40%	45%	50%	55%	60%	65%	70%	75%	80%
Benefits	13.85	15.77	17.72	19.69	22.11	24.09	26.07	28.06	30.04	32.02

Ratio of Apprentices to Journeymen - 1:3

Craft: Sheet Metal Sign Installation

COMMENTS/NOTES

FOREMAN REQUIREMENT:

When there are 6 or more Sheet Metal Sign Installers on a job, 1 shall be designated a Foreman.

The regular workday consists of 8 hours, between 7:00 AM and 3:30 PM.

OVERTIME:

Hours before or after the regular workday, Monday though Friday, and all hours worked on Saturday shall be paid at time and one-half the hourly rate. All hours on Sunday and holidays shall be paid at double the hourly rate.

Four(4) 10 hour days may be worked, Monday through Friday, at straight time, for projects lasting at least one week in duration. The fifth day may be used as a make-up day at straight time for a day lost due to inclement weather. However, if the fifth day is not a make-up day, all hours worked will be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Good Friday, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day and the day after, Christmas Day. Saturday holidays observed the preceding Friday, Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Sheet Metal Worker

PREVAILING WAGE RATE

	06/01/23
Foreman	W59.68
	B47.39
	T107.07
Journeyman	W56.18
	B47.39
	T103.57

Craft: Sheet Metal Worker

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
6 months	40%	45%	50%	55%	60%	65%	70%	75%	80%	85%
Benefits	14.55	16.25	17.96	19.64	21.34	30.19	32.45	34.68	36.93	39.18

Ratio of Apprentices to Journeymen- 1:3, except for the following types of work where the ratio shall be 1:1 (architectural metal work, testing and balancing, lockers, shelving and toilet partitions).*

* For work performed in a fabrication shop, the ratio will be applied on a "company-wide" basis (i.e. the total number of apprentices and journeymen employed by the company).

Craft: Sheet Metal Worker

COMMENTS/NOTES

JOB SITE FOREMAN REQUIREMENTS:

- When there are 2 to 9 Sheet Metal Workers on a jobsite, 1 must be designated a Foreman.
- When there are 10 to 16 Sheet Metal Workers on a job site, 2 must be designated Foremen.
- When there are 17 to 23 Sheet Metal Workers on a job site, 3 must be designated Foremen.
- For every 7 additional Sheet Metal Workers on a job site, there shall be 1 additional Foreman.

SHOP FOREMAN REQUIREMNTS (For custom fabrication):

- When there are 1 to 10 Sheet Metal Workers in the shop, 1 must be designated a Foreman.
- For every 10 additional Sheet Metal Workers in the shop, 1 must be designated a Foreman.

The regular workday consists of 8 hours, between 6:00 AM and 4:30 PM.

SHIFT DIFFERENTIALS:

- Shift work must run for a minimum of 5 consecutive workdays.
- There must be a day shift worked in order to have a 2nd and/or 3rd Shift.
- Shop work does not satisfy shift requirements.

- 2nd Shift (4:30 PM-12:30 AM) shall be paid an additional 15% of the regular rate per hour inclusive of benefits, and receive 8 hours pay for 7.5 hours of work.

- 3rd Shift (12:30 AM-8:00 AM) shall be paid an additional 25% of the regular rate per hour inclusive of benefits, and receive 8 hours pay for 7 hours of work.

OVERTIME:

Hours in excess of 8 per day, or before or after the regular workday, Monday through Friday, that are not shift work, and all

County - MONMOUTH

hours on Saturday, shall be paid at time and one-half the regular rate. All hours on Sundays and holidays shall be paid at double the regular rate.

- Benefits on overtime hours are as follows: Time and one-half = \$54.69. Double-time = \$61.99.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Good Friday, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Saturday holidays will be observed the preceding Friday, Sunday holidays will be observed the following Monday.

County - MONMOUTH

Craft: Sprinkler Fitter

PREVAILING WAGE RATE

	01/01/24
Foreman	W71.06 B38.11
General Foreman	T109.17 W74.55 B38.11
Journeyman	T112.66 W66.56
oounoynan	B38.11 T104.67

Craft: Sprinkler Fitter

APPRENTICE RATE SCHEDULE

INTERVAL	PERIO	D AND RAT	ES					
1000 hours							80%	85%
Benefits					Intervals	9 to 10	Jourymn	Ben.

Ratio of Apprentices to Journeymen - 1:3

Craft: Sprinkler Fitter COMMENTS/NOTES

Apprentice rate schedule for those apprentices registered as of 7-1-13:

 Interval
 Period and Rates

 1000 Hrs. 25%
 30%
 40%
 45%
 55%
 60%
 70%
 75%
 85%
 90%

 Ben.
 14.31
 14.31
 29.86
 29.86
 29.86
 Intervals
 7-10
 Journy. Ben.

Apprentice rate schedule for those apprentices registered as of 7-1-22:

 Interval
 Period and Rates

 1000 Hrs. 30%
 35%
 40%
 45%
 50%
 55%
 60%
 70%
 85%
 95%

 Ben.
 14.31
 14.31
 29.86
 29.86
 29.86
 Intervals
 7-10
 Journy. Ben.

The regular workday consists of 8 consecutive hours between 6:00 AM and 4:30 PM.

FOREMAN REQUIREMENTS:

- The first Sprinkler Fitter on the job must be designated a Foreman.

- On any job having 12 or more Sprinkler Fitters, one must be designated a General Foreman.

SHIFT DIFFERENTIALS:

- Shift work must run for a minimum of 2 consecutive workdays.
- 2nd and 3rd shift shall receive an additional 15% of the regular rate, per hour.
- Any "off hours" shift starting at 8:00 PM or later shall receive an additional 25% of the regular rate, per hour.

OVERTIME:

The first 2 hours in excess of 8 per day, after the regular workday that are not shift work, Monday through Friday, shall be

County - MONMOUTH

paid at time and one-half the regular rate. Hours worked in excess of 10 per day, Monday through Friday, and all hours on Saturday, Sunday and holidays, shall be paid double the regular rate. Four 10 hour days may be worked, Monday through Friday, at straight-time.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day.

County - MONMOUTH

Craft: Tile Finisher-Marble

PREVAILING WAGE RATE

	01/01/24
Finisher	W49.92
	B37.08
	T87.00

Craft: Tile Finisher-Marble

APPRENTICE RATE SCHEDULE

INTERVAL		PERIC	DD AND RAT	ES						
750 Hours	40%	60%	65%	70%	75%	85%	95%			
Benefits	Interval 1	thru 5 =	75% of	jyrnm. ben	rate	Interval 6	thru 7 =	full jyrnm	benefit	rate

Ratio of Apprentices to Journeymen - 1:4

Craft: Tile Finisher-Marble COMMENTS/NOTES

OVERTIME:

Hours in excess of 7 per day, Monday through Friday, and the first 7 hours on Saturdays shall be paid at time and one half the regular rate, inclusive of benefits. Hours in excess of 7 on Saturdays and all hours on Sundays and holidays shall be paid at double the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Good Friday, Memorial Day, July 4th, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day and the day after, Christmas Day. Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Tile Setter - Ceramic

PREVAILING WAGE RATE

	12/04/23
Finisher	W48.80
	B32.67
	T81.47
Setter	W63.50
	B35.95
	T99.45

Craft: Tile Setter - Ceramic

APPRENTICE RATE SCHEDULE

INTERVAL		PERIOD AND RATES								
750 Hours	35%	40%	50%	55%	60%	65%	70%	75%	80%	90%

Ratio of Apprentices to Journeymen - 1:4

Craft: Tile Setter - Ceramic COM

COMMENTS/NOTES

OVERTIME:

Hours in excess of 7 per day, and the first 10 hours on Saturdays shall be paid at time and one-half the hourly rate. All hours on Saturdays after 10 hours shall be paid double the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Memorial Day, July 4th, Labor Day, Thanksgiving Day, Christmas Day.

County - MONMOUTH

Craft: Tile Setter - Marble

PREVAILING WAGE RATE

	01/01/24
Tile Setter	W63.47
	B39.89
	T103.36

Craft: Tile Setter - Marble

APPRENTICE RATE SCHEDULE

INTERVAL		PERIC	DD AND RAT	ES						
750 Hours	40%	60%	65%	70%	75%	85%	95%			
Benefits	Interval 1	thru 5 =	75% of	jyrnm. ben	rate	Interval 6	thru 7 =	full jyrnm	benefit	rate

Ratio of Apprentices to Journeymen - 1:4

Craft: Tile Setter - Marble COMMENTS/NOTES

OVERTIME:

Hours in excess of 7 per day, Monday through Friday, and the first 7 hours on Saturdays shall be paid at time and one-half the regular rate, inclusive of benefits. Hours in excess of 7 on Saturdays, and all hours on Sundays and holidays shall be paid at double the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Good Friday, Memorial Day, July 4th, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day and the day after, Christmas Day. Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Tile Setter - Mosaic & Terrazzo

PREVAILING WAGE RATE

	01/01/24
Grinder or Assistant	W58.96
	B40.83
	T99.79
Mechanic	W60.57
	B40.84
	T101.41
Terrazzo Resinous	W50.50
Worker	B33.23
	T83.73

Craft: Tile Setter - Mosaic & Terrazzo

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES									
750 Hours	50%	55%	60%	65%	70%	75%	85%	95%	100%	

Ratio of Apprentices to Journeymen - 1:5

Craft: Tile Setter - Mosaic & Terrazzo

COMMENTS/NOTES

APPRENTICE RATE SCHEDULE FOR THOSE APPRENTICES ENTERING PROGRAM AFTER 7-1-17:

 INTERVAL
 PERIOD AND RATES

 1500 Hours
 35%
 45%
 60%
 70%
 80%
 90%
 100%

The regular workday consists of 7 hours, between 8:00 AM and 3:30 PM.

OVERTIME:

- Hours in excess of 7 per day, or before or after the regular workday, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Good Friday, Monday after Easter, Memorial Day, July 4th, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day and the day after, Christmas Day. Sunday holidays observed the following Monday.

County - MONMOUTH

Craft: Truck Driver

PREVAILING WAGE RATE

	02/02/24	05/01/24
Bucket, Utility, Pick-up,	W46.06	W0.00
Fuel Delivery trucks	B39.03	B0.00
	T85.09	T88.44
Dump truck (single axle),	W46.06	W0.00
Asphalt Distributor, Tack	B39.03	B0.00
Spreader	T85.09	T88.44
Euclid-type vehicles (large	W46.21	W0.00
off-road equipment)	B39.03	B0.00
	T85.24	T88.59
Helper on Asphalt	W46.06	W0.00
Distributor truck	B39.03	B0.00
	T85.09	T88.44
Low Boy Driver	W47.71	W0.00
	B39.03	B0.00
	T86.74	T90.09
Slurry Seal,	W46.06	W0.00
Seeding/Fertilizing/Mulchi	B39.03	B0.00
ng truck	T85.09	T88.44
Straight 3-axle trucks,	W46.11	W0.00
Dump Truck (3-axle),	B39.03	B0.00
Dump Truck (tandem)	T85.14	T88.49
Tractor-Trailer truck (all	W46.21	W0.00
types)	B39.03	B0.00
	T85.24	T88.59
Vacuum or Vac-All truck	W46.06	W0.00
(entire unit)	B39.03	B0.00
	T85.09	T88.44
Winch Trailer Driver	W46.31	W0.00
	B39.03	B0.00
	T85.34	T88.69

Craft: Truck Driver

COMMENTS/NOTES

Foreman: + \$.75 cents per hour. Overtime rate shall be increased accordingly.

HAZARDOUS WASTE REMOVAL WORK:

- On a hazardous waste site requiring Level A, B, or C personal protection for any worker: + \$3.00 per hour.

- On a hazardous waste site not designated Level A, B, or C: + \$1.00 per hour.

The regular workday consists of 8 hours starting between 6:00 AM and 8:00 AM.

SHIFT DIFFERENTIAL:

County - MONMOUTH

Any shift starting at a time other than 6:00 AM or 8:00 AM shall receive an additional \$3.00 per hour.

BLENDED RATE:

- When a truck driver is performing work on site and also serving as a material delivery driver, the driver shall be paid a "blended rate" which shall be 80% of the above-listed wage rates, plus the full benefit rate. This rate shall be used when the driver "round robins" for a minimum of 6 hours during the work day.

OVERTIME:

- Hours in excess of 8 per day, or before or after the regular workday that are not shift work, Monday through Friday, and all hours on Saturdays shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.

- Benefits on overtime shall be \$46.29.

- Four 10-hour days may be worked, Monday through Thursday, at straight time, with Friday used as a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Veteran's Day, Thanksgiving Day, Christmas Day. Veteran's Day may be substituted for the day after Thanksgiving. Sunday holidays will be observed the following Monday.

County - MONMOUTH

Craft: Truck Driver-Material Delivery Driver

PREVAILING WAGE RATE

	02/02/24
Driver	W36.85
	B39.03
	T75.88
New Hires: 1st Year	W36.85
	B39.03
	T75.88

Craft: Truck Driver-Material Delivery Driver

COMMENTS/NOTES

NOTE: These rates may only be used for the delivery of *materials TO the job site (*building materials that will become a permanent part of the job site, such as sand, stone, aggregates, asphalt, sheetrock, 2x4's, etc.). In addition, only the following types of truck may be used for such deliveries (Dump Truck or Flat-bed truck). Please note that this rate does not apply to material suppliers or their employees (who do not perform services at the job site), and for the delivery of equipment and/or items that will not become a permanent part of the job site.

OVERTIME: Hours in excess of 8 per day, Monday through Friday, and all hours

on Saturdays shall be paid at time and one-half the hourly rate. All hours on

Sundays and holidays shall be paid at double the hourly rate. Benefits on overtime shall be \$46.29.

RECOGNIZED HOLIDAYS: New Year's Day, President's Day, Memorial Day, July 4th, Labor Day, Veterans's Day, Thanksgiving Day, Christmas Day. Veteran's Day may be substituted for the day after Thanksgiving. Sunday holidays will be observed the following Monday.

County - MONMOUTH

Craft: Welder PREVAILING WAGE RATE

Welder

Craft: Welder COMMENTS/NOTES

Welders rate is the same as the craft to which the welding is incidental.

STATEWIDE RATES

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

{For apprentice rates refer to "Operating Engineers" apprentice rates in any county rate package}

The regular workday consists of 8 hours, Monday to Friday, between 6:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- Shift work must be established for 5 consecutive workdays.

- Any work started outside of the allowed start time, 6:00 AM to 9:00 AM, except for * tidal work, shall be considered an irregular shift and paid at straight time, plus 15% for the first eight hours, inclusive of benefits.

- * FOR TIDAL WORK- a contractor can start their job according to tide schedules (tide schedules are the various high and low tides related to this work), providing the eight hour shift is completed between the hours of 5:00 AM and 6:30 PM.

- All time worked in excess of an established shift (an established shift is a shift that is determined at the time of the bid) shall be paid at the applicable overtime rate. When a portion of an established shift works into Saturday, Sunday or a holiday, that time worked shall be paid at the established shift rate.

- When working with other trades who receive a higher irregular shift differential, these employees shall also receive the higher differential rate.

OVERTIME:

- Hours in excess of 8 per day, or outside of the regular workday, Monday through Friday, that are not shift work, and all hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sunday and holidays shall be paid at double the regular rate, inclusive of benefits.

- Four 10-hour days may be worked, Monday through Thursday, at straight time, with all hours on Friday paid at time and one-half the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. When all trades on a particular job site agree, the day after Thanksgiving may be substituted for Veterans Day.

For projects bid after April 1, 2020, on hazardous waste removal work of any kind, including a state or federally designated site, where the operating engineer is required to wear level A, B, or C personal protection, the operating engineer shall receive an hourly wage rate of his regular hourly wage plus \$5.00 per hour.

- An operating engineer working at a hazardous waste removal project or site at a task requiring hazardous waste related certification, but who is not working in a zone requiring level A, B, or C personal protection, shall receive an hourly wage rate of his regular rate plus \$1.00 per hour.

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
57.63	37.65	95.28	98.03	100.53

CLASSIFICATIONS:

A-Frame

Backhoe (combination)

Boom Attachment on loaders (Except pipehook)

Boring & Drilling Machine

Brush Chopper, Brush Shredder, Tree Shredder, Tree Shearer

Bulldozer, finish grade

Cableway

Carryall

Concrete Pump

Concrete Pumping System (Pumpcrete & similar types)

Conveyor, 125 feet or longer

Drill Doctor (Duties include dust collector and maintenance)

Front End Loader (2 cu. yds. but less than 5 cu. yds.)

Grader, finish

Groove Cutting Machine (ride-on type)

Heater Planer

Hoist: Outside Material Tower Hoist (all types including steam, gas, diesel, electric, air hydraulic, single and double drum, concrete, brick shaft caisson,

snorkle roof, and other similar types, Except Chicago-boom type) * receives an additional \$1.00 per hour on 100 ft. up to 199 ft. total height, and an additional \$2.00 per hour on 200 ft. and over total height.

Hydraulic Crane (10 tons & under)

Hydraulic Dredge

Hydro-Axe

Hydro-Blaster

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ENTIRE STATE

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
57.63	37.65	95.28	98.03	100.53

CLASSIFICATIONS:

Jack (screw, air hydraulic, power-operated unit, or console type, Except hand jack or pile load test type)

Log Skidder

Pan

Paver, concrete

Plate & Frame Filter Press

Pumpcrete (unit type)

Pumpcrete, Squeezecrete, or Concrete Pumping machine (regardless of size)

Scraper

Side Boom

Straddle Carrier (Ross and similar types)

Whiphammer

Winch Truck (hoisting)

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
55.72	37.65	93.37	96.12	98.62

CLASSIFICATIONS:

Asphalt Curbing Machine

Asphalt Plant Engineer

Asphalt Spreader

Autograde Curb Trimmer & Sidewalk Shoulder Slipform (CMI & similar types)

Autograde Curecrete Machine (CMI & similar types)

Autograde Tube Finisher & Texturing Machine (CMI & similar types)

Bar Bending Machines (Power)

Batcher, Batching Plant, & Crusher [On Site]

Belt Conveyor System

Boom-Type Skimmer Machine

Bridge Deck Finisher

Bulldozer (all sizes)

Captain (Power Boats)

Car Dumper (railroad)

Compressor & Blower unit for loading/unloading of concrete, cement, fly ash, or similar type materials (used independently or truck-mounted)

Compressor (2 or 3 battery)

Concrete Breaking Machine

Concrete Cleaning/Decontamination Machine

Concrete Finishing Machine

Concrete Saw or Cutter (ride-on type)

Concrete Spreader (Hetzel, Rexomatic & similar types)

Concrete Vibrator

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
55.72	37.65	93.37	96.12	98.62

CLASSIFICATIONS:

Conveyors - under 125 feet

Crane Signalman

Crushing Machine

Directional Boring Machine

Ditching Machine - Small (Ditchwitch, Vermeer or similar types)

Dope Pot - Mechanical (with or without pump)

Dumpster

Elevator

Fireman

Fork Lift (Economobile, Lull & similar types)

Front End Loader (1 cu. yd. and over but less than 2 cu. yds.)

Generator (2 or 3 battery)

Giraffe Grinder

Goldhofer/Hydraulic Jacking Trailer

Grader & Motor Patrols

Grout Pump

Gunnite Machine (Excluding nozzle)

Hammer - Vibratory (in conjunction with generator)

Heavy Equipment Robotics - Operator/Technician

Hoist (roof, tugger, aerial platform hoist, house car)

Hopper

Hopper Doors (power operated)

Ladder (motorized)

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
55.72	37.65	93.37	96.12	98.62

CLASSIFICATIONS:

- Laddervator
- Locomotive (Dinky-type)
- Maintenance Utility Man

Master Environmental Maintenance Technician

Mechanic

Mixer (Except paving mixers)

Pavement Breaker (truck-mounted or small self-propelled ride-on type)

Pavement Breaker - maintenance of compressor or hydraulic unit

Pipe Bending Machine (power)

Pitch Pump

Plaster Pump (regardless of size)

Post Hole Digger (post pounder, auger)

Rod Bending Machines

Roller (black top)

Scale (power)

Seamen Pulverizing Mixer

Shoulder Widener

Silo

Skimmer Machine (boom type)

Steel Cutting Machine (service & maintenance)

Tamrock Drill

Tractor

Transfer Machines

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ENTIRE STATE

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
55.72	37.65	93.37	96.12	98.62

CLASSIFICATIONS:

Tug Captains

Tug Master (Power Boats)

Ultra High Pressure Waterjet Cutting Tool System -Operator/Maintenance Technician

Vacuum Blasting Machine - Operator/Maintenance Technician

Vibrating Plant (used with unloading)

Welder & Repair Mechanic

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
50.38	37.65	88.03	90.78	93.28

CLASSIFICATIONS:

Assistant Engineer/Oiler

Driller's Helper

Field Engineer - Transit man or Instrument man

Maintenance Apprentice (Deckhand)

Maintenance Apprentice (Oiler)

Mechanic's Helper

Off Road Back Dump

Tire Repair & Maintenance

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
47.80	37.65	85.45	88.20	90.70

CLASSIFICATIONS:

Field Engineer - Rodman or Chainman

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
57.96	37.65	95.61	98.36	100.86

CLASSIFICATIONS:

Lead Engineer, Foreman Engineer, Safety Engineer (minimum)

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ENTIRE STATE

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
59.22	37.65	96.87	99.62	102.12

CLASSIFICATIONS:

Autograde Pavement Profiler (CMI & similar types)

- Autograde Pavement Profiler Recycle Type (CMI & similar types)
- Autograde Placer/Trimmer/Spreader Combination (CMI & similar types)
- Autograde Slipform Paver (CMI & similar types)

Backhoe (Excavator)

Central Power Plant

Concrete Paving Machine

Cranes, Derricks, Pile Drivers (all types), under 100 tons with a boom (including jib and/or leads) under 100 ft.

Draglines

Drill, Bauer, AMI and similar types

Drillmaster, Quarrymaster

Drillmaster/Quarrymaster (down-the-hole drill), rotary drill, self-propelled hydraulic drill, self-powered drill

Elevator Grader

Field Engineer-Chief of Party

Front End Loader (5 cu. yards or larger)

Gradall

Grader, Rago

Helicoptor Co-Pilot

Helicoptor Communications Engineer

Juntann Pile Driver

Locomotive (large)

Mucking Machine

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
59.22	37.65	96.87	99.62	102.12

CLASSIFICATIONS:

Pavement & Concrete Breaker (Superhammer & Hoe Ram)

Pile Driver

Prentice Truck

Roadway Surface Grinder

Scooper (loader & shovel)

Shovel (Excavator)

Trackhoe (Excavator)

Tree Chopper with boom

Trenching Machine (cable plow)

Tunnel Boring Machine

Vacuum Truck

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
54.09	37.65	91.74	94.49	96.99

CLASSIFICATIONS:

- Chipper
- Compressor (single)
- Concrete Spreader (small type)

Conveyor Loader (Except elevator graders)

Engines, Large Diesel (1620 HP) & Staging Pump

Farm Tractor

Fertilizing Equipment (operation & maintenance)

Fine Grade Machine (small type)

Form Line Grader (small type)

Front End Loader (under 1 cubic yard)

Generator (single)

Grease, Gas, Fuel, & Oil Supply Trucks

Heaters (Nelson or other type)

Lights - portable generating light plant

Mixer, Concrete (small)

Mulching Equipment (operation & maintenance)

Power Broom or Sweeper

Pump (diesel engine & hydraulic - regardless of power)

Pump (larger than 2 inch suction, including submersible pumps)

Road Finishing Machine (small type)

Roller - grade, fill, or stone base

- Seeding Equipment (operation & maintenance)
- Sprinkler & Water Pump Trucks

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ENTIRE STATE

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

	07/01/2023		07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
54.09	37.65	91.74	94.49	96.99

CLASSIFICATIONS:

Steam Generator or Boiler

Stone Spreader

Tamping Machine (vibrating ride-on type)

Temporary Heating Plant (Nelson or other type, including proprane, natural gas, and flow-type units)

Water or Sprinkler Truck

Welding Machine (gas, diesel, or electric convertor, of any type)

Welding System - Multiple (rectifier transformer type)

Wellpoint Systems (including installation by bull gang and maintenance)

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
61.04	37.65	98.69	101.44	103.94

CLASSIFICATIONS:

Helicoptor Pilot/Engineer

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
65.72	37.65	103.37	106.12	108.62

CLASSIFICATIONS:

Cranes, Derricks, Pile Driver (all types), 100 tons and over and TOWER CRANE with boom (including jib and/or leads) 140 ft. and over Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
64.72	37.65	102.37	105.12	107.62

CLASSIFICATIONS:

Cranes, Derricks, Pile Driver (all types), 100 tons and over and TOWER CRANE with boom (including jib and/or leads) from 100 ft. to 139 ft.

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
61.22	37.65	98.87	101.62	104.12

CLASSIFICATIONS:

Cranes, Derricks, Pile Driver (all types), under 100 tons with a boom (including jib and/or leads) 140 ft. and over Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
63.72	37.65	101.37	104.12	106.62

CLASSIFICATIONS:

Cranes, Derricks, Pile Driver (all types), 100 tons and over and TOWER CRANE with a boom (including jib and/or leads) under 100 ft.

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
60.22	37.65	97.87	100.62	103.12

CLASSIFICATIONS:

Cranes, Derricks, Pile Driver (all types), under 100 tons with a boom (including jib and/or leads) from 100 ft. to 139 ft.

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

STRUCTURAL STEEL ERECTION Rates Expiration Date :

{For apprentice rates refer to "Operating Engineers" apprentice rates in any county rate package}

The regular workday consists of 8 hours, Monday to Friday, between 6:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- Shift work must be established for 5 consecutive workdays.

- Any work started outside of the allowed start time, 6:00 AM to 9:00 AM, except for * tidal work, shall be considered an irregular shift and paid at straight time, plus 15% for the first eight hours, inclusive of benefits.

- * FOR TIDAL WORK- a contractor can start their job according to tide schedules (tide schedules are the various high and low tides related to this work), providing the eight hour shift is completed between the hours of 5:00 AM and 6:30 PM.

- All time worked in excess of an established shift (an established shift is a shift that is determined at the time of the bid) shall be paid at the applicable overtime rate. When a portion of an established shift works into Saturday, Sunday or a holiday, that time worked shall be paid at the established shift rate.

- When working with other trades who receive a higher irregular shift differential, these employees shall also receive the higher differential rate.

OVERTIME:

- Hours in excess of 8 per day, or outside of the regular workday, Monday through Friday, that are not shift work, and all hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sunday and holidays shall be paid at double the regular rate, inclusive of benefits.

- Four 10-hour days may be worked, Monday through Thursday, at straight time, with all hours on Friday paid at time and one-half the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. When all trades on a particular job site agree, the day after Thanksgiving may be substituted for Veterans Day.

For projects bid after April 1, 2020, on hazardous waste removal work of any kind, including a state or federally designated site, where the operating engineer is required to wear level A, B, or C personal protection, the operating engineer shall receive an hourly wage rate of his regular hourly wage plus \$5.00 per hour.

- An operating engineer working at a hazardous waste removal project or site at a task requiring hazardous waste related certification, but who is not working in a zone requiring level A, B, or C personal protection, shall receive an hourly wage rate of his regular rate plus \$1.00 per hour.

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
62.85	37.65	100.50	103.25	105.75

CLASSIFICATIONS:

Helicopter Co-Pilot & Communications Engineer

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

STRUCTURAL STEEL ERECTION Rates Expiration Date :

Effective Dates:

	07/01/202	3	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
58.79	37.65	96.44	99.19	101.69

CLASSIFICATIONS:

A-Frame

Cherry Picker -10 tons or less (Over 10 tons use crane rate)

Hoist (all types Except Chicago-boom)

Jack (screw, air hydraulic, power-operated unit or console type, Except hand jack or pile load test type)

Side Boom

Straddle Carrier

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ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

STRUCTURAL STEEL ERECTION Rates Expiration Date :

Effective Dates:

	07/01/202	3	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
56.13	37.65	93.78	96.53	99.03

CLASSIFICATIONS:

Aerial Platform Used On Hoists

Apprentice Engineer/Oiler with Compressor or Welding Machine

Captain (Power Boats)

Compressor (2 or 3 in battery)

Concrete Cleaning/Decontamination Machine Operator

Conveyor or Tugger Hoist

Directional Boring Machine

Elevator or House Car

Fireman

Forklift

Generator (2 or 3)

Heavy Equipment Robotics, Operator/Technician

Maintenance Utility Man

Master Environmental Maintenance Technician

Tug Master (Power Boats)

Ultra High Pressure Waterjet Cutting Tool System Operator/Maintenance Technician

Vacuum Blasting Machine Operator/Maintenance Technician

Welding Machines, Gas or Electric Converters on any type-2 or 3 in battery including diesels

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

STRUCTURAL STEEL ERECTION Rates Expiration Date :

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
54.60	37.65	92.25	95.00	97.50

CLASSIFICATIONS:

Compressor (Single)

Generators

Welding Machines, Gas, Diesel, Or Electric Converters of any type-single

Welding System, Multiple (Rectifier Transformer Type)

Effective Dates:

07/01/2023			07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
50.84	37.65	88.49	91.24	93.74

CLASSIFICATIONS:

Assistant Engineer/Oiler

Drillers Helper

Field Engineer - Transit/Instrument Man

Maintenance Apprentice (Deckhand)

Maintenance Apprentice (Oiler)

Off Road Back Dump

Effective Dates:

	07/01/202	3	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
58.41	37.65	96.06	98.81	101.31

CLASSIFICATIONS:

Lead Engineer, Foreman Engineer, Safety Engineer (Minimum)

Effective Dates:

	07/01/202	23	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
47.80	37.65	85.45	88.20	90.70

CLASSIFICATIONS:

Field Engineer - Rodman or Chainman

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

STRUCTURAL STEEL ERECTION Rates Expiration Date :

Effective Dates:

07/01/2023		07/01/2024	07/01/2025	
Rate	Fringe	Total	Total	Total
59.55	37.65	97.20	99.95	102.45

CLASSIFICATIONS:

Field Engineer-Chief of Party

Vacuum Truck

Effective Dates:

	07/01/202	23	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
67.74	37.65	105.39	108.14	110.64

CLASSIFICATIONS:

Cranes (all cranes, land or floating with booms, including jib, 140 ft. and over, above ground). Derricks (all derricks, land, floating or Chicago Boom type with booms including jib, 140 ft. and over, above ground), and Pile Drivers (all types) 100 tons and over and Tower Cranes.

Effective Dates:

07/01/2023		07/01/2024	07/01/2025	
Rate	Fringe	Total	Total	Total
66.08	37.65	103.73	106.48	108.98

CLASSIFICATIONS:

Cranes (all cranes, land or floating with booms including jib, less than 140 ft. above ground), Derricks (all derricks. land, floating or Chicago Boom type with booms including jib, less than 140 ft. above ground), Pile Drivers (all types), 100 tons and over and Tower Crane.

Effective Dates:

	07/01/202	23	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
63.24	37.65	100.89	103.64	106.14

CLASSIFICATIONS:

Cranes (all cranes, land or floating with booms including jib, 140 ft. and over, above ground), Derricks (all derricks, land, floating or Chicago Boom type with booms including jib, 140 ft. and over, above ground), Pile Drivers (all types), under 100 tons. **Effective Dates:**

	07/01/202	3	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
61.58	37.65	99.23	101.98	104.48

CLASSIFICATIONS:

Cranes (all cranes, land or floating with booms including jib, less than 140 ft. above ground), Derricks (all derricks, land, floating or Chicago Boom type with booms including jib, less than 140 ft. above ground), Pile Drivers (all types), under 100 tons.

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

STRUCTURAL STEEL ERECTION Rates Expiration Date :

Effective Dates:

	07/01/202	23	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
63.24	37.65	100.89	103.64	106.14

CLASSIFICATIONS:

Helicopter Pilot & Engineer

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

TEST BORING PRELIMINARY TO CONSTRUCTION-SOUTH/WEST Rates Expiration Date :

THESE RATES APPLY IN THE FOLLOWING COUNTIES ONLY:

Atlantic, Burlington, Camden, Cape May, Cumberland, Gloucester, Hunterdon, Mercer, Monmouth, Ocean, Salem, Sussex, Warren

The regular workday consists of 8 hours, Monday to Friday, between 6:00 AM and 5:30 PM.

SHIFT DIFFERENTIALS:

- Shift work must be established for 5 consecutive workdays.

- Any work started outside of the allowed start time, 6:00 AM to 9:00 AM, except for * tidal work, shall be considered an irregular shift and paid at straight time, plus 15% for the first eight hours, inclusive of benefits.

- * FOR TIDAL WORK- a contractor can start their job according to tide schedules (tide schedules are the various high and low tides related to this work), providing the eight hour shift is completed between the hours of 5:00 AM and 6:30 PM.

- All time worked in excess of an established shift (an established shift is a shift that is determined at the time of the bid) shall be paid at the applicable overtime rate. When a portion of an established shift works into Saturday, Sunday or a holiday, that time worked shall be paid at the established shift rate.

- When working with other trades who receive a higher irregular shift differential, these employees shall also receive the higher differential rate.

OVERTIME:

- Hours in excess of 8 per day, or outside of the regular workday, Monday through Friday, that are not shift work, and all hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sunday and holidays shall be paid at double the regular rate, inclusive of benefits.

- Four 10-hour days may be worked, Monday through Thursday, at straight time, with all hours on Friday paid at time and one-half the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. When all trades on a particular job site agree, the day after Thanksgiving may be substituted for Veterans Day.

For projects bid after April 1, 2020, on hazardous waste removal work of any kind, including a state or federally designated site, where the operating engineer is required to wear level A, B, or C personal protection, the operating engineer shall receive an hourly wage rate of his regular hourly wage plus \$5.00 per hour.

- An operating engineer working at a hazardous waste removal project or site at a task requiring hazardous waste related certification, but who is not working in a zone requiring level A, B, or C personal protection, shall receive an hourly wage rate of his regular rate plus \$1.00 per hour.

Effective Dates:

07/01/2023		07/01/2024	07/01/2025	
Rate	Fringe	Total	Total	Total
59.22	37.65	96.87	99.62	102.12

CLASSIFICATIONS:

Driller

Effective Dates:

	07/01/202	3	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
52.38	37.65	90.03	92.78	95.28

CLASSIFICATIONS:

Driller's Helper

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

FREE AIR TUNNEL JOBS Rates Expiration Date :

{For apprentice rates refer to "Heavy & General" apprentice rates in any county rate package}

The regular workday consists of 8 hours, starting at 7:00 AM or 8:00 AM.

SHIFT DIFFERENTIALS:

- Shifts must start at 3:00 PM, 4:00 PM, 12:00 AM, or 1:00 AM, to be considered shift work, except when the project owner mandates special hours of work in the job specifications, in which case those hours may be considered shift work.

- When such hours are mandated by the project owner, a shift that begins before midnight on Friday and ends on Saturday morning, or that begins at or after 8:00 PM on Sunday and ends on Monday morning may be paid at the shift differential rate.

- Shifts shall receive an additional \$3.00 per hour.

OVERTIME:

Hours in excess of 8 per day, Monday through Friday, or outside of the regular workday that are not shift work, and all hours on Saturdays, shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.
Four 10-hour days may be worked, Monday through Thursday, at straight time, with Friday used as a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. Veterans Day may be substituted for the day after Thanksgiving. However, in the trading of Veterans Day for the day after Thanksgiving, if overtime is worked on Veterans Day, it shall be paid at double the hourly rate.

Hazardous Waste Work: -where Level A, B, or C protection is required: + \$3.00/hr -other Hazardous Waste site: + \$1.00/hr

Effective Dates:

03/01/2023

 Rate
 Fringe
 Total

 50.30
 35.73
 86.03

CLASSIFICATIONS:

Walking Boss & Superintendent

Effective Dates:

03/01/2023

Rate	Fringe	Total
50.00	35.73	85.73

CLASSIFICATIONS:

Heading Foreman, Shaft Foreman, Rod Foreman, Electrician Foreman, Rigging Foreman

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

FREE AIR TUNNEL JOBS Rates Expiration Date :

Effective Dates:

03/01/2023

Rate	Fringe	Total
49.50	35.73	85.23

CLASSIFICATIONS:

Iron Foreman, Caulking Foreman, Form Foreman, Cement Finishing Foreman, Concrete Foreman, Track Foreman, Cleanup Foreman, Grout Foreman

Effective Dates:

03/01/2023

Rate	Fringe	Total
52.00	35.73	87.73

CLASSIFICATIONS:

Blaster

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.95	35.73	84.68

CLASSIFICATIONS:

Top Labor Foreman

Effective Dates:

Rate	Fringe	Total
48.60	35.73	84.33

CLASSIFICATIONS:

Skilled Men (including Caulker, Powder Carrier, all other skilled men)

Skilled Men (including Miner, Drill Runner, Iron Man, Conveyor Man, Manitenance Man, Safety Miner, Rigger, Block Layer, Cement Finisher, Tod Man)

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.45	35.73	84.18

CLASSIFICATIONS:

Semi-Skilled Men (including Bell or Signal Man Top or Bottom, Form Worker & Mover, Concrete Worker, Shaft Man, Tunnel Laborer, Caulker's Helper, all other semi-skilled)

Semi-Skilled Men (including Miner's Helper, Chuck Tender, Track Man, Nipper, Brake Man, Derail Man, Cable Man, Hose Man, Gravel Man, Form Man)

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

FREE AIR TUNNEL JOBS Rates Expiration Date :

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.05	35.73	83.78

CLASSIFICATIONS:

All Others (including Powder Watchman, Change House Attendant, Top Laborer)

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ENTIRE STATE

DRILL FOR GROUND WATER SUPPLY Rates Expiration Date :

The well driller and/or helper may perform all work relative to the construction, finishing, and servicing of wells, pumps and borings for ground water supply. The present methods of well drilling entailing as they do, many diverse job operations calling for drilling, pump discharge, piping, and the operation of various types of related power equipment, shall all be within the job duties and functions of the well driller and/or helper. In the event that an extension of work should occur beyond water well drilling functions, into the field of general construction work, such extension of work would come under the appropriate rates listed elsewhere in this wage determination.

- For Work Hours, Shift Differentials, Overtime Rates, and Recognized Holidays see the "Operating Engineers" section of this wage determination.

Effective Dates:

07/01/2023		07/01/2024	07/01/2025	
Rate	Fringe	Total	Total	Total
57.97	37.65	95.62	98.37	100.87

CLASSIFICATIONS:

Driller

Effective Dates:

	07/01/202	3	07/01/2024	07/01/2025
Rate	Fringe	Total	Total	Total
51.13	37.65	88.78	91.53	94.03

CLASSIFICATIONS:

Driller's Helper

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS MARINE-DREDGING Rates Expiration Date :

NOTE: These wage rates only apply to dredging and other marine construction activities occurring in navigable waters and their tributaries.

Boat crews carrying explosive material (dynamite, pourfex, and other similar materials) shall be paid at 120% of the hourly wage rate for hours engaged in handling of said materials. Employees required to possess a Hazardous Material Certification as a condition of employment shall be compensated at 120% of the hourly wage rate. OVERTIME:

Hours in excess of 40 per week, and all hours on Saturdays and Sundays, shall be paid at time and one-half the hourly rate. All hours on holidays shall be paid at double the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Martin Luther King Day, Good Friday, Memorial Day, July 4th, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. **Effective Dates:**

necuve Dales:

Rate	Fringe	Total
45.26	15.22	60.48

CLASSIFICATIONS:

Lead Dredgerman, Operator, Leverman

Licensed Tug Operator (over 1000 HP)

Effective Dates:

10/01/2023

Rate	Fringe	Total
39.14	14.79	53.93

CLASSIFICATIONS:

Derrick Operator, Spider/Spill Barge Operator

Engineer, Electrician, Chief Welder, Chief Mate

Fill Placer, Operator II

Licensed Boat Operator

Maintenance Engineer

Effective Dates:

10/01/2023

Rate	Fringe	Total
36.84	14.63	51.47

CLASSIFICATIONS:

Certified Welder

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

OPERATING ENGINEERS MARINE-DREDGING Rates Expiration Date :

Effective Dates:

10/01/2023

Rate	Fringe	Total
35.83	14.31	50.14

CLASSIFICATIONS:

Mate, Drag Barge Operator, Steward, Assistant Fill Placer

Welder

Effective Dates:

10/01/2023

Rate	Fringe	Total
34.68	14.23	48.91

CLASSIFICATIONS:

Boat Operator

Effective Dates:

10/01/2023

Rate	Fringe	Total
28.81	13.82	42.63

CLASSIFICATIONS:

Shoreman, Deckhand, Rodman, Scowman

Effective Dates:

10/01/2023

Rate	Fringe	Total
40.33	14.87	55.20

CLASSIFICATIONS:

Crane Operator

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

MICROSURFACING/SLURRY SEAL Rates Expiration Date :

THESE RATES APPLY IN THE FOLLOWING COUNTIES ONLY:

Atlantic, Burlington, Camden, Cape May, Cumberland, Gloucester, Mercer, Ocean, Salem ***IN ALL OTHER COUNTIES use the Heavy and General Laborers - North "Slurry Seal Laborer" rates.***

SHIFT DIFFERENTIALS:

Any shift starting at 3:30 PM or later shall receive an additional \$0.35/hr

OVERTIME:

Hours in excess of 8 per day or 40 per week shall be paid at time and one-half the hourly rate. All hours on holidays shall be paid at double the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Washington's Birthday, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. **Effective Dates:**

	00/01/201/		
Rate	Fringe	Total	
36.50	21.27	57.77	

03/01/2017

CLASSIFICATIONS:

Foreman

Effective Dates:

03/01/2017		
Rate	Fringe	Total
33.80	21.27	55.07

CLASSIFICATIONS:

Box man

Effective Dates:

03/01/2017		
Rate	Fringe	Total
31.75	21.27	53.02

CLASSIFICATIONS:

Microsurface/Slurry Preparation

Effective Dates:

03/01/2017

Rate	Fringe	Total
31.75	21.27	53.02

CLASSIFICATIONS:

Squeegee man

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

MICROSURFACING/SLURRY SEAL Rates Expiration Date :

Effective Dates:

03/01/2017		
Rate	Fringe	Total
30.30	21.27	51.57

CLASSIFICATIONS:

Cleaner, Taper

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ASPHALT LABORERS - SOUTH Rates Expiration Date :

"THESE RATES APPLY IN THE FOLLOWING COUNTIES ONLY: Atlantic, Burlington, Camden, Cape May, Cumberland,

Gloucester, Mercer, Ocean, Salem

{For apprentice rates refer to "Laborer - Heavy & General" apprentice rates in any county rate package}

The regular workday consists of 8 hours, starting at 7:00 AM or 8:00 AM.

SHIFT DIFFERENTIALS:

- Shifts must start at 3:00 PM, 4:00 PM, 12:00 AM, or 1:00 AM, to be considered shift work, except when the project

owner mandates special hours of work in the job specifications, in which case those hours may be considered shift work. - When such hours are mandated by the project owner, a shift that begins before midnight on Friday and ends on Saturday morning, or that begins at or after 8:00 PM on Sunday and ends on Monday morning may be paid at the shift differential rate

- Shifts shall receive an additional \$3.00 per hour.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, or outside of the regular workday that are not shift work, and all hours on Saturdays, shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.

- Four 10-hour days may be worked, Monday through Thursday, at straight time, with Friday used as a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential

Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. Veterans Day may be substituted for the day after Thanksgiving. However, in the trading of Veterans Day for the day after Thanksgiving, if overtime is worked on Veterans Day, it shall be paid at double the hourly rate.

Hazardous Waste Work:

-where Level A, B, or C protection is required: + \$5.00/hr

-other Hazardous Waste site: + \$1.00/hr

FOR TIDE WORK (pertains to tidal water): A contractor can start their job according to tide schedules (tide schedules are the various high and low tides related to this work) providing the eight (8) hour shift is completed between the hours of 5:00 AM and 6:30 PM. **Effective Dates:**

03/01/2023

Rate	Fringe	Total
51.80	35.73	87.53

CLASSIFICATIONS:

Paving Foreman

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.35	35.73	84.08

CLASSIFICATIONS:

Head Raker

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.50	35.73	84.23

CLASSIFICATIONS:

Screedman

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ASPHALT LABORERS - SOUTH Rates Expiration Date :

Effective Dates:

03/01/2023

Rate	Fringe	Total
47.95	35.73	83.68

CLASSIFICATIONS:

Tampers, Smoothers, Kettlemen, Painters, Shovelers, Roller Boys Effective Dates:

03/01/2023

Rate	Fringe	Total
48.05	35.73	83.78

CLASSIFICATIONS:

Milling Controller

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.25	35.73	83.98

CLASSIFICATIONS:

Traffic Control Coordinator

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.20	35.73	83.93

CLASSIFICATIONS:

Raker, Luteman

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

TEST BORING PRELIMINARY TO CONSTRUCTION-NORTH Rates Expiration Date :

THESE RATES APPLY IN THE FOLLOWING COUNTIES ONLY: Bergen, Essex, Hudson, Middlesex, Morris, Passaic, Somerset, Union

SHIFT DIFFERENTIAL:

Employees on a shift other than between the hours of 8:00 AM and 5:00 PM shall receive an additional \$2.00 per hour.

OVERTIME:

Hours in excess of 8 per day, Monday through Friday, and all hours on Saturday shall be paid at time and one-half the regular rate. All hours on Sundays and holidays shall be paid at double the regular rate.

RECOGNIZED HOLIDAYS: New Year's Day, Memorial Day, July 4th, Labor Day, Thanksgiving Day, and Christmas Day. Sunday holidays observed the following Monday.

Hazardous Waste Pay (for Levels A, B, and C): an additional 15% of the hourly rate, per hour.

A newly hired Helper with no experience in the industry shall be paid as follows:

1st year on the job - 70% of Helper wage rate

2nd year on the job - 80% of Helper wage rate

3rd year on the job - 90% of Helper wage rate

All helpers receive full fringe benefit rate.

Effective Dates:

12/01/2023

Rate	Fringe	Total
36.28	33.49	69.77

CLASSIFICATIONS:

Helper (4th year helper)

Effective Dates:

12/01/2023

Rate	Fringe	Total
46.25	33.49	79.74

CLASSIFICATIONS:

Driller

Effective Dates:

	12/01/2023	
Rate	Fringe	Total
52.66	33.49	86.15

CLASSIFICATIONS:

Foreman

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

HEAVY & GENERAL LABORERS - NORTH Rates Expiration Date :

THESE RATES APPLY IN THE FOLLOWING COUNTIES ONLY:

Bergen, Essex, Hudson, Hunterdon, Middlesex, Monmouth, Morris, Passaic, Somerset, Sussex, Union, Warren

{For apprentice rates refer to "Laborer - Heavy & General" apprentice rates in any county rate package}

The regular workday consists of 8 hours, starting at 7:00 AM or 8:00 AM.

SHIFT DIFFERENTIALS:

- Shifts must start at 3:00 PM, 4:00 PM, 12:00 AM, or 1:00 AM, to be considered shift work, except when the project owner mandates special hours of work in the job specifications, in which case those hours may be considered shift work.

- When such hours are mandated by the project owner, a shift that begins before midnight on Friday and ends on Saturday morning, or that begins at or after 8:00 PM on Sunday and ends on Monday morning may be paid at the shift differential rate.

- Shifts shall receive an additional \$3.00 per hour.

FOR TIDE WORK (pertains to tidal water): A contractor can start their job according to tide schedules (tide schedules are the various high and low tides related to this work) providing the eight (8) hour shift is completed between the hours of 5:00 AM and 6:30 PM.

OVERTIME:

Hours in excess of 8 per day, Monday through Friday, or outside of the regular workday that are not shift work, and all hours on Saturdays, shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.
Four 10-hour days may be worked, Monday through Thursday, at straight time, with Friday used as a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. Veterans Day may be substituted for the day after Thanksgiving. However, in the trading of Veterans Day for the day after Thanksgiving, if overtime is worked on Veterans Day, it shall be paid at double the hourly rate.

Hazardous Waste Work: -where Level A, B, or C protection is required: + \$5.00/hr -other Hazardous Waste site: + \$1.00/hr Effective Dates:

03/01/2023

Rate	Fringe	Total
47.55	35.73	83.28

CLASSIFICATIONS:

"D" Rate:

basic, landscape, asphalt, slurry seal, or railroad track laborer; utility meter installer; flagman; salamander tender; pitman; dumpman; rakers or tampers on cold patch work; wrappers or coaters of pipe; waterproofer; timberman; wagon drill or drill master helper; powder carrier; magazine tender; signal man; power buggy operator; tree cutter; operator of basic power tools

Effective Dates:

03/01/2023		
Rate	Fringe	Total

83.98

35.73

CLASSIFICATIONS:

"C" Rate:

48.25

pipe layer; laser man; conduit or duct line layer; operator of jack hammer, chipping hammer, pavement breaker, concrete cutter, asphalt cutter, sheet hammer, or walk-behind saw cutter; sandblaster; acetylene cutting or burning; wagon drill, directional drill, or hydraulic drill operator; drill master; core driller; traffic control coordinator; asphalt raker or lute man

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

HEAVY & GENERAL LABORERS - NORTH Rates Expiration Date :

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.50	35.73	84.23

CLASSIFICATIONS:

"B" Rate:

concrete finisher; setter of brick or stone pavers; stone cutter; form setter; manhole, catch basin, or inlet builder; asphalt screedman; rammer; hardscaping; gunite nozzle man

Effective Dates:

	03/01/2023	
Rate	Fringe	Total
52.05	35.73	87.78

CLASSIFICATIONS:

"A" Rate: blaster Effective Dates:

03/01/2023

Rate	Fringe	Total
51.80	35.73	87.53

CLASSIFICATIONS:

"FOREMAN" Rate: labor foreman, asphalt foreman, drill foreman, pipe foreman, grade foreman, finisher foreman, concrete foreman Effective Dates:

03/01/2023

Rate	Fringe	Total
52.80	35.73	88.53

CLASSIFICATIONS:

"GENERAL FOREMAN" Rate

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

HEAVY & GENERAL LABORERS - SOUTH Rates Expiration Date :

THESE RATES APPLY IN THE FOLLOWING COUNTIES ONLY:

Atlantic, Burlington, Camden, Cape May, Cumberland, Gloucester, Mercer, Ocean, Salem

{For apprentice rates refer to "Laborer - Heavy & General" apprentice rates in any county rate package}

The regular workday consists of 8 hours, starting at 7:00 AM or 8:00 AM.

SHIFT DIFFERENTIALS:

- Shifts must start at 3:00 PM, 4:00 PM, 12:00 AM, or 1:00 AM, to be considered shift work, except when the project owner mandates special hours of work in the job specifications, in which case those hours may be considered shift work.

- When such hours are mandated by the project owner, a shift that begins before midnight on Friday and ends on Saturday morning, or that begins at or after 8:00 PM on Sunday and ends on Monday morning may be paid at the shift differential rate.

- Shifts shall receive an additional \$3.00 per hour.

FOR TIDE WORK (pertains to tidal water): A contractor can start their job according to tide schedules (tide schedules are the various high and low tides related to this work) providing the eight (8) hour shift is completed between the hours of 5:00 AM and 6:30 PM. OVERTIME:

Hours in excess of 8 per day, Monday through Friday, or outside of the regular workday that are not shift work, and all hours on Saturdays, shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.
Four 10-hour days may be worked, Monday through Thursday, at straight time, with Friday used as a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. Veterans Day may be substituted for the day after Thanksgiving. However, in the trading of Veterans Day for the day after Thanksgiving, if overtime is worked on Veterans Day, it shall be paid at double the hourly rate.

Hazardous Waste Work: -where Level A, B, or C protection is required: + \$5.00/hr -other Hazardous Waste site: + \$1.00/hr Effective Dates:

03/01/2023

Rate	Fringe	Total
47.55	35.73	83.28

CLASSIFICATIONS:

basic, landscape, or railroad track laborer; utility meter installer; flagman; salamander tender; pitman; dumpman; rakers or tampers on cold patch work; wrappers or coaters of pipe; waterproofers; tree cutter, timberman **Effective Dates:**

03/01/2023

Rate	Fringe	Total
47.55	35.73	83.28

CLASSIFICATIONS:

wagon drill or drill master helper; powder carrier; magazine tender; signal man

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

HEAVY & GENERAL LABORERS - SOUTH Rates Expiration Date :

Effective Dates:

03/01/2023			
Rate	Fringe	Total	
48.25	35.73	83.98	

CLASSIFICATIONS:

pipe layer; laser man; conduit or duct line layer; operator of jack hammer, chipping hammer, pavement breaker, concrete cutter, asphalt cutter, sheet hammer, or walk-behind saw cutter; sandblaster; acetylene cutting or burning **Effective Dates:**

03/01/2023		
Rate	Fringe	Total
48.25	35.73	83.98

CLASSIFICATIONS:

wagon or directional drill operator; drill master

Effective Dates:

03/01/2023

Rate	Fringe	Total
52.05	35.73	87.78

CLASSIFICATIONS:

blaster

Effective Dates:

03/01/2023		
Rate	Fringe	Total
51.80	35.73	87.53

CLASSIFICATIONS:

labor foreman, drill foreman, pipe foreman, grade foreman, finisher foreman, concrete foreman

Effective Dates:

03/01/2023		
Rate	Fringe	Total
52.80	35.73	88.53

CLASSIFICATIONS:

general foreman

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

HEAVY & GENERAL LABORERS - SOUTH Rates Expiration Date :

Effective Dates:

03/01/2023			
Rate	Fringe	Total	
48.50	35.73	84.23	

CLASSIFICATIONS:

concrete finisher; setter of brick or stone pavers; stone cutter; form setter; manhole, catch basin, or inlet builder; rammer; gunite nozzle man

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ENTIRE STATE

PIPELINE - MAINLINE TRANSMISSION Rates Expiration Date :

These rates apply to the following: welding on Transportation Mainline pipe lines (cross-country pipe lines, or any segments thereof, transporting coal, gas, oil, water or other transportable materials, vapors or liquids, including portions of such pipe lines within private property boundaries up to the final metering station or connection - the point where a valve, consumer connection, or town border station divides mainline transmission lines or higher pressure lateral and branch lines from lower pressure distribution systems).

PER DIEM PAYMENT:

In addition to the total wage rate paid for each craft, the following per diem (per day) amounts must also be paid - Pipeline Journeyman: \$80.50; Pipeline Journeyman Welder: \$140.50; and Pipeline Helper: \$64.50. Note: in order to receive the per diem payment an employee must work a minimum of 8 hours in a 24 hour period.

NOTES:

- Journeymen employed as "stringer bead" welders and journeymen who are regularly employed as "hot-pass" welders shall receive \$1.00 per hour more than other journeymen.

- Welders running "stringer bead" or "hot-pass" on "cutouts" or "tie-ins" on a production basis shall be paid \$1.00 per hour above the journeymen rate.

- Whenever a welder helper is employed using a power buffer or power grinder immediately behind the stringer bead and/or hot-pass welders, and the pipe gang is set on a production basis, the helper shall be paid \$2.00 per hour above the helper rate.

- If back welding is performed inside a pipe under either or both of the following conditions, the welder engaged in the welding will receive \$3.00 per hour above the regular rate for the job only for the days on which such back welding is performed:

- The employer elects, as a regular procedure, to back weld each line-up. This condition is

not intended to apply to occasional back welding performed by the pipe gang to repair a

bead, to rectify a "high-lo" condition or wall thickness, etc.

- A welder is required to back weld a completed weld behind the firing line.

- If the welder helper is required to go inside the pipe for the purpose of brushing, buffing and grinding the weld, they shall receive a wage rate \$1.00 per hour above the regular

helper rate for the days involved.

- Welders working on "hot work" shall be paid \$2.00 per hour above the regular rate for each day engaged in such work. "Hot work' is defined as work on lines in service where there is the danger of fire or explosion.

The regular workday shall be 8 hours, between 8:00 AM and 4:30 PM.

OVERTIME:

Hours in excess of 8 per day, and all hours on Sundays shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on holidays shall be paid at double the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, July 4th, Labor Day, Thanksgiving Day, and Christmas Day. Sunday holidays observed the following Monday.

Effective Dates:

	5	
Rate	Fringe	Total
57.34	34.70	92.04

CLASSIFICATIONS:

Pipeline Journeyman Welder

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

PIPELINE - MAINLINE TRANSMISSION Rates Expiration Date :

Effective Dates:

07/01/2023

Rate	Fringe	Total
57.34	34.70	92.04

CLASSIFICATIONS:

Pipeline Journeyman

Effective Dates:

07/01/2023

Rate	Fringe	Total
33.84	24.32	58.16

CLASSIFICATIONS:

Pipeline Helper

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ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

PIPELINE - GAS DISTRIBUTION Rates Expiration Date :

These rates apply to the following: welding on gas line distribution systems (that portion of the gas distribution system placed in streets, roads, subways, tunnels, viaducts, highways and easements which serves the users of gas).

SHIFT DIFFERENTIALS:

An "irregular" shift may start any time from 5:00 PM to 12:00 AM, Monday through Friday, and shall receive an additional 15% of the regular rate per hour, inclusive of benefits.

OVERTIME:

Hours in excess of forty per week, and all hours on Saturdays shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sundays and holidays shall be paid at double the regular rate, inclusive of benefits.

RECOGNIZED HOLIDAYS: New Year's Day, Memorial Day, July 4th, Labor Day, Thanksgiving Day, and Christmas Day. Sunday holidays observed the following Monday.

Effective Dates:

11/01/2023			
Rate	Fringe	Total	
64.70	31.84	96.54	

CLASSIFICATIONS:

Pipeline Journeyman Welder

Effective Dates:

Rate	Fringe	Total
64.70	31.84	96.54

CLASSIFICATIONS:

Pipeline Journeyman

Effective Dates:

11/01/2023

Rate	Fringe	Total
41.00	23.56	64.56

CLASSIFICATIONS:

Pipeline Helper

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ASPHALT LABORERS- NORTH Rates Expiration Date :

THESE RATES APPLY IN THE FOLLOWING COUNTIES ONLY:

Bergen, Essex, Hudson, Hunterdon, Middlesex, Monmouth, Morris, Passaic, Somerset, Sussex, Union, Warren {For apprentice rates refer to "Laborer - Heavy & General" apprentice rates in any county rate package} The regular workday consists of 8 hours, starting at 7:00 AM or 8:00 AM. SHIFT DIFFERENTIALS:

- Shifts must start at 3:00 PM, 4:00 PM, 12:00 AM, or 1:00 AM, to be considered shift work, except when the project

owner mandates special hours of work in the job specifications, in which case those hours may be considered shift work. - When such hours are mandated by the project owner, a shift that begins before midnight on Friday and ends on Saturday morning, or that begins at or after 8:00 PM on Sunday and ends on Monday morning may be paid at the shift differential rate.

- Shifts shall receive an additional \$3.00 per hour.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, or outside of the regular workday that are not shift work, and all hours on Saturdays, shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.

- Four 10-hour days may be worked, Monday through Thursday, at straight time, with Friday used as a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential

Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. Veterans Day may be substituted for the day after Thanksgiving. However, in the trading of Veterans Day for the day after Thanksgiving, if overtime is worked on Veterans Day, it shall be paid at double the hourly rate.

Hazardous Waste Work:

-where Level A, B, or C protection is required: + \$5.00/hr

-other Hazardous Waste site: + \$1.00/hr

FOR TIDE WORK (pertains to tidal water): A contractor can start their job according to tide schedules (tide schedules are the various high and low tides related to this work) providing the eight (8) hour shift is completed between the hours of 5:00 AM and 6:30 PM. **Effective Dates:**

03/01/2023

Rate	Fringe	Total
51.80	35.73	87.53

CLASSIFICATIONS:

Asphalt Foreman

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.50	35.73	84.23

CLASSIFICATIONS:

Asphalt Screedman

Effective Dates:

03/01/2023

Rate	Fringe	Total
48.25	35.73	83.98

CLASSIFICATIONS:

Asphalt Raker or Lute Man

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ASPHALT LABORERS- NORTH Rates Expiration Date :

Effective Dates:

03/01/2023

Rate	Fringe	Total
47.55	35.73	83.28

CLASSIFICATIONS:

Asphalt Laborer

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ELECTRICIAN- UTILITY WORK (NORTH) Rates Expiration Date :

Electrician-Utility Work (North)

(For apprentice rates refer to Electrician-Utility Work (North) in any county rate package).
These rates apply to work contracted for by the following utility companies:
Public Service Electric & Gas Co. of NJ, GPU Energy, Borough of Madison Electric Department, Sussex Rural
Electric Cooperative, Rockland Utilities, and Butler Municipal Electric Co.
These rates do not apply to work on substations or switching stations.
For Utility work contracted for by a utility company other than those listed above or those listed under "Electrician-Utility Work (South), see the "Outside Commercial Rates" for the county in which the jobsite is located.

* FOR OUTSIDE COMMERCIAL RATES PLEASE SEE COUNTY RATES

The regular workday is 8 hours, between 6:00 AM and 6:00 PM.

FOR EMERGENCY WORK ONLY: (emergency work is defined as work caused by storm, catastrophe, act of god, and circumstances beyond the control of the employer)-all hours of work shall be paid at double the hourly rate.

SHIFT DIFFERENTIALS:

Shift work must run for a minimum of 5 consecutive workdays.

2nd shift (between the hours of 4:30 PM and 1:00 AM): 8 hours of work + 17.3% of the regular rate, inclusive of benefits. 3rd shift (between the hours of 12:30 AM and 9:00 AM): 8 hours of work + 31.4% of the regular rate per hour, inclusive of benefits.

OVERTIME:

Hours in excess of 8 per day, or before or after the regular wokday Monday through Friday, that is not shift work, and all hours on Saturday shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sundays and holidays shall be paid at double the hourly rate, inclusive of benefits.

Four 10-hour days may worked, at straight time, between 6:00 AM and 6:00 PM, Monday through Thursday.

RECOGNIZED HOLIDAYS:

New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day and Christmas Day, or day on which they are legally observed.

Effective Dates:

12/03/2023		12/01/2024	
Rate	Fringe	Total	Total
62.94	43.42	106.36	109.56

CLASSIFICATIONS:

Chief Lineman

Effective Dates:

12/03/2023		12/01/2024	
Rate	Fringe	Total	Total
59.38	40.97	100.35	103.36

CLASSIFICATIONS:

Journeyman Lineman

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ELECTRICIAN- UTILITY WORK (NORTH) Rates Expiration Date :

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
59.38	40.97	100.35	103.36

CLASSIFICATIONS:

Special License Operator

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
58.79	40.56	99.35	102.32

CLASSIFICATIONS:

Transit Man

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
57.00	39.33	96.33	99.21

CLASSIFICATIONS:

Line Equipment Operator

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
49.88	34.41	84.29	86.81

CLASSIFICATIONS:

Dynamite Man

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
74.23	51.21	125.44	129.20

CLASSIFICATIONS:

General Foreman

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
68.29	47.12	115.41	118.85

CLASSIFICATIONS:

Assistant General Foreman

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ELECTRICIAN- UTILITY WORK (NORTH) Rates Expiration Date :

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
66.51	45.89	112.40	115.76

CLASSIFICATIONS:

Line Foreman

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
48.10	33.18	81.28	83.72

CLASSIFICATIONS:

Street Light Mechanical Leader

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
45.72	31.54	77.26	79.58

CLASSIFICATIONS:

Groundman Winch Operator

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
45.72	31.54	77.26	79.58

CLASSIFICATIONS:

Groundman Truck Operator

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
45.13	31.13	76.26	78.55

CLASSIFICATIONS:

Street Light Mechanic

Effective Dates:

12/03/2023			12/01/2024
Rate	Fringe	Total	Total
45.13	31.13	76.26	78.55

CLASSIFICATIONS:

Line Equipment Mechanic

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ELECTRICIAN- UTILITY WORK (NORTH) Rates Expiration Date :

Effective Dates:

12/03/2023		12/01/2024	
Rate	Fringe	Total	Total
38.60	26.63	65.23	67.17

CLASSIFICATIONS:

Groundman 2nd Year

Effective Dates:

12/03/2023		12/01/2024	
Rate	Fringe	Total	Total
35.63	24.58	60.21	62.02

CLASSIFICATIONS:

Groundman 1st Year

Effective Dates:

12/03/2023		12/01/2024	
Rate	Fringe	Total	Total
58.79	40.56	99.35	102.32

CLASSIFICATIONS:

Line Equipment Foreman

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ELECTRICIAN- UTILITY WORK (SOUTH) Rates Expiration Date :

Electrician-Utility Work (South)

(For apprentice rates refer to Electrician-Utility Work (South) in any county rate package).
These rates apply to work contracted for by the following utility company:
Atlantic City Electric.
These rates do not apply to work on substations or switching stations.
For utility work contracted for by a utility company other than the one listed above or those listed under "Electrician-Utility Work (North), see the "Outside Commercial Rates" for the county in which the jobsite is located.

* FOR OUTSIDE COMMERCIAL RATES PLEASE SEE COUNTY RATES

The regular workday is 8 hours, between 7:00 AM and 4:30 PM.

FOR EMERGENCY WORK ONLY: (emergency work is defined as work caused by storm, catastrophe, act of god, and circumstances beyond the control of the employer)- all hours of work shall be paid at double the hourly rate.

SHIFT DIFFERENTIALS:

Shift work must run for a minimum of 5 consecutive workdays.

When two (2) or three (3) shifts are worked the following shall apply:

1st shift (between the hours of 8:00 AM and 4:30 PM)

2nd shift (between the hours of 4:30 PM and 12:30 AM): 8 hours of work +10% of the regular rate of pay for 7.5 hours worked.

3rd shift (between the hours of 12:30 AM and 8:00 AM): 8 hours of work + 15% of the regular rate of pay for 7 hours worked.

OVERTIME:

Hours in excess of 8 per day, or before or after the regular wokday Monday through Friday, that is not shift work, and all hours on Saturday shall be paid at time and one-half the regular rate. All hours on Sundays and Holidays shall be paid double the hourly rate.

Four 10-hour days may be worked, at straight time, between 6:00 AM and 6:00 PM, Monday through Thursday with Friday used as a make-up day.

RECOGNIZED HOLIDAYS:

New Year's Day, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day and Christmas Day or on days celebrated.

WORKING RULES:

There shall be a Foreman in charge of each work crew. No crews are to exceed twelve (12) men, including Foremen.

There shall be a General Foreman designated for transmission work when three (3) or more crews are on the same job and for distribution work where there are are more than twenty (20) employees on site.

A small job crew shall consist of five (5) or less employees, one (1) of the Journeyman Linemen in the crew shall be designated as a Small Job Foreman.

Work performed from ladders and/or mechanical lift equipment shall be the work of Linemen and/or Apprentices.

On new construction, fitting and framing poles, towers or structures may be done by Journeymen and/or Apprentices. Groundmen may assist, but may not perform any work which would be performed by Linemen if assembled in the air.

There shall be a Journeyman Lineman in each pole setting, erection, grounding, wire and cable-pulling crew of more than three (3) men. **Effective Dates:**

12/03/2023

Rate	Fringe	Total
69.38	57.15	126.53

CLASSIFICATIONS:

General Foreman

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ELECTRICIAN- UTILITY WORK (SOUTH) Rates Expiration Date :

Effective Dates:

12/03/2023

Rate	Fringe	Total
61.79	52.45	114.24

CLASSIFICATIONS:

Foreman

Effective Dates:

12/03/2023	
	

Rate	Fringe	Total
58.54	50.46	109.00

CLASSIFICATIONS:

Small Job Foreman

Effective Dates:

12/03/2023

Rate	Fringe	Total
54.20	47.78	101.98

CLASSIFICATIONS:

Heavy Equipment Operator

Effective Dates:

Rate	Fringe	Total
54.20	47.78	101.98

CLASSIFICATIONS:

Cable Splicer

Effective Dates:

12/03/2023

Rate	Fringe	Total
54.20	47.78	101.98

CLASSIFICATIONS:

Journeyman Lineman

Effective Dates:

12/03/2023

Rate	Fringe	Total
54.20	47.78	101.98

CLASSIFICATIONS:

Journeyman Welder

TERRITORY

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ELECTRICIAN- UTILITY WORK (SOUTH) Rates Expiration Date :

Effective Dates:

12/03/2023

Rate	Fringe	Total
54.20	47.78	101.98

CLASSIFICATIONS:

Journeyman Painter

Effective Dates:

12/03/2023		
Rate	Fringe	Total

	U	
43.36	41.09	84.45

CLASSIFICATIONS:

Light Equipment Operator

Effective Dates:

12/03/2023

Rate	Fringe	Total
37.94	37.71	75.65

CLASSIFICATIONS:

Groundman Truck Driver

Effective Dates:

12/03/2023		
Rate	Fringe	Total
35.23	36.05	71.28

CLASSIFICATIONS:

Groundman 3rd Year

Effective Dates:

12/03/2023

Rate	Fringe	Total
32.52	34.37	66.89

CLASSIFICATIONS:

Groundman 2nd Year

Effective Dates:

12/03/2023

Rate	Fringe	Total
29.81	32.69	62.50

CLASSIFICATIONS:

Groundman 1st Year

TERRITORY ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

ELECTRICIAN- UTILITY WORK (SOUTH) Rates Expiration Date :

Effective Dates:

12/03/2023		
Rate	Fringe	Total
23.85	29.03	52.88

CLASSIFICATIONS:

Flagman

TERRITORY

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

HEAVY & GENERAL LABORERS- NEW TRANS HUDSON TUNNELS Rates Expiration Date :

THESE RATES APPLY TO CONSTRUCTION ON NEW TRANS HUDSON TUNNELS ONLY

{For apprentice rates refer to "Laborer - Heavy & General" apprentice rates in any county rate package}

The regular workday consists of 8 hours, starting at 7:00 AM or 8:00 AM.

SHIFT DIFFERENTIALS:

Shifts must start at 3:00 PM, 4:00 PM, 12:00 AM, or 1:00 AM, to be considered shift work, except when the project owner mandates special hours of work in the job specifications, in which case those hours may be considered shift work.
When such hours are mandated by the project owner, a shift that begins before midnight on Friday and ends on Saturday morning, or that begins at or after 8:00 PM on Sunday and ends on Monday morning may be paid at the shift differential rate.

- Shifts shall receive an additional \$3.00 per hour.

OVERTIME:

- Hours in excess of 8 per day, Monday through Friday, or outside of the regular workday that are not shift work, and all hours on Saturdays, shall be paid at time and one-half the hourly rate. All hours on Sundays and holidays shall be paid at double the hourly rate.

- Four 10-hour days may be worked, Monday through Thursday, at straight time, with Friday used as a make-up day for a day lost to inclement weather. If Friday is not a make-up day, all hours on Friday shall be paid at time and one-half the hourly rate.

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day. Sunday holidays observed the following Monday. Veterans Day may be substituted for the day after Thanksgiving. However, in the trading of Veterans Day for the day after Thanksgiving, if overtime is worked on Veterans Day, it shall be paid at double the hourly rate.

Hazardous Waste Work: -where Level A, B, or C protection is required: + \$3.00/hr -other Hazardous Waste site: + \$1.00/hr Effective Dates:

03/01/2023

Rate	Fringe	Total
75.46	35.73	111.19

CLASSIFICATIONS:

Walking Boss & Superintendent

Effective Dates:

03/01/2023

Rate	Fringe	Total
75.01	35.73	110.74

CLASSIFICATIONS:

Heading Foreman, Shaft Foreman, Rod Foreman, Electrical Foreman, Rigging Foreman

TERRITORY

ENTIRE STATE

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

HEAVY & GENERAL LABORERS- NEW TRANS HUDSON TUNNELS Rates Expiration Date :

Effective Dates:

03/01/2023

Rate	Fringe	Total
74.26	35.73	109.99

CLASSIFICATIONS:

Iron Foreman, Caulking Foreman, Form Foreman, Cement Finishing Foreman, Concrete Foreman, Track Foreman, Clean-up Foreman, Grout Foreman

Effective Dates:

03/01/2023

Rate	Fringe	Total
78.01	35.73	113.74

CLASSIFICATIONS:

Blaster

Effective Dates:

03/01/2023

Rate	Fringe	Total
73.43	35.73	109.16

CLASSIFICATIONS:

Top Labor Foreman

Effective Dates:

03/01/2023

Rate	Fringe	Total
72.91	35.73	108.64

CLASSIFICATIONS:

Skilled Men (including Caulker, Powder Carrier, all other skilled men) Skilled Men (including Miner, Drill Runner, Iron Man, Conveyor Man, Maintenance Man, Safety Miner, Rigger, Block Layer, Cement Finisher, Rod Man) **Effective Dates:**

03/01/2023					
Rate	Fringe	Total			
72.68	35.73	108.41			

CLASSIFICATIONS:

Semi-Skilled Men (including Bell or Signal Man top or bottom, Form Worker & Mover, Concrete Worker, Shaft Man, Tunnel Laborer, Caulker's Helper, all other semi-skilled)

Semi-Skilled Men (including Miner's Helper, Chuck Tender, Track Man, Nipper, Brake Man, Derail Man, Cable Man, Hose Man, Gravel Man, Form Man)

ENTIRE STATE

HEAVY & GENERAL LABORERS- NEW TRANS HUDSON TUNNELS Rates Expiration Date :

Effective Dates:

	03/01/202	3
Rate	Fringe	Total
72.08	35.73	107.81

CLASSIFICATIONS:

All others (including Powder Watchman, Change House Attendant, Top Laborer, Job Steward)

No progress payments shall be made to the contractor unless a schedule of amounts for contract payments in accordance with the construction contract is received.

Public reporting burden for this collection of information is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not conduct or sponsor, and an applicant is not required to respond to a collection of information unless it displays a currently valid OMB control number. Construction practices and HUD administrative requirements establish the need that HAs maintain certain records or submit certain documents in conjunction with the oversight of the award of construction contracts for the construction of new low-income housing developments or modernization of existing developments. These forms are used by HAs to provide information on the construction progress schedule and schedule of amounts for contract payments. Responses to the collection of information are required to obtain a benefit or to retain a benefit. The information requested does not lend itself to confidentiality.

Project Name and Location	Project Number

Name, Address, and Zip Code of Contractor

Nature of Cont	ract				Contract Number		
Approved for C	Contractor by	Title	Title			Date (mm/dd/yyyy)	
Approved for A	architect by	Title			Date (mm/dd/yyyy)		
Approved for C)wner by	Title			Date (mm/dd/yyyy)		
Item No. (1)	Description of Item (2)	Quantity (3)	Unit of Measure (4)	Unit Price in Place (5)	Amount of Sub-Item (6)	Amount of Principal Item (7)	
			D				
	nt of Contract or Carried Forward					\$	
Warning: HU	of my knowledge, all the information s D will prosecute false claims and stateme thorized represenative	tated herein, as well as an nts. Conviction may result in	ry information provid criminal and/or civil pe	enalties. (18 U.S.C.	animent herewith, is 1001, 1010, 1012; 31 Date signed (mm/	U.S.C. 3729, 3802)	

- 1. A separate breakdown is required for each project and prime contract instructions for preparation are given below.
 - a. **Heading.** Enter all identifying information required for both forms.
 - b. Columns 1 and 2. In column 1, enter the item numbers starting with No. 1, and in column 2 enter each principal division of work incorporated in the contract work.
 - (1) Master List. The Master list contains the basic items into which any construction contract may be subdivided for the purpose of preparing the Construction Progress Schedule and the Periodical Estimates for Partial Payments. Only those items shall be selected which apply to the particular contract. To ensure uniformity, no change shall be made in the item numbers. Generally, about 25 to 40 major items appear in a contract.
 - (2) Items Subdivided. In the Contractor's breakdown, against which all periodical estimates will be checked prior to payment, each major item must be subdivided into sub-items pertinent to the project involved and in agreement with the Contractor's intended basis for requesting monthly payments.
 - c. Column 3. Enter the total quantity for each sub-item of each principal division of work listed in the breakdown.

- d. Column 4. Enter the appropriate unit of measure for each subitem of work opposite the quantities described in column 3, such as "sq. ft.," "cu. yd.," "tons," "lb.," "lumber per M/BM," "brickwork per M," etc., applicable to the particular sub-item. Items shown on "lump sum" or equivalent basis will be paid for only on completion of the whole item and not on a percentage of completion basis.
- e. Column 5. Enter the unit price, in place, of each sub-item of work.
- f. **Column 6.** Enter the amount of each sub-item obtained by multiplying the quantities in column 3 by the corresponding unit prices in column 5.
- g. Column 7. Enter the amount of principal item only, obtained by adding the amounts of all sub-items of each principal division of work listed in column 6. Continue with the breakdown on form HUD-51000.
- h. The "Schedule of Amounts for Contract Payments" shall be signed and dated in the space provided at the bottom of each sheet of the form by the individual who prepared the breakdown for the Contractor.
- The minimum number of copies required for each submission for approval is an original and two copies. When approved, one fully approved copy will be returned to the Contractor.

Master List of Items

tem No.	Division of Work	Item No.	Division of Work	Item No.	Division of Work
1	Bond	20	Rough Carpentry		Site Improvements
2	General Conditions	21	Metal Bucks	44	Retaining Walls
3	Demolition & Clearing	22	Caulking	45	Storm Sewers
	Demonition & Oleaning	23	Weatherstripping	46	Sanitary Sewers
	Structures	24	Lath & Plastering-Drywall	47	Water Distribution System
4	General Excavation	25	Stucco	48	Gas Distribution System
5	Footing Excavation	26	Finish Carpentry	49	Electrical Distribution System
6 7	Backfill	27	Finish Hardware	50	Street & Yard Lighting
7	Foundation Piles & Caissons	28	Glass & Glazing	51	Fire & Police Alarm System
8 9	Concrete Foundations	29	Metal Doors	52	Fire Protection System
9	Concrete Superstructures	30	Metal Base & Trim	53	Street Work
10 11	Reinforcing Steel	31	Toilet Partitions	54	Yard Work
11	Waterproofing & Dampproofing	32	Floors	55	(Other)
12	Spandrel Waterproofing	33	Painting & Decorating	56	(Other)
13	Structural Steel	34	Screens		
14	Masonry	35	Plumbing		Equipment
15	Stonework	36	Heating	57	Shades & Drapery Rods
16	Miscellaneous & Ornamental Metal	37	Ventilating System	58	Ranges
17	Metal Windows	38	Electrical	59	Refrigerators
18	Roofing	39	Elevators	60	Kitchen Cabinets & Work Tables
19	Sheet Metal	40	Elevator Enclosures—Metal	61	Laundry Equipment
	Oneer metal	41	Incinerators-Masonry & Parts	62	(Other)
		42	(Other)		
		43	(Other)	63	Punch List 1/2
			0.00		동일에 가장 아주 아이들은 것이 있는 것이 같은 것이 같은 것이 같은 것이 같이 많이 있다.

64 Lawns & Planting

1 General Conditions should be 3% to 5% of contract amount.

2 Punch List should be approximately 1/2 of 1% or \$30 per dwelling unit, whichever is greater.

Submit original and one copy to the Public Housing Agency. Complete instructions are on the back of this form.

Public reporting burden for this collection of information is estimated to average 3.5 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not conduct or sponsor , and an applicant is not required to respond to a collection of information unless it displays a currently valid OMB control number. This information is collected under the authority of Section 6(c) of the U.S Housing Act of 1937 and HUD regulations. HAs are responsible for contract administration to ensure that the work for project development is done in accordance with State laws and HUD requirements. The contractor/subcontractor reports provide details and summaries on payments, change orders, and schedule of materials stored for the project The information will be used to ensure that the total development cost s, identified in the ACC, are kept as low as possible and consistent with HUD construction requirements. Responses to the collection are necessary to obtain a benefit. The information requested does not lend itself to confidentiality.

Name of Public Housing Agency			Periodic Estimate Number	Period From (mm/dd/yyyy) To (mm/dd/yyyy)	
				From (mm/dd/yyy	y) IO (mm/dd/yyyy)
Location of Project					Project Number
Name of Contractor					Contract Number
Item Number (1)		Description of Item (2)			Completed to Date (3)
					\$
Value of Contract	Work Completed to Date (T	ransfer this total to line {	5 on back of this sheet)		\$

Instructions

Headings. Enter all identifying data required. Periodic estimates must be numbered in sequence beginning with the number 1.

Columns 1 and 2. The"Item Number"and "Description of Item" must correspond to the number and descriptive title assigned to each principal division of work in the "Schedule of Amounts for Contract Payments", form HUD-51000.

Column 3. Enter the accumulated value of each principal division of work completed as of the closing date of the periodic estimate. Enter the total in the space provided.

Certifications. The certification of the contractor includes the analysis of amounts used to determine the net balance due. In the first paragraph, enter the name of the Public Housing Agency, the contractor, and the date of the contract. Enter the calculations used in arriving at the "Balance Due This Payment" on lines 1 through 16.

Enter the contractor's name and signature in the certification following line 16.

The latter portion of this certification relating to payment of legal rates of wages, is required by the contract before any payment may be made. However, if the contractor does not choose to certify on behalf of his/her subcontractors to wage payments made by them, he/she may modify the language to cover only himself /herself and attach a list of all subcontractors who employed labor on the site during the period covered by the Periodic Estimate, together with the individual certifications of each.

Certification of the Contractor or Duly Authorized Representative

dated (mm/dd/yyyy) ______, and duly authorized deviations, substitutions, alterations, and additions; that the following is a true and correct statement of the Contract Account up to and including the last day of the period covered by this estimate, and that no part of the "Balance Due This Payment" has been received.

1. Original Contract Amount			\$
Approved Change Orders:			
2. Additions (Total from Col. 3, form HUD-51002)	\$		
3. Deductions (Total from Col. 5, form HUD-51002)	\$	(net) \$	
4. Current Adjusted Contract Amount (line 1 plus or minus	s net)		\$
Computation of Balance Due this Payment			
5. Value of Original Contract work completed to date (fron	n other side of this form)		\$
Completed Under Approved Change Orders			
6. Additions (from Col. 4, form HUD-51002)	\$		
7. Deductions (from Col.5, form HUD-51002)	\$	(net) \$	
8. Total Value of Work in Place (line 5 plus or minus net li	ne 7)		\$
9. Less: Retainage,%	\$		
10. Net amount earned to date (line 8 less line 9)		\$	
11. Less: Previously earned (line 10, last Periodic Estima	ate)	\$	
<u>12. Net</u> amount due, work in place (line 10 less line 11)			\$
Value of Materials Properly Stored			
13. At close of this period (from form HUD-51004)	\$	_	
14. Less: Allowed last period	\$	_	
15. Increase (decrease) from amount allowed last period	\$	_	
16. Balance Due This Payment			\$
I further certify that all just and lawful hills against the under	signed and his/her subcontra	ctors for labor material and	d equipment employed in the performance

I further certify that all just and lawful bills against the undersigned and his/her subcontractors for labor, material, and equipment employed in the performance of this contract have been paid in full in accordance with the terms and conditions of this contract, and that the undersigned and his/her subcontractors have complied with, or that there is an honest dispute with respect to, the labor provisions of this contract.

Name of Contractor	Signature of Authorized Representative	Title	Date (mm/dd/yyyy)

Certificate of Authorized Project Representative and of Contracting Officer

Each of us certifies that he/she has checked and verified this Periodic Estimate No. ________; that to the best of his/her knowledge and belief it is a true statement of the value of work performed and material supplied by the contractor; that all work and material included in this estimate has been inspected by him/her or by his/her authorized assistants; and that such work has been performed or supplied in full accordance with the drawings and specifications, all applicable accessibility requirements (including Section 504 and Title II of the Americans with Disabilities Act; and the Fair Housing Act and Title III of the Americans with Disabilities Act; if applicable), the terms and conditions of the contract, and duly authorized deviations, substitutions, alterations, and additions, all of which have been duly approved.

We, therefore, approve as the "Balance Due this Payment" the amount of \$

	Authorized Broject Penrocentative	Data (mm/dd/aaaa)	Contracting Officer		Doto (mm/dd/ssss)		
	Authorized Project Representative	Date (mm/dd/yyyy)	Contracting Officer		Date (mm/dd/yyyy)		
					1		
					1		
					1		
er	tify the information on this form and in any accompanying document	tation is true and accura	te Lacknowledge making presenting	or submitting a false fictitious	or fraudulent statement	ren	

I certify the information on this form and in any accompanying documentation is true and accurate. I acknowledge making, presenting, or submitting a false, fictitious, or fraudulent statement, representation, or certification may result in criminal, civil, and/or administrative sanctions, including fines, penalties, and confinement for up to 5 years, (18 U.S.C. §§ 287, 1001 and 31 U.S.C. §3729)

Schedule of Change Orders

U.S. Department of Housing and Urban Development Office of Public and Indian Housing

Public reporting burden for this collection of information is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not conduct or sponsor, and an applicant is not required to respond to a collection of information unless it displays a currently valid OMB control number.

This information is collected under the authority of Section 6(c) of the U.S Housing Act of I937 and HUD regulations. HAs are responsible for contract administration to ensure that the work for project development is done in accordance with State laws and HUD requirements. The contractor/subcontractor reports provide details and summaries on payments, change orders, and schedule of materials stored for the project The information will be used to ensure that the total development costs, identified in the ACC, are kept as low as possible and consistent with HUD construction requirements. Responses to the collection are necessary to obtain a benefit. The information requested does not lend itself to confidentiality.

Instructions: Contractors use this form for reporting the details of approved Change Orders. Attach an original (or a opy) to each copy of the Periodic Estimate for Partial Payment (form HUD-51001) submission, and send to the Public Housing Agency. Complete all entries. Only Change Orders which bear the signatures required by the contract are to be recorded.

Name of Public Housing Agency			Supporting Periodic Estimate for Partial Payment Number	Period From (mm/dd/y	yyy) to (mm/dd/yyyy)
Location of Project				Ш	Project Number
Name of Contractor					Contract Number
Approved Cha	ange Orders	1	Additions	1	Deductions
Approved Change Orders Change Order Dated Number (mm/dd/yyyy) (1) (2)		Total Amount Value of Work of Change Order Completed to Date (3) (4)		e	Total Amount of Change Order (5)
		\$	\$	\$	
Totals		\$	\$	\$	
Authorized Project Representati	ive		11		Date (mm/dd/yyyy)

I certify that the information provided on this form and in any accompanying documentation is true and accurate. I acknowledge that making, presenting, or submitting a false, fictitious, or fraudulent statement, representation, or certification may result in criminal, civil, and/or administrative sanctions, including fines, civil penalties, and confinement for up to 5 years, (18 U.S.C. §§ 287, 1001 and 31 U.S.C. §3729)

U. S. Department of Housing and Urban Development

24 CFR PART 58

ENVIRONMENTAL REVIEW PROCEDURES FOR ENTITIES ASSUMING HUD ENVIRONMENTAL RESPONSIBILITIES

October 29, 2003

This is a compilation of the Final Rule published September 29, 2003 (effective October 29, 2003) which revised the Final Rule published April 30, 1996 (effective May 30, 1996) and the Technical Amendments published March 30, 1998 (effective April 29, 1998.) The compilation was prepared by the HUD Massachusetts State Office environmental staff. Changes are highlighted by shading.

Docname:Part 58 2003

PART 58 - ENVIRONMENTAL REVIEW PROCEDURES FOR ENTITIES ASSUMING HUD ENVIRONMENTAL RESPONSIBILITIES

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Authority: 12 U.S.C. 1707 note, 1715z-13a(k); 25 U.S.C. 4115 and 4226; 42 U.S.C. 1437x, 3535(d), 3547, 4332, 4852, 5304(g), 11402, 12838, and 12905(h); title II of Pub. L. 105-276; E.O. 11514 as amended by E.O 11991, 3 CFR 1977 Comp., p. 123.

Subpart A--Purpose, Legal Authority, Federal Laws and Authorities

Sec. 58.1 Purpose and applicability.

(a) Purpose. This part provides instructions and guidance to recipients of HUD assistance and other

responsible entities for conducting an environmental review for a particular project or activity and for obtaining approval of a Request for Release of Funds.

(b) Applicability. This part applies to activities and projects where specific statutory authority exists for recipients or other responsible entities to assume environmental responsibilities. Programs and activities subject to this part include:

(1) Community Development Block Grant programs authorized by Title I of the Housing and Community Development Act of 1974, in accordance with section 104(g)(42 U.S.C. 5304(g));

(2) [Reserved]

(3)(i) Grants to states and units of general local government under the Emergency Shelter Grant Program, Supportive Housing Program (and its predecessors, the Supportive Housing Demonstration Program (both Transitional Housing and Permanent Housing for Homeless Persons with Disabilities) and Supplemental Assistance for Facilities to Assist the Homeless), Shelter Plus Care Program, Safe Havens for Homeless Individuals Demonstration Program, and Rural Homeless Housing Assistance, authorized by Title IV of the McKinney-Vento Homeless Assistance Act, in accordance with section 443 (42 U.S.C. 11402);

(ii) Grants beginning with Fiscal Year 2001 to private non-profit organizations and housing agencies under the Supportive Housing Program and Shelter Plus Care Program authorized by Title IV of the McKinney-Vento Homeless Assistance Act, in accordance with section 443 (42 U.S.C. 11402);

(4) The HOME Investment Partnerships Program authorized by Title II of the Cranston-Gonzalez National Affordable Housing Act (NAHA), in accordance with section 288 (42 U.S.C. 12838);

(5) Grants to States and units of general local government for abatement of lead-based paint and lead dust hazards pursuant to Title II of the Departments of Veterans Affairs and Housing and Urban Development and Independent Agencies Appropriations Act, 1992, and grants for lead-based paint hazard reduction under section 1011 of the Housing and Community Development Act of 1992, in accordance with section 1011(o)(42 U.S.C.4852(o));

(6)(i) Public Housing Programs under Title I of the United States Housing Act of 1937, including HOPE VI grants authorized under section 24 of the Act for Fiscal Year 2000 and later, in accordance with section 26 (42 U.S.C. 1437x);

(ii) Grants for the revitalization of severely distressed public housing (HOPE VI) for Fiscal Year 1999 and prior years, in accordance with Title II of the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1999
(Pub. L. 105-276, approved October 21, 1998); and (iii) Assistance administered by a public housing agency under section 8 of the United States Housing Act of 1937, except for assistance provided under part 886 of this title, in accordance with section 26 (42 U.S.C. 1437x);

(7) Special Projects appropriated under an appropriation act for HUD, such as special projects under the heading ``Annual Contributions for Assisted Housing" in Title II of various Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Acts, in accordance with section 305(c) of the Multifamily Housing Property Disposition Reform Act of 1994 (42 U.S.C. 3547);

(8) The FHA Multifamily Housing Finance Agency Pilot Program under section 542(c) of the Housing and Community Development Act of 1992, in accordance with section 542(c)(9)(12 U.S.C. 1707 note);

(9) The Self-Help Homeownership Opportunity Program under section 11 of the Housing Opportunity Program Extension Act of 1996 (Pub. L. 104-120, 110 Stat. 834), in accordance with section 11(m)); American Housing Assistance and Self-Determination Act of 1996 (NAHASDA), in accordance with:

(10) Assistance provided under the Native American Housing Assistance and Self-Determination Act of 1996 (NAHASDA), in accordance with:

(i) Section 105 for Indian Housing Block Grants and Federal Guarantees or Financing for Tribal Housing Authorities (25 U.S.C. 4115 and 4226); and

(ii) Section 806 for Native Hawaiian Housing Block Grants (25 U.S.C. 4226);

(11) Indian Housing Loan Guarantees authorized by section 184 of the Housing and Community Development Act of 1992, in accordance with section 184(k) (12 U.S.C. 1715z-13a(k)); and

(12) Grants for Housing Opportunities for Persons with AIDS (HOPWA) under the AIDS Housing Opportunity Act, as follows: competitive grants beginning with Fiscal Year 2001 and all formula grants, in accordance with section 856(h) (42 U.S.C. 12905(h)); all grants for Fiscal Year 1999 and prior years, in accordance with section 207(c) of the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1999 (Pub. L. 105-276, approved October 21, 1998).

(c) When HUD assistance is used to help fund a revolving loan fund that is administered by a recipient or another party, the activities initially receiving assistance from the fund are subject to the requirements in this part. Future activities receiving assistance from the revolving loan fund, after the fund has received loan repayments, are subject to the environmental review requirements if the rules of the HUD program that initially provided assistance to the fund continue to treat the activities as subject to the Federal requirements. If the HUD program treats the activities as not being subject to any Federal requirements, then the activities cease to become Federally-funded activities and the provisions of this part do not apply.

(d) To the extent permitted by applicable laws and the applicable regulations of the Council on Environmental Quality, the Assistant Secretary for Community Planning and Development may, for good cause and with appropriate conditions, approve waivers and exceptions or establish criteria for exceptions from the requirements of this part.

Sec. 58.2 Terms, abbreviations and definitions.

(a) For the purposes of this part, the following definitions supplement the uniform terminology provided in 40 CFR part 1508:

(1) Activity means an action that a grantee or recipient puts forth as part of an assisted project, regardless of whether its cost is to be borne by the HUD assistance or is an eligible expense under the HUD assistance program.

(2) Certifying Officer means the official who is authorized to execute the Request for Release of Funds and Certification and has the legal capacity to carry out the responsibilities of Sec. 58.13.
(3) Extraordinary Circumstances means a situation in which an environmental assessment (EA) or environmental impact statement (EIS) is not normally required, but due to unusual conditions, an EA or EIS is appropriate. Indicators of unusual conditions are:

(i) Actions that are unique or without precedent; (ii) Actions that are substantially similar to those

that normally require an EIS;

(iii) Actions that are likely to alter existing HUD policy or HUD mandates; or

(iv) Actions that, due to unusual physical conditions on the site or in the vicinity, have the potential for a significant impact on the environment or in which the environment could have a significant impact on users of the facility.

(4) *Project* means an activity, or a group of integrally related activities, designed by the recipient to accomplish, in whole or in part, a specific bjective.

(5) *Recipient* means any of the following entities, when they are eligible recipients or grantees under a program listed in Sec. 58.1(b):

(i) A State that does not distribute HUD assistance under the program to a unit of general local government;

(ii) Guam, the Northern Mariana Islands, the Virgin Islands, American Samoa, and Palau;

(iii) A unit of general local government;

(iv) An Indian tribe;

(v) With respect to Public Housing Programs under Sec. 58.1(b)(6)(i), fiscal year 1999 and prior HOPE VI grants under Sec. 58.1(b)(6)(ii) or Section 8 assistance under Sec. 58.1(b)(6)(iii), a public housing agency;

(B) With respect to Indian Housing Programs under Sec. 58.1(b)(6)(ii), an Indian housing authority;

(C) With respect to section 8 assistance under Sec. 58.1(b)(6)(iii), a public housing agency or Indian housing authority;

(vi) Any direct grantee of HUD for a special project under Sec. 58.1(b)(7);

(vii) With respect to the FHA Multifamily Housing Finance Agency Program under 58.1(b)(8), a qualified housing finance agency;

(viii) With respect to the Self-Help Homeownership Opportunity Program under Sec. 58.1(b)(9), any direct grantee of HUD.

(ix)(A) With respect to NAHASDA assistance under Sec. 58.1(b)(10), the Indian tribe or the Department of Hawaiian Home Lands; and

(B) With respect to the Section 184 Indian Housing Loan Guarantee program under Sec. 58.1(b)(11), the Indian tribe.

(x) With respect to the Shelter Plus Care and Supportive Housing Programs under Sec. 58.1(b)(3)(ii), nonprofit organizations and other entities.

(6) Release of funds. In the case of the FHA Multifamily Housing Finance Agency Program under Sec. 58.1(b)(8), Release of Funds, as used in this part, refers to HUD issuance of a firm approval letter, and Request for Release of Funds refers to a recipient's request for a firm approval letter. In the case of the Section 184 Indian Housing Loan Guarantee program under Sec. 58.1(b)(11), Release of Funds refers to HUD's issuance of a commitment to guarantee a loan, or if there is no commitment, HUD's issuance of a certificate of guarantee.

(7) Responsible Entity. Responsible Entity means:

(i) With respect to environmental responsibilities under programs listed in Sec. 58.1(b)(1), (2), (3)(i), (4), and (5), a recipient under the program.

(ii) With respect to environmental responsibilities under the programs listed in Sec. 58.1(b)(3)(ii) and (6) through (12), a state, unit of general local government, Indian tribe or Alaska Native Village, or the Department of Hawaiian Home Lands, when it is the recipient under the program. Under the Native American Housing Assistance and Self-Determination Act of 1996 (25 U.S.C. 4101 et seq.) listed in Sec. 58.1(b)(10)(i), the Indian tribe is the responsible entity whether or not a Tribally Designated Housing Entity is authorized to receive grant amounts on behalf of the tribe. The Indian tribe is also the responsible entity under the Section 184 Indian Housing Loan Guarantee program listed in Sec. 58.1(b)(11). Regional Corporations in Alaska are considered Indian tribes in this part. Non-recipient responsible entities are designated as follows:

(A) For qualified housing finance agencies, the State or a unit of general local government, Indian tribe or Alaska native village whose jurisdiction contains the project site;

(B) For public housing agencies, the unit of general local government within which the project is located that exercises land use responsibility, or if HUD determines this infeasible, the county, or if HUD determines this infeasible, the State;

(C) For non-profit organizations and other entities, the unit of general local government, Indian tribe or Alaska native village within which the project is located that exercises land use responsibility, or if HUD determines this infeasible, the county, or if HUD determines this infeasible, the State;

(8) Unit Density refers to a change in the number of dwelling units. Where a threshold is identified as a percentage change in density that triggers review requirements, no distinction is made between an increase or a decrease in density.

(9) *Tiering* means the evaluation of an action or an activity at various points in the development process as a proposal or event becomes ripe for an Environment Assessment or Review.

(10) *Vacant Building* means a habitable structure that has been vacant for more than one year.

(b) The following abbreviations are used throughout this part:

(1) CDBG--Community Development Block Grant;

(2) CEQ--Council on Environmental Quality;

(3) EA--Environmental Assessment;

(4) EIS--Environmental Impact Statement;

(5) EPA--Environmental ProtectionAgency;

(6) ERR--Environmental Review Record;

(7) FONSI--Finding of No Significant Impact;

(8) HUD--Department of Housing and Urban Development;

(9) NAHA--Cranston-Gonzalez National

Affordable Housing Act of 1990;

(10) NEPA--National Environmental Policy Act of 1969, as amended;

(11) NOI/EIS--Notice of Intent to Prepare an EIS;

(12) NOI/RROF--Notice of Intent to Request Release of Funds;

(13) ROD--Record of Decision;

(14) ROF--Release of Funds; and

(15) RROF--Request for Release of Funds.

Sec. 58.4 Assumption authority.

(a) Assumption authority for responsible entities: General.

Responsible entities shall assume the responsibility for environmental review, decision-making, and action that would otherwise apply to HUD under NEPA and other provisions of law that further the purposes of NEPA, as specified in Sec. 58.5. Responsible entities that receive assistance directly from HUD assume these responsibilities by execution of a grant agreement with HUD and/or a legally binding document such as the certification contained on HUD Form 7015.15, certifying to the assumption of environmental responsibilities. When a State distributes funds to a responsible entity, the State must provide for appropriate procedures by which these responsible entities will evidence their assumption of environmental responsibilities.

(b) Particular responsibilities of the States. (1) States are recipients for purposes of directly undertaking a State project and must assume the environmental review responsibilities for the State's activities and those of any non-governmental entity that may participate in the project. In this case, the State must submit the certification and RROF to HUD for approval.

(2) States must exercise HUD's responsibilities in accordance with Sec. 58.18, with respect to approval of a unit of local government's environmental certification and RROF for a HUD assisted project funded through the state. Approval by the state of a unit of local government's certification and RROF satisfies the Secretary's responsibilities under NEPA and the related laws cited in Sec. 58.5.

(c) Particular responsibilities of Indian tribes. An Indian tribe may, but is not required to, assume responsibilities for environmental review, decisionmaking and action for programs authorized by the Native American Housing Assistance and Self-Determination Act of 1996 (25 U.S.C. 4101 et seq.) (other than title VIII) or section 184 of the Housing and Community Development Act of 1992 (12 U.S.C. 1715z-13a).

The tribe must make a separate decision regarding assumption of responsibilities for each of these Acts and communicate that decision in writing to HUD. If the tribe assumes these responsibilities, the requirements of this part shall apply. If a tribe formally declines assumption of these responsibilities, they are retained by HUD and the provisions of part 50 of this title apply.

Sec. 58.5 Related Federal laws and authorities.

In accordance with the provisions of law cited in Sec. 58.1(b), the responsible entity must assume responsibilities for environmental review, decision-making and action that would apply to HUD under the following specified laws and authorities. The responsible entity must certify that it has complied with the requirements that would apply to HUD under these laws and authorities and must consider the criteria, standards, policies and regulations of these laws and authorities.

(a) *Historic properties*. (1) The National Historic Preservation Act of 1966 (16 U.S.C. 470 et seq.), particularly sections 106 and 110 (16 U.S.C. 470 and 470h-2).

(2) Executive Order 11593, Protection and Enhancement of the Cultural Environment, May 13, 1971 (36 FR 8921), 3 CFR 1971-1975 Comp., p. 559, particularly section 2(c).

(3) Federal historic preservation regulations as follows:

(i) 36 CFR part 800 with respect to HUD programs other than Urban Development Action Grants (UDAG); and

(ii) 36 CFR part 801 with respect to UDAG.

(4) The Reservoir Salvage Act of 1960 as amended by the Archeological and Historic Preservation Act of 1974 (16U.S.C. 469 et seq.), particularly section 3 (16 U.S.C. 469a-1).

(b) Floodplain management and wetland protection. (1) Executive Order 11988, Floodplain Management, May 24, 1977 (42 FR 26951), 3 CFR, 1977 Comp., p. 117, as interpreted in HUD regulations at 24 CFR part 55, particularly section 2(a) of the order (For an explanation of the relationship between the decision-making process in 24 CFR part 55 and this part, see Sec. 55.10 of this subtitle A.)

(2) Executive Order 11990, Protection of Wetlands, May 24, 1977 (42 FR 26961), 3 CFR, 1977 Comp., p. 121, particularly sections 2 and 5.

(c) *Coastal Zone Management*. The Coastal Zone Management Act of 1972 (16 U.S.C. 1451 et seq.), as amended, particularly section 307(c) and (d) (16 U.S.C. 1456(c) and (d)).

(d) *Sole source aquifers*. (1) The Safe Drinking Water Act of 1974 (42 U.S.C. 201, 300(f) et seq., and 21 U.S.C. 349) as amended; particularly section 1424(e)(42 U.S.C. 300h-3(e)).

(2) Sole Source Aquifers (Environmental Protection Agency--40 CFR part 149).

(e) *Endangered species*. The Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) as amended, particularly section 7(16 U.S.C. 1536).

(f) *Wild and scenic rivers*. The Wild and Scenic Rivers Act of 1968 (16 U.S.C. 1271 et seq.) as amended, particularly section 7(b) and (c) (16 U.S.C. 1278(b) and (c)).

(g) *Air quality*. (1) The Clean Air Act (42 U.S.C. 7401 et. seq.) as amended; particularly section 176(c) and (d) (42 U.S.C. 7506(c) and (d)).

(2) Determining Conformity of Federal Actions to State or Federal Implementation Plans (Environmental Protection Agency-- 40 CFR parts 6, 51, and 93).

(h) *Farmlands protection*. (1) FarmlandProtection Policy Act of 1981 (7 U.S.C. 4201 et seq.) particularly sections 1540(b) and 1541 (7 U.S.C. 4201(b) and 4202).

(2) Farmland Protection Policy (Department of Agriculture--7 CFR part 658).

(i) *HUD environmental standards*. (1) Applicable criteria and standards specified in part 51 of this title, other than the runway clear zone notification requirement in Sec. 51.303(a)(3).

(2)(i) Also, it is HUD policy that all properties that are being proposed for use in HUD programs be free of hazardous materials, contamination, toxic chemicals and gases, and radioactive substances, where a hazard could affect the health and safety of occupants or conflict with the intended utilization of the property.

(ii) The environmental review of multifamily housing with five or more dwelling units (including leasing), or non-residential property, must include the evaluation of previous uses of the site or other evidence of contamination on or near the site, to ensure that the occupants of proposed sites are not adversely affected by any of the hazards listed in paragraph (i)(2)(i) of this section.

(iii) Particular attention should be given to any proposed site on or in the general proximity of such areas as dumps, landfills, industrial sites, or other locations that contain, or may have contained, hazardous wastes.

(iv) The responsible entity shall use current techniques by qualified professionals to undertake investigations determined necessary.

(j) *Environmental justice*. Executive Order 12898--Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, February 11, 1994 (59 FR 7629), 3 CFR, 1994 Comp. p. 859.

Sec. 58.6 Other requirements.

In addition to the duties under the laws and authorities specified in Sec. 58.5 for assumption by the responsible entity under the laws cited in Sec. 58.1(b), the responsible entity must comply with the following requirements. Applicability of the following requirements does not trigger the certification and release of funds procedure under this part or preclude exemption of an activity under Sec. 58.34(a)(12) and/or the applicability of Sec. 58.35(b). However, the responsible entity remains responsible for addressing the following requirements in its ERR and meeting these requirements, where applicable, regardless of whether the activity is exempt under Sec. 58.35(a) or (b).

(a)(1) Under the Flood Disaster Protection Act of 1973, as amended (42 U.S.C. 4001-4128), Federal financial assistance for acquisition and construction purposes (including rehabilitation) may not be used in an area identified by the Federal Emergency Management Agency (FEMA) as having special flood hazards, unless:

(i) The community in which the area is situated is

participating in the National Flood Insurance Program (see 44 CFR parts 59 through 79), or less than one year has passed since the FEMA notification regarding such hazards; and

(ii) Where the community is participating in the National Flood Insurance Program, flood insurance protection is to be obtained as a condition of the approval of financial assistance to the property owner.

(2) Where the community is participating in the National Flood Insurance Program and the recipient provides financial assistance for acquisition or construction purposes (including rehabilitation) for property located in an area identified by FEMA as having special flood hazards, the responsible entity is responsible for assuring that flood insurance under the National Flood Insurance Program is obtained and maintained.

(3) Paragraph (a) of this section does not apply to Federal formula grants made to a State.

(b) Under Section 582 of the National Flood Insurance Reform Act of 1994, 42 U.S.C. 5154a, HUD disaster assistance that is made available in a special flood hazard area my not be used to make a payment(including any loan assistance payment) to a person for repair, replacement or restoration for flood damage to any personal, residential or commercial property if:

(1) The person had previously received Federal flood disaster assistance conditioned on obtaining and maintaining flood insurance; and

(2) The person failed to obtain and maintain the flood insurance.

(c) Pursuant to the Coastal Barrier Resources Act, as amended by the Coastal Barrier Improvement Act of 1990 (16 U.S.C. 3501), HUD assistance may not be used for most activities proposed in the Coastal Barrier Resources System.

(d) In all cases involving HUD assistance, subsidy, or insurance for the purchase or sale of an existing property in a Runway Clear Zone or Clear Zone, as defined in 24 CFR part 51, the responsible entity shall advise the buyer that the property is in a runway clear zone or clear zone, what the implications of such a location are, and that there is a possibility that the property may, at a later date, be acquired by the airport operator. The buyer must sign a statement acknowledging receipt of this information.

Subpart B--General Policy: Responsibilities of Responsible Entities

Sec. 58.10 Basic environmental responsibility.

In accordance with the provisions of law cited in Sec. 58.1(b), except as otherwise provided in Sec. 58.4(c), the responsible entity must assume the environmental responsibilities for projects under programs cited in Sec. 58.1(b). In doing so, the responsible entity must comply with the provisions of NEPA and the CEQ regulations contained in 40 CFR parts 1500 through 1508, including the requirements set forth in this part.

Sec. 58.11 Legal capacity and performance.

(a) A responsible entity which believes that it does not have the legal capacity to carry out the environmental responsibilities required by this part must contact the appropriate local HUD Office or the State for further instructions. Determinations of legal capacity will be made on a case-by-case basis.

(b) If a public housing, special project, HOPWA, Supportive Housing, Shelter Plus Care, or Self-Help Homeownership Opportunity recipient that is not a responsible entity objects to the non-recipient responsible entity conducting the environmental review on the basis of performance, timing, or compatibility of objectives, HUD will review the facts to determine who will perform the environmental review.

(c) At any time, HUD may reject the use of a responsible entity to conduct the environmental review in a particular case on the basis of performance, timing or compatibility of objectives, or in accordance with Sec. 58.77(d)(1).

(d) If a responsible entity, other than a recipient, objects to performing an environmental review, or if HUD determines that the responsible entity should not perform the environmental review, HUD may designate another responsible entity to conduct the review in accordance with this part or may itself conduct the environmental review in accordance with the provisions of 24 CFR part 50.

Sec. 58.12 Technical and administrative capacity

The responsible entity must develop the technical and administrative capability necessary to comply with 40 CFR parts 1500 through 1508 and the requirements of this part.

Sec. 58.13 Responsibilities of the certifying officer

Under the terms of the certification required by Sec. 58.71, a responsible entity's certifying officer is the ``responsible Federal official" as that term is used in section 102 of NEPA and in statutory provisions cited in Sec. 58.1(b). The Certifying Officer is therefore responsible for all the requirements of section 102 of NEPA and the related provisions in 40 CFR parts 1500 through 1508, and 24 CFR part 58, including the related Federal authorities listed in Sec. 58.5. The Certifying Officer must also:

(a) Represent the responsible entity and be subject to the jurisdiction of the Federal courts. The Certifying Officer will not be represented by the Department of Justice in court; and (b) Ensure that the responsible entity reviews and comments on all EISs prepared for Federal projects that may have an impact on the recipient's program.

Sec. 58.14 Interaction with State, Federal and non-Federal entities

A responsible entity shall consult with appropriate environmental agencies, State, Federal and non-Federal entities and the public in the preparation of an EIS, EA or other environmental reviews undertaken under the related laws and authorities cited in Sec. 58.5 and Sec. 58.6. The responsible entity must also cooperate with other agencies to reduce duplication between NEPA and comparable environmental review requirements of the State (see 40 CFR 1506.2(b) and (c)). The responsible entity must prepare its EAs and EISs so that they comply with the environmental review requirements of both Federal and State laws unless otherwise specified or provided by law. State, Federal and local agencies may participate or act in a joint lead or cooperating agency capacity in the preparation of joint EISs (see 40 CFR 1501.5(b) and 1501.6). A single EIS or EA may be prepared and adopted by multiple users to the extent that the review addresses the relevant environmental issues and there is a written agreement between the cooperating agencies which sets forth the coordinated and overall responsibilities.

Sec. 58.15 Tiering.

Responsible entities may tier their environmental reviews and assessments to eliminate repetitive discussions of the same issues at subsequent levels of review. Tiering is appropriate when there is a requirement to evaluate a policy or proposal in the early stages of development or when site-specific analysis or mitigation is not currently feasible and a more narrow or focused analysis is better done at a later date. The site specific review need only reference or summarize the issues addressed in the broader review. The broader review should identify and evaluate those issues ripe for decision and exclude those issues not relevant to the policy, program or project under consideration. The broader review should also establish the policy, standard or process to be followed in the site specific review. The Finding of No Significant Impact (FONSI) with respect to the broader assessment shall include a summary of the assessment and identify the significant issues to be considered in site specific reviews. Subsequent site-specific reviews will not require notices or a Request for Release of Funds unless the Certifying Officer determines that there are unanticipated impacts or impacts not adequately addressed in the prior review. A tiering approach can be used for meeting environmental review requirements in areas designated for special focus in local Consolidated Plans. Local and State Governments are encouraged

to use the Consolidated Plan process to facilitate environmental reviews.

Sec. 58.17 [Removed]

Sec. 58.18 Responsibilities of States assuming HUD environmental responsibilities.

States that elect to administer a HUD program shall ensure that the program complies with the provisions of this part. The state must:

(a) Designate the state agency or agencies that will be responsible for carrying out the requirements and administrative responsibilities set forth in subpart H of this part and which will:

(1) Develop a monitoring and enforcement program for post-review actions on environmental reviews and monitor compliance with any

environmental conditions included in the award. (2) Receive public notices, RROFs, and

certifications from recipients pursuant to Sec. Sec. 58.70 and 58.71; accept objections from the public and from other agencies (Sec. 58.73); and perform other related responsibilities regarding releases of funds.

(b) Fulfill the state role in subpart H relative to the time period set for the receipt and disposition of comments, objections and appeals (if any) on particular projects.

Subpart C--General Policy: Environmental Review Procedures Sec. 58.21 Time periods.

sec. 38.21 Thire periods.

All time periods in this part shall be counted in calendar days. The first day of a time period begins at 12:01 a.m. local time on the day following the publication or the mailing and posting date of the notice which initiates the time period.

Sec. 58.22 Limitations on activities pending clearance.

(a) Neither a recipient nor any participant in the development process, including public or private nonprofit or for-profit entities, or any of their contractors, may commit HUD assistance under a program listed in Sec. 58.1(b) on an activity or project until HUD or the state has approved the recipient's RROF and the related certification from the responsible entity. In addition, until the RROF and the related certification have been approved, neither a recipient nor any participant in the development process may commit non-HUD funds on or undertake an activity or project under a program listed in Sec. 58.1(b) if the activity or project would have an adverse environmental impact or limit the choice of reasonable alternatives.

(b) If a project or activity is exempt under Sec. 58.34, or is categorically excluded (except in extraordinary circumstances) under Sec. 58.35(b), no RROF is required and the recipient may undertake the activity immediately after the responsible entity has documented its determination as required in Sec. 58.34(b) and Sec. 58.35(d), but the recipient must comply with applicable requirements under Sec. 58.6.

(c) If a recipient is considering an application from a prospective subrecipient or beneficiary and is aware that the prospective subrecipient or beneficiary is about to take an action within the jurisdiction of the recipient that is prohibited by paragraph (a) of this section, then the recipient will take appropriate action to ensure that the objectives and procedures of NEPA are achieved.

(d) An option agreement on a proposed site or property is allowable prior to the completion of the environmental review if the option agreement is subject to a determination by the recipient on the desirability of the property for the project as a result of the completion of the environmental review in accordance with this part and the cost of the option is a nominal portion of the purchase price. There is no constraint on the purchase of an option by third parties that have not been selected for HUD funding, have no responsibility for the environmental review and have no say in the approval or disapproval of the project.

(e) Self-Help Homeownership Opportunity Program (SHOP). In accordance with section 11(d)(2)(A) of the Housing Opportunity Program

Extension Act of 1996 (42 U.S.C. 12805 note), an organization, consortium, or affiliate receiving assistance under the SHOP program may advance nongrant funds to acquire land prior to completion of an environmental review and approval of a Request for Release of Funds (RROF) and certification, notwithstanding paragraph (a) of this section. Any advances to acquire land prior to approval of the RROF and certification are made at the risk of the organization, consortium, or affiliate and reimbursement for such advances may depend on the result of the environmental review. This authorization is limited to the SHOP program only and all other forms of HUD assistance are subject to the limitations in paragraph (a) of this section.

(f) Relocation. Funds may be committed for relocation assistance before the approval of the RROF and related certification for the project provided that the relocation assistance is required by 24 CFR part 42.

Sec. 58.23 Financial assistance for environmental review.

The costs of environmental reviews, including costs incurred in complying with any of the related laws and authorities cited in Sec. 58.5 and Sec. 58.6, are eligible costs to the extent allowable under the HUD assistance program regulations.

Subpart D--Environmental Review Process: Documentation, Range of Activities, Project Aggregation and Classification

Sec. 58.30 Environmental Review Process.

(a) The environmental review process consists of all the actions that a responsible entity must take to determine compliance with this part. The environmental review process includes all the compliance actions needed for other activities and projects that are not assisted by HUD but are aggregated by the responsible entity in accordance with Sec. 58.32.

(b) The environmental review process should begin as soon as a recipient determines the projected use of HUD assistance.

Sec. 58.32 Project aggregation

(a) A responsible entity must group together and evaluate as a single project all individual activities which are related either on a geographical or functional basis, or are logical parts of a composite of contemplated actions.

(b) In deciding the most appropriate basis for aggregation when evaluating activities under more than one program, the responsible entity may choose: functional aggregation when a specific type of activity (e.g., water improvements) is to take place in several separate locales or jurisdictions; geographic aggregation when a mix of dissimilar but related activities is to be concentrated in a fairly specific project area (e.g., a combination of water, sewer and street improvements and economic development activities); or a combination of aggregation approaches, which, for various project locations, considers the impacts arising from each functional activity and its interrelationship with other activities.

(c) The purpose of project aggregation is to group together related activities so that the responsible entity can:

(1) Address adequately and analyze, in a single environmental review, the separate and combined impacts of activities that are similar, connected and closely related, or that are dependent upon other activities and actions. (See 40 CFR 1508.25(a)).

(2) Consider reasonable alternative courses of action.

(3) Schedule the activities to resolve conflicts or mitigate the individual, combined and/or cumulative effects.

(4) Prescribe mitigation measures and safeguards including project alternatives and modifications to individual activities.

(d) Multi-year project aggregation. (1) Release of funds. When a recipient's planning and program development provide for activities to be implemented over two or more years, the responsible entity's environmental review should consider the relationship among all component activities of the multi-year project regardless of the source of funds and address and evaluate their cumulative environmental effects. The estimated range of the aggregated activities and the estimated cost of the total project must be listed and described by the responsible entity in the environmental review and included in the RROF. The release of funds will cover the entire project period.

(2) When one or more of the conditions described in Sec. 58.47 exists, the recipient or other responsible entity must re-evaluate the environmental review.

Sec. 58.33 Emergencies

(a) In the cases of emergency, disaster or imminent threat to health and safety which warrant the taking of an action with significant environmental impact, the provisions of 40 CFR 1506.11 shall apply.

(b) If funds are needed on an emergency basis and adherence to separate comment periods would revent the giving of assistance during a Presidentially declared disaster, or during a local emergency that has been declared by the chief elected official of the responsible entity who has proclaimed that there is an immediate need for public action to protect the public safety, the combined Notice of FONSI and Notice of Intent to Request Release of Funds (NOI/RROF) may be disseminated and/or published simultaneously with the submission of the RROF. The combined Notice of FONSI and NOI/RROF shall state that the funds are needed on an emergency basis due to a declared disaster and that the comment periods have been combined. The Notice shall also invite commenters to submit their comments to both HUD and the responsible entity issuing the notice to ensure that these comments will receive full consideration.

Sec. 58.34 Exempt activities.

(a) Except for the applicable requirements of Sec. 58.6, the responsible entity does not have to comply with the requirements of this part or undertake any environmental review, consultation or other action under NEPA and the other provisions of law or authorities cited in Sec. 58.5 for the activities exempt by this section or projects consisting solely of the following exempt activities:

(1) Environmental and other studies, resource

identification and the development of plans and strategies;

(2) Information and financial services;

(3) Administrative and management activities;

(4) Public services that will not have a physical impact or result in any physical changes, including but not limited to services concerned with employment, crime prevention, child care, health, drug abuse, education, counseling, energy conservation and welfare or recreational needs;

(5) Inspections and testing of properties for hazards or defects;

(6) Purchase of insurance;

- (7) Purchase oftools;
- (8) Engineering or design costs;
- (9) Technical assistance and training;

(10) Assistance for temporary or permanent improvements that do not alter environmental conditions and are limited to protection, repair or restoration activities necessary only to control or arrest the effects from disasters or imminent threats to public safety including those resulting from physical deterioration;

(11) Payment of principal and interest on loans made or obligations guaranteed by HUD;

(12) Any of the categorical exclusions listed in Sec. 58.35(a) provided that there are no circumstances which require compliance with any other Federal laws and authorities cited in Sec. 58.5.

(b) A recipient does not have to submit an RROF and certification, and no further approval from HUD or the State will be needed by the recipient for the drawdown of funds to carry out exempt activities and projects. However, the responsible entity must document in writing its determination that each activity or project is exempt and meets the conditions specified for such exemption under this section.

Sec. 58.35 Categorical exclusions.

Categorical exclusion refers to a category of activities for which no environmental impact statement or environmental assessment and finding of no significant impact under NEPA is required, except in extraordinary circumstances (see Sec. 58.2(a)(3)) in which a normally excluded activity may have a significant impact. Compliance with the other applicable Federal environmental laws and authorities listed in Sec. 58.5 is required for any categorical exclusion listed in paragraph (a) of this section.

(a) Categorical exclusions subject to Sec. 58.5. The following activities are categorically excluded under NEPA, but may be subject to review under authorities listed in Sec. 58.5:

(1) Acquisition, repair, improvement, reconstruction, or rehabilitation of public facilities and improvements (other than buildings) when the facilities and improvements are in place and will be retained in the same use without change in size or capacity of more than 20 percent (e.g., replacement of water or sewer lines, reconstruction of curbs and sidewalks, repaying of streets).

(2) Special projects directed to the removal of material and architectural barriers that restrict the mobility of and accessibility to elderly and handicapped persons.

(3) Rehabilitation of buildings and improvements when the following conditions are met:

(i) In the case of a building for residential use (with one to four units), the density is not increased beyond four units, the land use is not changed, and the footprint of the building is not increased in a floodplain or in a wetland;

(ii) In the case of multifamily residential buildings:

(A) Unit density is not changed more than 20 percent;

(B) The project does not involve changes in land use from residential to non-residential; and

(C) The estimated cost of rehabilitation is less than 75 percent of the total estimated cost of replacement after rehabilitation.

(iii) In the case of non-residential structures, including commercial, industrial, and public buildings:

(A) The facilities and improvements are in place and will not be changed in size or capacity by more than 20 percent; and

(B) The activity does not involve a change in land use, such as from non-residential to residential, commercial to industrial, or from one industrial use to another.

(4)(i) An individual action on up to four dwelling units where there is a maximum of four units on any one site. The units can be four one-unit buildings or one four-unit building or any combination in between; or

(ii) An individual action on a project of five or more housing units developed on scattered sites when the sites are more than 2,000 feet apart and there are not more than four housing units on any one site.

(iii) Paragraphs (a)(4)(i) and (ii) of this section do not apply to rehabilitation of a building for residential use (with one to four units) (see paragraph (a)(3)(i) of this section).

(5) Acquisition (including leasing) or disposition of, or equity loans on an existing structure, or acquisition (including leasing) of vacant land provided that the structure or land acquired, financed, or disposed of will be retained for the same use.

(6) Combinations of the above activities.

(b) Categorical exclusions not subject to Sec. 58.5. The Department has determined that the following categorically excluded activities would not alter any conditions that would require a review or compliance determination under the Federal laws and authorities cited in Sec. 58.5. When the following kinds of activities are undertaken, the responsible entity does not have to publish a NOI/RROF or execute a certification and the recipient does not have to submit a RROF to HUD (or the State) except in the circumstances described in paragraph (c) of this section. Following the award of the assistance, no further approval from HUD or the State will be needed with respect to environmental requirements, except where paragraph (c) of this section applies. The recipient remains responsible for carrying out any applicable requirements under Sec. 58.6.

(1) Tenant-based rental assistance;

(2) Supportive services including, but not limited to, health care, housing services, permanent housing placement, day care, nutritional services, short-term payments for rent/mortgage/utility costs, and assistance in gaining access to local, State, and Federal government benefits and services;

(3) Operating costs including maintenance, security, operation, utilities, furnishings, equipment, supplies, staff training and recruitment and other incidental costs;

(4) Economic development activities, including but not limited to, equipment purchase, inventory financing, interest subsidy, operating expenses and similar costs not associated with construction or expansion of existing operations;

(5) Activities to assist homebuyers to purchase existing dwelling units or dwelling units under construction, including closing costs and down payment assistance, interest buydowns, and similar activities that result in the transfer of title.

(6) Affordable housing pre-development costs including legal, consulting, developer and other costs related to obtaining site options, project financing, administrative costs and fees for loan commitments, zoning approvals, and other related activities which do not have a physical impact.

(7) Approval of supplemental assistance (including insurance or guarantee) to a project previously approved under this part, if the approval is made by the same responsible entity that conducted the environmental review on the original project and reevaluation of the environmental findings is not required underSec. 58.47.

(c) Circumstances requiring NEPA review. If a responsible entity determines that an activity or project identified in paragraph (a) or (b) of this section, because of extraordinary circumstances and conditions at or affecting the location of the activity or project, may have a significant environmental effect, it shall comply with all the requirements of this part.

(d) The Environmental Review Record (ERR) must contain a well organized written record of the process and determinations made under this section.

Sec. 58.36 Environmental assessments.

If a project is not exempt or categorically excluded

under Secs. 58.34 and 58.35, the responsible entity must prepare an EA in accordance with subpart E of this part. If it is evident without preparing an EA that an EIS is required under Sec. 58.37, the responsible entity should proceed directly to an EIS.

Sec. 58.37 Environmental impact statement determinations.

(a) An EIS is required when the project is determined to have a potentially significant impact on the human environment.

(b) An EIS is required under any of the following circumstances, except as provided in paragraph (c) of this section:

(1) The project would provide a site or sites for, or result in the construction of, hospitals or nursing homes containing a total of 2,500 or more beds.

(2) The project would remove, demolish, convert or substantially rehabilitate 2,500 or more existing housing units (but not including rehabilitation projects categorically excluded under Sec. 58.35), or would result in the construction or installation of 2,500 or more housing units, or would provide sites for 2,500 or more housing units.

(3) The project would provide enough additional water and sewer capacity to support 2,500 or more additional housing units. The project does not have to be specifically intended for residential use nor does it have to be totally new construction. If the project is designed to provide upgraded service to existing development as well as to serve new development, only that portion of the increased capacity which is intended to serve new development should be counted.

(c) If, on the basis of an EA, a responsible entity determines that the thresholds in paragraph (b) of this section are the sole reason for the EIS, the responsible entity may prepare a FONSI pursuant to 40 CFR 1501.4. In such cases, the FONSI must be made available for public review for at least 30 days before the responsible entity makes the final determination whether to prepare an EIS.

(d) Notwithstanding paragraphs (a) through (c) of this section, an EIS is not required where Sec. 58.53 is applicable.

(e) Recommended EIS Format. The responsible entity must use the EIS format recommended by the CEQ regulations (40 CFR 1502.10) unless a determination is made on a particular project that there is a compelling reason to do otherwise. In such a case, the EIS format must meet the minimum requirements prescribed in 40 CFR 1502.10. **Sec. 58.38 Environmental review record.**

The responsible entity must maintain a written record of the environmental review undertaken under this part for each project. This document will be designated the ``Environmental Review Record" (ERR) and shall be available for public review. The responsible entity must use the current HUD-recommended formats or develop equivalent formats.

(a) ERR Documents. The ERR shall contain all the environmental review documents, public notices and written determinations or environmental findings required by this part as evidence of review, decision making and actions pertaining to a particular project of a recipient. The document shall:

(1) Describe the project and the activities that the recipient has determined to be part of the project;

(2) Evaluate the effects of the project or the activities on the human environment;

(3) Document compliance with applicable statutes and authorities, in particular those cited in Sec. 58.5 and 58.6; and

(4) Record the written determinations and other review findings required by this part (e.g., exempt and categorically excluded projects determinations, findings of no significant impact).

(b) Other documents and information. The ERR shall also contain verifiable source documents and relevant base data used or cited in EAs, EISs or other project review documents. These documents may be incorporated by reference into the ERR provided that each source document is identified and available for inspection by interested parties. Proprietary material and special studies prepared for the recipient that are not otherwise generally available for public review shall not be incorporated by reference but shall be included in the ERR.

Subpart E--Environmental Review Process: Environmental Assessments (EA's)

Sec. 58.40 Preparing the environmental assessment The responsible entity may prepare the EA using the HUD recommended format. In preparing an EA for a particular project, the responsible entity must:

(a) Determine existing conditions and describe the character, features and resources of the project area and its surroundings; identify the trends that are likely to continue in the absence of the project.

(b) Identify all potential environmental impacts, whether beneficial or adverse, and the conditions that would change as a result of the project.

(c) Identify, analyze and evaluate all impacts to determine the significance of their effects on the human environment and whether the project will require further compliance under related laws and authorities cited in Sec. 58.5 and Sec. 58.6.

(d) Examine and recommend feasible ways in which the project or external factors relating to the project could be modified in order to eliminate or minimize adverse environmental impacts.

(e) Examine alternatives to the project itself, if appropriate, including the alternative of no action.

(f) Complete all environmental review requirements necessary for the project's compliance with applicable authorities cited in Secs. 58.5 and 58.6. (g) Based on steps set forth in paragraph (a) through (f) of this section, make one of the following findings:

(1) A Finding of No Significant Impact (FONSI), in which the responsible entity determines that the project is not an action that will result in a significant impact on the quality of the human environment. The responsible entity may then proceed to Sec. 58.43.

(2) A finding of significant impact, in which the project is deemed to be an action which may significantly affect the quality of the human environment. The responsible entity must then proceed with its environmental review under subpart F or G of this part.

Sec. 58.43 Dissemination and/or publication of the findings of no significant impact.

(a) If the responsible entity makes a finding of no significant impact, it must prepare a FONSI notice, using the current HUD-recommended format or an equivalent format. As a minimum, the responsible entity must send the FONSI notice to individuals and groups known to be interested in the activities, to the local news media, to the appropriate tribal, local, State and Federal agencies; to the Regional Offices of the Environmental Protection Agency having jurisdiction and to the HUD Field Office (or the State where applicable). The responsible entity may also publish the FONSI notice in a newspaper of general circulation in the affected community. If the notice is not published, it must also be prominently displayed in public buildings, such as the local Post Office and within the project area or in accordance with procedures established as part of the citizen participation process.

(b) The responsible entity may disseminate or publish a FONSI notice at the same time it disseminates or publishes the NOI/RROF required by Sec. 58.70. If the notices are released as a combined notice, the combined notice shall:

(1) Clearly indicate that it is intended to meet two separate procedural requirements; and

(2) Advise the public to specify in their comments which ``notice" their comments address.

(c) The responsible entity must consider the comments and make modifications, if appropriate, in response to the comments, before it completes its environmental certification and before the recipient submits its RROF. If funds will be used in Presidentially declared disaster areas, modifications resulting from public comment, if appropriate, must be made before proceeding with the expenditure of funds.

Sec. 58.45 Public comment periods

Required notices must afford the public the following minimum comment periods, counted in accordance with Sec. 58.21:

(a) Notice of Finding of No Significant Impact
(FONSI) 15 days when published or, if no
publication, 18 days when mailing and posting
(b) Notice of Intent to Request Release of Funds
(NOI-RROF) 7 days when published or, if no
publication, 10 days when mailing and posting
(c) Concurrent or combined notices 15 days when
published or, if no publication, 18 days when mailing and posting

Sec. 58.46 Time delays for exceptional circumstances.

The responsible entity must make the FONSI available for public comments for 30 days before the recipient files the RROF when: (a) There is a considerable interest or controversy concerning the project;

(b) The proposed project is similar to other projects that normally require the preparation of an EIS; or

(c) The project is unique and without precedent.

Sec. 58.47 Re-evaluation of environmental assessments and other environmental findings.

(a) A responsible entity must re-evaluate its environmental findings to determine if the original findings are still valid, when:

(1) The recipient proposes substantial changes in the nature, magnitude or extent of the project, including adding new activities not anticipated in the original scope of the project;

(2) There are new circumstances and environmental conditions which may affect the project or have a bearing on its impact, such as concealed or unexpected conditions discovered during the implementation of the project or activity which is proposed to be continued; or

(3) The recipient proposes the selection of an alternative not in the original finding.

(b)(1) If the original findings are still valid but the data or conditions upon which they were based have changed, the responsible entity must affirm the original findings and update its ERR by including this re-evaluation and its determination based on its findings. Under these circumstances, if a FONSI notice has already been published, no further publication of a FONSI notice is required.

(2) If the responsible entity determines that the original findings are no longer valid, it must prepare an EA or an EIS if its evaluation indicates potentially significant impacts.

(3) Where the recipient is not the responsible entity, the recipient must inform the responsible entity promptly of any proposed substantial changes under paragraph (a)(1) of this section, new circumstances or environmental conditions under paragraphs (a)(2) of this section, or any proposals to select a different alternative under paragraph (a)(3) of this section, and must them permit the responsible entity to re-evaluate the findings before proceeding.

Subpart F--Environmental Review Process: Environmental Impact Statement Determinations

Sec. 58.52 Adoption of other agencies' EISs.

The responsible entity may adopt a draft or final EIS prepared by another agency provided that the EIS was prepared in accordance with 40 CFR parts 1500 through 1508. If the responsible entity adopts an EIS prepared by another agency, the procedure in 40 CFR 1506.3 shall be followed. An adopted EIS may have to be revised and modified to adapt it to the particular environmental conditions and circumstances of the project if these are different from the project reviewed in the EIS. In such cases the responsible entity must prepare, circulate, and file a supplemental draft EIS in the manner prescribed in Sec. 58.60(d) and otherwise comply with the clearance and time requirements of the EIS process, except that scoping requirements under 40 CFR 1501.7 shall not apply. The agency that prepared the original EIS should be informed that the responsible entity intends to amend and adopt the EIS. The responsible entity may adopt an EIS when it acts as a cooperating agency in its preparation under 40 CFR 1506.3. The responsible entity is not required to re-circulate or file the EIS, but must complete the clearance process for the RROF. The decision to adopt an EIS shall be made a part of the project ERR. Sec. 58.53 Use of prior environmental impact statements.

Where any final EIS has been listed in the Federal Register for a project pursuant to this part, or where an areawide or similar broad scale final EIS has been issued and the EIS anticipated a subsequent project requiring an environmental clearance, then no new EIS is required for the subsequent project if all the following conditions are met:

(a) The ERR contains a decision based on a finding pursuant to Sec. 58.40 that the proposed project is not a new major Federal action significantly affecting the quality of the human environment. The decision shall include:

(1) References to the prior EIS and its evaluation of the environmental factors affecting the proposed subsequent action subject to NEPA;

(2) An evaluation of any environmental factors which may not have been previously assessed, or which may have significantly changed;

(3) An analysis showing that the proposed project is consistent with the location, use, and density assumptions for the site and with the timing and capacity of the circulation, utility, and other supporting infrastructure assumptions in the prior EIS; (4) Documentation showing that where the previous EIS called for mitigating measures or other corrective action, these are completed to the extent reasonable given the current state of development.

(b) The prior final EIS has been filed within five (5) years, and updated as follows:

(1) The EIS has been updated to reflect any significant revisions made to the assumptions under which the original EIS was prepared;

(2) The EIS has been updated to reflect new environmental issues and data or legislation and implementing regulations which may have significant environmental impact on the project area covered by the prior EIS.

(c) There is no litigation pending in connection with the prior EIS, and no final judicial finding of inadequacy of the prior EIS has been made.

Subpart G--Environmental Review Process: Procedures for Draft, Final and Supplemental Environmental Impact Statements

Sec. 58.55 Notice of intent to prepare an EIS.

As soon as practicable after the responsible entity decides to prepare an EIS, it must publish a NOI/EIS, using the HUD recommended format and disseminate it in the same manner as required by 40 CFR parts 1500 through 1508.

Sec. 58.56 Scoping process.

The determination on whether or not to hold a scoping meeting will depend on the same circumstances and factors as for the holding of public hearings under Sec. 58.59. The responsible entity must wait at least 15 days after disseminating or publishing the NOI/EIS before holding a scoping meeting.

Sec. 58.57 Lead agency designation.

If there are several agencies ready to assume the lead role, the responsible entity must make its decision based on the criteria in 40 CFR 1501.5(c). If the responsible entity and a Federal agency are unable to reach agreement, then the responsible entity must notify HUD (or the State, where applicable). HUD (or the State) will assist in obtaining a determination based on the procedure set forth in 40 CFR 1501.5(e).

Sec. 58.59 Public hearings and meetings.

(a) Factors to consider. In determining whether or not to hold public hearings in accordance with 40 CFR 1506.6, the responsible entity must consider the following factors:

(1) The magnitude of the project in terms of economic costs, the geographic area involved, and the uniqueness or size of commitment of resources involved.

(2) The degree of interest in or controversy

concerning the project.

(3) The complexity of the issues and the likelihood that information will be presented at the hearing which will be of assistance to the responsible entity.

(4) The extent to which public involvement has been achieved through other means.

(b) Procedure. All public hearings must be preceded by a notice of public hearing, which must be published in the local news media 15 days before the hearing date. The Notice must:

(1) State the date, time, place, and purpose of the hearing or meeting.

(2) Describe the project, its estimated costs, and the project area.

(3) State that persons desiring to be heard on environmental issues will be afforded the opportunity to be heard.

(4) State the responsible entity's name and address and the name and address of its Certifying Officer.

(5) State what documents are available, where they can be obtained, and any charges that may apply. Sec. 58.60 Preparation and filing of environmental impact statements.

(a) The responsible entity must prepare the draft environmental impact statement (DEIS) and the final environmental impact statements (FEIS) using the current HUD recommended format or its equivalent.

(b) The responsible entity must file and distribute the (DEIS) and the (FEIS) in the following manner:

(1) Five copies to EPA Headquarters;

(2) Five copies to EPA Regional Office;

(3) Copies made available in the responsible entity's and the recipient's office;

(4) Copies or summaries made available to persons who request them; and

(5) FEIS only--one copy to State, HUD Field Office, and HUD Headquarters library.

(c) The responsible entity may request waivers from the time requirements specified for the draft and final EIS as prescribed in 40 CFR 1506.6.

(d) When substantial changes are proposed in a project or when significant new circumstances or information becomes available during an environmental review, the recipient may prepare a supplemental EIS as prescribed in 40 CFR 1502.9.

(e) The responsible entity must prepare a Record of Decision (ROD) as prescribed in 40 CFR 1505.2.

Subpart H--Release of Funds for Particular Projects

Sec. 58.70 Notice of intent to request release of funds.

The NOI/RROF must be disseminated and/or published in the manner prescribed by Sec. 58.43 and Sec. 58.45 before the certification is signed by the responsible entity.

Sec. 58.71 Request for release of funds and certification

(a) The RROF and certification shall be sent to the appropriate HUD Field Office (or the State, if applicable), except as provided in paragraph (b) of this section. This request shall be executed by the Certifying Officer. The request shall describe the specific project and activities covered by the request and contain the certification required under the applicable statute cited in Sec. 58.1(b). The RROF and certification must be in a form specified by HUD.

(b) When the responsible entity is conducting an environmental review on behalf of a recipient, as provided for in Sec. 58.10, the recipient must provide the responsible entity with all available project and environmental information and refrain from undertaking any physical activities or choice limiting actions until HUD (or the State, if applicable) has approved its request for release of funds. The certification form executed by the responsible entity's certifying officer shall be sent to the recipient that is to receive the assistance along with a description of any special environmental conditions that must be adhered to in carrying out the project. The recipient is to submit the RROF and the certification of the responsible entity to HUD (or the State, if applicable) requesting the release of funds. The recipient must agree to abide by the special conditions, procedures and requirements of the environmental review, and to advise the responsible entity of any proposed change in the scope of the project or any change in environmental conditions.

(c) If the responsible entity determines that some of the activities are exempt under applicable provisions of this part, the responsible entity shall advise the recipient that it may commit funds for these activities as soon as programmatic authorization is received. This finding shall be documented in the ERR maintained by the responsible entity and in the recipient's project files.

Sec. 58.72 HUD or State Actions on RROFs and certifications.

The actions which HUD (or a State) may take with respect to a recipient's environmental certification and RROF are as follows:

(a) In the absence of any receipt of objection to the contrary, except as provided in paragraph (b) of this section, HUD (or the State) will assume the validity of the certification and RROF and will approve these documents after expiration of the 15-day period prescribed by statute.

(b) HUD (or the state) may disapprove a certification and RROF if it has knowledge that the responsible entity or other participants in the development process have not complied with the items in Sec. 58.75, or that the RROF and certification are inaccurate.

(c) In cases in which HUD has approved a certification and RROF but subsequently learns (e.g., through monitoring) that the recipient violated Sec. 58.22 or the recipient or responsible entity otherwise failed to comply with a clearly applicable environmental authority, HUD shall impose appropriate remedies and sanctions in accord with the law and regulations for the program under which the violation was found.

Sec. 58.73 Objections to release of funds

HUD (or the State) will not approve the ROF for any project before 15 calendar days have elapsed from the time of receipt of the RROF and the certification or from the time specified in the notice published pursuant to Sec. 58.70, whichever is later. Any person or agency may object to a recipient's RROF and the related certification. However, the objections must meet the conditions and procedures set forth in subpart H of this part. HUD (or the State) can refuse the RROF and certification on any grounds set forth in Sec. 58.75. All decisions by HUD (or the State) regarding the RROF and the certification shall be final. **Sec. 58.74 Time for objecting**

All objections must be received by HUD (or the State) within 15 days from the time HUD (or the State) receives the recipient's RROF and the related certification, or within the time period specified in the notice, whichever is later.

Sec. 58.75 Permissible bases for objections

HUD (or the State), will consider objections claiming a responsible entity's noncompliance with this part based only on any of the following grounds:

(a) The certification was not in fact executed by the responsible entity's Certifying Officer.

(b) The responsible entity has failed to make one of the two findings pursuant to Sec. 58.40 or to make the written determination required by Secs. 58.35, 58.47 or 58.53 for the project, as applicable.

(c) The responsible entity has omitted one or more of the steps set foth in subpart E of this part for the preparation, publication and completion of an EA.

(d) The responsible entity has omitted one or more of the steps set forth at subparts F and G of this part for the conduct, preparation, publication and completion of an EIS.

(e) The recipient or other participants in the development process have committed funds, incurred costs or undertaken activities not authorized by this part before release of funds and approval of the environmental certification by HUD (or the state).

(f) Another Federal agency acting pursuant to 40 CFR part 1504 has submitted a written finding that the project is unsatisfactory from the standpoint of environmental quality.

Sec. 58.76 Procedure for objections

A person or agency objecting to a responsible entity's RROF and certification shall submit

objections in writing to HUD (or the State). The objections shall:

(a) Include the name, address and telephone number of the person or agency submitting the objection, and be signed by the person or authorized official of an agency.

(b) Be dated when signed.

(c) Describe the basis for objection and the facts or legal authority supporting the objection.(d) State when a copy of the objection was mailed or delivered to the responsible entity's Certifying Officer.

Sec. 58.77 Effect of approval of certification

(a) Responsibilities of HUD and States. HUD's (or, where applicable, the State's) approval of the certification shall be deemed to satisfy the responsibilities of the Secretary under NEPA and related provisions of law cited at Sec. 58.5 insofar as those responsibilities relate to the release of funds as authorized by the applicable provisions of law cited in Sec. 58.1(b).

(b) Public and agency redress. Persons and agencies seeking redress in relation to environmental reviews covered by an approved certification shall deal with the responsible entity and not with HUD. It is HUD's policy to refer all inquiries and complaints to the responsible entity and its Certifying Officer. Similarly, the State (where applicable) may direct persons and agencies seeking redress in relation to environmental reviews covered by an approved certification to deal with the responsible entity, and not the State, and may refer inquiries and complaints to the responsible entity and its Certifying Officer. Remedies for noncompliance are set forth in program regulations.

(c) Implementation of environmental review decisions. Projects of a recipient will require post-review monitoring and other inspection and enforcement actions by the recipient and the State or HUD (using procedures provided for in program regulations) to assure that decisions adopted through the environmental review process are carried out during project development and implementation.

(d) Responsibility for monitoring and training. (1) At least once every three years, HUD intends to conduct in-depth monitoring and exercise quality control (through training and consultation) over the environmental activities performed by responsible entities under this part. Limited monitoring of these environmental activities will be conducted during each program monitoring site visit. If through limited or in-depth monitoring of these environmental activities or by other means, HUD becomes aware of any environmental deficiencies, HUD may take one or more of the following actions:

(i) In the case of problems found during limited monitoring, HUD may schedule in-depth monitoring at an earlier date or may schedule in-depth monitoring more frequently; (ii) HUD may require attendance by staff of the responsible entity at HUD-sponsored or approved training, which will be provided periodically at various locations around the country;

(iii) HUD may refuse to accept the certifications of environmental compliance on subsequent grants;

(iv) HUD may suspend or terminate the responsible entity's assumption of the environmental review responsibility;

(v) HUD may initiate sanctions, corrective actions, or other remedies specified in program regulations or agreements or contracts with the recipient.

(2) HUD's responsibilities and action under paragraph (d)(1) of this section shall not be construed to limit or reduce any responsibility assumed by a responsible entity with respect to any particular release of funds under this part. Whether or not HUD takes action under paragraph (d)(1) of this section, the Certifying Officer remains the responsible Federal official under Sec. 58.13 with respect to projects and activities for which the Certifying Officer has submitted a certification under this part.



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MICROBIAL INVESTIGATION REPORT

Performed At:

Asbury Park Village and Washington Village

Performed For:

Asbury Park Housing Authority Louis Riccio 1000 ¹/₂ Third Avenue, Asbury Park, NJ, 07712

Prepared By:

LEW Environmental Services, LLC. 181 US Hwy 46 Mine Hill, NJ 07803

(908) 654-8068 Phone (908) 654-8069 Fax

Date of Inspection: 8/31/2023 Project Number: 552 & 707

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CONTACT INFORMATION

Site:

51.0.	
Name	Asbury Park Village and Washington Village
Street Address:	Multiple locations
Date Inspected	06/27/2023 and August 11, 2023

Owner:

Name:	Asbury Park Housing Authority
Street:	1000 ¹ / ₂ Third Avenue, Asbury Park, NJ, 07712
Phone Number:	973-664-1080

Council-certified Microbial Consultant:

Consultant Name:	Alex Salvador CMI #1605031
Signature:	
	all 20e
Date:	July 10, 2023, updated August 31, 2023
Email:	asalvador@lewenvironmental.com

Consultant Information:

Organization:	LEW Environmental Services, LLC.
Street:	181 US Hwy 46
City, State & Zip:	Mine Hill, NJ 07803
Phone number:	908-654-8068
Web address:	www.LEWEnvironmental.com

Laboratory Information:

Organization:	Environmental Hazards Services, LLC
Street:	7469 White Pine Rd.
City, State & Zip:	Richmond, VA 23237
Phone number:	800-347-4010
AIHA Lab ID #:	100420

EXECUTIVE SUMMARY

<u>On June 27, 2023</u> Alex Salvador ACAC Certified Microbial Investigator of LEW Environmental Services LLC, Conducted a visual mold inspection of multiple units at Asbury Park Village and Washington Village. The goal of the investigation was to determine the presence of mold growth and the level of concern prior to rebuilding of the units.

Background provided by the client indicated the units had been gutted to the bare studs and remained in that condition for over some years.

General findings: All units were dry and free from any elevated moisture at the time of investigation, light musty odors were present in every single unit accessed as well as some old water intrusion stains present on structural members. Some units were present with inactive - dormant mold growth and heavier musty odors. See detail locations impacted, damaged structural members and mold growth indicated in the tables under Inspection and Appendix C Photos.

It is my professional opinion that the growth present in the units has obviously occurred during the time the units have been without power allowing mold to proliferate, the heavy musty odors inside the units is an indication of the presence of airborne mold spores throughout.

LEW Environmental Services, LLC, recommends addressing any potential water source intrusion, clean all affected surfaces by vacuum cleaning and sanitizing with an antimicrobial solution, remove all damaged areas impacted with mold growth at least a foot beyond the damage. During the remediation process maintain affected rooms under containment and negative pressure, while running air scrubbers during the remediation and at least 48 hours after to rid of any lingering mold spores. All repaired surfaces must be primed with an antimicrobial primer to prevent any re-occurrences.

<u>On August 11, 2023</u> Alex Salvador ACAC Certified Microbial Investigator of LEW Environmental Services LLC return to the site to collect surface tape lift samples of the locations previously identified with mold growth. Please see tables in report with the updated findings based on the laboratory results.

INTRODUCTION TO FUNGI

Background Information About Fungi

Fungi can be found almost anywhere; they can grow on virtually any organic substance, as long as moisture and oxygen are present. There are fungi that can grow on wood, paper, carpet, foods, and insulation. When excessive moisture accumulates in buildings or on building materials, fungal growth will often occur, particularly if the moisture problem remains undiscovered or unaddressed. It is impossible to eliminate all fungi and fungal spores in the indoor environment. However, fungi growth can be controlled indoors by controlling moisture indoors.

Fungi reproduce by making spores that usually cannot be seen without magnification. Spores waft through the indoor and outdoor air continually. When fungal spores land on a damp spot indoors, they may begin growing and digesting whatever they are growing on in order to survive. Fungi gradually destroy the things they grow on. Many types of fungi exist. All fungi have the potential to cause health effects. Fungi can produce allergens that can trigger allergic reactions or even asthma attacks in people allergic to fungi. Some Genius of fungi are known to produce potent toxins and/or irritants. Potential health concerns are an important reason to prevent fungal growth and to remediate/clean up any existing indoor fungal growth.

Since fungi require water to grow, it is important to prevent moisture problems in buildings. Moisture problems can have many causes, including uncontrolled humidity. Some moisture problems in buildings have been linked to changes in building construction practices during the 1970s, 80s, and 90s. Some of these changes have resulted in buildings that are tightly sealed, but may lack adequate ventilation, potentially leading to moisture buildup. Building materials, such as drywall, may not allow moisture to escape easily. Moisture problems may include roof leaks, landscaping or gutters that direct water into or under the building, and poorly vented combustion appliances. Delayed maintenance or insufficient maintenance is also associated with moisture problems.

When fungal growth occurs in buildings, some building occupants, particularly those with allergies or respiratory problems, may report adverse health problems. Remediators should avoid exposing themselves and others to fungal-laden dusts as they conduct their cleanup activities. Caution should be used to prevent fungi and fungal spores from being dispersed throughout the air where building occupants can inhale them.

Fungi Prevention Tips

- Fix leaky plumbing and leaks in the building envelope as soon as possible.
- Watch for condensation and wet spots. Fix source(s) of moisture problem(s) as soon as possible.
- Prevent moisture due to condensation by increasing surface temperature or reducing the moisture level in air (humidity). To increase surface temperature, insulate or increase air circulation. To reduce the moisture level in air, repair leaks, increase ventilation (if outside air is cold and dry), or dehumidify (if outdoor air is warm and humid).
- Keep heating, ventilation, and air conditioning (HVAC) drip pans clean, flowing properly, and unobstructed.
- Vent moisture-generating appliances, such as dryers, to the outside where possible.
- Maintain low indoor humidity, below 60% relative humidity (RH), ideally 30-50%, if possible.
- Perform regular building/HVAC inspections and maintenance as scheduled.

- Clean and dry wet or damp spots within 24 48 hours.
- Don't let foundations stay wet. Provide drainage and slope the ground away from the foundation.

SCOPE OF WORK

LEW Environmental Services, LLC. performed an investigation at Asbury Park Village and Washington Village, to determine the presence or absence of mold growth and the level of concern. Specifically, LEW Environmental Services, LLC. Investigated Asbury Park Village units 229, 230, 278, 291, and 299. Washington Village unit 62. The investigation included a visual survey. No sampling was deemed necessary. Measurements collected included air temperature, surface temperature, relative humidity, and relative moisture content.

PROCEDURES

General

The inspection protocols were based on the guidelines of the EPA "Building Air Quality Guide for Building Owners and Facility Managers", ISBN-0-16-035919-8, published in December 1991, *Bioaerosols: Assessment and Control*, published by the American Conference of Governmental Industrial Hygienists in 1999 and Recognition, Evaluation and Control of Indoor Mold, published by the American Industrial Hygiene Association in 2008. These guides describe a process of building inspection and evaluation, information exchange and problem solving to enhance occupant health, comfort and productivity. The process involves the assessment of numerous air quality issues, including thermal comfort, emission sources, biological contamination, fresh air ventilation, and energy management.

Surface Fungi

One method of testing of surfaces for fungi is conducted with the use of Fisherbrand Transport Swabs, manufactured by Fisher Healthcare in Houston, Texas. The swabs are wetted with a nutrient solution held by the transport sponge, wiped over a surface area of approximately one square inch, and transported to the laboratory sealed against the sponge. In the laboratory, the solution is plated onto agar media for fungi. Viable colonies are quantified and identified to the genus level for fungal isolates and speciated when possible. The concentrations of surface swabs are reported in units of colony-forming units per swab (CFU/swab). The laboratory can also analyze the swab using direct microscopic examination. Spores and other particles are quantified and identified to only the genus level.

Tape lift sampling is another method of collecting surface samples. A piece of clear adhesive tape is laid over the sample area. The tape is then removed and placed on either a glass slide or clear plastic slide lockable bag. In the laboratory, the tape is analyzed using direct microscopic examination. Spores and other particles are quantified and identified to the genus level. Tape lift samples cannot be cultured therefore identification can only be made to the genus level.

Airborne Fungi

Air sampling for non-viable fungi (spores) is conducted with Air-O-Cell cassettes manufactured by Zefon Analytical Accessories of Ocala, Florida. These cassettes are also known as spore traps. A high-volume sampling pump is connected to the cassette and at least fifteen liters of air per minute are pulled through the cassette. The sampling time varies from two minutes to ten minutes depending upon the site conditions and the investigator's best judgment. The goal is to not overload the cassette.

INSPECTION

Background

The above mentioned client requests a visual mold inspection of the units above.

Inspection

Visual inspection only of multiple units. And surface sampling of affected areas.

<u>Unit 229</u>	
Odor	Light musty
Staining	Historic staining on studs and sill plate
	Historic staining around Bathroom drains on level above
Damage	Not related to mold growth
Visible Mold	None
Elevated Moisture	None
Notes	Demolition or abatement work was done by a general contractor
Temperature: 73.3 °F	Relative Humidity: 66.9 %

<u>Unit 230</u>	
Odor	Light musty
Staining	Historic staining on studs and sill plate
Damage	Not related to mold growth
Visible Mold	None
Elevated Moisture	None
Notes	Demolition or abatement work was done by a general contractor
Temperature: 73 3 °F	Relative Humidity: 66.9 %

Temperature: 73.3 °F

Relative Humidity: 66.9 %

Unit 278

Odor	Heavy musty
Ouoi	
Staining	Historic staining on bathroom sheathing and rafters
	Historic staining on bedroom 2 sheathing and rafters
	Historic staining on back of drywall between studs in kitchen
Damage	Significant water damage on bathroom sheathing
Visible Mold	<20 ft ² on bedroom 2 sheathing and rafters
v Isible Iviola	<10 ft ² on back of kitchen drywall between studs
Elevated Moisture	None
Surface comple of	Few to Moderate Stachybotrys spores and hyphal elements
Surface sample of	Moderate Penicillium/Aspergillus group spores
Kitchen	Occasional to Few unknown/brown unidentified spores*
Drywall	Few hyphal elements*
Sample surface of Bedroom 2 sheathing and rafters	Moderate Penicillium/Aspergillus group spores
	Few to Moderate Paecilomyces spores
	Occasional to Few unknown/brown unidentified spores*
	Few to Moderate hyphal elements*
Notes	Demolition work was done by a general contractor
Tomporatura, 72 2 °E	Polotivo Humidity 660 %

Temperature: 73.3 °F

Relative Humidity: 66.9 %

<u>Unit 291</u>

<u>UIIIt 271</u>	
Odor	Heavy musty
Staining	Historic staining on bathroom sheathing and rafters
	Historic staining on bedroom 2 sheathing and rafters
	Historic staining on subfloor and floor joist on level above in kitchen
	and back of drywall and studs in the kitchen shared wall
	Historic staining on subfloor and floor joists on level above in living
	room and utility closet
Damaga	Significant water damage in sheathing and floor joists in bathroom, and
Damage	living room and kitchen subfloor and floor joists on level above
	<10 ft ² on bathroom sheathing and rafters
	<40 ft ² on kitchen subfloor and floor joists on level above
Visible Mold	<10 ft ² on kitchen shared wall and in between studs
v isible iviola	<20 ft ² on bedroom 2 sheathing and rafters
	<40 ft ² on living room subfloor and floor joists on level above
	<40 ft ² on utility closet subfloor and floor joists on level above
Elevated Moisture	None
	Chaetomium spores
Sample surface of	Numerous Penicillium/Aspergillus group spores
Living room	Few to Moderate Aureobasidium spores
subfloor and	Few to Moderate Paecilomyces spores
joist	Few to Moderate unknown/brown unidentified spores*
	Few to Moderate hyphal elements*
Sample surface of Bedroom sheathing and rafters	Moderate Penicillium/Aspergillus group spores
	Occasional ascospores
	Few to Moderate yeast cells*
	Few to Moderate Paecilomyces spores
	Few to Moderate hyphal elements*
Notes	Demolition work was done by a general contractor
Temperature: 73.3 °F	Relative Humidity: 66.9 %

Temperature: 73.3 °F

Relative Humidity: 66.9 %

Unit 299

Odor	Sewage odor
Staining	Historic staining on studs and sill plate
Damage	Back of drywall
Visible Mold	<4 ft ² on back of drywall between studs in hallway
Elevated Moisture	None
Surface sample of Drywall in Hallway	Moderate Penicillium/Aspergillus group spores
	Few to Moderate Stachybotrys spores
	Few unknown/brown unidentified spores*
	Few Chaetomium spores
	Few basidiospores
	Few Paecilomyces spores
	Occasional to Few Aureobasidium spores
Notes	Demolition work was done by a general contractor

Temperature: 73.3 °F

Relative Humidity: 66.9 %

<u>Unit 62</u> Odor	Heavy musty
Oddi	Historic staining on studs and sill plate
Staining	Historic staining on subfloor and floor joist on level above in bedroom
8	room and bathroom floor joist on level above
Damage	Subfloor and floor joist on level above
Visible Mold	<20 ft ² on subfloor and floor joist on level above in bedroom
Elevated Moisture	None
	Few to Moderate basidiospores
	Occasional to Few Chaetomium spores
Surface sample of	Occasional smuts, Periconia, myxomycetes
Bedroom subfloor	Few to Moderate Paecilomyces spores
and floor joist	Moderate to Numerous Penicillium/Aspergillus group spores
	Occasional to Few Stachybotrys spores
	Few hyphal elements
Notes	Demolition work was done by a general contractor
Cemperature: 73 3 °F	Relative Humidity: 66.9 %

Temperature: 73.3 °F

Relative Humidity: 66.9 %

DISCUSSION AND RECOMMENDATIONS

It is not possible to conclude with absolute assurance that fungi/mold germination is caused by a specific condition, without extensive testing and evaluation. It is possible, however, to identify conditions that are likely to result in biological amplification, based on visual inspection and problem solving. This approach was used in this investigation.

All impacted units

LEW Environmental Services, LLC, recommends addressing any potential water source intrusion, clean all affected surfaces by vacuum cleaning and sanitizing with an antimicrobial solution, remove all damaged areas impacted with mold growth at least a foot beyond the damage. During the remediation process maintain affected rooms under containment and negative pressure, while running air scrubbers during the remediation and at least 48 hours after to rid of any lingering mold spores. All repaired surfaces must be primed with an antimicrobial primer to prevent any re-occurrences.

APPENDIX A Laboratory Results



Few

Occasional to Few

Non-Viable Surface/Bulk Analysis Report

	ental Hazards Services, L.L.C. 7469 Whitepine Rd Richmond, VA 23237	Report Number:	23-08-03358
Te	lephone: 800.347.4010	Received Date:	08/22/2023 08/23/2023
Client:	LEW Corp 181 US Hwy 46 Mine Hill, NJ 07803	Analyzed Date: Reported Date:	08/25/2023

Paecilomyces spores

Aureobasidium spores

roject/Test Address:	Asbury Park Village; 2 Boston Way;	Asbury Park, NJ	
ient Number:)1327	Laborato	ory Results	<u>Fax Number:</u> Ext 18 Melissa
Lab # :	23-08-03358-001	Collection Location:	LIVING ROOM SUBFLOOR AND JOIST
Client Sample ID :	Tape 291-1	Date Analyzed:	8/23/2023
Date Collected :	8/11/2023	Analyst:	Kitana Usher
Few	Chaetomium spores		
Numerous	Penicillium/Aspergillus group spores		
Few to Moderate	Aureobasidium spores		
Few to Moderate	Paecilomyces spores		
Few to Moderate	unknown/brown unidentified spores*		
Few to Moderate	hyphal elements*		
Note:			
Lab # :	23-08-03358-002	Collection Location:	BEDROOM SHEATHING AND RAFTERS
Client Sample ID :	Tape 291-2	Date Analyzed:	8/23/2023
Date Collected :	8/11/2023	Analyst:	Kitana Usher
Moderate	Penicillium/Aspergillus group spores		
Occasional	ascospores		
Few to Moderate	yeast cells*		
Few to Moderate	Paecilomyces spores		
Few to Moderate	hyphal elements*		
Note:			
Lab # :	23-08-03358-003	Collection Location:	DRYWALL IN HALLWAY
Client Sample ID :	Tape 299-1	Date Analyzed:	8/23/2023
Date Collected :	8/11/2023	Analyst:	Kitana Usher
Moderate	Penicillium/Aspergillus group spores		
Few to Moderate	Stachybotrys spores		
Few	unknown/brown unidentified spores*		
Few	Chaetomium spores		
Few	basidiospores		

Client Number: 201327 Project/Test Address: Asbury Park Village; 2 Boston Way; Asbury Park, NJ

Report Number:

Few	hyphal elements*		
Note:			
Lab # :	23-08-03358-004	Collection Location:	BEDROOM SUBFLOOR AND FL JOIST
Client Sample ID :	Tape 62-1	Date Analyzed:	8/23/2023
Date Collected :	8/11/2023	Analyst:	Kitana Usher
Few to Moderate	basidiospores		
Occasional to Few	Chaetomium spores		
Occasional	smuts, Periconia, myxomycetes		
Few to Moderate	Paecilomyces spores		
Moderate to Numerous	Penicillium/Aspergillus group spores		
Occasional to Few	Stachybotrys spores		
Few	hyphal elements*		
Note:			
Lab # :	23-08-03358-005	Collection Location:	KITCHEN DRYWALL
Client Sample ID :	Tape 278-1	Date Analyzed:	8/23/2023
Date Collected :	8/11/2023	Analyst:	Kitana Usher
Few to Moderate	Stachybotrys spores and hyphal elements		
Moderate	Penicillium/Aspergillus group spores		
Occasional to Few	unknown/brown unidentified spores*		
Few	hyphal elements*		
Note:			
Lab # :	23-08-03358-006	Collection Location:	BEDROOM 2 SHEATHING AND RAFTERS
Client Sample ID :	Tape 278-2	Date Analyzed:	8/23/2023
Date Collected :	8/11/2023	Analyst:	Kitana Usher
Moderate	Penicillium/Aspergillus group spores		
Few to Moderate	Paecilomyces spores		
Occasional to Few	unknown/brown unidentified spores*		
Few to Moderate	hyphal elements*		

Moderate:At least 1 spore seen in 5 fieldsFew:Over 5 spores seen per cover slip, but less than 1 spore seen in 5 fieldsOccasional:1-5 spores seen per a cover slip

Environmental Hazards Services, L.L.C

Client Number: 201327 Project/Test Address: Asbury Park Village; 2 Boston Way; Asbury Park, NJ Report Number: 23-08-03358

Method: Direct Microscopic Exam

Reviewed By Authorized Signatory:

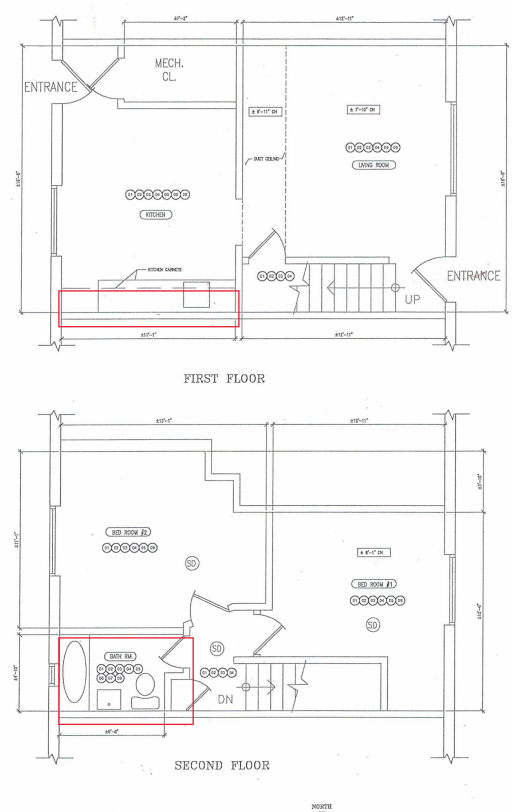
Jasha Faddy

Tasha Eaddy QA/QC Clerk

The condition of the samples analyzed was acceptable upon receipt per laboratory protocol unless otherwise noted on this report. Results represent the analysis of samples submitted by the client. Sample location, description, volume, etc., was provided by the client. The Client is hereby notified that due to the subjective nature of fungal analysis and the growth process of fungal infestation, laboratory samples can and do change over time relative to the originally sampled material. This report shall not be reproduced except in full, without the written consent of Environmental Hazards Services, L.L.C.

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		2100Ft2	q			Subploch-and Jost	Living m/Subs	-	1-16
Comment	Analysis (Additional \$10.00 per sample)	Area of Mold (In Square Feet - ft ²)	Surface Type (NP/SP/P)	Air Volume (Total Liters)	Spore Trap Type			Туре	Sample No.
	Qualitative	Swab Samples	Swab	Air Samples	Air	Sample Location	Sam	Sample	
Semi-Porous = SP Porous = P	BioSIS = B Micro5=M5	WallCheck = W Bio Tape = T							
Non-Porous = NP	Cyclex D = C	Swab = S							
Swab Sample Surface	Spore Trap Air-O-Cell = AOC	Air/Non Viable Bulk = B		* Weekend – Must Call Ahead	eekend – N	* W		Same Day	
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	P.O. #:			Fax:	ewcorp.com	Email: labresults@lewcorp.com		(908) 654-8068	phone: (908
				Mine Hill NJ 07803		City/State/Zip:	46	181 US Highway 46	Address: 181
AE	Þ		er: 201327	Account Number:			ooration	e: Lew Corp	Company Name: Lew Corporation
08/25/2023 (Fridav)	08/2			www.leadlab.com	www.lea		Environmental Hazards Services, LLC	ntal Hazaro	Environme
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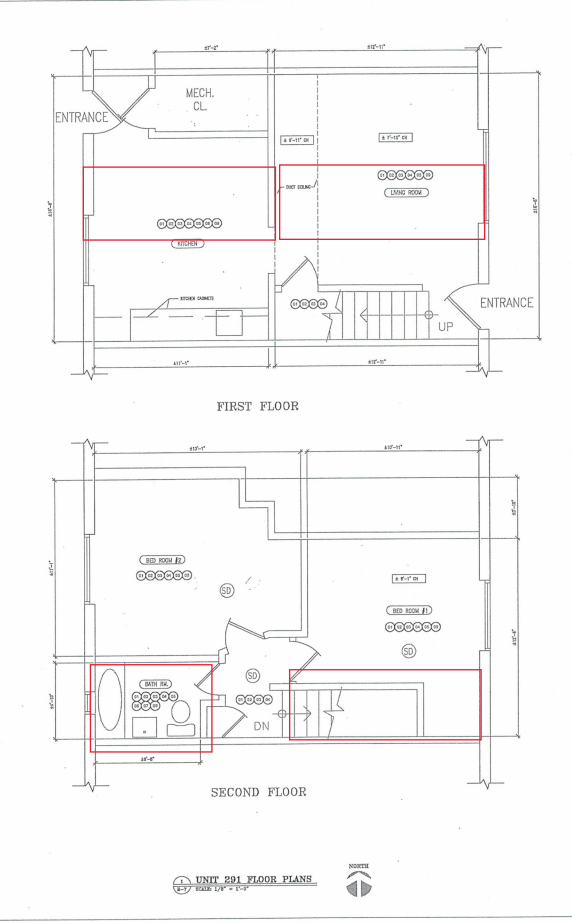
APPENDIX B Floor Plan(s)

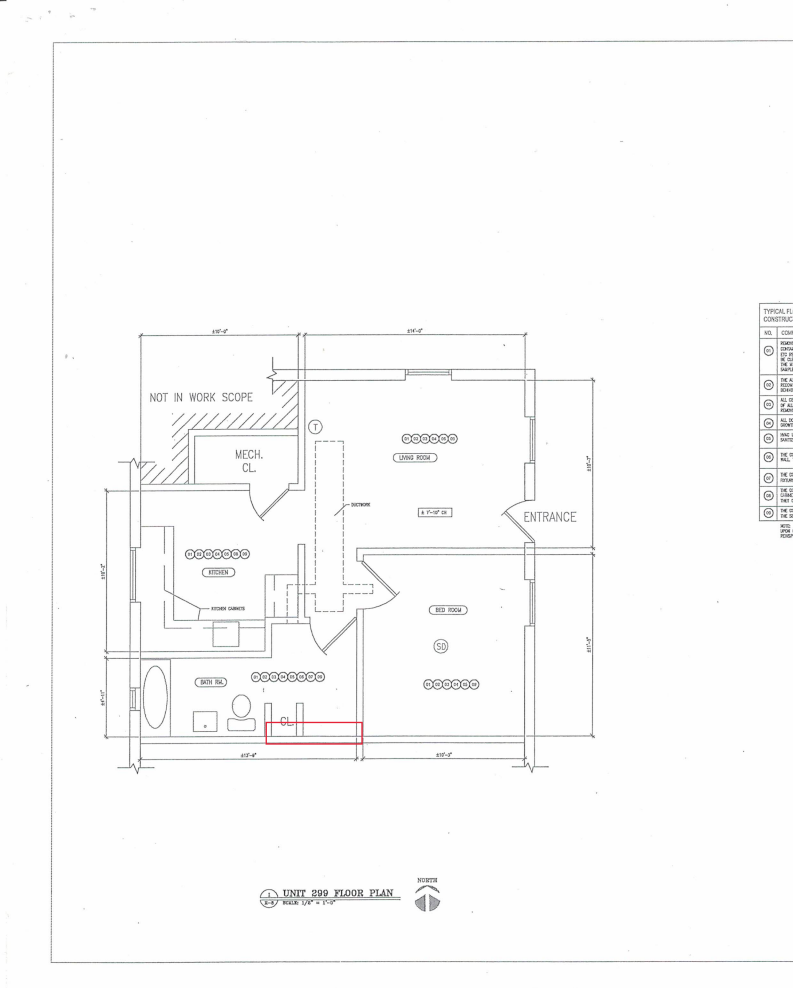


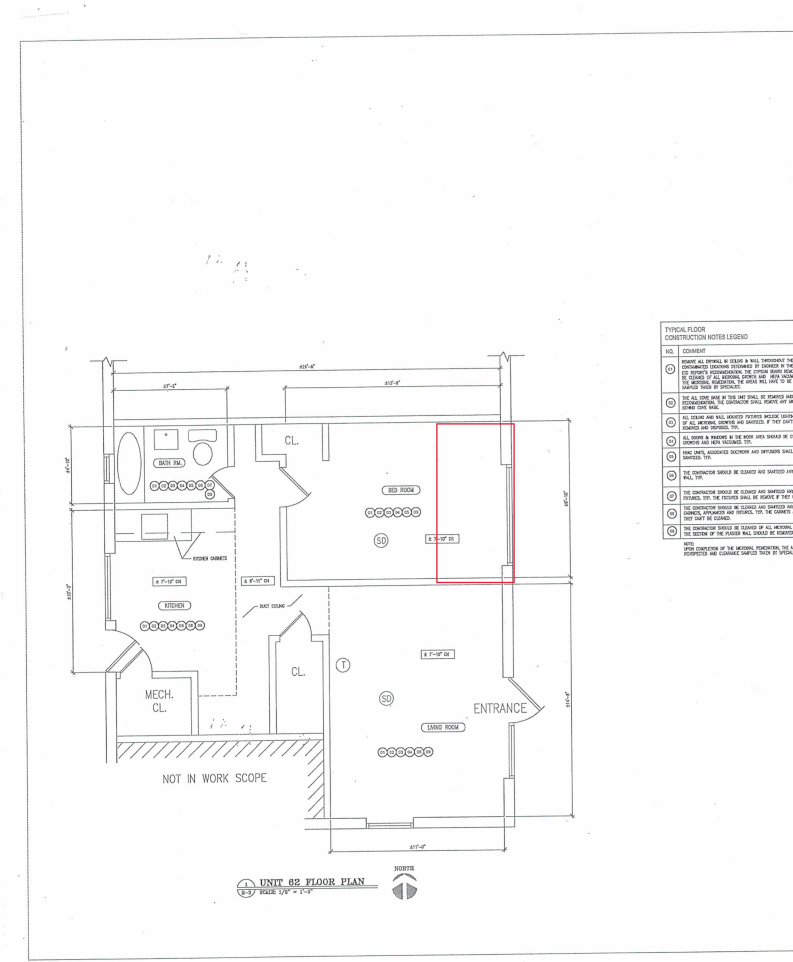
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1 UNIT 278 FLOOR PLANS

1D







APPENDIX C Photograph(s)















Part D: Environmental Testing Reports

ATTENTION:

FOR ALL PREVIOUS REMEDIATION REPORTS AND SUMMARIES. PLEASE CONTACT THE HOUSING AUTHORITY OF THE CITY OF ASBURY PARK FOR DOCUMENTATION PROVIDED BY "MPE DESIGN AND CONSULTING LLC" OR ANY SUCH INFORMATION THAT MAY HAVE BEEN SHARED WITH THE PERSON, CONTRACTOR, OR CONTRACTING ENTITY INVOLVED IN THE INTIAL MOLD REMEDIATION.

MPE Consulting and Design LLC

Certificate of Authorization No.24GA28225300 1035 N. Black Horse Pike: Suite 3

Williamstown, NJ 08094

p. 856-875-7001 f. 856-875-7752 mpedesign@comcast.net

June 12, 2019

Edwin McDonald, Director of Maintenance Housing Authority of the City of Asbury Park 1000 1/2 3rd Avenue Asbury Park, NJ 07712

Reference: Indoor Air Quality and Microbial Investigation Asbury Park Village - Units 229, 230, 278, 291, and 299 Lumley Homes - Unit 5-A Washington Village - Unit 62 Asbury Park, NJ

Dear Mr. McDonald:

Pursuant to your request, we have contracted with Environmental Testing Consultants, LLC to perform indoor air quality and microbial investigations at the locations referenced above. Visible microbial growth was detected in all units. Based upon analysis of air samples taken at Asbury Park Village Units 229, 230, 291 and Lumley Homes Unit 5-A, it was determined that the indoor air quality is not within acceptable guidelines. A summary of finding s and recommendations for each unit is attached to this letter for your review.

Based upon the testing reports produced by Environmental Testing Consultants, we recommend the creation of a bid package for the remediation of all microbial growth in the referenced units. The proposed bid package should allow for separate pricing of each unit so you can choose which units are to be remediated as budget allows.

If you should have any questions, call me.

Respectfully Submitted,

Donny J. Frederick (RH

Danny J. Frederick Principal

CONTRACTOR'S ACKNOWLEDGEMENT STATEMENT

Re: Mold Remediation

(Project Title)

(Project Location)

(Project Number)

In consideration of the following individuals' employment in connection with the remediation, handling, and disposal of mold impacted materials at the referenced project, I hereby certify that the employees: a) have received the medical examinations required by OSHA 29 CFR 1926.134; b) have been fit tested specifically for respirators used on the Project; and c) have received training as required by NJS labor law in the proper handling of mold impacted materials, including the health implications and risks involved, as well as the use and limitations of the respiratory equipment to be used.

Employee Name

Mold Abatement Worker License Number

Supervisor Signature

Printed Name

Title & License Number

REMOVE THE ASSESSOR'S REMEDIATION PLAN APPENDIX IF NOT INCLUDED

APPENDIX B

ASSESSOR'S MOLD REMEDIATION PLAN

SECTION 011000 - SUMMARY

PART 1 - GENERAL REQUIREMENTS

1.01 SUMMARY

A. The owner is: The Asbury Park Housing Authority 1000 ½ 3rd Avenue Asbury Park NJ 07712

Attn: Mr. Ed McDonald - Director of Maintenance

- B. Section Includes:
 - 1. Project description.
 - 2. Contracts scope description.
 - 3. Applicable regulatory requirements.
 - 4. Permits and licenses.
 - 5. Access to the site.
 - 6. Contractor's use of the premises.
 - 7. Coordination requirements.
 - 8. Coordination drawings.
 - 9. Pre-construction meeting.

1.02 PROJECT DESCRIPTION

- A. The project consists of Mold Remediation & Apartment Renovations at Various Sites, Asbury Park NJ 07712
 - 1. As shown in contract documents prepared by MVMK, LLC
- B. The work consists of:

Mold Remediation & Apartment Renovations at Various Sites, Asbury Park NJ 07712

- C. Milestone Events and Dates:
 - 1. Initial Mobilization, Initial Site Setup and Commencement of Construction Date of Contract Signing & Notice to Proceed
 - 2. **Substantial Completion** of All aspects of this project:

60 Consecutive Calendar Days after Contract Signing & Notice to Proceed Issued

D. The Contractor shall complete any uncompleted items on the Certificate of Substantial completion with 30 calendar days or a time fixed by the Architect on the Certificate of Substantial Completion. If the contractor fails to complete all uncompleted items within the time established, the Contractor will pay additional Liquidated Damages in the same amount established for Substantial completion until all work in finally completed.

1.03 ENUMERATION OF PRIME CONTRACTS

A. The General Contractor's prime contract shall include the work described in:

SUMMARY OF WORK

- 1. The agreement & all project work.
- 2. The general and supplementary conditions.
- 3. All Specifications & Construction Documents

1.04 **DEFINITIONS**

- A. Furnish: To supply products to the project site, including delivering <u>ready for</u> unloading and replacing damaged and rejected products.
- B. Install: To put products in place in the work ready for the intended use, including unloading, unpacking, handling, storing, assembling, installing, erecting, placing, applying, anchoring, working, finishing, curing, protecting, cleaning, and similar operations.
- C. Indicated: Shown, noted, scheduled, specified, or drawn, somewhere in the contract documents.

1.05 REGULATORY REQUIREMENTS

- A. The following regulations are applicable to this project:
 - 1. The International Building Code (current edition). Any additional agencies required for mold remediation work as per Section 028500 Mold Remediation.
- B. Other regulations may also be applicable.
- C. Submit copies of all permits, licenses, and similar permissions obtained, and receipts for fees paid, to the owner directly.

1.06 ACCESS TO THE SITE AND USE OF THE PREMISES

- A. Access to site will be extremely limited; obtain owner's approval of proposed routes of access.
- B. The following existing facilities may not be used by construction personnel:
 - 1. Toilet facilities Only with approval from the owner
 - 2. Contractor to provide Port O John in the event toilet facilities are not granted by ownerhsip
- C. The owner & tenants will occupy the existing building during the construction period.
 - 1. The owner will endeavor to cooperate with the contractor's operations when the contractor has notified the owner in advance of need for changes in operations in order to accommodate construction operations.
 - 2. Conduct the work so as to cause the least interference with the owner's operations.
- D. Coordinate with Local Authorities as to which routes are capable of handling heavy truck traffic.
- E. Signs: Provide signs adequate to direct visitors.
 - 1. Do not install, or allow to be installed, signs other than specified sign(s) and signs identifying

SUMMARY OF WORK

the principal entities involved in the project.

F. All deliveries by the Contractors to be coordinated with the Owner, prior to the delivery date.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 PRECONSTRUCTION MEETING

- A. A pre-construction meeting will be held at a time and place designated by the construction manager, architect & owner's representatives for the purpose of identifying responsibilities of the owner's and the architect's personnel and explanation of administrative procedures.
- B. The contractor shall also use this meeting for the following minimum agenda:
 - 1. Construction schedule.
 - 2. Use of areas of the site
 - 3. Delivery and storage.
 - 4. Safety.
 - 5. Security.
 - 6. Cleaning up.
 - 7. Contractor procedures relating to:
 - a. Submittals.
 - b. Applications for payment.
 - c. Record documents.
- C. Attendees shall include:
 - 1. The Owner's Representatives
 - 2. The Contractor's Construction Manager.
 - 3. The Architect and any consultants.
 - 4. The General Contractor, their superintendents & Sub-Contractors.
 - 5. Others interested in the work.
- D. Owner's Representative

Mr. Ed McDonald - Director of Maintenance

The Asbury Park Housing Authority 1000 ½ 3rd Avenue Asbury Park NJ 07712

3.02 COORDINATION WITH OCCUPANTS

- A. Occupied areas include all areas in which the owner's regular operations will be going on or to which the owner requires access during the construction period, whether conducted by the owner or his customers, clientele, or the public.
- B. Contractors shall coordinate all work schedules with the owner.
- C. Limit access through occupied areas to those days and times which the owner approves.
- D. Provide separated access from the exterior to the construction area, without passing through occupied area, unless coordinated with the owner in advance.

SUMMARY OF WORK

- E. When the following must be modified, provide alternate facilities acceptable to the owner:
 - 1. Emergency means of egress.
 - 2. Entrances which must remain open.
 - 3. Utilities which must remain in operation.
 - 4. Informational signage.

3.03 SECURITY PROCEDURES

- A. Limit access to the site to persons involved in the work.
- B. Provide secure storage for materials for which the owner has made payment and which are stored on site.
- C. Secure completed work as required to prevent loss.

3.04 COORDINATION

A. The General contractor shall coordinate his activities with the activities of other contractors.

- 1. Inform the owner when coordination of his work is required.
- B. Participate in progress meetings; report progress, changes required in schedules, and unresolved problems.
- C. Observe work for compliance with contract documents and notify the applicable contractor in writing of observed defects in the work.
- D. Coordinate maintenance of record documents.
- E. Assist the architect with final inspections.

END OF SECTION 011000

SECTION 012000 - ALTERNATES, ALLOWANCES AND UNIT PRICES

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Alternates:
 - a. N/A
 - 2. Allowances:
 - a. List of Allowances to be included in contract.
 - b. Procedures for using allowance amounts.
 - 3. Unit Prices:
 - a. See Unit Prices Below
- B. Related Sections:
 - 1. Applications for payment: Elsewhere in Division 1.
 - 2. Procedures for modifications to the contract: Elsewhere in Division 1.
 - 3. Contract closeout procedures: Elsewhere in Division 1.

1.02 ALTERNATES

A. Additional Alternate #1 – All work included in the Lumley Homes Site Unit 5A, Mold Remediation Plans and specifications.

1.03 ALLOWANCE LIST

B. Allowance GC-1 - General Allowance (To be included in the base bid of project)

General Construction Allowance - \$10,000.00 - (Ten Thousand Dollars)

1.04 UNIT PRICS

A. GC-1 – 12" x 12" LVT Floor Tile for Residential Units

Price includes all Labor & Material to replace all interior apartment doors

1.05 SUBMITTALS

- A. Supporting Data: With applications for payment covering allowance work submit executed modification to the contract.
 - 1. For variations in lump sum cost, include invoices showing actual cost.
- B. Supporting Data: With applications for payment covering unit price work submit substantiated measurement of quantity installed or executed.

1.06 CONTRACT CONSIDERATIONS

ALLOWANCE

- A. Allowances & Unit Prices:
 - 1. Include in the contract sum all allowances defined in the contract documents.
- B. Procedures for Modifications to the Contract: Procedures for submitting and handling modifications due to changes are specified elsewhere.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION 012000

SECTION 012200 - PAYMENT, MODIFICATION, AND COMPLETION PROCEDURES

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Payment procedures.
 - 2. Modification procedures.
 - 3. Completion procedures.
- B. Related Requirements Specified Elsewhere in the Project Manual:
 - 1. Progress payment dates and time limits.
 - 2. Retainage.

1.02 CONTRACT CONDITIONS

- A. See the conditions of the contract for additional requirements.
- B. No payment will be made for materials or equipment stored off site.

C. Payments will be withheld if the contractor fails to make dated submittals within the time periods specified.

1.03 DEFINITIONS

- A. Change Proposal Request: Any written request from the owner or architect to the contractor for a quotation, price, or breakdown on a change proposed but not ordered.
- B. Final Completion: The stage at which all incomplete and incorrect work has been completed or corrected in accordance with the contract documents.
- C. List of Incomplete Work: A comprehensive list of items to be completed or corrected, prepared by the contractor for the purpose of obtaining certification of substantial completion. This list is also referred to as a "punchlist."
- D. Modifications: Written amendments to the contract signed by both the owner and the contractor, change orders, construction change directives, and written orders for a minor change in the work issued by the architect.
- E. Substantial Completion: The time at which the work, or a portion of the work which the owner agrees to accept separately, is sufficiently complete in accordance with the contract documents so that the owner can occupy or use the work for its intended purpose.
- F. Time and Material Work: Work which will be paid for on the basis of the actual cost of the work, including materials, labor, equipment, and other costs as defined elsewhere, as documented by detailed records. This basis is also referred to using the terms "cost-plus," "cost of the work," "force account," and similar terms.

1.04 SUBMITTALS

- A. Applications for Progress Payments: Submit sufficiently in advance of date established for the progress payment to allow for the processing indicated.
- B. Architect will establish deadline dates for submission of each month's Application for Progress Payments, at the first job progress meeting. These dates will be adhered to by the Contractor. Application for Progress payments received after the established dates, will be return to the contractor for resubmission at the next month's pay period.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 APPLICATIONS FOR PAYMENT

- A. Application for Payment Forms: Use HUD 51001 Periodic Estimate for Partial Payment Application and HUD 51000a Schedule of Amounts for Contract Payments, Certified Payroll Reports
- B. Preparation of Applications for Payment: Complete form entirely.
 - 1. Make current application consistent with previous applications, certificates for payment, and payments made.
 - 2. Provide digital pencil copy for first review prior to hard copies listed below.
 - 3. Base application on current schedule of values and contractor's construction schedule.
 - 4. Include amounts of modifications issued before the end of the construction period covered by the application.
 - 5. Include signature by person authorized by the contractor to sign legal documents.
 - 6. Notarize each copy once approved.
 - 7. Submit three (3) copies to the Architect, plus one (1) additional copy to the Architect's Consultants as required.
 - 8. Attach waivers of lien.
 - 9. Attach current, updated schedule of values.
 - 10. Attach Owner's Voucher form with each application for payment.
- C. Provide the following information with every application for payment which involves work completed on a time and material basis:
 - 1. Detailed records of work done, including:
 - a. Dates and times work was performed, and by whom.
 - b. Time records and wage rates paid.
 - c. Invoices and receipts for products.
 - 2. Provide similar detailed records for subcontracts.
- D. Transmit application for payment with a transmittal form itemizing supporting documents attached.
 - 1. Transmit to the Architect.
 - a. Plumbing and Gas Fitting Prime Contractor to transmit one (1) copy to the Architect's Mechanical Engineer.
 - b. Heating Ventilating and Air Conditioning Systems and Equipment Prime Contractor to transmit one (1) copy to the Architect's Mechanical Engineer.
 - c. Electrical Prime Contractor to transmit one (1) copy to the Architect's Electrical Engineer.
 - e. Architect's Consultants (Plumbing, Mechanical and Electrical) are noted on the title

page of the Specifications Manual.

3.02 WAIVERS OF LIEN

- A. Submit, with <u>each</u> application for payment, waivers of lien from every entity who performed work during the period covered by the previous application for payment, and who may be legally entitled to file a mechanic's or other lien against the work.
- B. Waiver of Lien Forms: Use forms acceptable to the owner / provided by owner.

3.03 FIRST PAYMENT PROCEDURE

- A. The first application for payment will <u>not</u> be reviewed until the following submittals have been received and approved by the Owner and Architect:
 - 1. Certificates of Insurance.
 - 2. Performance and Payment Bonds.
 - 3. Schedule of Values.
 - 4. List of subcontractors, principal suppliers, and fabricators.
 - 5. Contractor's Construction Schedule.
 - 6. Submittal Schedule.
 - 7. Quality control activities schedule.
 - 8. Schedule of Products.
 - 9. Unit Price Schedule.
 - 10. Names of the contractor's principal staff assigned to the project.
 - 11. Names of the contractor's principal consultants.
 - 12. Copies of building permits and other authorizations from governing authorities.
 - 13. First Progress Report.
 - 14. All submittals specified to occur prior to first application for payment or prior to first payment.

3.04 MODIFICATION PROCEDURES

- A. Designate a single individual authorized to receive change documents and who will be responsible for informing others of changes to the work.
- B. Changes in cost resulting from modifications shall include only those costs specified elsewhere in the contract documents.
- C. When requested in writing, the contractor shall provide sufficient information for evaluation of proposed changes within 10 working days.
- D. Provide the following information for every <u>change proposal request</u>:
 - 1. The amount of change in the contract sum, if any.
 - 2. The amount of change in the contract time, if any, with explanation.
 - 3. Cost breakdown, using schedule of values line items, separated into material and labor costs, additions and deletions, and with overhead and profit handled in the same manner as specified for the schedule of values.
 - 4. The period of time within which the proposed changes in contract sum or time will be valid.
 - 5. A statement describing the effect the change may have on the work of other prime contractors.
 - 6. Upon request, provide the following information:
 - a. Quantities and unit costs of products, labor, and equipment.
 - b. Taxes, insurance, and bonds.

- c. Overhead and profit.
- E. When changes are performed on a time and material basis, identify the applicable modification on the application for payment.
- F. Provide the following information with every claim for additional costs:
 - 1. Origin and date of claim.
 - 2. Detailed records as specified for time and material work.
 - 3. Indicate applicable taxes, delivery charges, equipment rental, and amounts of trade discounts.
- G. The contractor may propose changes.
 - 1. Do not use change order form.
 - 2. Provide the information required for <u>change proposal requests</u>.
 - 3. Describe reasons for change.
 - 4. Document proposed substitutions as specified elsewhere.

3.05 SUBSTANTIAL COMPLETION PROCEDURES

- A. Request for inspection and application for payment may coincide.
- B. The Architect will perform **one** (1) **inspection** for substantial completion, upon request of the contractor.
 - 1. If the Architect is unable to issue the certificate of substantial completion because the work is not considered to be substantially complete, the contractor shall pay all subsequent inspection costs, including compensation for the Architect's services and expenses.
 - 2. Only one certificate of substantial completion will be issued, for the entire project.
- C. Do not submit request for inspection for substantial completion until the following <u>activities and</u> <u>submittals</u> have been completed:
 - 1. Submit list of incomplete work ("Punchlist").
 - 2. Delivery of maintenance materials and tools.
 - a. Submit a copy of the transmittal to the Architect.
 - 3. Demonstration of all equipment and systems.
 - a. Submit a copy of the demonstration reports to the Architect.
 - 4. Instruction of the owner's personnel.
 - a. Submit a copy of the instruction reports to the Architect.
 - 5. Removal of temporary facilities.
 - 6. Changeover to permanent locking systems.
 - a. Submit copies of all keying records to the Architect.
 - 7. Final cleaning.
 - 8. The owner has been informed, in writing, of necessary procedures for changing over insurance coverages.
 - a. Submit copy of letter to the Architect.
 - 9. The owner has been informed of procedures for changing over operation, maintenance, security,

etc., confirmed in writing.

- a. Submit a copy of the confirmation letter to the Architect.
- 10. The Owner has received occupancy and operating permits from authorities having jurisdiction.
 - a. Submit copies of all occupancy permits and operating permits to the Architect.
- 11. Submit copies of all startup reports.
- 12. Submit copies of all final testing, adjusting, and balancing reports.
- 13. Submit all specific warranties, required by the individual specifications sections.
- 14. Submit all required maintenance agreements, as required by the individual specifications section.
- 15. Submit all required operation and maintenance data.
- 16. Submit all project record documents.
 - a. See specification section 01800 for specific requirements for submittal of project record documents.
- 17. All activities and submittals specified to occur prior to substantial completion.
- D. Submit the following with application for payment at substantial completion:
 - 1. Contractor's Affidavit of Release of Liens.
 - 2. Contractor's Affidavit of Payment of Debts and Claims.
 - 3. Meter readings of all utilities services for which the contractor has been paying.
 - 4. Final list of incomplete work ("Punchlist").
 - 5. Other data required by the contract documents.

3.06 FINAL COMPLETION PROCEDURES

- A. Request for final inspection and final application for payment may coincide.
- B. The Architect will perform **one (1) inspection** for final completion, upon request of the contractor.
 - 1. Submit the following with request for inspection:
 - a. Previous inspection lists indicating completion of all items.b. If any items cannot be completed, obtain prior approval of such delay.
 - 2. If the Architect is unable to issue the certificate for final payment because the work is not complete, the contractor shall pay all subsequent inspection costs, including compensation for the Architect's services and expenses.
- C. Do not submit request for final inspection until the following <u>activities</u> have been completed:
 - 1. Completion of all work, except those items agreed upon by the owner.
 - 2. Contractor has arranged for trash collection with County and or Local agencies.
 - 3. All activities specified to occur between substantial completion and final completion.
- D. Do not submit request for final inspection until the following <u>submittals</u> have been completed:
 - 1. Submit Prevailing Wage Rate Affidavit.
 - 2. Submit Asbestos-Free Materials Statement.
 - a. Certification that no asbestos products nor asbestos contained products have been used

on this project.

- 3. Submit final meter readings for utilities and similar data as of the date of Substantial Completion or when the Owner took possession and or responsibility for corresponding elements of the work.
- 4. All other outstanding specified submittals.
- E. Prior to application for final payment, furnish a written notarized certification, certifying that the Work is in conformance with applicable laws, ordinances, rules, regulations and lawful orders.
- F. Submit the following with the final application for payment:
 - 1. Certified copy of the previous list of items to be completed or corrected, ("Punchlist") stating that each has been completed or otherwise resolved for acceptance.
 - 2. Updated final statement, accounting for final changes to the contract sum, including copies of all approved change orders.
 - 3. Consent of Surety to Final Payment.
 - a. The Contractor shall file with the Owner, as a condition of final acceptance, a statement from the Surety of his Performance Bond and Payment Bond that the Surety is satisfied that all claims for labor and material supplied under his contract have been satisfactorily settled.
 - 4. Final Liquidated Damages Statement, acceptable to Owner.
 - 5. Meter readings of all utilities services for which the contractor has been paying after substantial completion.
 - 6. Certification that financial obligations to governing authorities and public utilities have been fulfilled.
 - 7. Description of any unsettled claims.
 - 8. Certification that insurance coverage has been maintained throughout the length of the entire project, from Notice to Proceed to Final Closeout.
 - 9. Certificates of insurance for all coverages specified to commence at final completion, if required.
 - 10. Maintenance Bond in ten (10%) percent of the contract sum (for one year from date of Substantial Completion).
 - 11. Change-over of permanent locks and delivery of keys to the Owner, if applicable.
 - 12. Other data required by the contract documents.

END OF SECTION 012200

SECTION 012500 - PROGRESS DOCUMENTATION AND PROCEDURES

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Progress documentation requirements:
 - a. Preliminary demolition schedule.
 - b. Contractor's demolition & construction schedule.
 - c. Progress reports.
 - d. Progress photographs.
 - 2. Progress procedures:
 - a. Progress meetings if needed.
- B. Contract time is indicated elsewhere.
- C. Related Sections:
 - 1. Applications for payment: Elsewhere in Division 1.
 - 2. Coordination meetings: Elsewhere in Division 1.
 - 3. Preconstruction meeting: Elsewhere in Division 1.
 - 4. Schedule of values: Elsewhere in Division 1.
 - 5. Submittal schedule: Elsewhere in Division 1.
 - 6. Quality control activities schedule: Elsewhere in Division 1.
 - 7. Milestone Dates and Events: Elsewhere in Division 1.

1.02 SUBMITTALS

- A. Preliminary demolition & construction schedule.
 - 1. Submit within 7 days after notice to proceed.
- B. Contractor's demolition & construction schedule.
 - 1. Submit before second project meeting, or as directed by the Architect .
 - 2. Submit revised schedule with application for payment.
- C. PDF Daily construction progress reports: Submit every week.
- D. PDF Progress Reports: Submit with each application for payment if needed.
- E. Digital Progress Photographs: Submit with each application for payment.
- F. PDF Minutes of progress meetings if applicable

1.03 FORM OF SUBMITTALS

A. Schedules - General:

PROGRESS DOCUMENTATION AND PROCEDURES

- 1. Provide legend of symbols and abbreviations for each schedule.
- 2. Use the same terminology as that used in the contract documents.
- 3. Provide digital copies via PDF of all submittals
- C. Reports General:
 - 1. Provide pdf's of any construction & remediation infomraiton
- D. Photographs: Digital
 - 1. Provide weekly photos of remediation & construction

1.04 COORDINATION

- A. The General Work Contractor, Contract No.1 is responsible for coordinating all prime Contractor's schedules.
- B. Each Prime Contractor responsible for coordinating reporting with other contractors.
- C. In preparation of schedules, take into account the time allowed or required for the housing authority administrative procedures.
- D. Notify entity responsible for coordination of schedules promptly when problems are anticipated in meeting schedule dates.

PART 2 - PRODUCTS (NOT USED) PART 3 - EXECUTION

3.01 PRELIMINARY CONSTRUCTION SCHEDULE

- A. The General Work Contractor, Contract No.1, shall prepare and submit preliminary demolition & construction schedule:
 - 1. All prime Contractors submit their schedules to the General Work Contractor in time for incorporation into the preliminary construction schedule.
 - 2. Submit digital copies to all other prime contractors.
- B. Provide preliminary demolition schedule in the form of bar charts or network analysis diagrams:
 - 1. Show activities of construction in detail;
 - 2. Show completion of the work in advance of the date established for substantial completion.
 - 3. Include dates and description of all submittals required during construction.
 - a. Include those required by the construction schedule.
 - b. Submittal dates may be provided in a separate list rather than on the schedule.
 - 4. The Architect will notify the Contractors if schedule is not satisfactory; revise and resubmit.
 - a. Resubmit within 3 days.

3.02 CONTRACTOR'S DEMOLITION & CONSTRUCTION SCHEDULE

- A. The General Construction Work Contractor, Contract No.1 shall prepare and submit a complete construction schedule:
 - 1. Obtain and incorporate schedules of all other prime Contractors.
 - 2. Base any demolition schedule on preliminary construction schedule, with adjustments due to changes since start of work.
- B. Provide demolition & construction schedule:
 - 1. Show each prime Contractor work and the activities of all prime contractors.
 - 2. Use the same items of work as shown in the schedule of values.
 - 3. Where related activities must be performed in sequence, show relationship graphically.
 - 4. Indicate activities separately for:
 - a. Each Unit
 - b. Exterior and/or Interior Alterations.
 - 5. Incorporate the submittal schedule specified elsewhere.
 - 6. Incorporate the quality control activities schedule specified elsewhere.
 - 7. Show dates of:
 - a. Each activity that influences the construction time.
 - b. Occupancy of public property and obstruction of the public way.
 - c. Preconstruction meeting.
 - d. Specified pre-installation meetings.
 - e. Quality control activities which involve long lead time or long elapsed time.
 - f. Ordering dates for products requiring long lead time.
 - g. All submittals required.
 - h. Completion of mechanical work.
 - i. Completion of electrical work.
 - j. Completion of Plumbing Work
 - m. Substantial and final completion, with time frames for the Architect's completion procedures.
 - 8. Show dates required for:
 - a. Delivery of Owner-furnished products.
 - b. Selection of products to be furnished under an allowance.
 - c. Approval of mock-ups required for approval of products.
 - 9. In developing the schedule take into account:
 - a. Phased completion if agreed upon.
 - b. Work under other contracts.
 - c. Work by Owner.
 - d. Continued occupancy.
 - e. Interruption of services to occupied facilities.
 - f. Occupancy by Owner prior to substantial completion.
 - g. Site limitations.
 - h. Provisions made for future work.

- I. Weather, including seasonal changes.
- J. Need for temporary heating, ventilating, or air-conditioning.
- 10. Include the following supporting report(s):
 - a. Data summary.
 - b. Critical path summary as needed.
 - c. Cost summary as needed.
- C. The Architect will notify the Contractor if schedule is not satisfactory; revise and resubmit.
 - 1. Resubmit within (7) days unless otherwise directed by the Architect.
- D. The General Construction Work Contractor shall provide digital copies of schedule and distribute to the Architect, to the Owner, to all prime Contractors, and to other entities whose work will be influenced by schedule dates.
 - 1. Each prime Contractor shall make digital copies to his subcontractors, suppliers, and other parties.
 - 2. Hang a copy of the schedule up in each field office or meeting room.
- E. The General Construction Work Contractor shall update the schedule whenever changes occur or are made, or when new information is received, but not less often than at the same intervals at which applications for payment are made.
 - 1. Indicate changes made since last issue; show actual dates for activities completed.
 - 2. Submit updated schedule with application for payment.
 - 3. Issue updated schedule with report of meeting at which revisions are made.
 - 4. Issue updated schedule in same manner as original schedule.
 - 5. Include the same supporting reports as for original schedule.
 - 6. Updating of Schedule: The General Construction Work Contractor, Contract No.1 will be required to update the Schedule at intervals not less than those at which applications for than those at which applications for payment are made. All original supporting reports will be required. If any additional information not originally asked for or not applicable to the original submission is required, Specifier will need to describe that information.

3.03 PROGRESS REPORTS

- A. Daily Construction Logs: Every day, the General Construction Work Contractor shall record the following information concerning events at the site:
 - 1. Weather conditions; high and low temperatures.
 - 2. Approximate number of persons at the site.
 - 3. Names of prime Contractors at site.
 - 4. Visitors to the site.
 - 5. All information required of each prime Contractor.
- B. Daily Construction Logs: Every day, each prime Contractor shall record the following information concerning events at the site:
 - 1. Modifications to the contract received; modifications implemented.
 - 2. Changes in occupancy.
 - 3. Delays; reasons for delay.
 - 4. Emergencies and accidents.
 - 5. Equipment and system start-ups and tests.

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- 6. Field quality control activities conducted.
- 7. Instrument and meter readings.
- 8. Losses of material and property.
- 9. Meetings held and significant decisions made there.
- 10. Names of subcontractors at site.
- 11. Special reports made.
- 12. Orders and requests of representatives of governing authorities.
- 13. Unusual events.
- 14. Utility service disconnections and connections.
- C. Progress Reports: The General Construction Work Contractor shall prepare a narrative report describing the general state of completion of the work and describing in detail the following:
 - 1. Actual and anticipated delays, their impact on the schedule, and corrective actions taken or proposed.
 - 2. Actual and potential problems.
 - 3. Status of change order work.
 - 4. Effect of delays, problems, and changes on the schedules of other prime contractors.
 - 5. Outstanding change proposal requests.
 - 6. Status of corrective work ordered by the Architect.
- D. Progress Photographs: Contractors shall take and submit progress photographs:
 - 1. Take photos of site before start of construction.
 - 2. Take a minimum of 12 photos for each submission.
 - 3. Take photos not more than one week prior to submittal of application for payment.
 - 4. Take photos from positions chosen to show the current status of completion and progress since previous photos were taken.
 - a. Select 2 views which will show overall status during entire construction period; take photographs of these views each time.

3.04 PROGRESS MEETINGS

- A. The General Construction Work Contractor shall schedule and conduct periodic progress meetings during the construction period, prepare and distribute agenda, and record and distribute minutes.
 - 1. Have meetings bi-weeklu or as directed by the Architect / Owner.
 - 2. Notify the Architect and the Owner at least one week in advance of date of meeting; the Architect and the Owner may attend.
- B. The following are required to attend:
 - 1. All prime Contractors.
 - 2. All prime Contractors' superintendents.
 - 3. Major subcontractors and suppliers.
 - 4. Others who have an interest in the agenda.
- C. Prepare and distribute agenda prior to meetings; cover the following topics when applicable:
 - 1. Review minutes of previous meeting.
 - 2. Status of submittals and impending submittals.
 - 3. Off-site fabrication and delivery schedules.

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- 4. Actual progress of activities in relation to the schedule.
- 5. Actual and anticipated delays, their impact on the schedule, and corrective actions taken or proposed.
- 6. Actual and potential problems.
- 7. Status of change order work.
- 8. Effect of proposed changes on schedule and coordination.
- 9. Effect of delays, problems, and changes on the schedules of all prime Contractors.
- 10. Status of corrective work ordered by the Architect.
- 11. Progress expected to be made during the next period.
- D. Record minutes and distribute copies within 5 days to the Architect, to the Owner, to all participants, and to all entities affected by decisions made.

END OF SECTION 012500

SECTION 013000 - SUBMITTALS

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Preparing and processing of submittals for review and action.
 - 2. Preparing and processing of informational submittals.
- B. Submit the following for the architect's review and action via digital format:
 - 1. Shop drawings.
 - 2. Product data.
 - 3. Samples.
 - 4. Submittals for which procedures are not defined elsewhere.
- C. Submit the following as informational submittals:
 - 1. Certificates.
 - 2. Coordination drawings.
 - 3. Reports.
 - 4. Qualification statements for manufacturers/installers.
- D. Specific submittals are described in individual sections.
 - 1. Provide other information required by Division 15 for mechanical work.
 - 2. Provide other information required by Division 16 for electrical work.
- E. Do not commence work which requires review of any submittals until receipt of returned submittals with an acceptable action.
- F. Do not allow submittals without an acceptable action marking to be used for the project.
- G. Submit all submittals to the Architect.
 - 1. Contractor to allow for adequate time for mailing; failure of the Contractor in this respect will not be considered as grounds for an extension of the contract time.
- H. Do not submit substitute items that have not been approved by means of the procedure specified elsewhere.
- I. Do not include requests for substitution (either direct or indirect) on submittals; comply with procedures for substitutions specified elsewhere.
- J. Related Sections: The following are specified elsewhere in Division 1:
 - 1. Payment, modification, and completion submittals.
 - a. Applications for payment.
 - b. Schedule of values.
 - c. Change proposals.
 - 2. Progress of work submittals:

- a. Contractor's construction schedules.
- b. Progress reports.
- c. Progress photographs.
- 3. Quality control submittals:
 - a. Inspection reports.
 - b. Test reports.
- 4. Product submittals:
 - a. Product option submittals.
 - b. Requests for substitution.
 - c. Operating and maintenance data.
 - d. Warranties.
 - e. Maintenance materials and tools.
- 5. Contract closeout submittals:
 - a. Equipment and systems demonstration reports.
 - b. Request for determination of substantial completion.
 - c. Certificate of occupancy.
 - d. Project record documents.
 - e. Bonds.
- 6. Other administrative submittals:
 - a. Survey data.
 - b. Layout data.

1.02 DEFINITIONS

- A. <u>Shop Drawings:</u> See General Conditions.
 - 1. Shop drawings also include:
 - a. Product data specifically prepared for this project.
 - b. Shop or plant inspection and test reports, when made on specific materials, products, or systems to be used in the work.
- B. <u>Product Data:</u> See General Conditions.
 - 1. Product data submittals also include:
 - a. Performance curves, when issued by the manufacturer for all products of that type.
 - b. Selection data showing standard colors.
 - c. Wiring diagrams, when standard for all products of that type.
- C. <u>Samples:</u> See General Conditions.
- D. <u>Informational Submittals:</u> Submittals identified in the contract documents as to be submitted for information only.

1.03 FORM OF SUBMITTALS

- A. Sheet Size Digital Format:
 - 1. Minimum: 8 1/2 inches by 11 inches.
 - 2. Maximum: 36 inches by 48 inches.
 - 3. Exception: Full size pattern or template drawings.
- **B.** Number of Copies:
 - 1. Submittals for Review: 1 digital copy for distribution
 - 2. Informational Submittals: 1 digital copy for distribution
- C. Samples: 3 sets of each.
 - 1. 1 set will be returned. 1 for architect & 1 for owner
- **D.** If additional items are needed by other entities involved in work represented by the samples, submit with original submittal, and <u>mark accordingly.</u>
- E. Provide additional copies, if required for operating and maintenance data, <u>marked to indicate their</u> <u>purpose.</u>
- F. Provide additional copies for project record documents as requested.
- G. Copies in <u>excess</u> of the number requested will <u>not</u> be returned, unless they are marked to indicate their purpose.

1.04 COORDINATION OF SUBMITTALS

- A. Coordinate submittals and activities that must be performed in sequence, so that the architect has enough information to properly review the submittals.
- **B.** Coordinate submittals of different types for the same product or system so that the architect has enough information to properly review each submittal.
 - 1. Contractor to be responsible for coordination of submittals from his/her different subcontractors to provide a complete system for review by the Architect.
- C. Coordinate submittals for products requiring color selections. Submit together with sufficient time for Architect to review and make the required color selections.
 - 1. Floor, wall, ceiling finish materials, cabinetry, and any product required to receive a color selection to be color coordinated with the color selections of the room are to be submitted within the same time period.
 - 2. The Architect will make the final decision as to whether a product is necessary in the color selection scheme of the area in question.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 TIMING OF SUBMITTALS

- A. Schedule of Submittals:
 - 1. Prepare and submit for approval a schedule showing the required dates of submittal of all required

SUBMITTALS

submittals.

- 2. Organize the schedule by the applicable specification section number.
- 3. Submit Schedule of Submittals within ten (10) working days after "Notice to Proceed."
- 4. Revise and resubmit the schedule for approval when requested.
- B. Transmit each submittal at or before the time indicated on the approved schedule of submittals.
- C. Deliver each submittal requiring approval in time to allow for adequate review and processing time, including resubmittals if necessary; failure of the contractor in this respect will <u>not</u> be considered as grounds for an extension of the contract time.
- D. Deliver each informational submittal prior to start of the work involved, unless the submittal is of a type which cannot be prepared until after completion of the work; submit promptly.
- E. If a submittal must be processed within a certain time in order to maintain the progress of the work, state so clearly on the submittal.
- F. Allow a minimum of 10 working days for the first processing of each submittal. Allow more time when submittals must be coordinated with later submittals.
- G. Allow a minimum of 5 working days for processing of resubmittals.
- H. If a submittal must be delayed for coordination with other submittals not yet submitted, the architect may at his option either return the submittal with no action or notify the contractor of the other submittals which must be received before the submittal can be reviewed.
- I. All required submittals must be completely and properly submitted to the Architect within 30 calendar days from "Notice to proceed". Failure to make submittals within this time period shall constitute a delay by the responsible contractor, and may cause for Liquidated Damages as defined in other sections of these contract documents.

3.02 SUBMITTAL PROCEDURES – GENERAL - Digital Copies Only

A. Contractor Review: Contract to sign each copy of each submittal certifying compliance with the requirements of the contract documents.

- B. Notify the Architect, in writing and at time of submittal, of all points upon which the submittal does not conform to the requirements of the contract documents, if any.
- C. Preparation of Submittals:
 - 1. Label each copy of each submittal, with the following information:
 - a. Project name.
 - b. Date of submittal.
 - c. Contractor's name and address.
 - d. Architect's name and address.
 - e. Construction Manager's name & address
 - f. Subcontractor's name and address.
 - g. Supplier's name and address.
 - h. Manufacturer's name.
 - i. Specification section where the submittal is specified.
 - j. Numbers of applicable drawings and details.
 - k. Other necessary identifying information.

- 2. Pack submittals suitably for shipment.
- 3. Submittals to receive Architect's action marking: Provide blank space on the label or on the submittal itself for action marking; minimum 4 inches wide by 5 inches high.
- D. Transmittal of Submittals:
 - 1. <u>Submittals will be accepted from the general contractor ONLY.</u> Submittals received from other entities will be returned without review or action.
 - 2. Submittals received without a transmittal form will be returned without review or action.
 - 3. Transmittal form: Use AIA G810.
 - a. Any form acceptable to the Architect, obtain approval prior to submittal.
 - b. The contractor's certification signature.

4. Fill out a <u>separate</u> transmittal form for each submittal; also include the following:

- a. Other relevant information.
- b. Requests for additional information.

3.03 SHOP DRAWINGS – Digital Copies Only

- A. Content: Include the following information:
 - 1. Dimensions, at accurate scale.
 - 2. All field measurements that have been taken, at accurate scale.
 - 3. Names of specific products and materials used.
 - 4. Details, identified by contract document sheet and detail numbers.
 - 5. Show compliance with the specific standards referenced.
 - 6. Coordination requirements; show relationship to adjacent or critical work.
 - 7. Name of preparing firm.
- B. Preparation:

1. Reproductions of contract documents are <u>not</u> acceptable as shop drawings.

- 2. Identify as indicated for all submittals.
- 3. Space for architect's action marking shall be adjacent to the title block.

3.04 PRODUCT DATA - Digital Copies Only

- A. Submit all product data submittals for each system or unit of work as one submittal.
- B. When product data submittals are prepared specifically for this project (in the absence of standard printed information) submit such information as shop drawings and not as product data submittals.
- C. Content:
 - 1. Submit manufacturer's standard printed data sheets.
 - 2. Identify the particular product being submitted; submit only pertinent pages.
 - 3. Show compliance with properties specified.
 - 4. Identify which options and accessories are applicable.
 - 5. Include recommendations for application and use.
 - 6. Show compliance with the specific standards referenced.
 - 7. Show compliance with specified testing agency listings; show the limitations of their labels or seals, if any.
 - 8. Identify dimensions which have been verified by field measurement.

9. Show special coordination requirements for the product.

3.05 SAMPLES

- A. Samples:
 - 1. Provide samples that are the same as proposed product.
 - 2. Where unavoidable variations must be expected, submit "range" samples, minimum of three (3) units, and describe or identify variations among units of each set.
 - 3. Where selection is required, provide full set of **all options.**
 - a. "All options", means both standard and custom selections.
 - 4. Where products are to match a sample prepared by other entities, prepare sample to match.
- B. Preparation:
 - 1. Attach a description to each sample.
 - 2. Attach name of manufacturer or source to each sample.
 - 3. Where compliance with specified properties is required, attach documentation showing compliance.
 - 4. Where there are limitations in availability, delivery, or other similar characteristics, attach description of such limitations.
 - 5. Where samples are specified to be returned for installation in the work, indicate such requirement on transmittal form.
 - 6. Where selection is required, the first submittal may be a single set of all options; after return of submittal with selection indicated, submit standard number of sets of selected item.
- C. Keep final sample set(s) at the project site, available for use during progress of the work.

3.06 WARRANTIES - Digital Copies Only

A. Submit to the Architect certified copies of all guarantees and warranties required by the Contract Documents.

3.07 REVIEW OF SUBMITTALS

- A. Submittals for approval will be reviewed, marked with appropriate action, and returned.
- B. Informational submittals: Submittals will be reviewed.

3.08 RETURN, RESUBMITTAL, AND DISTRIBUTION

- A. Submittals will be returned to the contractor by email.
- B. Perform resubmittals in the same manner as original submittals; indicate all changes other than those requested by the Architect.
- C. Distribution:
 - 1. Distribute returned submittals to all subcontractors and suppliers involved in work covered by the submittal.
 - 2. Distribute to each prime contractor.
 - 3. Record distribution on transmittal form with copy to the architect.

END OF SECTION 013300

SUBMITTALS

SECTION 014000 - QUALITY CONTROL PROCEDURES

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. General quality control activities.
 - 2. Procedures for the following:
 - a. Preparation and maintenance of schedule of quality control activities.
 - b. Testing and evaluation of test results.
 - c. Inspections.
 - 3. Procedures for quality control activities performed by:
 - a. Public authorities having jurisdiction.
 - b. Architect.
 - c. Construction Manager
 - d. Independent testing agencies.
 - e. Contractors.
 - f. Manufacturers' representatives.
 - 4. Procedures for submittal of quality control documentation.
- B. Quality control activities required are specified in other sections.
- C. See General Conditions for additional requirements for testing, inspections, and approvals.
- D. The cost of quality control activities specified to be paid for by the owner is not to be included in the contract sum.
- E. Related Sections:
 - 1. Alternates if applicable: Elsewhere in Division 1.
 - 2. Contractor's construction schedule: Elsewhere in Division 1.
 - 3. Submittal procedures: Elsewhere in Division 1.

1.02 CONTRACT CONDITIONS

- A. Independent testing agencies, whether employed by the owner or the contractor, may not change the requirements of the contract documents and may not approve any portion of the work.
- B. Employment of testing agencies, by the contractor or the owner, shall not relieve the contractor of his obligation to perform the work in accordance with the contract documents.

1.03 DEFINITIONS

- A. Certificate: A written statement that a portion of the work as accomplished or a particular product conforms to the requirements of the contract documents.
- B. Owner's Testing Agency: Any independent testing and inspection agency employed by the owner to perform certain quality control activities.

QUALITY CONTROL PROCEDURES

1.04 REFERENCE STANDARDS

A. ASTM E 699-79 -- Standard Criteria for Evaluation of Agencies Involved in Testing, Quality Assurance, and Evaluating Building Components in Accordance with Test Methods Promulgated by ASTM Committee E-6

1.05 SUBMITTALS

- A. Schedule of Quality Control Activities:
 - 1. Submit as part of the contractor's construction schedule.
 - 2. Revise as required by the owner, to coordinate with the owner's testing agency activities.
 - 3. Distribute to:
 - a. The Owner & Construction Manager.
 - b. The Architect.
 - c. Each entity performing work for which quality control activities are specified.
- B. Reports: Provide digital copies of reports.
 - 1. Unless otherwise indicated, submit for review by the architect.
 - 2. Submit reports within 2 weeks after execution of quality control activity, but not later than the date of application for payment for the work to which the quality control activity relates.
 - 3. Reports shall be prepared by the entity performing the quality control activity.
 - 4. Submit copies directly to governing authorities when so directed.
 - 5. When the contractor employs an independent testing agency, submit copies directly to the Architect.
 - 6. Include the following information in all types of reports:
 - a. Date of report.
 - b. Project name (and number, if applicable).
 - c. Description of the quality control activity.
 - d. Name, address, and telephone number of entity performing activity.
 - e. Date quality control activity was performed.
 - f. Specification section(s) involved.
 - g. Basis for evaluation (test method, etc.).
 - h. Results or conclusions, including evaluations and interpretations.
 - i. Title, name, and signature of person performing activity.
 - 7. Include the following information in all test reports:
 - a. Locations from which samples were taken, if any.
 - b. Ambient conditions at time of activity.
 - c. Recommendations for retesting, if any.
- C. Certificates: Submit for information only, unless otherwise indicated.
 - 1. Certificates shall be signed by the product manufacturer, unless otherwise specified or not applicable.
 - 2. Include the following information:
 - a. Date of certificate.
 - b. Project name (and number, if applicable).
 - c. Description of the product or system certified.
 - d. Specification section(s) involved.
 - e. When actual materials to be used are to be certified, include lot identification markings, destination

or shipment, and quantity in shipment.

f. Title, name, and signature of person authorized to make certification.

1.06 QUALITY ASSURANCE

- A. Qualifications of Testing and Inspection Personnel:
 - 1. As indicated in individual sections.
 - 2. Independent Testing Agency Qualifications: When employed by the contractor:
 - a. A firm independent from the contractor's organization.
 - b. Having experience in the testing specified, and having the capability to conduct satisfactorily the testing specified without delaying the progress of the work, as shown by information supplied as required by ASTM E 699.
 - c. Approved by the Architect.
 - d. Authorized to conduct business in the state in which the project is located.
 - 3. Do not employ the same testing agency the owner has employed for testing or inspecting the same portion of the work (if any), unless otherwise agreed upon in writing.
- B. Testing Equipment: Calibrated at reasonable intervals with devices of an accuracy traceable to either the National Bureau of Standards (NBS) standards or to accepted values of natural physical constants.

1.07 SEQUENCING AND SCHEDULING

- A. Prepare a schedule of quality control activities required.
 - 1. Include activities of the owner's testing agencies.
 - 2. Provide the following information for each activity:
 - a. Specification section number.
 - b. Description of the activity.
 - c. Identification of test or inspection methods.
 - d. Enumeration of results required.
 - e. Number of tests required.
 - f. Number and type of samples to be taken, if any.
 - g. Starting time of activity.
 - h. The date that the work will be ready for the owner's testing agency access.
 - i. Elapsed time required for activity.
 - j. Entity responsible.
 - k. Special requirements for activity.
- B. Coordinate quality control activities to avoid delay and to make it unnecessary to uncover work for testing or inspection.
- C. Notify the owner's testing agencies 2 weeks prior to commencement or completion of work which is to be tested or inspected, whichever is applicable.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 GENERAL

QUALITY CONTROL PROCEDURES

- A. Provide work of the specified quality; where quality level is not indicated, provide work of quality customary in similar types of work.
 - 1. Where codes, laws, or regulations require work of higher quality or performance, provide work complying with those codes, laws, and regulations.
 - 2. Where two or more quality provisions of the contract documents conflict, comply with the most stringent requirement; where requirements are different but apparently equal, and where it is uncertain which requirement is most stringent, obtain clarification from the architect before proceeding.
 - 3. Actual quality may exceed the specified quality; verify that such differences are acceptable to the owner (other criteria may make excessive quality undesirable).
- B. Control products, suppliers, manufacturers, site conditions, installers, and workmanship in such a manner as to produce work of the specified quality.
- C. Comply with manufacturers' instructions and recommendations.
 - 1. Keep a record of instructions and recommendations which supplement or conflict with the manufacturer's written instructions.
 - 2. When manufacturers' instructions and recommendations conflict with the contract documents, obtain clarification from the architect before proceeding.
- D. Use installers who are capable of producing work of the specified quality.
- E. Each prime contractor shall perform all specified quality control activities related to his work unless indicated to be performed by other entities.

3.02 TESTING

- A. Perform tests specified.
- B. When results of tests are unsatisfactory, make whatever changes or repairs are necessary and retest.
- C. Submit written report of each original test and of each retest.

3.03 INSPECTING

- A. Perform inspections specified.
- B. When inspections reveal unsatisfactory work, make whatever changes or repairs are necessary and re-inspect.
- C. Submit written report of each original inspection and each re-inspection.

3.04 PROTECTION AND REPAIR

- A. When work is uncovered during quality control activities, provide protection from damage.
- B. Correct work damaged by quality control activities; where repair is indicated as an unacceptable method, replace the work.

END OF SECTION 014000

SECTION 015000 - TEMPORARY FACILITIES AND CONTROLS

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Temporary utilities.
 - 2. Temporary construction.
 - 3. Protective facilities.
 - 4. Employee facilities.
 - 5. Administrative facilities.
 - 6. Temporary services.
- B. Enumeration of Temporary Facilities and Services:
 - 1. **General Construction Work Contractor** shall provide, be responsible and pay for the following, as specified in this section, for the use of all contractors and subcontractors:
 - a. Employee parking facilities.
 - b. Existing property protection.
 - c. Fire protection facilities, other than piped utilities.
 - d. Fire protection services.
 - e. Other employee protection facilities required by law.
 - f. Project identification sign(s).
 - g. Public protective facilities required by law.
 - 3. Waste disposal service.
 - 4. **Contractor** shall provide and pay for the following, as specified in this section, for the use of all contractors and subcontractors:
 - a. Electrical service & extension cords.1. Include electric service usage charges.
 - b. Sanitary Services & Water Usage
 - 5. Each contractor shall provide all other facilities and services required to accomplish his work.
- C. Related Sections:
 - 1. Construction use of permanent elevators: Division 1
 - 2. Access to site: Elsewhere in Division 1.
 - 3. Regulatory requirements: Elsewhere in Division 1.
 - 4. Storage and protection of materials and equipment: Elsewhere in Division 1.

1.02 REFERENCES

A. FM P7825 -- Approval Guide; Factory Mutual System;

TEMPORARY FACILITIES AND CONTROLS

B. NEMA WD 6 -- Wiring Devices--Dimensional Requirements; National Electrical Manufacturers Association

1.03 DEFINITIONS

- A. Temporary Facilities: Construction, fixtures, fittings, and other built items required to accomplish the work but which are not incorporated into the finished work.
- B. Temporary Utilities: A type of temporary facility; primary sources of electric power, water, natural gas supply, etc., obtained from public utilities, other main distribution systems, or temporary sources constructed for the project, but not including the fixtures and equipment served.
- C. Temporary Services: Activities required during construction which do not directly accomplish the work.

1.04 SUBMITTALS

- A. Reports of inspections, tests, and approvals for the installation and use of construction facilities, which are made or given by public authorities.
- B. Copies of permits required by public authorities.

1.05 QUALITY ASSURANCE

- A. Comply with requirements of governing authorities, as to type, quantity, location, and use of temporary facilities.
- B. Comply with requirements of governing authorities, as to type and frequency of temporary services.
- C. Comply with requirements of public utilities affected.

1.06 PROJECT CONDITIONS

- A. Obtain easements where required.
- B. Coordinate scheduling of the implementation and termination of temporary facilities and services with all other contractors affected.
- C. Use of permanent facilities prior to substantial completion is subject to the owner's approval and conditions.
 - 1. Each permanent facility used for construction purposes shall be operated, maintained, and protected during such use by the original installer.
 - 2. Specified warranties shall not be reduced or voided by temporary use.

1.07 SEQUENCING AND SCHEDULING

- A. Maintain required facilities until not needed or until shortly before substantial completion; remove facilities before substantial completion.
 - 1. Exception: Where use of permanent facilities is allowed.
- B. Change over to use of permanent facilities, when applicable, as soon as possible, except when use of permanent facilities is not allowed.

TEMPORARY FACILITIES AND CONTROLS

PART 2 - PRODUCTS

2.01 MATERIALS

- A. General: Provide materials which are both suitable for the use and durable enough to withstand the use and abuse to be expected.
- B. Temporary Heating Units: UL or FM labeled for the fuel used; do not use gasoline-burning, open burning, or solid fuel heaters or salamanders.
 - 1. Use equipment that is known to be safe and that will not damage work in progress.

2.02 TEMPORARY UTILITIES

- A. Temporary Power: (See 3.05)
 - 1. Provide electricity adequate for demand of construction operations. Include electric service usage charges that are incurred by the owner.
 - a. Electrical service & extension cords.

2.03 **PROTECTIVE FACILITIES**

- A. Fire Protection Facilities: Provide at least the temporary facilities required by the authorities having jurisdiction.
 - 1. Provide Fire extinguishers for the project. Fire extinguishers building shall not be used during construction.
 - 2. Reinstate facilities into operation as soon as possible.
- B. Existing Property Protection: Provide fixed barriers to prevent damage due to construction machinery, vehicles, and adjacent work; provide for:

2.04 EMPLOYEE FACILITIES

A. Existing lighting to be used. If additional lighting required, provide at least the lighting required by law; two (2) watts per square foot minimum. Other required special lighting to be provided by each prime contractor.

2.06 TEMPORARY CONSTRUCTION

- A. Temperature Control and Ventilation Facilities: Provide adequate facilities:
 - 1. To provide proper conditions for installation.
 - 2. For drying and curing of completed work.
 - 3. For protection from deterioration due to high or low temperatures and humidity's.
 - 4. To provide suitable working conditions
 - 5. Permanent equipment and facilities may be used.
- B. Temporary Enclosures for Mold & Remediation Resistance: When building separation walls is not yet complete but interior tenant units may be exposed provide temporary enclosures adequate to keep out weather.

TEMPORARY FACILITIES AND CONTROLS

PART 3 - EXECUTION

3.01 GENERAL

A. Cooperate with owner if temporary facilities will be required.

3.02 TEMPORARY SERVICES

- A. Waste Disposal Service: Provide contracted removal service at regular intervals.
 - 1. Remove waste at least once a week.
 - 2. When temperature exceeds or is expected to exceed 80 degrees F, remove at least twice a week.
 - 3. Provide waste collection containers for use of all contractors.
- B. Dust Control Services: Keep down dust on roads regularly.

3.03 TERMINATION AND REMOVAL

A. Permanent Facilities Used during Construction: Clean; replace parts that are worn in excess of that expected during normal usage

END OF SECTION 015000

SECTION 016000 - PRODUCT REQUIREMENTS

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. General product requirements, including:
 - a. General specification requirements for all products.
 - b. Product options.
 - c. Procedures for substitution requests.
 - d. General requirements and procedures for maintenance materials and tools.
 - 2. General requirements for product documentation, including:
 - a. Requirements and procedures for schedule of products.
 - b. General requirements for operation and maintenance data.
 - c. General requirements for warranties.
 - 3. General procedures for products including:
 - a. Procedures for transportation and handling.
 - b. Procedures for delivery and receiving.
 - c. Procedures for storage.
- B. Related Sections:
 - 1. Submittal transmission, handling, and action procedures: Elsewhere in Division 1.
 - 2. General installation procedures: Elsewhere in Division 1.
 - 3. Project record documents: Elsewhere in Division 1.

1.02 DEFINITIONS

A. Damage: Any sort of deterioration whether due to mold / moisture, normal wear and tear, accident, or abuse, resulting in soiling, marring, breakage, corrosion, rotting, or impairment of function.

1.03 SUBMITTALS

- A. Schedule of Products: Submit for approval.
- B. Final Schedule of Products: Submit for project record.
- C. Operation and Maintenance Data: Submit for information only.
- D. Warranties: Submit for project record.
- E. Receipts for maintenance materials and tools.

PART 2 - PRODUCTS

2.01 GENERAL

- A. Components required to be supplied in quantity within a specification section shall be identical, interchangeable, and made by the same manufacturer.
- B. Do not use products removed from existing construction, unless specifically permitted by the contract documents or approved by the owner.

2.02 MAINTENANCE MATERIALS AND TOOLS

- A. Maintenance Materials: Parts and materials for repair and maintenance; specific items required are specified in product sections.
 - 1. Provide products and tools which are identical to those used in the work; if necessary to obtain identical items, order at the same time as products to be installed or tools to be used in the work.
- B. Package appropriately and label to show type and quantity of contents.
- C. Deliver, handle, and store in the same manner as products to be installed.
- D. Do not turn over to the owner until date of substantial completion, unless otherwise approved by the owner.
- E. Deliver to the owner; unload.
- F. Obtain receipt prior to final payment.

PART 3 - EXECUTION

3.01 PRODUCT OPTIONS

- A. It is the contractor's responsibility to select products which comply with the contract documents and which are compatible with one another, with existing work, and with products selected by other contractors.
 - 1. Where visual matching to an established physical sample is required, **the Architect's decision will be final.**

B. Do not use any substitute products which have not been approved in accordance with the requirements of the contract documents.

- C. Where the specification is silent on whether substitutions will be considered, substitutions will not be considered.
- D. <u>Definition of Substitute Product:</u> Any product which does not meet the requirements of the contract documents, whether in product characteristics, performance, quality, or manufacturer or brand names, is considered a substitute.
- E. <u>Product Options:</u> Where products are specified using more than one method, such as description with a manufacturer list, use a product meeting the requirements of both specification methods.
- F. <u>Products Specified by Reference Standard:</u> Use any product meeting the specification. Provisions of reference standards shall not modify the responsibilities of the owner or architect as defined in the contract documents.
- G. <u>Products Specified by Description:</u> Use any product meeting the specification.
- H. <u>Products Specified by Performance Requirements:</u> Use any product meeting the specification.
- I. <u>Products Specified to Match a Physical Sample:</u> Use any product that matches; obtain the architect's approval.
- J. <u>Products Specified by Listing a Brand Name Product as the "Basis of Design":</u> Provide a product

PRODUCT REQUIREMENTS

equivalent to the product specified within the limits of variation specified; submit substitution request for all products other than that listed as basis of design.

- K. <u>Products Specified by Listing Brand Name(s) Accompanied by Language Indicating that Substitutions Are</u> <u>Not Allowed:</u> Provide one of the products listed.
- L. <u>Products Specified by Listing Brand Name(s) Accompanied by Language Indicating that Substitutions Are</u> <u>Allowed:</u> Provide a product meeting the specification; submit substitution request for any brand-name product that is not listed.
- M. <u>Products Specified by Listing Manufacturer(s) Accompanied by Language Indicating that Substitutions Are</u> <u>Not Allowed:</u> Provide a product meeting the specification and made by one of the manufacturers listed.
- N. <u>Products Specified by Listing Manufacturer(s) Accompanied by Language Specifically Indicating that</u> <u>Substitutions Are Allowed:</u> Provide a product meeting the specification; submit substitution request for any manufacturer not listed.
- O. Language indicating that substitutions are **not** allowed includes:
 - 1. "Provide one of the following products."
 - 2. "Provide products made by one of the manufacturers listed."
 - 3. "Provide products complying with the contract documents and made by one of the following."
 - 4. "No substitutions."
 - 5. Other similar language.
- P. Language indicating that substitutions are allowed includes:
 - 1. Substitutions will be considered.
 - 2. "... will be among those considered acceptable."
 - 3. Other similar language.

3.02 SUBSTITUTIONS AFTER AWARD OF THE CONTRACT

- A. Substitutions will be considered within **30** calendar days after the award of the contract; subsequent requests will be considered only when, through no fault of the contractor, none of the specified products is available.
- B. The contractor will be notified in writing within a reasonable time; verbal acceptance will not be valid.
- C. Acceptable substitutions will be added to the contract documents by appropriate modification.

3.03 SUBSTITUTION PROCEDURE

- A. Submission of request for substitution shall constitute a representation by the contractor that he:
 - 1. Has investigated the proposed product and determined that it is equal to or better than the specified product.
 - 2. Will provide the same warranty for the proposed product as for the specified product.
 - 3. Will coordinate the installation and make other changes which may be required for the work to be complete in all respects, including:
 - a. Redesign.
 - b. Additional components and capacity required by other work affected by the change.
 - 4. Waives all claims for additional costs and time extensions which subsequently may become apparent and which are caused by the change.
 - 5. Will reimburse the owner for additional costs for evaluation of the substitution request, redesign if

required, and re-approval by authorities having jurisdiction if required.

- 6. Will reimburse the Owner for additional costs related to modifications to all other trades resulting from substitutions of systems or equipment from that specified.
- B. Substitutions will not be considered when acceptance would require substantial revision of the contract documents.
- C. Substitutions will <u>not</u> be considered when they are indicated or implied on shop drawing or product data submittals without separate written request.
- D. Substitution requests will not be considered when submitted directly by subcontractor or supplier.
- E. Substitution Request Procedure: Submit written request with complete data substantiating compliance of the proposed product with the requirements of the contract documents.
 - 1. Submit request to the architect.
 - 2. Submit 3 copies of each request and accompanying data.
 - 3. Submit all requests on a standard form.
 - 4. Only one request for substitution will be considered for each product.
- F. Data Required with Substitution Request: Provide at least the following data:
 - 1. Identify product by specification section and paragraph number.
 - 2. Manufacturer's name and address, trade name and model number of product (if applicable), and name of fabricator or supplier (if applicable).
 - 3. Complete product data.
 - 4. A list of other projects on which the proposed product has been used, with project name, the design professional's name, and owner contact.
 - 5. An itemized comparison of the proposed product to the specified product, based upon the cited requirements of the individual specification sections.
 - 6. Net amount of change to the contract sum.
 - 7. List of maintenance services and replacement materials available.
 - 8. Statement of the effect of the substitution on the construction schedule.
 - 9. Description of changes that will be required in other work or products if the substitute product is approved.
- G. The Architect will determine acceptability of the proposed substitution.
- H. When the proposed substitution is not accepted, provide the product (or one of the products, as the case may be) specified.

3.04 SCHEDULE OF PRODUCTS

- A. Prepare a complete schedule of products used, including the following for each product:
 - 1. Manufacturer's name.
 - 2. Brand or trade name.
 - 3. Model number, if applicable.
 - 4. Reference standard, if more than one is applicable.
 - 5. Arrange products in the schedule by specification sections; indicate paragraph where specified.
- B. Prepare and submit a preliminary schedule within 10 working days after award of contract; resubmit when revised; submit final schedule prior to final payment.
- C. Schedule of products shall not be used to obtain approval of substitute products; make separate request for substitution.

3.05 OPERATION AND MAINTENANCE DATA

PRODUCT REQUIREMENTS

- A. Provide operation and maintenance data as specified in individual product sections.
 - 1. Provide data sufficient for operation and maintenance by owner without further assistance from the manufacturer.
 - 2. Provide completed data in time for use during owner instruction.
- B. Data Required For Products General:
 - 1. Name of manufacturer and product.
 - 2. Name, address, and telephone number of subcontractor or supplier.
 - 3. Local source of replacements.
 - 4. Local source of replaceable parts and supplies.
- C. Product Data: Where product data is specified for inclusion in operation and maintenance data, provide manufacturer's data sheets marked to indicate specific product and product options actually installed; delete inapplicable data.
- D. Project Record Documents: Provide an additional copy of applicable record documents for inclusion with the operation and maintenance data.
- E. Coordination Drawings: When coordination drawings are prepared, include a copy with the operating and maintenance data.
- F. Custom Manufactured Products: Provide all information needed for reordering.
- G. Finish Materials: Manufacturer's product data, color/texture designations, and manufacturer's instructions for care, cleaning, and maintenance.
- H. Products Exposed to Weather and Products for Moisture Protection: Manufacturer's product data, recommended inspection schedule and procedures, maintenance and repair procedures, and maintenance materials required.
- I. Equipment: Provide at least the following information:
 - 1. Product data giving equipment and function description, with normal operating characteristics and limiting conditions.
 - 2. Starting, operating, and troubleshooting procedures.
 - 3. Cleaning and maintenance requirements and procedures.
 - 4. External finish maintenance requirements.
 - 5. List of maintenance materials required.
 - 6. List of special tools required.
 - 7. Parts list: List all replaceable parts, with ordering data.
 - 8. Recommended quantity of spare parts to be maintained in storage.
- J. Systems: Provide overall function description, with diagrams, prepared especially for this project.
- K. Form of Data: Prepare data in the form of an instructional manual.
 - 1. Arrange contents logically, using section numbers and sequence of sections indicated on the table of contents of this project manual.
 - 2. When multiple volumes are used, arrange by related subjects; identify contents in cover title.
 - 3. Assemble into 3-ring binders with maximum 2-inch ring size.
 - a. Hardback, cleanable plastic covers.

- b. Identify each book with title "Operation and Maintenance Instructions" and project name.
- c. Page size 8-1/2 by 11 inches, maximum.
- d. Prepare special typewritten data on minimum 20-pound paper.
- e. Provide tabbed divider for each product and system.
- f. Drawings: Bind in with other data; provide reinforced binding edge; fold larger drawings to size of pages.
 - 1. Do not use pockets or loose drawings.
- 4. Provide table of contents for each volume listing:
 - a. Name of the project.
 - b. Name, address, telephone number, and contact name of:
 - 1. Architect.
 - 2. Contractor.
 - c. Index of products and systems included in volume.

3.06 WARRANTIES

- A. Provide warranties as specified in individual product sections.
- B. Manufacturer Warranties: Manufacturer's standard product warranty running for the manufacturer's standard term, unless otherwise indicated.
 - 1. Submit copies of all manufacturer warranties which extend beyond the end of the contract correction period.
- C. Special Project Warranties: Written warranty commencing at date of substantial completion, running for the term indicated, and signed by the entities specified.
 - 1. Where completion of warranty item is materially delayed beyond the date of substantial completion, provide warranty commencing on date of acceptance.
 - 2. Submit each special project warranty.
- D. Provide 2 notarized copies of each executed warranty.
- E. Show actual date of commencement on each warranty.

3.07 TRANSPORTATION AND HANDLING

- A. Require supplier to package finished products in a manner which will protect from damage during shipping, handling, and storage.
- B. Transport products by methods which avoid damage.
- C. Deliver in dry, undamaged condition in manufacturer's unopened packaging.
- D. Provide equipment and personnel adequate to handle products by methods which prevent damage.
- E. Provide additional protection during handling where necessary to prevent damage to products and packaging.
- F. Lift large and heavy components at designated lift points only.

3.08 DELIVERY AND RECEIVING

- A. Arrange deliveries of products to allow time for inspection prior to installation.
- B. Coordinate delivery to avoid conflict with the work and to take into account both the conditions at the site and the availability of personnel, handling equipment, and storage space.
- C. Clearly mark partial deliveries to identify contents, to permit easy accumulation of entire delivery, and to facilitate assembly.
- D. Promptly inspect shipments and remedy damage, incorrect quantity, incompleteness, improper or illegible labeling, and noncompliance with requirements of contract documents and approved submittals.

3.09 STORAGE

- A. No indoor storage areas are available on site.
- B. General Storage Procedures:
 - 1. Store products immediately on delivery.
 - 2. Store products in accordance with manufacturer's instructions, with seals and labels intact and legible.
 - 3. Store in a manner to prevent damage to the stored products and to the work.
 - 4. Store moisture-sensitive products in weather tight enclosures.
 - 5. Store indoors if necessary to keep temperature and humidity within ranges required by manufacturer.
 - 6. Store unpacked and loose products on shelves, in bins, or in neat groups of like items.
 - 7. Arrange storage to provide access for inspection and inventory.
 - 8. Periodically inspect and remedy damage and noncompliance with required conditions.
- C. Loose Granular Materials: Store on solid surfaces in well-drained area; prevent mixing with foreign materials.
- D. Exterior Storage:
 - 1. Cover products subject to weather damage with impervious sheet covering; provide ventilation to avoid condensation.
 - 2. Provide surface drainage to prevent runoff or ponded water from damaging stored products.
 - 3. Prevent damage and contamination from refuse and chemically injurious materials and liquids.
 - 4. Store fabricated products on substantial platforms, blocking, or skids above the ground, sloped to drain.

END OF SECTION 016000

SECTION 017000 - CONSTRUCTION PROCEDURES

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Laying out the work.
 - 2. General construction and installation procedures.
 - 3. Cleaning during construction.
 - 4. Project completion procedures.
 - 5. Final cleaning.
- B. Related Sections:
 - 1. Cleaning requirements for specific products and systems: Applicable product sections in Divisions 2-16.
 - 2. Final payment procedures: Elsewhere in Division 1.
 - 3. Sequence of the work: Elsewhere in Division 1.
 - 4. Waste removal services: Elsewhere in Division 1.

1.02 DEFINITIONS

- A. <u>Concealed Spaces:</u> Spaces which are not accessible after completion of construction.
- B. <u>Cutting</u>: Removal of material by cutting, sawing, drilling, breaking, chipping, grinding, and similar operations, including excavation.
- C. <u>Damage:</u> Any sort of deterioration whether due to weather, normal wear and tear, accident, or abuse, resulting in soiling, marring, breakage, corrosion, rotting, or impairment of function.
- D. <u>Debris:</u> Rubbish, waste materials, litter, volatile wastes, and similar materials, with the exception of surplus materials which are to become the property of the owner.
- E. <u>Fire Barriers:</u> Any wall, floor, ceiling, or roof which is indicated as having a fire resistance rating.
- F. <u>Patching:</u> Restoration to completed condition by patching, repairing, refinishing, finishing, filling, closing up, and similar operations.
- G. <u>Smoke Barriers:</u> Any wall, floor, ceiling, or roof which is indicated as being designed to prevent passage of smoke and gases; may be indicated as "smoke barrier," "smoke partitions," "smoke wall," or similar designation.
- H. <u>Spaces Not Normally Occupied:</u> Accessible spaces such as roofs, accessible plenums and shafts, accessible spaces above ceilings, trenches, equipment vaults, manholes, accessible attics, and similar spaces, but not including the interior of duct or concealed spaces.

1.03 QUALITY ASSURANCE

A. Cleaning: Perform cleaning in accordance with the recommendations of the manufacturer or fabricator of the product or system. Use only cleaning materials and tools which are specifically recommended, which are not hazardous to health or property, and which will not damage finishes.

1.04 PROJECT CONDITIONS

A. Take precautions to prevent fires and to facilitate fire-fighting operations.

CONSTRCTION PROCEDURES

- 1. Keep flammable materials in non-combustible containers; store away from potential fire sources; remove flammable waste regularly.
- 2. Keep temporary and permanent fire fighting facilities readily accessible; keep fire fighting routes open.
- 3. Do not allow smoking in areas where highly combustible materials are present.
- 4. Carefully supervise the operation of potential fire sources, including heating units.
- 5. Conduct welding operations in manner to prevent fire; comply with local regulations.
- B. Take precautions to prevent accidents due to physical hazards:
 - 1. Provide barricades, warning lights, or signs as required to inform personnel and the public of the hazard being protected against.
 - 2. Safety barricades: Comply with regulations.
 - 3. Provide temporary walkways where walking surfaces are hazardous.
 - 4. Notify the owner before beginning work that involves hazardous operations.
- C. Take care to prevent particulates, pollution of air, water, and soil.
 - 1. Comply with environmental protection regulations.
 - 2. Limit effluent and rainwater runoff into waterways as required by regulations.
 - 3. Do not dump contaminants in areas that will result in contamination of waterways.
- D. Control windblown dust; prevent erosion to site and nuisance to neighbors
- E. Protect existing property indicated to remain, including:
- F. Do not use tools or equipment which produce harmful levels of noise.
- G. Keep the site and adjacent public ways free of hazardous and unsanitary conditions and public nuisances.
- H. Provide adequate traffic control by means of signs, signals, and flagmen, as necessary.
- I. Conduct construction operations so that no part of the work is subjected to damaging operations or influences which are in excess of those to be expected during normal occupancy conditions.
- J. Conduct construction operations so that waste of power, water, and fuel is avoided.
- K. Provide temporary supports as required to prevent movement and structural failure.
- L. Install products only during environmental conditions which will ensure the best possible results.

1.06 SEQUENCING AND SCHEDULING

- A. Install products only at the time and in the sequence which will ensure the best possible results.
- B. Coordinate required administrative activities with related construction activities.
- C. Contractor to install and guarantee that effected kitchen area will be operational at end of each work day. This is to include running water and functional range / oven, refrigerator.

PART 2 - PRODUCTS

2.01 MATERIALS

A. Patching Materials: Identical to the materials of the work to be cut, unless indicated as specific materials specified

CONSTRCTION PROCEDURES

in other sections.

PART 3 - EXECUTION

3.01 LAYING OUT THE WORK

- A. The General Work Contractor shall perform all layout work and locate the construction on the site where indicated.
- B. Verify locations of layout control points.
- C. Check layout data provided in the contract documents.
 - 1. Promptly notify the architect of discrepancies found.
- D. As the work proceeds, check the location, level, and plumbness of every major element.
- E. Furnish location data required for work related to the project which is to be performed by other entities, including public utilities.
- F. Reference Points: Where actual location or elevation of layout points or lines cannot be marked, provide temporary reference points or marks sufficient to locate the construction.
 - 1. Preserve reference points during construction.
 - 2. Promptly report and replace lost or destroyed reference points.
 - 3. Promptly report the necessity to relocate reference points due to required changes in grades or locations.
 - 4. Remove temporary reference points and marks when no longer needed; restore marked construction to original condition.

3.02 GENERAL EXAMINATION REQUIREMENTS

- A. Prior to performing work, examine the applicable substrates and the conditions under which the work is to be performed.
- B. If unsafe or otherwise unsatisfactory conditions are encountered, take corrective action before proceeding.
 - 1. If the conditions to be corrected involve the work of another prime contract, notify the architect promptly.
 - 2. Commencement of work by the contractors will be acceptance of all conditions. Any remedial work required to perform their work will be at contractor's expense, with no cost to the owner.
- C. Conditions which could have been discovered by examination will not be allowed as cause for claims for extra work.
 - 1. The existence and location of construction indicated as existing on the drawings are not guaranteed.
- D. Verify that utility requirements of operating equipment are compatible with building utilities.
- E. Verify space requirements of items which are shown diagrammatically on the drawings.

3.03 GENERAL PREPARATION REQUIREMENTS

- A. Take field measurements as required to fit the work properly.
- B. Recheck measurements prior to installing each product.

3.04 GENERAL INSTALLATION PROCEDURES

CONSTRCTION PROCEDURES

- A. Accurately locate the work and components of the work; make vertical work plumb; make horizontal work level.
- B. See sections describing specific parts of the work for additional requirements.
- C. Where space is limited, install components to maximize space available for maintenance and to maximize ease of removal for replacement.
- D. In finished areas, conceal pipes, ducts, and wiring within the construction, unless otherwise indicated.
- E. Coordinate exact locations of fixtures and outlets with finish elements.
- F. Install work in such manner and sequence as to preclude, if possible, or at least to minimize, cutting and patching.

3.05 CLEANING AND PROTECTION

- A. Remove debris from concealed spaces prior to enclosing the space.
- B. Keep the site and the work free of waste materials and debris.
 - 1. Remove waste from site at least once a day.
 - 2. When temperature exceeds or is expected to exceed 80 degrees F, remove waste at frequency necessary to prevent development of health hazards and nuisance odors.
 - 3. Keep hazardous and unsanitary materials in containers separate from other waste.
- C. Clean areas in which work is to be done to level of cleanliness necessary for proper execution of that work.
 - 1. Where dust would impair execution of work, broom- and vacuum-clean the entire interior area and keep clean.
- D. Keep installed work clean, and clean again when soiled by other operations.
 - 1. Provide periodic cleaning as required to prevent damage due to soiling.
 - 2. Remove liquid spills promptly.
- E. Protect installed work from soiling and damage.
 - 1. Provide protective coverings as required.
 - 2. Provide protective coverings for work which may be damaged by subsequent operations.
 - 3. Where heavy abuse is expected, use minimum of plywood for protection.
 - 4. Maintain protective coverings until substantial completion.

3.06 CUTTING AND PATCHING PROCEDURES

- A. Fire/Smoke Barriers: Do not cut more than absolutely necessary.
 - 1. Cut penetration holes to sizes required for penetration seal assemblies required.
 - 2. Patch all oversize holes and cuts made in error.
 - 3. Perform patching in a manner which complies in all respects with the original construction; if not possible, report nature of difficulty to the architect and request instructions.
- B. Operational and Safety Limitations: Do not cut and patch operating elements or safety related components in a manner that would result in reducing their capacity to perform as intended, or result in increased maintenance, or decreased operational life or safety.

- C. Visual Requirements: Do not cut and patch construction exposed on the exterior or in occupied spaces, in a manner that would, **in the Architect's opinion**, reduce the building's aesthetic qualities or result in visual evidence of cutting and patching. Remove and replace Work cut and patched in a visually unsatisfactory manner.
- D. Materials: Use materials that are identical to existing materials. If identical materials are not available or cannot be used where exposed surfaces are involved, use materials that match existing adjacent surfaces to the fullest extent possible with regard to visual effect. Use materials whose installed performance will equal or surpass that of the existing materials.
- E. Inspection: Before cutting existing surfaces, examine surfaces to be cut and patched and conditions under which cutting and patching is to be performed. Take corrective action before proceeding, if unsafe or unsatisfactory conditions are encountered.
- F. Preparation:
 - 1. Provide temporary support of Work to be cut.
 - 2. Protect existing construction during cutting and patching to prevent damage. Provide protection from adverse weather conditions for portions of the Project that might be exposed during cutting and patching operations.
 - 3. Avoid interference with use of adjoining areas or interruption of free passage to adjoining areas.
 - 4. Take all precautions necessary to avoid cutting existing pipe, conduit or ductwork serving the building, but scheduled to be removed or relocated until provisions have been made to bypass them.

G. Performance:

- 1. Cut existing construction using methods least likely to damage elements to be retained or adjoining construction. Where possible review proposed procedures with the original installer; comply with the original installer's recommendations.
 - a. In general, where cutting is required, sue hand or small power tools designed for sawing and grinding, not hammering and chopping. Cut holes and slots neatly to size required with minimum disturbance of adjacent surfaces. Temporarily cover opening not in use.
 - b. To avoid marring existing finished surfaces, cut or drill from exposed or finished side into concealed surfaces.
 - c. Cut through concrete and masonry using a cutting machine such as a carborundum saw or diamond core drill.
 - d. Comply with requirements of applicable Sections of Division 2, where cutting and patching requires excavating and backfilling.
 - e. Bypass utility services such as pipe or conduit, before cutting, where services are shown or required to be removed, relocated or abandoned. Cut-off pipe or conduit in walls or partitions is to be removed. Cap, valve or plug and seal the remaining portions of pipe or conduit to prevent entrance of moisture or other foreign matter after by-passing and cutting.
- 2. Patching: Patch with durable seams that are as invisible as possible. Comply with specified tolerances.
 - a. Where feasible, inspect and test patched areas to demonstrate integrity of the installation.
 - b. Restore exposed finishes of patched areas and extend finish restoration into retained adjoining construction in a manner that will eliminate evidence of patching and refinishing.
 - c. Where removal of walls or partitions extends one finished area in to another, patch and repair floor and wall surfaces in the new space to provide an even surface of uniform color and appearance. Remove existing floor and wall coverings and replace with new materials, if necessary to achieve uniform color and appearance.

(1)Where patching occurs in a smooth painted surface, extend final paint coat over unbroken area containing the patch, after the patched area has received primer and second coat.

- d. Patch, repair or re-hang existing ceiling as necessary to provide an even plane surface of uniform appearance.
- H. Cleaning: Thoroughly clean areas and spaces where cutting and patching is performed or used as access. Remove completely paint, mortar, oils, putty and items of similar nature. Thoroughly clean piping, conduit and similar features before painting or other finishing is applied. Restore damaged pipe covering to its original condition.

3.07 INSTALLATION OF COMPONENTS

- A. Install all products in accordance with manufacturer's instructions and recommendations, whether conveyed in writing or not.
- B. Mounting Heights: Where mounting heights are not indicated, mount at heights directed by the Architect.
- C. Separate incompatible materials with suitable materials or spacing.
 - 1. Prevent cathodic corrosion.
- D. Provide all anchors and fasteners required and use methods necessary to securely fasten work.
 - 1. Allow for thermal expansion and contraction, and for building movement.
- E. Joints in Exposed Work:
 - 1. Make joints of uniform widths.
 - 2. Where joint locations are not indicated, arrange joints for the best visual effect.
 - a. When in doubt, obtain the architect's instructions.
- F. After installation, adjust operating components to proper operation.

3.08 FINAL CLEANING

A. The <u>General Work Contractor</u>, shall perform all final cleaning.

- B. Remove materials and equipment which are not part of the work and all debris from the site prior to substantial completion.
 - 1. Remove all surplus materials which are to remain property of the contractor; obtain the owner's instructions as to disposition of surplus material remaining on site and deliver, store, or dispose of as directed.
 - 2. Remove protective coverings.
 - 3. Remove temporary facilities.
- C. Dispose of debris in a lawful manner.
 - 1. Do not burn or bury debris on the site.
 - 2. Do not dispose of volatile wastes in storm or sanitary drains.
- D. Perform final cleaning after substantial completion has been certified, but before final payment.
 - 1. Use only professional cleaners.
 - 2. Clean to the level of cleanliness that would be expected by a residential building owner from a maid service.

- E. In spaces to be occupied, remove dirt, stains, and other foreign substances from all accessible surfaces and remove nonpermanent labels.
- F. In spaces not normally occupied, remove debris and surface dust and wipe equipment clean, removing excess lubrication, paint, and other foreign substances.
- G. Remove paint and other coatings from permanent labels and from mechanical and electrical equipment nameplates.
- H. Leave the project clean and ready for occupancy.

3.09 PROJECT COMPLETION PROCEDURES

- A. Complete the work, prior to substantial completion, as required to obtain consent to occupancy from the governing authorities.
- B. Arrange for final inspections by governing authorities to be accomplished prior to substantial completion.
 - 1. Obtain certificate of occupancy.
- C. If temporary locking systems differ from permanent locking systems, change over to permanent systems prior to substantial completion.
- D. Final Extermination: The General Work Contractor, Contract #1, shall engage a licensed exterminator to make a final inspection and rid the project of rodents, insects, and other pests.

END OF SECTION 017000

SECTION 018000 - PROJECT RECORD DOCUMENTS

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Project record documents consisting of:
 - a. Record drawings, including As-built drawings.
 - b. Record project manual (specifications).
 - c. Progress Photographs See Specification Section 012500.
- B. Related Sections:
 - 1. Payment, Modification, and Completion Procedures: Elsewhere in Division 1.
 - 2. Operation and maintenance data: Elsewhere in Division 1.
 - 3. Warranties: Elsewhere in Division 1.

1.02 SUBMITTALS

- A. Project Record Documents: Submit prior to substantial completion.
 - 1. Submit digital marked-up print set.
 - 2. Sets shall include all drawings, whether changed or not.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 MAINTENANCE OF PROJECT RECORD DOCUMENTS

- A. Do not use record documents of any type for construction purposes.
- B. Maintain any needed record documents in a secure location at the site while providing for access by the contractor and the architect during normal working hours; store in a fire-resistive room or container outside of normal working hours.
- C. Record information as soon as possible after it is obtained.
- D. Assign a person or persons responsible for maintaining record documents.
- E. Record the following types of information on all applicable record documents:
 - 1. Dimensional changes.
 - 2. New and revised details.
 - 3. Depths of foundations.
 - 4. Locations and depths of underground utilities.
 - 5. Actual routings of piping and conduits.
 - 6. Revisions to electrical circuits.
 - 7. Actual equipment locations.
 - 8. Sizes and routings of ducts.
 - 9. Locations of utilities concealed in construction.
 - 10. Particulars on concealed products which will not be easy to identify later.
 - 11. Changes made by modifications to the contract; note identification numbers if applicable.
 - 12. New information which may be useful to the owner, but which was not shown in either the contract documents or submittals.

PROJECT RECORD DOCUMENTS

3.02 RECORD AND AS-BUILT DRAWINGS

- A. Each contractor shall maintain a digital copy of the contract drawings, marked to show changes which occur due to his work.
- B. Where the actual work differs from that shown on the drawings, mark this set to show the actual work.
 - 1. Mark location of concealed items before they are covered by other work.
 - 2. Mark either record contract drawings or shop drawings, whichever are best suited to show the change.
 - 3. Where changes are marked on record shop drawings, mark cross-reference on the applicable contract drawing.
- C. When the contractor is required by a provision of a modification to prepare a new drawing, rather than to revise existing drawings, obtain instructions from the Architect as to the drawing scale and information required.
- D. Keep drawings in labeled for revisions.
- E. Where record drawings are also required as part of operation and maintenance data submittals, make copies from the original record drawing set.
- F. As-Built Drawings: Each contractor shall submit the following complete sets of digital As-Built record drawings (same size format as original project drawings);

3.03 RECORD PROJECT MANUAL

- A. Each contractor shall maintain a digital copy of the project manual, marked to show changes which occur due to his work.
- B. Where the actual work differs from that shown in the digital project manual, mark the record copy to show the actual work.
 - 1. Include a copy of each addendum and modification to the contract.
 - 2. In addition to the types of information required on all record documents, record the following types of information:
 - a. Product options taken, when the specification allows more than one.
 - b. Product substitutions.
 - c. Proprietary name and model number of actual products furnished, for each product, material, and item of equipment specified.
 - d. Name of the supplier and installer, for each product for which neither a product data submittal nor a maintenance data submittal was specified.

3.04 RECORD SUBMITTALS

- A. Each contractor shall maintain a complete digital set of all submittals made during construction, marked to show changes which occur due to his work.
 - 1. Maintain submittals in electronic file
 - 2. Sort submittals by applicable specification section and file in order of submittal identification number.
- B. Record Product Data Submittals: Record the types of information specified for all record documents.
 - 1. In addition, record the following types of information:

PROJECT RECORD DOCUMENTS

- a. Changes in the products as delivered to the site.
- b. Changes in manufacturer's instructions or recommendations for installation.
- C. Record Coordination Drawings: Record the types of information required for all record documents.
 - 1. Mark up in the manner specified for record drawings.

3.05 TRANSMITTAL TO OWNER, CONSTRUCTION MANAGER & ARCHITECT

- A. Collect, organize, label, and electronically file package ready for reference.
 - 1. Submittals.
 - 2. "PROJECT RECORD DOCUMENTS This document has been prepared using information furnished by ______", and the date of preparation.
- B. Submit to the architect for transmittal to the owner, unless otherwise indicated.

END OF SECTION 018000

SECTION 020720 - MINOR DEMOLITION FOR REMODELING

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
- 1. Demolition and removal of small portions of buildings

1.02 SUBMITTALS

- A. Photographs: Before starting work, file with the architect photographs documenting existing conditions that later could be mistaken for damage caused by demolition operations.
- B. Submit proposed schedule of demolition activities indicate:
 - 1. Starting and ending dates for each activity as appropriate.
 - 2. Interruption and restoration of utility services.
 - 3. Submittal of proposed demolition activities will be reviewed by the Owner to determine that proposed activities will not interfere with the Owner's operations.
- C. Project Record Documents:
 - 1. Identify location of capped utilities.
 - 2. Indicate unanticipated structural, electrical, or mechanical conditions.

1.03 PROJECT CONDITIONS

- A. Occupancy:
 - 1. The Owner will not occupy portions of the existing building.
- B. Existing Conditions:
 - 1. After the project is begun, the contractor is responsible for the condition of construction to be demolished. The Owner does not warrant that the existing conditions of construction items to be demolished will not have changed since the time of inspection for bidding purposes.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 EXAMINATION

- A. Verify that utilities have been disconnected and sealed.
- B. Survey existing conditions and correlate with drawings and specifications to determine extent of demolition required.
- C. Insofar as is practicable, arrange operations to reveal unknown or concealed structural conditions for examination and verification before removal or demolition.

3.02 PREPARATION

- A. Traffic: Do not obstruct walks or public ways without the written permission of governing authorities and of the owner. Where routes are permitted to be closed, provide alternate routes if required.
- B. Protection:
 - 1. Provide for the protection of persons passing around or through the area of demolition.
 - 2. Perform demolition so as to prevent damage to adjacent improvements and facilities to remain.
 - 3. Provide protective measures to ensure free and safe passage of persons to and from occupied areas.
 - 4. Erect temporary protection such as walls etc., where required by authorities having jurisdiction.
 - 5. Protect walls, floors, and other new or existing work from damage during demolition operations.
- C. Temporary Partitions:
 - 1. Provide substantial construction designed by the contractor to provide effective protection as required.
- D. Structural Support:
 - 1. Construct and maintain shoring, bracing, and supports as necessary to ensure the stability of structures. The architect / owner are not responsible for methods or means of providing the temporary shoring of structures.
- E. Damages: Without cost to the owner and without delay, repair any damages caused to facilities to remain.

3.03 UTILITY SERVICES

- A. Disconnect and cap indicated utilities before starting demolition operations.
- B. Identify location of capped utilities on project record documents.
- C. Obtain written approval before interrupting existing utilities.
- D. Bypass Connections: Provide as necessary to maintain service to occupied areas.
- E. Notify the owner at least 72 hours in advance of changeover.

3.04 POLLUTION CONTROLS

- A. Control as much as practicable the spread of dust and dirt.
- B. Observe environmental protection regulations.
- C. Do not allow water usage that results in freezing or flooding.
- D. Do not allow adjacent improvements to remain to become soiled by demolition operations.

3.05 DEMOLITION - GENERAL

MINOR DEMOLITION FOR REMODELING 02072-2

- A. Remove: Unless items are otherwise indicated to be reinstalled or salvaged, remove and scrap.
- B. Remove and Reinstall: Remove items indicated; clean, service, and otherwise prepare for service; reinstall in the same location (or in the location indicated).
- C. Remove and Install New: Remove and dispose of items indicated and install new items in the same location (or in the location indicated).
- D. Remove and Salvage: Items indicated to be salvaged will remain the owner's property. Carefully remove and clean items indicated to be salvaged; pack or crate to protect against damage; identify contents of containers; deliver to the locations indicated.
- E. Remove and Scrap: Remove and dispose of items indicated.
 - 1. Items of value to the contractor:
 - a. Do not store removed items on site.
- F. Existing to Remain: Construction or items indicated to remain shall be protected against damage during demolition operations. Where practicable, and with the architect's permission, the contractor may elect to remove items to a suitable storage location during demolition and then properly clean and reinstall the items.
- G. Perform work in a systematic manner.
- H. Perform selective demolition using methods which are least likely to damage work to remain and which will provide proper surfaces for patching.
- I. Remove debris daily.
- J. Use any methods permitted by governing regulations and the requirements of the contract documents.
- K. Do not use tools or equipment which produce harmful levels of noise.
- L. All existing surfaces effected by demolition to be re-finished to match new adjacent surfaces.

3.07 DISPOSAL OF DEMOLISHED MATERIALS

- A. Promptly dispose of materials resulting from demolition operations. Do not allow materials to accumulate on site.
- B. Transport materials resulting from demolition operations and legally dispose of off-site.
- C. Off-site disposal location shall not be within one-half mile of any portion of the project site or within sight of the project site.
- D. Do not burn removed materials on project site.
- E. Remove decayed, vermin-infested, or otherwise dangerous or unsuitable materials and promptly dispose of off-site.

3.08 CLEANING

A. Remove tools and equipment. Dispose of scrap.

MINOR DEMOLITION FOR REMODELING 020720-3

- B. Broom clean interior areas.
- C. Leave exterior areas free of debris.
- D. Clean soil, smudges, and dust from surfaces to remain.
- E. Return structures and surfaces to remain to condition existing prior to commencement of demolition.

END OF SECTION 020720

SECTION 02 85 00 MOLD REMEDIATION

PART 1 GENERAL

1.01 SCOPE OF WORK

- A. This mold remediation Project shall consist of the removal and disposal of mold impacted materials at the Lumley Homes Site for the Asbury Park Housing Authority
- B. The remediation work shall include, but not be limited to, the following mold impacted material(s) All Materials as needed within the project site. Site to be inspected, tested once again prior to commencement of the new construction work. Testing will be the responsibility of the contractor.
- C. The Mold Remediation Contractor shall be aware of all conditions of the Project and is responsible for verifying quantities and locations of all Work to be performed. Failure to do so shall not relieve the Mold Remediation Contractor of its obligation to furnish all labor and materials necessary to perform the Work. The Assessor's Mold Remediation Plan is located in Appendix B to this section
- D. All Work shall be performed in strict accordance with the Project Documents and all governing codes, rules, regulations and guidelines. Where conflicts occur between the Project Documents and applicable codes, rules, regulations and guidelines, the more stringent shall apply.
- E. Working hours shall be as required and approved by the Owner. Mold removal activities including, but not limited to, mold remediation area preparation, gross removal activities, cleaning activities, waste removal, etc. may need to be performed during 'off-hours' (including nights and weekends). In addition, multiple mobilizations may be required to perform the work identified in this project. The Mold Remediation Contractor shall coordinate all Work with the facility and Owner's representative regarding scheduling.

1.02 SUBMITTALS

- A. Pre-Work Submittals: Within 7 days prior to the pre-construction conference, the Mold Remediation Contractor shall submit three (3) copies of the documentation listed below:
 - 1. Valid Mold Remediation Contractor New Jersey State certification.
 - 2. Mold Remediation Work Plan, based upon a mold assessment prepared by an independent licensed Mold Assessor. List of procedures proposed for use in performance of the work, when required:
 - a. List all mold remediation areas and containments, including the quantities of materials to be cleaned or removed in each area or containment,
 - b. Locations and types of all decontamination enclosures,
 - c. Entrances and exits to each mold remediation area and/or containments,

- d. Type of remediation activity, technique for each mold remediation area and/or containment,
- e. Procedures to be utilized for any cleaning and disinfecting solutions, and the proposed list of EPA registered biocides, disinfectants and microbial coatings to be utilized on the project,
- f. Mold remediation project notification signs to be displayed at all accessible entrances to mold remediation areas,
- g. Number and location of High Efficiency Particulate Air (HEPA) filters and exhaust locations to the outside, with calculations for determining the number of HEPA filters, based on a minimum of four (4) air changes per hour,
- h. Location of water and electric connections for each mold remediation area,
- i. Waste removal procedures and transport routes from the mold remediation area to the waste storage container.
- Note: Proposed work plan shall include marked-up drawing(s) of the project mold remediation area(s) indicating proposed locations for decontamination units, negative air exhaust, waste dumpster, contractor parking, equipment storage, remediation area entrance/exit points, and water and electrical supply.
- 3. Safety Data Sheets (SDS)
 - a. Provide an SDS on the EPA registered products selected for use on this project. Substitution of alternative products are not permitted without authorization by the Environmental Consultant.
- 4. Progress Schedule:
 - a. Show the complete sequence of remediation activities and the sequencing of Work within each building or building section.

- b. Show the dates for the start and completion of each major element of Work including substantial completion dates for each Work Area, building or phase.
- B. Project Close-out Submittals: Within 30 days of the completion of each remediation phase, the **Mold Remediation Contractor** shall submit an electronic copy of the documents listed below to the Environmental Consultant for review and approval prior to Contractor's final payment. Once Code Compliance approves the close-out submittal, the Contractor shall provide electronic & three sets of the approved close-out documents (double- sided and bound) to Project Management, including one set to be distributed to the facility.
 - a. Daily Project Logs and daily worker rosters.
 - b. Provide the Contractor's Acknowledgement Statement (Appendix A) that lists all Workers used in the performance of the Project, including name and license. The Statement shall be notarized.
- C. Project Close-out Submittals: Within 30 days of the completion of each remediation phase, the **Environmental Consultant** shall submit an electronic copy of the documents listed below to Code Compliance for review and approval.
 - a. Upon completion of the Project, the Environmental Consultant shall certify to the Owner, in writing, that the work is complete and acceptable in an Executive Summary of the work.
 - b. The Environmental Consultant shall review and approve or disapprove all necessary guarantees, certificates of compliance, and all other close-out documentation, which the Mold Remediation Contractor is required to submit.
 - c. The Environmental Consultant shall provide to the Owner the final Project data binder to include:
 - 1. All daily logs including daily worker rosters.
 - 2. Summary of all visual inspections with the date of inspection and the date of signoff on the supervisor's log.
 - 3. Any applicable sampling logs, results, chain of custody forms, and sample location plans.
 - 4. All applicable regulatory notifications
 - 5. All pertinent correspondence related to the Project.

1.03 PRE-CONSTRUCTION CONFERENCE

- A. Prior to start of preparatory Work under the Contract, the Mold Remediation Contractor shall attend a pre-construction conference attended by the Owner, Facility Personnel, and Environmental Consultant.
- B. Agenda for this conference shall include but not be limited to:

- 1. Mold Remediation Contractor's scope of Work,
- 2. Review of pre-work submittals and on-site documentation,
- 3. Review of Work procedures including:
 - a. Job site preparation,
 - b. Pre-cleaning of surfaces,
 - c. Handling of moveable objects,
 - d. Mold remediation area containment, including non-moveable objects
 - e. Removal methods and decontamination,
 - f. Final inspection and clearance preparation,
- 4. Building occupant notifications,
- 5. Environmental Consultant's duties, functions, and authority,
- 6. Temporary utilities,
- 7. Waste handling procedures and storage for disposal.
- C. In conjunction with the conference the Mold Remediation Contractor shall accompany the Owner and Environmental Consultant on a pre-construction walk-through documenting existing conditions of finishes and furnishings, review overall Work Procedures, location of fire exits, fire protection equipment, water supply, and temporary electric tie-in.

1.04 APPLICABLE GUIDANCE DOCUMENTS, REGULATIONS AND COMPLIANCE

- A. The Mold Remediation Contractor shall comply with the following guidance documents and regulations, pertaining to Work practices, protection of Workers, authorized visitors to the site and property adjacent to the Work, except where more stringent requirements are specified.
- B. Guidance Documents:
 - 1. United States Environmental Protection Agency (EPA) Mold Remediation in Schools and Commercial Buildings, EPA 402-K-01-001.
 - 2. New Jersey Department of Health & Mental Hygiene Guidelines on Assessment and Remediation of Fungi in Indoor Environments.
- C. Federal Regulations:
 - 1. 29 CFR 1910.134, Respiratory Protection Standard (OSHA)
 - 2. 29 CFR 1926, Construction Industry (OSHA)
 - 3. 29 CFR 1926.417 and 1926.702, Lockout Tag-out (OSHA)
 - 4. 29 CFR 1926.451 to 1926.1060, Fall Protection (OSHA)
 - 5. 29 CFR 1910.1200, Hazard Communication Standard (OSHA)
- D. Statutory Law/Regulations:
 - 1. NJS Related Mold Laws

1.05 NOTICES

A. The Mold Remediation Contractor shall provide and coordinate with the Environmental Consultant and the Owner, regarding notification to the occupants and other Contractors in the affected area(s) of the mold presence, description of the remedial measures to be taken and a timetable for completion. Notification signage shall be posted at all accessible entrances to the remediation areas.

1.06 RECORD KEEPING

- A. The Mold Remediation Contractor shall maintain a Daily Project Log consisting of a three ring binder. Prior to Mold Remediation Contractor demobilization, a copy of the completed daily project log shall be provided to the owner's on-site representative. During the active remediation, a copy shall be provided daily to the Environmental Consultant. The Daily Project Log shall be utilized each day to document the following information:
 - 1. Date and time of the project,
 - 2. Name of Project Manager/Project Supervisor,
 - 3. List of mold abatement workers, license numbers and expiration dates,
 - 4. Brief description of daily work activities,
 - 5. Each remediation area shall have a daily sign in and sign out sheet, and the completed daily sign in/out sheets shall be maintained in the daily progress log,
 - 6. Visual Clearance Inspection performed by the Environmental Consultant Assessor (signature, date and time of inspection).

1.07 PROJECT SUPERVISOR:

- A. The Mold Remediation Contractor shall designate a full-time Project Supervisor who is qualified and a certified NJS Mold Abatement Worker Supervisor to enter the mold remediation areas. The Project Supervisor must be able to read and write English fluently, as well as communicate in the primary language of the Workers.
- B. The Project Supervisor shall maintain a Daily Project Log and transmit a copy daily to the Environmental Consultant.
- C. The Project Supervisor shall be responsible for the performance of the Work and shall represent the Mold Remediation Contractor in all respects at the Project site. The Supervisor shall be the primary point of contact for the Environmental Consultant.

1.08 PROJECT MONITORING & ASSESSOR INSPECTIONS

- A. The Owner shall engage the services of an Environmental Consultant who shall serve as the Owner's Representative in regard to the performance of the mold remediation Project and provide direction as required throughout the remediation. The Environmental Consultant shall have a valid New Jersey State Department of Labor Mold Assessment Contractor and Mold Assessor certification.
- B. The Mold Remediation Contractor is required to ensure cooperation of its personnel with the Environmental Consultant for the inspection, monitoring, and clearance requirements. The Mold Remediation Contractor shall comply with all

direction given by the Environmental Consultant during the course of the Project.

- C. The Environmental Consultant shall review and approve or disapprove all submittals (pre-work, on-site, closeout), shop drawings and schedules.
- D. The Environmental Consultant mold assessor shall provide visual inspections prior to the start of work and final clearance inspection of the mold remediation areas.
- E. The Environmental Consultant shall provide bulk and air sampling services when required for the Project.
- F. The Environmental Consultant shall have the authority to direct the actions of the Mold Remediation Contractor verbally and in writing to ensure compliance with the Project documents and all applicable laws/regulations.

1.09 RESPIRATORY PROTECTION

- A. Select respirators based upon the anticipated exposure with a minimum acceptable half-face negative pressure respirator for all mold remediation areas, and choose from those approved by the National Institute for Occupational Safety and Health (NIOSH). If less than full face respiratory protection is utilized, the mold abatement workers will also be provided with ANSI certified airtight eyewear protection to reduce potential exposure.
- B. Respirators shall be individually fit-tested to personnel under the direction of an Industrial Hygienist on a yearly basis. Fit-tested respirators shall be permanently marked to identify the individual fitted, and use shall be limited to that individual.
- C. No respirators shall be issued to personnel without such personnel participating in a respirator training program.
- D. High Efficiency Particulate Air (HEPA) respirator filters shall be approved by NIOSH and shall conform to the OSHA requirements in 29 CFR 1910.134.
- E. A storage area for respirators shall be provided by the Mold Remediation Contractor in a clean area of the personal decontamination enclosure where they will be kept in a clean environment.
- F. The Mold Remediation Contractor shall provide and make available a sufficient quantity of respirator filters so that filter changes can be made as necessary during the work day.
- G. Filters used with negative pressure air purifying respirators shall not be used any longer than one eight (8) hour work day. Any loose respirator filters found within the mold remediation area, must be disposed of appropriately.
- H. Authorized visitors must be qualified and trained to wear respiratory protection and be part of a respiratory protection program prior to entering the mold remediation work area. Authorized visitors are required to provide their own respiratory protection and any authorized visitor, Worker, or supervisor found in the Mold Remediation Area not wearing the required respiratory protection shall be removed from the Project site and not be permitted to return.

1.10 TRAINING

A. As required by applicable federal and state laws/regulations, prior to assignment to mold remediation work, provide annual fit tests and instruct each employee with regard to use of respirators, and protective clothing,

- B. Instruct each worker regarding site-specific safety measures and emergency egress procedures,
- C. Provide hazard communication (HAZCOM) training regarding the potential for exposure to microbials (e.g., mold, bacteria, fungi), cleaning agents, anti-fungal coatings, and any other hazard(s) expected to be encountered during the mold remediation work. The training shall include how to recognize materials impacted with mold, bacteria, and fungi; signs and symptoms of and hazards associated with exposure to mold, fungal, and bacterial contamination; how to prevent contamination outside the mold remediation area; and how employees can protect themselves from the expected exposures. Other identified hazard(s) shall be similarly addressed.

1.11 TEMPORARY UTILITIES

- A. Shut down and lock out all electrical power to the Mold Remediation Areas.
- B. Where available, obtain power from the Owner's existing system or provide temporary 120-240 volt, single phase, three wire, 100 amp electric service with Ground Fault Circuit Interrupters (GFCIs) for all electric requirements within the Mold Remediation Area.
 - 1. Where available, obtain from Owner's existing system. Otherwise provide power from other sources (i.e. generator).
 - 2. Provide temporary wiring and "weatherproof" receptacles in sufficient quantity and location to serve all HEPA equipment and tools.
 - 3. Provide wiring and receptacles as required by the Environmental Consultant for project monitoring and air sampling equipment (pumps, fans, leaf blowers, etc.), if necessary for intended tasks.
 - 4. All power to the Mold Remediation Area shall be brought in from outside the area through GFCIs at the source.
- C. Provide temporary lighting with "weatherproof" fixtures for all mold remediation areas including decontamination areas.
 - 1. The entire Mold Remediation Area shall be kept illuminated at all times.
 - 2. Provide lighting as required by the Environmental Consultant for the purposes of performing required inspections.
- D. All temporary devices and wiring used in the Mold Remediation Area shall be capable of decontamination procedures including HEPA vacuuming and wetwiping.
- E. Utilize domestic water service, if available, from Owner's existing system. Provide hot water heaters with sufficient capacity to meet Project demands.

PART 2 PRODUCTS

2.01 PROTECTIVE CLOTHING

A. Provide personnel utilized during the Project with disposable protective whole body clothing, head coverings, gloves and foot coverings. Provide disposable impermeable (e.g. nitrile) gloves to protect hands. Cloth gloves may be worn inside the impermeable glove for comfort, but shall not be used alone. Make sleeves secure at the wrists and make foot coverings secure at the ankles by the use of tape, or provide disposable coverings with elastic wrists or tops.

- B. The Mold Remediation Contractor shall not under any circumstances permit any person to enter the mold remediation areas without the appropriate protective clothing and equipment. The Mold Remediation Contractor shall provide protective clothing for use by architect, owner and the Environmental Consultant. The Mold Remediation Contractor shall furnish as many sets as required for full-time monitoring.
- C. Eye protection and hard hats shall be provided and made available for all personnel entering any Mold Remediation Area.
- D. Authorized visitors shall be provided with suitable protective clothing, headgear, eye protection, and footwear whenever they enter the Mold Remediation Area.

2.02 HEPA FILTER EQUIPMENT

A. All negative air filtration units and vacuum units shall be equipped with High Efficiency Particulate Air filters.

2.03 CLEANING & DISINFECTING AGENTS

- A. Provide standard detergents to be used for cleaning and that shall be diluted in water and used in a manner as directed by manufacturer labeling.
- B. If approved for use by the Owner and Environmental Consultant in writing, any disinfecting agents shall be utilized as directed by manufacturer labeling.

2.04 POLYETHYLENE SHEETING

A. Provide fire-retardant polyethylene sheeting film in the largest sheet size possible to minimize seams, 6-mil thick.

2.05 DUCT TAPE

A. Provide duct tape with an adhesive that is formulated to stick aggressively to sheet polyethylene and other surfaces where it will be used to create a seal.

2.06 DISPOSAL BAGS

A. Provide unlabeled, 6-mil thick, leak-tight polyethylene bags. Asbestos warning labels are not permitted on the bags.

2.07 BARRIER TAPE

A. Provide yellow or red plastic caution tape 3 inches wide.

2.08 DECONTAMINATION AREA

A. The Contractor shall provide a decontamination area for the purpose of separating each mold remediation area from the non-remediation areas of the building. This space/area provides for entering the remediation area, returning to the clean environment, cleaning of persons and equipment, and movement of properly-contained waste material.

2.09 WARNING SIGNAGE

A. Provide signage with a minimum size of 8-1/2 inches by 11 inches with a white background on which is printed in large type with wording in the format shown below:

MOLD REMEDIATION

DO NOT ENTER

AUTHORIZED PERSONNEL ONLY

RESPIRATORS AND PROTECTIVE CLOTHING ARE REQUIRED IN THIS AREA

PART 3 EXECUTION

3.01 GENERAL REQUIREMENTS

- A. The scope of work includes removal of visual microbiological (bacterial and fungal) growth on impacted materials. A copy of the mold remediation contractor's NJS mold remediation certification must be displayed on-site during remediation activities including removal of impacted materials that can't be cleaned. The Mold Remediation Contractor shall generate a Mold Remediation Work Plan based upon the contract documents and the Mold Assessment performed by an independent licensed Mold Assessor. The Work Plan shall be submitted and approved prior to its implementation. The remediation procedures shall be identified in the Work Plan for each remediation mold remediation area based on the size, complexity and remediation methods required.
- B. The following submittals, documentation, and postings shall be maintained on-site by the Mold Remediation Contractor during remediation activities at a location approved by the Environmental Consultant:
 - 1. Valid Mold Remediation Contractor license issued by New Jersey State Department of Labor.
 - 2. NJS Mold Abatement worker certification for each person employed in the removal, handling, or disturbance of mold including supervisor.
 - 3. Project documents (specifications and drawings.)
 - 4. Approved Mold Remediation Work Plan
 - 5. Building Occupant Notification.
 - 6. Applicable laws and regulations.
 - 7. Safety Data Sheets of supplies/chemicals used on the Project.
 - 8. Disposal Site/Landfill Permit from applicable regulatory agency.
 - 9. List of emergency telephone numbers.
 - 10. Daily Project Log with daily worker roster.
 - 11.Entry/Exit Logs.
 - 12. The following documentation shall be maintained on-site by the Environmental Consultant during abatement activities:
 - 1. Valid Mold Assessment Contractor certification issued by New Jersey State Department of Labor.
 - 2. Valid Mold Assessor certification issued by New Jersey State Department of

Labor.

- 3. Project Monitor Daily Log
- 4. Assessor's Written Report
- 5. Completed Assessor Post-Remediation Visual Clearance Inspection Summaries

3.02 CONTAINMENT BARRIERS

- A. When containment of the mold remediation areas is not necessary, dust suppression methods shall be utilized. Once the work begins, access shall be restricted to mold remediation personnel only except in the event of an emergency or to access the attic level air handling units.
- B. Work Area Entry and Exit Procedures shall be established as required for the work.
- C. Personnel, equipment and waste decontamination procedures shall be established as required for the work.

3.03 WORK PROCEDURES

- A. All waste shall be decontaminated and/or removed under containment. As waste is removed, it shall be placed into a disposal container promptly. Disposal procedures, at a minimum, shall consist of single bagging using 6-mil polyethylene bags or single wrapped with 6-mil polyethylene sheeting. Bags shall be taped to form an airtight seal. Waste from HEPA-filtered vacuums shall be single bagged in 6-mil polyethylene bags.
- B. The Mold Remediation Contractor at all times shall keep the site and mold remediation area free from accumulations of bagged material or rubbish caused by its operations and free from any flammable materials or other source of fire hazard.
- C. All visually impacted materials and adjacent visually unimpacted material shall be cleaned and/or removed under full containment unless specified otherwise.
- D. Cleaning and disinfecting agents shall be utilized to clean all remaining surfaces within the mold remediation area(s).
- E. In the event that areas adjoining the enclosed project area become or are suspected of becoming impacted with spores as a result of the Mold Remediation Contractor's work, the Mold Remediation Contractor shall thoroughly clean the affected areas. These areas shall be subject to detailed visual inspection and potentially post-remediation clearance sampling by the Environmental Consultant.

3.04 CLEARANCE PREPARATION

- A. When containment areas are not utilized, the mold remediation area and areas used by remedial workers for egress shall be cleaned.
- B. When containment is utilized, all mold remediation area surfaces and layers of negative air machines shall remain in operation until notified by the Environmental Consultant of satisfactory clearance.

3.05 POST-REMEDIATION CLEARANCE INSPECTIONS

A. After all visible accumulations of material and debris are removed, the Mold Remediation Contractor shall notify the Environmental Consultant Assessor for a post-remediation final clearance visual inspection/assessment. The Mold Remediation Contractor (New Jersey State certified Mold Abatement Worker Supervisor) and Environmental Consultant (New Jersey State certified Mold Assessor) shall conduct a thorough visual inspection of the mold remediation area. If during this inspection, any visible dust, debris and/or visible mold growth is present on any surface within the mold remediation work area, the Mold Remediation Contractor shall re-clean as required. The Mold Remediation Contractor shall pay all associated costs for the re-cleaning and additional post-remediation verification inspection and any sampling services. As the attic insulation and ceiling tiles are being removed, no active water infiltration is noted, and the roof is being replaced to address the water source, it is not expected to require additional remediation beyond removal of previously impacted materials.

- B. Post-remediation verification sampling (if requested by the Owner) shall proceed only upon written notice of successful post-remediation visual clearance issued by the Environmental Consultant (Mold Assessor).
- C. Application of any anti-fungal coating shall proceed only upon receipt of written notice of successful post-remediation verification visual inspection (and post-remediation verification sampling, if requested by Owner) issued by the Environmental Consultant. The anti-fungal coating shall not be applied prior to the post-remediation verification process.
- D. Breakdown of containment shall proceed only upon receipt of clearance issued by the Environmental Consultant Assessor and completion of anti-fungal coating application. No person shall remove or dismantle any containment structures or materials from a project site prior to receipt by the mold remediation contractor of satisfactory clearance as determined by the licensed mold assessment firm and described in the NJS mold law.
- E. The post-remediation Assessor inspection/assessment shall also include verification that the underlying cause of the mold has been remediated so that it is reasonably certain that the mold will not return to the remediated area.

3.06 **POST-REMEDIATION VERIFICATION SAMPLING (if requested by owner)**

A. The Environmental Consultant may conduct post-remediation air or dust sampling, at the discretion of the owner. Samples shall be analyzed by an AIHA accredited microbiological laboratory.

3.07 RESTORATION OF UTILITIES, FIRESTOPPING AND FINISHES

- A. After final clearance, remove locks and restore electrical and HVAC systems. All temporary power shall be disconnected, power lockouts removed and power restored. All temporary plumbing shall be removed.
- B. Finishes damaged by the Mold Remediation Contractor including, but not limited to, to wet or humid conditions, shall be restored and/or replaced prior to final payment. All foam and expandable foam products and materials used to seal mold remediation area openings shall be completely removed upon completion of remediation activities.
- C. All penetrations through fire rated construction shall be fire stopped using materials and systems tested in accordance with ASTM E814 on Projects where re-insulation is part of the required work.

PART 4 DISPOSAL OF WASTE

4.01 APPLICABLE REGULATIONS

- A. State Regulations:
 - 1. Construction and Demolition Debris Landfills as per state regulations
- B. Construction and Demolition (C&D) Debris shall be solid waste resulting from the remediation, demolition, construction, remodeling and repair.

C.

END OF SECTION 02 85 00

SECTION 040120- MAINTENANCE OF UNIT MASONRY

PART 1 - GENERAL

1.01 RESTORATION SPECIALIST

A. Work must be performed by a firm with not less than 5 years successful experience in comparable masonry restoration projects.

1.02 SUBMITTALS

- A. Product Data: Manufacturer's technical product data and recommendations for use of each type of product required.
- B. Manufacturer's Instructions: Detailed application instructions, including weather limitations, condition of substrates, surface preparation or cleaning, protection of adjacent surfaces, application of product, and cleaning of accidental over-spray and spills.

1.03 QUALITY ASSURANCE

- A. The Masonry Restoration Contractor shall visit and inspect the entire building prior to submitting his/her bid to define and verify the scope of the proposed work. <u>It is the intention of this project to clean and restore the exterior facades of these buildings to so as to reach a "uniform appearance throughout."</u> Report any/all additional findings or discrepancies to the Architect, in writing, at least seven (7) days prior to the date of bid opening.
 - 1. Failure to notify the Architect of additional areas of work, not shown on drawings, prior to the date of the bid opening, will be assumed to be included in the contractors price and will not be cause for extra charge to the owner.
- B. The Masonry Restoration Contractor shall exercise great care for all existing conditions as relating to his/her work of this contract, and be responsible for the same.
 - 1. All scaffolding, rigging, etc. shall be protected from doing damage to the existing walls, roof edges, metal work, parapets, roofing, windows, etc.
- C. Any work relating to existing window replacement, window caulking, reroofing (including gutters and leaders), is not part of the scope of work of this contract, unless otherwise noted on the drawings.
- D. Regulatory Requirements: Comply with applicable rules of the pollution control regulatory agency having jurisdiction in the project locale regarding use of hydrocarbon solvents.
- E. Mock-up: Apply water repellent in unobtrusive location designated or approved by the Architect/Construction Manager.
 - 1. Do not apply water repellents to project surfaces without the architect's approval of water-repellent mock-up.
- F. The Contractor shall be responsible to provide a field "**Mock-Up**" containing <u>each of the specified</u> <u>items of work</u>, noted in the "Masonry Restoration General Notes - Scope of Work". Each item is to be provided on a sample area, 4'-0" x 4'-0' (min.) to judge acceptance. Each item of work shall be provided at a building location, and in each area where conditions change sufficiently to effect the final outcome of the work. Upon completion and acceptance by the Architect, of each of the sample mock-up areas of work, these areas shall be used as the basis for the criteria for acceptance of other work throughout the project.

1.04 WARRANTY

- A. Furnish warranty to provide materials and labor required to repair or replace materials which fail to perform properly due to defective materials or workmanship. This warranty shall be in addition to, and not a limitation of, other rights the owner may have against the contractor under the contract documents.
 - 1. Warranty period is 5 years after date of substantial completion.

PART 2 - PRODUCTS

2.01 MASONRY MATERIALS:

A. Face Brick, Concrete Masonry Units and Accessories: Units of sizes, shapes, colors, surface textures and physical properties matching exiting units requiring replacement.

2.02 MORTAR MATERIALS:

- A. Portland Cement: ASTM C 150, Type I.
 - 1. Use non-staining white cement complying with staining requirements of ASTM C 91, for stonework and other masonry indicated.
- B. Hydrated Lime: ASTM C 207, Type I.
- C. Aggregate for Mortar: ASTM C 144, unless otherwise indicated.
 - 1. Colored Mortar Aggregate: Natural or manufactured sand selected to produce mortar color to match existing mortar.
 - 2. Match size, texture and gradation of existing mortar.
- D. Colored Mortar Pigment: Natural and synthetic iron oxides and chromium oxides, compounded for use in mortar mixes.
- E. Water: Clean, free of oils, acids, alkalis and organic matter.

2.03 CLEANING MATERIALS AND EQUIPMENT:

- A. Water for Cleaning: Clean, potable, free of oils, acids, alkalis, salts and organic matter.
 - 1. Warm Water: Heat water to temperature of 140 deg. 180 deg. F.
- B. Brushes: Fiber bristle only.
- C. Alkaline Prewash Cleaner: Manufacturer's standard alkaline cleaner for prewash applications only which are followed by acidic cleaner of type indicated for afterwash.
 - 1. Products: Subject to compliance with requirements, provide; "Sure Klean 766 Prewash" ProSoCo, Inc.
- D. Acidic Cleaner: Manufacturer's standard hydrofluoric-acid-based restoration cleaner.
 - 1. Products: Subject to compliance with requirements, provide one of the following;
 - a. "Diedrich 101 Masonry Restorer" Diedrich Chemicals.

- b. "Sure Klean Restoration Cleaner" ProSoCo, Inc.
- E. One-Part Limestone Cleaner: Manufacturer's standard one-part acid formulation for cleaning limestone.
 - 1. Products: Subject to compliance with requirements, provide;
 - a. "Sure Klean Limestone Restorer" ProSoCo, Inc.
- F. Two-Part Limestone Cleaner: Manufacturer's standard 2-part system of alkaline cleaner for prewash and acidic cleaner for afterwash.
 - 1. Products: Subject to compliance with requirements, provide one of the following;
 - a. "Diedrich Limestone Cleaner Prerinse and Afterrinse" Diedrich Chemicals.
 - b. "Sure Klean Limestone Prewash and Afterwash" ProSoCo, Inc.
- G. Liquid-Strippable Masking Agent: Manufacturer's standard product for protecting glass, metal and polished stone surfaces from effects of masonry cleaners.
 - 1. Products: Subject to compliance with requirements, provide one of the following;
 - a. "Sure Klean Acid Stop" ProSoCo, Inc.
 - b. "Diedrich Acid Guard" Diedrich Chemicals.
- H. Spray Equipment for Chemical Cleaners: Low-pressure tank or chemical pump with cone-shaped spray tip.
- I. Spray Equipment for Water: Equipment capable of controlling spray application of water at pressures, volume and temperature (if any) indicated, with not less than 15 deg. fan-shaped spray tip.
- J. Steam Generator: Capable of delivering live steam at nozzle head.

2.04 MORTAR MIXES:

- A. Measure cementitious and aggregate materials in a dry condition by volume or equivalent weight and mix in a clean mechanical mixer.
- B. Pointing Mortar for Brick: Match existing mortar as a sample for color using mix proportion as required.
 - 1. If existing mortar color can not be matched, notify Architect for approval/verification of closest color match prior to commencing work of this project.
- C. Rebuilding Mortar: ASTM C 270, Proportion Specification Type N.

2.05 CHEMICAL CLEANING SOLUTIONS:

A. Dilute chemical cleaning solutions to produce solutions of concentration recommended by chemical cleaner manufacturer, unless otherwise indicated.

2.06 WATER REPELLENTS

- A. Coating of existing brick areas indicated on the drawing shall consist of one (1) saturating coat of the following product:
 - 1. Chem-trete BSM-40.VOC.

- B. It shall be a ethanel based material containing approximately 52 percent active ingredients and be applied per manufacturer's directions.
- C. It shall pass ASTM C 642 and ASTM C 140-65t submersion tests with a repellency rating of 96 percent.
- D. It shall have an effective history for ten (10) years or more. Contractor shall provide the Owner with a manufacturer's ten (10) year material and labor warranty.
- E. It shall have a Moisture Vapor Transmission Rate of 100%, as measured by ASTM D 1653."

2.07 CAST IN PLACE CONCRETE RETAINING WALL FINISHES AT GRADE:

- A. Concrete & Masonry Coatings Thorocoat by BASF
 - 1. See attached specification owner / architect reserves the right to choose from full range of colors, textures & finishes.

2.08 EXTERIOR WALL FACADES BRICK MASONRY & CAST IN PLACE EXPOSED EYE BROW AT ALL FLOORS COATING SYSTEM – ALL SIDES:

- A. Astec Ceramic Coating System
 - 1. Sequence of Installation to be Verified with Manufacturer to be as follows:
 - a. Astec CMCE Primer
 - b. Astec #4000 Surface conditioner
 - c. Astec #2000 Protective base coat
 - d. Astec #900 Ceramic Insulating Coating System
 - e. Astec WPM#9 Waterproof Membrane
 - 2. Manufacturer's Representative
 - a. Imperial Painting & Coatings LLC 109 Ashland Avenue West Orange, NJ 07502
 - Attention: Christopher Mi
 - Christopher Micheludis T: 973-414-8000 x 103
 - C: 973-479-6286
 - E: <u>chris@imperialpainting.com</u>
 - 3. Architect reserves the right to use any color in product line for final façade design

PART 3 - EXECUTION

3.01 CLEANING EXISTING MASONRY:

b.

- A. Protect the following surfaces from contact with chemical cleaners of type indicated by use of strippable masking agent or polyethylene film and waterproof masking tape:
 - 1. Glass, unpainted metal trim, polished stone exposed to acidic chemical cleaners.
 - 2. Unpainted metal exposed to alkali cleaners.
- B. Water Spray Pressures: Comply with the following requirements:
 - 1. Low-Pressure Spray: 100-400 psi; 3-6 gal/minute.

- 2. Medium Pressure Spray: 400-800 psi; 3-6 gal/minute.
- 3. High Pressure Spray: 800-1200 psi; 3-6 gal/minute.
- C. Chemical Cleaner Application: Comply with manufacturer's directions, using brush or spray application methods. Do not spray-apply to pressures exceeding 50 psi. Do not apply chemicals more than twice.

3.02 BRICK REMOVAL AND REPLACEMENT:

- A. Remove damaged, spalled or deteriorated brick. This shall include all cracked brick and spalled brick where 1/8 inch or more of the surface is loose or fallen off. Clean remaining brick at edges of removal area by removing mortar, dust and loose debris.
- B. Reconstruct same brick after cleaning, removing mortar, dust and loose debris. Match bonding and coursing pattern of exiting brick. Turn brick face as required to match existing brick.
- C. Tool exposed mortar joints in repaired area to match joints of surrounding existing brickwork.
- D. Repoint new mortar joints in repaired area to comply with requirements for repointing existing masonry except rake out joints before mortar sets.
- E. Repointing Existing Masonry: All mortar joints should be carefully examined and where they are found to be cracked, washed out, debonded more than 8 mils wide, loose or otherwise defective, contractor to rake out mortar from joints to depths equal to 2-1/2 times their widths but not less than 1/2" nor less than required to expose sound, unweathered mortar. Leave clean joints with bond surfaces of masonry exposed and reveals with square backs.
 - 1. Cut out old mortar by hand with chisel and mallet.
 - 2. At the contractors option, "power equipment" can be utilized for the removal of old mortar. Care should be exercised that no damage will occur to the brick during use of this equipment. Any damaged brick is to be replaced to match existing color, texture and profile, at no cost to the owner.
- F. Joint Pointing: Rinse masonry surfaces with water to remove dust and mortar particles. At time of pointing provide damp joint surfaces free of standing water. Apply and compact first layer of mortar to areas where existing mortar was removed to depths greater than surrounding areas. After depth of joints are uniform, apply pointing mortar in thin layers, compacting each in turn after each becomes thumbprint hard. Do not featheredge final layer. Tool joints to match original appearance of joints. Cure mortar for 72 hours.
 - 1. Where repointing work precedes cleaning of existing masonry, allow mortar to harden not less than 30 days before beginning cleaning work.
- G. For areas repointed or repaired after restoration cleaning has taken place, remove excess mortar and foreign matter from masonry by using stiff nylon or bristle brushes and clean water, spray applied at low pressures.

3.03 WATER REPELLENTS:

- A. Do not proceed with application of water repellent until sealants for joints adjacent to surfaces to receive water repellent treatment have been installed and cured.
- B. Protection:
 - 1. Mask off and cover adjacent surfaces to prevent contamination by water repellents whether by spray, drift, drip, or spillage.

- C. Comply with manufacturer's written application instructions.
- D. Unless specifically indicated by manufacturer's instructions, use low pressure spray equipment to apply a heavy saturation coat to substrate.

END OF SECTION 040120

SECTION 061000 - ROUGH CARPENTRY

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Carpentry work not specified as part of other sections and which generally is not exposed, except as otherwise indicated.
 - 2. Rough carpentry for:
 - a. Miscellaneous lumber for attachment and support of other work.
 - 3. Preservative treatment.
 - 4. Fire retardant treatment.

1.02 SUBMITTALS

- A. Treated Wood: Treating plant's instructions for use, including storage, cutting, and finishing.
 - 1. Pressure preservative treatment: Treating plant's certification of compliance with specified standards and stating process employed and preservative retention values.
 - a. Treatment for above-ground use: Certification of kiln drying after treatment.
 - 2. Fire-retardant treatment: Treating plant's certification of compliance with specified requirements.
 - 3. Submit two (2) copies of each of the above required submittals.

1.03 QUALITY ASSURANCE

- A. Lumber: Comply with PS 20 and approved grading rules and inspection agencies.
- B. Grade Stamps for Concealed Lumber: Each piece of lumber, applied by inspection agency and showing compliance with each specified requirement.
 - 1. Marking of Fire-Retardant Treated Wood: Each piece of lumber or plywood, applied by inspection agency, and showing compliance with specified standards.
 - a. Comply with International Building Code requirements:
 - 1. AWPA C20 or AWPA C27.
 - 2. ASTM E84.
 - 3. Labeling (IBC Section 2311).

1.04 DELIVERY STORAGE AND HANDLING

A. Protect wood products against moisture and dimensional changes. Support stacks at several

ROUGH CARPENTRY

uniformly spaced points to prevent deformation. Store stacks raised above ground. Cover to protect from rain and snow. Select and arrange cover to allow air circulation under and all around stacks to prevent condensation. Maintain and restore displaced coverings. Remove from the site any wood products that have been subjected to moisture or that do not comply with the specified moisture requirements.

1.05 JOB CONDITIONS

A. Installer's Inspection of Conditions: Installer must examine the existing substrates and conditions under which the work is to be performed, and must perform whatever preparatory work is required in order to render the existing substrates and other conditions satisfactory for the installation specified. Coordination: Fit carpentry work to other work; scribe and cope as required for accurate fit. Correlate location of nailers, blocking, cants and similar supports to allow proper attachment of other work.

PART 2 - PRODUCTS

2.01 DIMENSION LUMBER

- A. Size: Provide nominal sizes indicated, complying with PS 20 except where actual sizes are specifically required.
- B. Miscellaneous Lumber: Provide dimension lumber and boards necessary for the support of work specified in other sections, whether or not specifically indicated, and including but not limited to blocking, nailers, etc.
 - 1. Moisture content: 19 percent maximum (S-dry), at time of dressing.
 - 2. Lumber: S4S, No. 1 or construction grade.
 - 3. Boards: Construction, 2 common, or No.2 grade.

2.02 MISCELLANEOUS MATERIALS

- A. Fasteners: Provide as required by applicable codes and as otherwise indicated.
 - 1. Provide fasteners with a hot-dip zinc coating (ASTM A 153) for treated lumber and where wood is in ground contact, subjected to high relative humidity, or exposed to weather.

2.03 WOOD TREATMENT BY PRESSURE PROCESS - IF NEEDED

- A. Above Ground Lumber: AWPA C-2 or C (waterborne preservatives).
 - 1. Kiln dried after treatment (KDAT) to 19 percent maximum moisture content.
 - 2. Treat the following:
 - 1. Wood in Contact with masonry or concrete:
 - Minimum Retension : .25 pcf. of CCA.
 - b. Other members indicated on drawings:

1.

- 1. Minimum Retension: .25 pcf of CCA.
- c. Plywood Boards in contact with roofs.

ROUGH CARPENTRY

- 1. Minmum Retention: .25 pcf of CCA.
- B. Fire-Retardant Treatment:
 - 1. Fire-Retardant Treatment: Use only treatment materials which will not bleed or bloom or be detrimental to applied finishes.
 - 2. Low-Hygroscopic-Type Fire-Retardant Treatment: AWPA C20, Interior Type A for lumber, C27 for plywood; not containing halogens, sulfates, or ammonium phosphate; recommended by manufacturer for use with materials to be exposed to relative humidity of up to 95 percent, and listed by testing agency for material requiring milling after treatment.
 - a. Treatment products: The following products, provided they comply with requirements of the contract documents will be among those considered acceptable:
 - (1) "Dricon"; Hickson Corporation.
 - (2) "Flame Proof LHC"; Osmose Wood Preserving, Inc.
 - 3. Treat members indicated on the drawings.
- C. Fasteners: Hot-dip galvanized steel (ASTM A153).

PART 3 - EXECUTION

3.01 INSTALLATION - GENERAL

- A. Arrange work to use full length pieces except where lengths would exceed commercially available lengths. Discard pieces with defects that would lower the required strength or appearance of the work.
- B. Cut and fit members accurately. Install plumb and true to line and level.
- C. Fasten carpentry in accordance with applicable codes and recognized standards.
 - 1. Securely attach carpentry work to substrates by anchoring and fastening as shown and as required by recognized standards. Make tight connections between members. Install fasteners without splitting of wood; pre-drill as required.
- D. Where exposed, countersink screw / bolt and fill flush with suitable filler product.
- E. Use fasteners of appropriate type and length. Predrill members when necessary to avoid splitting wood.
- F. Complete fabrication of treated items prior to treatment, wherever possible. If cut after treatment, coat cut surface with heavy brush coat of same chemical used for treatment. Inspect each piece of lumber after drying and discard damaged or defective pieces.
- G. Blocking and Nailers) if required for construction shall be secured to building structure as indicated. Unless otherwise indicated, nailers of 2" nominal thickness shall be secured with not less than 3/8" diameter bolts or anchor bolts at not over 2'-8" ' on center. Nailers over 2" nominal thickness shall be secured with not less than 1/2" diameter bolts or anchor bolts at not over 4' on center.

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H. Provide fastenings at 12" o.c. and no greater than 3" from end of synthetic boards. Where trim members are indicated to be fastened to masonry, bolts shall be attached to suitable drilled anchors as listed above.

3.02 MISCELLANEOUS CARPENTRY

- A. Provide miscellaneous blocking, nailers, grounds, and framing as shown and as required for support of facing materials, fixtures, specialty items, and trim. Cut and shape to the required size. Provide in locations required by other work.
- B. Use countersunk fasteners appropriate to applied loading.
- C. Install permanent grounds for concrete and masonry where required.

END OF SECTION 061000

SECTION 072750 - FIRESTOPPING & SMOKEPROOFING

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Firestopping of all penetrations through all walls and floors, including fire barriers.
- B. Firestopping of each penetration shall be the responsibility of the entity who cuts or requires the penetration.
- C. Firestopping of architectural slots and holes shall be the responsibility of the general work contractor.
- D. The general work contractor shall obtain necessary information from other contractors and coordinate all firestopping work, perform all specified inspections, and make required reports and submittals relating to extent of work required.
- E. Work Not Included: Repairing penetrations made in error and repairing penetrations which are too large to be sealed by the methods indicated; these are to be repaired using the original material of the construction.
- F. Products Furnished but Not Installed:
 - 1. Sleeves which are an integral part of the firestopping assembly but which must be set by installer of other construction.
- G. Related Sections:
 - 1. Fire-resistant, manufactured expansion joint covers: Division 5.
 - 2. Fireproofing: Elsewhere in Division 7.
 - 3. Plumbing & Mechanical Requirements, Elsewhere in Division 15.
 - 4. Electrical Requirements, Elsewhere in Division 16.

1.02 DEFINITIONS

A. Fire Barrier: Any wall, floor, ceiling, or roof which is indicated as having a fire-resistance rating.

1.03 SUBMITTALS

- A. Preinstallation Inspection Report: Identify penetrations which need to be repaired using the original material of the assembly.
- B. Schedule of Firestopping: Complete list, for approval, of penetrations to be sealed, indicating location, fire rating of penetrated assembly, identification of penetration seal to be used, fire rating of penetration seal, and evidence of acceptable testing.
- C. Product Data: Complete product and system description, including tested assembly details, installation instructions, and limitations on use.
- D. Maintenance Data: Include detailed instructions for repair and for modification due to changes in penetrating items.

- E. Final inspection report(s).
- F. Project Record Documents: Drawings showing locations of all fire barriers, the actual penetrations through them, and the manner in which they have been sealed; cross-referenced to maintenance data.

1.04 QUALITY ASSURANCE

- A. Testing Requirements: Testing shall have been conducted or witnessed by an independent testing agency acceptable to governing authorities.
 - 1. Test method: ASTM E 814.
 - 2. Conduct tests with a measurably higher pressure inside the chamber than outside.
 - 3. The listing of the assembly to be used in the current edition of one of the following classification guides will be considered evidence of acceptable testing:
 - a. Underwriters Laboratories Inc. "Fire Resistance Directory."

1.05 DELIVERY, STORAGE, AND HANDLING

- A. Coordinate delivery of products to minimize storage time at site.
- B. Deliver products to project site in original unopened containers bearing the name of the manufacturer, product name, type, and testing agency's identification mark.
- C. Store products in accordance with manufacturer's instructions.

1.06 PROJECT CONDITIONS

A. Coordination Meeting: Prior to the start of work which involves cutting penetrations, conduct a meeting with installers of such work to identify fire barriers and required configurations of penetrations and to discuss the proper procedures and time schedule for cutting, patching, and sealing penetrations in such assemblies, with emphasis on avoiding unnecessary cutting and patching.

1.07 SEQUENCING AND SCHEDULING

A. Perform firestopping work after completion of work which penetrates walls and floors, but prior to covering up or eliminating access to the penetration. Coordinate with installers of such other work.

PART 2 - PRODUCTS

2.01 MANUFACTURERS

- A. Firestopping Materials:
 - 1. Manufacturers: Products made by the following manufacturers provided they comply with the requirements of the contract documents, will be among those considered acceptable.
 - 1. Tremco, Construction Division
 - 2. 3M Electrical Products Division
 - 3. Hilti Corporation

2.02 MATERIALS

- A. Firestopping Materials: Provide penetration seal assemblies whose fire-resistance ratings have been determined by testing in the configurations required and which have fire-resistance ratings at least as high as that of the fire-rated assembly in which they are to be installed.
 - 1. It is the contractor's responsibility to determine the types of penetrations to be sealed and to select appropriate firestopping assemblies.
 - 2. If a tested assembly is not available for a particular penetration configuration, modify the penetration configuration to suit available assemblies; do not modify assembly configuration except as specifically stated in the test report or as approved by the authority having jurisdiction.
 - 3. Provide products which:
 - a. Allow normal expansion and contraction movement of the penetrating item without failure of the penetration seal.
 - b. Emit no hazardous, combustible, or irritating by-products during installation or curing period.
 - c. Do not require special tools for installation.
- B. Labels: Red, permanent marking using the words "Fire-Rated Assembly Do not disturb See maintenance instructions" and the testing agency designation, or equivalent as approved by the authority having jurisdiction.
 - 1. For marking firestopping assemblies, use self-adhesive tape or wired-on labels.

PART 3 - EXECUTION

3.01 EXAMINATION

- A. Preinstallation Inspection: Inspect all walls and floors including fire barriers for penetrations of any type; mark or otherwise identify all penetrations indicating action required:
 - 1) repair; or 2) firestopping.
 - 1. Conduct inspection prior to covering up or enclosing walls or ceilings.
 - 2. Conduct inspection jointly with authorized representative of authority having jurisdiction.
 - 3. Submit a report detailing findings of inspection to the architect.
- B. If the configuration of a particular penetration does not conform to the configuration necessary for the required firestopping assembly, notify the installer of the penetration for modification of the configuration to suit the assembly; do not use the firestopping assembly in other configurations except as specifically stated in the test report or as approved by the authority having jurisdiction.

3.02 PREPARATION

- A. Installation Meeting: Prior to start of work, conduct a meeting to verify that the installation instructions and procedures required are understood by installers.
 - 1. The following shall attend this meeting:

FIRESTOPPING

- a. General contractor.
- b. Installers of firestopping.
- B. Prepare penetrations in accordance with the material manufacturer's instructions.

3.03 INSTALLATION

- A. Install firestopping materials in exact accordance with manufacturer's instructions and the conditions of the testing; provide all accessory materials required.
- B. Remove combustible forming materials, unless they are a required component of the tested assembly.

3.04 PERMANENT IDENTIFICATION OF PENETRATIONS

A. Near fire barriers, mark each exposed penetration with label identifying it as a fire-stopped assembly.

3.05 FIELD QUALITY CONTROL

- A. Obtain the services of firestopping material manufacturer's representative to instruct installers and to inspect the completed installations for correctness.
- B. Inspect completed installations for completeness and correct installation.
 - 1. If installed work is to be covered in completed work, inspect and obtain approval prior to covering.
 - 2. Obtain the approval of the material manufacturer.
 - 3. Obtain the approval of the authority having jurisdiction.
 - 4. Submit report of inspection to the architect.

3.06 CLEANING

A. Clean up excess material adjacent to penetrations promptly; use methods and materials approved by the manufacturers of the penetration seals and of surfaces to be cleaned.

3.07 PROTECTION

- A. Protect installed work during curing period.
- B. Protect installed work from damage from construction operations using substantial barriers if necessary.
- C. Repair damaged materials in accordance with manufacturer's instructions.

END OF SECTION 072750

FIRESTOPPING

SECTION 079200 - JOINT SEALANTS

PART 1 - GENERAL

1.01 SUMM

ARY

- A. Section Includes:
 - 1. The sealing of joints indicated on schedule at the end of this section.
 - 2. The sealing of exterior joints, including:
 - a. Interior wall & Component joints.
 - b. Joints around perimeter of frames.
 - 3. The sealing of interior joints, including:
 - a. Wall joints.
 - b. Joints between dissimilar materials (including walls and soffits, ceilings and ceramic tile, etc.).
 - c. Joints around perimeter of frames.
 - d. Joints between countertops and walls.
 - 4. The sealing of concealed joints in sound-retardant assemblies, including:
 - a. Around all outlet boxes, between top and bottom stud runners and structure, and at all other joints in gypsum board walls.
 - 5. The sealing of joints in floors and pedestrian paving.
 - 6. The sealing of other joints indicated on drawings.
- B. Joints of a nature similar to that of joints indicated on the schedule shall be sealed with same sealer, whether indicated on drawings to be sealed or not.
- C. Related Sections:
 - 1. Joint sealers in electrical work: Division 16.

1.02 DEFINITIONS

A. Substrates:

- 1. **M-type substrates**: Concrete, concrete masonry units, brick, mortar, natural stone. The term "masonry" means brick, stone, and concrete masonry work.
- 2. G-type substrates: Glass and transparent plastic glazing sheets.
- 3. **A-type substrates**: Metals, porcelain, glazed tile, and smooth plastics.
- 4. **O-type substrates**: Wood, unglazed tile; substrates not included under other

categories.

- B. **Products**:
 - 1. **Type ''S '' products**: Products are those furnished in prepackaged cartridges or other forms in which no job-site mixing is required.
 - 2. **Type''M'' products**: Products are those furnished in two or more parts for mixing at the job site.
- C. **Grade**: (Defines the flow characteristics of the sealant)
 - 1. **Grade P**: Refers to products having sufficient flow to fill joints in horizontal surfaces and remain level and smooth at temperatures as low as 40 degrees F. This designation generally applies to products rated for traffic use.
 - 2. **Grade NS**: Refers to products suitable for installation in joints in vertical surfaces without sagging at temperatures between 40 degrees F. and 122 degrees F. This designation can apply for both traffic and non-traffic uses.

D. Use Classifications:

- 1. **Use T**: Classifies sealants designed for joints in surfaces subject to pedestrian and vehicular traffic.
- 2. **Use NT**: Classifies sealants designed for nontraffic exposures.

1.03 SUBMITTALS

- A. Product Data: Manufacturer's data on each joint sealer, with instructions for substrate preparation and installation.
- B. Samples for Color Selection: Cured samples of actual products showing manufacturer's full range of colors. (Products exposed to view only.)
- C. Certified Product Test Reports: Independent testing agency reports showing compliance with all specified requirements.
 - 1. Reports may be on tests conducted up to 24 months before submission, provided the products tested were aged specimens of the same formulation as that to be used.
- D. Certificates: For each sealer, provide manufacturer's certificate stating that the product complies with the specifications and is appropriate for the use it is being put to.
- E. Installer Qualifications: For approval by the Architect.
- F. Installer's Preconstruction Inspection Report: List all conditions detrimental to performance of joint sealer work.

1.04 QUALITY ASSURANCE

- A. Installer Qualifications:
 - 1. Execution of 20 sealer installations of similar size and scope.
 - 2. Similar installations completed within 5 years before start of this project.
 - 3. Lead mechanic assigned from among those experienced on previous similar projects.

1.05 DELIVERY, STORAGE, AND HANDLING

A. Deliver materials in original containers or bundles with labels showing manufacturer, product name or designation, color, shelf life, and installation instructions.

1.06 PROJECT CONDITIONS

- A. Environmental Limitations: Do not install sealers if any of the following conditions exist:
 - 1. Air or substrate temperature exceeds the range recommended by sealer manufacturer or is below 40 degrees F (4.4 degrees C).
 - 2. Substrate is wet, damp, or covered with snow, ice, or frost.
- B. Dimensional Limitations: Do not install sealers if joint dimensions are less than or greater than that recommended by sealer manufacturer; notify the architect and get sealer manufacturer's recommendations for alternative procedures.

1.07 WARRANTY

A. Submit written warranty signed by contractor and installer guaranteeing to correct failures in sealer work that occur within **3 years** after substantial completion, without reducing or otherwise limiting any other rights to correction which the Owner may have under the contract documents. Failure is defined as failure to remain weather tight due to faulty materials or workmanship. Correction is limited to replacement of sealers.

PART 2 - PRODUCTS

2.01 MATERIALS - GENERAL

- A. General: Provide only products which are recommended and approved by their manufacturer for the specific use to which they are put and which comply with all requirements of the contract documents.
 - 1. For each generic product, use only materials from one manufacturer.
 - 2. Provide only materials which are compatible with each other and with joint substrates.
 - 3. Colors of exposed sealers: As selected by the Architect from manufacturer's full range of all available colors.
- B. Products: The design is based on the product(s) listed for each generic type. Comparable products from other manufacturers will be considered for <u>substitution</u>. Comply with

Section 01600 requirements for substitutions.

2.02 ELASTOMERIC SEALANTS

- A. <u>Elastomeric Sealants General:</u> Chemically curing elastomeric sealants of types indicated, complying with ASTM C 920, including specific Type, Grade, Class, and Uses indicated, as well as all other requirements specified.
 - Where movement capability exceeding that measured by ASTM C 920 is specified, sealant shall withstand the total movement indicated while remaining in compliance with the other requirements specified, when tested in accord with ASTM C 719, with base joint width measured at the time of application.
 - 2. For M-type substrates: Comply with requirements for Use M.
 - 3. For G-type substrates: Comply with requirements for Use G.
 - 4. For A-type substrates: Comply with requirements for Use A.
 - 5. For O-type substrates: Comply with requirements for Use M (minimum) and Use O for the particular substrate.
- B. <u>Type "1"; Mildew-Resistant Silicone Sealant:</u> One-part, Type S, Grade NS, Class 25, Use NT, formulated with fungicide, for interior use on nonporous substrates.
 - 1. Products:
 - a. "Proglaze White"; Tremco, Inc.
- C. <u>Type "2";Two-Part Nonsag Low-Modulus Urethane Sealant:</u> Type M, Grade NS, Substrates M,A,O Class 25, Use NT, plus movement capability of 50 percent in both extension and compression.
 - 1. Products:
 - a. "Dymeric"; Tremco Construction Division.
 - b. "Sikaflex 2c NS", plus or minus 50% movement; Sika Corporation.
- D. <u>Type "3"; Multipart Pourable Urethane Sealant:</u> Type M, Grade P, Class 25, Use T. Substrates M,A,O
 - 1. Products:
 - a. "THC-900"; Tremco, Inc.
 - b. "Sikaflex 2c SL", plus or minus 50% movement; Sika Corporation.
- E. <u>Type "4"; Nonsag Urethane Sealant for Use T:</u> Type S or M, Grade NS, Class 25, Use T.
 - 1. Products:
 - a. "Chem-Calk 2641"; Bostik Inc.
 - b. "Dynatred"; Pecora Corporation.
 - c. "Sikaflex 1a"; Sika Corporation.

- F. <u>Type "5"; One-Part Nonsag Low-Modulus Urethane Sealant:</u> Type S, Grade NS, Class 25, Use NT, Substrates M,A,O plus movement capability of 50 percent in both extension and compression.
 - 1. Products:
 - a. "Dymonic"; Tremco Construction Division.
 - b. "Sikaflex 15LM", plus 100%-50% movement; Sika Corporation.
- G. <u>Type "6"; One-Part Pourable Urethane Sealant:</u> Type S, Grade P, Class 25, Use T.
 - 1. Products:
 - a. "Chem-Calk 950"; Bostik Inc.
 - b. "Vulkem 45"; Mameco International, Inc.
 - c. "Urexpan NR-201"; Pecora Corporation.
 - d. "Sonolastic SL-1"; Sonneborn Building Products Division/ChemRex, Inc.
 - e. "Sikaflex 1c SL"; 25% movement; Sika Corporation.
- H. <u>Type "7"; Urethane Sealant for Water Immersion:</u> One- or two-part urethane, Grade NS, Class 25, Use NT, specifically recommended by the manufacturer for sealing joints immersed continuously in water.
 - 1. Products:
 - a. "Vulkem 116"; Mameco International, Inc.
 - b. "Vulkem 922"; Mameco International, Inc.
 - c. "Permapol RC 270 Reservoir Sealant"; Products Research & Chemical Corporation.
 - d. "Sikaflex 1A"; one part; Sika Corporation.
 - e. "Sikaaflex 2CNS"; two part; Sika Corporation.

2.03 LATEX SEALANTS

- A. <u>Type "8"; Acrylic-Latex Emulsion Sealant:</u> One-part, nonsag, mildew-resistant, paintable; complying with ASTM C 834.
 - 1. Products:
 - a. "Tremco Acrylic Latex 834"; Tremco Construction Division.

2.04 NONCURING SEALERS (Acoustical Sealant)

- A. <u>Type "9"; Noncuring Butyl Sealant:</u> Nondrying, nonhardening, nonskinning, nonstaining, gunnable, synthetic rubber sealant.
 - 1. Products:
 - a. "Tremco Acoustical Sealant"; Tremco, Inc.

2.05 FIRE RESISTANT JOINT SEALERS

A. General: Provide manufacturer's standard fire-stopping sealant, with accessory materials, having fire resistance ratings indicated as stablished by testing identical assemblies per
 ASTM F 814 by Underwriters Laboratory. Inc. or other testing and increasing agen

ASTM E 814 by Underwriters Laboratory, Inc. or other testing and inspecting agency acceptable to authorities having jurisdiction.

- B. One-Part Fire-Stopping Sealant: One part **elastomeric sealant formulated for use in a through-penetration fire-stop system** for sealing openings around cables, conduit, pipes and similar penetrations through walls and floors.
- C. Products: Subject to compliance with requirements, provide one of the following:
 - 1. "Dow Corning Fire Stop Sealant"; Dow Corning Corp.
 - 2. "3M Fire Barrier Caulk CP-25"; Electrical Products Div. /3M.
 - 3. "RTV 7403"; General Electric Co.
 - 4. "Metacaulk 950"; Metalines.

2.06 COMPRESSION SEALS

- A. <u>Compressible Foam Sealer:</u> High-density open-cell urethane foam saturated with nondrying water-repellent; precompressed in rolls or sticks; permanently flexible, mildew-resistant, nonstaining.
 - 1. For vertical above grade applications:
 - a. Select sizes so that installed sealer is compressed as recommended by manufacturer to provide a weathertight seal.
 - b. Products:
 - 1. "Emseal Sof-Joint Seal"; Emseal Joint Systems, Ltd.

2.07 SEALANT BACKERS

- A. Backers General: Nonstaining; recommended or approved by sealant manufacturer for specific use.
- B. Backer Rods: Flexible, nonabsorbent, compressible polyurethane foam, either open-cell or non-gassing closed-cell, unless otherwise restricted by sealant manufacturer; preformed to appropriate size and shape.

2.08 JOINT FILLER

- A. Concrete Slab Application:
 - 1. Basis of Design: "Poly Strip & Poly Joint"; HPI Products Corp.
 - 2. Provide performed highly flexible, closed cell, low density, polyethylene foam material joint filler with effective compressive and recovery capabilities to prevent damage to concrete slab and structure during the expansion and contraction cycles.

- a. Provide joint filler for full thickness of the concrete slab.
- b. Provide joint filler compatible with joint sealer as specified, submit written documentation of filler compatibility with sealer.

2.09 MISCELLANEOUS MATERIALS

- A. Primers: As recommended by sealer manufacturer.
- B. Cleaners: As recommended by sealer manufacturer and not damaging to substrates.
- C. Masking Tape: Nonabsorbent, non-staining.
- D. Tooling Agents: Approved by sealant manufacturer; non-staining to sealant and substrate.

PART 3 - EXECUTION

3.01 EXAMINATION

- A. Examine joints for characteristics that may affect sealer performance, including configuration and dimensions.
- B. Do not begin joint sealer work until unsatisfactory conditions have been corrected.

3. Commencement of work shall constitute acceptance of conditions. Any necessary remedial work required to correct any unsatisfactory conditions, found after the start of installation, will be provided at no cost to the Owner.

3.02 **PREPARATION**

- A. Cleaning: Just before starting sealer installation, clean out joints in accordance with recommendations of sealer manufacturers and as follows:
 - 1. Remove all material that could impair adhesion, including dust, dirt, coatings, paint, oil and grease. Exception: Materials tested to show acceptable adhesion and compatibility.
 - 2. Dry out damp and wet substrates thoroughly.
 - 3. Clean M-type and O-type substrates by suitable mechanical or chemical methods.
 - 4. Remove loose particles by vacuuming or by blowing with oil-free compressed air.
 - 5. Concrete: Remove laitance and form-release coatings.
 - 6. Clean A-type and G-type substrates by chemical or other methods which will not damage the substrate.
 - 7. Use methods which will not leave residues that will impair adhesion.
- B. Priming: Prime substrates as recommended by sealer manufacturer.
- C. Masking Tape: Use masking tape to keep primers and sealers off of adjacent surfaces which would be damaged by contact or by cleanup. Remove tape as soon as practical.
- D. Install fillers where needed to provide proper joint depth or support for sealant backers.
 - 1. Place joint filler approximately 3/4 inch below the surface of top of slab.
 - 2. Joint sealant to be placed filling the remaining void, to provide concave condition.

3.03 INSTALLATION

- A. Comply with sealer manufacturers' installation instructions and recommendations, except where more restrictive requirements are specified.
- B. Elastomeric Sealants: Comply with recommendations of ASTM C 962.
- C. Latex Sealants: Comply with recommendations of ASTM C 790.
 - 1. Painting of exposed interior latex sealants will not be permitted.
 - 2. Painting of exposed sealants around interior door frames will not be permitted.
- D. Sealants in Acoustical Assemblies: Comply with recommendations of ASTM C 919.
- E. Backers:
 - 1. Install backers at depth required to result in shape and depth of installed sealant which allows the most joint movement without failure.
 - a. Make backers continuous, without gaps, tears, or punctures.
 - b. Do not stretch or twist backers.
 - 2. If backers become wet or damp before installation of sealant, dry out thoroughly before proceeding.
- F. Sealants: Use methods recommended by manufacturer; completely fill the joint; make full contact with bond surfaces; tool nonsag sealants to smooth surface eliminating air pockets.
 - 1. Use concave joint shape shown in Figure 6A in ASTM C 962, where not otherwise indicated.
- G. Compressible Foam Sealers: Use methods recommended by manufacturer; do not stretch; use as few end joints as possible; make tight, sealed joints at corners and intersections; in cold weather, accelerate expansion using heat.

3.04 PROTECTION AND CLEANING

- A. Clean surfaces adjacent to joints as work progresses and before sealants set using methods and materials approved by manufacturers of sealers and of surfaces to be cleaned.
- B. Protect joint sealers from contamination and damage.
- C. Remove and replace damaged sealers.

3.05 <u>SCHEDULE OF JOINT SEALERS</u>

- A. General: Unless otherwise indicated, joints around perimeter of frames, where indicated to be sealed, are to be sealed using sealer specified for the substrate adjacent to the frame.
- 2. All joints to be sealed regardless of whether or not they are indicated on drawings.

C. Exterior Joints for Which No Other Sealer Is Indicated:

- 1. Use one of the following sealants:
 - a. <u>Type "2"</u> : Two-part non-sag low-modulus urethane sealant.
 - b. <u>Type "5"</u>: One-part non-sag low-modulus urethane sealant.
- 2. Backer: Backer rod.
- 3. Joint shape: Concave joint configuration.

D. Interior Joints for Which No Other Sealer Is Indicated:

- 1. Use one of the following sealants:
 - a. <u>Type "8"</u>: Acrylic-emulsion latex sealant.
- 2. Backer: Backer rod.
- 3. Joint shape: Concave joint configuration.

E. Interior Floor Joints and Pedestrian Paving Joints, Less than 1-1/2 Percent Slope:

- 1. Use one of the following sealants:
 - a. <u>Type "3":</u> Two-part pourable urethane sealant.
 - b. <u>Type "4"</u>:Two-part nonsag urethane sealant for Use T.
 - c. <u>Type "6"</u>:One-part pourable urethane sealant.
- 2. Backer: Compressible joint filler as indicated.
- 3. Joint shape: Concave joint configuration.

F. Joints around Pipes, Ducts, and Conduit Penetrating Exterior Walls and Roofs:

- 1. Use one of the following sealants:
 - a. Same as used for adjacent substrates.

G. Joints in Interior Wet Areas:

- 1. Use one of the following sealants:
 - a. <u>Type "1"</u>: Mildew-resistant silicone sealant.
- 2. Backer: Backer rod.
- 3. Joint shape: Concave joint configuration.

H. Concealed Joints in Acoustical Assemblies:

- 1. Use one of the following sealants:
 - a. <u>Type "9"</u>: Noncuring butyl sealant.

I. Joints immersed continuously in water:

JOINT SEALANTS

- 1. Use the following sealant:
 - a. <u>Type "7"</u>: Urethane Sealant for Water Immersion.
- 2. Backer: Backer rod.
- 3. Joint shape: Concave joint configuration.

END OF SECTION 079200

SECTION 08 71 00

DOOR HARDWARE

PART 1 - GENERAL

1.1 SUMMARY:

- A. Section Includes: Finish Hardware for door openings, except as otherwise specified herein.
 - 1. Door hardware for steel (hollow metal) doors.
 - 2. Door hardware for aluminum doors.
 - 3. Door hardware for wood doors.
 - 4. Door hardware for other doors indicated.
 - 5. Keyed cylinders as indicated.
- B. Related Sections:
 - 1. Division 6: Rough Carpentry.
 - 2. Division 8: Aluminum Doors and Frames
 - 3. Division 8: Hollow Metal Doors and Frames.
 - 4. Division 8: Wood Doors.
 - 5. Division 26 Electrical
 - 6. Division 28: Electronic Security
- C. References: Comply with applicable requirements of the following standards. Where these standards conflict with other specific requirements, the most restrictive shall govern.
 - 1. Builders Hardware Manufacturing Association (BHMA)
 - 2. NFPA 101 Life Safety Code
 - 3. NFPA 80 -Fire Doors and Windows
 - 4. ANSI-A156.xx- Various Performance Standards for Finish Hardware
 - 5. UL10C Positive Pressure Fire Test of Door Assemblies
 - 6. ANSI-A117.1 Accessible and Usable Buildings and Facilities
 - 7. DHI /ANSI A115.IG Installation Guide for Doors and Hardware
 - 8. New York City Building Code
- D. Intent of Hardware Groups
 - 1. Should items of hardware not definitely specified be required for completion of the Work, furnish such items of type and quality comparable to adjacent hardware and appropriate for service required.
 - 2. Where items of hardware aren't definitely or correctly specified, are required for completion of the Work, a written statement of such omission, error, or other discrepancy to Architect, prior to date specified for receipt of bids for clarification by addendum; or, furnish such items in the type and quality established by this specification, and appropriate to the service intended.
- 1.2 SUBSTITUTIONS:
 - A. Comply with Division 1.

- 1.3 SUBMITTALS:
 - A. Comply with Division 1.
 - B. Special Submittal Requirements: Combine submittals of this Section with Sections listed below to ensure the "design intent" of the system/assembly is understood and can be reviewed together.
 - C. Product Data: Manufacturer's specifications and technical data including the following:
 - 1. Detailed specification of construction and fabrication.
 - 2. Manufacturer's installation instructions.
 - 3. Wiring diagrams for each electric product specified. Coordinate voltage with electrical before submitting.
 - 4. Submit 6 copies of catalog cuts with hardware schedule.
 - 5. Provide 9001-Quality Management and 14001-Environmental Management for products listed in Materials Section 2.2
 - D. Shop Drawings Hardware Schedule: Submit 6 complete reproducible copy of detailed hardware schedule in a vertical format.
 - 1. List groups and suffixes in proper sequence.
 - 2. Completely describe door and list architectural door number.
 - 3. Manufacturer, product name, and catalog number.
 - 4. Function, type, and style.
 - 5. Size and finish of each item.
 - 6. Mounting heights.
 - 7. Explanation of abbreviations and symbols used within schedule.
 - 8. Detailed wiring diagrams, specially developed for each opening, indicating all electric hardware, security equipment and access control equipment, and door and frame rough-ins required for specific opening.
 - E. Templates: Submit templates and "reviewed Hardware Schedule" to door and frame supplier and others as applicable to enable proper and accurate sizing and locations of cutouts and reinforcing.
 - 1. Templates, wiring diagrams and "reviewed Hardware Schedule" of electrical terms to electrical for coordination and verification of voltages and locations.
 - F. Samples: (If requested by the Architect)
 - 1. 1 sample of Lever and Rose/Escutcheon design, (pair).
 - 2. 3 samples of metal finishes
 - G. Contract Closeout Submittals: Comply with Division 1 including specific requirements indicated.
 - 1. Operating and maintenance manuals: Submit 3 sets containing the following.
 - a. Complete information in care, maintenance, and adjustment, and data on repair and replacement parts, and information on preservation of finishes.
 - b. Catalog pages for each product.
 - c. Name, address, and phone number of local representative for each manufacturer.
 - d. Parts list for each product.
 - 2. Copy of final hardware schedule, edited to reflect, "As installed".

- 3. Copy of final keying schedule
- 4. As installed "Wiring Diagrams" for each piece of hardware connected to power, both low voltage and 110 volts.
- 5. One set of special tools required for maintenance and adjustment of hardware, including changing of cylinders.
- 1.4 QUALITY ASSURANCE
 - A. Comply with Division 1.
 - 1. Statement of qualification for distributor and installers.
 - 2. Statement of compliance with regulatory requirements and single source responsibility.
 - 3. Distributor's Qualifications: Firm with 3 years experience in the distribution of commercial hardware.
 - a. Distributor to employ full time Architectural Hardware Consultants (AHC) for the purpose of scheduling and coordinating hardware and establishing keying schedule.
 - b. Hardware Schedule shall be prepared and signed by an AHC.
 - 4. Installer's Qualifications: Firm with 3 years experienced in installation of similar hardware to that required for this Project, including specific requirements indicated.
 - 5. Regulatory Label Requirements: Provide testing agency label or stamp on hardware for labeled openings.
 - a. Provide UL listed hardware for labeled and 20 minute openings in conformance with requirements for class of opening scheduled.
 - b. Underwriters Laboratories requirements have precedence over this specification where conflict exists.
 - 6. Single Source Responsibility: Except where specified in hardware schedule, furnish products of only one manufacturer for each type of hardware.
 - B. Review Project for extent of finish hardware required to complete the Work. Where there is a conflict between these Specifications and the existing hardware, notify the Architect in writing and furnish hardware in compliance with the Specification unless otherwise directed in writing by the Architect.
- 1.5 DELIVERY, STORAGE, AND HANDLING
 - A. Packing and Shipping: Comply with Division 1.
 - 1. Deliver products in original unopened packaging with legible manufacturer's identification.
 - 2. Package hardware to prevent damage during transit and storage.
 - 3. Mark hardware to correspond with "reviewed hardware schedule".
 - 4. Deliver hardware to door and frame manufacturer upon request.
 - B. Storage and Protection: Comply with manufacturer's recommendations.
- 1.6 PROJECT CONDITIONS:
 - A. Coordinate hardware with other work. Furnish hardware items of proper design for use on doors and frames of the thickness, profile, swing, security and similar requirements indicated, as necessary for the proper installation and function, regardless of omissions or conflicts in the information on the Contract Documents.

- B. Review Shop Drawings for doors and entrances to confirm that adequate provisions will be made for the proper installation of hardware.
- 1.7 WARRANTY:
 - A. Refer to Conditions of the Contract
 - B. Manufacturer's Warranty:
 - 1. Closers: Ten years
 - 2. Exit Devices: Five Years
 - 3. Locksets & Cylinders: Three years
 - 4. All other Hardware: Two years.
- 1.8 OWNER'S INSTRUCTION:
 - A. Instruct Owner's personnel in operation and maintenance of hardware units.
- 1.9 MAINTENANCE:
 - A. Extra Service Materials: Deliver to Owner extra materials from same production run as products installed. Package products with protective covering and identify with descriptive labels. Comply with Division 1 Closeout Submittals Section.
 - 1. Special Tools: Provide special wrenches and tools applicable to each different or special hardware component.
 - 2. Maintenance Tools: Provide maintenance tools and accessories supplied by hardware component manufacturer.
 - 3. Delivery, Storage and Protection: Comply with Owner's requirements for delivery, storage and protection of extra service materials.
 - B. Maintenance Service: Submit for Owner's consideration maintenance service agreement for electronic products installed.

PART 2 - PRODUCTS

2.1 MANUFACTURERS:

A. The following manufacturers are approved subject to compliance with requirements of the Contract Documents. Approval of manufacturers other than those listed shall be in accordance with Division 1.

Item:	Manufacturer:
Hinges	Stanley
Continuous Hinges	Stanley
Locksets	Best
Cylinders	Best
Exit Devices	Precision
Exit Power Supply	Precision
Exit Power Transfer	Precision
Closers	Stanley D-4550/D-3550
Protection Plates	Trimco
Overhead Stops	ABH
Door Stops	Trimco
Flush Bolts	Trimco

Coordinator & Brackets Trimco Threshold & Gasketing Zero

- 2.2 MATERIALS:
 - A. Hinges:
 - 1. Template screw hole locations
 - 2. Minimum of 2 permanently lubricated non-detachable bearings
 - 3. Equip with easily seated, non-rising pins
 - 4. Provide hinges with non-removable pins (NRP) at out-swing locations
 - 5. All hinges to have hospital Tips
 - 6. Sufficient size to allow 180-degree swing of door
 - 7. Furnish hinges with five knuckles and **concealed** bearings
 - 8. Provide hinges of proper height and width for door size.
 - 9. Furnish 3 hinges per leaf to 7 foot 6 inch height. Add one for each additional 30 inches in height or fraction thereof.
 - 10. Certified by BHMA for all applicable ANSI Standards for type, size, function and finish
 - 11. UL10C listed for Fire
 - B. Geared Continuous Hinges:
 - 1. Certified by BHMA for ANSI A156.26 Grade 1
 - 2. Anti-spinning through fastener
 - 3. UL10C listed for 3 hour Fire rating
 - 4. All hinges to have hospital tips
 - 5. Non-handed
 - 6. Lifetime warranty
 - 7. Provide Fire Pins for 3-hour fire ratings
 - 8. Sufficient size to permit door to swing 180 degrees
 - C. Cylindrical Type Locks and Latchsets:
 - 1. Tested and approved by BHMA for ANSI A156.2, Series 4000, Operational Grade 1, Extra-Heavy Duty, and be UL10C listed.
 - 2. Provide 9001-Quality Management and 14001-Environmental Management.
 - 3. Fit modified ANSI A115.2 door preparation.
 - 4. Locksets to have anti-rotational studs that are thru-bolted
 - 5. Each lever to have independent spring mechanism controlling it
 - 6. 2-3/4 inch (70 mm) backset
 - 7. 1/2 inch (13 mm) throw latchbolt
 - 8. Provide locksets with 6-pin removable and interchangeable core cylinders
 - 9. Core face must be the same finish as the lockset.
 - 10. Functions and design as indicated in the hardware groups.
 - D. Mortise Type Locks and Latches:
 - 1. Tested and approved by BHMA for ANSI A156.13, Series 1000, Operational Grade 1, Extra-Heavy Duty, Security Grade 2 and be UL10C.
 - 2. Furnish UL or recognized independent laboratory certified mechanical operational testing to 4 million cycles minimum.
 - 3. Provide 9001-Quality Management and 14001-Environmental Management.
 - 4. Fit ANSI A115.1 door preparation
 - 5. Functions and design as indicated in the hardware groups

- 6. Solid, one-piece, 3/4-inch (19mm) throw, anti-friction latchbolt made of self-lubricating stainless steel
- 7. Deadbolt functions shall have 1 inch (25mm) throw bolt made of hardened stainless steel
- 8. Latchbolt and Deadbolt are to extend into the case a minimum of 3/8 inch (9.5mm) when fully extended
- 9. Auxiliary deadlatch to be made of one piece stainless steel, permanently lubricated
- 10. Provide sufficient curved strike lip to protect door trim
- 11. Lever handles must be of forged or cast brass, bronze or stainless steel construction and conform to ANSI A117.1. Levers that contain a hollow cavity are not acceptable
- 12. Lock shall have self-aligning, thru-bolted trim
- 13. Levers to operate a roller bearing spindle hub mechanism
- 14. Mortise cylinders of lock shall have a concealed internal setscrew for securing the cylinder to the lockset. The internal setscrew will be accessible only by removing the core, with the control key, from the cylinder body.
- 15. Spindle to be designed to prevent forced entry from attacking of lever
- 16. Provide locksets with 7-pin removable and interchangeable core cylinders
- 17. Each lever to have independent spring mechanism controlling it
- 18. Core face must be the same finish as the lockset.
- E. Exit Devices shall:
 - 1. Tested and approved by BHMA for ANSI 156.3, Grade 1
 - 2. Provide 9001-Quality Management and 14001-Environmental Management.
 - 3. Furnish UL or recognized independent laboratory certified mechanical operational testing to 9 million cycles minimum.
 - 4. Provide a deadlocking latchbolt
 - 5. Touchpad shall be "T" style
 - 6. Exposed components shall be of architectural metals and finishes.
 - 7. Lever design shall match lockset lever design
 - 8. Provide strikes as required by application.
 - 9. Fire exit devices to be listed for UL10C
 - 10. UL listed for Accident Hazard
 - 11. Shall consist of a cross bar or push pad, the actuating portion of which extends across, shall not be less than one half the width of the door leaf.
 - 12. Provide vandal resistant or breakaway trim
- F. Cylinders:
 - 1. Provide the necessary cylinder housings, collars, rings & springs as recommended by the manufacturer for proper installation.
 - 2. Provide the proper cylinder cams or tail piece as required to operate all locksets and other keyed hardware items listed in the hardware sets.
 - 3. Coordinate and provide as required for related sections.
- G. Door Closers shall:
 - 1. Tested and approved by BHMA for ANSI 156.4, Grade 1
 - 2. UL10C certified
 - 3. Provide 9001-Quality Management and 14001-Environmental Management.
 - 4. Closer shall have extra-duty arms and knuckles
 - 5. Conform to ANSI 117.1
 - 6. Maximum 2 7/16 inch case projection with non-ferrous cover
 - 7. Separate adjusting valves for closing and latching speed, and backcheck
 - 8. Provide adapter plates, shim spacers and blade stop spacers as required by frame and door conditions
 - 9. Full rack and pinion type closer with $1\frac{1}{2}$ minimum bore

- 10. Mount closers on non-public side of door and stair side of stairs, unless otherwise noted in specification
- 11. Closers shall be non-handed, non-sized and multi-sized.
- H. Door Stops: Provide a dome floor or wall stop for every opening as listed in the hardware sets.
 - 1. Wall stop and floor stop shall be wrought bronze, brass or stainless steel.
 - 2. Provide fastener suitable for wall construction.
 - 3. Coordinate reinforcement of walls where wall stop is specified.
 - 4. Provide dome stops where wall stops are not practical. Provide spacers or carpet riser for floor conditions encountered
- I. Over Head Stops: Provide a Surface mounted or concealed overhead when a floor or wall stop cannot be used or when listed in the hardware set.
 - 1. Concealed overhead stops shall be heavy duty bronze or stainless steel.
 - 2. Surface overhead stops shall be heavy duty bronze or stainless steel.
- J. Kick Plates: Provide with four beveled edges ANSI J102, 10 inches high by width less 2 inches on single doors and 1 inch on pairs of doors. Furnish oval-head countersunk screws to match finish.
- K. Mop Plates: Provide with four beveled edges ANSI J103, 10 inches high by width less 1 inch on single doors and 1 inch on pairs of doors. Furnish oval-head countersunk screws to match finish.
- L. Door Bolts: Flush bolts for metal doors.
 - 1. Provide a set of Automatic bolts, Certified ANSI/BHMA 156.3 Type 25 for hollow metal label doors.
 - 2. Provide Dust Proof Strike, Certified ANSI/BHMA 156.16 at doors with flush bolts without thresholds.
- M. Coordinator and Brackets: Provide a surface mounted coordinator when automatic bolts are used in the hardware set.
 - 1. Coordinator, Certified ANSI/BHMA A1156.3 Type 21A for full width of the opening.
 - 2. Provide mounting brackets for soffit applied hardware.
 - 3. Provide hardware preparation (cutouts) for latches as necessary.
- N. Power Supply: Provide power supply ELR150 series for Electric Latch Retraction exit devices. Provide the appropriate control circuit card necessary to operate the number of ELR exit devices used at each opening.
 - 1. UL Listed for class II output
 - 2. Include circuit breakers for protection of motherboard
 - 3. 120 Volt AC input at 1 Amp
 - 4. Control module shall include Fire alarm terminal contacts.
- O. Power Transfer: Power transfer device shall be of door and frame edge mount design. Manufactured to be concealed when door is closed. Steel housing with a flexible tube. Furnish with capability to accept wires in quantity indicated or as needed for electric hardware. Cutout size to be approximately 1.25 inches wide x 9 inches long. Back plates are made of 14 gage steel. Provide 4 screw mounting holes countersunk with flathead screws. Units shall allow 180

degree opening of doors. Units "UL Listed" as Miscellaneous Fire Door Accessory. Coordinate position in door and frame with other hardware applications.

- P. Door Position Switch: Provide door position switch for door status monitoring as indicated by Owner.
 - 1. At all fired rated doors the door and frames, position switch preparation will be provided by the door and frame manufacturer or by an authorized label service agent.
- Q. Seals: All seals shall be finished to match adjacent frame color. Seals shall be furnished as listed in schedule. Material shall be UL listed for labeled openings.
- R. Weather-stripping: Provide at head and jambs only those units where resilient or flexible seal strip is easily replaceable. Where bar-type weatherstrip is used with parallel arm mounted closers install weatherstrip first.
 - 1. Weatherstrip shall be resilient seal of (Neoprene, Polyurethane, Vinyl, Pile, Nylon Brush, Silicone)
 - 2. UL10C Positive Pressure rated seal set when required.
- S. Door Bottoms/Sweeps: Surface mounted or concealed door bottom where listed in the hardware sets.
 - 1. Door seal shall be resilient seal of (Neoprene, Polyurethane, Nylon Brush, Silicone)
 - 2. UL10C Positive Pressure rated seal set when required.
- T. Thresholds: Thresholds shall be aluminum beveled type with maximum height of ½" for conformance with ADA requirements. Furnish as specified and per details. Provide fasteners and screws suitable for floor conditions.
- U. Provide one wall mounted Telkee, Lund or MMF series key cabinet complete with hooks, index and tags to accommodate 50% expansion. Coordinate mounting location with architect.
- V. Silencers: Furnish silencers on all interior frames, 3 for single doors, 2 for pairs. Omit where any type of seals occur.

2.3 FINISH:

- A. Designations used in Schedule of Finish Hardware 3.5, and elsewhere to indicate hardware finishes are those listed in ANSI/BHMA A156.18 including coordination with traditional U.S. finishes shown by certain manufacturers for their products
- B. Powder coat door closers to match other hardware, unless otherwise noted.
- C. Aluminum items shall be finished to match predominant adjacent material. Seals to coordinate with frame color.
- 2.4 KEYS AND KEYING:
 - A. Provide keyed brass construction cores and keys during the construction period. Construction control and operating keys and core shall not be part of the Owner's permanent keying system or furnished in the same keyway (or key section) as the Owner's permanent keying system. Permanent cores and keys (prepared according to the accepted keying schedule) will be furnished to the Owner.

B. Cylinders, removable and small format interchangeable core system: Best

- C. Furnish keys in the following quantities:
 - 1. 2 each Change keys each keyed core
 - 2. 15 each Construction master keys
 - 3. 1 each Control keys
- D. The Owner, or the Owner's agent, will install permanent cores and return the construction cores to the Hardware Supplier.
- E. Keying Schedule: Shall be provided by the **Factory.** Arrange for a keying meeting, with Architect, Owner and hardware supplier, and other involved parties to ensure locksets and locking hardware, are functionally correct and keying complies with project requirements. Furnish 3 typed copies of keying schedule to Architect.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Verification of conditions: Examine doors, frames, related items and conditions under which Work is to be performed and identify conditions detrimental to proper and or timely completion.
 - 1. Do not proceed until unsatisfactory conditions have been corrected.

3.2 HARDWARE LOCATIONS:

- A. Mount hardware units at heights indicated in the following publications except as specifically indicated or required to comply with the governing regulations.
 - 1. Recommended Locations for Builder's Hardware for Standard Steel Doors and Frames, by the Door and Hardware Institute (DHI).
 - 2. Recommended locations for Architectural Hardware for flush wood doors (DHI).
 - 3. WDMA Industry Standard I.S.-1A-04, Industry Standard for Architectural wood flush doors.

3.3 INSTALLATION:

- A. Install each hardware item per manufacturer's instructions and recommendations. Do not install surface mounted items until finishes have been completed on the substrate. Set units level, plumb and true to line and location. Adjust and reinforce the attachment substrate as necessary for proper installation and operation.
- B. Conform to local governing agency security ordinance.
- C. Install Conforming to ICC/ANSI A117.1 Accessible and Usable Building and Facilities.
 - 1. Adjust door closer sweep periods so that from the open position of 70 degrees, the door will take at least 3 seconds to move to a point 3 inches from the latch, measured to the landing side of the door.
- D. Installed hardware using the manufacturers fasteners provided. Drill and tap all screw holes located in metallic materials. Do not use "Riv-Nuts" or similar products.

3.4 FIELD QUALITY CONTROL AND FINAL ADJUSTMENT

- A. Contractor/Installers, Field Services: After installation is complete, contractor shall inspect the completed door openings on site to verify installation of hardware is complete and properly adjusted, in accordance with both the Contract Documents and final shop drawings.
 - 1. Check and adjust closers to ensure proper operation.
 - 2. Check latchset, lockset, and exit devices are properly installed and adjusted to ensure proper operation.
 - a. Verify levers are free from binding.
 - b. Ensure latchbolts and dead bolts are engaged into strike and hardware is functioning.
 - 3. Report findings, in writing, to architect indicating that all hardware is installed and functioning properly. Include recommendations outlining corrective actions for improperly functioning hardware if required.
- 3.5 SCHEDULE OF FINISH HARDWARE:

Manufacturer List

<u>Code</u>	<u>Name</u>
BE	Best Access Systems
BY	By Others
FO	Folger Adam
PR	Precision
SD	Stanley Door Closers
SDCC	Security Door Controls
SPAC	Stanley Pac
ST	Stanley
STAN	Stanley
TR	Trimco
ZE	Zero

Finish List

<u>Code</u>	Description
AL	Aluminum
PC	Prime Coat
626	Satin Chromium Plated
630	Satin Stainless Steel
689	Aluminum Painted
MAL	Powder Coated Aluminum
GREY	Grey
US26D	Chromium Plated, Dull
US32D	Stainless Steel, Dull

Hardware Sets

SET #1 - Single Fire Rated Passage Function Exit

3 Hinges	FBB168 4 1/2 X 4 1/2	US26D	ST
1 Fire Exit Device	FL 2114 X 4914D	630	PR
1 Door Closer	CLD-4551 STD W/PA BRKT DA	689	SD
1 Kick Plate	KO050 10" x 2" LDW CSK	630	TR
1 Mop Plate	KO050 10" x 1"LDW	630	TR
1 Stop	As Required	626	TR
1 Door Seal	188SBK (1) Head x (2) Jamb - at Fire Rated Openings		ZE

SET #2 - Apartment Entry

3 Hinges	FBB168 4 1/2 X 4 1/2	US26D	ST
1 Deadlock	7TX-7K - Verify Backset	626	BE
1 Lockset	45H-7TD14J PREM	626	BE
1 Door Closer	CLD-3551 STD W/PA BRKT DA	689	SD
1 Kick Plate	KO050 10" x 2" LDW CSK	630	TR
1 Mop Plate	KO050 10" x 1"LDW	630	TR
1 Roller Stop	12XX - As Required	626	TR
1 Door Guard	4016	626	TR
1 Knocker/Viewer	621VE	626	TR
1 Door Seal	188SBK (1) Head x (2) Jamb - at Fire Rated Opening	S.	ZE

NOTE: Stop as required.

SET #3 - Bed/Bathroom

	E Cu, Eutin C Chi			
3	Hinges	F179 4 1/2 X 4 1/2	US26D	ST
1	Privacy Set	7KC2-0L14D	626	BE
1	Base Stop	1296	626	TR
3	Door Silencers	1229A	GREY	TR

SET #4 - Swinging Closet			
3 Hinges	F179 4 1/2 X 4 1/2	US26D	ST
1 Passage Set	7KC2-0N14D	626	BE
1 Base Stop	1296	626	TR
3 Door Silencers	1229A	GREY	TR

SET #5 – Bi-Fold Closet

6 Hinges	F179 4 1/2 X 4 1/2	US26D	ST
1 Top Track System	Lanquist Magnaglide		

NOTE: Stop as Required.

END OF SECTION

SECTION 092600 - GYPSUM BOARD AND FIRE PROTECTION BOARD SYSTEMS

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Metal support systems.
 - 2. Gypsum wallboard.
 - 3. Exterior Gypsum Board
 - 4. Gypsum Board Suspension System.
 - 5. Fire Protection Board
 - 6. Drywall finishing.
 - 7. Water-resistant gypsum backing board.
 - 8. Gypsum core sheathing system.
 - 9. Polyethylene Vapor Retarder.
- B. Related Sections:
 - 1. Painting: Elsewhere in Division 9.

1.02 SYSTEM DESCRIPTION

A. Sound-Rated Construction: Where indicated, provide construction built in accordance with manufacturer's assemblies which have been laboratory-tested per ASTM E 90 for designated STC ratings.

1.03 SUBMITTALS

- A. Product Data: Submit manufacturer's product data for systems required, including installation instructions and data sufficient to show compliance with requirements.
- B. Samples: Submit the following:
 - 1. Verification samples:
 - a. Gypsum core sheathing panels: Two 12-inch-square samples.
 - b. Joint tape and sealant: To be included with mock-up.

1.04 QUALITY ASSURANCE

A. Installer Qualifications: Provide installation by a company specializing in work similar to that required

on this project and with not less than 5 years of documented experience.

- B. Regulatory Requirements: At locations indicated on drawings, provide fire-rated assemblies tested in accordance with ASTM E 119 and acceptable to authorities for ratings required. Provide assemblies as listed in the following:
 - 1. Underwriters Laboratories Inc.'s (UL) "Fire Resistance Directory."
- C. Seismic Requirements:
 - 1. The wall and ceiling systems (all components and their attachments) shall be designed and constructed to resist seismic forces in accordance with International Building Code Architectural Component Design. Provisions shall be made for lateral support and interaction of other architectural, mechanical and electrical systems or components incorporated int ceiling which impose seismic forces into walls and ceiling system.

GYPSUM BOARD AND FIRE PROTECTION BOARD SYSTEMS

- a. Seismic Hazard Exposure Group: Group<u>II</u>
- b. Seismic Performance Category: C
- c. Comply with Requirements of IBC (Current Edition) Architectural Components Seismic Coefficient and Performance Criteria Factor.
- d. Provide certification that the wall and ceiling system assemblies are <u>DESIGNED</u> <u>AND CONSTRUCTED TO MEET THE IBC (current adopted) Architectural</u> <u>Component Design.</u>
- D. **<u>Fireblocking and Draftstopping:</u>** Comply with the IBC (Current adopted) National Building Code requirements for installation of fireblocking and / or draftstopping, to prevent the fire passage of flame and product of combustion through concealed spaces or openings in gypsum board systems, in the event of fire.
- E. Mock-up: Prior to commencement of gypsum sheathing work at exterior walls, erect sample panel to serve as standard of appearance and workmanship throughout construction period.
 - 1. Build at location and to design indicated on drawings, or otherwise directed by the Architect.
 - a. Include joint treatment method to be used with joint tape and sealant.
 - 2. Adjust until mock-up appearance and workmanship are acceptable to the Architect.
 - 3. Upon completion of construction and at the direction of the architect, demolish mock-up construction completely and remove debris.

1.05 DELIVERY, STORAGE, AND HANDLING

- A. Deliver materials in original and unopened packages, containers, or bundles, with brand names and manufacturer's labels intact and legible.
- B. Store materials in dry location, fully protected from weather and direct exposure to sunlight.
- C. Stack gypsum board products flat and level, properly supported to prevent sagging or damage to ends and edges.
- D. Store corner bead and other metal and plastic accessories to prevent bending, sagging, distortion, or other mechanical damage.

1.06 PROJECT CONDITIONS

- A. Temperature: Maintain temperature in areas of installation between 50 and 70 degrees F for at least 24 hours before installation begins and for not less than 48 hours after joint finishing has been completed.
- B. Ventilation: Provide controlled ventilation during joint finishing operations, to eliminate excessive moisture. Avoid drafts during hot, dry weather to prevent excessively fast drying of joint compound.

PART 2 - PRODUCTS

2.01 FRAMING MATERIALS

- A. General: Select size and gauge of framing members and establish spacing to comply with requirements of ASTM C 754 unless otherwise specifically indicated.
 - 1. Maximum deflection: L/240 at 5 lb per square foot.

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B. Studs and Tracks: ASTM C 645, steel with protective coating.

1. Nominal depths: As indicated on drawings.

- C. Ceiling Channels: ASTM C 754, cold-rolled or hot-rolled steel, with rust-inhibitive finish.
- D. Grid Suspension System: Manufactured steel ceiling suspension system with interlocking components, complying with requirements of ASTM C 645.
- E. Hanger Wire: ASTM A 641, soft, Class 1 galvanized.
 - 1. Ceiling hangers: Minimum 8 gage wire.
 - 2. Furring channel ties: Minimum 18 gage wire.
- F. Furring Members: ASTM C 645, steel with protective coating.
 - 1. Hat-shaped except as otherwise indicated.
 - 2. Where indicated as "resilient" or "acoustical," or where required for STC ratings indicated, provide manufacturer's special type designed for attachment by one flange for reduced sound transmission.
 - 3. C-shaped studs, in locations indicated.
- G. Furring Fasteners/Connectors: Manufacturer's recommended system for specific application indicated, complying with ASTM C 754.
- H. Manufacturers: Products of the following manufacturers, provided they comply with requirements of the contract documents, will be among those considered acceptable:
 - 1. Gold Bond Building Products, a National Gypsum Division.
 - 2. Georgia Pacific
 - 3. USG Corporation.

2.02 GYPSUM BOARD

- A. Gypsum Wallboard: ASTM C 36; maximum lengths available.
 - 1. Type: Standard, except as otherwise indicated.
 - 2. Type: Fire-resistant (Type X or equivalent) where required for fire-resistant rated assemblies.
 - 3. Edges: Tapered, unless otherwise other edge is required for specific application.
 - 4. Thickness: 5/8 inch, except as otherwise shown.
- B. Gypsum Backing Board: ASTM C 442 backing board or ASTM C 36 wallboard; maximum lengths available.
- C. Moisture- Resistant Gypsum Backing Board: ASTM C 630; maximum lengths available:
 - 1. Standard type, except as otherwise indicated.
 - 2. Edges: Tapered, for taped joint treatment.
- D. Manufacturers: Products of the following manufacturers, provided they comply with requirements of the contract documents, will be among those considered acceptable:

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- 1. Gold Bond Building Products, a National Gypsum Division.
- 2. USG Corporation.
- 3. Georgia Pacific
- 5. Exterior Gypsum Board: ASTM C79.

GYPSUM BOARD AND FIRE PROTECTION BOARD SYSTEMS

- 1. Type: Regular board.
 - 1. "Gold Bond Regular Gypsum Sheathing".
 - 2. "Dense Glass Gold"
- 2. Edges: Tongue and Groove
- 3. Thickness: ¹/₂ inch
- 4. Size 2'0" x 8'0".

2.03 FIRE PROTECTION BOARD

- A. Calcium-Silicate fiber cement boards.
 - 1. Density: minimum 54 pounds per cubic foot.
 - 2. Edges: Square.
 - 3. Thickness: Varies. Provide thicknesses as required by manufacturer to obtain the column and beam ratings indicated on the Contract Drawings.
- B. Manufacturers: Products of the following manufacturers, provided they comply with requirements of the contract documents, will be among those considered acceptable:
 - 1. "Promat-H"; Promat, Inc.

2.04 GYPSUM BOARD CEILING SUSPENSION SYSTEM

- A. Heavy-Duty Drywall Furring Tee's or framing as indicated on the construction drawingssssssss:
 - 1. Provide manufacturer's standard suspension system accessories required for each condition indicated on the contract documents.
- B. The following system indicated, is the "Basis of Design", other manufacturer's will be considered for substitution, provided they comply with the contract documents and are submitted as per the requirements of specification section 01600;
 - 1. "Perimeter Solutions"; Armstrong World Industries, Inc.

2.05 GYPSUM CORE SHEATHING SYSTEM

- A. Sheathing: Gypsum sheathing, complying with ASTM C 79.
 - 1. Type X, non-combustable gypsum sheathing board core with fiberglass mattes both sides.
 - a. Fire resistance: ASTM E136
 - 1. Flame Spread: 0, as per ASTM E84.
 - 2. Smoke Developed: 0, as per ASTM E84.
- 2. Edges and ends: Manufacturer's standard.
 - 3. Thickness: 5/8 inch.
 - 4. Size: 4 feet by 9 feet, or 4 feet by 10 feet, as required for coordination with framing.
- 5. Fasteners: ASTM C 954; self-drilling, self-tapping, bugle head galvanized or cadmium-plated steel screws.
 - 6. Joint tape: Manufacturer's approved types, self-adhering fiberglass mesh compatible with sheathing panels.
 - 7. Joint Sealant:
 - a. Types approved by manufacturer of sheathing panels, for LONG TERM JOINT PROTECTION.

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- 1. Basis of design: "Elmer's Siliconized Acrylic Lates", Borden, Inc. Warranty: 20-year manufacturer's standard warranty.
- 8. Provide miscellaneous materials as produced or recommended by manufacturer of gypsum sheathing products.
- 9. Warranty: Manufacturer's standard warranty against material defects.
 - a. Warranty period: 5 years, start at approved date for substantial completion.
- B. The following system indicated, is the "Basis of Design", other manufacturer's will be considered for substitution, provided they comply with the contract documents and are submitted as per the requirements of specification section 01600;
 - 1. Basis of design: "DENS-GLASS GOLD, Firestop Type X"; Georgia-Pacific Corp.

2.06 TRIM AND ACCESSORIES

- A. General: Except as otherwise specifically indicated, provide trim and accessories by manufacturers of gypsum board materials, made of galvanized steel or zinc alloy and configured for concealment in joint compound.
 - 1. Include corner beads, edge trim, and other trim units necessary for project conditions. Provide accessories as required in order to achieve details indicated, whether or not specific accessories are shown on the drawings.
- B. Exposed Trim: At locations indicated, provide the following trim units:
 - 1. "Fry 'F' Molding, DRMF-625-75, Black anodized; FRY Reglet Corporation.
 - 2. Provide other trim units shown or referenced on the contract documents.
- C. Control Joints: At locations indicated, or if not indicated, location as required in section 3.04 of this specification section.

2.06 JOINT TREATMENT (Gypsum Board)

- A. General: Provide products by manufacturer of gypsum boards. Comply with ASTM C 475 and with manufacturer's recommendations for specific project conditions.
- B. Joint Tape: Manufacturer's standard types.
- C. Joint Compound:
 - 1. Chemical hardening type, for the following applications:
 - a. Interior use: Taping and prefilling.
 - 2. Vinyl-based ready-mixed type for interior use, and as follows:
 - a. Topping compound: Type specifically formulated for finishing drywall over taping compound.

2.07 MISCELLANEOUS MATERIALS

- A. General: Provide miscellaneous materials as produced or recommended by manufacturer of gypsum products.
- B. Screws: ASTM C 1002; self-drilling type; lengths as recommended by gypsum board manufacturer for project conditions.

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- C. Acoustical Sealants: ASTM C 919; nondrying, non-hardening, non-skinning type for concealed locations; non-oxidizing, skinning type for exposed locations.
- D. Vapor Retarder: Polyethylene sheet, 6.0 mils, 0.13 perms, ASTM D 4397.

PART 3 - EXECUTION

3.01 EXAMINATION

A. Inspection: Verify that project conditions and substrates are appropriate to begin installation of work of this section.

3.02 PREPARATION

A. Coordinate installation of anchorage devices for suspended ceilings/soffits, verifying that spacing and rated strength are correct for anticipated load conditions.

3.03 INSTALLATION OF METAL FRAMING

- A. General: Comply with provisions of ASTM C 754 except where exceeded by other requirements.
- B. Suspended Ceilings and Soffits:
 - 1. Secure hangers to structure or to anchorage devices so that full strength of hanger can be achieved.
 - a. Install ceiling channels at spacing indicated or required, but not greater than permitted by ASTM C 754.
 - 2. Secure furring members by means of screws, clips, or wire ties, as appropriate to substrate. Space furring members as follows:
 - a. 16 inches on center.
 - Grid suspension system: Secure perimeter angles to walls at designated ceiling height. install hangers at 48 inches on center along main beams spaced at 48 inches on center; secure cross-furring members to main beams and perimeter angles at the following spacing:
 a. 16 inches on center.
 - 4. Level ceiling system to a tolerance of 1/8 inch in 12 feet, or to a higher tolerance if required by specific project conditions.
 - 5. Level soffits to a tolerance of 1/8 inch in 12 feet, or to a higher tolerance if required by specific project conditions.
 - 6. Reinforce openings and interruptions in horizontal framing system with additional furring channels. Ensure that entire suspension system is laterally braced.

7. Install splay hangers or other means of seismic restraint as required to meet the requirements of ASTM E 580 and BOCA (1993 adopted) National Building Code for Architectural Component Design.

C. Steel Studs:

- 1. General: Install tracks and studs in accordance with manufacturer's recommendations and as follows:
 - a. Stud spacing: 16 inches on center, except as otherwise shown or required for a specific wall type or application.
- 2. Door openings: Comply with recommendations of USG Corporation's "Gypsum Construction Handbook," reinforcing openings as required for size and weight of doors.
 - a. At openings in fire-rated partitions, comply with requirements of governing authorities for framing.

3. Partition heights: Extend studs to suspended ceiling height or to underside of floor or roof construction above, or as indicated for specific locations on the drawings.

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4. Blocking and bracing: Install blocking and bracing as recommended by manufacturer for adequate support of wall-mounted items installed as work of other sections.

5. Install all means of seismic restraint as required to meet the requirements of BOCA Code (1993 adopted), Architectural Component Design.

- D. Wall Furring:
 - 1. General: Install wall furring members in accordance with manufacturer's recommendations.
 - a. Resilient furring members: Install by means of fasteners in single flange, in accordance with manufacturer's instructions.
 - b. Spacing: 16 inches on center, except as otherwise shown or required for a specific wall type or application.
 - 2. On solid walls, install furring members vertically.

3.04 INSTALLATION OF GYPSUM BOARD

- A. General: Comply with ASTM C 840 and GA-216 except where exceeded by other requirements.
 - 1. Wherever possible, install gypsum board to minimize butt end joints.
 - 2. Apply ceiling boards prior to installation of wallboards. Arrange to minimize butt end joints near center of ceiling area.
 - 3. Install wallboards in a manner which will minimize butt end joints in center of wall area. Stagger vertical joints on opposite sides of walls.
 - 4. Butt all joints loosely, with maximum of 1/16 inch between boards.
 - 5. Place wrapped edges adjacent to one another; do not place cut edges or butt ends adjacent to wrapped edges.
 - 6. Support all edges and ends of each board on framing or by solid substrate, except that long edges at right angles to framing members in non-fire-rated construction may be left unsupported.
 - 7. In double-layer ceiling work, apply base layer with long edges perpendicular to framing members, with face layer in opposite direction, and with all joints offset.
 - 8. In double-layer wall applications, apply base layer with long edges parallel to framing members, with face layer in opposite direction, and with all joints offset.
- B. Control Joints: Form control joints by means of 1/4-inch space between adjacent gypsum boards, with each edge supported on separate framing member, ready to receive trim accessory. On Gypsum Board Sheathing Suspension System, form control joints by means of 1/4 inch space between adjacent gypsum boards with edge supported on continuous framing member. All control joints, if not indicated on drawings are to be located as follows.
 - 1. Not more than 30 feet apart on walls which are not intersected by other walls for 50 feet or more.
 - 2. On ceilings with perimeter relief, not more than 50 feet apart in both directions.
 - 3. On ceilings without perimeter relief, not more than 30 feet apart in both directions.
- C. Isolation Joints: Where gypsum board construction intersects structural components, provide isolation by stopping board a minimum of 1/4 inch from structure, for finishing by means of exposed or semi exposed trim.
- D. Sound-Rated Construction: Seal perimeter of construction with acoustical sealant, complying with ASTM C 919. Carefully seal around penetrations and at control joints and other openings.
- E. Installation on Metal Framing and Furring:
 - 1. Single-layer application: Install gypsum board by means of screw attachment.
 - a. On walls and partitions, plan installation so that leading edge or end of gypsum board is attached to open end of stud flange first.
 - 2. Double-layer application:
 - a. Install base layer by means of 1-inch screws, spaced at 24 inches on center.
 - b. Install face layer by means of screws at least 3/8 inch longer than total thickness of

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gypsum board layers, spaced at 12 inches on center.

- 3. For fire-rated construction, install gypsum board by means of screws as specified for the tested assembly.
- F. Installation of Backing Board:
 - 1. At "wet" locations, install moisture-resistant gypsum backing board.
 - a. Install moisture-resistant gypsum backing board in accordance with manufacturer's recommendations for installation, include minimum clearances and sealing of penetration and edges. Do not install water-resistant backing board on ceilings or over vapor retarders.
- G. Installation of Vapor Retarder:
 - 1. General: Install polyethylene vapor retarder on interior side of cold metal framing members of exterior insulated walls, to comply with the following requirements:
 - a. Extend vapor retarder to extremities of exterior insulated walls and to cover miscellaneous voids in insulated substrate, including those which stuffed with loose thermal insulation.
 - b. Place vertical joints in vapor retarders over framing by lapping not less than two (2) wall studs. Fasten vapor retarders to framing at top, end, and bottom edges, at perimeter of wall openings, and lap joints; space fasteners at 16 inches on center.
 - c. Seal all joints in vapor retarder including joints caused by pipes, conduits, electrical boxes and similar items penetrating vapor retarders with cloth or aluminized tape which bonds permanently to vapor retarder.
 - d. Repair any tears or punctures and seal all joints in vapor retarder immediately before concealment by application of gypsum board or other construction.

3.05 INSTALLATION OF FIRE PROTECTION BOARD

- A. General: Comply with Manufacturers Installation requirements, except where exceeded by other requirements herein.
 - 1. Wherever possible, install fire protection board to minimize joints.
 - 2. Stagger vertical joints on opposite sides of beams and columns.
 - 3. Butt all joints, with maximum of 1/16 inch between boards.
 - 4. Support all edges and ends of each board by solid substrate.
- B. Columns: Comply with Manufacturers Installation requirements.
 - 1. Fire protection boards shall be cut the width of the column flange or web plus the thickness of the board.
 - 2. Boards shall be placed directly against the column overlapping the edge of the board on one side. Fasten the boards into edge with the required faster; as recommended by the fire protection board manufacturer.
 - 3. Horizontal joints on the flange and web should be offset a minimum of 12 inches.
 - 4. Column protection should extend to the floor or roof platform per contract documents.
 - 5. Applications of the column assembly shall be in accordance with the fire protection board manufacturers Product Catalog (latest edition) which shall be considered as part of this specification.

3.06 INSTALLATION OF GYPSUM BOARD SHEATHING

- A. General: Comply with Manufacturers Installation requirements, except where exceeded by other requirements herein.
 - 1. Wherever possible, install gypsum board sheathing to minimize joints.
 - 2. Locate edge joints parallel to and located on framing. Stagger intermediate end joints of adjacent lengths of sheathing panels.

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- 3. Locate fasteners minimum 3/8" from edges and ends of sheathing panels.
- 4. Butt all joints, with maximum of spacing as recommended by manufacturer.

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- B. Provide solid metal framing to support horizontal edges which do not bear on horizontal framing members.
- C. Attach sheathing to each support, spacing screws at 4 inches on center at edge and end supports, and 8 inches on center at supports in field of sheathing board.
- D. Coordinate installation of flashings, anchors, and similar items necessary to construct and weatherproof wall systems.
- E. Joint Treatment:
 - 1. Use methods recommended by manufacturer for LONG TERM JOINT PROTECTION, for a permanent barrier against wind and air infiltration.
 - a. Methods and Materials: To be submitted for review and approval by the Architect

3.07 INSTALLATION OF EXTERIOR GYPSUM BOARD SHEATHING

- A. Apply sheathing horizontally with the long dimension at right angles to the framing with grooved edges down, interlocking the tongue of previously installed panels with all edges butted but not forced into place.
- 2. Stagger all vertical joints and abut them over the centers of framing members.
- 3. Fit sheathing snugly around all openings.
- 4. Secure sheathing to studs with galvanized screw spaced not over 4" o.c. along ends and 8" o.c. intermediate framing.
 - 1. Fasteners shall bear tightly against the face of the sheathing but should not cut into the face paper.
 - 2. Fasteners shall be no less than 3/8 inches from the edges and ends of the sheathing..

3.08 INSTALLATION OF TRIM AND ACCESSORIES

- A. General: Comply with manufacturer's recommendations for installation of trim items. Except for items intended by manufacturer to be left exposed or semi exposed, install trim units for concealment in joint finishing compound. Wherever possible, fasten metal trim items to substrate with same fasteners used to install gypsum board products.
- B. Corner Bead: Install metal corner bead at all external corners unless details clearly indicate its omission at specific locations.
- C. Edge Trim: Install edge trim at locations indicated and wherever edge of gypsum board otherwise would be exposed.
- D. Control Joints: Install one-piece control joints at required locations. Do not remove tape until finishing operations are complete.

3.09 FINISHING

- A. General: Comply with ASTM C 840 and GA-216 except where exceeded by other requirements.
 - 1. Do not mix joint compounds except as specifically recommended by manufacturer.
- B. Finish gypsum board and fire protection board in accordance with the following level of finish, except where indicated otherwise on the drawings:
 - 1. Level 5: Embed tape in joint compound at all joints and interior angles. Provide three

GYPSUM BOARD AND FIRE PROTECTION BOARD SYSTEMS 092600-9

separate coats of compound at all joints, angles, fastener heads, and accessories. Apply a thin skim coat of joint compound or special-purpose coating to the entire gypsum board surface. Provide smooth surfaces free of tool marks and ridges.

- C. Joint Treatment: Tape and finish joints in accordance with manufacturer's instructions for compounds used, using proper hand tools designed for the purpose.
 - 1. Avoid raising nap of face paper when sanding; carefully sponge down any areas roughened by sanding process.
- D. Penetrations: Fill cutouts and openings around fixtures and penetrations with joint compound.

3.10 CLEANING

A. Promptly remove any residual gypsum drywall materials from adjacent or adjoining surfaces, leaving spaces ready for subsequent finishing operations and decorating.

END OF SECTION 092600

SECTION 096000 - VINYL COMPOSIITON TILE FLOORING (VCT)

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Vinyl composition tile.
- B. Related Sections:
 - 1. Finish of concrete substrate for resilient flooring installation: Division 3.

1.02 SUBMITTALS

- A. Product Data: Submit technical data from each manufacturer of resilient products required.
- B. Initial Samples: Submit manufacturer's standard color selection samples for resilient products required, including all available colors and patterns.
- C. Verification Samples: Submit samples of each type, color, and pattern of resilient product required, as follows:
 - 1. Actual tiles.
 - 2. Cut sections of sheet flooring, not less than six inches square.
 - 3. Cut sections of resilient flooring accessories, not less than six inches in length.
 - 4. Welding bead for vinyl flooring, not less than length of flooring samples.
 - 5. Other materials requested by the architect.
- D. Fire Test Certification: Submit certified test reports for resilient flooring products showing compliance with requirements, prepared by an independent testing agency acceptable to governing authorities.
- E. Maintenance Procedures: Submit manufacturer's published instructions for care and cleaning of resilient flooring products specified.

F. Certification: Submit certification that resilient tile flooring and accessories have been <u>manufactured</u> within the last 12 months, and contain <u>NO ASBESTOS</u>.

1.03 QUALITY ASSURANCE

- A. Manufacturer: For each type of product required, including adhesives, cleaning compounds, and other accessories, provide the same product by one manufacturer throughout the project.
- B. Fire Performance Ratings: Provide products which have been tested and certified to comply with the following requirements:
 - 1. Critical radiant flux (CRF): ASTM E 648 or NFPA 253; minimum value as follows:
 - a. 0.45 watt per square centimeter.
 - 2. Smoke density: ASTM E 662; maximum 450.

C. Installer: Manufacturer-certified for acceptable performance in installation of vinyl flooring.

1.04 PROJECT CONDITIONS

A. Environmental Requirements: At least 48 hours prior to beginning work, move resilient flooring materials to areas of installation and maintain at minimum70 degrees F until 48 hours after completing installation and at minimum 55 degrees F thereafter.

1.05 MAINTENANCE

- A. Extra Materials: At time of completing installation, deliver stock of maintenance materials to the Owner. Furnish products matching those actually installed, packaged for storage and clearly labeled.
 - 1. Resilient tile: 2 percent of each variety installed.
 - 2. Resilient sheet: 2 percent of each variety installed, in full roll width.
 - 3. Resilient base: 5 percent of each variety installed.

1.06 WARRANTY

- A. Submit a written warranty signed by the manufacturer, installer, and the contractor, guaranteeing to correct failures in resilient flooring which occur within the warranty period after substantial completion date, without reducing or otherwise limiting any other rights to correction which Owner may have under the contract documents. Failures are defined to include faulty workmanship or faulty materials. Correction may include repair or replacement.
 - 1. Warranty Period: Manufacturer's standard for each indicated product.

PART 2 – PRODUCTS

2.01 VINYL COMPOSITION TILE FLOORING (VCT)

- A. Residential Apartment Flooring
 - 1. Manufacturer: Armstrong Flooring
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Colors, Pattern or style: Standard Excelon Imperial Texture
 - a. The Architect reserves the right to use a maximum of three (3) colors, in any pattern, per room or space, at no cost to the owner. Flooring patterns and colors will be provided to the Contractor after award of contract.
 - b. Architect reserves the right to any color within this line.
 - 4. Size and gage: 12 inches by 12 inches, 1/8 inch thickness.

2.01 MISCELLANEOUS ACCESSORIES

- A. Resilient Edge Strips: Solid rubber or vinyl edging, in tapered or rounded profile, nominally 1 inch in width and 1/8 inch in thickness.
 - 1. Color: Matching flooring.
- B. Adhesive: Type recommended by manufacturer of resilient product for specific substrate conditions.

- C. Primer: Type recommended by manufacturer of resilient product for application to concrete substrates.
- C. Patching Compound: Latex leveling and patching compound acceptable to manufacturer of resilient flooring product.
- D. Sealers or Polishes: Types recommended by flooring manufacturer.

2.03 COLORS AND PATTERNS

A. Provide colors and patterns of resilient flooring materials as selected by the Architect from manufacturer's full range of product line.

PART 3 - EXECUTION

3.01 EXAMINATION

- A. General: Inspect substrates and conditions of installation to verify that work may properly commence. Do not proceed with the work until unsatisfactory conditions have been corrected.
- B. Substrates: Perform manufacturer's recommended moisture tests before beginning installation, to verify that concrete surfaces have cured sufficiently to allow adhesive bond to resilient flooring.
- C. Commencement of work shall constitute acceptance of conditions. Any necessary remedial work required to correct any unsatisfactory conditions, found after the start of installation, will be provided at no cost to the owner.

3.02 PREPARATION

- A. Substrates: Fill minor depressions, cracks, and other irregularities with patching compound.
 - 1. Remove paint, curing compounds, and other materials that could interfere with adhesion of resilient products.
 - 2. Sweep or vacuum clean substrate immediately prior to beginning installation in each area.
 - 3. Apply primer to concrete substrates prior to application of adhesive, following manufacturer's printed instructions.

3.03 GENERAL INSTALLATION REQUIREMENTS

- A. Comply with manufacturer's published recommendations for installation in each area, extending resilient flooring into spaces which are partially concealed. Cut and fit tightly to fixtures, pipes, and other obstructions, as well as to walls and partitions.
- B. Access Covers: Install resilient flooring tightly to removable access covers in field of flooring, taking care that pattern will match when covers are in closed position.
- C. Tightly adhere resilient flooring to substrate with no open joints or cracks, and without raised or blistered areas. Spread adhesive evenly, so that final installation will be without telegraphed markings from adhesive or substrate.

3.04 TILE INSTALLATION

A. Layout: Establish center of each space and lay tile from center point, so tiles at each edge will be not less than 1/2 tile and equal in width.

- 1. See specific layout drawings where provided.
- B. Matching: In each space, use tiles from same production run, and lay tiles in same sequence as removed from cartons. Discard broken, chipped, or otherwise damaged tiles.
 - 1. Lay tile square to room axis.
 - 2. Lay tile to achieve monolithic appearance, with pattern in all tiles oriented in same direction.
 - 3. Lay tile in patterns indicated or as directed by the Architect.
- C. Installation: Apply adhesive with notched trowel, following manufacturer's instructions. Install tile only after adhesive has developed sufficient tack, firmly butting tiles to achieve hairline joints. Roll each area of installation at regular intervals, to assure firm bonding of tiles to substrate.

3.05 INSTALLATION OF RESILIENT BASE

- A. Apply base securely in locations indicated, using maximum lengths available to minimize joints. Adhere to substrate with full spread of adhesive, assuring continuous contact with vertical and horizontal surfaces. Site-fabricate corners, coping or mitering inside corners and heat-forming outside corners using manufacturer-approved device, or provide preformed corner units.
- B. Apply resilient base to columns and other fixed, freestanding elements in spaces where resilient base is scheduled.
 - 1. At irregular vertical surfaces where top edge of resilient base does not make continuous contact, fill voids with manufacturer's recommended adhesive compound.

3.06 INSTALLATION OF MISCELLANEOUS ACCESSORIES

A. Resilient Edge Strips: At locations shown on drawings, or where otherwise required to protect edge of resilient flooring, install resilient edge strips securely with recommended adhesive, to achieve tightly butted joint.

3.07 CLEANING

- A. Initial Cleaning: Remove excess and waste materials promptly, and sweep or vacuum clean resilient flooring as soon as installation has been completed in each area. After adhesive has had adequate time to set, mop each area with damp mop and mild detergent.
- B. Final Cleaning: Remove scuff marks, excess adhesive, and other foreign substances, using only cleaning products and techniques recommended by manufacturer of resilient products.

3.08 PROTECTION

- A. Construction Period: Cover traffic routes across completed resilient flooring with plywood, hardboard, or other durable material to protect against damage from loaded dollies and other construction traffic.
 - 1. Polish: Apply protective polish to clean resilient flooring surfaces, unless manufacturer of resilient product recommends otherwise.

B. Final Protection: Cover resilient floor surface with non-staining building paper until substantial completion in each area.

3.09 WAX COATING FOR SLIP-RESISTANCE RESILIENT FLOORING

A. Wax Coating for Slip-Resistance: The Owner shall maintain, at all times as per his regular maintenance for resilient flooring by applying wax coating to achieve the Static Coefficient of friction, leather type 1, Federal Specification KK-L-165C and the surface, of 0.5 or better for level surfaces and as per requirements of state and local codes having jurisdictions.

END OF SECTION 096519

SECTION 099000 - PAINTING

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Painting and finishing of exposed interior items and surfaces.
 - 2. Field painting of exposed mechanical items.
- B. Section does not include:
 - 1. Factory finishing of manufactured products.
 - 2. Painting of concealed surfaces, unless specifically indicated.
 - 3. Pre-finished metal surfaces.
 - 4. Moving parts of equipment.

1.02 DEFINITIONS

A. DFT (dry film thickness): Thickness, measured in mils, of a coat of paint in the cured state.

1.03 SUBMITTALS

A. All submittals shall conform to the requirements of Specifications sections 013000 "Submittals"

B. A substitution submittals shall conform to the requirements of Specification Section 016000 "Product Requirements"

- C. Product Data: Manufacturer's technical data sheets for each coating.
 - 1. Material analysis including vehicle type and percentage by weight and by volume of vehicle, resin, and pigment.
 - 2. Application instructions including mixing, surface preparation, compatible primers and topcoats, recommended wet and dry film thickness, recommended application methods.
- D. Color and Texture Samples:
 - 1. Provide for each coating system, color, and texture and applied to representative substrate samples.
 - 2. Before proceeding with work in this section. Provide 1 complete space (wall) field mock up panel of each color scheme required. Adjacent surfaces & materials such as: door frames & moldings / trim shall be painted as part of mock design. Each mock system shall show all colors, finishes, textures and finish workmanship. The owner / Architect reserves the right to reject color scheme on three different presentations.
 - a. Label each sample with coating name & color.

1.04 QUALITY ASSURANCE

- A. Materials:
 - 1. All coating materials required by this section shall be provided by a single manufacturer, unless otherwise required or approved.
- B. Applicator: Firm with not less than 5 years of successful experience in painting work similar in scope to work of this project.
 - 2. Maintain throughout duration of the work a crew of painters who are fully qualified to satisfy requirements of the specifications.
- C. The Architect reserves the right to take representative samples of any of the materials and workmanship and have it tested by an approved laboratory to verify the materials and DFT's confirmation in accordance to this Specification at no additional cost to the owner.

1.05 DELIVERY, STORAGE, AND HANDLING

- A. Delivery: Deliver materials in manufacturers' original containers bearing coating name and color, material composition data, date of manufacture, legal notices if applicable, and mixing, thinning and application instructions.
- B. Storage:
 - 1. Store materials in an orderly fashion and in clean, well-closed containers with labels intact.
 - 2. Maintain above 45-50 degrees F. Do not allow materials to freeze.

1.06 PROJECT CONDITIONS

- A. Apply coatings only under the following environmental conditions:
 - 1. Air and surface temperatures are between 50 and 100 degrees F, unless otherwise recommended by manufacturer.
 - 2. Surface temperature is at least 5 degrees F above dew point.
 - 3. Relative humidity is less than 85 percent.
- B. Do not apply coatings during inclement weather except within enclosed, conditioned spaces.
 - 1. Provide continuous ventilation and heating to prevent accumulation of hazardous fumes and to maintain surface and ambient temperatures above 45 degrees F for 24 hours before, during, and for 48 hours after application of finishes, or longer if required to obtain a fuel cure as indicated by manufacturer's instructions.
 - 2. Provide temporary lighting to achieve a well lit surface with a level of at least 80 foot candles measured mid-height.

1.07 COORDINATION

A. General: Perform work in proper sequence with work of other trades to avoid damage to finished work.

- B. Coordination: Where special coatings will be applied over shop coatings specified in other sections, coordinate work of such other sections to ensure that only approved, compatible primers are applied.
 - 1. Furnish the Architect with product data on both coatings demonstrating coating compatibility.

1.08 MAINTENANCE STOCK

A. At time of completing application, deliver stock of maintenance material to the owner. Furnish not less than one properly labeled and sealed 1-gallon can of each type of finish coat of each color, taken from lots furnished for the work.

PART 2 - PRODUCTS

2.01 MANUFACTURERS

- A. The brand-name products listed in the schedule at the end of this section and made by the following manufacturer are the basis of the contract documents:
- 1. Sherwin –Williams, Co. 101 Prospect Avenue NW Cleveland, OH 44115 Tel: (800) 321-8194 Fax: (216) 566-1392 www.sherwin-williams.com
- B. Substitutions: Comparable Products from other manufacturers will be considered for equivalent substitutions.

2.02 PRODUCTS

A. For Bathroom Walls - Drywall (Walls, Ceilings, Gypsum Board, Plaster Board, etc.)

1. Latex Systems

(4 mils wet, 1.7 mils dry per coat)

a. Semi-Gloss Finish

1st Coat: S-W Harmony[®] Interior Latex Primer, B11 Series (4 mils wet, 1.3 mils dry per coat)

2nd Coat: S-W Harmony Interior Latex Semi-Gloss, B10 Series

3rd Coat: S-W Harmony Interior Latex Semi-Gloss, B10 Series (4 mils wet, 1.6 mils dry per coat)

B. For Kitchen Walls – Drywall (Walls, Ceilings, Gypsum Board, Plaster Board, etc.)

- 1. Latex Systems
- a. Egg-Shell Finish

1st Coat:	S-W Harmony Interior Latex Primer, B11 Series (4 mils wet, 1.3 mils dry per coat)
2nd Coat:	S-W Harmony Interior Latex Eg-Shel, B9 Series

3rd Coat: S-W Harmony Interior Latex Eg-Shel, B9 Series (4 mils wet, 1.7 mils dry per coat)

C. For Apartment Ceilings (Concrete, Plaster or Textured)

a.	Low Sheen Finish
1st Coat:	S-W Loxon Concrete & Masonry Primer Sealer, A24W8300 (8 mils wet, 3.2 mils dry)
2nd Coat:	S-W ProMar 200 Zero VOC Latex Low Sheen Enamel, B24-2600 Series
3rd Coat:	S-W ProMar 200 Zero VOC Latex Low Sheen Enamel, B24-2600 Series (4 mils wet, 1.6 mils dry per coat)

D. For Interior Apartment Doors (Wood or Masonite)

a.	Semi-Gloss Finish
1st Coat:	S-W Premium Wall & Wood Primer, B28W8111 (4 mils wet, 1.8 mils dry)
2nd Coat:	S-W ProClassic Waterborne Acrylic Semi-Gloss Enamel, B31 Series
3rd Coat:	S-W ProClassic Waterborne Acrylic Semi-Gloss Enamel, B31 Series (4 mils wet, 1.3 mils dry per coat)

E. METAL Ferrous- (Structural Steel Columns, Joists, Trusses, Beams, Miscellaneous & Ornamental Iron, Sashes, Doors, Partitions)

1. Latex Systems

a. Semi-Gloss Finish 1st Coat: S-W Pro Industrial Pro-Cryl Universal Primer, B66-310 Series (5-10 mils wet, 2-4 mils dry)

2nd Coat:S-W ProClassic Waterborne Acrylic Semi-Gloss Enamel, B31 Series

3rd Coat:S-W ProClassic Waterborne Acrylic Semi-Gloss Enamel, B31 Series (4 mils wet, 1.3 mils dry per coat)

F. Colors: To Be Verified with Ownership and Site Management

- 1. Bathroom Walls Snowbound SW 7006
- 2. Kitchen Walls Antique White SW 6119
- 3. Apartment Walls & Doors Pearly White SW 7009
- 4. Ceilings White

- a. For multi-coat systems, apply each coat using a successively darker tint or shade, unless approved otherwise.
- b. Top Coat Colors & Patterns: Contractor to allow three (3) colors for each room. Colors to be selected & approved by the Owner / Architect after the award of the contract.

F. Lead and Chromate Contents:

1. All paint products must be free of any lead or chromate contents.

G. Volatile Organic Compound Compliant (VOC.):

1. All paint products must meet State of New York City VOC. environmental regulations.

PART 3 - EXECUTION

3.01 INSPECTION

- A. Verify that surfaces and conditions are ready for work in accordance with coating manufacturers' recommendations.
- B. Prior to commencement of work, examine surfaces scheduled to be finished.
 - 1. Report any unsatisfactory conditions in writing.
 - 2. Do not apply coatings to unsatisfactory substrates.
 - 3. Beginning painting work on an area will be deemed acceptance by the contractor for painting surfaces in that area.

3.02 SURFACE PREPARATION

- A. Apply coatings to surfaces that are clean and properly prepared in accordance with Manufacturers' instructions and as herein specified. Remove dirt, dust, grease, oils, and foreign matter. Prepare surface for proper texture necessary to optimum coating adhesion and intended finished appearance. Plan cleaning, preparation, and coating operations to avoid contamination of freshly coated surfaces.
 - 1. Do not apply coatings to labels that identify equipment, fire-resistance ratings, etc.
 - 2. Remove hardware, cover plates, and similar items before applying coatings.
 - 3. Provide protection for non-removable items not scheduled for coating. After application of coatings, install removed items. Use only skilled workmen for removal and replacement of such items.
 - 4. Protect surfaces not scheduled for coating. Clean, repair, or replace to the satisfaction of the architect any surfaces inadvertently spattered or coated.
- B. Concrete:
 - 1. Apply coatings to fully cured surfaces that are at least 28 days old.
 - 2. Perform any required surface repairs before applying coatings. Remove any fins or protrusions from surface. Patch any holes and cracks in an approved manner.
 - 3. Clean surface of all dirt, oil, wax, grease, or other contaminants before preparing a surface profile. Use appropriate detergents and pressurized hot water. Thoroughly flush cleaning agents from the surface.
 - 4. Surface profile, horizontal surfaces: Acid etch or brush-off blast to remove laitance and to prepare surface profile. New surfaces that have been cured using membrane-forming

curing compounds shall be prepared by brush-off blast method.

- 5. Acid etching: Prepare surface profile by uniformly etching surface to a texture, to touch, of 100 grit sandpapers; do not over-etch surface. After etching, surface shall be free from surface glaze, laitance, salts, loosely adhering material, etching solutions, and foreign material of any kind.
 - a. After detergent cleaning and while floor is in a saturated but surface dry condition, apply acid solution (1 part 20 degree Baume muriatic acid to 2 to 4 parts potable water) using low pressure spray equipment.
 - b. When bubbling action begins to subside, remove salt formations, loose material, and spent solution by scrubbing with stiff bristle broom and flushing with water under moderate pressure. Repeat rinsing operation until pH test papers yield a pH of 7 or higher on the surface.
- 6. Brush-off blast cleaning: Prepare surface profile and remove laitance and solid contaminants from surface by abrasive blast cleaning. After blast cleaning, surface shall be free from curing compounds, surface glaze, laitance, salts, loosely adhering material, and foreign material of any kind.
 - a. Perform blasting operation so as to open any surface voids, bug holes, etc., and to remove curing compounds, surface glaze, laitance, salts, loosely adhering material, and foreign material of any kind, but without exposing underlying aggregate or fracturing aggregate surfaces.
 - b. Use only dry, oil-free air and clean media, unless other blast cleaning methods are approved.
 - c. After blast cleaning, completely remove dust and loose particles by vacuuming; brushing or blowing will not be permitted.
 - d. Patch surface voids, bug holes, etc., in an approved manner, and allow to cure before applying coatings.
- 7. Allow substrate to dry thoroughly. Test for moisture in accordance with coating manufacturer's recommendations before applying coatings.
- C. Masonry:
 - 1. Apply coatings to fully cured surfaces that are at least 28 days old.
 - 2. Perform any required surface repairs before applying coatings. Remove any fins or protrusions from surface. Patch any holes and cracks in an approved manner. Verify the joints are struck flush or concave unless otherwise specifically required.
 - 3. Clean surface of all dirt, oil, wax, grease, or other contaminant0s. Use appropriate detergents and hot water. Thoroughly flush cleaning agents from surface.
- D. Wood: Scrape and remove any sap or pitch deposits from surface and clean with mineral spirits. Seal any knots and pitch pockets with a suitable product recommended by the coating manufacturer. Sand rough spots. Remove dust.
 - 1. After first coat has dried, fill holes, cracks, or depressions with suitable wood filler recommended by the coating manufacturer. Sand filler when dry.
 - 2. Sand surfaces lightly between successive coats. Remove dust.
- E. Ferrous Metal:
 - 1. Clean and prepare surface profile in accordance with the applicable SSPC specifications for hand tool or power tool cleaning.
 - 2. Intricate fabricated shapes may be pickled in lieu of hand or power tool cleaning.
 - 3. Before hand or power tool cleaning, remove visible oil, grease, soluble welding residue, and salts by solvent cleaning. After hand or power tool cleaning, re-clean surfaces if necessary.

- 4. Before touching up coatings damaged by handling or welding, prepare damaged surfaces.
- F. Galvanized Metal: Solvent clean in accordance with SSPC specifications.
- G. Gypsum Board:
 - 1. Latex Fill minor defects
 - 2. Spot Prime Defects after repair
- H. Mildew:
 - 1. Remove mildew by scrubbing with solution of trisodium phosphate and bleach.
 - 2. Rinse with clean water and allow surface to dry.

3.03 MIXING AND THINNING

- A. Remove and discard any skin formed on surface of coatings in containers. Discard any containers where skin comprises 2 percent or more of the remaining material. Do not add thinner except as specifically recommended (not merely permitted) by the coating manufacturer for proper coating application under the circumstances prevailing at the project site when application equipment recommended by the coating manufacturer is employed. Use only the quantities and the types of thinner recommended.
- B. Mix materials using mechanical mixers in accordance with coating manufacturer's instructions. Agitate mixed materials during application if recommended by manufacturer.
- C. Combine multi-component paints in quantities needed for use within the manufacturers recommended pot life at the anticipated application temperatures. Discard remaining mixed material after pot life has expired.
- D. Strain pigmented coatings after mixing except where mechanical application equipment is provided with effective strainers.
- E. Tinting: Except where coating materials cannot be tinted, tint each successive coat of paint a sufficiently contrasting color to facilitate identification of complete coating coverage.

3.04 APPLICATION

- A. General:
 - 1. Apply coatings in accordance with coating manufacturer's instructions and using application method best suited for obtaining full, uniform coverage of surfaces to be coated.
 - 2. Employ only application equipment that is clean, properly adjusted, in good working order, and of the type recommended by the coating manufacturer.
 - 3. Apply successive coats after adequate cure of the preceding coat and within the recommended recoating time.
 - 4. Apply each coat to achieve the dry film thickness per coat recommended by the coating manufacturer. Application rates in excess of those recommended and fewer numbers of coats than specified will not be accepted.
 - 5. Completed coatings shall be free of defects such as runs, sags, variations in color, lap or brush marks, and skips.
 - 6. Apply coatings according to the schedule at the end of this section and as otherwise indicated. Coat all similar surfaces not specifically mentioned unless specifically

exempted.

- a. Ensure that all surfaces receive a dry film thickness equivalent to those of flat surfaces.
- 7. Coat front and back of miscellaneous items such as covers, access panels, and grilles. Apply fully finish coats behind movable items of furniture and equipment before installation. Apply prime coat only behind non-movable items of furniture and equipment before installation.
- 8. Sand gloss coats before applying subsequent coatings.
- B. Remove coatings not in compliance with this specification, re-clean and re-prepare surfaces as specified, and apply coatings to comply with the contract documents.
- C. Scheduling:
 - 1. Apply first coat of material to properly prepared surfaces without delay.
 - 2. Apply successive coats within the time limits recommended by the manufacturer
- D. Mechanical Items:
 - 1. Paint mechanical items exposed to view in finished spaces and in equivalent rooms.
 - 2. Color-Code items in accordance with requirements indicated in respective sections.
- E. The General Construction Work Contractor / Painting Contractor is responsible for finish painting of the entire project as noted within these specifications.

3.05 PRIME COATS

- A. General:
 - 1. Field apply bottom coats scheduled except where the contract documents require shop coating of ferrous metals.
 - 2. Where first coat shows signs of suction spots or poorly sealed areas, reapply first coat material to adequately seal surface before preceding with successive coats.
 - 3. Apply block fillers using manufacturer's recommended application techniques with sufficient material and coats to achieve a pinhole-free surface.
 - 4. Ferrous metals that have not been shop primed shall be field primed promptly after arrival at the site or shall be stored away from the effects of weather.
 - 5. Re-prepare and retouch damaged prime coats using approved, compatible primer.
- B. Primers for Catalyzed Coatings: Where catalyzed bottom coatings are scheduled for metal surfaces, standard "shop primers" will not be accepted; apply only the coatings scheduled in this section. Either field-apply the scheduled coatings to bare, properly prepared metal or arrange with suppliers of these items to shop-apply the scheduled coatings to bare, properly prepared metal (unless shop or field application only is specifically indicated).
- C. Primers for Wood and Wood Products:
 - 1. Apply first coat to wood upon receipt at the site and before wood is exposed to sun or rain.
 - 2. Before installation, prime both concealed and exposed surfaces of interior wood, including cut ends.

3.06 FINISH COATS

- A. Number of Coats and Minimum Coating Thickness:
 - 1. Apply not less than the number of coats indicated.
 - 2. Apply each coat to achieve not less than the dry film thicknesses indicated per coat.
 - 3. Apply additional coats at no additional cost to the owner when necessary to achieve complete hiding, uniform texture, or uniform sheen and appearance.

3.07 CLEANING AND PROTECTION

- A. Cleaning:
 - 1. Clean work area on a daily basis; dispose of spent materials and empty containers. If requested, turn over the architect all empty coatings containers used during the course of each day.
 - 2. Remove all trace of coatings from adjacent surfaces not scheduled to be coated. Remove by appropriate methods that do not damage surfaces.
- B. Protection:
 - 1. Protect work against damage until fully cured. Provide signs identifying wet surfaces until surfaces are adequately cured.
 - 2. Shortly before final completion of the project, examine surfaces for damage to coatings and restore coatings to new, undamaged condition.
 - 3. Touch-up of minor damage will be acceptable where result is not visibly different from surrounding surfaces. Where result is different either in color, sheen, or texture, recoat entire surface.

END OF SECTION 099000

SECTION 102800 – TOILET AND BATHROOM ACCESSORIES

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Paper Holder.
 - 2. Towel Bar.
 - 3. Towel Bar Posts
 - 4. Medicine Cabinet
 - 5. Shower Rod & Curtain Liner
 - 6. Grab Bars

1.02 SUBMITTALS

- A. Product Data: Written technical information for each accessory specified.
- B. Shop Drawings:
 - 1. Submit rough-in drawings. Include the following details and all other information necessary to demonstrate compliance with contract documents:
 - a. Dimensions.
 - b. Rough-in requirements.
 - c. Required clearances.
 - d. Methods of assembling components.
 - e. Anchorages.
- C. Certificates: Submit certification that work complies with requirements of contract documents.
- D. Manufacturer's Instructions: Submit for each product specified in this section.
 - 1. Include installation instructions and instructions for examination, preparation, and protection of adjacent work.

1.03 QUALITY ASSURANCE

- A. Manufacturer's Qualifications: A company regularly engaged in manufacture of products specified in this section, whose products have been in satisfactory use, under similar service conditions, for not less than 5 years.
- B. Installer's Qualifications: Firm regularly engaged in installation of products specified in this section, with a minimum of 5 years of experience.

1.04 DELIVERY, STORAGE, AND HANDLING

A. Execute product manufacturer's special instructions to prevent damage to products. Store products in manufacturer's original shipping containers.

1.05 COORDINATION

A. Use manufacturer's instructions and data to determine anchorage requirements for products specified. In a timely manner, distribute the following to affected installers of related work:
 1. Components and anchorage devices provided by toilet accessory manufacturer for

TOILET, BATH, AND LAUNDRY ACCESSORIES

incorporation into other work.

2. Coordination data including setting drawings, templates, instructions, etc., for cutouts and installations.

1.06 WARRANTY

- A. Special Project Warranty: Submit a written warranty signed by the manufacturer, the contractor, and the installer, guaranteeing to correct failures in materials and workmanship which occur within the warranty period, including those attributable to abnormal aging, without reducing or otherwise limiting any other rights to correction which the owner may have under the contract documents.
 - 1. The warranty shall include responsibility for removing and replacing other work as necessary to accomplish repairs or replacement of materials covered by the warranty.
 - 2. Warranty period: 1 years from approved date of substantial completion.

PART 2 - PRODUCTS

2.01 Bathroom Accessories

- A. Toilet Paper Holder.
 - 1. Manufacturer: Proplus
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: 553016
 - 4. Provide manufactured recommended attachment method to wall system
 - 5. See construction drawings for locations
- B. Shower Corner Wall Shelf
 - 1. Manufacturer: Bathfitter
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: Oxford Double Corner Wall Shelf –color to be white
 - 4. Provide manufactured recommended attachment method to wall system
 - 5. See construction drawings for locations
- C. 24" Towel Bar
 - 1. Manufacturer: Moen
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: Donner (51024CH) –color to be chrome
- D. Towel Bar Posts (Pair)
 - 1. Manufacturer: Moen
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: Donner (510CH) –color to be chrome
- E. Shower Rod To be supplied in all Bathrooms
 - 1. Manufacturer: Bathfitter
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: Dritto Straight Rod color to be chrome
 - 4. Contractor to provide full assembly of parts for installation
- F. Shower Curtain / Liner To be supplied in all Bathrooms
 - 1. Manufacturer: PinDot

- 2. Comparable products of other manufacturers will be considered for substitution.
- 3. Model or style: Hookless –color to be beige or white
- 4. Contractor to provide full assembly of parts for installation
- G. Grab Bars To be supplied in all Bathrooms
 - 1. Manufacturer: Moen
 - 2. Model or style: 8700 Series 1 ³/₄" diameter
 - a. Satin Stainless Streel Finish All bars
 - b. 8724 (24") –with Concealed Mounting
 - c. 8742 (42") –with Concealed Mounting
 - d. Contractor to provide lengths in accordance to plans same manufacturer line
 - 3. Contractor to provide full assembly of parts for installation
 - 4. Contractor to provide in wall wood blocking for attachments
 - 5. See drawings for locations & mounting heights.
- H. Medicine Cabinet for all bathroom units 108 in total
 - 1. Manufacturer: Ketcham
 - 2. Model or style: 1626BV-SM
 - 3. Dimensions 16" x 26"
 - 3. Contractor to provide full assembly of parts for installation
 - 4. Contractor to provide in wall wood blocking for attachments
 - 5. See drawings for locations & mounting heights.
 - 6. Provide all "in-wall" blocking to provide secure manufacturer's recommended installation.
- I. ADA Mirror
 - 1. Manufacturer: Bradley
 - 2. Model or style: 740-018300
 - 3. Dimensions 18" x 30"
 - 3. Contractor to provide full assembly of parts for installation
 - 4. Contractor to provide in wall wood blocking for attachments
 - 5. See drawings for locations & mounting heights.
 - 6. Provide all "in-wall" blocking to provide secure manufacturer's recommended installation.
- J. Robe Hooks
 - 1. Manufacturer: Signature Hardware
 - 2. Model or style: Exira Robe Hook (Satin Nichol)
 - 3. Dimensions 2"
 - 3. Contractor to provide full assembly of parts for installation
 - 4. Contractor to provide in wall wood blocking for attachments
 - 5. See drawings for locations & mounting heights.
 - 6. Provide all "in-wall" blocking to provide secure manufacturer's recommended installation

PART 3 - EXECUTION

3.01 EXAMINATION

- A. Accessory Locations: Coordinate accessory locations with other work to avoid interference and to ensure proper operation and servicing of accessories. Notify the architect in writing of any conflicts concerning product placement, for resolution. Do not proceed without resolution.
- B. Correct unsatisfactory substrate conditions before start of accessory installation.

TOILET, BATH, AND LAUNDRY ACCESSORIES

C. Commencement of work shall constitute acceptance of all conditions. Any necessary remedial work required to correct any unsatisfactory conditions, found after the start of installation, will be provided at no cost to the Owner.

3.02 **PREPARATION**

A. Clean surfaces to receive accessories. Protect surrounding elements from damage during accessory installation.

3.03 INSTALLATION

- A. Perform installation in accordance with manufacturer's instructions, except where more stringent requirements are shown or specified, and except where project conditions require extra precautions or provisions to ensure satisfactory performance of the work.
- B. Provide plumb, level accessory installations.
- C. Securely attach accessories to substrate.
- D. Accessories Installed for Use by Handicapped Persons: Install as indicated on drawings, and in compliance with New York Construction Code and ANSI 117.1-Latest Edition for Barrier-Free Standards.

3.04 ADJUSTING

A. Adjust accessories as required to provide smooth operation and trouble free servicing.

3.05 CLEANING

A. Clean and polish exposed surfaces of accessories using accessory manufacturer's recommended procedures and cleaning agents.

3.06 **PROTECTION**

A. Provide coverings as required to protect installed accessories.

END OF SECTION 102800

SECTION 109990 - Pesticides

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes:
 - 1. Pesticide

1.02 SUBMITTALS

- A. Product Data: Written technical information for each accessory specified.
- B. Shop Drawings:
 - 1. Submit rough-in drawings. Include the following details and all other information necessary to demonstrate compliance with contract documents:
 - a. Dimensions.
 - b. Rough-in requirements.
 - c. Required clearances.
 - d. Methods of assembling components.
 - e. Anchorages.
- C. Certificates: Submit certification that work complies with requirements of contract documents.
- D. Manufacturer's Instructions: Submit for each product specified in this section.
 - 1. Include installation instructions and instructions for examination, preparation, and protection of adjacent work.

1.03 QUALITY ASSURANCE

- A. Manufacturer's Qualifications: A company regularly engaged in manufacture of products specified in this section, whose products have been in satisfactory use, under similar service conditions, for not less than 5 years.
- B. Installer's Qualifications: Firm regularly engaged in installation of products specified in this section, with a minimum of 5 years of experience.

1.04 DELIVERY, STORAGE, AND HANDLING

A. Execute product manufacturer's special instructions to prevent damage to products. Store products in manufacturer's original shipping containers.

1.05 COORDINATION

- A. Use manufacturer's instructions and data to determine anchorage requirements for products specified. In a timely manner, distribute the following to affected installers of related work:
 - 1. Components and anchorage devices provided by toilet accessory manufacturer for incorporation into other work.
 - 2. Coordination data including setting drawings, templates, instructions, etc., for cutouts and installations.

Pesticides

1.06 WARRANTY

- A. Special Project Warranty: Submit a written warranty signed by the manufacturer, the contractor, and the installer, guaranteeing to correct failures in materials and workmanship which occur within the warranty period, including those attributable to abnormal aging, without reducing or otherwise limiting any other rights to correction which the owner may have under the contract documents.
 - 1. The warranty shall include responsibility for removing and replacing other work as necessary to accomplish repairs or replacement of materials covered by the warranty.
 - 2. Warranty period: 1 years from approved date of substantial completion.

PART 2 - PRODUCTS

2.01 Pesticide

- A. Pesticide
 - 1. Manufacturer: Walla Walla Environmental, Inc.
 - 2. Comparable products of other manufacturers will be considered for substitution
 - 3. Product name: "Bug Juice"

PART 3 - EXECUTION

3.01 EXAMINATION

- A. Accessory Locations: Coordinate accessory locations with other work to avoid interference and to ensure proper operation and servicing of accessories. Notify the architect in writing of any conflicts concerning product placement, for resolution. Do not proceed without resolution.
- B. Correct unsatisfactory substrate conditions before start of accessory installation.
- C. Commencement of work shall constitute acceptance of all conditions. Any necessary remedial work required to correct any unsatisfactory conditions, found after the start of installation, will be provided at no cost to the Owner.

3.02 **PREPARATION**

A. Clean surfaces to receive accessories. Protect surrounding elements from damage during accessory installation.

3.03 INSTALLATION

- A. Perform installation in accordance with manufacturer's instructions, except where more stringent requirements are shown or specified, and except where project conditions require extra precautions or provisions to ensure satisfactory performance of the work.
- B. Provide plumb, level accessory installations.
- C. Securely attach accessories to substrate.
- D. Accessories Installed for Use by Handicapped Persons: Install as indicated on drawings, and in compliance with New Jersey Uniform Construction Code (BOCA) and ANSI 117.1-1992 for Barrier-Free Standards.

3.04 ADJUSTING

A. Adjust accessories as required to provide smooth operation and trouble free servicing.

3.05 CLEANING

A. Clean and polish exposed surfaces of accessories using accessory manufacturer's recommended procedures and cleaning agents.

3.06 **PROTECTION**

A. Provide coverings as required to protect installed accessories.

END OF SECTION 10810

SECTION 123530 - KITCHEN CABINETRY, APPLIANCES & FIXTURES

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes: Kitchen Cabinetry Wood Casework and related equipment.
 - 1. Pre-manufactured wood cabinets / casework and equipment, covered by this specification and accompanying drawings, are manufactured or supplied by one manufacturer to avoid divided responsibility.
 - a. Furnish equipment as listed in specifications, equipment schedule and drawings. This includes delivery to the building, setting in place, leveling and scribing to walls and floors.
 - b. Furnish plumbing and electrical fixtures as specified, including nipples and lock nuts needed to secure each fixture to the equipment. Fixtures are furnished unassembled and loose in cartons for installation by the equipment contractor.
 - c. Furnish sinks and sink outlets, traps, unless specifically noted otherwise.
- B. Related Sections:
 - 1. Rough Carpentry: Division 6.
 - 2. Resilient Flooring: Division 9.
- C. Architectural Contract Documents References:
 - 1. Equipment Layout Plans, Elevations, Sections, Details and Schedules.

1.02 SUBMITTALS

- A. Product Data: Submit manufacturer's specifications, installation instructions, and general recommendations. Include data substantiating that products to be furnished comply with requirements of the contract documents.
- B. Shop Drawings: Submit complete shop drawings for fabrication and erection, including plans, elevations, and large scale details of typical sections and connections.
 - 1. Provide roughing layouts within 30 days from notice to proceed, to be distributed to other prime contractors.
 - 2. Provide layout, dimensions, and identification of each unit corresponding to sequence of installation and erection procedures.
 - 3. Provide location, details and coordination of ALL anchorage devices to be embedded in or fastened to other construction. Furnish templates if required for accurate placement.
 - 4. Include schedule and erection procedure for proper installation.
- C. Selection Samples: For initial selection of colors and textures, submit manufacturer's color charts consisting of actual product pieces, showing full range of all available colors and textures. Provide samples of minimum size as follows:
 - 1. Provide Cabinet Manufacturer's full range of available wood veneer colors and finishes.
 - 2. Provide one sample, of each color, and or finish, of each different type and or style of hardware specified herein.

- E. Certificates: Submit manufacturer's certification that ALL products comply with requirements of the contract documents.
 - a. Test reports certifying that the casework finish complies with chemical and other resistance requirements of the specifications.
 - b. Performance test reports from an independent testing lab on each specified top material.

1.03 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Manufacturers shall submit evidence of at least 5 years experience and installations for similar type of project.
 - 1. Manufacturers shall also show evidence of financial stability, plant facilities, catalogs and specifications.
 - 2. Full-sized samples, catalogs and specifications, shall be submitted with written request along with detailed list of deviations from these documents for approval.
- B. In addition to the above requirements, manufacturers requesting approval shall, at the same time, submit product test data, performed and certified by an independent testing agency, covering the following areas of product performance:
 - 1. Base cabinet construction / racking test.
 - 2. Wall cabinet construction / racking test.
 - 3. Cabinet corner / joinery strength test.
 - 4. Wall cabinet construction / static load test.
 - 5. Drawer corner / joinery strength test.
 - 6. Drawer construction / static load test.
 - 7. Cabinet adjustable shelf and support device / static load test.
 - 8. Cabinet interior, exterior and edging materials / acid resistance tests.
- C. Chemical Resistance:
 - 1. Method of testing:
 - a. Non-volatile chemicals: Five drops of each reagent were applied to the surface and covered with a watch glass for sixty (60) minutes and the temperature maintained from 74 to 80 degrees F. At the end of this period, the reagents were flushed with water, the surface scrubbed with a soft bristle brush under running water, rinsed and dried. After thorough drying, the surface was evaluated.
 - b. Volatile chemicals: The test areas were cleaned with a cotton swab soaked in the solvent to be used for the test, a one inch cotton ball saturated with the test solvent was then covered by an inverted two ounce wide mouth bottle to retard evaporation. The test period was for sixty (60) minutes and the temperature maintained from 74 to 80 degrees F. Twenty-four hours after the test period, the test surface was scrubbed with a damp paper towel and dried with paper towels and evaluated. Volatile chemicals are indicated by a "star" (*).
 - (1). The finish of exposed surfaces is capable of withstanding the following chemicals with no effect:

Acetic Acid - 50% Acetic Acid - 98% *Acetone Ammonium Hydroxide - 28% *Benzene *Carbon Tetrachloride *Ethyl Acetate *Ethyl Alcohol

*Ethyl Ether Formaldehyde *Gasoline Hydrochloric Acid - 10% Hydrochloric Acid - 20% Hydrochloric Acid - 37% *Methanol (Methyl Alcohol) *Methyl Ethyl Ketone *Naphtha Nitric Acid - 10% Phosphoric Acid - 25% Phosphoric Acid - 75% Potassium Hydroxide - 50% Sodium Carbonate - Saturate Sodium Hydroxide - 10% Sodium Hydroxide - 20% Sodium Hydroxide - 40 % Sulfuric Acid - 25% *Toluene Xylene

(2). Acids that have little to moderate effect on the finish of exposed surfaces are:

Nitric Acid - 30% Sulfuric Acid - 70%

- D. Architects opinion and decision shall be final in the evaluation of manufacturer's products for approval.
- E. Accessories: Provide accessory items only as produced or recommended by manufacturer of primary products.
- F. Installer Qualifications: Installer must be acceptable to the manufacturer of products being installed.
- G. Mock-up: Prior to installation of work of this section, construct a sample, using specified materials and illustrating range of color, texture, and workmanship to be expected in the completed work. Once mock-up has been approved by the architect, retain until the work has been completed and accepted.
 - 1. Configuration: Typical Base and Wall cabinets, including door(s), drawer(s), counter-top and all related hardware.
 - a. Base cabinet with drawer and cupboard with full-depth, adjustable shelf, hinged door and applicable hardware.
 - b. Wall case with full-depth, adjustable shelf, hinged door and applicable hardware.
 - 2. Mock-up may not be incorporated into the final work.

1.04 DELIVERY, STORAGE, AND HANDLING

- A. Delivery and Storage: Keep materials dry at all times. Protect against exposure to weather and against contact with damp or wet surfaces.
 - 1. Protect materials from excessive moisture in shipment, storage, and handling.

- 2. Deliver materials in manufacturer's unopened packages, and store in dry place with adequate air circulation.
- 3. Do not deliver plastic materials to site in advance of installation time, and avoid exposure of plastic materials to sunlight; complete installation and concealment as rapidly as possible in each area of work.
- 4. Stack products of this section carefully to provide air circulation within stacks.

1.05 PROJECT CONDITIONS

- A. Environmental Requirements: Do not proceed with installation until areas to receive the work have been enclosed and until temperature and relative humidity have been stabilized and will be maintained within values established by the manufacturer for optimum quality control.
 - 1. Building is secure and weather tight, with windows and doors installed.
 - 2. Ceiling, overhead ductwork and lighting are installed.
 - 3. Painting is completed.
 - 4. Floor finishes are installed.
 - 5. Heat and air conditioning systems are functional; providing temperature and humidity consistent with conditions to be maintained by Owner.

1.06 WARRANTY

- A. Special Project Warranty: Submit a written warranty signed by the manufacturer, the contractor, and the installer, guaranteeing to correct failures in materials and workmanship which occur within the warranty period, including those attributable to abnormal aging, without reducing or otherwise limiting any other rights to correction which the owner may have under the contract documents.
 - 1. The Manufacturer, shall warrant the casework to be free from defects in materials and workmanship, under normal use and service, for **one (1) year** from date of substantial completion. Within the warranty period, the Manufacturer, shall, at its option, repair, replace, or refund the purchase price of defective casework.
 - 2. The warranty with respect to products of another manufacturer sold by the casework manufacturer, is limited to the warranty extended by that manufacturer to the case work manufacturer. The warranty shall include responsibility for removing and replacing other work as necessary to accomplish repairs or replacement of materials covered by the warranty.

PART 2 - PRODUCTS

2.01 GENERAL

- A. The design is based on the following product:
 - 1. The Brentwood Collection by PHS Partners Home Supply

Color to be approved by the owner at time of award of contract

- B. Products specified herein have been selected because of their quality of construction, configuration, design, function, available finishes, components, accessories, dimensions, shape and style.
 - 1. Substitutions: Comparable products of other manufacturers will ONLY be considered if it can be clearly shown that substituted products are equal to or will exceed the construction quality requirements and other design attributes listed above.
 - a. Substitute products will be considered for substitution only when submitted to the Architect as per the requirements of Specification Section 01600.

C. Products indicated on Equipment Schedule, but not specified herein are to be provided on the basis of design of the individual product specified.

2.02 MATERIALS

- A. Facing Maple:
 - 1. Facing Door / Drawer Maple to be air dried and kiln dried to a 6 percent moisture content, then tempered to 7-8 percent prior to fabrication. All Maple facing exposed to view is to be free of stains, splits, shakes, season checks and other similar defects.
 - 2. Other hardwoods are grade FAS or better, air dried to a 6 percent moisture content, then tempered to 7-8 percent prior to fabrication. Other hardwoods are used in semi-exposed, or unexposed, areas and comply with NHLA grading for FAS or better lumber.
- B. Plywood:
 - 1. Oak plywood is red oak, grade A-2, plain sliced, book-matched, crossbanded, and has a solid core.
 - a. 3/4 inch is a minimum of 7-ply.
 - b. 1/2 inch is a minimum of 5-ply.
 - c. 1/4 inch is a minimum of 3-ply.
 - d. 3/32 inch is a minimum of 3-ply.
 - 2. Other hardwood plywoods are sound grade, have a solid core and are suitable for semiexposed or unexposed areas.
 - a. 3/4 inch is a minimum of 7-ply.
 - b. 1/2 inch is a minimum of 5-ply.
 - c. 1/4 inch is a minimum of 3-ply.
 - d. 3/32 inch is a minimum of 3-ply.
- C. Hardboard If Used:
 - 1. Hardboard is service tempered and consists of steam-exploded wood fibers, highly compressed into a hard, dense, 1/4 inch thick, homogeneous sheet, using natural resins and other added binders.
 - 2. Physical properties:
 - a. Average modulus of rupture is 5,300 lbs./sq. inch
 - b. Density is 50 to 60 lbs./cu. foot
 - c. Tensile strength of 3,500 lbs./sq. inch.
- D. Particleboard If used:
 - 1. Particleboard is industrial grade.
 - 2. Physical properties:
 - a. Density, 46 to 50 lbs./cu. ft.
 - b. Modulus of rupture, minimum, 2,200 psi
 - c. Modulus of elasticity, minimum, 450,000 psi.
- F. Kitchen Fixtures:
 - 1. Water services: Heavy-duty construction and are specifically designed for kitchen use.

KITCHEN CABINETRY, APPLIANCES & FIXTURES

a. Water Faucets - Hot and Cold:

Manufacturer: Premier Model No. 3577646

- 2. **Electrical Fixtures:** Receptacles are 3-wire grounded, 20 A, 125V AC, with white cover plates and cadmium-plated steel boxes. Pedestal boxes are brushed, cast aluminum with conduit nipples and lock nuts.
 - a. G.F.I. fixtures: Lutron SCR-20-GFTR-SW 20 A, 125V AC, with a white nylon face and a LED indicator light. Conform to UL Standard 943 Class A, have hospital grade high abuse receptacle construction, and certified corrosion resistance with copper-nickel exposed metal parts. Provide terminal screw wiring connections and a trip time of 0.025 seconds.

2. **Range Hoods:** Two Speed Ducted Range Hood

Manufacturer: Broan - Nutone, LLC

- a. Model No. 40000 Series
- b. Provide 120v, 2.0 amp and 2795 rpm max.
- c. ducted washable filter & filtration system
- d. color to be white
- e. sized to be coordinated with stove / range width of 30"
- f. Provide new duct connection to pre-existing vertical riser

3. Sinks and Sink Outlets:

Manufacturer: Less Care Cabinetry – Model #LT84, Model #LT64

For Typical Kitchens:

a. Stainless steel sinks have a satin stainless steel finish. They are 20 gauge, type 304, 18-8 stainless steel, with heavily undercoated bottoms and positive pitch drains. Sinks shall be 3-hole, 25"x 22" wide with 8" depth. Drain holes are 3-1/2 inch diameter for 4-1/2 inch stainless steel cup strainers. The cup strainer has a neoprene stopper. Provide necessary tail pieces to tie into plumbing roughing, typical.

For ADA Compliant Kitchens:

b. Stainless steel sinks have a satin stainless steel finish. They are 20 gauge, type 304, 18-8 stainless steel, with heavily undercoated bottoms and positive pitch drains. Sinks shall be 3-hole, 25"x 22" wide with 6" depth. Drain holes are 3-1/2 inch diameter for 4-1/2 inch stainless steel cup strainers. The cup strainer has a neoprene stopper. Provide necessary tail pieces to tie into plumbing roughing, typical.

4. Water Lines:

a. Replacement of Existing with new stainless steel flex type

5. Water Shut Off Valves:

- a. Replacement of all existing water shut off valves with quarter turn valves
- b. Contractor to provide all materials, fittings, washers etc...to complete the replacement of the water shut off valves.

KITCHEN CABINETRY, APPLIANCES & FIXTURES

NOTE: Coordinate with Drawings and Specifications.

Top Mount Refrigerator:

Manufacturer: Frigidaire

- a. Model No. FFHT1614Q W/Z
- b. Size: 65 ¹/₂" height x 28" width x 29 7/8" depth
- c. Provide reversible door for field condition
- d. color to be white
- e. Unit to be powered by 120v, 60Hz, 15A electrical
- f. Provide new electrical appliance plug in line.
- g. Replace existing appliance outlet for new in kind.

7. Freestanding Range:

Manufacturer: Frigidaire

- a. Model No. FFGF3023LW
- b. Size: 36" height x 29 7/8" width x 25 3/4" depth
- c. Provide reversible door for field condition
- d. Color to be white
- e. Unit to be powered by 120v, 60Hz, 15A electrical
- f. Provide new electrical appliance plug in line.
- g. Replace existing appliance outlet for new in kind.

G. Tops

6.

- 1. Laminate Surface by Wilsonart: Top surface and edges are 0.050 inch thick, horizontal grade, **high pressure, plastic laminate** applied to a 46-50 lb. density particleboard core. Finished top is ³/₄" thick with 1 ¹/₄" finish face and the curb is four inches high unless specifically dimensioned higher on Equipment Plans. A phenolic backing sheet is applied to the bottom surface.
 - a. Colors: Neutral Glace

H. Hardware and Accessories:

- 1. Pulls If Used:
 - a. Round Knob in Satin Nickel finish by Brainerd Model #P11747V-SN-C 1 ¹/₄"
- 2. Handles If Used:
 - a. 3³/₄" Satin Nickel center wire cabinet pull by Amerock Model #BP76313CS. Provide matching screws for fastening.
- 3. Hinges:
 - a. Fully Concealed Adjustable Wrap, heavy duty, high quality steel, European hinge.
- 4. Catches:
 - a. Friction roller catch is zinc plated steel catch with a positive action spring cushioned, polyethylene roller and a metal strike plate. Screw mounted catch and strike plate have a slotted have slotted holes for adjustability.

- b. Elbow catch is a steel, spring loaded catch that releases with finger pressure.
- 5. Drawer Slides:
 - a. Full Extension, self closing, undermount airmatic glide system. Slides have automatic positive stop levers.
- 6. Shelves:
 - a. 5/8" plywood adjustable at base cabinets
- 7. Shelf Clips:
 - a. Shelf clips are made from steel, brass plated after fabrication. Clips are angle type with a 1/4 inch diameter, 3/8 inch long stud. The 3/4 inch long ledge is dipped in a non-slip plastic coating, predrilled to anchor shelf.

2.03 FABRICATION

- A. Factory assembly of casework in the largest components possible aids in the installation. Dovetailed construction with glued and screwed joints is used for maximum strength; and the use of precision jigs and clamps ensures square corners and plumb vertical surfaces.
- B. Fabrication of laboratory casework and equipment is completed to dimensions in the final, approved copy of shop drawings.

C. Base Cabinets:

- 1. General: All structural joints are glued and screwed. Base cabinets are rigidly constructed, integral units. Each base cabinet is completely enclosed without the use of common partitions, and has flush construction with overlapping doors and drawers. A base cabinet has a full horizontal top frame with intermediate front and rear horizontal parting rails; 5/8 inch plywood bottom, and dividers. Horizontal top frame, intermediate parting rails and the bottom are dovetailed, glued and fastened with countersunk screws. Backs are recessed and let into routed end panels, except where they need to be removable for access to plumbing. Backs are screwed to the top frame and bottom panel and further secured with glue blocks on each side. An enclosed toe space, 2-1/4 inches by 4 inches, is provided, with the toe rail screwed to end and bottom panel. Separators are let into routed intermediate rails and end panels. Adjustable shelves are supported on heavy-duty, plastic coated, brass plated steel shelf clips, which fit into holes drilled 32 mm on centers, in the cabinet end panels.
- 2. Frame and rails:
 - a. Horizontal front top frame member: ³/₄" inch by 1-1/2 inch, solid wood.
 - b. Horizontal rear top frame member: $\frac{3}{4}$ " inch by 1-1/2 inch, solid wood.
 - c. Front intermediate rails: ³/₄" inch by 1-1/2 inch, solid wood.
 - d. All other frame members: $\frac{3}{4}$ " inch by 1-1/2 inch, solid wood.
- 3. Backs:
 - a. Exposed exterior backs: 3/4 inch plywood.
 - b. Cabinets with exposed interiors but unexposed exteriors: Backs are 1/4 inch oak plywood.
 - c. Cabinets with unexposed interiors and exteriors: Backs are 1/4 inch service tempered hardboard.
- 4. End panels:
 - a. Cabinets with exposed interiors: End panels are 1/2 inch matching maple veneer
 - b. Cabinets with exposed exteriors: End panels are 1/2 inch matching maple veneer

- c. Cabinets with unexposed interiors and one exposed end panel and one unexposed end panel: Exposed end panel is 1/2 inch matching maple veneer, and unexposed end panel is 1/2 inch hardwood plywood.
- d. Cabinets with unexposed interiors and unexposed exteriors: end panels are 1/2 inch hardwood plywood.
- 5. Bottom, shelves, and dividers:
 - a. Cabinets with exposed interiors: All are 1/2 inch matching maple veneer
 - b. Cabinets with unexposed interiors: all are 1/2 inch hardwood plywood.
- 6. Exposed edges of end panels, bottom, shelves, and dividers:
 - a. Edgebanded with 1/4 inch maple.
- 7. Drawer separators, where locks are indicated:
 - a. 1/4 inch service tempered hardboard.

D. Wall and Upper Cases:

- 1. General: All structural joints are dovetailed, glued and screwed. Wall and upper cases are rigidly constructed, integral units. Each case is completely enclosed without the use of common partitions, and has flush construction with overlapping doors. Top panel is dovetailed and let into routed end panels; lapped, glued and screwed to front top rail; and glued and screwed to each end panel and the back. Bottom panel is dovetailed and let into routed end panels, glued and screwed to front bottom rail; and glued and screwed to each end panel and the back. Bottom panel is dovetailed and let into routed end panels; lapped, glued and screwed to front bottom rail; and glued and screwed to each end panel and the back. Backs are recessed and let into routed end panels, and secured with glue blocks on each side. Exterior hanger rails, at the top of the back, are glued to the back and then screwed to the top panel and end panels. Exterior hanger rails, at the bottom of the back, are glued to the back and then screwed to the back and then screwed to the bottom panel and end panels. Adjustable shelves are supported on heavy-duty, plastic coated, brass plated steel shelf clips, which fit into holes drilled 32 mm on centers, in the case end panels.
- 2. Front rails:
 - a. Top and bottom, 2 inches by 3/4 inch.
- 3. Top panel, bottom panel, adjustable shelves:
 - a. Cases with exposed interiors: All are 1/2 inch oak plywood.
 - b. Cases with unexposed interiors: All are 1/2 inch hardwood plywood.
- 4. Backs:
 - a. Cases with exposed interiors: Back is 1/4 inch oak plywood.
 - b. Cases with unexposed interiors: Back is 1/4 inch service tempered hardboard.
- 5. End panels:
 - a. Cases with exposed interiors: End panels are 1/2 inch matching maple veneer
 - b. Cases with exposed exteriors: End panels are 1/2 inch matching maple veneer
 - c. Cases with unexposed interiors and one exposed end panel and one unexposed end panel: Exposed end panel is 1/2 inch matching maple veneer; the
 - unexposed end panel is 1/2 inch hardwood plywood.
 - d. Cases with unexposed interiors and unexposed exteriors: End panels are 3/4 inch hardwood plywood.
- 6. Exposed edges of end panels and shelves:
 - a. Edgebanded with 1/4 inch matching maple veneer.
- 7. Exterior hanger rails:
 - a. 3 inch by 1/2 inch hardwood plywood.
- G. Drawers:
 - 1. Components:
 - a. Drawer front: 13/16 inch plywood with Maple Veneer.
 - b. Drawer box: front, sides and back, 1/2 inch hardwood lumber.
 - c. Drawer bottom: 1/4 inch service tempered hardboard.
 - d. Construction: All four corners of the drawer are dovetailed and glued. edges of the drawer front are eased / with radius to form a lip and overlap the opening

1/4" inch on all sides. Drawer's fronts are one piece of lumber, whenever possible, providing consistency in color and grain within each drawer front. The back perimeter of the drawer front is routed so the drawer front is recessed into the opening and projects 13/32 of an inch. The top edge of drawer sides and back are eased / with radius. Drawer bottom is let in on four sides and securely glued underneath with a continuous bead of glue around the perimeter of the drawer bottom. In cabinets 24 inches or less in width, drawers have one pull, surface mounted with two screws, four inches on centers. In cabinets over 24 inches wide, drawers have two pulls.

H. Doors:

- 1. Hinged solid doors, 48 inches or less in height:
 - a. Core ply: Solid wood rails with Maple Veneer on four edges framing a particleboard core.
 - b. Hardwood plywood crossbands: Four; two laminated on each side of core ply.
 - c. Maple veneer: Face plys; one applied to each side.
 - d. Construction: Doors are 13/16 inch thick, machine eased / with radius on the edges to form a lip and overlap opening 1/4 inch on all sides. The back perimeter of the door is routed so the door is recessed into the opening and projects 13/32 inch. The left door of double doors has a center machined astragal. Hinges to be fully Concealed Adjustable Wrap, heavy duty, high quality steel, European hinge.
- I. Casework Finishes:
 - 1. Surfaces to be finished: Exposed exterior surfaces, exposed interior surfaces of cabinets, and the inside of drawers, receive the full twelve step finishing process. The unexposed interior surfaces of cupboards, wall cases, upper cases, and tall cases also receive the full finishing process. Other unexposed surfaces are processed through eight of the finishing steps, which include a baked on protective coat of moisture and chemical resistant catalyzed sealer.
 - 2. Finishing Process: Prior to assembly lumber for doors, drawers and cabinets and plywood for cabinets, are machine sanded with 120 grit, 180 grit, and finally 220 grit sand paper. Flat surfaces receive two additional machine sandings; one in an orbital crossbelt sander with 40 micron and 60 micron grit sanding belts; and one through a rotary polisher with 150 grit sand paper. Door and drawer front edges are machine sanded to a very smooth surface through a profile edge sander utilizing a 100 grit and 150 grit paper. After assembly, drawers, doors and casework are thoroughly examined and fine finished by hand to provide a consistently smooth surface. Prior to the first application in the finishing process, items are places in a dust-off booth where compressed air is used to remove loose fibers and dust. Selected surfaces are stained with NGR stain to the desired color and allowed to dry. Next a protective coat of moisture and chemical resistant, catalyzed sealer is applied. After finished drying, items are oven baked at 130 degrees F. Following a cool down period, surfaces that receive the final top coat are carefully hand sanded and wiped clean. A top coat of clear, catalyzed, conversion varnish is applied, allowed to dry and then oven baked at 130 degrees F.

PART 3 - EXECUTION

3.01 COORDINATION

A. The General Contractor and Owner shall cooperate with the laboratory casework and equipment contractor to coordinate delivery and installation of the product.

3.02 EXAMINATION

- A. General: Inspect conditions of installation area to verify that work may properly commence. Do not proceed with work until unsatisfactory conditions have been corrected.
- B. Commencement of work shall constitute acceptance of all conditions. Any necessary remedial work required to correct any unsatisfactory conditions, found after the start of installation, will be provided at no cost to the Owner.

3.03 INSTALLATION & ADJUSTMENTS

- A. Installation of casework must be plumb, level, true and straight, with no distortions. Use concealed shims as required. When laboratory casework or equipment butts against other finished work, scribe and cut for an accurate fit.
- B. Adjustments to casework and hardware may be needed for smooth operation of doors and drawers, without warp or bind. Lubricate operating hardware as recommended by the manufacturer.
- C. Securely anchor ALL Tall and Wall to adjacent wall surfaces. Typical.

3.04 CLEANING & PROTECTION

- A. Inspect casework for damaged or soiled areas; remove, refinish, and touch-up as necessary. Leave area clean.
- B. Cover installed casework and equipment with 4-mil polyethylene film as protection against soiling. Advise General Contractor of procedures to protect installed casework and equipment from potential damage by other trades.

3.05 **DEMONSTRATION**

A. A qualified representative will demonstrate operation procedures and maintenance of all installed equipment to the Owner's personnel. This demonstration may be set at Owner's convenience.

END OF SECTION 123530

SECTION 150000 - PLUMBING

PART 1 - GENERAL

1.01 SUMMARY

A. Drawings and General Provisions of Contract, including General & Supplementary Conditions including all of Division 1 – General Requirements apply to the work within this section.

1.02 DESCRIPTION OF WORK

- A. Plumbing work required for this project is indicated on the drawings and includes, but is not limited to the following:
 - 1. Plumbing Fixtures
 - 2. Permits, fees & inspections
 - 3. Guarantees & warrantees, certificates of approval and clearances as required by applicable governing bodies, utilities and insurance.

1.03 QUALITY ASSURANCE

A. Manufacturer's Instructions: In addition to the requirements of these specifications, all mechanical equipment and appliances are to be installed in accordance with the manufacturer's installation instructions and recommendations.

B. Standards:

1. All work to be performed in strict compliance with the applicable local and/or State codes, and the latest edition of the National Fire Codes and OSHA.

2. All material and equipment shall be in accordance with the local and/or State codes, the latest requirements of the National Electrical Code, NFPA Fire Codes, BOCA the NEMA, ASTM, IEEE, ANSI, IPCEA, AISC and OSHA.

- 3. Any labor or material, in addition to that described herein or shown on the contract drawings, necessary to comply with the previously mentioned codes and/or standards, shall be performed and furnished by the contractor. Violation of any code or standard requirements should be brought to the to the attention of the architect prior to bidding. In any event, after the contract is executed, no additional payment will be authorized due to labor, material, equipment, or any other extra cost necessary to comply with the aforementioned codes & standards.
- 4. Where conflict arises between the local codes & the requirements of the Plumbing Code, National Electrical Code, The NFPA Codes, BOCA, NEMA, ASTM, etc... The most stringent requirements will prevail.
- 5. After completion of the work, the contractor shall furnish the owner a certificate of final

inspection from the appropriate authorities having jurisdiction.

1.03 PERMITS & CERTIFICATES

A. The contractor shall pay all cost of and fees, obtain all necessary permits and certificates of approval, and submit them to the architect before final acceptance of the work.

1.04 SHOP DRAWINGS

- A. Submit shop drawings on the following; for additional data on the preparation refer to Specification Section 01300.
 - 1. Fixture type, installation & specification information
 - 2. Hangers, Supports & related plumbing accessories

1.06 PROJECT CONDITIONS

- A. Environmental Conditions: Do not install glazing when either air or substrate temperature exceeds the range recommended by manufacturer or when substrate is wet, damp, or covered with snow, ice, or frost.
- B. Install bulk sealants only at air and substrate temperatures above 40 degrees F.

1.07 GUARANTEES

A. Standard guarantees: Refer to supplemental conditions for these requirements. Where manufacturers or installers offer longer than 1 year guarantees they shall not be nullified by the 1 year limit.

PART 2 - PRODUCTS

2.01 Bathroom Bathtub Units

- A. Bathtub Unit Nominal Dimensions to be 60" x 34 1/4"
 Basis of Design Kohler– Villager Cast Iron tub & shower surround model # 715-0
 - 1. Contractor to verify outlet side per field condition
 - 2. Color & Finish to be selected by owner
 - 3. Contractor to provide all associated plumbing material & labor to complete installation / replacement of Bathtub Unit.
 - 4. VIF Left Hand or Right Hand Drain Location & Provide as per field condition

2.02 Bathtub Faucet Fixture

- A. Faucet Fixture Basis of Design Delta Monitor model# 1348
 - 1. Contractor to existing plumbing locations as per field condition
 - 2. Chrome Finish to be selected by owner
 - 3. Contractor to provide all associated plumbing material & labor to complete installation / replacement of Fixture Unit

2.03 Toilet Fixture Unit

A. Manufacturer: Gerber

- 1. Comparable products of other manufacturers will be considered for substitution.
- 2 Model or style: Maxwell (20-022) two piece color to be white
- 3. Tank Model or style: (28-990) color to be white
- 4. Bowl Model or style: (21-952) color to be white
- 5. 12" rough-in with round front bowl
- 6. Provide / Replace Cast Iron (or other material) with cast iron Replacement Flange at all Toilets
- 7. Provide matching toilet seat in color / size by Gerber
- 8. High Pressure 1.28 gpf / 4.8 Lpf high efficiency
- 9. Replace existing water line with new steel flex type.
- 10. Replace existing shut off valves with new quarter turn type.
- 11. Replace existing wax ring for new installation

2.04 Bathroom Sink Units

A. Wall Hung Bathroom Lavatory

Hanging Sink Bowl Fixtures - ADA Sinks

- 1. Manufacturer: American Standard
- 2. Comparable products of other manufacturers will be considered for substitution.
- 3. Model or style: 0124.024.021 Comrade Sink
- 4. Owner to have choice of full color range
- 5. Provide all interior wall blocking as required to support new sink assembly
- 6. Provide insulated leg protection for pluming trap & related piping
- B. Sink Faucet Fixtures
 - 1. Manufacturer: Moen
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: Chateau one handle faucet (L64601) Color to be Polished chrome

2.05 Bathroom Accessories

- A. Medicine Cabinet Basis of Design Zenith Colonial model# MC10 WW
 - 1. Contractor to existing plumbing locations as per field condition for surface mounting
 - 2 Color to be White
 - 3. Contractor to provide all associated anchoring devices for proper installation
- B. ADA Tilt Mirror Fixed Basis of Design Bradley Mirror 1# 740
 - 1. Contractor to existing locations as per field condition for surface mounting
 - 2 Color to be Stainless Steel
 - 4. Contractor to provide all associated anchoring devices for proper installation

- C. Shower Rod To be supplied in all Bathrooms
 - 1. Manufacturer: Moen
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: Donner (63-5) –color to be chrome
 - 4. Contractor to provide full assembly of parts for installation
 - 5. Provide all "in-wall" blocking to provide secure manufacturer's recommended installation
- D Shower Curtain / Liner To be supplied in all Bathrooms
 - 1. Manufacturer: PinDot
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: Hookless –color to be beige or white
 - 4. Contractor to provide full assembly of parts for installation
- E. Grab Bars To be supplied in all Bathrooms
 - 1. Manufacturer: Bradley Corporation
 - 2. Model or style: 812 Series Stainless Steel w/ Concealed Mounting
 - 3. Contractor to provide full assembly of parts for installation
 - 4. Contractor to provide in wall wood blocking for attachments
 - 5. See drawings for locations & mounting heights.
 - 6. Provide all "in-wall" blocking to provide secure manufacturer's recommended installation

2.06 Kitchen Sink Unit & Fixture – See Specification Section No. 123530

PART 3 - EXECUTION

3.01 INSTALLATION

- **A.** The entire system shall be installed in a workmanlike manner, in accordance with approved manufacturer's standards. The contractor shall furnish all equipment necessary form the complete installation.
- **B.** All work shall be in accordance to the International Plumbing Code.
- **C.** Discrepancies: In the event of discrepancy, immediately notify the architect. Do not proceed with installation in areas of discrepancy until all such discrepancies have been fully resolved.
- E. Do not proceed with installation until unsatisfactory conditions have been corrected.
- F. Commencement of installation work shall constitute acceptance of conditions. Any necessary remedial work required to correct any unsatisfactory conditions, found after the start of installation, will be provided at no cost to the Owner.
- **G.** All work shall satisfy the operational requirements of the project in accordance with the acceptable engineering standards.
- H. Work shall meet or exceed the requirements as listed in this specification.

3.03 FIELD QUALITY CONTROL

A. The system shall be installed and fully tested.

Plumbing

B. The system shall be demonstrated to perform all of the function as specified.

3.04 TEST

A. The entire system shall be tested after all work is completed. The system shall be tested after all work is completed.

3.05 OPERATING & MAINTANENCE INSTRUCTIONS

A. The contractor shall furnish the owner's representative, operating and maintenance instruction manuals, catalog cuts of all equipment & components, with every unit installed.

3.06 ACCEPTANCE

A. The operation of the system of the owner does not constitute an acceptance of the work. The final acceptance is to be made after the contractor has adjusted all equipment and demonstrated to the owner that it fulfills the equipment of the specifications and contract drawings and has furnished all of the required certificates. The contractor shall provide the services of a trained representative to instruct designated personal on the operation and maintenance of the entire system.

3.07 DAMAGED WORK

A. Contractor shall protect and leave in perfect condition, all materials, apparatus and trim in the scope of his contract. Should any item be damaged or broken, no matter by whom such damage is caused, the work will be corrected and damaged items replaced with new items by the contractor at no additional cost to the owner.

End of Section 15000

SECTION 160000 - ELECTRICAL

PART 1 - GENERAL

1.01 SUMMARY

A. Drawings and General Provisions of Contract, including General & Supplementary Conditions including all of Division 1 – General Requirements apply to the work within this section.

1.02 DESCRIPTION OF WORK

- A. The work covered by this section of specifications shall include all labor, equipment, materials and services to install electrical lighting fixtures at the Twin Parks Northwest Sites. Contractor to verify new & existing conditions for installation. This section is for electrical fixture types only. For all electrical specification information see electrical drawings.
- B. Electrical work required for this project shall consist of, but is not limited to the following:
 - 1. Labor, equipment, materials and services to install Lighting Fixtures
 - 2. Permits, fees & inspections
 - 3. Guarantees & warrantees, certificates of approval and clearances as required by applicable governing bodies, utilities and insurance.

1.03 APPLICABLE CODES & STANDARDS

- a. All equipment shall be U.L. listed for its intended use.
- b. NFPA Standards 72
- c. The National Electrical Code
- d. The New York City Building Code
- e. All other local codes & authorities having jurisdiction
- f. All Electrical work to be performed shall be performed by a licensed electrical contractor.

1.04 RELATED DOCUMENTS

- A. Secure permits and approvals prior to installation.
- B. Prior to commencement and after completion of the work, notify Authorities Having Jurisdiction.
- C. Submit Letter of approval for installation before requesting acceptance of the system.

1.05 PERMITS & CERTIFICATES

ELECTRICAL

A. The contractor shall pay all cost of and fees, obtain all necessary permits and certificates of approval, and submit them to the architect before final acceptance of the work.

1.06 SUBMITALS

A. Provide list of all types of equipment and components provided.

1.07 WARRANTY

A. Manufacturer shall guarantee the system, wiring and equipment used for (1) one year from the date of acceptance of the system.

PART 2 – PRODUCTS

2.01 INTERIOR APARTMENT LIGHTING

- A. Interior Light A Bathroom Vanity Linear Wall Sconce
 - 1. Manufacturer: Saylite
 - 2. HOTBD Series (24" wide x 4".25 x 6")
 - 3. White Acrylic Diffuser
 - 4. 2195 Lumens, Color Temp. 3000
 - 6. Provide all lighting elements, wiring for fully operational system
 - 7. Steel Finish
 - 8. Contractor to Install "Mock" unit for approval prior to ordering material
- B. Interior Light B Kitchen, Hallways & Bedrooms Light Fixture
 - 1. Manufacturer: Saylite
 - 2. HOTCD Series (17.25" Dia)
 - 3. 3300 Lumens, Color Temp. 4000
 - 4. Provide all lighting elements, wiring for fully operational system
 - 5. Steel Finish
 - 6. Contractor to Install "Mock" unit for approval prior to ordering material

2.02 A. Electrical Single Pole Light Switches

- 1. Manufacturer: Lutron
- 2. Comparable products of other manufacturers will be considered for substitution.
- 3. Model or style: 15 amp SC-1PS-SW Claro Satin 15A Single Pole Switch in Snow
- B. Motion Sensor Light Switch Control
 - 1. Manufacturer: Lutron
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - 3. Model or style: Maestro 2 amp MS-OPS2H-WH in White

2.03 A. Electrical Outlets

- 1. Manufacturer: GE
- 2. Comparable products of other manufacturers will be considered for substitution.

ELECTRICAL

- 3. Model or style: 125 volt, single-phase 15-20 amp receptacle
- B. Ground Fault Interceptor (GFCI Outlet)
 - 1. Manufacturer: GE
 - 2. Comparable products of other manufacturers will be considered for substitution.
 - Model or style: 125 volt, single-phase 15-20 amp receptacle

PART 3 - EXECUTION

3.

3.01 INSTALLATION

- **A.** The entire system shall be re-installed in a workmanlike manner, in accordance with approved manufacturer's standards. The contractor shall furnish all wiring and similar devices necessary form the complete installation.
- **B.** All wiring shall be color coded throughout, to National Electrical Code.
- **C.** Discrepancies: In the event of discrepancy, immediately notify the architect. Do not proceed with installation in areas of discrepancy until all such discrepancies have been fully resolved.
- E. Do not proceed with installation until unsatisfactory conditions have been corrected.
- F. Commencement of installation work shall constitute acceptance of conditions. Any necessary remedial work required to correct any unsatisfactory conditions, found after the start of installation, will be provided at no cost to the Owner.
- **G.** All work shall satisfy the operational requirements of the project in accordance with the acceptable engineering standards.
- H. Work shall meet or exceed the requirements as listed in this specification.

3.03 FIELD QUALITY CONTROL

- A. The system shall be installed and fully tested.
- B. The system shall be demonstrated to perform all of the function as specified.

3.04 TEST

A. The entire system shall be tested after all work is completed. The system shall be tested after all work is completed. The system must pass a reacceptance test as required by the latest NFPA and NYC Codes.

3.05 OPERATING & MAINTANENCE INSTRUCTIONS

A. The contractor shall furnish the owner's representative, operating and maintenance instruction manuals, catalog cuts of all equipment & components, with every unit installed.

3.06 ACCEPTANCE

A. The operation of the system of the owner does not constitute an acceptance of the work. The final acceptance is to be made after the contractor has adjusted all equipment and demonstrated to the

ELECTRICAL

owner that it fulfills the equipment of the specifications and contract drawings and has furnished all of the required certificates. The contractor shall provide the services of a trained representative to instruct designated personal on the operation and maintenance of the entire system.

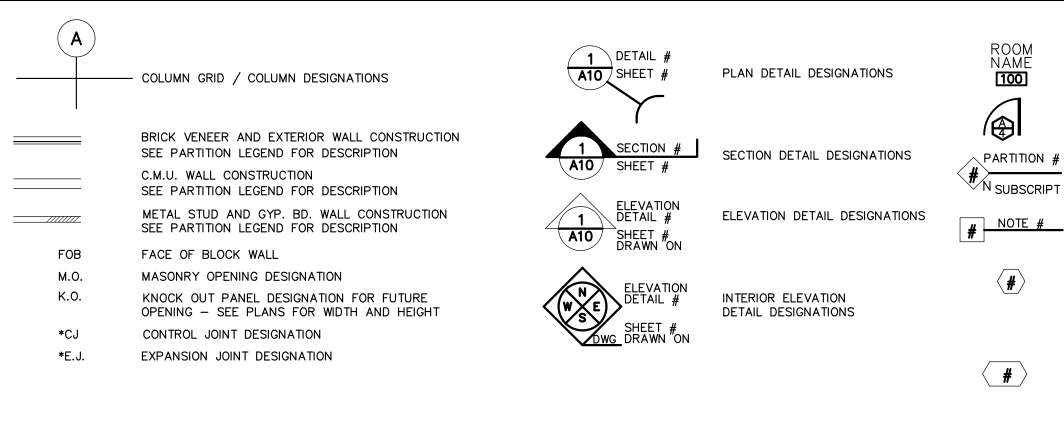
3.07 DAMAGED WORK

A. Contractor shall protect and leave in perfect condition, all materials, apparatus and trim in the scope of his contract. Should any item be damaged or broken, no matter by whom such damage is caused, the work will be corrected and damaged items replaced with new items by the contractor at no additional cost to the owner.

END OF SECTION 160000

MOLD REMEDIATION AND RENOVATION FOR UNIT-5A IN LUMLEY HOMES BUILDING A AT: **1000 COMSTOCK STREET** ASBURY PARK, NEW JERSEY 07712

ARCHITECTURAL SYMBOLS LEGEND:



GENERAL NOTES:

- 1.- ALL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE UNIFORM CONSTRUCTION CODE OF THE STATE OF NEW JERSEY (CURRENT EDITION) ALL RELATED CODES AND STANDARDS, AND THE REQUIREMENTS OF THE AGENCIES HAVING JURISDICTION. ALL STRUCURAL, ELECTRICAL AND MECHANICAL WORK SHALL COMPLY WITH THE GOVERNING CODES AS ADMINISTERED BY THE LOCAL BUILDING OFFICIALS AND SHALL BE CONSIDERED AS PART OF THE CONSTRUCTION DOCUMENTS.
- 2.- THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR ALL WORK SHOWN IABLY IMPLIED, UNLESS OTHERWISE AGREED TO (IN WRITING) BY THE OWNER.
- 3.- THE CONTRACTORS SHALL BE RESPONSIBLE FOR OBTAINING AND PAYING FOR ALL APPLICATIONS, PERMITS, TESTS, INSPECTIONS, APPROVALS AND CERTIFICATES FROM ALL LOCAL, COUNTY, STATE, AND FEDERAL AGENCIES HAVING JURISDICTION.
- 4.- PLUMBING, HVAC AND ELECTRICAL WORK WHERE REQUIRED SHALL BE "DESIGN-BUILD" THE GENERAL CONTRACTOR AND HIS SUB-CONTRACTORS. ALL WORK SHALL MEET OR EXCEED STANDARD CRITERIA FOR SIMILAR INSTALLATIONS (UNLESS NOTED OTHERWISE TO MEET A MORE STRINGENT CRITERIA) AND SHALL BE PERFORMED IN COMPLIANCE WITH GENERAL NOTES.
- 5.- ALL CONTRACTORS SHALL REVIEW AND COORDINATE THE PLANS AND SPECIFICATIONS FOR THE PROPOSED WORK WITH THE EXISTING BUILDING, UTILITIES AND FIELD CONDITIONS AND SHALL REPORT ANY AND ALL DISCREPANCIES AND INTERFERENCES TO THE ARCHITECT (IN WRITING) PRIOR TO COMMENCING WORK AND ORDERING MATERIALS. THE CONTRACTORS SHALL BE RESPONSIBLE FOR THE COMPLETENESS AND CORRECT FIT OF THEIR WORK WITH THAT OF ADJACENT TRADES.
- 6.- MAINTAIN ALL UTILITIES IN FUNCTIONAL ORDER, WATER AND WEATHER TIGHTNESS OF ALL WORK AREAS, ACCESS TO AND SECURITY OF PREMISES, JOB-SITE SAFETY, AND PROVIDE AND MAINTAIN FIRE EXTINGUISHERS DURING THE COURSE OF CONSTRUCTION.
- 7.- ALTERNATE PROPOSALS FOR DETAILS OF CONSTRUCTION, DIFFERENT PRODUCT MANUFACTURERS, AND ASSEMBLIES MAY BE CONSIDERED WHEN SPECIFICALLY BROUGHT TO THE ATTENTION OF THE ARCHITECT (IN WRITING) ON A TIMELY BASIS WHICH WOULD NOT DELAY THE PROGRESS OF THE WORK
- 8.- ALL CONTRACTORS SHALL GUARANTEE THEIR WORK (IN WRITING) FOR A PERIOD OF ONE (1) YEAR FROM THE DATE OF FINAL ACCEPTANCE (U.N.O.).IN ADDITION TO PROVIDING A PERFORMANCE BOND FOR THE WORK. 9.- ALL CONTRACTORS SHALL PROVIDE MANUFACTURERS GUARANTEES, OPERATION AND
- MAINTENANCE PROCEDURES (i.e. HANDS-ON-INSTRUCTION) FOR ALL MATERIALS AND EQUIPMENT, FIXTURES AND DEVICES. 10.- THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR CONSTRUCTION MEANS,
- METHODS, SEQUENCES, TECHNIQUES AND JOB-SITE SAFETY AND SHALL COORDINATE SAME WITH OWNER AND ALL ADJACENT TRADES. THE GENERAL CONTRACTOR SHALL SUPERVISE ALL WORK AND SHALL ASSURE THAT ALL DESIGN CONDITIONS ARE VERIFIED AND SATISFIED.
- 11.- CHANGES TO THE PLANS AND/OR SPECIFICATIONS AND/OR THE USES THEREOF WHICH CAUSE ANY KIND OF DAMAGE TO PERSONS OR PROPERTY (DIRECTLY OR INDIRECTLY) SHALL BE THE RESPONSIBILITY OF THOSE PARTIES AUTHORIZING AND OR UNDERTAKING SUCH CHANGES WHERE SUCH CHANGES HAVE NOT BEEN AUTHOR. BY THE ARCHITECT. MATTERS NOT ADDRESSED BY THE PLANS AND SPECIFICATIONS SHALL BE, WHEN ADDRESSED BY OTHERS, THE RESPONSIBILITY OF THOSE OTHERS
- 12.- LOCATE ALL UTILITIES PRIOR TO COMMENCEMENT OF WORK AND REPORT ALL INTERFERENCES WITH PROPOSED WORK TO THE ARCHITECT. RELOCATE EXISTING TELEPHONE, ELECTRICAL, PLUMBING LINES, ETC. AS CONDITIONS WARRANT TO MAINTAIN AND PROVIDE COMPLETE AND FUNCTIONING SYSTEMS.
- 13.- COORDINATE LOCATION OF MATERIAL STOCK PILES WITH ALL TRADES AND OWNER, ND MAINTAIN OWNER'S ACCESS.
- 14.- ALL DEBRIS FROM DEMOLITION AND CONSTRUCTION WORK SHALL BE REMOVED FROM THE SITE ON A REGULAR BASIS BY THE GENERAL CONTRACTOR ..
- 15.- ALL STRUCTURAL LUMBER TO BE fb=1,400 (MINIMUM) : E = 1,700,000 (MINIMUM) W/ MAX. MOISTURE CONTENT 19 %, UNLESS NOTED OTHERWISE.
- 16.- ALL NEW WALLS AND CEILINGS TO BE 5/8" GYPSUM BOARD UNLESS NOTED OTHERWISE TAPED, SPACKLED, SANDED, AND PAINTED. USE 1/2" CEMENT BOARD AS BASE FOR FASTEN GYPSUM BOARD W/ NO. 6 SCREWS SPACED AT 12" O.C. TYP.

- 17.- ALL DOOR TRIM TO BE 1"x4" AZEK PAINT GRADE TRIM
- 18.- ALL PAINTING AND STAINING SHALL BE PERFORMED UNDER THIS CONTRACT AT AREAS OF NEW WORK (UNLESS NOTED OTHERWISE). ALL COLORS AND FINISHES SHALL BE AS SELECTED BY THE ARCHITECT. SUBMIT SAMPLES FOR SELECTION BY THE ARCHITECT.
- 19.- THE DRAWINGS PREPARED BY THE ARCHITECT REPRESENT GENERAL DESIGN INTENT AND ARE NOT TO BE CONSTRUED - EXPLICITLY OR IMPLICITLY - TO REPRESENT THE ACTUAL "AS-BUILT" CONDITION OF ANY BUILDING. IN ACCORDANCE WITH FIELD CONDITIONS, TRADE PRACTICES, BUILDER PREFERENCES, MATERIAL AND EQUIPMENT SELECTIONS, OWNER'S REQUIREMENTS, THE REQUIREMENTS OF UTILITY COMPANIES AND AGENCIES HAVING JURISDICTION AND ANY SUCH-LIKE CIRCUMSTANCE AND/OR CONDITION, THE OWNER MAY CHOOSE TO ALTER VARIOUS ELEMENTS OF THE BUILDING WHILE MAINTAINING THE GENERAL DESIGN INTENT OF THE DRAWINGS AND COMPLIANCE WITH CODES, STANDARDS AND AGENCIES HAVING JURISDICTION. NO FUTURE OWNER OF THIS BUILDING SHALL RELY UPON THE ARCHITECT'S DRAWINGS FOR ANY PURPOSE AS BEING "AS-BUILT" DRAWINGS.
- 20.- ALL NEW WORK SHALL INCLUDE ELEMENTS OF CONTRUCTION SELECTED TO MATCH EXISTING ELEMENTS OF CONTRUCTION (UNLESS NOTED OTHERWISE) USED IN SIMILAR CONDITIONS INCLUDING, BUT NOT NECESSARILY LIMITED TO THE FOLLOWING (AS MAY BE APPLICABLE TO THIS PROJECT):
- A. DEMOLITION D. PLUMBING B. CARPENTRY, INSULATION . ELECTRICAL . HEATING AND AIR CONDITIONING AND DRYWALL G. MISC. ITEMS AS CALLED FOR ON PLANS C. PAINTING
- 21.- EACH CONTRACTOR SHALL REMOVE ALL MANNER OF EXISTING ELEMENTS (IN THEIR TRADE) THAT WOULD INTERFERE WITH THE PROPOSE WORK OF THEIR TRADE AND ADJACENT TRADES - AS SHOWN AND/OR REASONABLY IMPLIED. WHERE THESE ELEMENTS WHICH INTERFERE ARE REQUIRED IN ORDER TO MAINTAIN THE EXISTING AND PROPER FUNCTION OF THE BUILDING UPON THE COMPLETION OF THE PROJECT, EACH CONTRACTOR SHALL (IN IT OWN TRADE) RELOCATE, AND/OR ALTER OR MAKE NEW THOSE ELEMENTS TO ROVIDE THE PROPER FUNCTION, AND SHALL DO SO IN COORDINATION WITH THE GENERAL CONTRACTOR AND ALL ADJACENT TRADES.
- 22.- CONTRACTOR TO MAINTAIN LIABILITY INSURANCE OF SUFFICIENT AMOUNT AS AGREED UPON BY THE OWNER PRIOR TO THE COMMENCEMENT OF CONSTRUCTION.
- 23.- ALL INTERIOR ENVIRONMENT SHALL BE COMPLIANT AS PER IBC CURRENT EDITION NATURAL LIGHT: HABITABLE & OCCUPIABLE ROOMS SHALL HAVE 250 FOOTCANDLES
- 24.- NOTHING IN THESE DOCUMENTS SALL IMPOSE LIABILITY ON THE ARCHITECT/ENGINEER FOR CLAIMS, LAWSUITS, EXPENSES OR DAMAGES ARISING FROM, OR IN ANY MANNER RELATED TO THE EXPOSURE TO, OR THE HANDLING, MANUFACTURE OR DIPOSAL OF ASBESTOS, ASBESTOS PRODUCTS, OR HAZARDOUS WASTE IN ANY OF ITS VARIOUS FORMS, AS DEFINED BY THE ENVIRONMENTAL PROTECTION AGENCY.
- 25.- CONTRACTOR SHALL IDENTIFY AND NOTIFY THE OWNER AND THE ARCHITECT OF THE PRESENCE OF ASBESTOS OR OTHER SUSPECTED HAZARDOUS MATERIALS BEFORE INITIATING THE DEMOLITION OF SAME, AT WHICH TIME APPROPRIATE IDENTIFICATION AND REMOVALOF SUCH SUSPECTED MATERIALS BY A LISCENSED AND APPROVED CONTRACTOR SHALL COMMENCE. METHOD AND COST OF REMOVAL SHALL E APPROVED AND PAID FOR DIRECTLY BY THE OWNER.
- 26.- PROJECT SITE (INTERIOR) TO BE AIR TESTED FOR MOLD PARTICULATES AT THE CONTRACTOR'S EXPENSE. IN ADDITION, MOLD REMEDIATION CERTIFIED EXPERT TO INSPECT PROJECT SITE (INTERIOR) PRIOR TO COMMENCEMENT TO ANY PROPOSED REPLACEMENT WORK. ANY MOLD TO BE REMEDIATED AND AIR TESTED PRIOR TO COMMENCEMENT OF REPLACEMENT WORK. ALL TESTING AND REPORTING TO BE CERTIFIED BY MOLD REMEDIATION EXPERT AT CONTRACTOR'S EXPENSE.

PARTITION #

(SEE PARTITION LEGEND THIS SHEET)

NOTE DESIGNATION

WINDOW / VISION PANEL FRAME NUMBER DESIGNATIONS LETTER DESIGNATES WINDOW EX. $\langle \mathbf{A} \rangle$ NUMBER (ONLY) DESIGNATES VISION PANEL EX. $\langle 10 \rangle$

ROOM NAME AND ROOM NUMBER DESIGNATIONS

DOOR NUMBER DESIGNATIONS - SEE DOOR AND

FRAME SCHEDULES FOR TYPES & DETAILS

PARTITION DESIGNATION

CASEWORK / EQUIPMENT NUMBER - SEE SCHEDULE FOR INFORMATION

INDICATES COLUMN TO RECEIVE FIRE BOARD TREAT. IN LIEU OF SPRAY ON TREATMENT

PORTABLE FIRE EXTINGUISHER LOCATION SYMBOL TYPE DESIGNATION SEE PORTABLE FIRE EXTINGUISHER SCHEDULE FOR DESCRIPTION OF TYPE

RADON "T" VENT LOCATION DESIGNATION V = DESIGNATES VENT THRU ROOF

TYPE DESIG.

FE-#

◆ DATUM EL (+0'-0")

ELEVATION OF FINISH FLOOR DESIGNATIONS

PLUMBING NOTES: (AS NEEDED)

- 1.- ALL WORK TO CONFORM TO NATIONAL STANDARD PLUMBING CODE LATEST EDITION, LOCAL CODES & UTILITY COMPANY REQUIREMENTS.
- 2.- CLOSE ALL PENETRATIONS THROUGH RATED ASSEMBLIES W/
- MATERIALS HAVING AN EQUAL RATING AS ASSEMBLY.
- 3.- ALL WATER SUPPLY RISERS AND BRANCHES ARE TO BE VALVED. BATH TUB HARDWARE TO HAVE INTEGRAL STOPS. HOT WATER SERVICE LINES TO HAVE GRAVITY RETURN LOOPS. ALL HOT WATER PIPING AND COLD WATER PIPING IN UNCONDITIONED SPACES TO HAVE CLOSE CELL INSULATION SURROUNDS.
- 4.- WATER PIPING "L" COPPER ("K" IF BURIED).
- 5.- SANITARY & STORM PIPING-SCHEDULE 40 PVC.
- 6.- GAS PIPING BLACK IRON.
- 7.- PLUMBING CONTRACTOR SHALL FURNISH AND INSTALL ALL PIPING, VALVES, TRAPS, VENTS, DRAINS, HOSE-BIBS, ETC. REQUIRED TO PROVIDE A COMPLETE OPERATIONAL PLUMBING SYSTEM. CONTRACTOR TO INSTALL FIXTURES AND HOOK-UP EQUIPMENT APPLIANCES.
- 8.- ALL FLOOR DRAINS TO HAVE BACKWATER TRAP.
- 9.- ALL DIVERTERS TO BE ANTI-SCALD TYPE W/ INTEGRAL STOPS. 10.- ALL EXISTING WATER LINES ARE TO BE REPLACED WITH STAINLESS
- STEEL FLEX TYPE
- 11.- ALL EXISTING WATER SHUT OFF VALVES ARE TO BE REPLACED WITH QUARTER TURN PIPE
- 12.- ALL EXISTING LINES TO BE SNAKED & CLEANED PRIOR TO REINSTALLATION OF ALL NEW PLUMBING WORK.
- 13.- PROVIDE NEW PVC LINES TO HUB

ELECTRICAL NOTES: (AS NEEDED

- 1.- ALL WORK SHALL BE DONE BY A NJ LICENSED ELECTRICIAN. 2.- ELECTRICAL CONTRACTOR SHALL FURNISH AND INSTALL ALL WIRING, OUTLETS, DISTRIBUTION PANELS, CIRCUIT BREAKERS, SWITCHES, ETC. REQUIRED TO PROVIDE A COMPLETE OPERATIONAL ELECTRICAL SYSTEM.
- CONTRACTOR TO INSTALL LIGHTING FIXTURES AND HOOK-UP EQUIPMENT AND APPLIANCES. 3.- HARD WIRE ALL SMOKE DETECTORS SO ACTUATION OF 1 SHALL ACTUATE ALL.
- PROVIDE AND INSTALL SMOKE DETECTORS AS INDICATED ON DRAWINGS AND AS DIRECTED BY MUNICIPAL OFFICIAL. ALL SMOKE DETECTORS TO BE U.L. LISTED. 4.- ALL 125 VOLT, SINGLE-PHASE 15 - 20 AMPERE RECEPTRACLES
- INSTALLED IN KITCHENS SHALL HAVE GROUND FAULT INTERRUPTER PROTECTION.

DEMOLITION NOTES:

UNLESS OTHERWISE INDICATED ON THE CONTRACT DOCUMENTS; WHERE CUTTING, PATCHING, OR

- REPAIRING ARE REQUIRED: 1.- PATCH AND REPAIR EXISTING FINISHES TO MATCH EXISTING ADJACENT FINISHES WHERE DAMAGED BY WORK UNDER THIS CONTRACT
- 2.- DO NOT CUT AND PATCH CONSTRUCTION THAT WILL BE VISABLE IN A MANNER THAT WOULD, IN THE ARCHITECT'S OPINION, REDUCE THE BUILDINGS ASTHETIC QUALITIES OR RESULT IN THE VISUAL EVIDENCE OF CUTTING AND PATCHING.
- 3.- REMOVE ANY WORK CUT AND PATCHED IN A VISUALLY UN-SATIFACTORY MANNER AND REPLACE WITH NEW MATERIALS.
- 4.- RESTORE EXPOSED FINISHES OF PATCHED AREAS AND EXTEND FINISH RESTORATION INTO ADJOINING CONSTRUCTION IN A MANNER THAT WILL ELIMINATE EVIDENCE OF PATCHING AND REFINISHING.
- 5. WHERE PATCHED / PAINTED SURACES CANNOT BE PAINTED TO MATCH EXISTING PAINT COLORS & CONDITIONS EXACTLY. PAINT ENTIRE ROOM TYP.
- 6 EXISTING BASE & WALL CABINETS TO REMAIN. PREPARE AS PER SPECIFICATIONS 7 - EXISTING ABOVE CABINET SOFFIT MATERIAL TO BE REMOVED IN ITS ENTIRETY. CONTRACTOR TO PROVIDE NEW SPACKLE FINISHING & PAINT AT NEWLY EXPOSED CEILING & WALL AREA. CONTRACTOR TO INCLUDE ALL RELATED WORK ..



Minervini Vandermark Melia Kelly

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SEAL

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Adrian Melia, AIA NJ License # 18738

Ciaran Kelly, AIA NJ License # 18866

For Mold Remediation to existing units *As part of the base bid for all units. Prior to construction work all units to be inspected by mold certification specialist for existence of surface mold and mold air particulates. In the event they occur all mold must remediated and air quality cleared by certification specialist. Clearance certificates to be provided as part of this bid.

SCOPE OF WORK

THE FOLLOWING PROJECT AS PRESENTED IN THESE DOCUMENTS SHALL CONSIST OF THE FOLLOWING:

MOLD REMEDIATION AND RENOVATIONS AT LUMLEY HOMES BUILDING A IN UNIT 5A WORK SHALL CONSIST OF THE FOLLOWING:

MOLD REMEDIATION AND IMPROVEMENTS IN UNIT 5A **RENOVATIONS IN UNIT 5A**

DRAWING LIST

A0 - ARCHITECTURAL TITLE PAGE & GENERAL NOTES A1 - EXISTING & PROPOSED ARCHITECTURAL PLANS

- A2 SCHEDULES & DETAILS
- A3 EXISTING & PROPOSED ELECTRICAL PLANS A4 - KITCHEN / BATHROOM PLANS & ELEVATIONS

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Date

1 1-30-2024 REMEDIATION SET Issue

Project Title

1000 COMSTOCK STREET LUMLEY HOMES - BUILDING A - UNIT 5A ASBURY PARK, NEW JERSEY 07712

Project Description

MOLD REMEDIATION AT UNIT 5A WITH INTERIOR RENOVATIONS

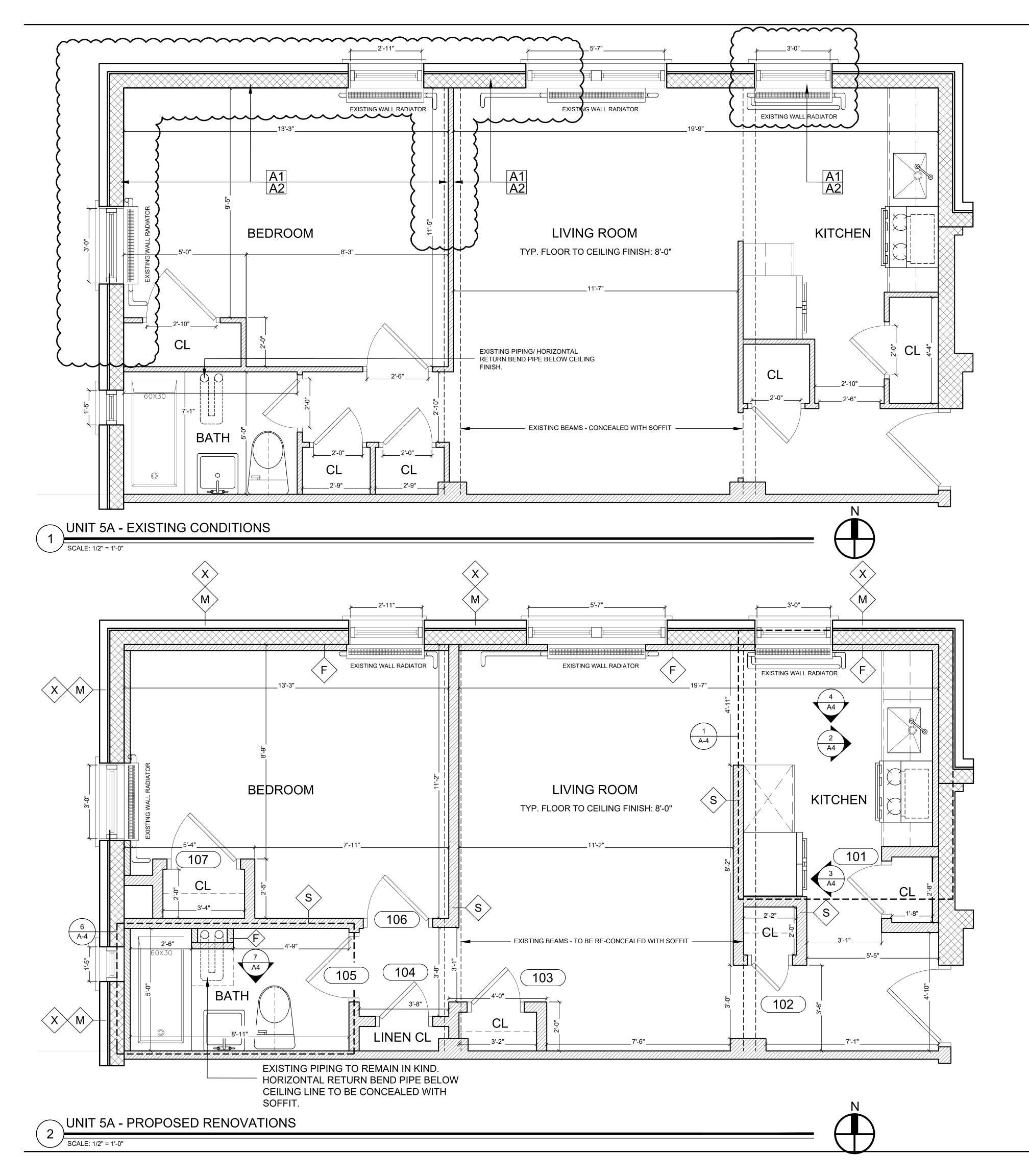
Applicant ASBURY PARK HOUSING AUTHORITY

Project Numb	23-1653	
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Sheet Title

TITLE PAGE & GENERAL NOTES





NOTE LEGEND

- A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC
- A2 COMPONENT TO BE DETERMINED

GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS. 2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW. 3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS 4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

FINAL INSPECTION OF INITIAL MOLD

REPLACEMENT / REPAIR OF FIXED BUILDING



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Ciaran Kelly, AIA NJ License # 18866

Date

1 1-30-2024 REMEDIATION SET lssue

Project Title

1000 COMSTOCK STREET lumley homes - building a - unit 5a ASBURY PARK, NEW JERSEY 07712

Project Description

MOLD REMEDIATION AT UNIT 5A WITH INTERIOR RENOVATIONS

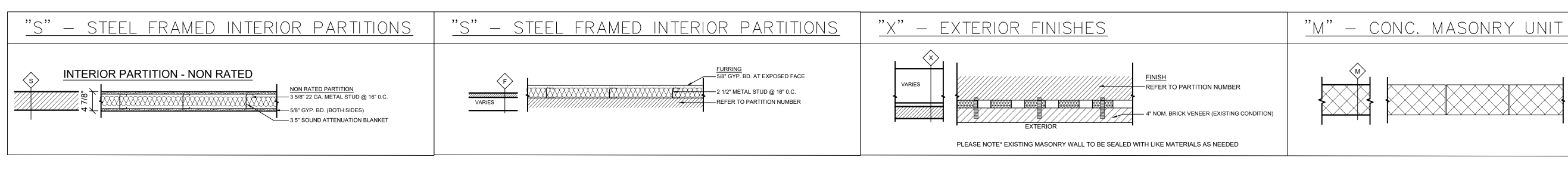
Applicant ASBURY PARK HOUSING AUTHORITY

er:	23-1653
:	JM
:	AV
:	As Noted
	•

Sheet Title

UNIT 5A FLOOR PLAN - EXISTING CONDITIONS & PROPOSED RENOVATIONS





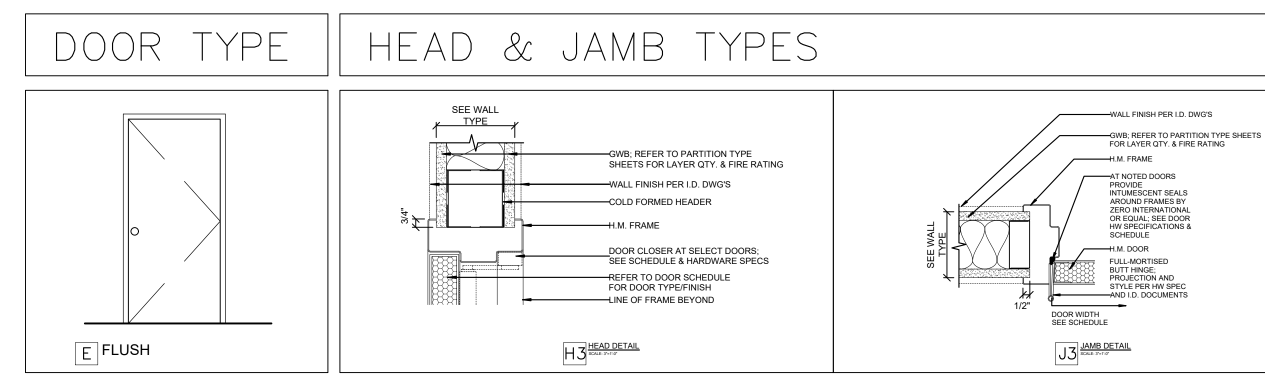
PARTITION SCHEDULE

DOOR SCHEDULE											
	DOOR FRAME										
NUMBER	TYPE	WIDTH	HEIGHT	THICK.	MAT.	MAT.	JAMB	HEAD	THRS.	HARDWARE	REMARKS
101	E	2'-0"	6'-8"	1 3/4"	HM	HM	J3	H3		2	
102	Е	1'-6"	6'-8"	1 3/4"	HM	HM	J3	H3		2	
103	Е	2'-0"	6'-8"	1 3/4"	HM	HM	J3	H3		2	
104	Е	2'-0"	6'-8"	1 3/4"	HM	HM	J3	H3		2	
105	Е	3'-0"	6'-8"	1 3/4"	HM	HM	J3	H3	1	1	SOLID SURFACE THRES.
106	E	2'-6"	6'-8"	1 3/4"	HM	HM	J3	H3		1	
107	E	2'-8"	6'-8"	1 3/4"	HM	HM	J3	H3		2	

*NOTE - SEE SPECIFICATION SECTION 087200 FOR DOORS AND HARDWARE MANUFACTURER INFORMATION

5A	LOCATION	WA	WALLS FLOOR					BASE			CEILING
F	LOCATION	MATERIAL	FINISH	MATERIAL	FINISH	TYPE	FINISH	HGT.	MATERIAL	FINISH	HGT.
7	HALLWAYS	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
5	ALL CLOSETS	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	KITCHEN	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	LIVING ROOM / DINING ROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	BATHROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	BEDROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES

DOOR SCHEDULE/ DETAILS & FINISH SCHEDULE



*NOTE - SEE SPECIFICATION SECTION 087200 FOR DOORS AND HARDWARE MANUFACTURER INFORMATION

- REFER TO PARTITION TYPES FOR DETAILS

FINISH SCHEDULE

MVM

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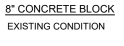
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<u>"M" – CONC. MASONRY UNIT PARTITION</u>



HARDWARE TYPES

<u>SET #1 - STANDARD INTERIOR FLUSH</u> DOOR

1 1/2 PAIRS OF HINGES PRIVACY LOCKSET

SET #2 - STANDARD CLOSET DOOR

1 1/2 PAIRS OF HINGES PASSAGE LEVER ONE SIDE

***NOTE - SEE SPECIFICATION SECTION** 087200 FOR DOORS AND HARDWARE MANUFACTURER INFORMATION

Date

1 1-4-2024 REMEDIATION SET lssue

Project Title

1000 COMSTOCK STREET LUMLEY HOMES - BUILDING A - UNIT 5A ASBURY PARK, NEW JERSEY 07712

Project Description

MOLD REMEDIATION AT UNIT 5A WITH INTERIOR RENOVATIONS

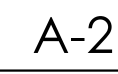
Applicant

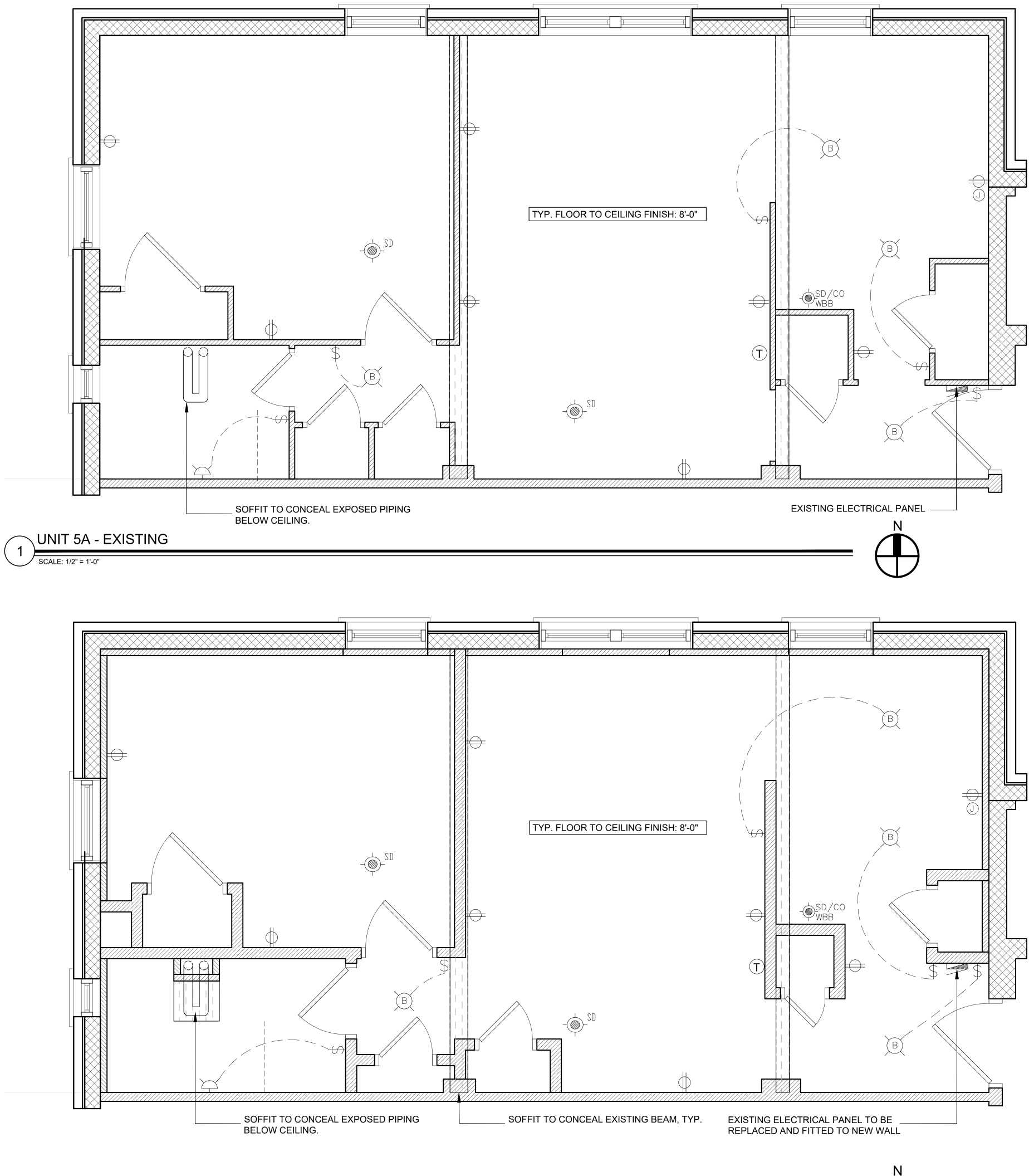
ASBURY PARK HOUSING AUTHORITY

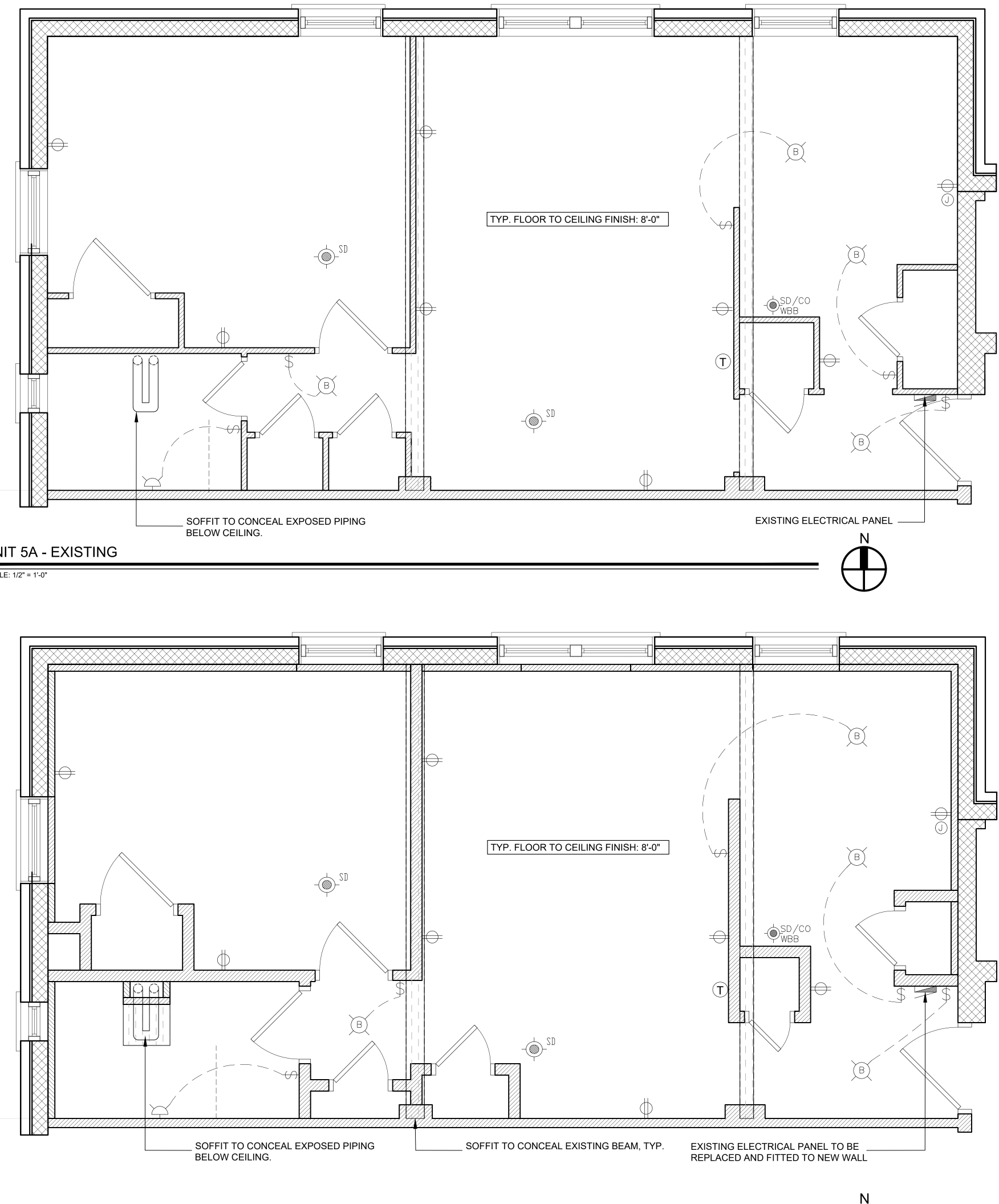
Project Numbe	23-1653	
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Sheet Title

SCHEDULES & DETAILS







UNIT 5A - PROPOSED

SCALE: 1/2" = 1'-0"

	SYMBOLS LEGEND
	RECEPTACLES
\bigoplus	FLOOR OUTLET
\oplus	20A, 120 VOLT DUPLEX F 44" AT COUNTERS
GFCI	GROUND FAULT DUPLEX F
$-\Theta_{F}$	SIMPLEX RECEPTACLE FOR
$- \ominus_{R}$ $- \ominus_{M}$	SIMPLEX RECEPTACLE FOR
J M	JUNCTION BOX
J _{DW}	JUNCTION BOX FOR DISHV
J,	12" A.F.F. UNDER COUNTE JUNCTION BOX FOR JACU
EV	ELECTRIC VEHICLE CHARG
	SWITCHES
\$	SINGLE POLE LIGHT SWITC
к\$	SINGLE POLE KEY OPERAT
₃ \$	THREE WAY LIGHT SWITCH
4\$	FOUR WAY LIGHT SWITCH,
	DETECTORS
	SMOKE DETECTOR
-OSD/CO WBB	SMOKE / CARBON MON
	HEAT DETECTOR WITH B
-0-HD 135	INTELLIGENT HEAT DETE OF RISE & 135°F FIXED
	LIGHTING
B	SURFACE MOUNTED LIGHT PANEL- LIGHT FIXTURE T
R	RECESSED LIGHT FIXTURE
P	PENDANT LED LIGHT FIXT
Ś	SURFACE MOUNTED LIGHT
©	SURFACE MOUNTED LED I
HŽ	WALL MOUNTED LIGHT FI>
HXG	EXTERIOR GOOSENECK LIC
	LIGHT / FAN COMBINATIO
	EQUIPMENT CON
	ELECTRICAL PANEL
(T)	THERMOSTAT
	SOFFITS
	SOFFIT FOR CONCEALMEN
	SIONS ARE TO CENTER OF
	GIGING ANE TO CENTEN OF

PLUMBING NOTES: ALL EXISTING DRAINS TO REMAIN UNLESS NOTED

ELECTRICAL NOTES: ALL COMMUNICATION POINTS AS PER SECTION 800 OF THE 2008 N.E.C.

ALL EXISTING ELECTRICAL RECEPTACLES, SMOKE+C02 DETECTORS,LIGHT SWITCHES TO BE REPLACED ALL RECEPTACLES TO BE TAMPER PROOF TYPE, TYPICAL

RECEPTACLE @ 18" A.F.F. OR

RECEPTACLE @ +18" OR AS NOTED OR REFRIDGERATOR @ +42" A.F.F. OR RANGE CONTROL OR UPPER CABINET MICROWAVE & HOOD

HWASHER CONNECTION @ TER UZZI. VERIFY LOCATION IN FIELD GER

ITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH) ATED LIGHT SWITCH @ 42" A.F.F.

CH, 20A @ 42" A.F.F.

, 20A @ 42" A.F.F.

NOXIDE DETECTOR WITH BATTERY BACKUP

BATTERY BACKUP ECTOR COMBININATION RATE TEMP. U.O.N.

HT CONNECTED TO HOUSE TO BE LED

RE, IC TYPE, LED LIGHT FIXTURES TURE

Γ – LIGHT FIXTURE TO BE

PUCK LIGHT

FIXTURE

LIGHT FIXTURE

ION

ITROL

ENT

F OPERATION UNLESS OTHERWISE NOTED

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Ciaran Kelly, AIA NJ License # 18866

Date

1 1-30-2024 REMEDIATION SET lssue

Project Title

1000 COMSTOCK STREET LUMLEY HOMES - BUILDING A - UNIT 5A ASBURY PARK, NEW JERSEY 07712

Project Description

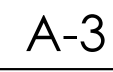
MOLD REMEDIATION AT UNIT 5A WITH INTERIOR RENOVATIONS

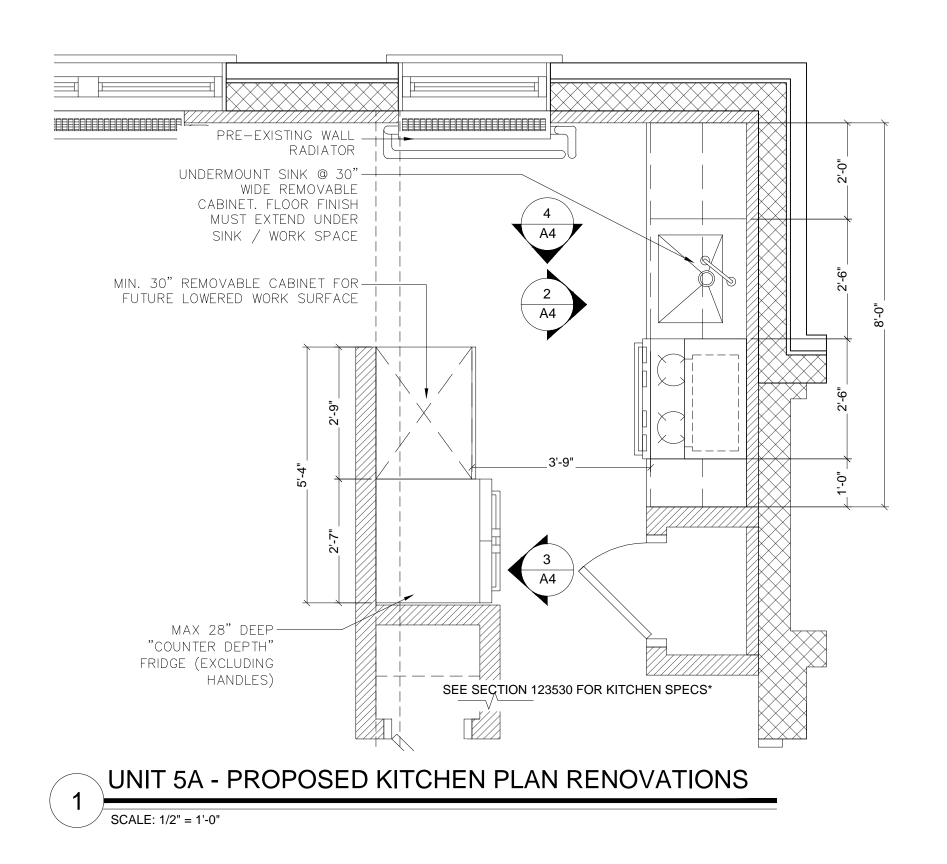
Applicant ASBURY PARK HOUSING AUTHORITY

Project Number:			
:	JM		
:	AV		
:	As Noted		
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Sheet Title

UNIT 5A - ELECTRICAL PLAN EXISTING & PROPOSED





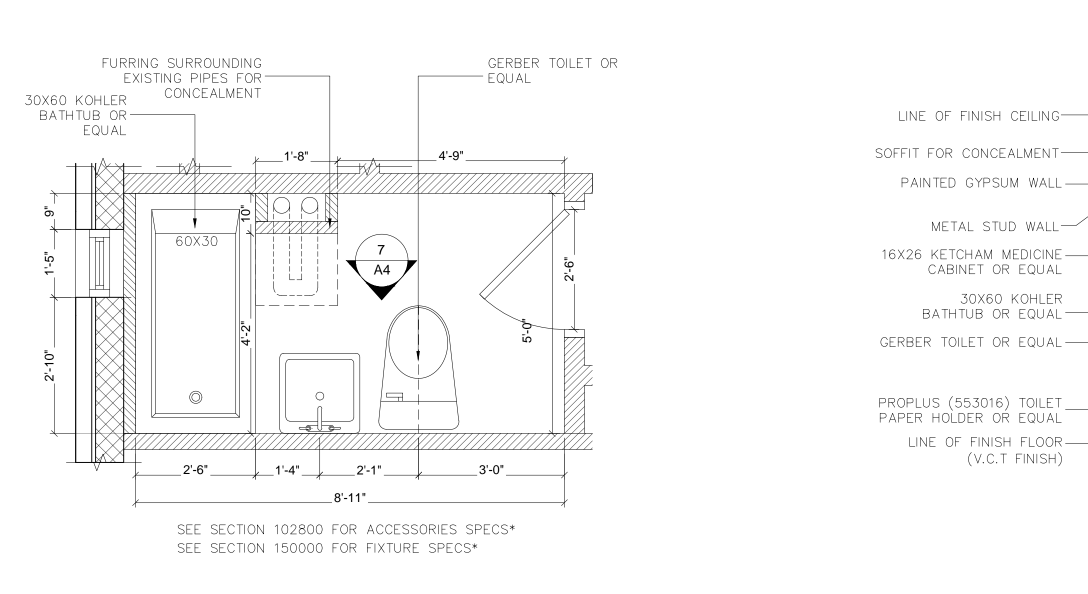
GENERAL ACCESSIBILTY NOTES

- 1. THE TERM 'ADAPTABLE' IN THESE DRAWINGS REFER TO A CONFIGURATION THAT DOES NOT MEET ALL OF THE REQUIREMENTS OF THE ADA CODE, BUT THAT ALLOWS FOR PEOPLE WHO ARE HANDICAPPED, BUT ARE NOT NECESSARILY IN A WHEEL CHAIR, TO USE THE FACILITIES. THE GUIDELINES ALLOW FOR FUTURE CONVERSION TO A FULLY 'ACCESSIBLE' CONFIGURATION IN THE EVENT THAT WHEELCHAIR BOUND INDIVIDUALS MOVE INTO THE UNIT AT A LATER DATE. THE SPECIFIC ANSI LANGUAGE IS: " THE ABILITY OF CERTAIN BUILDING SPACES AND ELEMENTS, SUCH AS KITCHEN COUNTERS, SINKS AND GRAB BARS, TO BE ADDED OR ALTERED SO AS TO ACCOMMODATE THE NEEDS TYPES OR DEGREES OF DISABILITY." 100% OF THE RESIDENTIAL UNITS IN THE BUILDING ARE REQUIRED TO BE 'ADAPTABLE' AS INDICATED IN THE DRAWINGS ON THIS SHEET.
- 2. THE TERM 'ACCESSIBLE' OR 'FULLY ACCESSIBLE' REFERS TO ANY FACILITY THAT MEETS ALL THE REQUIREMENTS OF ANSI (AMERICAN NATIONAL STANDARD FOR BUILDINGS AND FACILITIES), WHICH FOLLOW THE FAIR HOUSING ACCESSIBILITY GUIDELINES AS PUBLISHED IN THE FEDERAL REGISTER ON MARCH 6, 1991 VOLUME 56 #44, PAGE 9472-9515. THE FINAL PUBLICATIONS WERE PUBLISHED ON JUNE 24, 1991. THESE STANDARDS SPECIFICALLY REFER TO ANSI A117.1.
- 3. THE GRAPHICAL REPRESENTATION ON THIS SHEET ARE SCHEMATIC IN NATURE AND ARE MEANT TO ILLUSTRATE CLEAR DIMENSIONS AS REQUIRED BY APPLICABLE ACCESSIBILITY CODES. ACTUAL BATHROOM AND KITCHEN LAYOUTS WILL VARY; HOWEVER, THE GUIDELINES ON THIS SHEET INDICATING CONFIGURATIONS AT FIXTURES AND APPROACHES SHOULD BE APPLIED TO ALL AREAS REQUIRED TO BE 'ADAPTABLE' OR ' ACCESSIBLE' AS INDICATED ON THE ARCHITECTURAL DRAWINGS. SEE FLOOR PLANS AND BATHROOM/KITCHEN ENLARGED PLANS FOR SPECIFIC OVER ALL DIMENSIONS.

KITCHEN ACCESSIBILTY NOTES

- 1. THIS KITCHEN PLANS AND ELEVATIONS ARE INDICATED TO REPRESENT TYPICAL REQUIREMENTS FOR FIXTURES AND CLEARANCES AS PER ICC/ANSI A117.1-2009 FOR 'ADAPTABLE' DWELLING UNITS. LAYOUTS ARE ILLUSTRATIVE ONLY - REFER TO FLOOR PLANS FOR ACTUAL DIMENSIONS FOR INDIVIDUAL KITCHENS PROVIDING THAT THE FOLLOWING CLEARANCES AND REQUIREMENTS ARE MET.
- 2. IT SHOULD BE UNDERSTOOD THAT THE ABOVE REQUIREMENTS APPLY TO AT LEAST ONE KITCHEN IN ONE DWELLING UNIT. THE TERM 'ADAPTABLE' IN THESE KITCHEN APPLIES TO THE CAPABILITY FOR ALTERATION OR ADDITION SO AS TO ACCOMMODATE THE FUTURE NEED FOR FULLY ACCESSIBLE KITCHENS AS REQUIRED.
- 3. IF KITCHEN COUNTER HEIGHT IS BUILT AT 36" A.F.F., CONTRACTOR MUST BUILD 'WORK SURFACE AREA' AND 'SINK AREA' (DESIGNATED AS 30" WIDE IN THIS PLAN) SUCH THAT THESE AREAS MAY BE ADJUSTED OR REPLACED WITHOUT REMOVAL OR REPLACEMENT OF ADJACENT COUNTERS AND CABINETRY.

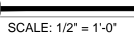




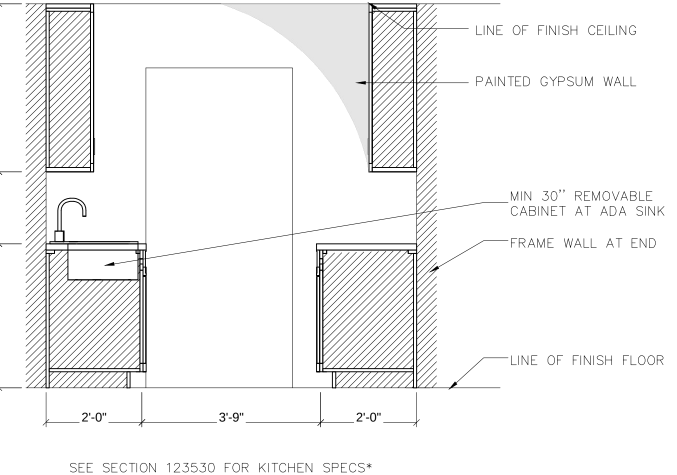
2

SCALE: 1/2" = 1'-0"

UNIT 5A - PROPOSED BATHROOM PLAN RENOVATIONS



UNIT 5A - PROPOSED KITCHEN ELEVATION



UNDERMOUNT ADA COMPLIANT S.S. SINK ALL CABINETRY AT SINK LOCATIONS TO BE CONSTRUCTED SUCH THAT IF REQUIRED THE OVERALL HEIGHT CAN BE REDUCED TO 34" AS PER ICC ANSI A117.1 CABINETRY AT ALL SINKS SHOULD BE REMOVABLE OR COLLAPSIBLE WITHOUT REQUIRING THE REMOVAL OR REPLACEMENT OF SINK. FINISH FLOOR SHOULD EXTENT COMPLETELY UNDER THE CABINETRY. FOR BATHROOMS, THIS APPLIES TO ENTIRE VANITY. FOR KITCHENS, THIS APPLIES TO 30" WIDE AREA AT SINK. FINISHED FLOOR. REMOVABLE APRON FASTENED TO METAI CLEATS. END PANEL BEYOND. (WHERE APPLICABLE)

SCALE: NTS

SCALE: 1/2" = 1'-0"

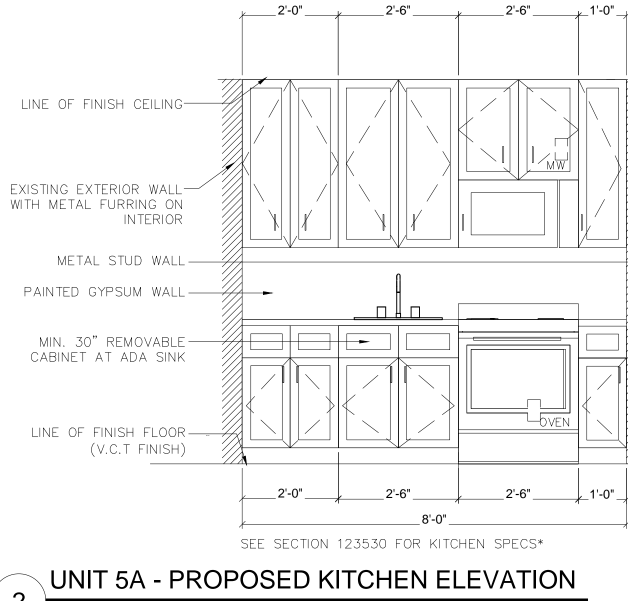
LOCATE ALL PLUMBING HARDWARE OUTSIDE -

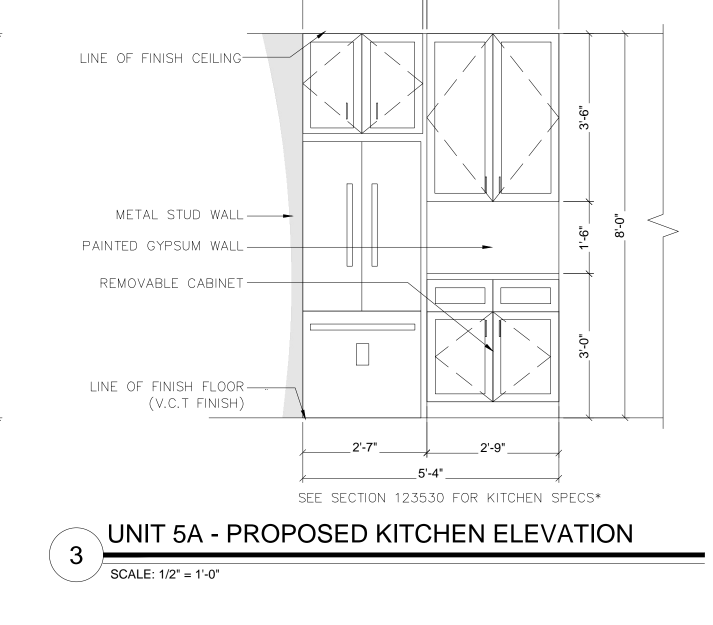
SPECIFICATIONS FOR BACKSPLASH, COUNTERS

OF KNEE/TOE CLEARANCE AREA

REFER TO I.D. DRAWINGS OR OWNER

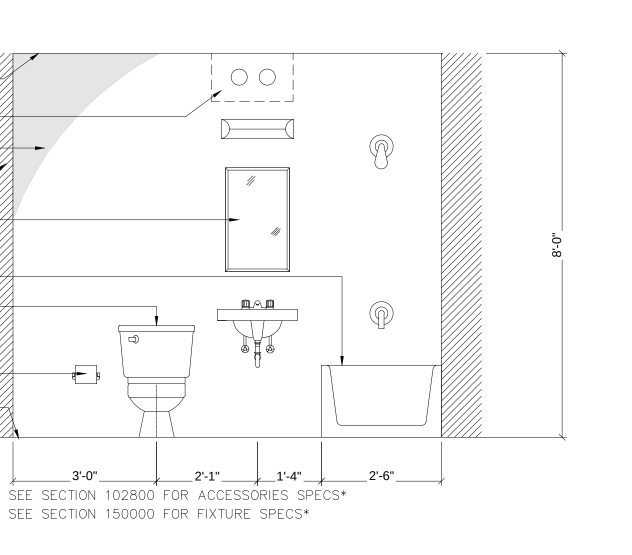
AND CABINETRY.



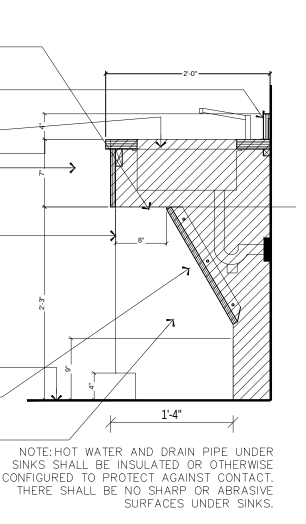


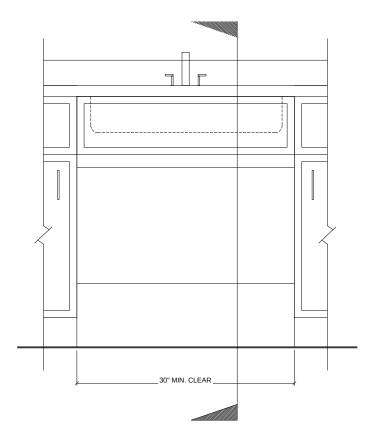
___2'-6"____<u>1"</u>____2'-9"_____

UNIT 5A - PROPOSED BATHROOM ELEVATION



UNIT 5A - REMOVABLE CABINETRY (SINK) (AS NEEDED)





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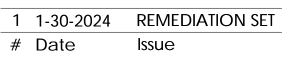


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Project Title 1000 COMSTOCK STREET LUMLEY HOMES - BUILDING A - UNIT 5A ASBURY PARK, NEW JERSEY 07712

Project Description

MOLD REMEDIATION AT UNIT 5A WITH INTERIOR RENOVATIONS

Applicant ASBURY PARK HOUSING AUTHORITY

Project Numbe	23-1653	
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Sheet Title

KITCHEN/ BATHROOM PLANS & ELEVATIONS



MOLD REMEDIATION AND RENOVATION FOR UNIT 62 IN WASHINGTON VILLAGE AT: 1259 WASHINGTON AVE. ASBURY PARK, NEW JERSEY 07712

ARCHITECTURAL SYMBOLS LEGEND:

A	— COLUMN GRID / COLUMN DESIGNATIONS	1 DETAIL # A10 SHEET #	PLAN DETAIL DESIGNATIONS	ROOM NAME 100
	BRICK VENEER AND EXTERIOR WALL CONSTRUCTION SEE PARTITION LEGEND FOR DESCRIPTION	1 SECTION #	SECTION DETAIL DESIGNATIONS	/ PARTITION #
	C.M.U. WALL CONSTRUCTION SEE PARTITION LEGEND FOR DESCRIPTION	A10 SHEET #		
	METAL STUD AND GYP. BD. WALL CONSTRUCTION SEE PARTITION LEGEND FOR DESCRIPTION	1 ELEVATION DETAIL # A10 SHEET, #	ELEVATION DETAIL DESIGNATIONS	# NOTE #
FOB	FACE OF BLOCK WALL	A10 SHEET # DRAWN ON		
М.О.	MASONRY OPENING DESIGNATION			$\langle \# \rangle$
K.O.	KNOCK OUT PANEL DESIGNATION FOR FUTURE OPENING - SEE PLANS FOR WIDTH AND HEIGHT	W SE DETAIL #	INTERIOR ELEVATION DETAIL DESIGNATIONS	
*CJ	CONTROL JOINT DESIGNATION	DWG DRAWN ON		
*E.J.	EXPANSION JOINT DESIGNATION			#

GENERAL NOTES:

- 1.- ALL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE UNIFORM CONSTRUCTION CODE OF THE STATE OF NEW JERSEY (CURRENT EDITION) ALL RELATED CODES AND STANDARDS, AND THE REQUIREMENTS OF THE AGENCIES HAVING JURISDICTION. ALL STRUCURAL, ELECTRICAL AND MECHANICAL WORK SHALL COMPLY WITH THE GOVERNING CODES AS ADMINISTERED BY THE LOCAL BUILDING OFFICIALS AND SHALL BE CONSIDERED AS PART OF THE CONSTRUCTION DOCUMENTS.
- 2.- THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR ALL WORK SHOWN ABLY IMPLIED, UNLESS OTHERWISE AGREED TO (IN WRITING) BY THE OWNER.
- 3.- THE CONTRACTORS SHALL BE RESPONSIBLE FOR OBTAINING AND PAYING FOR ALL APPLICATIONS, PERMITS, TESTS, INSPECTIONS, APPROVALS AND CERTIFICATES FROM ALL LOCAL, COUNTY, STATE, AND FEDERAL AGENCIES HAVING JURISDICTION.
- 4.- PLUMBING, HVAC AND ELECTRICAL WORK WHERE REQUIRED SHALL BE "DESIGN-BUILD" THE GENERAL CONTRACTOR AND HIS SUB-CONTRACTORS. ALL WORK SHALL MEET OR EXCEED STANDARD CRITERIA FOR SIMILAR INSTALLATIONS (UNLESS NOTED OTHERWISE TO MEET A MORE STRINGENT CRITERIA) AND SHALL BE PERFORMED IN COMPLIANCE WITH GENERAL NOTES.
- 5.- ALL CONTRACTORS SHALL REVIEW AND COORDINATE THE PLANS AND SPECIFICATIONS FOR THE PROPOSED WORK WITH THE EXISTING BUILDING, UTILITIES AND FIELD CONDITIONS AND SHALL REPORT ANY AND ALL DISCREPANCIES AND INTERFERENCES TO THE ARCHITECT (IN WRITING) PRIOR TO COMMENCING WORK AND ORDERING MATERIALS. THE CONTRACTORS SHALL BE RESPONSIBLE FOR THE COMPLETENESS AND CORRECT FIT OF THEIR WORK WITH THAT OF ADJACENT TRADES.
- 6.- MAINTAIN ALL UTILITIES IN FUNCTIONAL ORDER, WATER AND WEATHER TIGHTNESS OF ALL WORK AREAS, ACCESS TO AND SECURITY OF PREMISES, JOB-SITE SAFETY, AND PROVIDE AND MAINTAIN FIRE EXTINGUISHERS DURING THE COURSE OF CONSTRUCTION.
- 7.- ALTERNATE PROPOSALS FOR DETAILS OF CONSTRUCTION, DIFFERENT PRODUCT MANUFACTURERS, AND ASSEMBLIES MAY BE CONSIDERED WHEN SPECIFICALLY BROUGHT TO THE ATTENTION OF THE ARCHITECT (IN WRITING) ON A TIMELY BASIS WHICH WOULD NOT DELAY THE PROGRESS OF THE WORK
- 8.- ALL CONTRACTORS SHALL GUARANTEE THEIR WORK (IN WRITING) FOR A PERIOD OF ONE (1) YEAR FROM THE DATE OF FINAL ACCEPTANCE (U.N.O.).IN ADDITION TO PROVIDING A PERFORMANCE BOND FOR THE WORK. 9.- ALL CONTRACTORS SHALL PROVIDE MANUFACTURERS GUARANTEES, OPERATION AND
- MAINTENANCE PROCEDURES (i.e. HANDS-ON-INSTRUCTION) FOR ALL MATERIALS AND EQUIPMENT, FIXTURES AND DEVICES. 10.- THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR CONSTRUCTION MEANS,
- METHODS. SEQUENCES. TECHNIQUES AND JOB-SITE SAFETY AND SHALL COORDINATE SAME WITH OWNER AND ALL ADJACENT TRADES. THE GENERAL CONTRACTOR SHALL SUPERVISE ALL WORK AND SHALL ASSURE THAT ALL DESIGN CONDITIONS ARE VERIFIED AND SATISFIED.
- 11.- CHANGES TO THE PLANS AND/OR SPECIFICATIONS AND/OR THE USES THEREOF WHICH CAUSE ANY KIND OF DAMAGE TO PERSONS OR PROPERTY (DIRECTLY OR INDIRECTLY) SHALL BE THE RESPONSIBILITY OF THOSE PARTIES AUTHORIZING AND/OR UNDERTAKING SUCH CHANGES WHERE SUCH CHANGES HAVE NOT BEEN AUTHOR. BY THE ARCHITECT. MATTERS NOT ADDRESSED BY THE PLANS AND SPECIFICATIONS SHALL BE, WHEN ADDRESSED BY OTHERS, THE RESPONSIBILITY OF THOSE OTHERS
- 12.- LOCATE ALL UTILITIES PRIOR TO COMMENCEMENT OF WORK AND REPORT ALL INTERFERENCES WITH PROPOSED WORK TO THE ARCHITECT. RELOCATE EXISTING TELEPHONE, ELECTRICAL, PLUMBING LINES, ETC. AS CONDITIONS WARRANT TO MAINTAIN AND PROVIDE COMPLETE AND FUNCTIONING SYSTEMS.
- 13.- COORDINATE LOCATION OF MATERIAL STOCK PILES WITH ALL TRADES AND OWNER, ND MAINTAIN OWNER'S ACCESS.
- 14.- ALL DEBRIS FROM DEMOLITION AND CONSTRUCTION WORK SHALL BE REMOVED FROM THE SITE ON A REGULAR BASIS BY THE GENERAL CONTRACTOR ..
- 15.- ALL STRUCTURAL LUMBER TO BE fb=1,400 (MINIMUM) : E = 1,700,000 (MINIMUM) W/ MAX. MOISTURE CONTENT 19 %, UNLESS NOTED OTHERWISE.
- 16.- ALL NEW WALLS AND CEILINGS TO BE 5/8" GYPSUM BOARD UNLESS NOTED OTHERWISE TAPED, SPACKLED, SANDED, AND PAINTED. USE 1/2" CEMENT BOARD AS BASE FOR FASTEN GYPSUM BOARD W/ NO. 6 SCREWS SPACED AT 12" O.C. TYP.

- 17.- ALL DOOR TRIM TO BE 1"x4" AZEK PAINT GRADE TRIM
- 18.- ALL PAINTING AND STAINING SHALL BE PERFORMED UNDER THIS CONTRACT AT AREAS OF NEW WORK (UNLESS NOTED OTHERWISE). ALL COLORS AND FINISHES SHALL BE AS SELECTED BY THE ARCHITECT. SUBMIT SAMPLES FOR SELECTION BY THE ARCHITECT.
- 19.- THE DRAWINGS PREPARED BY THE ARCHITECT REPRESENT GENERAL DESIGN INTENT AND ARE NOT TO BE CONSTRUED - EXPLICITLY OR IMPLICITLY - TO REPRESENT THE ACTUAL "AS-BUILT" CONDITION OF ANY BUILDING. IN ACCORDANCE WITH FIELD CONDITIONS, TRADE PRACTICES, BUILDER PREFERENCES, MATERIAL AND EQUIPMENT SELECTIONS, OWNER'S REQUIREMENTS, THE REQUIREMENTS OF UTILITY COMPANIES AND AGENCIES HAVING JURISDICTION AND ANY SUCH-LIKE CIRCUMSTANCE AND/OR CONDITION, THE OWNER MAY CHOOSE TO ALTER VARIOUS ELEMENTS OF THE BUILDING WHILE MAINTAINING THE GENERAL DESIGN INTENT OF THE DRAWINGS AND COMPLIANCE WITH CODES, STANDARDS AND AGENCIES HAVING JURISDICTION. NO FUTURE OWNER OF THIS BUILDING SHALL RELY UPON THE ARCHITECT'S DRAWINGS FOR ANY PURPOSE AS BEING "AS-BUILT" DRAWINGS.
- 20.- ALL NEW WORK SHALL INCLUDE ELEMENTS OF CONTRUCTION SELECTED TO MATCH EXISTING ELEMENTS OF CONTRUCTION (UNLESS NOTED OTHERWISE) USED IN SIMILAR CONDITIONS INCLUDING, BUT NOT NECESSARILY LIMITED TO THE FOLLOWING (AS MAY BE APPLICABLE TO THIS PROJECT):
- A. DEMOLITION D. PLUMBING B. CARPENTRY, INSULATION E. ELECTRICAL . HEATING AND AIR CONDITIONING AND DRYWALL C. PAINTING G. MISC. ITEMS AS CALLED FOR ON PLANS
- 21.- EACH CONTRACTOR SHALL REMOVE ALL MANNER OF EXISTING ELEMENTS IN THEIR TRADE) THAT WOULD INTERFERE WITH THE PROPOSE WORK OF ÌHEIR TRADE AND ADJACENT TRADES – AS SHOWN AND/OR REASONABLY IMPLIED. WHERE THESE ELEMENTS WHICH INTERFERE ARE REQUIRED IN ORDER TO MAINTAIN THE EXISTING AND PROPER FUNCTION OF THE BUILDING UPON THE COMPLETION OF THE PROJECT, EACH CONTRACTOR SHALL (IN IT OWN TRADE) RELOCATE, AND/OR ALTER OR MAKE NEW THOSE ELEMENTS TO ROVIDE THE PROPER FUNCTION, AND SHALL DO SO IN COORDINATION WITH THE GENERAL CONTRACTOR AND ALL ADJACENT TRADES.
- 22.- CONTRACTOR TO MAINTAIN LIABILITY INSURANCE OF SUFFICIENT AMOUNT AS AGREED UPON BY THE OWNER PRIOR TO THE COMMENCEMENT OF CONSTRUCTION.
- 23.- ALL INTERIOR ENVIRONMENT SHALL BE COMPLIANT AS PER IBC CURRENT EDITION NATURAL LIGHT: HABITABLE & OCCUPIABLE ROOMS SHALL HAVE 250 FOOTCANDLES
- 24.- NOTHING IN THESE DOCUMENTS SHALL IMPOSE LIABILITY ON THE ARCHITECT/ENGINEER FOR CLAIMS, LAWSUITS, EXPENSES OR DAMAGES ARISING FROM, OR IN ANY MANNER RELATED TO THE EXPOSURE TO, OR THE HANDLING, MANUFACTURE OR DIPOSAL OF ASBESTOS, ASBESTOS PRODUCTS, OR HAZARDOUS WASTE IN ANY OF ITS VARIOUS FORMS, AS DEFINED BY THE ENVIRONMENTAL PROTECTION AGENCY.
- 25.- CONTRACTOR SHALL IDENTIFY AND NOTIFY THE OWNER AND THE ARCHITECT OF THE PRESENCE OF ASBESTOS OR OTHER SUSPECTED HAZARDOUS MATERIALS BEFORE INITIATING THE DEMOLITION OF SAME, AT WHICH TIME APPROPRIATE IDENTIFICATION AND REMOVALOF SUCH SUSPECTED MATERIALS BY A LISCENSED AND APPROVED CONTRACTOR SHALL COMMENCE. METHOD AND COST OF REMOVAL SHALL E APPROVED AND PAID FOR DIRECTLY BY THE OWNER.
- 26.- PROJECT SITE (INTERIOR) TO BE AIR TESTED FOR MOLD PARTICULATES AT THE CONTRACTOR'S EXPENSE. IN ADDITION, MOLD REMEDIATION CERTIFIED EXPERT TO INSPECT PROJECT SITE (INTERIOR) PRIOR TO COMMENCEMENT TO ANY PROPOSED REPLACEMENT WORK. ANY MOLD TO BE REMEDIATED AND AIR TESTED PRIOR TO COMMENCEMENT OF REPLACEMENT WORK. ALL TESTING AND REPORTING TO BE CERTIFIED BY MOLD REMEDIATION EXPERT AT CONTRACTOR'S EXPENSE.

DOOR NUMBER DESIGNATIONS - SEE DOOR AND

ROOM NAME AND ROOM NUMBER DESIGNATIONS

FRAME SCHEDULES FOR TYPES & DETAILS

PARTITION DESIGNATION (SEE PARTITION LEGEND THIS SHEET) BSCRIPT

DTE # NOTE DESIGNATION

> WINDOW / VISION PANEL FRAME NUMBER DESIGNATIONS LETTER DESIGNATES WINDOW EX. $\langle \mathbf{A} \rangle$

NUMBER (ONLY) DESIGNATES VISION PANEL EX. $\langle 10 \rangle$

CASEWORK / EQUIPMENT NUMBER - SEE SCHEDULE FOR INFORMATION

INDICATES COLUMN TO RECEIVE FIRE BOARD TREAT. IN LIEU OF SPRAY ON TREATMENT

PORTABLE FIRE EXTINGUISHER LOCATION SYMBOL TYPE DESIGNATION SEE PORTABLE FIRE EXTINGUISHER SCHEDULE FOR DESCRIPTION OF TYPE

RADON "T" VENT LOCATION DESIGNATION V = DESIGNATES VENT THRU ROOF

TYPE DESIG.

FE-#

◆ DATUM EL (+0'-0")

ELEVATION OF FINISH FLOOR DESIGNATIONS

PLUMBING NOTES: (AS NEEDED)

- 1.- ALL WORK TO CONFORM TO NATIONAL STANDARD PLUMBING CODE LATEST EDITION, LOCAL CODES & UTILITY COMPANY REQUIREMENTS.
- 2.- CLOSE ALL PENETRATIONS THROUGH RATED ASSEMBLIES W/
- MATERIALS HAVING AN EQUAL RATING AS ASSEMBLY.
- 3.- ALL WATER SUPPLY RISERS AND BRANCHES ARE TO BE VALVED. BATH TUB HARDWARE TO HAVE INTEGRAL STOPS. HOT WATER SERVICE LINES TO HAVE GRAVITY RETURN LOOPS. ALL HOT WATER PIPING AND COLD WATER PIPING IN UNCONDITIONED SPACES TO HAVE CLOSE CELL INSULATION SURROUNDS.
- 4.- WATER PIPING "L" COPPER ("K" IF BURIED).
- 5.- SANITARY & STORM PIPING-SCHEDULE 40 PVC.
- 6.- GAS PIPING BLACK IRON.
- 7.- PLUMBING CONTRACTOR SHALL FURNISH AND INSTALL ALL PIPING, VALVES, TRAPS, VENTS, DRAINS, HOSE-BIBS, ETC. REQUIRED TO PROVIDE A COMPLETE OPERATIONAL PLUMBING SYSTEM. CONTRACTOR TO INSTALL FIXTURES AND HOOK-UP EQUIPMENT APPLIANCES.
- 8.- ALL FLOOR DRAINS TO HAVE BACKWATER TRAP.
- 9.- ALL DIVERTERS TO BE ANTI-SCALD TYPE W/ INTEGRAL STOPS. 10.- ALL EXISTING WATER LINES ARE TO BE REPLACED WITH STAINLESS
- STEEL FLEX TYPE
- 11.- ALL EXISTING WATER SHUT OFF VALVES ARE TO BE REPLACED WITH QUARTER TURN PIPE
- 12.- ALL EXISTING LINES TO BE SNAKED & CLEANED PRIOR TO REINSTALLATION OF ALL NEW PLUMBING WORK.
- 13.- PROVIDE NEW PVC LINES TO HUB

ELECTRICAL NOTES: (AS NEEDED

- 1.- ALL WORK SHALL BE DONE BY A NJ LICENSED ELECTRICIAN. 2.- ELECTRICAL CONTRACTOR SHALL FURNISH AND INSTALL ALL WIRING, OUTLETS, DISTRIBUTION PANELS, CIRCUIT BREAKERS, SWITCHES, ETC. REQUIRED TO PROVIDE A COMPLETE OPERATIONAL ELECTRICAL SYSTEM.
- CONTRACTOR TO INSTALL LIGHTING FIXTURES AND HOOK-UP EQUIPMENT AND APPLIANCES. 3.- HARD WIRE ALL SMOKE DETECTORS SO ACTUATION OF 1 SHALL ACTUATE ALL.
- PROVIDE AND INSTALL SMOKE DETECTORS AS INDICATED ON DRAWINGS AND AS DIRECTED BY MUNICIPAL OFFICIAL. ALL SMOKE DETECTORS TO BE U.L. LISTED. 4.- ALL 125 VOLT, SINGLE-PHASE 15 - 20 AMPERE RECEPTRACLES
- INSTALLED IN KITCHENS SHALL HAVE GROUND FAULT INTERRUPTER PROTECTION.

DEMOLITION NOTES:

UNLESS OTHERWISE INDICATED ON THE CONTRACT DOCUMENTS: WHERE CUTTING, PATCHING, OR

- REPAIRING ARE REQUIRED: 1.- PATCH AND REPAIR EXISTING FINISHES TO MATCH EXISTING ADJACENT FINISHES WHERE DAMAGED BY WORK UNDER THIS CONTRACT
- 2.- DO NOT CUT AND PATCH CONSTRUCTION THAT WILL BE VISABLE IN A MANNER THAT WOULD, IN THE ARCHITECT'S OPINION, REDUCE THE BUILDINGS ASTHETIC QUALITIES OR RESULT IN THE VISUAL EVIDENCE OF CUTTING AND PATCHING
- 3.- REMOVE ANY WORK CUT AND PATCHED IN A VISUALLY UN-SATIFACTORY MANNER AND REPLACE WITH NEW MATERIALS.
- 4.- RESTORE EXPOSED FINISHES OF PATCHED AREAS AND EXTEND FINISH RESTORATION INTO ADJOINING CONSTRUCTION IN A MANNER THAT WILL ELIMINATE EVIDENCE OF PATCHING AND REFINISHING.
- 5. WHERE PATCHED / PAINTED SURACES CANNOT BE PAINTED TO MATCH EXISTING PAINT COLORS & CONDITIONS EXACTLY. PAINT ENTIRE ROOM TYP.
- 6 EXISTING BASE & WALL CABINETS TO REMAIN. PREPARE AS PER SPECIFICATIONS 7 - EXISTING ABOVE CABINET SOFFIT MATERIAL TO BE REMOVED IN ITS ENTIRETY. CONTRACTOR TO PROVIDE NEW SPACKLE FINISHING & PAINT AT NEWLY EXPOSED CEILING & WALL AREA. CONTRACTOR TO INCLUDE ALL RELATED WORK ...



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For Mold Remediation to existing units *As part of the base bid for all units. Prior to construction work all units to be inspected by mold certification specialist for existence of surface mold and mold air particulates. In the event they occur all mold must remediated and air quality cleared by certification specialist. Clearance certificates to be provided as part of this bid.

SCOPE OF WORK

THE FOLLOWING PROJECT AS PRESENTED IN THESE DOCUMENTS SHALL CONSIST OF THE FOLLOWING:

MOLD REMEDIATION AND RENOVATIONS AT WASHINGTON VILLAGE IN UNIT 62 WORK SHALL CONSIST OF THE FOLLOWING:

MOLD REMEDIATION AND IMPROVEMENTS IN UNIT 62 RENOVATIONS IN UNIT 62

DRAWING LIST A0 - ARCHITECTURAL TITLE PAGE & GENERAL NOTES

A1 - UNIT 62 FLOOR PLAN EXISTING CONDITIONS A2 - UNIT 62 FLOOR PLAN PROPOSED RENOVATIONS A3 - DOOR SCHEDULE AND DETAILS A4 - UNIT 62 ELECTRICAL PLAN EXISTING CONDITIONS A5 - UNIT 62 ELECTRICAL PLAN PROPOSED CONDITIONS A6 - KITCHEN/BATHROOM PLANS & ELEVATIONS

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Date

1 1-30-2024 REMEDIATION SET Issue

Project Title

1259 WASHINGTON AVE. WASHINGTON VILLAGE - UNIT 62 ASBURY PARK, NEW JERSEY 07712

Project Description

MOLD REMEDIATION AT UNIT 62 WITH INTERIOR RENOVATIONS

Applicant

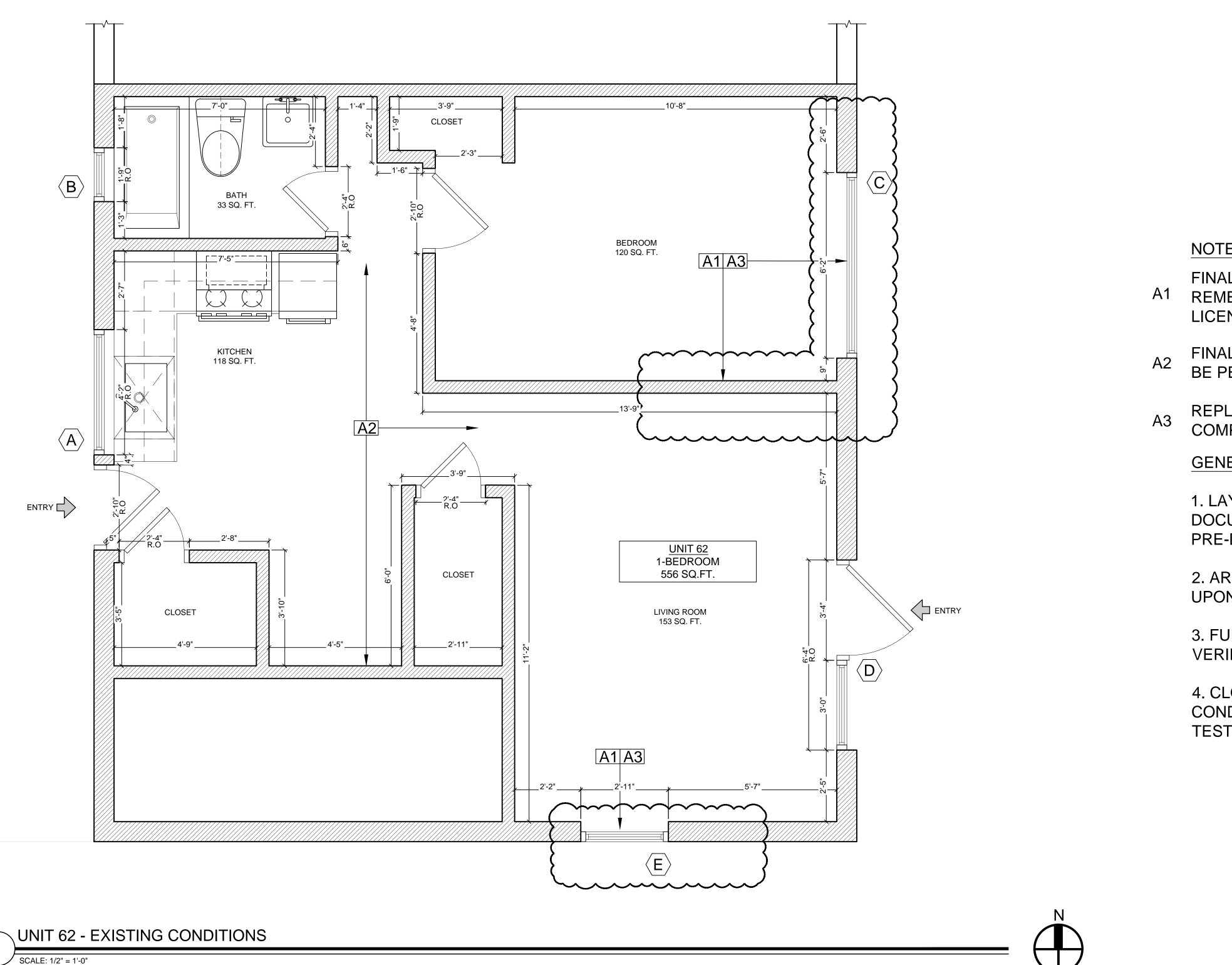
ASBURY PARK HOUSING AUTHORITY

Project Numbe	23-1653	
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Checked by	:	AV
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TITLE PAGE & GENERAL NOTES







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NOTE LEGEND

FINAL INSPECTION OF INITIAL MOLD A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC

> FINAL INSPECTION OF HVAC SYSTEMS TO BE PERFORMED BY LICENSED IHC

REPLACEMENT / REPAIR OF FIXED BUILDING COMPONENT TO BE DETERMINED

GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS.

2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW.

3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS

4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

1 1-30-2024 REMEDIATION SET # Date lssue

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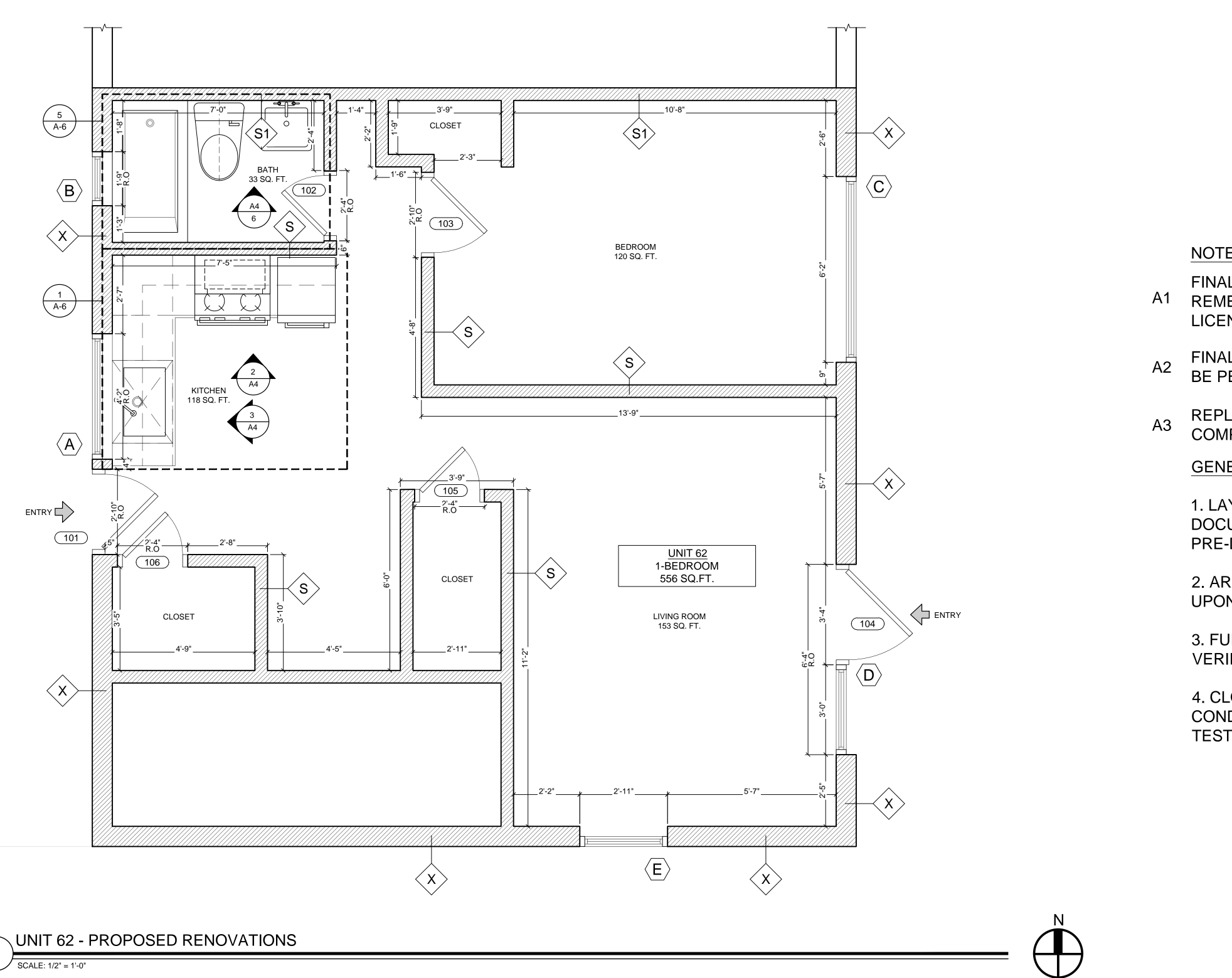
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Sheet Title

UNIT 62 FLOOR PLAN - EXISTING CONDITIONS

A-1





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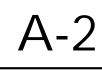
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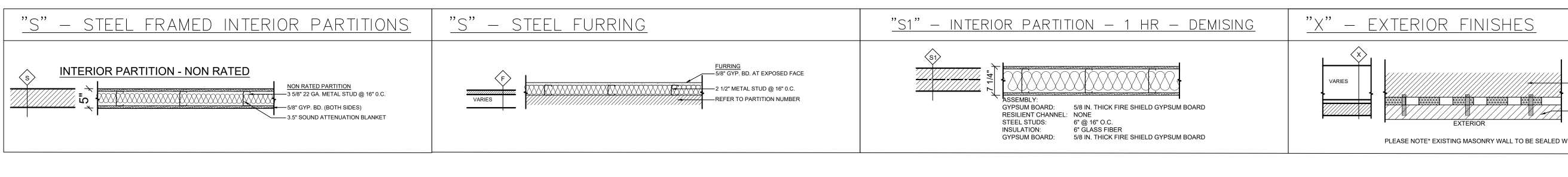
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UNIT 62 FLOOR PLAN - PROPOSED RENOVATIONS





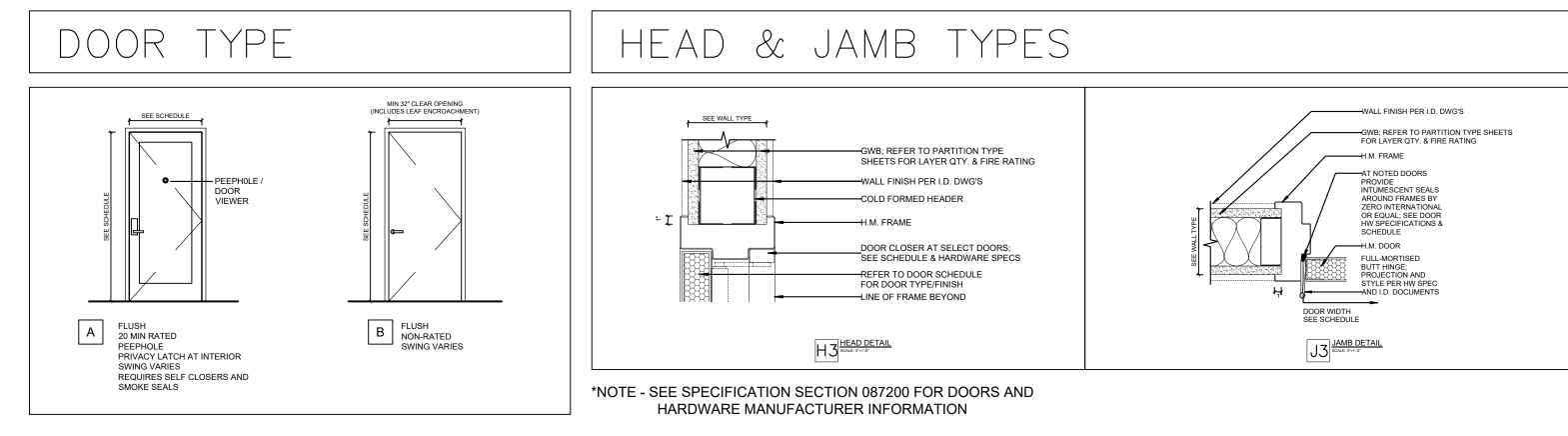
PARTITION SCHEDULE

DOOR SCHEDULE											
	DOOR FRAME										
NUMBER	TYPE	WIDTH	HEIGHT	THICK.	MAT.	MAT.	JAMB	HEAD	THRS.	HARDWARE	REMARKS
101	Α	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	
102	В	2'-0"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	
103	В	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	
104	А	3'-0"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	
105	В	2'-0"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	
106	В	2'-0"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	

*NOTE - SEE SPECIFICATION SECTION 087200 FOR DOORS AND HARDWARE MANUFACTURER INFORMATION

	FINISH SCHEDULE										
62	LOCATION	WAI	LLS		FLOOR		BAS	E		CEILING	
	LOCATION	MATERIAL	FINISH	MATERIAL	FINISH	TYPE	FINISH	HGT.	MATERIAL	FINISH	HGT.
Z	HALLWAYS	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	ALL CLOSETS	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	KITCHEN	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	LIVING ROOM / DINING ROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	BATHROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	BEDROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES

DOOR SCHEDULE/ DETAILS & FINISH SCHEDULE



- REFER TO PARTITION TYPES FOR DETAILS

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FINISH REFER TO PARTITION NUMBER

— 4" NOM. BRICK VENEER (EXISTING CONDITION)

PLEASE NOTE* EXISTING MASONRY WALL TO BE SEALED WITH LIKE MATERIALS AS NEEDED

HARDWARE TYPES

*NOTE - SEE SPECIFICATION SECTION 087200 FOR DOORS AND HARDWARE MANUFACTURER INFORMATION

Date

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MOLD REMEDIATION AT UNIT 62 WITH INTERIOR RENOVATIONS

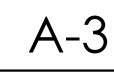
Applicant

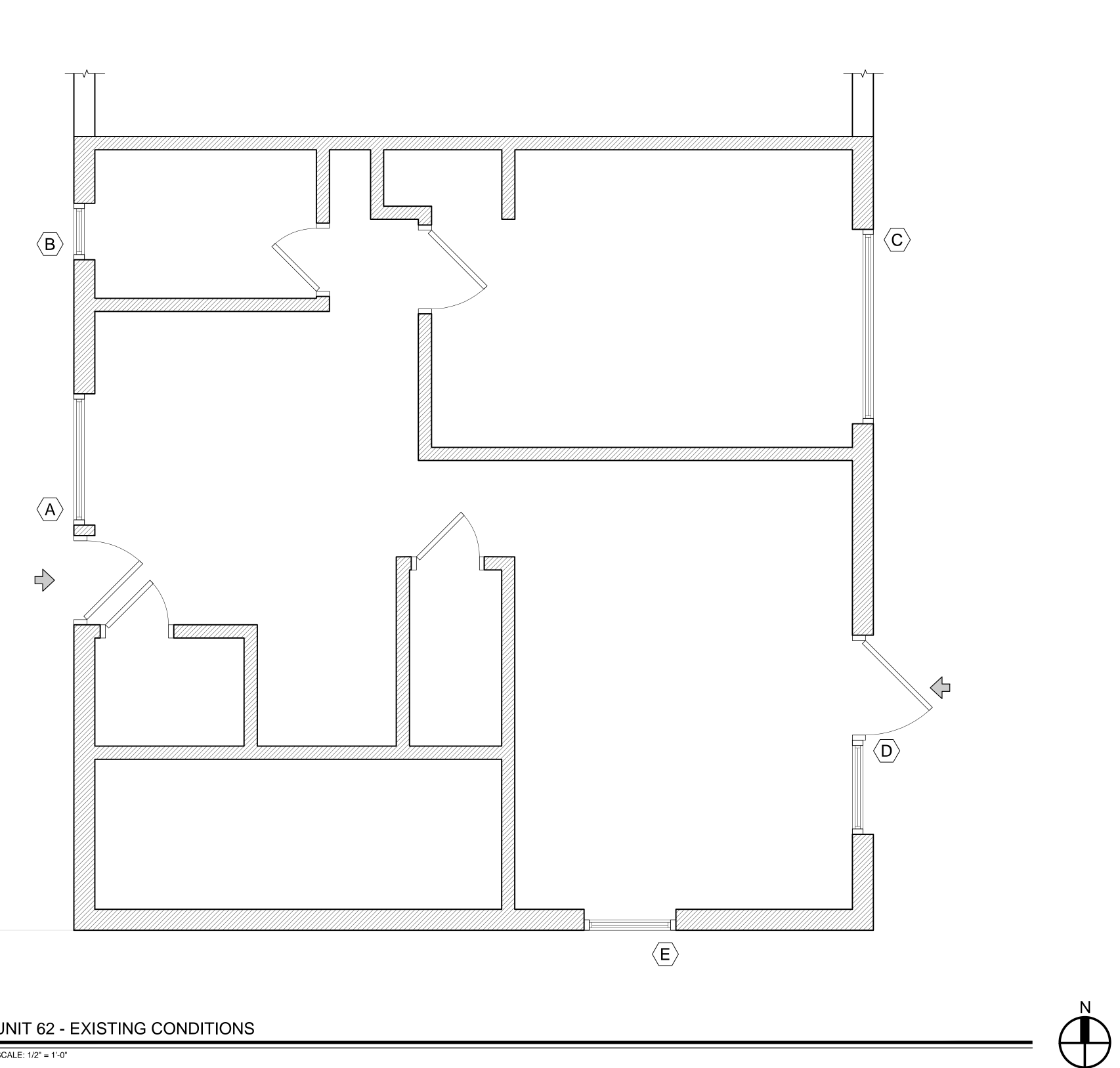
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Sheet Title

DOOR SCHEDULE & DETAILS





UNIT 62 - EXISTING CONDITIONS

SCALE: 1/2" = 1'-0"

	SYMBOLS LEGEND:
	RECEPTACLES
\blacksquare	FLOOR OUTLET
\Rightarrow	20A, 120 VOLT DUPLEX REC 44" AT COUNTERS
	GROUND FAULT DUPLEX REC
$- \ominus_{F}$	SIMPLEX RECEPTACLE FOR R
$-\Theta_{R}$	SIMPLEX RECEPTACLE FOR R
$-\ominus_{M}$	SIMPLEX RECEPTACLE FOR U
J	JUNCTION BOX
J _{DW}	JUNCTION BOX FOR DISHWAS 12" A.F.F. UNDER COUNTER
$(\mathbf{J}^{\mathbf{J}})$	JUNCTION BOX FOR JACUZZI.
EV	ELECTRIC VEHICLE CHARGER
	SWITCHES
\$	SINGLE POLE LIGHT SWITCH @
к\$	SINGLE POLE KEY OPERATED
₃ \$	THREE WAY LIGHT SWITCH, 2
4\$	FOUR WAY LIGHT SWITCH, 20
	DETECTORS
-@-SD	SMOKE DETECTOR
⊤ -∲SD/CO WBB	SMOKE / CARBON MONOXI
	HEAT DETECTOR WITH BATT
-@HD 135	INTELLIGENT HEAT DETECTO OF RISE & 135°F FIXED TEN
	LIGHTING
B	SURFACE MOUNTED LIGHT C PANEL- LIGHT FIXTURE TO
R	RECESSED LIGHT FIXTURE, IC
P	PENDANT LED LIGHT FIXTURE
S	SURFACE MOUNTED LIGHT -
0	SURFACE MOUNTED LED PUC
Æ	WALL MOUNTED LIGHT FIXTU
HXc	EXTERIOR GOOSENECK LIGHT
	LIGHT / FAN COMBINATION
	EQUIPMENT CONTR
	ELECTRICAL PANEL
(T)	THERMOSTAT
-	
	SOFFITS
	SOFFIT FOR CONCEALMENT
DIMEN	SIONS ARE TO CENTER OF OF

PLUMBING NOTES: ALL EXISTING DRAINS TO REMAIN UNLESS NOTED

ELECTRICAL NOTES: ALL COMMUNICATION POINTS AS PER SECTION 800 OF THE 2008 N.E.C.

ALL EXISTING ELECTRICAL RECEPTACLES, SMOKE+C02 DETECTORS,LIGHT SWITCHES TO BE REPLACED ALL RECEPTACLES TO BE TAMPER PROOF TYPE, TYPICAL

D:

RECEPTACLE @ 18" A.F.F. OR

RECEPTACLE @ +18" OR AS NOTED FOR REFRIDGERATOR @ +42" A.F.F. FOR RANGE CONTROL FOR UPPER CABINET MICROWAVE & HOOD

HWASHER CONNECTION @ ITER UZZI. VERIFY LOCATION IN FIELD GER

ITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH) ATED LIGHT SWITCH @ 42" A.F.F.

CH, 20A @ 42" A.F.F.

, 20A @ 42" A.F.F.

NOXIDE DETECTOR WITH BATTERY BACKUP

BATTERY BACKUP ECTOR COMBININATION RATE TEMP. U.O.N.

GHT CONNECTED TO HOUSE E TO BE LED

RE, IC TYPE, LED LIGHT FIXTURES TURE

T – LIGHT FIXTURE TO BE

PUCK LIGHT

FIXTURE

LIGHT FIXTURE

ΓΙΟΝ

ITROL

F OPERATION UNLESS OTHERWISE NOTED

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Project Description

MOLD REMEDIATION AT UNIT 62 WITH INTERIOR RENOVATIONS

Applicant ASBURY PARK HOUSING AUTHORITY

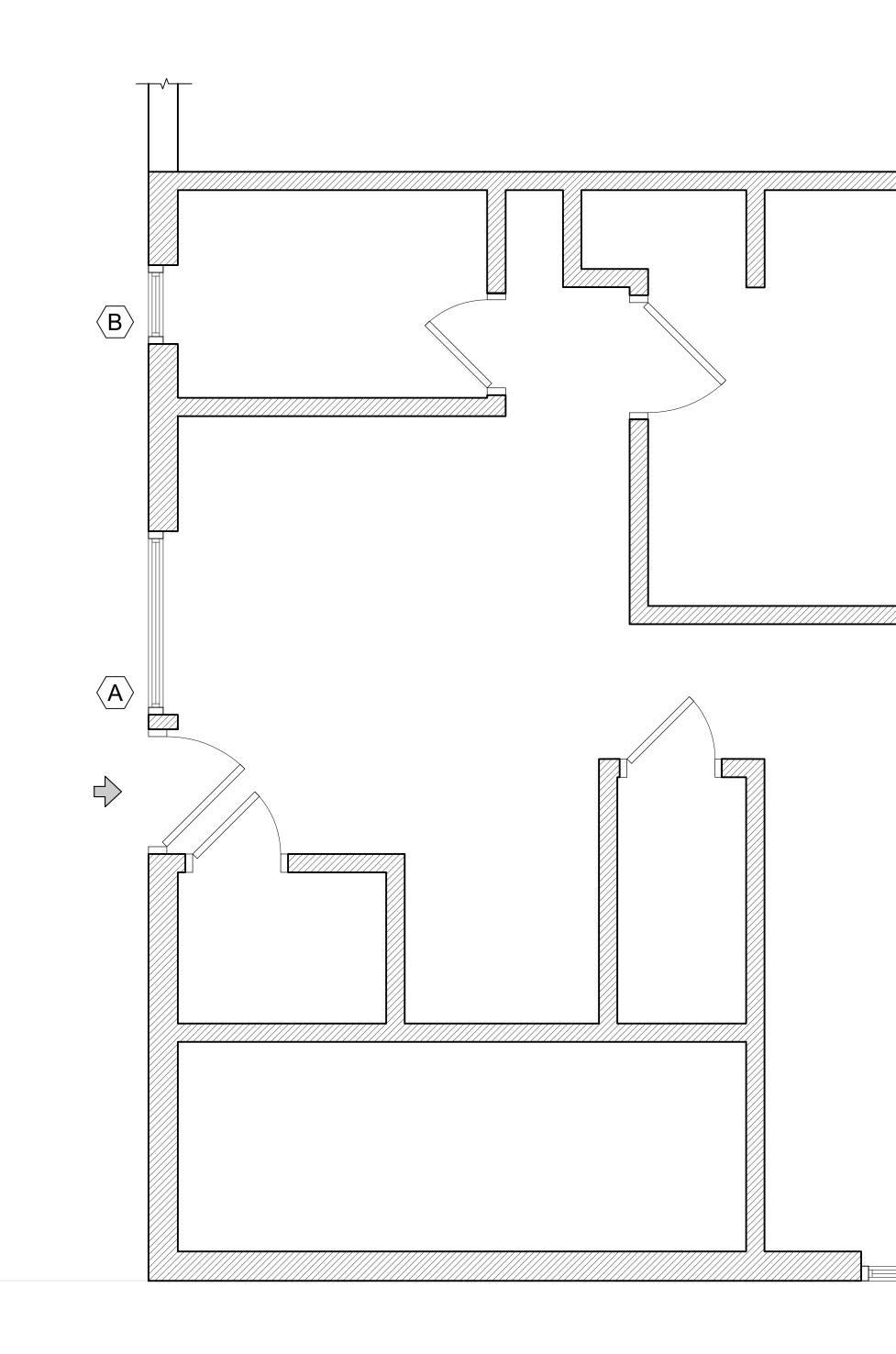
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Sheet Title

UNIT 62 - ELECTRICAL PLAN (EXISTING)

A-4





		SYMBOLS LEGEND:
		RECEPTACLES
	$\begin{array}{c} \end{array}$	FLOOR OUTLET
	\Rightarrow	20A, 120 VOLT DUPLEX RECE 44" AT COUNTERS
	GFCI	GROUND FAULT DUPLEX RECE
	$- \ominus_{F}$	SIMPLEX RECEPTACLE FOR RE
	$-\ominus_{R}$	SIMPLEX RECEPTACLE FOR RA
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	J	JUNCTION BOX
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	J	JUNCTION BOX FOR JACUZZI.
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		SWITCHES
	\$	SINGLE POLE LIGHT SWITCH @
	к\$	SINGLE POLE KEY OPERATED
	3\$	THREE WAY LIGHT SWITCH, 20
	4\$	FOUR WAY LIGHT SWITCH, 20A
		DETECTORS
	SD	SMOKE DETECTOR
	- SD/CO WBB	SMOKE / CARBON MONOXIDI
	HD WBB	HEAT DETECTOR WITH BATTE
	-@HD 135	INTELLIGENT HEAT DETECTOF OF RISE & 135°F FIXED TEM
		LIGHTING
	B	SURFACE MOUNTED LIGHT CO PANEL- LIGHT FIXTURE TO B
	R	RECESSED LIGHT FIXTURE, IC
	P	PENDANT LED LIGHT FIXTURE
		SURFACE MOUNTED LIGHT – L
) S	LED
	Ø	SURFACE MOUNTED LED PUCH
	ΗX	WALL MOUNTED LIGHT FIXTUR
	Hズc	EXTERIOR GOOSENECK LIGHT
		LIGHT / FAN COMBINATION
		EQUIPMENT CONTRO
		ELECTRICAL PANEL
$\square \langle \mathbf{D} \rangle$	(T)	THERMOSTAT
		SOFFITS
		SOFFIT FOR CONCEALMENT
	DIMEN	SIONS ARE TO CENTER OF OPE
$\left E \right\rangle$		
		IMBING NOTES:
N	ALL	EXISTING DRAINS TO REMAIN
$\mathbf{\nabla}$	FIF	CTRICAL NOTES:

ALL COMMUNICATION POINTS AS PER SECTION 800 OF THE 2008 N.E.C.

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PUCK LIGHT

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LIGHT FIXTURE

TION

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OF OPERATION UNLESS OTHERWISE NOTED

REMAIN UNLESS NOTED

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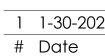
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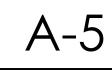
MOLD REMEDIATION AT UNIT 62 WITH INTERIOR RENOVATIONS

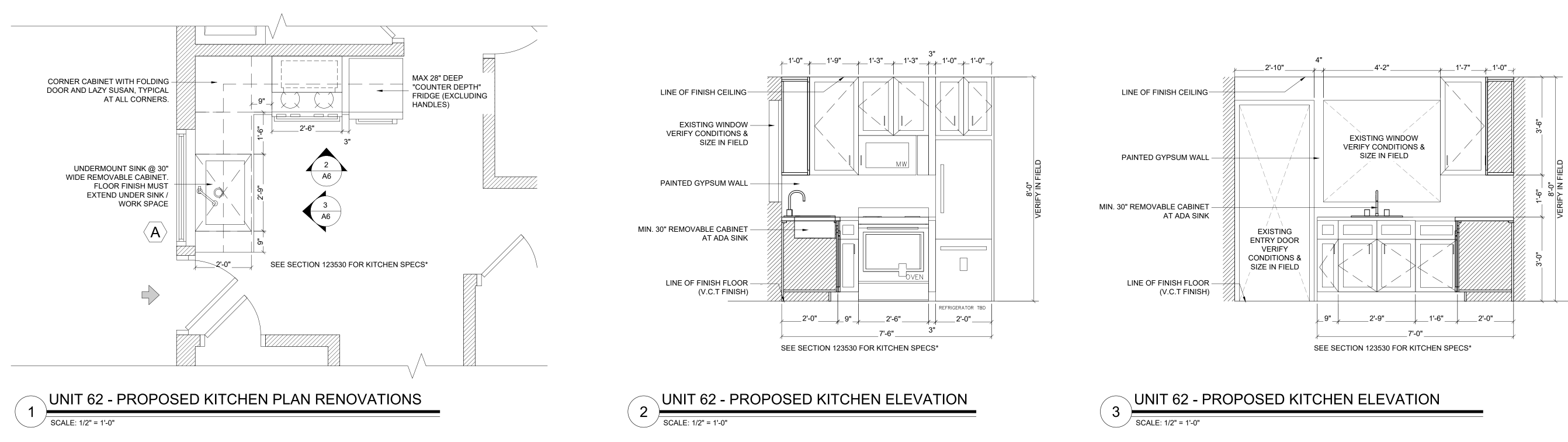
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UNIT 62 - ELECTRICAL PLAN (PROPOSED RENOVATIONS)

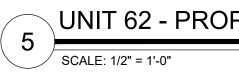


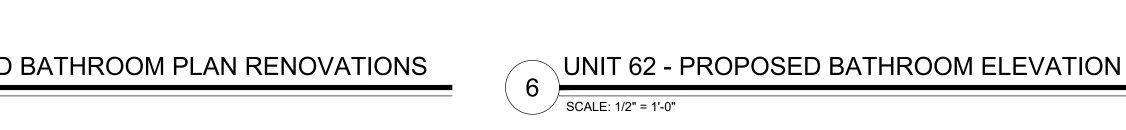


- 1. THE TERM 'ADAPTABLE' IN THESE DRAWINGS REFER TO A CONFIGURATION THAT DOES NOT MEET ALL OF THE REQUIREMENTS OF THE ADA CODE, BUT THAT ALLOWS FOR PEOPLE WHO ARE HANDICAPPED, BUT ARE NOT NECESSARILY IN A WHEEL CHAIR, TO USE THE FACILITIES. THE GUIDELINES ALLOW FOR FUTURE CONVERSION TO A FULLY 'ACCESSIBLE' CONFIGURATION IN THE EVENT THAT WHEELCHAIR BOUND INDIVIDUALS MOVE INTO THE UNIT AT A LATER DATE. THE SPECIFIC ANSI LANGUAGE IS: " THE ABILITY OF CERTAIN BUILDING SPACES AND ELEMENTS, SUCH AS KITCHEN COUNTERS, SINKS AND GRAB BARS, TO BE ADDED OR ALTERED SO AS TO ACCOMMODATE THE NEEDS TYPES OR DEGREES OF DISABILITY." 100% OF THE RESIDENTIAL UNITS IN THE BUILDING ARE REQUIRED TO BE 'ADAPTABLE' AS INDICATED IN THE DRAWINGS ON THIS SHEET.
- 2. THE TERM 'ACCESSIBLE' OR 'FULLY ACCESSIBLE' REFERS TO ANY FACILITY THAT MEETS ALL THE REQUIREMENTS OF ANSI (AMERICAN NATIONAL STANDARD FOR BUILDINGS AND FACILITIES), WHICH FOLLOW THE FAIR HOUSING ACCESSIBILITY GUIDELINES AS PUBLISHED IN THE FEDERAL REGISTER ON MARCH 6, 1991 VOLUME 56 #44, PAGE 9472-9515. THESE STANDARDS SPECIFICALLY REFER TO ANSI A117.1.
- 3. THE GRAPHICAL REPRESENTATION ON THIS SHEET ARE SCHEMATIC IN NATURE AND ARE MEANT TO ILLUSTRATE CLEAR DIMENSIONS AS REQUIRED BY APPLICABLE ACCESSIBILITY CODES. ACTUAL BATHROOM AND KITCHEN LAYOUTS WILL VARY; HOWEVER, THE GUIDELINES ON THIS SHEET INDICATING CONFIGURATIONS AT FIXTURES AND APPROACHES SHOULD BE APPLIED TO ALL AREAS REQUIRED TO BE 'ADAPTABLE' OR ' ACCESSIBLE' AS INDICATED ON THE ARCHITECTURAL DRAWINGS. SEE FLOOR PLANS AND BATHROOM/KITCHEN ENLARGED PLANS FOR SPECIFIC OVER ALL DIMENSIONS.

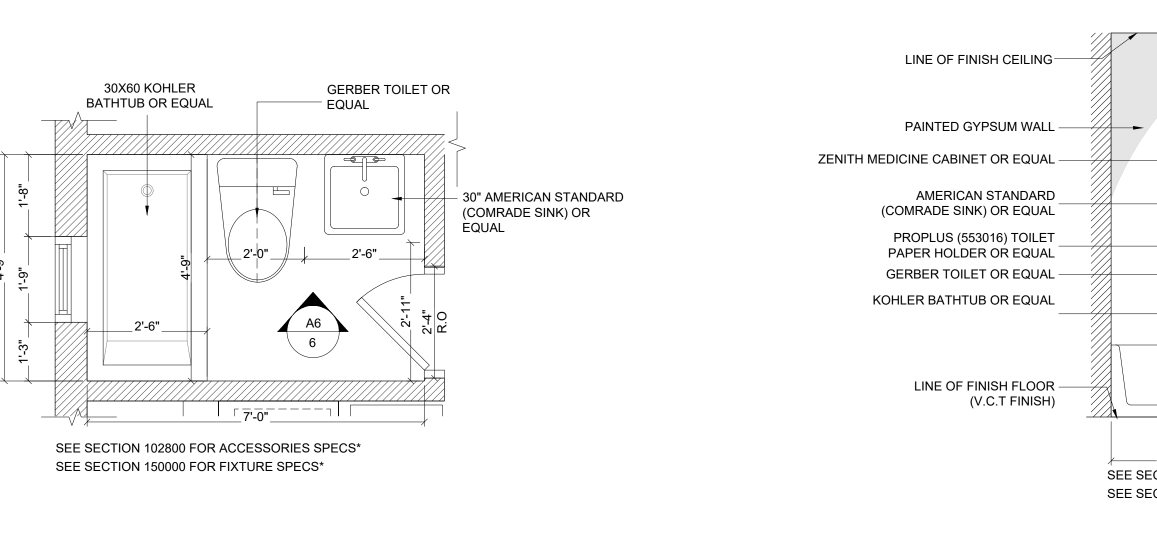
KITCHEN ACCESSIBILTY NOTES

- 1. THIS KITCHEN PLANS AND ELEVATIONS ARE INDICATED TO REPRESENT TYPICAL REQUIREMENTS FOR FIXTURES AND CLEARANCES AS PER ICC/ANSI A117.1 FOR 'ADAPTABLE' DWELLING UNITS. LAYOUTS ARE ILLUSTRATIVE ONLY - REFER TO FLOOR PLANS FOR ACTUAL DIMENSIONS FOR INDIVIDUAL KITCHENS PROVIDING THAT THE FOLLOWING CLEARANCES AND REQUIREMENTS ARE MET.
- 2. IT SHOULD BE UNDERSTOOD THAT THE ABOVE REQUIREMENTS APPLY TO AT LEAST ONE KITCHEN IN ONE DWELLING UNIT. THE TERM 'ADAPTABLE' IN THESE KITCHEN APPLIES TO THE CAPABILITY FOR ALTERATION OR ADDITION SO AS TO ACCOMMODATE THE FUTURE NEED FOR FULLY ACCESSIBLE KITCHENS AS REQUIRED.
- 3. IF KITCHEN COUNTER HEIGHT IS BUILT AT 36" A.F.F., CONTRACTOR MUST BUILD WORK SURFACE AREA' AND 'SINK AREA' (DESIGNATED AS 33" WIDE IN THIS PLAN) SUCH THAT THESE AREAS MAY BE ADJUSTED OR REPLACED WITHOUT REMOVAL OR REPLACEMENT OF ADJACENT COUNTERS AND CABINETRY.

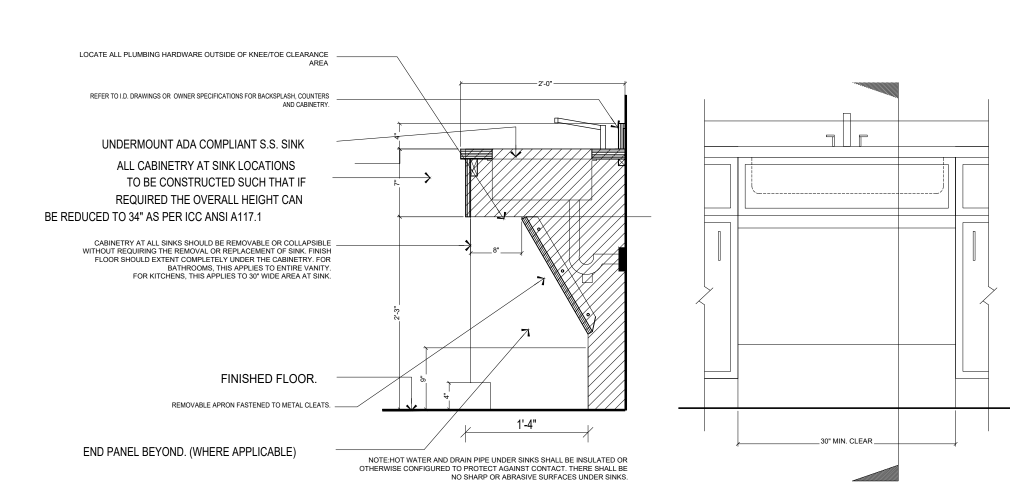




UNIT 62 - PROPOSED BATHROOM PLAN RENOVATIONS



UNIT 62 - REMOVABLE CABINETRY (SINK) (AS NEEDED)



4

SCALE: NTS

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SEAL Frank J. Minervini, AIA

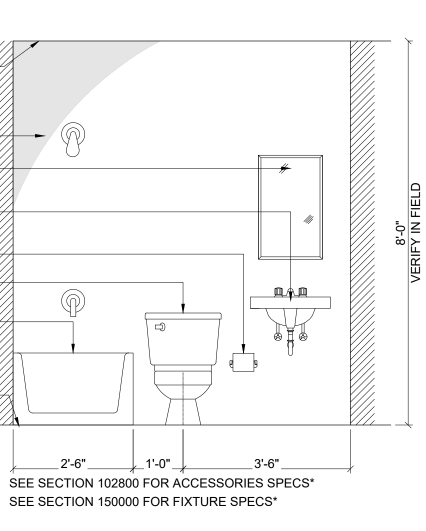
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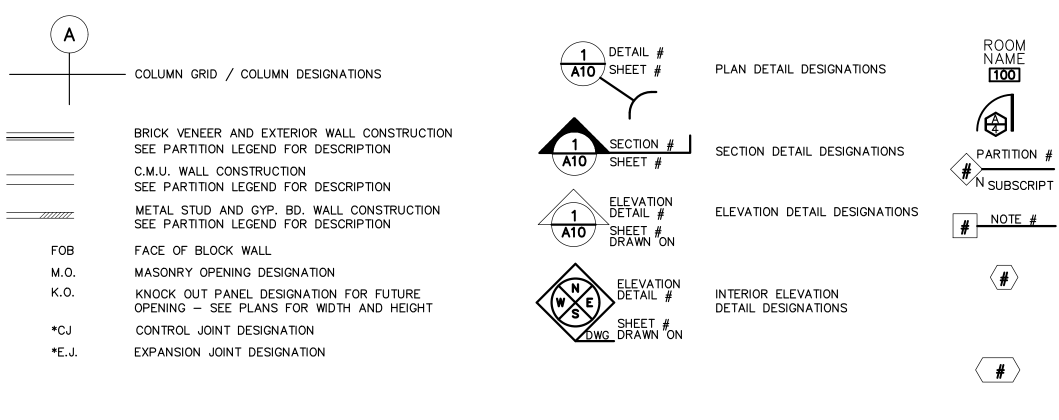
1 1-30-2024	REMEDIATION SET
# Date	Issue
Project Title	
	HINGTON AVE.
	NEW JERSEY 07712
Project Descrip	ation
Project Descrip	511011
	DIATION AT UNIT 62
	r renovations
Applicant	
	HOUSING AUTHORIT
	HOUSING AUTHORIT
ASBURY PARK I	
ASBURY PARK I Project Numb Drawn by Checked by	ber: 23-1653 : JM : AV
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ASBURY PARK I Project Numb Drawn by Checked by Scale Sheet Title	ber: 23-1653 : JM : AV : As Noted BATHROOM PLANS 8



NOTE: KITCHEN & BATHROOM LAYOUTS TO BE VERIFIED IN FIELD*

MOLD REMEDIATION AND RENOVATION FOR VARIOUS UNITS IN ASBURY PARK VILLAGE AT: 2 ATKINS AVENUE ASBURY PARK, NEW JERSEY 07712

ARCHITECTURAL SYMBOLS LEGEND:



GENERAL NOTES:

- 1.- ALL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE UNIFORM CONSTRUCTION CODE OF THE STATE OF NEW JERSEY (CURRENT EDITION) ALL RELATED CODES AND STANDARDS, AND THE REQUIREMENTS OF THE AGENCIES HAVING JURISDICTION. ALL STRUCURAL, ELECTRICAL AND MECHANICAL WORK SHALL COMPLY WITH THE GOVERNING CODES AS ADMINISTERED BY THE LOCAL BUILDING OFFICIALS AND SHALL BE CONSIDERED AS PART OF THE CONSTRUCTION DOCUMENTS.
- 2.- THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR ALL WORK SHOWN IABLY IMPLIED, UNLESS OTHERWISE AGREED TO (IN WRITING) BY THE OWNER.
- 3.- THE CONTRACTORS SHALL BE RESPONSIBLE FOR OBTAINING AND PAYING FOR ALL APPLICATIONS, PERMITS, TESTS, INSPECTIONS, APPROVALS AND CERTIFICATES FROM ALL LOCAL, COUNTY, STATE, AND FEDERAL AGENCIES HAVING JURISDICTION.
- 4.- PLUMBING, HVAC AND ELECTRICAL WORK WHERE REQUIRED SHALL BE "DESIGN-BUILD" THE GENERAL CONTRACTOR AND HIS SUB-CONTRACTORS. ALL WORK SHALL MEET OR EXCEED STANDARD CRITERIA FOR SIMILAR INSTALLATIONS (UNLESS NOTED OTHERWISE TO MEET A MORE STRINGENT CRITERIA) AND SHALL BE PERFORMED IN COMPLIANCE WITH GENERAL NOTES.
- 5.- ALL CONTRACTORS SHALL REVIEW AND COORDINATE THE PLANS AND SPECIFICATIONS FOR THE PROPOSED WORK WITH THE EXISTING BUILDING, UTILITIES AND FIELD CONDITIONS AND SHALL REPORT ANY AND ALL DISCREPANCIES AND INTERFERENCES TO THE ARCHITECT (IN WRITING) PRIOR TO COMMENCING WORK AND ORDERING MATERIALS. THE CONTRACTORS SHALL BE RESPONSIBLE FOR THE COMPLETENESS AND CORRECT FIT OF THEIR WORK WITH THAT OF ADJACENT TRADES.
- 6.- MAINTAIN ALL UTILITIES IN FUNCTIONAL ORDER, WATER AND WEATHER TIGHTNESS OF ALL WORK AREAS, ACCESS TO AND SECURITY OF PREMISES, JOB-SITE SAFETY, AND PROVIDE AND MAINTAIN FIRE EXTINGUISHERS DURING THE COURSE OF CONSTRUCTION.
- 7.- ALTERNATE PROPOSALS FOR DETAILS OF CONSTRUCTION, DIFFERENT PRODUCT MANUFACTURERS, AND ASSEMBLIES MAY BE CONSIDERED WHEN SPECIFICALLY BROUGHT TO THE ATTENTION OF THE ARCHITECT (IN WRITING) ON A TIMELY BASIS WHICH WOULD NOT DELAY THE PROGRESS OF THE WORK
- 8.- ALL CONTRACTORS SHALL GUARANTEE THEIR WORK (IN WRITING) FOR A PERIOD OF ONE (1) YEAR FROM THE DATE OF FINAL ACCEPTANCE (U.N.O.).IN ADDITION TO PROVIDING A PERFORMANCE BOND FOR THE WORK. 9.- ALL CONTRACTORS SHALL PROVIDE MANUFACTURERS GUARANTEES, OPERATION AND
- MAINTENANCE PROCEDURES (i.e. HANDS-ON-INSTRUCTION) FOR ALL MATERIALS AND EQUIPMENT, FIXTURES AND DEVICES. 10.- THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR CONSTRUCTION MEANS,
- METHODS, SEQUENCES, TECHNIQUES AND JOB-SITE SAFETY AND SHALL COORDINATE SAME WITH OWNER AND ALL ADJACENT TRADES. THE GENERAL CONTRACTOR SHALL SUPERVISE ALL WORK AND SHALL ASSURE THAT ALL DESIGN CONDITIONS ARE VERIFIED AND SATISFIED.
- 11.- CHANGES TO THE PLANS AND/OR SPECIFICATIONS AND/OR THE USES THEREOF WHICH CAUSE ANY KIND OF DAMAGE TO PERSONS OR PROPERTY (DIRECTLY OR INDIRECTLY) SHALL BE THE RESPONSIBILITY OF THOSE PARTIES AUTHORIZING AND OR UNDERTAKING SUCH CHANGES WHERE SUCH CHANGES HAVE NOT BEEN AUTHORIZED BY THE ARCHITECT MATTERS NOT ADDRESSED BY THE PLANS AND SPECIFICATIONS SHALL BE, WHEN ADDRESSED BY OTHERS, THE RESPONSIBILITY OF THOSE OTHERS
- 12.- LOCATE ALL UTILITIES PRIOR TO COMMENCEMENT OF WORK AND REPORT ALL INTERFERENCES WITH PROPOSED WORK TO THE ARCHITECT. RELOCATE EXISTING TELEPHONE, ELECTRICAL, PLUMBING LINES, ETC. AS CONDITIONS WARRANT TO MAINTAIN AND PROVIDE COMPLETE AND FUNCTIONING SYSTEMS.
- 13.- COORDINATE LOCATION OF MATERIAL STOCK PILES WITH ALL TRADES AND OWNER, ND MAINTAIN OWNER'S ACCESS.
- 14.- ALL DEBRIS FROM DEMOLITION AND CONSTRUCTION WORK SHALL BE REMOVED FROM THE SITE ON A REGULAR BASIS BY THE GENERAL CONTRACTOR ..
- 15.- ALL STRUCTURAL LUMBER TO BE fb=1,400 (MINIMUM) : E = 1,700,000 (MINIMUM) W/ MAX. MOISTURE CONTENT 19 %, UNLESS NOTED OTHERWISE.
- 16.- ALL NEW WALLS AND CEILINGS TO BE 5/8" GYPSUM BOARD UNLESS NOTED OTHERWISE TAPED, SPACKLED, SANDED, AND PAINTED. USE 1/2" CEMENT BOARD AS BASE FOR FASTEN GYPSUM BOARD W/ NO. 6 SCREWS SPACED AT 12" O.C. TYP.

- 17.- ALL DOOR TRIM TO BE 1"x4" AZEK PAINT GRADE TRIM
- 18.- ALL PAINTING AND STAINING SHALL BE PERFORMED UNDER THIS CONTRACT AT AREAS OF NEW WORK (UNLESS NOTED OTHERWISE). ALL COLORS AND FINISHES SHALL BE AS SELECTED BY THE ARCHITECT. SUBMIT SAMPLES FOR SELECTION BY THE ARCHITECT.
- 19.- THE DRAWINGS PREPARED BY THE ARCHITECT REPRESENT GENERAL DESIGN INTENT AND ARE NOT TO BE CONSTRUED - EXPLICITLY OR IMPLICITLY - TO REPRESENT THE ACTUAL "AS-BUILT" CONDITION OF ANY BUILDING. IN ACCORDANCE WITH FIELD CONDITIONS, TRADE PRACTICES, BUILDER PREFERENCES, MATERIAL AND EQUIPMENT SELECTIONS, OWNER'S REQUIREMENTS, THE REQUIREMENTS OF UTILITY COMPANIES AND AGENCIES HAVING JURISDICTION AND ANY SUCH-LIKE CIRCUMSTANCE AND/OR CONDITION, THE OWNER MAY CHOOSE TO ALTER VARIOUS ELEMENTS OF THE BUILDING WHILE MAINTAINING THE GENERAL DESIGN INTENT OF THE DRAWINGS AND COMPLIANCE WITH CODES, STANDARDS AND AGENCIES HAVING JURISDICTION. NO FUTURE OWNER OF THIS BUILDING SHALL RELY UPON THE ARCHITECT'S DRAWINGS FOR ANY PURPOSE AS BEING "AS-BUILT" DRAWINGS.
- 20.- ALL NEW WORK SHALL INCLUDE ELEMENTS OF CONTRUCTION SELECTED TO MATCH EXISTING ELEMENTS OF CONTRUCTION (UNLESS NOTED OTHERWISE) USED IN SIMILAR CONDITIONS INCLUDING, BUT NOT NECESSARILY LIMITED TO THE FOLLOWING (AS MAY BE APPLICABLE TO THIS PROJECT): A. DEMOLITION D. PLUMBING
- B. CARPENTRY, INSULATION . ELECTRICAL . HEATING AND AIR CONDITIONING AND DRYWALL G. MISC. ITEMS AS CALLED FOR ON PLANS C. PAINTING
- 21.- EACH CONTRACTOR SHALL REMOVE ALL MANNER OF EXISTING ELEMENTS (IN THEIR TRADE) THAT WOULD INTERFERE WITH THE PROPOSE WORK OF ÌHEIR TRADE AND ADJACENT TRADES – AS SHOWN AND/OR REASONABLY IMPLIED. WHERE THESE ELEMENTS WHICH INTERFERE ARE REQUIRED IN ORDER TO MAINTAIN THE EXISTING AND PROPER FUNCTION OF THE BUILDING UPON THE COMPLETION OF THE PROJECT, EACH CONTRACTOR SHALL (IN IT OWN TRADE) RELOCATE, AND/OR ALTER OR MAKE NEW THOSE ELEMENTS TO ROVIDE THE PROPER FUNCTION, AND SHALL DO SO IN COORDINATION WITH THE GENERAL CONTRACTOR AND ALL ADJACENT TRADES.
- 22.- CONTRACTOR TO MAINTAIN LIABILITY INSURANCE OF SUFFICIENT AMOUNT AS AGREED UPON BY THE OWNER PRIOR TO THE COMMENCEMENT OF CONSTRUCTION.
- 23.- ALL INTERIOR ENVIRONMENT SHALL BE COMPLIANT AS PER IBC CURRENT EDITION NATURAL LIGHT: HABITABLE & OCCUPIABLE ROOMS SHALL HAVE 250 FOOTCANDLES
- 24.- NOTHING IN THESE DOCUMENTS SALL IMPOSE LIABILITY ON THE ARCHITECT/ENGINEER FOR CLAIMS, LAWSUITS, EXPENSES OR DAMAGES ARISING FROM, OR IN ANY MANNER RELATED TO THE EXPOSURE TO, OR THE HANDLING, MANUFACTURE OR DIPOSAL OF ASBESTOS, ASBESTOS PRODUCTS, OR HAZARDOUS WASTE IN ANY OF ITS VARIOUS FORMS, AS DEFINED BY THE ENVIRONMENTAL PROTECTION AGENCY.
- 25.- CONTRACTOR SHALL IDENTIFY AND NOTIFY THE OWNER AND THE ARCHITECT OF THE PRESENCE OF ASBESTOS OR OTHER SUSPECTED HAZARDOUS MATERIALS BEFORE INITIATING THE DEMOLITION OF SAME, AT WHICH TIME APPROPRIATE IDENTIFICATION AND REMOVALOF SUCH SUSPECTED MATERIALS BY A LISCENSED AND APPROVED CONTRACTOR SHALL COMMENCE. METHOD AND COST OF REMOVAL SHALL E APPROVED AND PAID FOR DIRECTLY BY THE OWNER.
- 26.- PROJECT SITE (INTERIOR) TO BE AIR TESTED FOR MOLD PARTICULATES AT THE CONTRACTOR'S EXPENSE. IN ADDITION, MOLD REMEDIATION CERTIFIED EXPERT TO INSPECT PROJECT SITE (INTERIOR) PRIOR TO COMMENCEMENT TO ANY PROPOSED REPLACEMENT WORK. ANY MOLD TO BE REMEDIATED AND AIR TESTED PRIOR TO COMMENCEMENT OF REPLACEMENT WORK. ALL TESTING AND REPORTING TO BE CERTIFIED BY MOLD REMEDIATION EXPERT AT CONTRACTOR'S EXPENSE.

ROOM NAME AND ROOM NUMBER DESIGNATIONS

DOOR NUMBER DESIGNATIONS - SEE DOOR AND

FRAME SCHEDULES FOR TYPES & DETAILS PARTITION DESIGNATION

(SEE PARTITION LEGEND THIS SHEET)

NOTE DESIGNATION

WINDOW / VISION PANEL FRAME NUMBER DESIGNATIONS LETTER DESIGNATES WINDOW EX. $\langle \mathbf{A} \rangle$

NUMBER (ONLY) DESIGNATES VISION PANEL EX. $\langle 10 \rangle$

CASEWORK / EQUIPMENT NUMBER - SEE SCHEDULE FOR INFORMATION

INDICATES COLUMN TO RECEIVE FIRE BOARD TREAT. IN LIEU OF SPRAY ON TREATMENT

PORTABLE FIRE EXTINGUISHER LOCATION SYMBOL TYPE DESIGNATION SEE PORTABLE FIRE EXTINGUISHER SCHEDULE FOR DESCRIPTION OF TYPE

RADON "T" VENT LOCATION DESIGNATION V = DESIGNATES VENT THRU ROOF

TYPE DESIG.

FE-#

◆ DATUM EL (+0'-0")

ELEVATION OF FINISH FLOOR DESIGNATIONS

PLUMBING NOTES: (AS NEEDED)

- 1.- ALL WORK TO CONFORM TO NATIONAL STANDARD PLUMBING CODE LATEST EDITION, LOCAL CODES & UTILITY COMPANY REQUIREMENTS.
- 2.- CLOSE ALL PENETRATIONS THROUGH RATED ASSEMBLIES W/
- MATERIALS HAVING AN EQUAL RATING AS ASSEMBLY.
- 3.- ALL WATER SUPPLY RISERS AND BRANCHES ARE TO BE VALVED. BATH TUB HARDWARE TO HAVE INTEGRAL STOPS. HOT WATER SERVICE LINES TO HAVE GRAVITY RETURN LOOPS. ALL HOT WATER PIPING AND COLD WATER PIPING IN UNCONDITIONED SPACES TO HAVE CLOSE CELL INSULATION SURROUNDS.
- 4.- WATER PIPING "L" COPPER ("K" IF BURIED).
- 5.- SANITARY & STORM PIPING-SCHEDULE 40 PVC.
- 6.- GAS PIPING BLACK IRON.
- 7.- PLUMBING CONTRACTOR SHALL FURNISH AND INSTALL ALL PIPING, VALVES, TRAPS, VENTS, DRAINS, HOSE-BIBS, ETC. REQUIRED TO PROVIDE A COMPLETE OPERATIONAL PLUMBING SYSTEM. CONTRACTOR TO INSTALL FIXTURES AND HOOK-UP EQUIPMENT APPLIANCES.
- 8.- ALL FLOOR DRAINS TO HAVE BACKWATER TRAP.
- 9.- ALL DIVERTERS TO BE ANTI-SCALD TYPE W/ INTEGRAL STOPS. 10.- ALL EXISTING WATER LINES ARE TO BE REPLACED WITH STAINLESS
- STEEL FLEX TYPE
- 11.- ALL EXISTING WATER SHUT OFF VALVES ARE TO BE REPLACED WITH QUARTER TURN PIPE
- 12.- ALL EXISTING LINES TO BE SNAKED & CLEANED PRIOR TO REINSTALLATION OF ALL NEW PLUMBING WORK.
- 13.- PROVIDE NEW PVC LINES TO HUB

ELECTRICAL NOTES: (AS NEEDED

- 1.- ALL WORK SHALL BE DONE BY A NJ LICENSED ELECTRICIAN. 2.- ELECTRICAL CONTRACTOR SHALL FURNISH AND INSTALL ALL WIRING, OUTLETS, DISTRIBUTION PANELS, CIRCUIT BREAKERS, SWITCHES, ETC. REQUIRED TO PROVIDE A COMPLETE OPERATIONAL ELECTRICAL SYSTEM.
- CONTRACTOR TO INSTALL LIGHTING FIXTURES AND HOOK-UP EQUIPMENT AND APPLIANCES
- 3.- HARD WIRE ALL SMOKE DETECTORS SO ACTUATION OF 1 SHALL ACTUATE ALL. PROVIDE AND INSTALL SMOKE DETECTORS AS INDICATED ON DRAWINGS AND AS DIRECTED BY MUNICIPAL OFFICIAL. ALL SMOKE DETECTORS TO BE U.L. LISTED. 4.- ALL 125 VOLT, SINGLE-PHASE 15 - 20 AMPERE RECEPTRACLES
- INSTALLED IN KITCHENS SHALL HAVE GROUND FAULT INTERRUPTER PROTECTION.

DEMOLITION NOTES:

UNLESS OTHERWISE INDICATED ON THE CONTRACT DOCUMENTS; WHERE CUTTING, PATCHING, OR

- REPAIRING ARE REQUIRED: 1.- PATCH AND REPAIR EXISTING FINISHES TO MATCH EXISTING ADJACENT FINISHES WHERE DAMAGED BY WORK UNDER THIS CONTRACT
- 2.- DO NOT CUT AND PATCH CONSTRUCTION THAT WILL BE VISABLE IN A MANNER THAT WOULD, IN THE ARCHITECT'S OPINION, REDUCE THE BUILDINGS ASTHETIC QUALITIES OR RESULT IN THE VISUAL EVIDENCE OF CUTTING AND PATCHING.
- 3.- REMOVE ANY WORK CUT AND PATCHED IN A VISUALLY UN-SATIFACTORY MANNER AND REPLACE WITH NEW MATERIALS.
- 4.- RESTORE EXPOSED FINISHES OF PATCHED AREAS AND EXTEND FINISH RESTORATION INTO ADJOINING CONSTRUCTION IN A MANNER THAT WILL ELIMINATE EVIDENCE OF PATCHING AND REFINISHING.
- 5. WHERE PATCHED / PAINTED SURACES CANNOT BE PAINTED TO MATCH EXISTING PAINT COLORS & CONDITIONS EXACTLY. PAINT ENTIRE ROOM TYP.
- 6 EXISTING BASE & WALL CABINETS TO REMAIN. PREPARE AS PER SPECIFICATIONS 7 - EXISTING ABOVE CABINET SOFFIT MATERIAL TO BE REMOVED IN ITS ENTIRETY. CONTRACTOR TO PROVIDE NEW SPACKLE FINISHING & PAINT AT NEWLY EXPOSED CEILING & WALL AREA. CONTRACTOR TO INCLUDE ALL RELATED WORK ..



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For Mold Remediation to existing units *As part of the base bid for all units. Prior to construction work all units to be inspected by mold certification specialist for existence of surface mold and mold air particulates. In the event they occur all mold must remediated and air quality cleared by certification specialist. Clearance certificates to be provided as part of this bid

SCOPE OF WORK

DRAWING LIST

THE FOLLOWING PROJECT AS PRESENTED IN THESE DOCUMENTS SHALL CONSIST OF THE FOLLOWING:

MOLD REMEDIATION AND RENOVATIONS AT PARK VILLAGE IN MULTIPLE UNITS WORK SHALL CONSIST OF THE FOLLOWING:

MOLD REMEDIATION AND IMPROVEMENTS IN VARIOUS UNITS THAT REQUIRE REMEDIATION RENOVATIONS IN UNITS: 229, 230, 278, 291 & 299

Date

1 1-30-2024 REMEDIATION SET Issue

Project Title

2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Project Description

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Applicant ASBURY PARK HOUSING AUTHORITY

Project Numbe	23-1653	
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Sheet Title

TITLE PAGE & GENERAL NOTES

Sheet Number



A4.1 - UNIT 291 PROPOSED ARCHITECTURAL PLANS A5 - UNIT 299 EXISTING & PROPOSED ARCHITECTURAL PLANS A6 - SCHEDULES & DETAILS A7 - UNIT 229 EXISTING & PROPOSED ELECTRICAL PLANS A8 – UNIT 230 EXISTING & PROPOSED ELECTRICAL PLANS A9 – UNIT 278 PROPOSED ELECTRICAL PLANS A9.1 - UNIT 278 PROPOSED ELECTRICAL PLANS A10 - UNIT 291 EXISTING ELECTRICAL PLANS A10.1 - UNIT 291 PROPOSED ELECTRICAL PLANS A11 - UNIT 299 EXISTING & PROPOSED ELECTRICAL PLANS

A0 - ARCHITECTURAL TITLE PAGE & GENERAL NOTES

A3 – UNIT 278 PROPOSED ARCHITECTURAL PLANS

A4 – UNIT 291 EXISTING ARCHITECTURAL PLANS

A3.1 - UNIT 278 PROPOSED ARCHITECTURAL PLANS

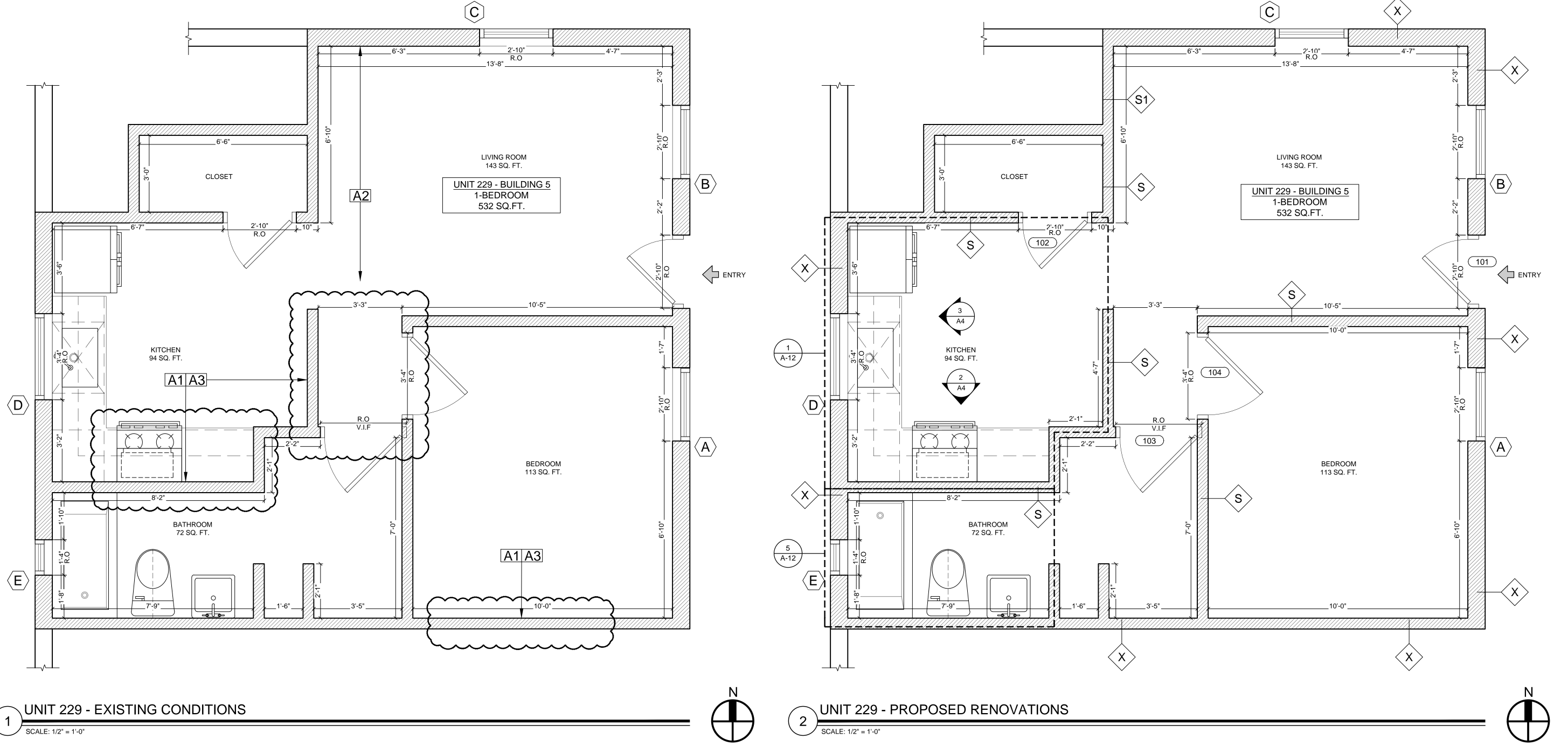
A1 - UNIT 229 EXISTING & PROPOSED ARCHITECTURAL PLANS

A2 - UNIT 230 EXISTING & PROPOSED ARCHITECTURAL PLANS

A12 - UNIT 229 - KITCHEN/BATHROOM PLANS & ELEVATIONS A13 - UNIT 230 - KITCHEN/BATHROOM PLANS & ELEVATIONS A14 - UNIT 278 - KITCHEN/BATHROOM PLANS & ELEVATIONS A15 - UNIT 291 - KITCHEN/BATHROOM PLANS & ELEVATIONS A16 - UNIT 299 - KITCHEN/BATHROOM PLANS & ELEVATIONS

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FINAL INSPECTION OF INITIAL MOLD A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC

GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS.

2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW.

- A2 FINAL INSPECTION OF HVAC SYSTEMS TO BE PERFORMED BY LICENSED IHC
 - 3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS
 - 4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

A3 REPLACEMENT / REPAIR OF FIXED BUILDING COMPONENT TO BE DETERMINED



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1 1-30-2024 REMEDIATION SET # Date lssue

2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS

Project Title

ASBURY PARK, NEW JERSEY 07712

Project Description

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Applicant

Drawn by

Scale

Sheet Title

Checked by

UNIT 229 FLOOR PLANS - EXISTING CONDITIONS & PROPOSED RENOVATIONS

: JM : AV

: As Noted

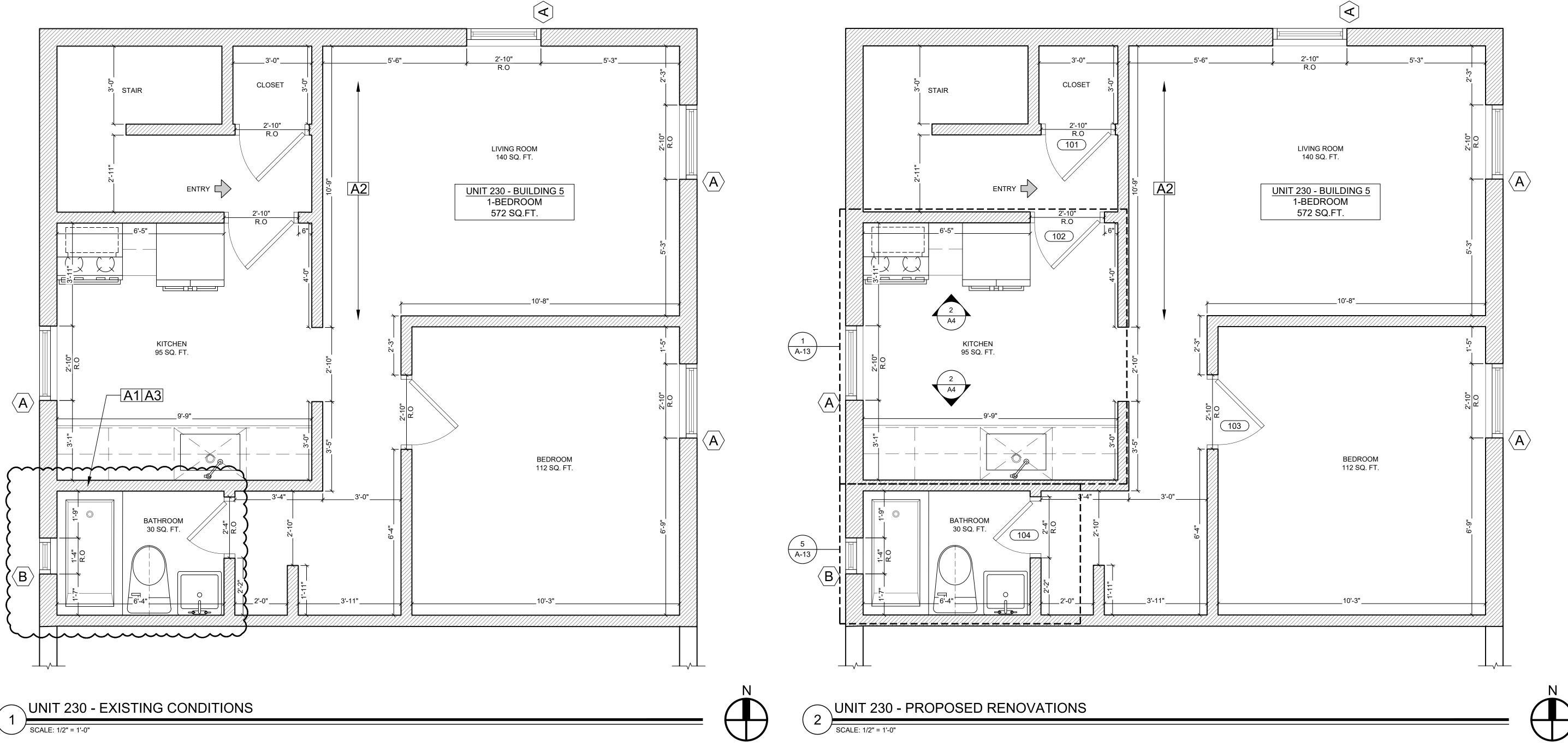
ASBURY PARK HOUSING AUTHORITY

Project Number: 23-1653

Sheet Number

UNIT 229 - BUILDING 5





FINAL INSPECTION OF INITIAL MOLD A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC

GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS.

2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW.

A2 FINAL INSPECTION OF HVAC SYSTEMS TO BE PERFORMED BY LICENSED IHC

3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS

4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

REPLACEMENT / REPAIR OF FIXED BUILDING A3 COMPONENT TO BE DETERMINED



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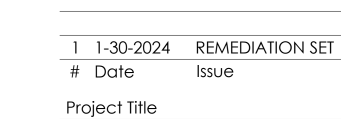
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2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS

ASBURY PARK, NEW JERSEY 07712

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

ASBURY PARK HOUSING AUTHORITY

Project Number: 23-1653

Project Description

Scale

Checked by : AV : As Noted

: JM

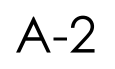
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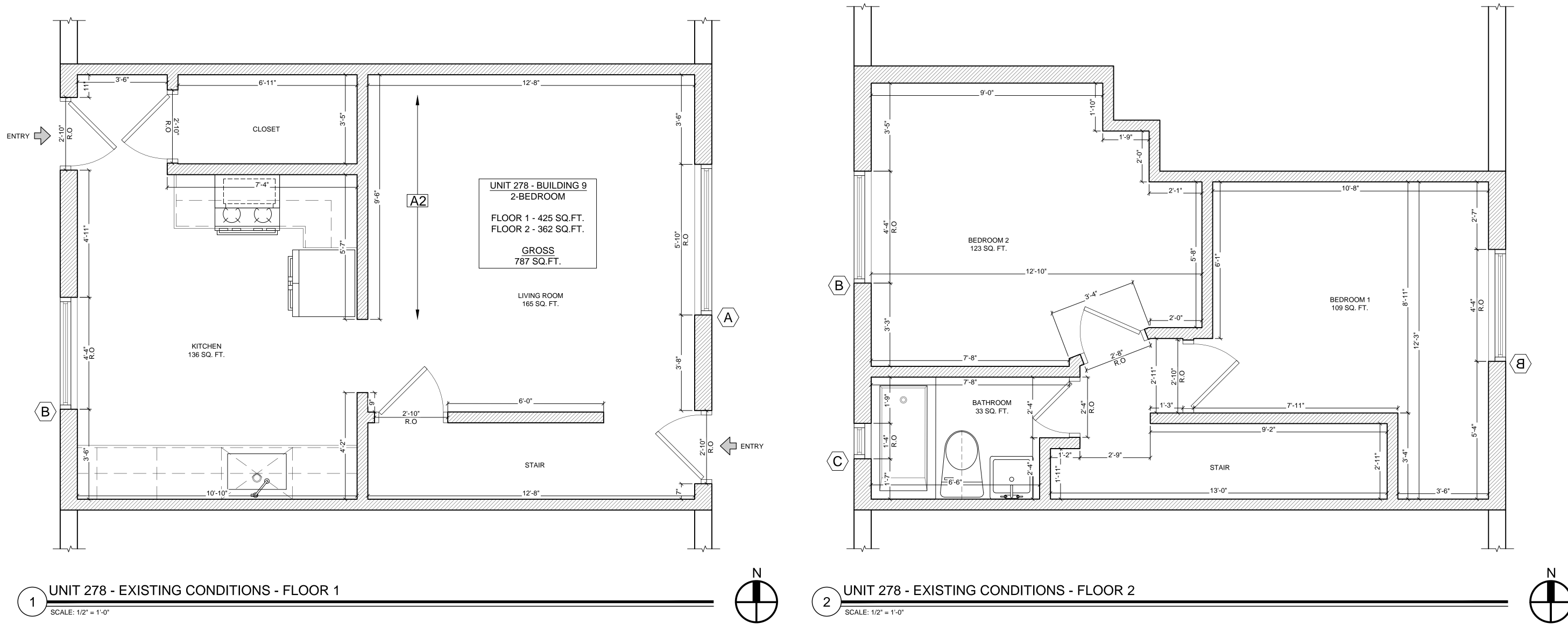
Drawn by

Applicant

UNIT 230 FLOOR PLANS - EXISTING CONDITIONS & PROPOSED RENOVATIONS







FINAL INSPECTION OF INITIAL MOLD A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC

GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS.

2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW.

A2 FINAL INSPECTION OF HVAC SYSTEMS TO BE PERFORMED BY LICENSED IHC

3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS

4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

A3 REPLACEMENT / REPAIR OF FIXED BUILDING COMPONENT TO BE DETERMINED

UNIT 278 - BUILDING 9



Sheet Number

UNIT 278 FLOOR PLANS EXISTING CONDITIONS FLOOR 1 & 2

Sheet Title

Project Number	:	23-1653
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

Project Title 2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date lssue

1 1-30-2024 REMEDIATION SET

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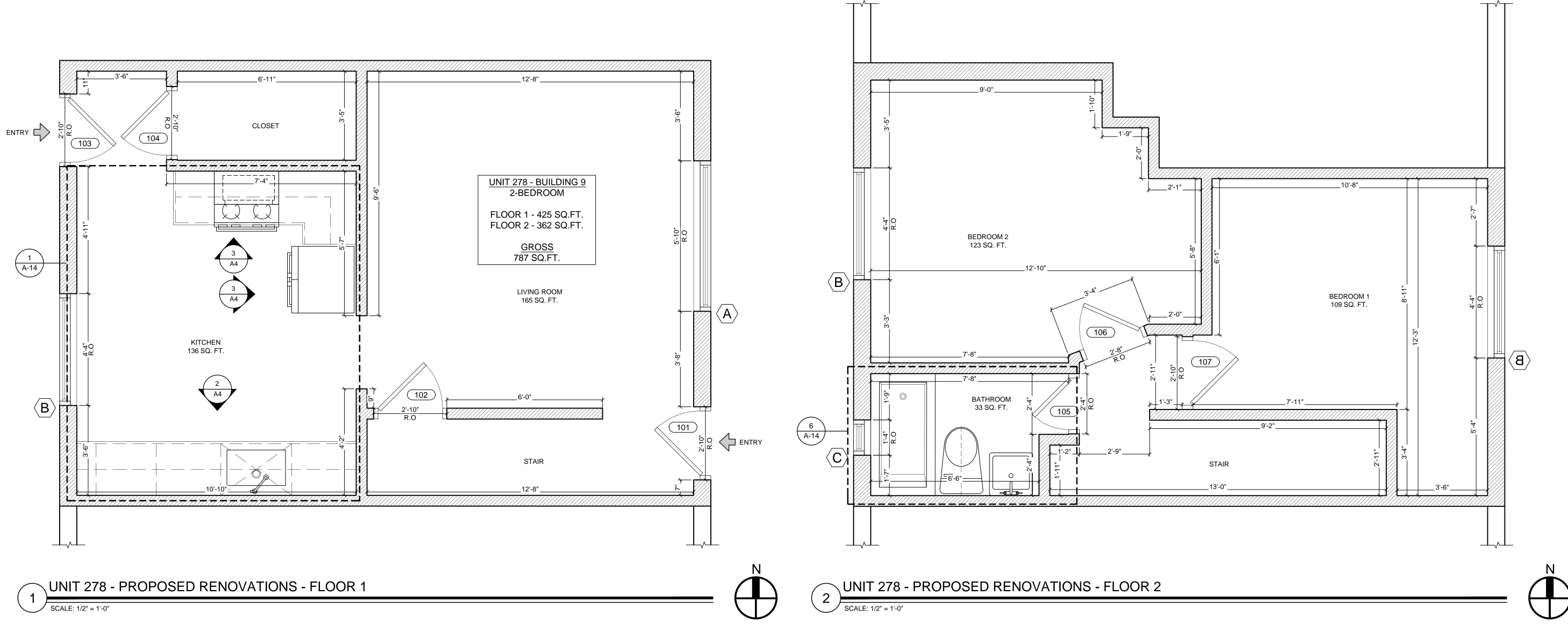
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FINAL INSPECTION OF INITIAL MOLD A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC

GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS.

2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW.

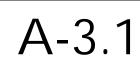
A2 FINAL INSPECTION OF HVAC SYSTEMS TO BE PERFORMED BY LICENSED IHC

3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS

4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

A3 REPLACEMENT / REPAIR OF FIXED BUILDING COMPONENT TO BE DETERMINED

UNIT 278 - BUILDING 9



UNIT 278 FLOOR PLANS PROPOSED RENOVATIONS FLOOR 1 & 2

Sheet Title

Project Numbe	23-1653	
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

Project Title 2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date lssue

1 1-30-2024 REMEDIATION SET

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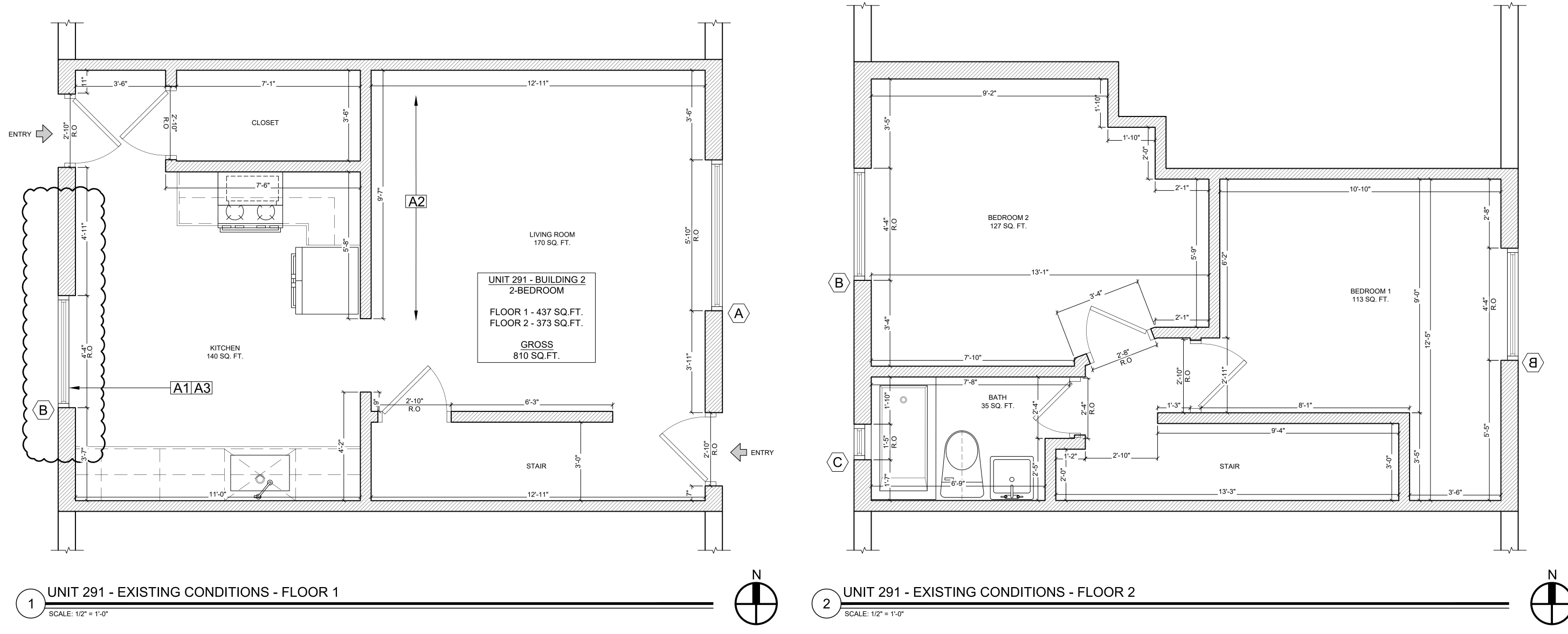
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Adrian Melia, AIA . NJ License # 18738

Ciaran Kelly, AIA NJ License # 18866



FINAL INSPECTION OF INITIAL MOLD A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC

GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS.

2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW.

A2 FINAL INSPECTION OF HVAC SYSTEMS TO BE PERFORMED BY LICENSED IHC

3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS

4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

REPLACEMENT / REPAIR OF FIXED BUILDING A3 COMPONENT TO BE DETERMINED

UNIT 291 - BUILDING 2



UNIT 291 FLOOR PLANS EXISTING CONDITIONS Floor 1 & 2

Sheet Title

Project Numb	er:	23-1653
Drawn by	:	JM
Checked by	:	AV
Scale	•	As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Project Title

Date lssue

1 1-30-2024 REMEDIATION SET



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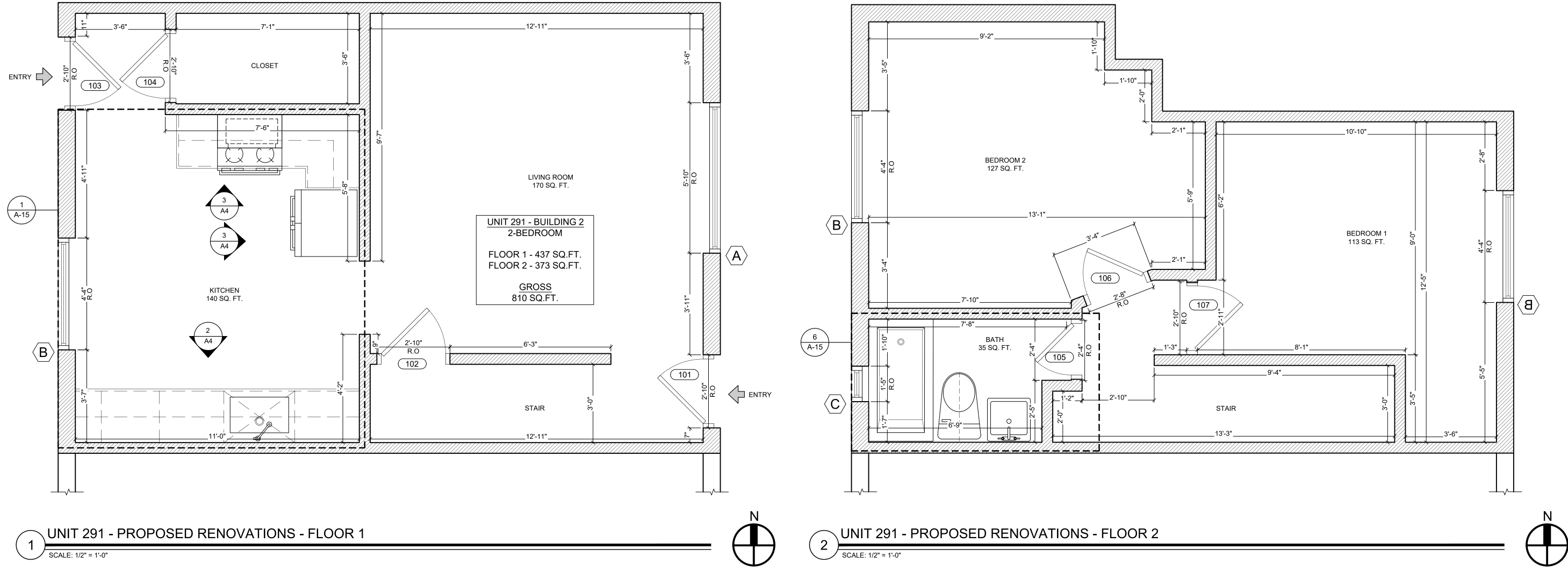
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FINAL INSPECTION OF INITIAL MOLD A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC

GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS.

2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW.

A2 FINAL INSPECTION OF HVAC SYSTEMS TO BE PERFORMED BY LICENSED IHC

3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS

4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

REPLACEMENT / REPAIR OF FIXED BUILDING A3 COMPONENT TO BE DETERMINED

UNIT 291 - BUILDING 2



Sheet Number

UNIT 291 FLOOR PLANS PROPOSED RENOVATIONS Floor 1 & 2

Sheet Title

Project Number:	23-1653
Drawn by :	JM
Checked by :	AV
Scale :	As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Project Title

Date lssue

1 1-30-2024 REMEDIATION SET



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NY License # 32710-1 Adrian Melia, AIA

NJ License # 18866

NJ License # 18738 Ciaran Kelly, AIA



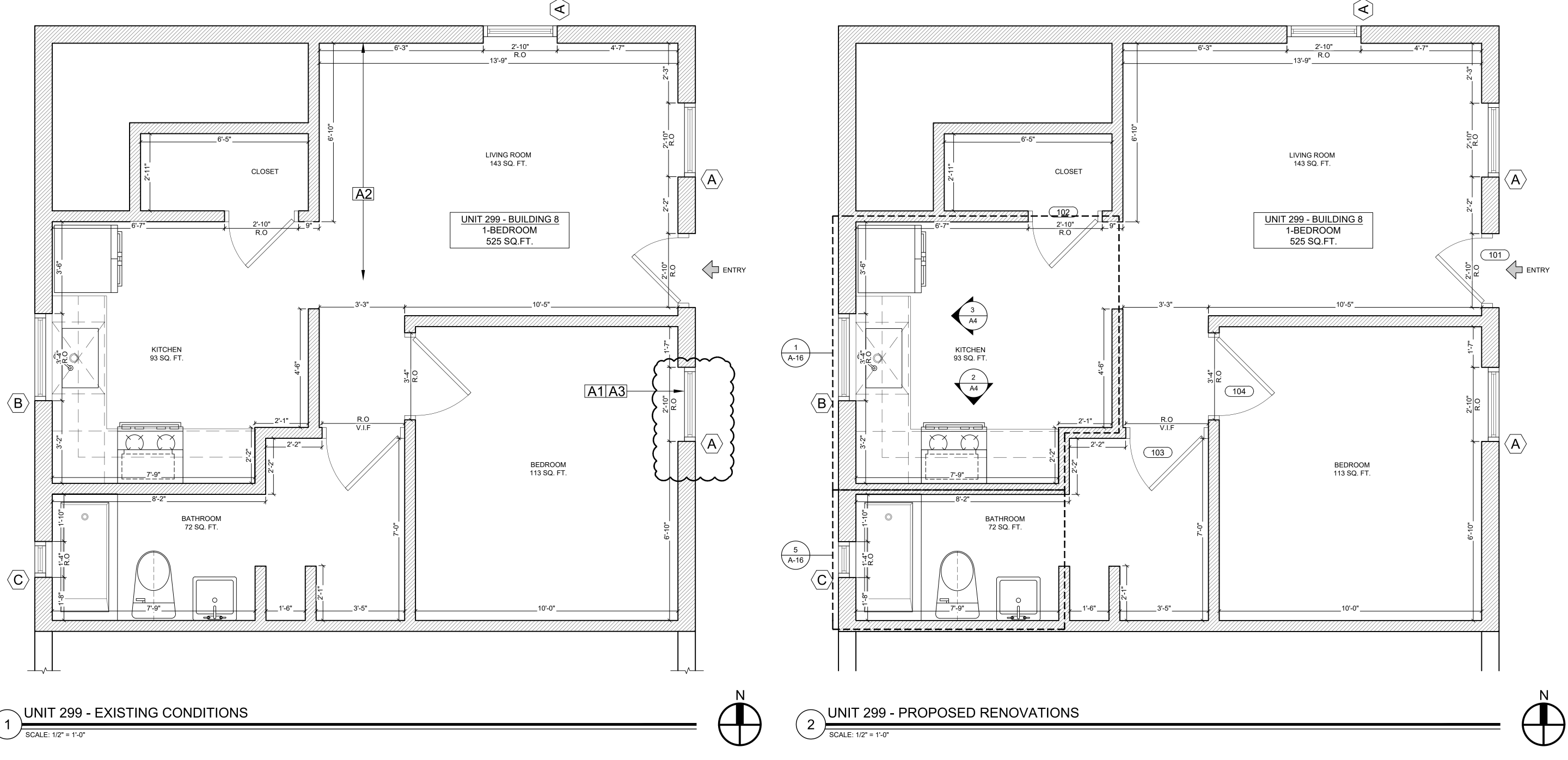
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FINAL INSPECTION OF INITIAL MOLD A1 REMEDIATION TO BE COMPLETED BY LICENSED IHC

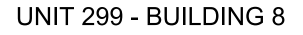
GENERAL COMMENTS:

1. LAYOUTS ARE BASED ON PREVIOUS DOCUMENTATION OF PRE-EXISTING/ PRE-DEMOLISHED CONDITIONS.

2. AREAS SHOW SUBJECT TO CHANGE UPON FURTHER REVIEW.

- A2 FINAL INSPECTION OF HVAC SYSTEMS TO BE PERFORMED BY LICENSED IHC
 - 3. FURTHER FIELD SURVEY NEEDED TO VERIFY EXISTING CONDITIONS
 - 4. CLOUDS SHOWN ON "EXISTING CONDITIONS" PLAN HIGHLIGHT REPORTED TEST AREAS.

REPLACEMENT / REPAIR OF FIXED BUILDING COMPONENT TO BE DETERMINED A3





Project Numbe	r:	23-1653
Drawn by	:	JM
Checked by	:	AV
Scale	•	As Noted

UNIT 299 FLOOR PLANS - EXISTING CONDITIONS & PROPOSED

RENOVATIONS

Sheet Title

Sheet Number

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Project Title

2 ATKINS AVENUE

Date

1 1-30-2024 REMEDIATION SET lssue

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Adrian Melia, AIA

NJ License # 18738

NUMBER				DOC	I K		FRA				
	TYPE	WIDTH	HEIGHT	THICK.	MAT.	MAT.	JAMB	HEAD	THRS.	HARDWARE	REMARKS
UNIT 229 -	BUILDI	NG 5									
101	A	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	ENTRY
102	В	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	CLOSET
103	В	V.I.F		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BATHROOM
104	В	3'-0"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BEDROOM
UNIT 230 -	BUILDI	NG 5									
							1	1			
101	В	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	CLOSET
102	A	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	ENTRY
103	В	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BEDROOM
104	В	2'-0"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BATHROON
UNIT 278 -	BUILDI	NG 9				·					
101	A	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	ENTRY
102	B	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	
103	A	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	ENTRY
104	B	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	CLOSET
105	В	2'-0"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BATHROOM
106	В	2'-4"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BEDROOM
107	В	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BEDROOM
UNIT 291 -	BUILDI	NG 2									
101	Α	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	ENTRY
102	В	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	
103	Α	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	ENTRY
104	В	2'-6"		1 3/4"	HM	НМ	J3	H3		SEE SPEC.	CLOSET
105	В	2'-0"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BATHROOM
106	В	2'-4"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BEDROOM
107	В	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	BEDROOM
UNIT 299 -	BUILDI	NG 8									
		01.0"		4.014"			10				
101	A	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	ENTRY
102	B	2'-6"		1 3/4"	HM	HM	J3	H3		SEE SPEC.	CLOSET
<u> </u>	B	V.I.F 3'-0"		1 3/4" 1 3/4"	HM HM	HM HM	J3 J3	H3 H3		SEE SPEC. SEE SPEC.	BATHROOM BEDROOM

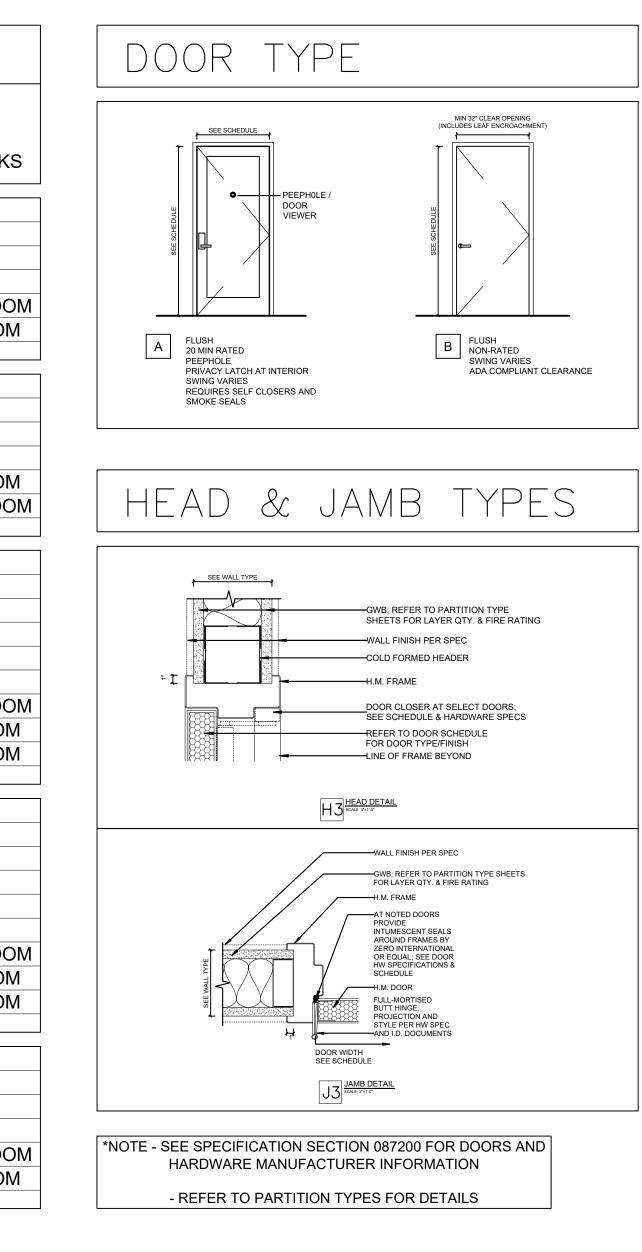
*NOTE - SEE SPECIFICATION SECTION 087200 FOR DOORS AND HARDWARE MANUFACTURER INFORMATION

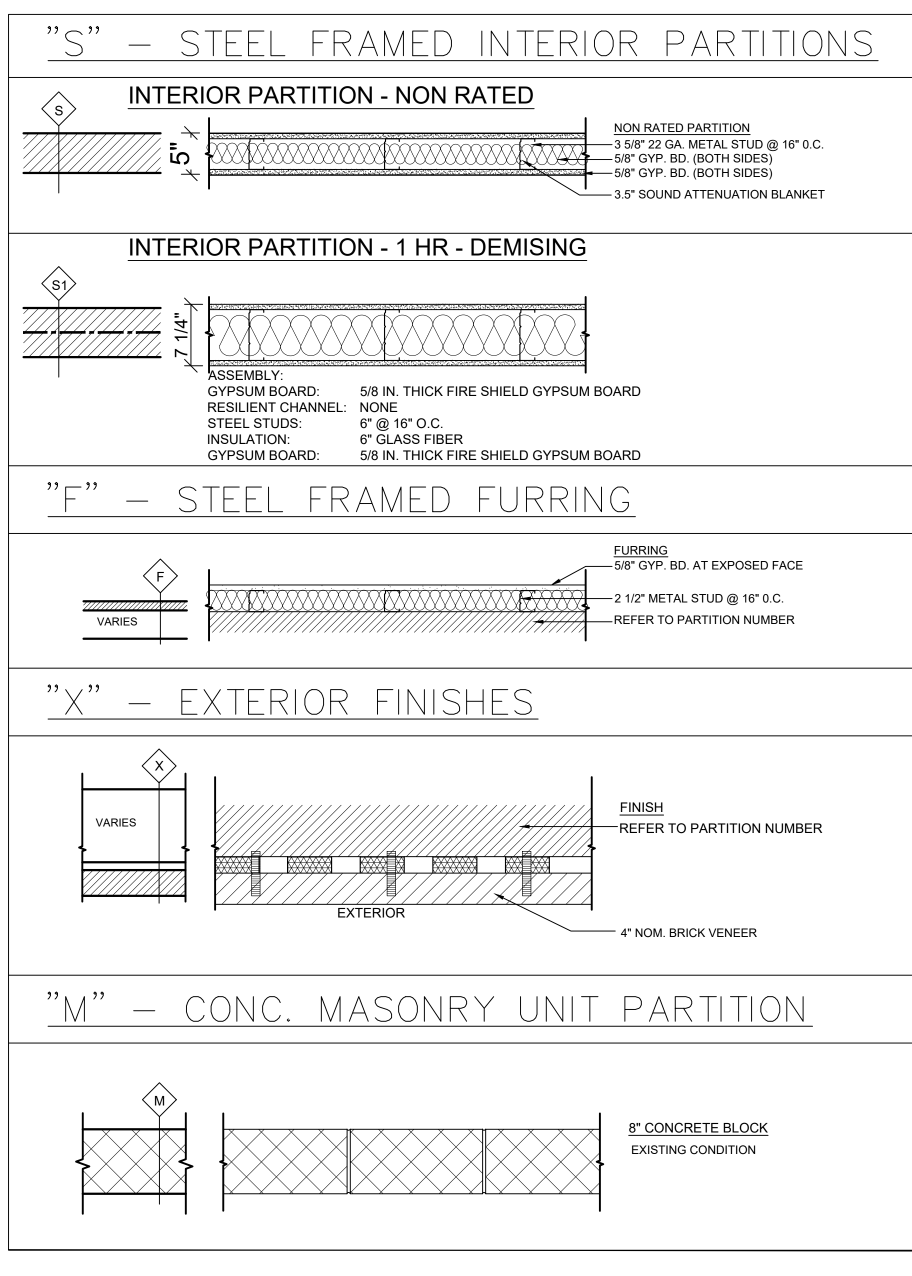
DOOR SCHEDULE/ DOOR TYPE/ HEAD & JAMB TYPES

		г

S	LOCATION	WALLS		FLOOR		BAS	BASE		CEILING		
	LOCATION	MATERIAL	FINISH	MATERIAL	FINISH	TYPE	FINISH	HGT.	MATERIAL	FINISH	HGT.
	HALLWAYS	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	ALL CLOSETS	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	KITCHEN	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	LIVING ROOM / DINING ROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	BATHROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES
	BEDROOM	GYP. BOARD	PAINT	VINYL COMP. TILE	SEE SPEC	SEE SPEC	VINYL	6"	GYP. BOARD	PAINT	VARIES

FINISH SCHEDULE





PARTITION SCHEDULE 2

FINISH SCHEDULE

HARDWARE TYPES

*NOTE - SEE SPECIFICATION SECTION 087200 FOR DOORS AND HARDWARE MANUFACTURER INFORMATION

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Adrian Melia, AIA NJ License # 18738

Ciaran Kelly, AIA NJ License # 18866

Date

1 1-30-2024 REMEDIATION SET lssue

Project Title

2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Project Description

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

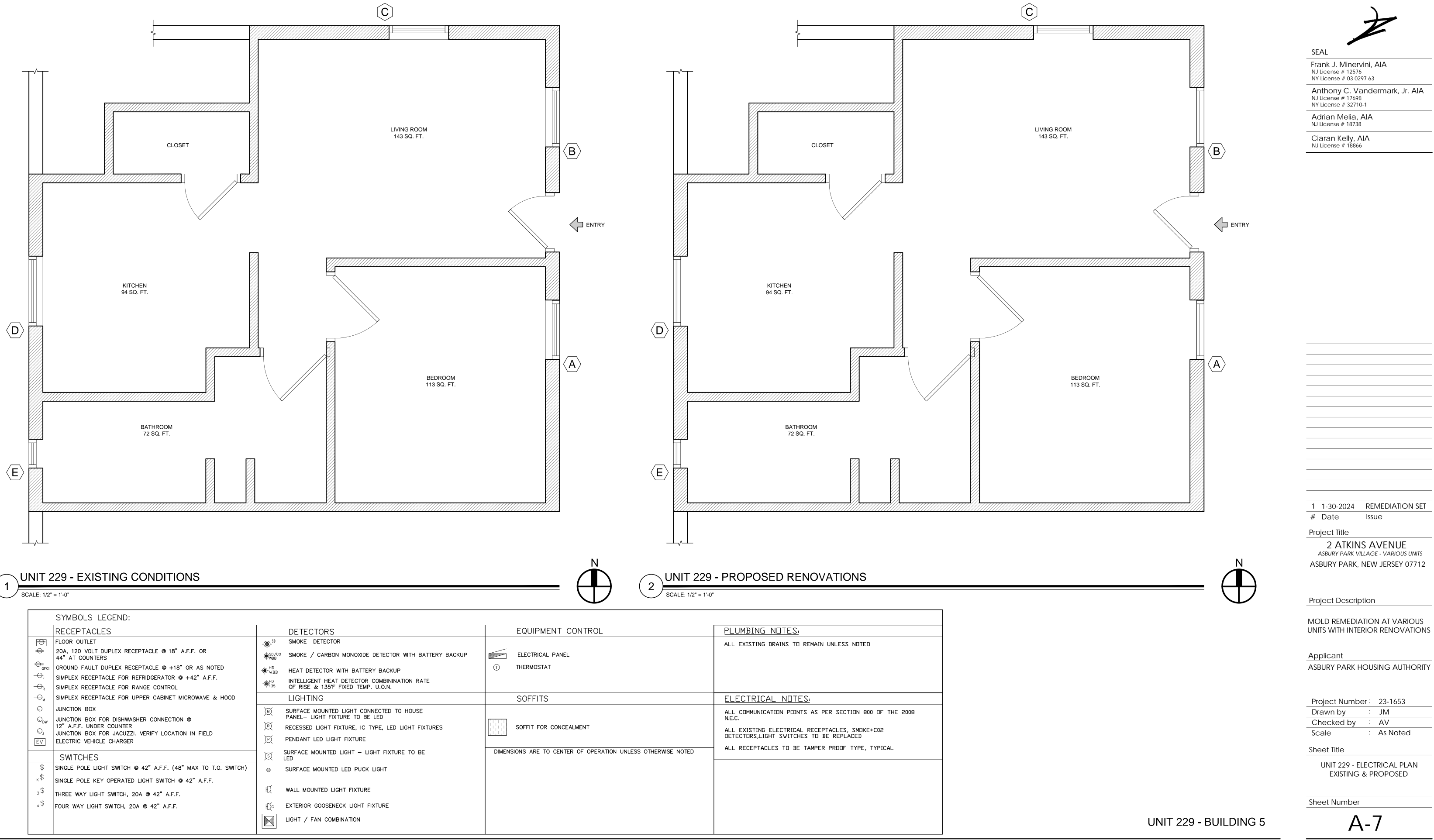
Applicant ASBURY PARK HOUSING AUTHORITY

Project Numbe	23-1653	
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Scale	:	As Noted

Sheet Title

SCHEDULES & DETAILS

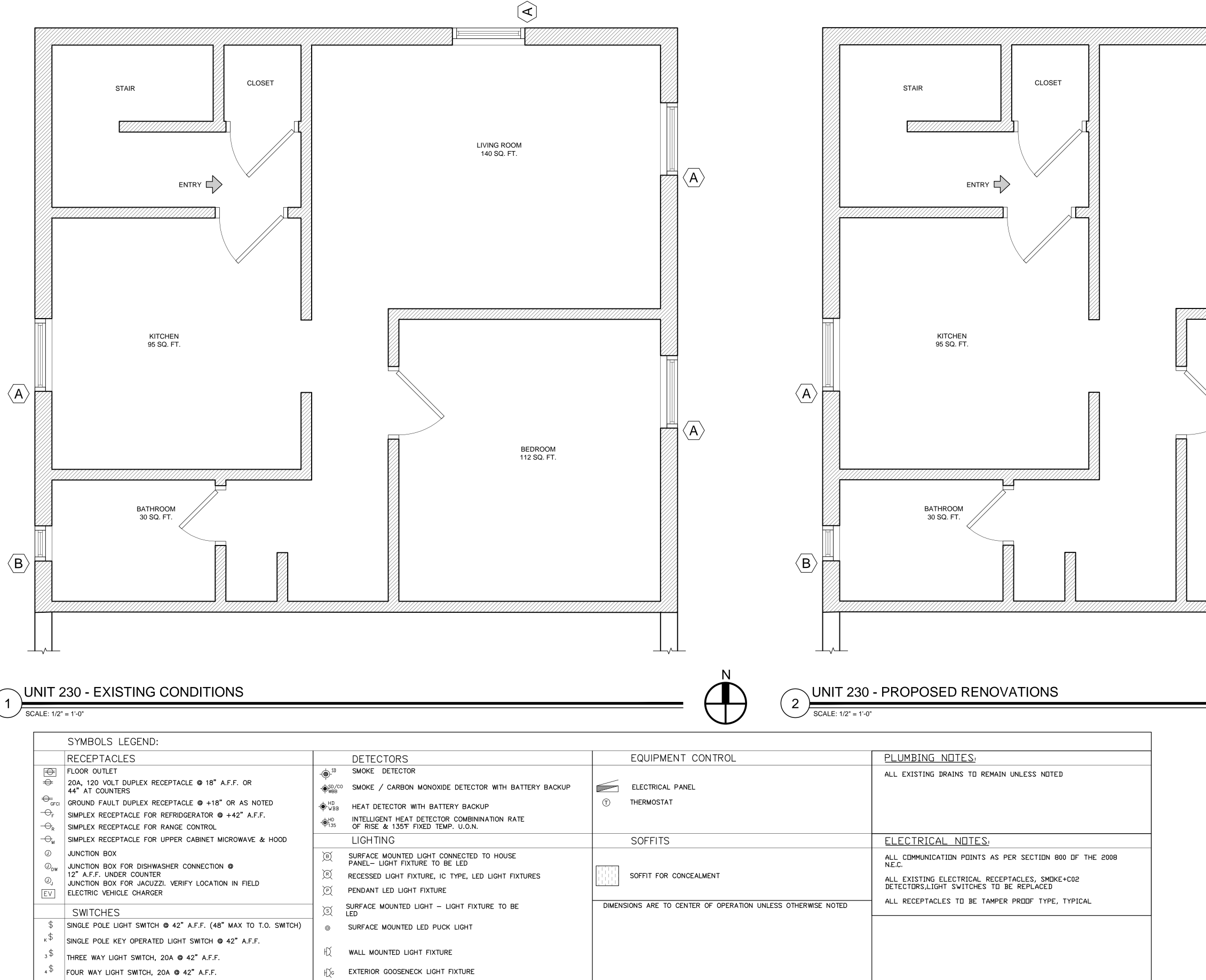




	SYMBOLS LEGEND:		
	RECEPTACLES		DETECTORS
\oplus	FLOOR OUTLET	-@- ^{SD}	SMOKE DETECTOR
÷	20A, 120 VOLT DUPLEX RECEPTACLE @ 18" A.F.F. OR 44" AT COUNTERS	- SD/CO WBB	SMOKE / CARBON MONOXIDE DETECTOR WITH BATTERY BACKUP
	GROUND FAULT DUPLEX RECEPTACLE @ +18" OR AS NOTED		HEAT DETECTOR WITH BATTERY BACKUP
−⊖ _f −⊖ _r	SIMPLEX RECEPTACLE FOR REFRIDGERATOR @ +42" A.F.F. SIMPLEX RECEPTACLE FOR RANGE CONTROL	-@HD 135	INTELLIGENT HEAT DETECTOR COMBININATION RATE OF RISE & 135°F FIXED TEMP. U.O.N.
→ M	SIMPLEX RECEPTACLE FOR UPPER CABINET MICROWAVE & HOOD		LIGHTING
J	JUNCTION BOX	B	SURFACE MOUNTED LIGHT CONNECTED TO HOUSE PANEL- LIGHT FIXTURE TO BE LED
J _{DW}	JUNCTION BOX FOR DISHWASHER CONNECTION @ 12" A.F.F. UNDER COUNTER	R	RECESSED LIGHT FIXTURE, IC TYPE, LED LIGHT FIXTURES
ال ور ال	JUNCTION BOX FOR JACUZZI. VERIFY LOCATION IN FIELD ELECTRIC VEHICLE CHARGER	P	PENDANT LED LIGHT FIXTURE
	SWITCHES	S	SURFACE MOUNTED LIGHT – LIGHT FIXTURE TO BE LED
\$	SINGLE POLE LIGHT SWITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH)		SURFACE MOUNTED LED PUCK LIGHT
_к \$	SINGLE POLE KEY OPERATED LIGHT SWITCH @ 42" A.F.F.		
_з \$	THREE WAY LIGHT SWITCH, 20A @ 42" A.F.F.	Ю	WALL MOUNTED LIGHT FIXTURE
₄ \$	FOUR WAY LIGHT SWITCH, 20A @ 42" A.F.F.	HÃc	EXTERIOR GOOSENECK LIGHT FIXTURE
			LIGHT / FAN COMBINATION

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	RECEPTACLES		DETECTORS
Ŧ	FLOOR OUTLET	-@- ^{SD}	SMOKE DETECTOR
$\overline{+}$	20A, 120 VOLT DUPLEX RECEPTACLE @ 18" A.F.F. OR 44" AT COUNTERS	-@- -@SD/CO WBB	
	GROUND FAULT DUPLEX RECEPTACLE @ +18" OR AS NOTED		HEAT DETECTOR WITH BATTERY BACKUP
Θ_{F}	SIMPLEX RECEPTACLE FOR REFRIDGERATOR @ +42" A.F.F.		INTELLIGENT HEAT DETECTOR COMBININATION RATE
\ominus_{R}	SIMPLEX RECEPTACLE FOR RANGE CONTROL	-@ ^{HD} 135	OF RISE & 135°F FIXED TEMP. U.O.N.
\ominus_{M}	SIMPLEX RECEPTACLE FOR UPPER CABINET MICROWAVE & HOOD		LIGHTING
J	JUNCTION BOX	B	SURFACE MOUNTED LIGHT CONNECTED TO HOUSE
J _{DW}	JUNCTION BOX FOR DISHWASHER CONNECTION @		PANEL- LIGHT FIXTURE TO BE LED
J	12" A.F.F. UNDER COUNTER JUNCTION BOX FOR JACUZZI. VERIFY LOCATION IN FIELD	R	RECESSED LIGHT FIXTURE, IC TYPE, LED LIGHT FIXTURES
ΕV	ELECTRIC VEHICLE CHARGER	P	PENDANT LED LIGHT FIXTURE
	SWITCHES	Ś	SURFACE MOUNTED LIGHT – LIGHT FIXTURE TO BE LED
\$	SINGLE POLE LIGHT SWITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH)	0	SURFACE MOUNTED LED PUCK LIGHT
к\$	SINGLE POLE KEY OPERATED LIGHT SWITCH @ 42" A.F.F.		
_з \$	THREE WAY LIGHT SWITCH, 20A @ 42" A.F.F.	НX	WALL MOUNTED LIGHT FIXTURE
₄\$			
4 4	FOUR WAY LIGHT SWITCH, 20A @ 42" A.F.F.	HQ6	EXTERIOR GOOSENECK LIGHT FIXTURE





Drawn by : JM Checked by : AV Scale : As Noted Sheet Title

UNIT 230 - ELECTRICAL PLAN EXISTING & PROPOSED

Project Number: 23-1653

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date Project Title

1 1-30-2024 REMEDIATION SET lssue

 (\checkmark) LIVING ROOM 140 SQ. FT. $\langle \mathsf{A}
angle$ $\langle \mathsf{A} \rangle$ BEDROOM 112 SQ. FT.

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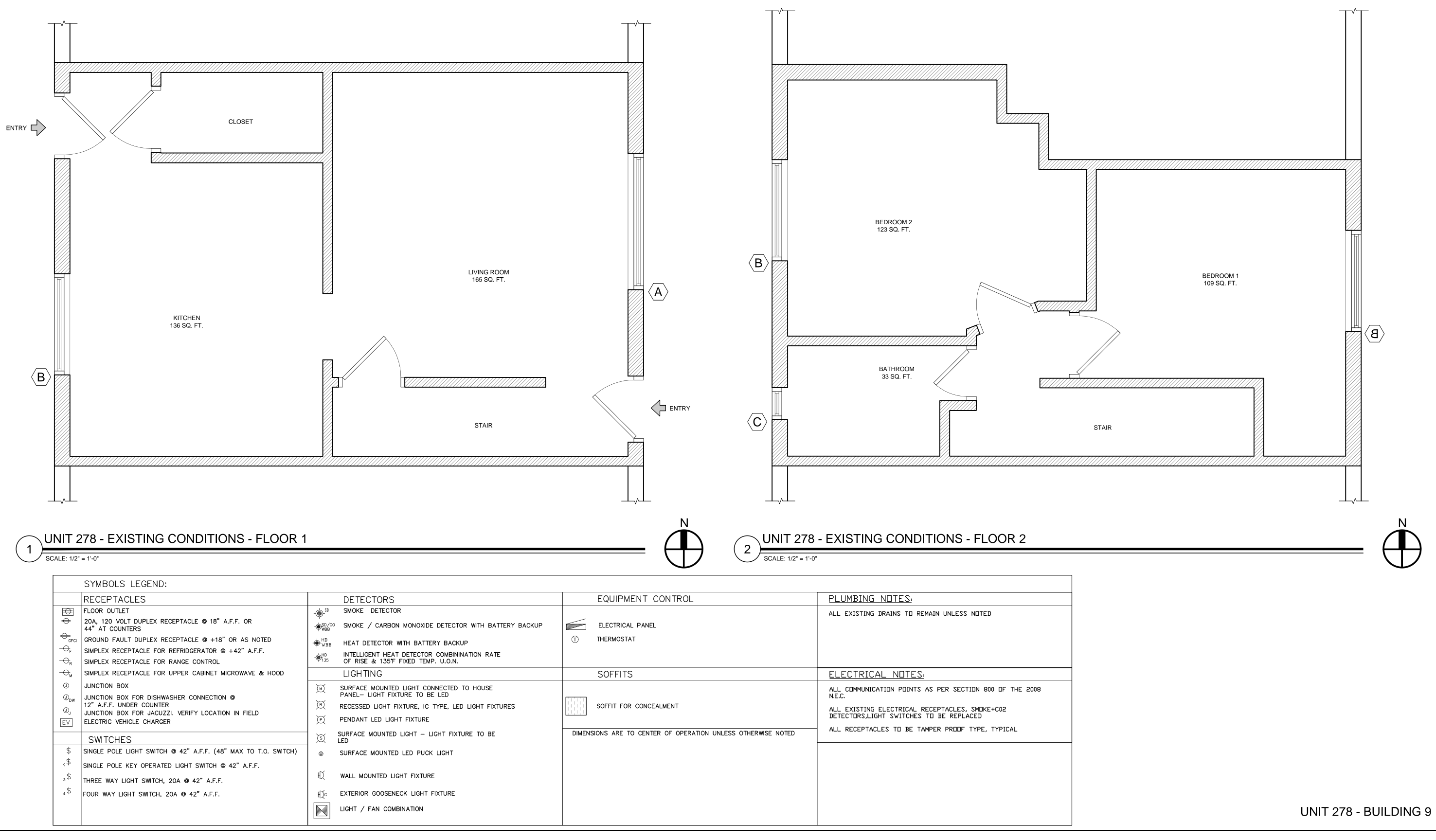
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Adrian Melia, AIA NJ License # 18738





50ALE. 1/2	= 1-0		
	SYMBOLS LEGEND:		
	RECEPTACLES FLOOR OUTLET 20A, 120 VOLT DUPLEX RECEPTACLE © 18" A.F.F. OR	-@- ⁵⁰	DETECTORS SMOKE DETECTOR
	44" AT COUNTERS GROUND FAULT DUPLEX RECEPTACLE @ +18" OR AS NOTED SIMPLEX RECEPTACLE FOR REFRIDGERATOR @ +42" A.F.F. SIMPLEX RECEPTACLE FOR RANGE CONTROL	-•• ^{SD/CO} +•• ^{HD} +• ^{HD} + ^{WBB} -•• ^{HD} 135	SMOKE / CARBON MONOXIDE DETECTOR WITH BATTERY BACKUP HEAT DETECTOR WITH BATTERY BACKUP INTELLIGENT HEAT DETECTOR COMBININATION RATE OF RISE & 135°F FIXED TEMP. U.O.N.
	SIMPLEX RECEPTACLE FOR UPPER CABINET MICROWAVE & HOOD		LIGHTING
ن ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا	JUNCTION BOX JUNCTION BOX FOR DISHWASHER CONNECTION @ 12" A.F.F. UNDER COUNTER JUNCTION BOX FOR JACUZZI. VERIFY LOCATION IN FIELD ELECTRIC VEHICLE CHARGER	E S S S	SURFACE MOUNTED LIGHT CONNECTED TO HOUSE PANEL- LIGHT FIXTURE TO BE LED RECESSED LIGHT FIXTURE, IC TYPE, LED LIGHT FIXTURES PENDANT LED LIGHT FIXTURE
	SWITCHES	I	SURFACE MOUNTED LIGHT – LIGHT FIXTURE TO BE LED
\$ \$ \$ \$ \$ \$ \$ \$ \$	SINGLE POLE LIGHT SWITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH) SINGLE POLE KEY OPERATED LIGHT SWITCH @ 42" A.F.F. THREE WAY LIGHT SWITCH, 20A @ 42" A.F.F.	© ₩	SURFACE MOUNTED LED PUCK LIGHT WALL MOUNTED LIGHT FIXTURE
4 Ψ	FOUR WAY LIGHT SWITCH, 20A @ 42" A.F.F.	HÇe H	EXTERIOR GOOSENECK LIGHT FIXTURE



UNIT 278 - ELECTRICAL PLAN EXISTING CONDITIONS

Sheet Title

Project Numbe	r∶	23-1653
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date lssue

Project Title

1 1-30-2024 REMEDIATION SET

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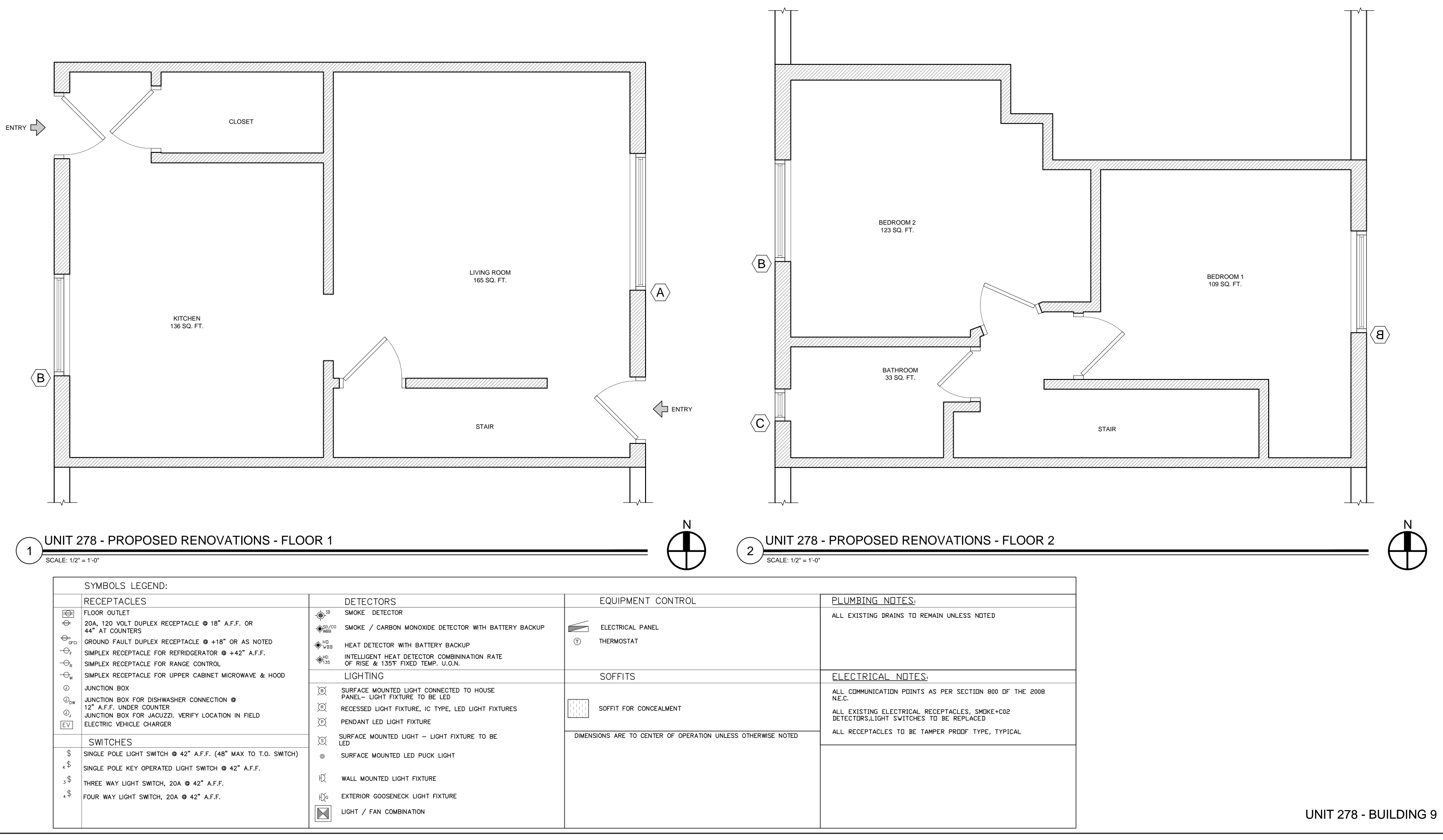
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Adrian Melia, AIA NJ License # 18738



SCALE:	/2" = 1'-0"		
	SYMBOLS LEGEND:		
	RECEPTACLES		DETECTORS
€			SMOKE DETECTOR
$ $ \rightarrow	44" AT COUNTERS	- SD/CO WBB	SMOKE / CARBON MONOXIDE DETECTOR WITH BATTERY BACKUP
		-•+D WBB	HEAT DETECTOR WITH BATTERY BACKUP
		-•HD	INTELLIGENT HEAT DETECTOR COMBININATION RATE OF RISE & 135°F FIXED TEMP. U.O.N.
	SIMPLEX RECEPTACLE FOR UPPER CABINET MICROWAVE & HOOD		LIGHTING
0 0 0 EV	12" A.F.F. UNDER COUNTER JUNCTION BOX FOR JACUZZI. VERIFY LOCATION IN FIELD	D R P	SURFACE MOUNTED LIGHT CONNECTED TO HOUSE PANEL- LIGHT FIXTURE TO BE LED RECESSED LIGHT FIXTURE, IC TYPE, LED LIGHT FIXTURES PENDANT LED LIGHT FIXTURE
	SWITCHES	S	SURFACE MOUNTED LIGHT – LIGHT FIXTURE TO BE LED
\$ κ	SINGLE POLE LIGHT SWITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH) SINGLE POLE KEY OPERATED LIGHT SWITCH @ 42" A.F.F.	0	SURFACE MOUNTED LED PUCK LIGHT
3\$	THREE WAY LIGHT SWITCH, 20A @ 42" A.F.F.	НX	WALL MOUNTED LIGHT FIXTURE
4\$	FOUR WAY LIGHT SWITCH, 20A @ 42" A.F.F.	HXo	EXTERIOR GOOSENECK LIGHT FIXTURE
			LIGHT / FAN COMBINATION



UNIT 278 - ELECTRICAL PLAN PROPOSED RENOVATIONS

Sheet Title

Project Numbe	er :	23-1653
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

Project Title 2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date lssue

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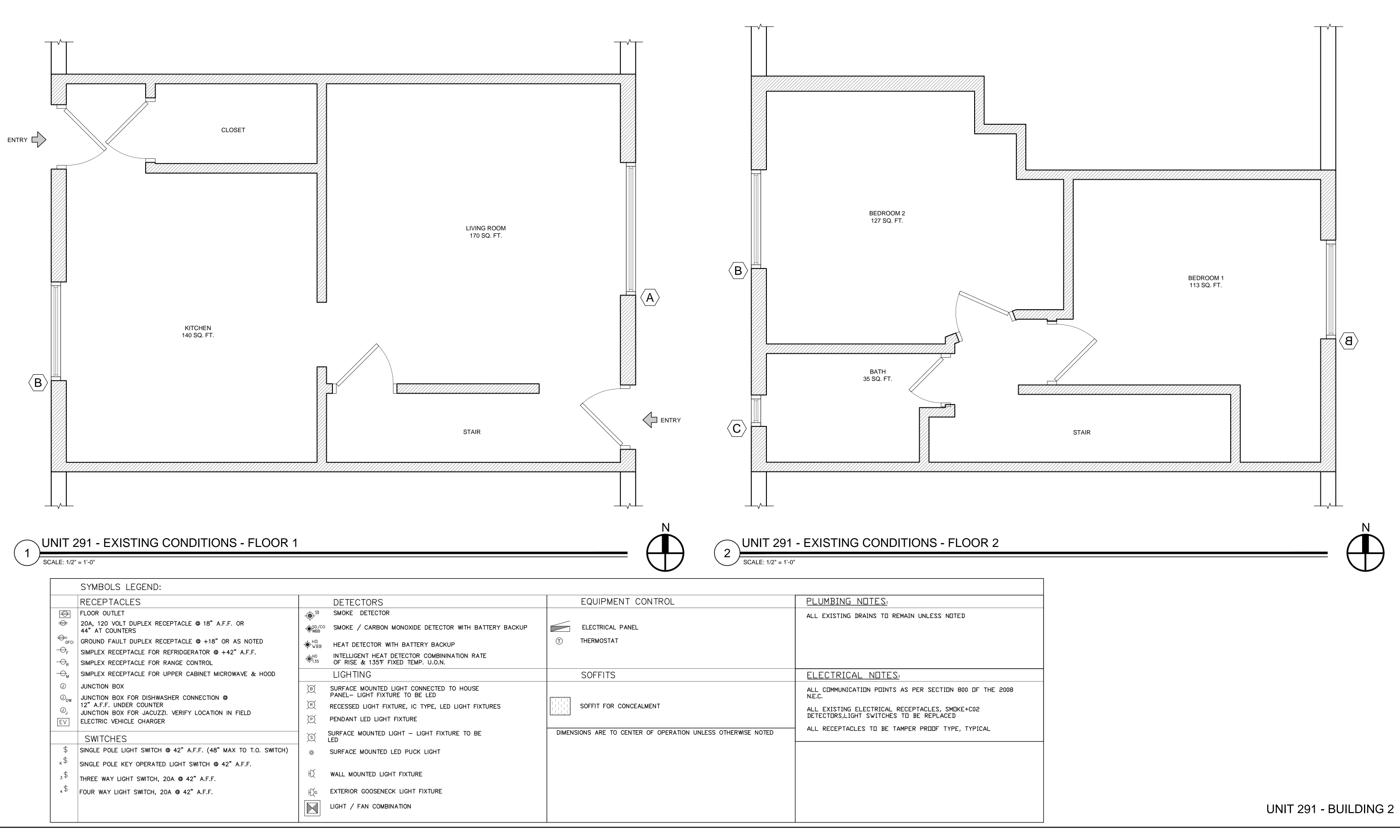
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Adrian Melia, AIA NJ License # 18738



	SYMBOLS LEGEND:		
	RECEPTACLES		DETECTORS
$ \begin{array}{c} \bigoplus \\ F \\ F \\ \bigoplus \\ R \\ \bigoplus \\ \bigoplus \\ M \end{array} $	FLOOR OUTLET 20A, 120 VOLT DUPLEX RECEPTACLE @ 18" A.F.F. OR 44" AT COUNTERS GROUND FAULT DUPLEX RECEPTACLE @ +18" OR AS NOTED SIMPLEX RECEPTACLE FOR REFRIDGERATOR @ +42" A.F.F. SIMPLEX RECEPTACLE FOR RANGE CONTROL SIMPLEX RECEPTACLE FOR UPPER CABINET MICROWAVE & HOOD	-\$\\$	SMOKE DETECTOR
ن ال ال ال ال ال	JUNCTION BOX JUNCTION BOX FOR DISHWASHER CONNECTION @ 12" A.F.F. UNDER COUNTER JUNCTION BOX FOR JACUZZI. VERIFY LOCATION IN FIELD ELECTRIC VEHICLE CHARGER	R P S	SURFACE MOUNTED LIGHT CONNECTED TO HOUSE PANEL- LIGHT FIXTURE TO BE LED RECESSED LIGHT FIXTURE, IC TYPE, LED LIGHT FIXTURES PENDANT LED LIGHT FIXTURE SURFACE MOUNTED LIGHT - LIGHT FIXTURE TO BE
\$ \$ 3 \$ 4	SWITCHES SINGLE POLE LIGHT SWITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH) SINGLE POLE KEY OPERATED LIGHT SWITCH @ 42" A.F.F. THREE WAY LIGHT SWITCH, 20A @ 42" A.F.F. FOUR WAY LIGHT SWITCH, 20A @ 42" A.F.F.	⊗ ₩	LED SURFACE MOUNTED LED PUCK LIGHT WALL MOUNTED LIGHT FIXTURE EXTERIOR GOOSENECK LIGHT FIXTURE
			LIGHT / FAN COMBINATION



UNIT 291 - ELECTRICAL PLAN EXISTING CONDITIONS

Sheet Title

Project Numbe	23-1653	
Drawn by :		JM
Checked by	:	AV
Scale	:	As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

Project Title 2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date lssue

1 1-30-2024 REMEDIATION SET

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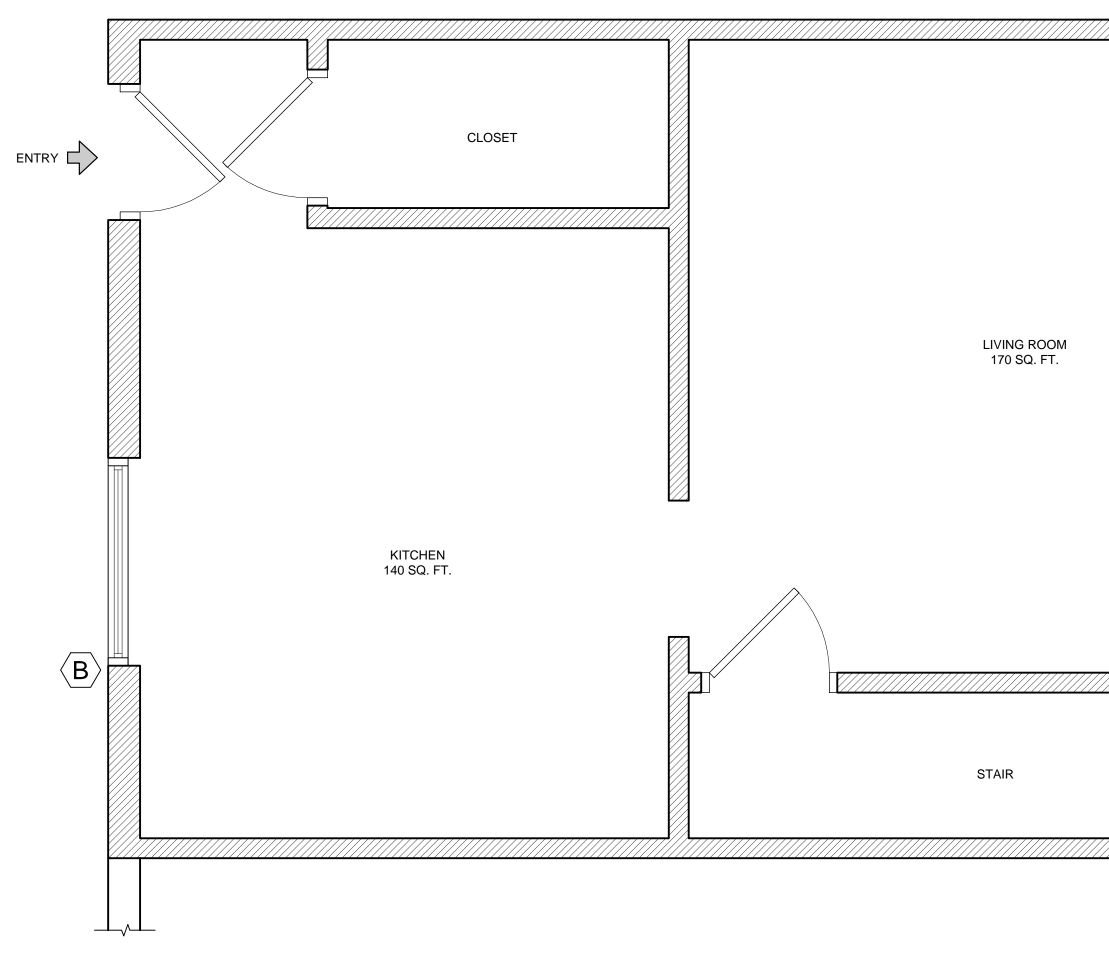


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Anthony C. Vandermark, Jr. AIA NJ License # 17698 NY License # 32710-1

Adrian Melia, AIA NJ License # 18738



UNIT 291 - PROPOSED RENOVATIONS - FLOOR 1

SC	ALE: 1/2"	= 1'-0"		
		SYMBOLS LEGEND:		
		RECEPTACLES		DETECTORS
	\oplus	FLOOR OUTLET 20A, 120 VOLT DUPLEX RECEPTACLE @ 18" A.F.F. OR		SMOKE DETECTOR
		44" AT COUNTERS GROUND FAULT DUPLEX RECEPTACLE @ +18" OR AS NOTED	- WBB - WBB	SMOKE / CARBON MONOXIDE DETECTOR WITH BATTERY BACKUP
	$- \ominus_{F}$ $- \ominus_{R}$	SIMPLEX RECEPTACLE FOR REFRIDGERATOR @ +42" A.F.F. SIMPLEX RECEPTACLE FOR RANGE CONTROL	Ф ^{НD} -Ф135	INTELLIGENT HEAT DETECTOR COMBININATION RATE OF RISE & 135°F FIXED TEMP. U.O.N.
	$-\Theta_{M}$	SIMPLEX RECEPTACLE FOR UPPER CABINET MICROWAVE & HOOD		LIGHTING
	ن الم الم الم الم	JUNCTION BOX JUNCTION BOX FOR DISHWASHER CONNECTION @ 12" A.F.F. UNDER COUNTER JUNCTION BOX FOR JACUZZI. VERIFY LOCATION IN FIELD ELECTRIC VEHICLE CHARGER	D D D	SURFACE MOUNTED LIGHT CONNECTED TO HOUSE PANEL- LIGHT FIXTURE TO BE LED RECESSED LIGHT FIXTURE, IC TYPE, LED LIGHT FIXTURES PENDANT LED LIGHT FIXTURE
		SWITCHES	(0)	SURFACE MOUNTED LIGHT – LIGHT FIXTURE TO BE LED
	\$ κ\$	SINGLE POLE LIGHT SWITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH) SINGLE POLE KEY OPERATED LIGHT SWITCH @ 42" A.F.F.	Ø	SURFACE MOUNTED LED PUCK LIGHT
	3 \$	THREE WAY LIGHT SWITCH, 20A @ 42" A.F.F.	Ю	WALL MOUNTED LIGHT FIXTURE
	4 \$	FOUR WAY LIGHT SWITCH, 20A @ 42" A.F.F.	HÃo	EXTERIOR GOOSENECK LIGHT FIXTURE
				LIGHT / FAN COMBINATION

	BEDROOM 2 127 SQ. FT.
	BATH 35 SQ. FT.
	STAIR
2 SCALE: 1/2" = 1'-0"	
EQUIPMENT CONTROL ELECTRICAL PANEL T THERMOSTAT	PLUMBING NOTES: ALL EXISTING DRAINS TO REMAIN UNLESS NOTED
SOFFITS SOFFIT FOR CONCEALMENT DIMENSIONS ARE TO CENTER OF OPERATION UNLESS OTHERWISE NOTED	ELECTRICAL NOTES: ALL COMMUNICATION POINTS AS PER SECTION 800 OF THE 2008 N.E.C. ALL EXISTING ELECTRICAL RECEPTACLES, SMOKE+C02 DETECTORS,LIGHT SWITCHES TO BE REPLACED ALL RECEPTACLES TO BE TAMPER PROOF TYPE, TYPICAL

UNIT 291 - BUILDING 2



Sheet Number

UNIT 291 - ELECTRICAL PLAN PROPOSED RENOVATIONS

Sheet Title

Applicant

Project Number:	23-1653
Drawn by :	JM
Checked by :	AV
Scale :	As Noted

ASBURY PARK HOUSING AUTHORITY

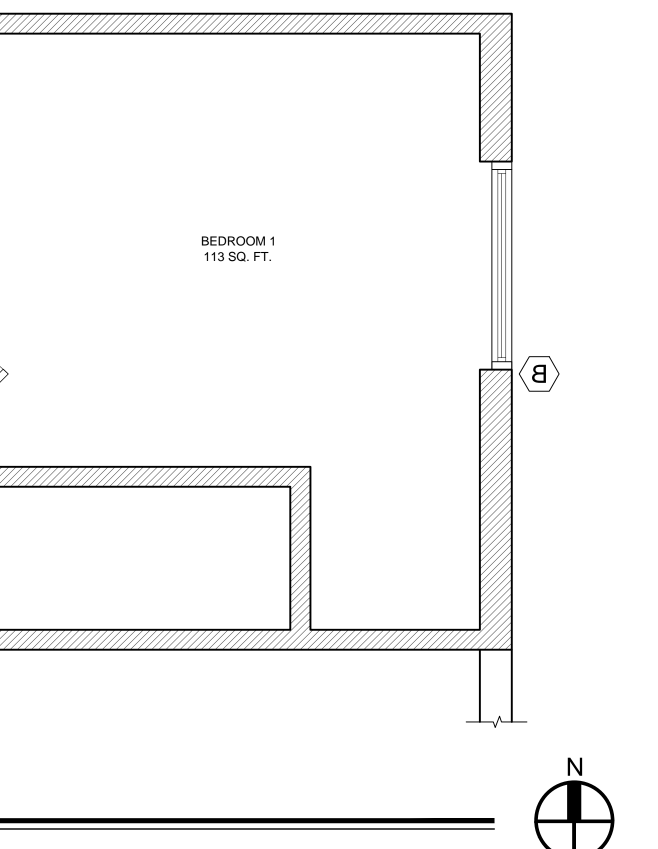
MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

Project Title 2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date lssue

1 1-30-2024 REMEDIATION SET



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Ciaran Kelly, AIA NJ License # 18866

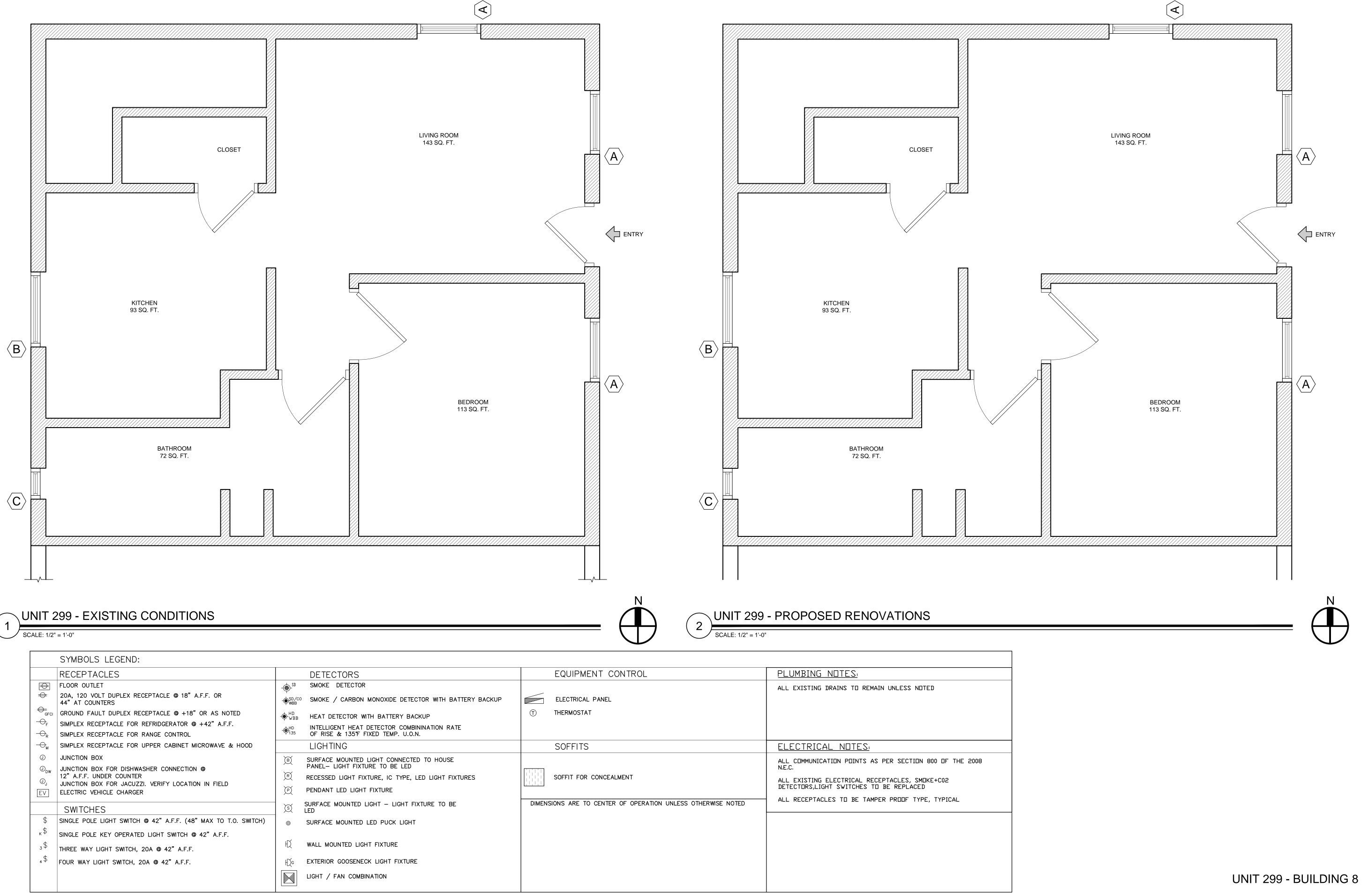
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	SYMBOLS LEGEND:		
	RECEPTACLES		DETECTORS
\Rightarrow	FLOOR OUTLET	-@- ^{SD}	SMOKE DETECTOR
€	20A, 120 VOLT DUPLEX RECEPTACLE © 18" A.F.F. OR 44" AT COUNTERS	- WBB	SMOKE / CARBON MONOXIDE DETECTOR WITH BATTERY BACKUP
) GFCI	GROUND FAULT DUPLEX RECEPTACLE @ +18" OR AS NOTED		HEAT DETECTOR WITH BATTERY BACKUP
F R	SIMPLEX RECEPTACLE FOR REFRIDGERATOR @ +42" A.F.F. SIMPLEX RECEPTACLE FOR RANGE CONTROL	-@HD 135	INTELLIGENT HEAT DETECTOR COMBININATION RATE OF RISE & 135°F FIXED TEMP. U.O.N.
∋ _м	SIMPLEX RECEPTACLE FOR UPPER CABINET MICROWAVE & HOOD		LIGHTING
)	JUNCTION BOX	B	SURFACE MOUNTED LIGHT CONNECTED TO HOUSE PANEL- LIGHT FIXTURE TO BE LED
) DW	JUNCTION BOX FOR DISHWASHER CONNECTION @ 12" A.F.F. UNDER COUNTER	R	RECESSED LIGHT FIXTURE, IC TYPE, LED LIGHT FIXTURES
√])	JUNCTION BOX FOR JACUZZI. VERIFY LOCATION IN FIELD ELECTRIC VEHICLE CHARGER	P	PENDANT LED LIGHT FIXTURE
	SWITCHES) S	SURFACE MOUNTED LIGHT – LIGHT FIXTURE TO BE LED
\$	SINGLE POLE LIGHT SWITCH @ 42" A.F.F. (48" MAX TO T.O. SWITCH)	0	SURFACE MOUNTED LED PUCK LIGHT
\$	SINGLE POLE KEY OPERATED LIGHT SWITCH @ 42" A.F.F.		
\$	THREE WAY LIGHT SWITCH, 20A @ 42" A.F.F.	Ю	WALL MOUNTED LIGHT FIXTURE
\$	FOUR WAY LIGHT SWITCH, 20A @ 42" A.F.F.	HXG	EXTERIOR GOOSENECK LIGHT FIXTURE
			LIGHT / FAN COMBINATION



UNIT 299 - ELECTRICAL PLAN EXISTING & PROPOSED

Sheet Title

Project Numbe	23-1653	
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

Project Title 2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date lssue

1 1-30-2024 REMEDIATION SET

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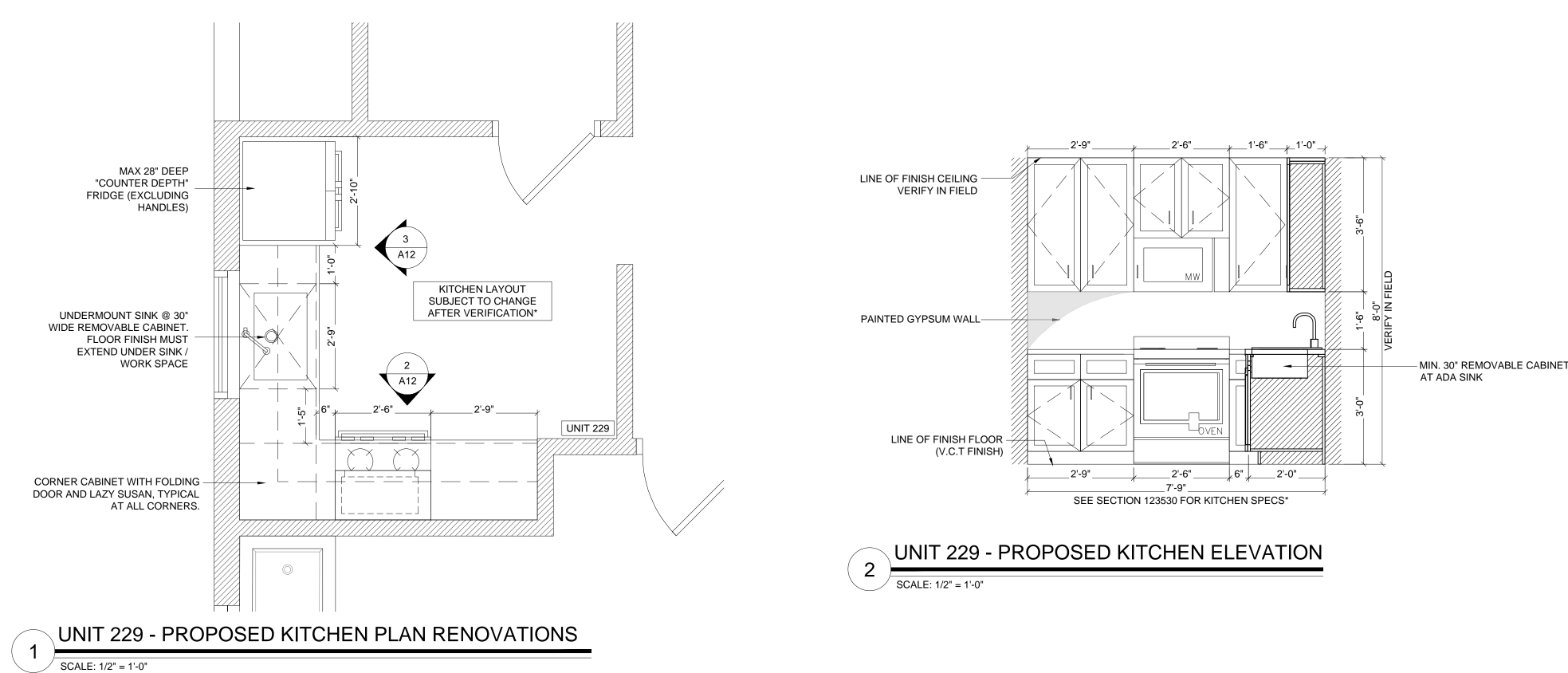
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Adrian Melia, AIA NJ License # 18738



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KITCHEN ACCESSIBILTY NOTES

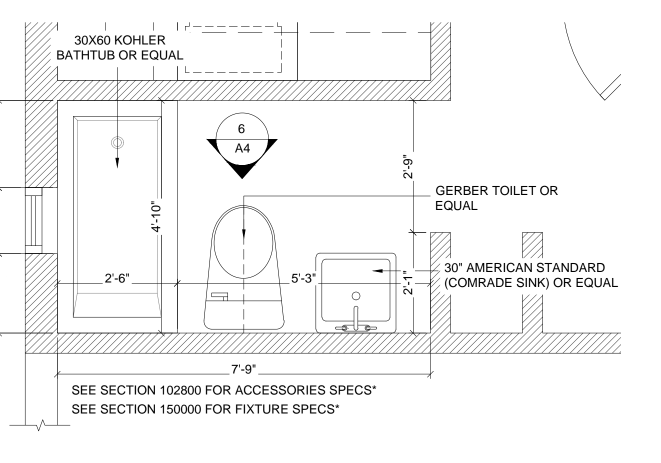
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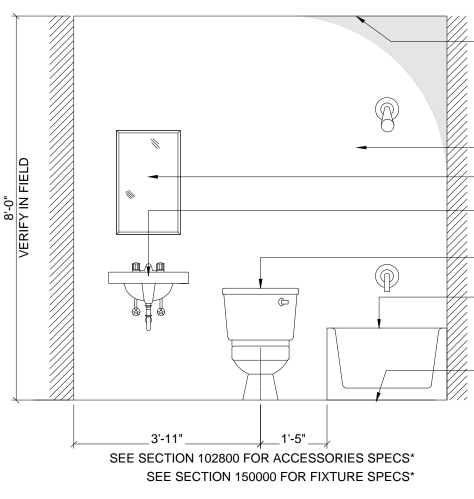


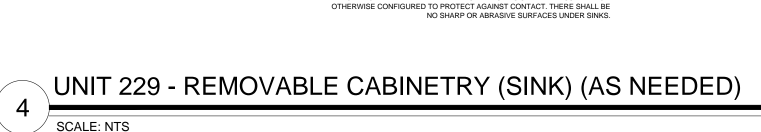
SCALE: 1/2" = 1'-0"

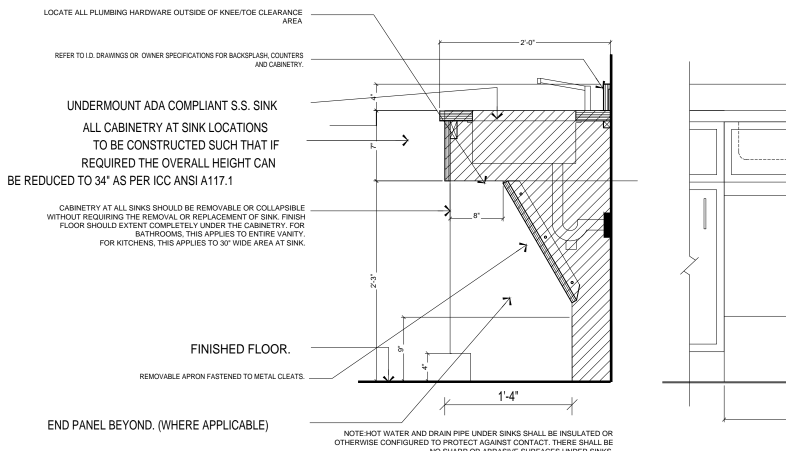
UNIT 229 - PROPOSED BATHROOM PLAN RENOVATIONS



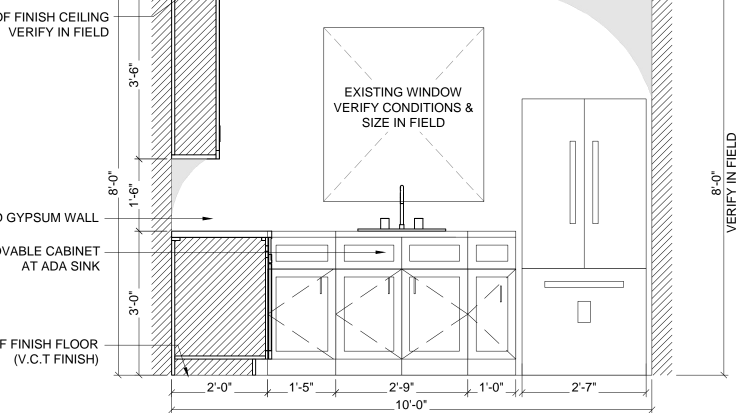




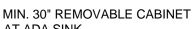




UNIT 229 - PROPOSED KITCHEN ELEVATION 3 SCALE: 1/2" = 1'-0

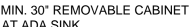


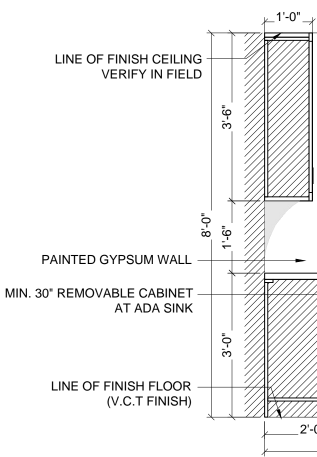












NOTE: KITCHEN & BATHROOM LAYOUTS TO BE VERIFIED IN FIELD*

LINE OF FINISH FLOOR

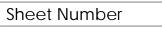
(V.C.T FINISH)

KOHLER BATHTUB OR EQUAL

GERBER TOILET OR EQUAL

PAINTED GYPSUM WALL ZENITH MEDICINE CABINET OR EQUAL AMERICAN STANDARD (COMRADE SINK) OR EQUAL

LINE OF FINISH CEILING



Sheet Title UNIT 229 - KITCHEN/ BATHROOM PLANS & ELEVATIONS

A-12

Project Number: 23-1653 Drawn by JM AV Checked by Scale As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

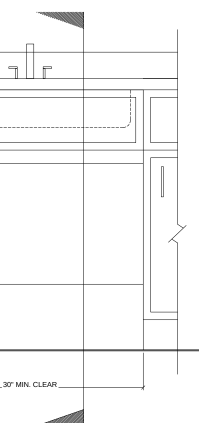
2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

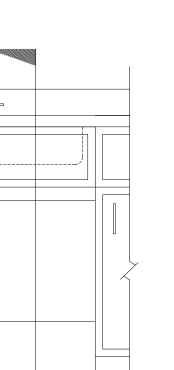
lssue

Project Title

Date

1 1-30-2024 REMEDIATION SET





SEE SECTION 123530 FOR KITCHEN SPECS*



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NY License # 32710-1

NJ License # 18738

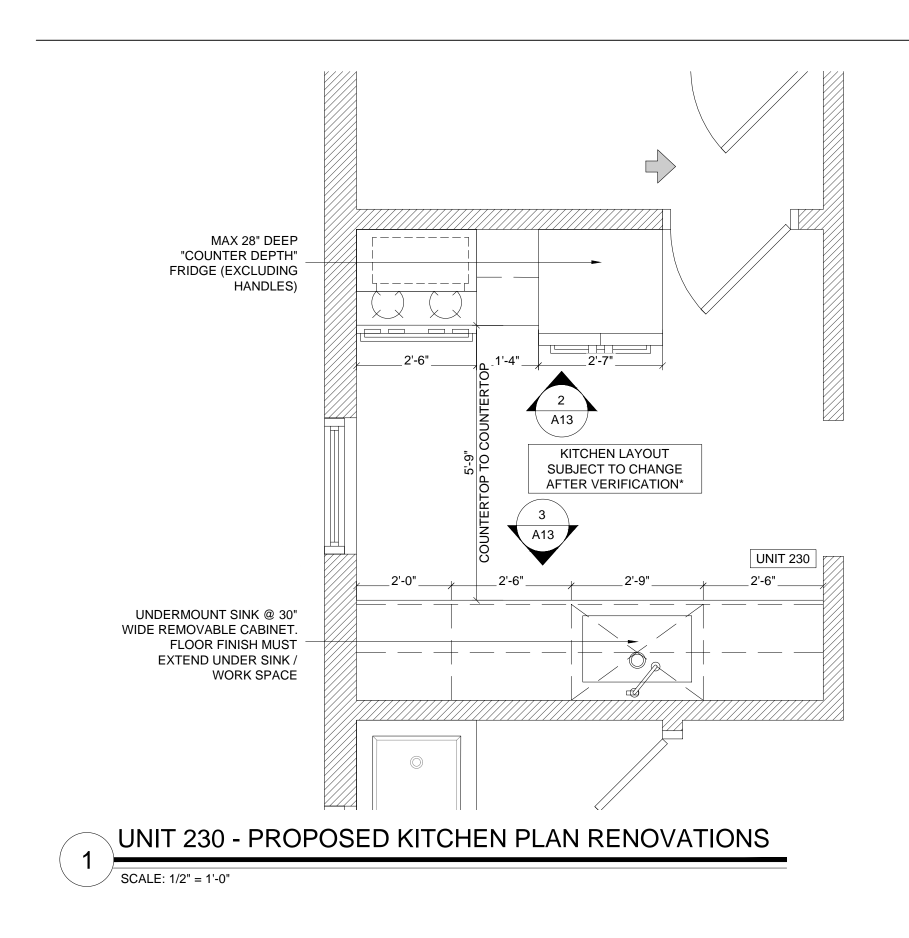
Adrian Melia, AIA

Ciaran Kelly, AIA NJ License # 18866

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Minervini Vandermark Melia Kelly



- 1. THE TERM 'ADAPTABLE' IN THESE DRAWINGS REFER TO A CONFIGURATION THAT DOES NOT MEET ALL OF THE REQUIREMENTS OF THE ADA CODE, BUT THAT ALLOWS FOR PEOPLE WHO ARE HANDICAPPED, BUT ARE NOT NECESSARILY IN A WHEEL CHAIR, TO USE THE FACILITIES. THE GUIDELINES ALLOW FOR FUTURE CONVERSION TO A FULLY 'ACCESSIBLE' CONFIGURATION IN THE EVENT THAT WHEELCHAIR BOUND INDIVIDUALS MOVE INTO THE UNIT AT A LATER DATE. THE SPECIFIC ANSI LANGUAGE IS: " THE ABILITY OF CERTAIN BUILDING SPACES AND ELEMENTS, SUCH AS KITCHEN COUNTERS, SINKS AND GRAB BARS, TO BE ADDED OR ALTERED SO AS TO ACCOMMODATE THE NEEDS TYPES OR DEGREES OF DISABILITY." 100% OF THE RESIDENTIAL UNITS IN THE BUILDING ARE REQUIRED TO BE 'ADAPTABLE' AS INDICATED IN THE DRAWINGS ON THIS SHEET.
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KITCHEN ACCESSIBILTY NOTES

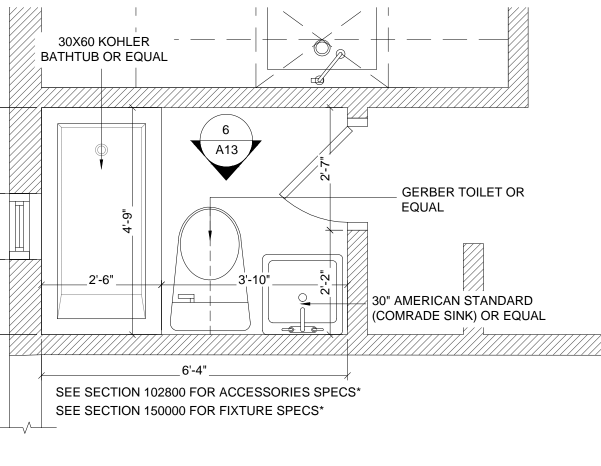
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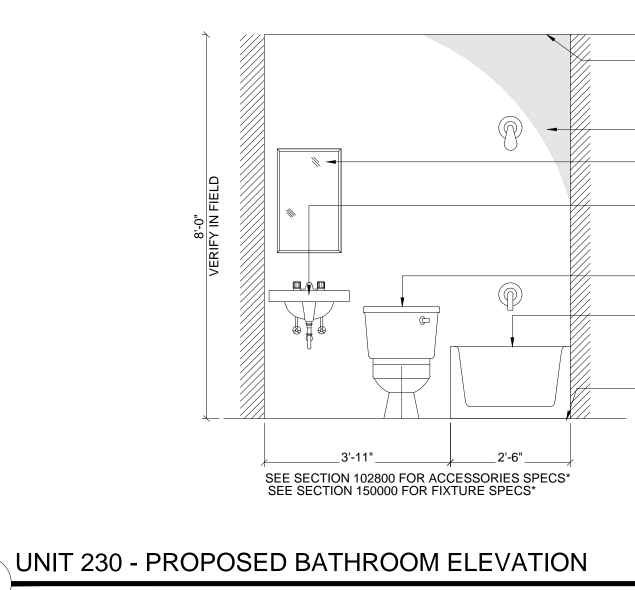


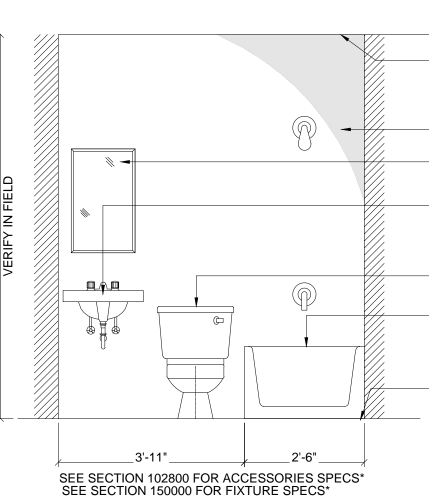


SCALE: 1/2" = 1'-0"

UNIT 230 - PROPOSED BATHROOM PLAN RENOVATIONS



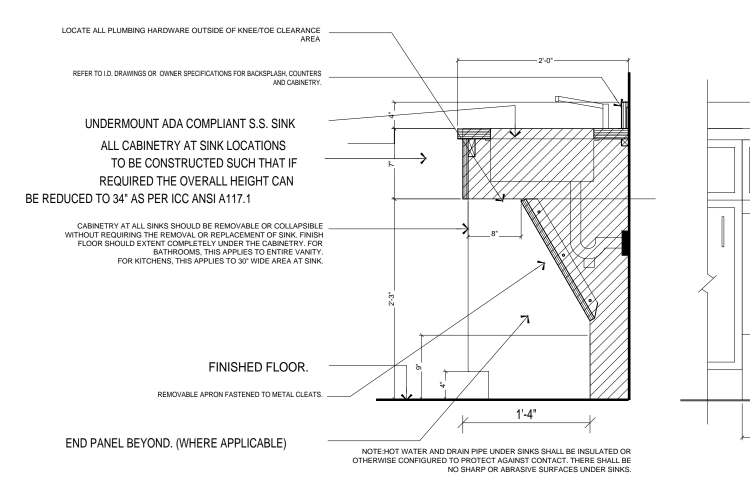






6

SCALE: 1/2" = 1'-0"





2

δIΖ

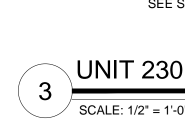
2'-6"_____1'-4"____2'-6"_____

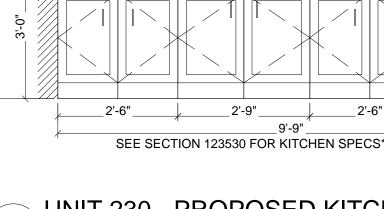
_2'-6"_____1'-4"___

6'-5"

SEE SECTION 123530 FOR KITCHEN SPECS*

___2'-7" ____



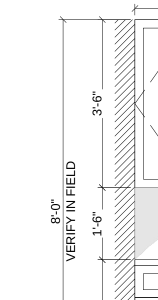


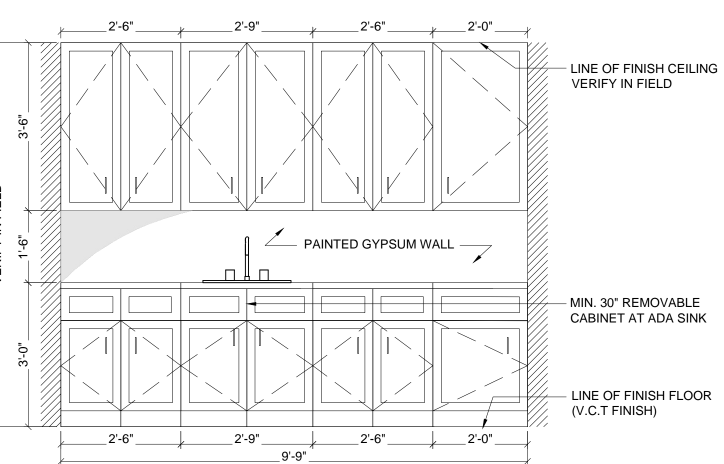
LINE OF FINISH CEILING VERIFY IN FIELD

-PAINTED GYPSUM WALL

- LINE OF FINISH FLOOR

(V.C.T FINISH)





LINE OF FINISH FLOOR (V.C.T FINISH)

GERBER TOILET OR EQUAL KOHLER BATHTUB OR EQUAL

ZENITH MEDICINE CABINET OR EQUA AMERICAN STANDARD (COMRADE SINK) OR EQUAL

PAINTED GYPSUM WALL

LINE OF FINISH CEILING

Sheet Number A-13

Sheet Title

Project Number: 23-1653 Drawn by JM AV Checked by Scale As Noted

UNIT 230 - KITCHEN/ BATHROOM

PLANS & ELEVATIONS

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

Project Description

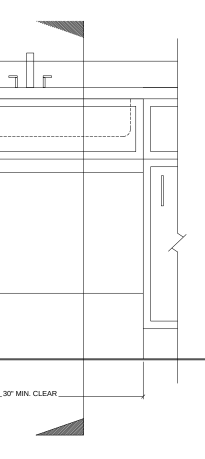
2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

lssue

Project Title

Date

1 1-30-2024 REMEDIATION SET



UNIT 230 - PROPOSED KITCHEN ELEVATION

- LINE OF FINISH FLOOR

(V.C.T FINISH)

CABINET AT ADA SINK

– MIN. 30" REMOVABLE

SEAL

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NJ License # 17698

NJ License # 18738

Ciaran Kelly, AIA

NJ License # 18866

NY License # 32710-1

Adrian Melia, AIA

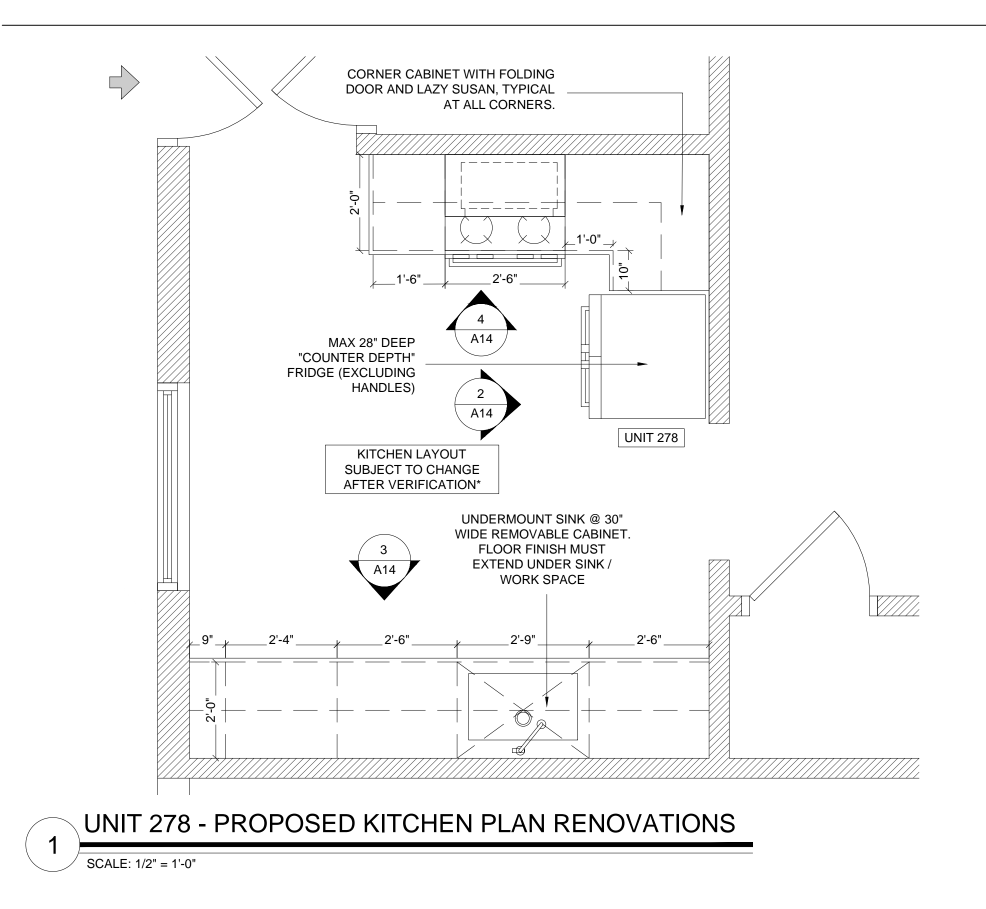
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E. info@mvmkarchitecture.com

www.mvmkarchitecture.com

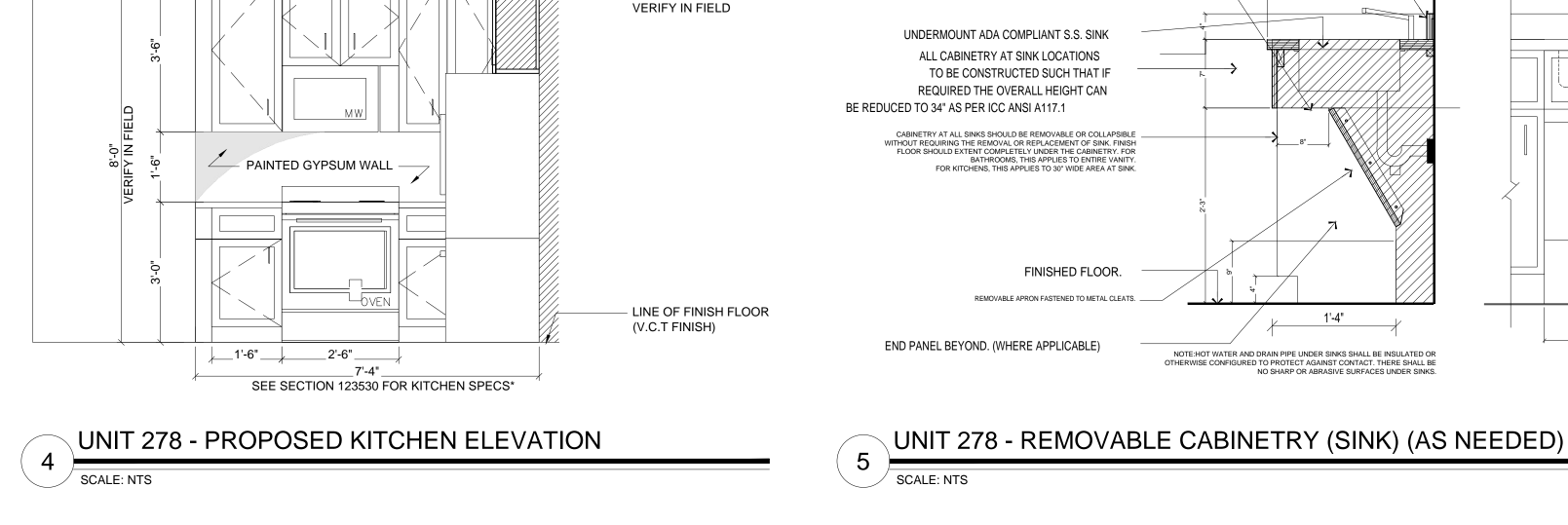
Anthony C. Vandermark, Jr. AIA



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KITCHEN ACCESSIBILTY NOTES

- 1. THIS KITCHEN PLANS AND ELEVATIONS ARE INDICATED TO REPRESENT TYPICAL REQUIREMENTS FOR FIXTURES AND CLEARANCES AS PER ICC/ANSI A117.1 FOR 'ADAPTABLE' DWELLING UNITS. LAYOUTS ARE ILLUSTRATIVE ONLY - REFER TO FLOOR PLANS FOR ACTUAL DIMENSIONS FOR INDIVIDUAL KITCHENS PROVIDING THAT THE FOLLOWING CLEARANCES AND REQUIREMENTS ARE MET.
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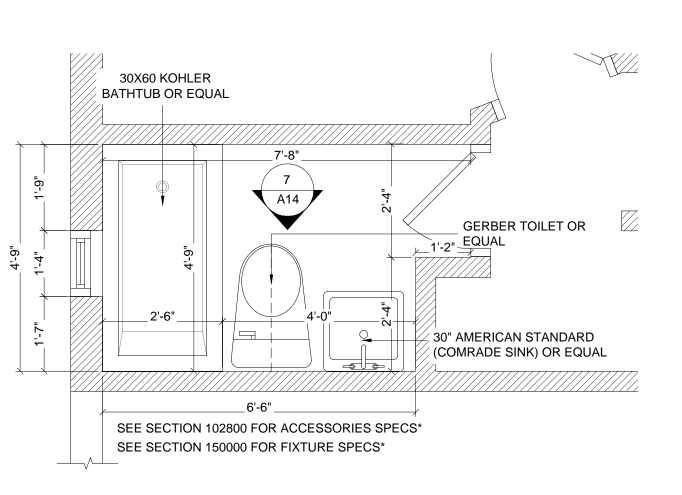


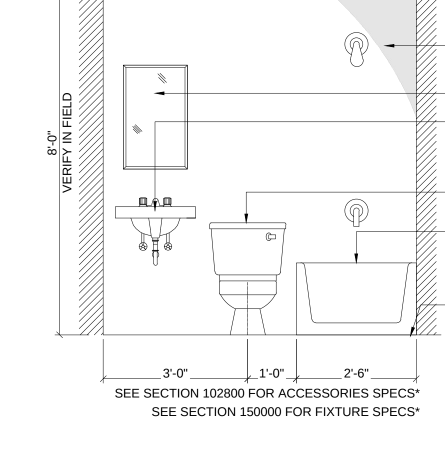
LINE OF FINISH CEILING

2

SCALE: 1/2" = 1'-0"

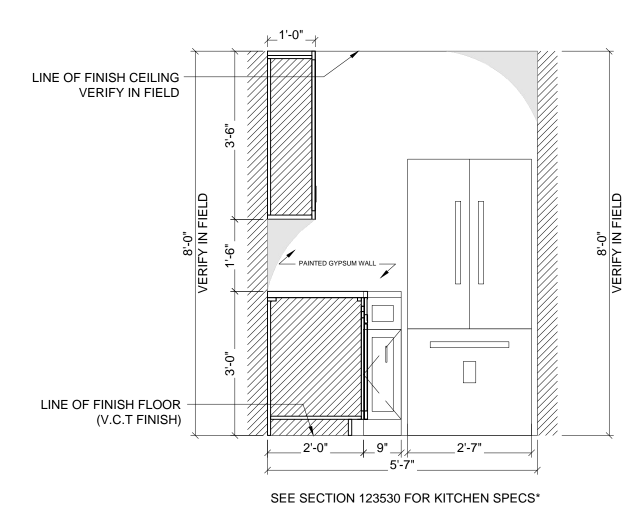
UNIT 278 - PROPOSED BATHROOM PLAN RENOVATIONS

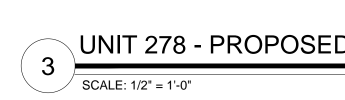




UNIT 278 - PROPOSED KITCHEN ELEVATION SCALE: 1/2" = 1'-0"

1'-6"____2'-6"____2'-0"____



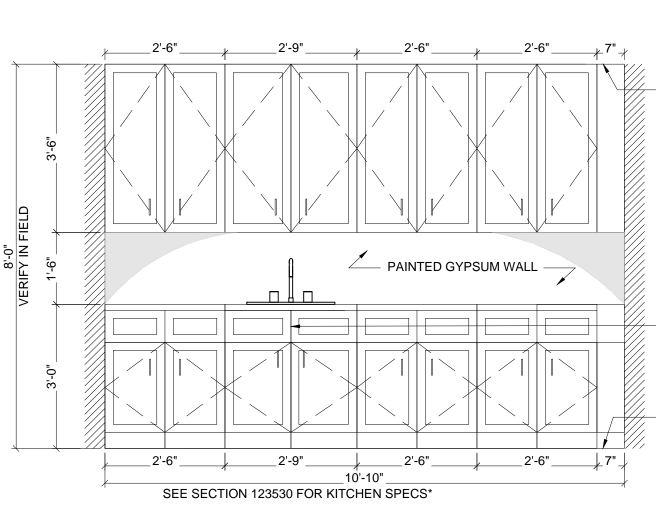


AND CABINETR

LOCATE ALL PLUMBING HARDWARE OUTSIDE OF KNEE/TOE CLEARANC

REFER TO I.D. DRAWINGS OR OWNER SPECIFICATIONS FOR BACKSPLASH, COUNTER

SCALE: 1/2" = 1'-0"



UNIT 278 - PROPOSED BATHROOM ELEVATION

(V.C.T FINISH)

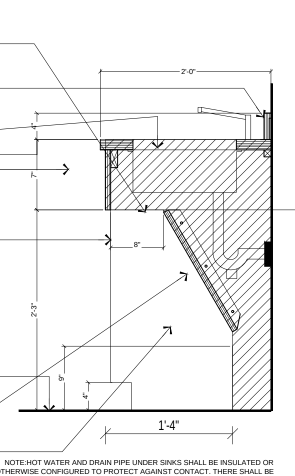
LINE OF FINISH FLOOR

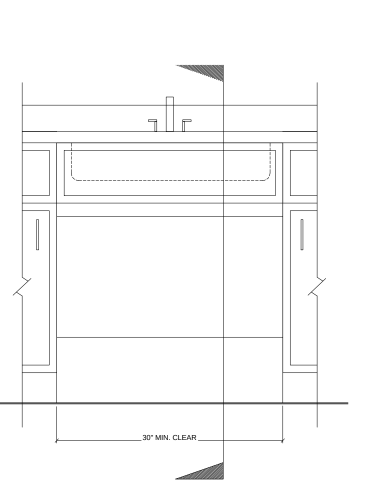
AMERICAN STANDARD (COMRADE SINK) OR EQUAL PROPLUS (553016) TOILET PAPER HOLDER OR EQUAL GERBER TOILET OR EQUAL KOHLER BATHTUB OR EQUAL

ZENITH MEDICINE CABINET OR EQUAL

- PAINTED GYPSUM WALL

LINE OF FINISH CEILING





UNIT 278 - PROPOSED KITCHEN ELEVATION

LINE OF FINISH CEILING VERIFY IN FIELD

MIN. 30" REMOVABLE CABINET AT ADA SINK

LINE OF FINISH FLOOR (V.C.T FINISH)

Minervini Vandermark Melia Kelly Architecture + Design

360 14th St., Hoboken, NJ, 07030 T. 201-386-0637 E. info@mvmkarchitecture.com www.mvmkarchitecture.com



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NJ License # 18738

Ciaran Kelly, AIA NJ License # 18866

ASBURY PARK,	NEW JE	RSEY 0771	2
	!		

2 ATKINS AVENUE

ASBURY PARK VILLAGE - VARIOUS UNITS

1 1-30-2024 REMEDIATION SET

lssue

Project Description

Date

Project Title

MOLD REMEDIATION AT VARIOUS

UNITS WITH INTERIOR RENOVATIONS

ASBURY PARK HOUSING AUTHORITY

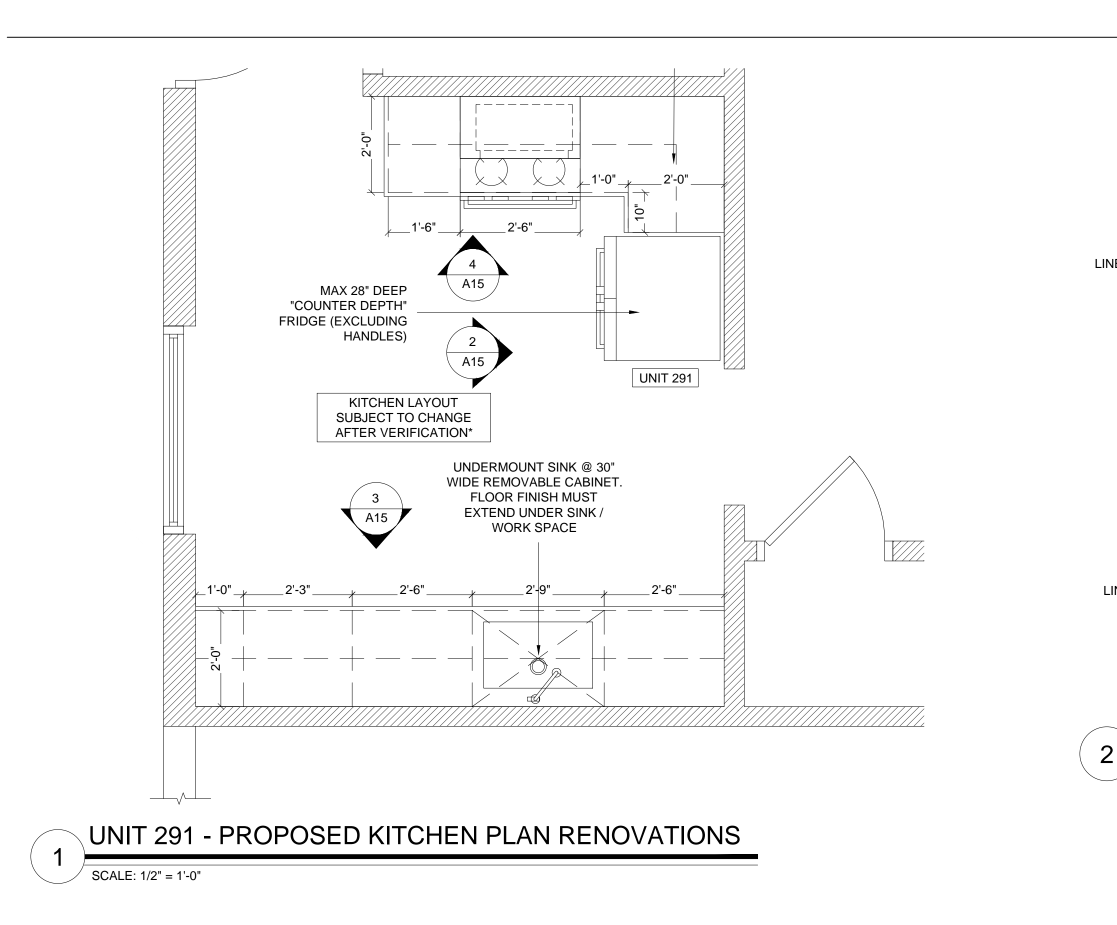
Project Number:		23-1653
Drawn by	:	JM
Checked by	:	AV
Scale	:	As Noted

Sheet Title

Applicant

UNIT 278 - KITCHEN/ BATHROOM PLANS & ELEVATIONS

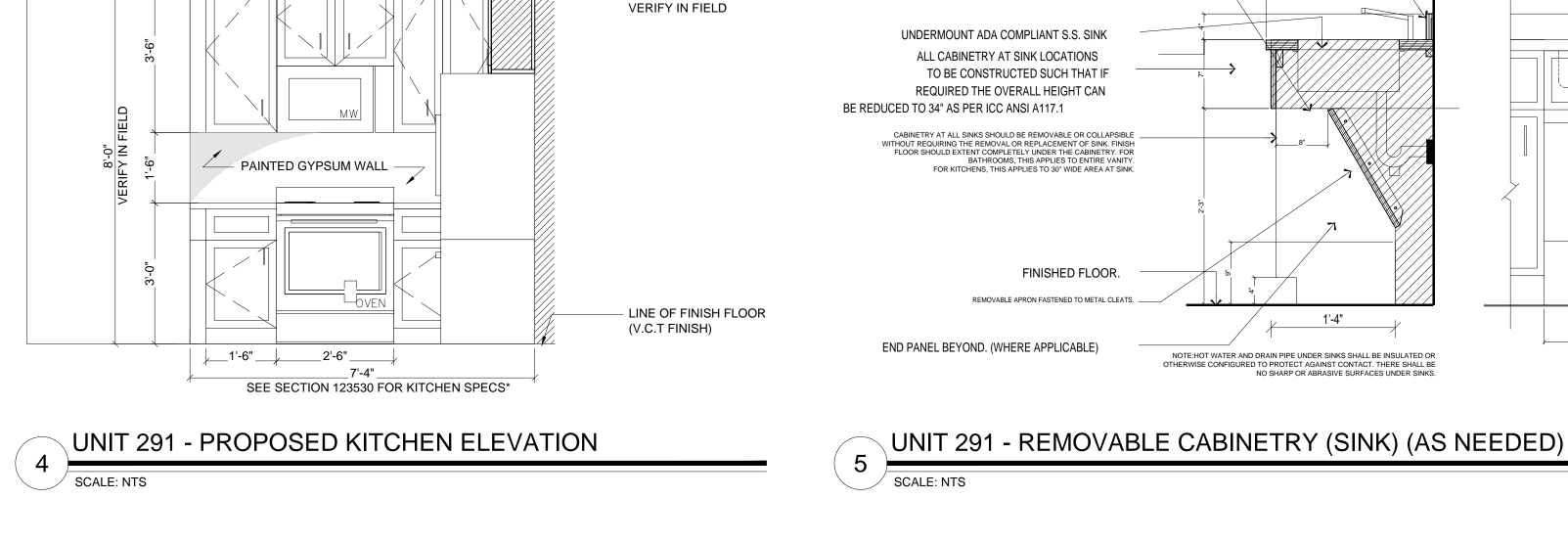




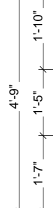
- 1. THE TERM 'ADAPTABLE' IN THESE DRAWINGS REFER TO A CONFIGURATION THAT DOES NOT MEET ALL OF THE REQUIREMENTS OF THE ADA CODE, BUT THAT ALLOWS FOR PEOPLE WHO ARE HANDICAPPED, BUT ARE NOT NECESSARILY IN A WHEEL CHAIR, TO USE THE FACILITIES. THE GUIDELINES ALLOW FOR FUTURE CONVERSION TO A FULLY 'ACCESSIBLE CONFIGURATION IN THE EVENT THAT WHEELCHAIR BOUND INDIVIDUALS MOVE INTO THE UNIT AT A LATER DATE. THE SPECIFIC ANSI LANGUAGE IS: " THE ABILITY OF CERTAIN BUILDING SPACES AND ELEMENTS, SUCH AS KITCHEN COUNTERS, SINKS AND GRAB BARS, TO BE ADDED OR ALTERED SO AS TO ACCOMMODATE THE NEEDS TYPES OR DEGREES OF DISABILITY." 100% OF THE RESIDENTIAL UNITS IN THE BUILDING ARE REQUIRED TO BE 'ADAPTABLE' AS INDICATED IN THE DRAWINGS ON THIS SHEET.
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KITCHEN ACCESSIBILTY NOTES

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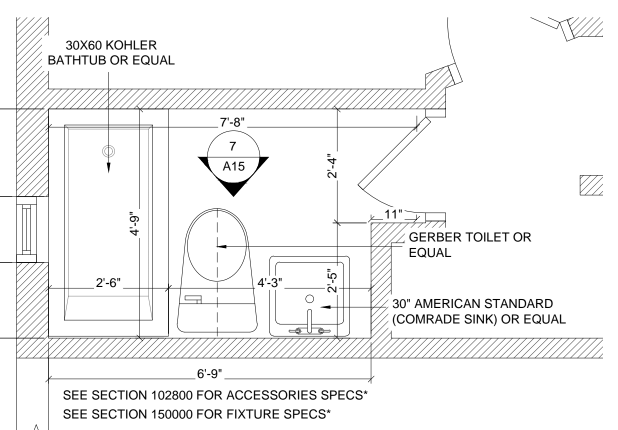


LINE OF FINISH CEILING

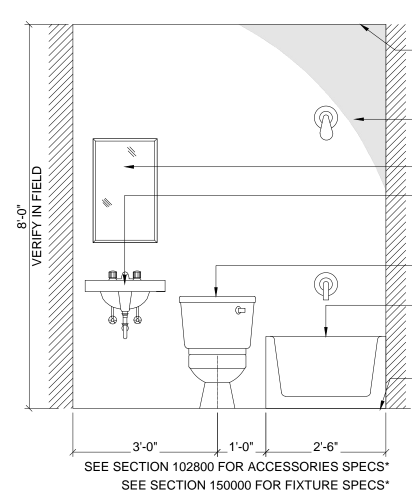


SCALE: 1/2" = 1'-0"

UNIT 291 - PROPOSED BATHROOM PLAN RENOVATIONS



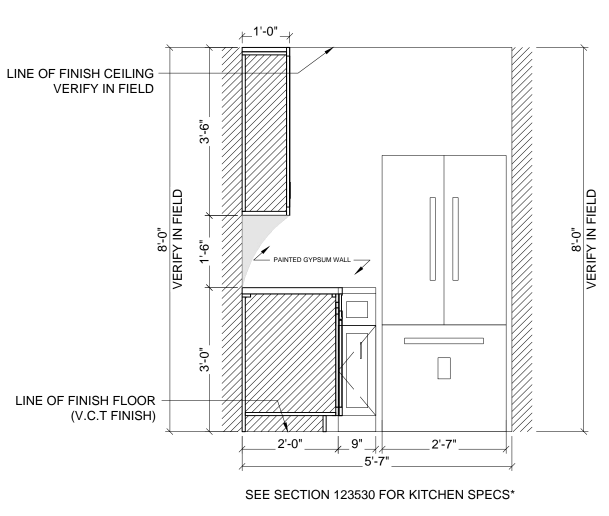


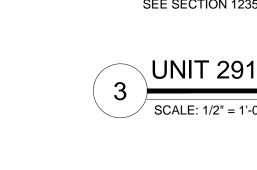


UNIT 291 - PROPOSED KITCHEN ELEVATION

<u>ہ____</u>1'-6"_____2'-6"______2'-0"_____

SCALE: 1/2" = 1'-0"

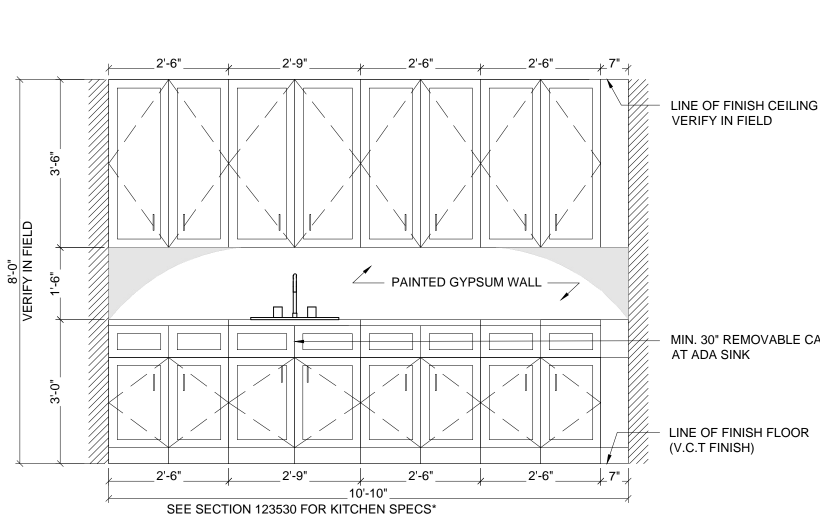




AND CABINETR

LOCATE ALL PLUMBING HARDWARE OUTSIDE OF KNEE/TOE CLEARANC

REFER TO I.D. DRAWINGS OR OWNER SPECIFICATIONS FOR BACKSPLASH, COUNTER



NOTE: KITCHEN & BATHROOM LAYOUTS TO BE VERIFIED IN FIELD*

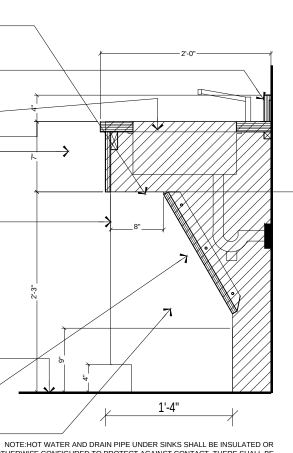
LINE OF FINISH FLOOR (V.C.T FINISH)

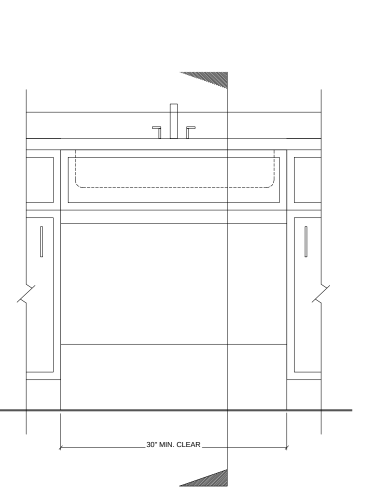
AMERICAN STANDARD (COMRADE SINK) OR EQUAL PROPLUS (553016) TOILET PAPER HOLDER OR EQUAL GERBER TOILET OR EQUAL KOHLER BATHTUB OR EQUAL

ZENITH MEDICINE CABINET OR EQUAL

- PAINTED GYPSUM WALL

LINE OF FINISH CEILING





UNIT 291 - PROPOSED KITCHEN ELEVATION

VERIFY IN FIELD

MIN. 30" REMOVABLE CABINET AT ADA SINK

LINE OF FINISH FLOOR (V.C.T FINISH)





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NJ License # 18738

Ciaran Kelly, AIA NJ License # 18866

Project Title 2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS

ASBURY PARK, NEW JERSEY 07712

MOLD REMEDIATION AT VARIOUS

UNITS WITH INTERIOR RENOVATIONS

ASBURY PARK HOUSING AUTHORITY

JM

AV

As Noted

Project Number: 23-1653

Project Description

Applicant

Drawn by

Scale

Sheet Title

Checked by

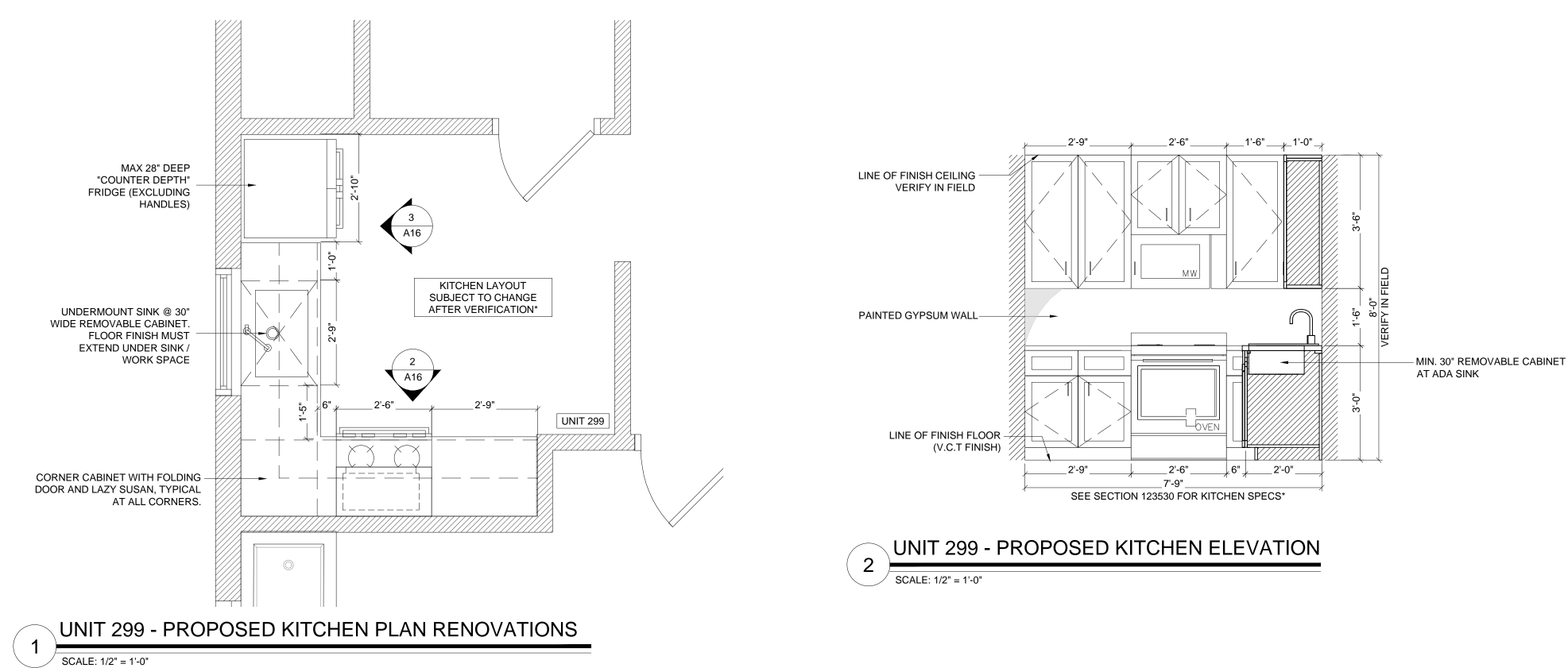
Date lssue

1 1-30-2024 REMEDIATION SET

A-15

UNIT 291 - KITCHEN/ BATHROOM

PLANS & ELEVATIONS

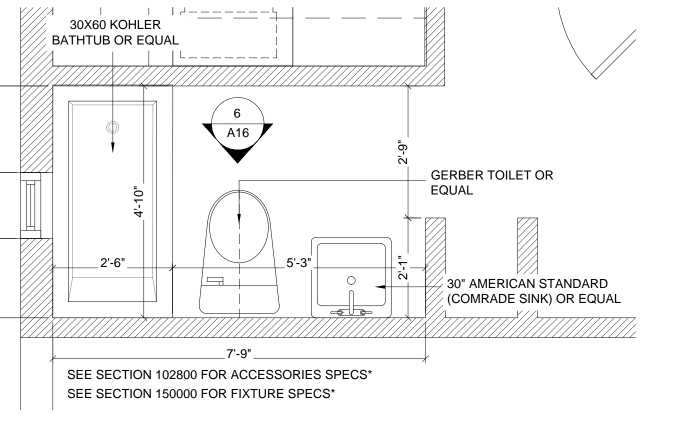


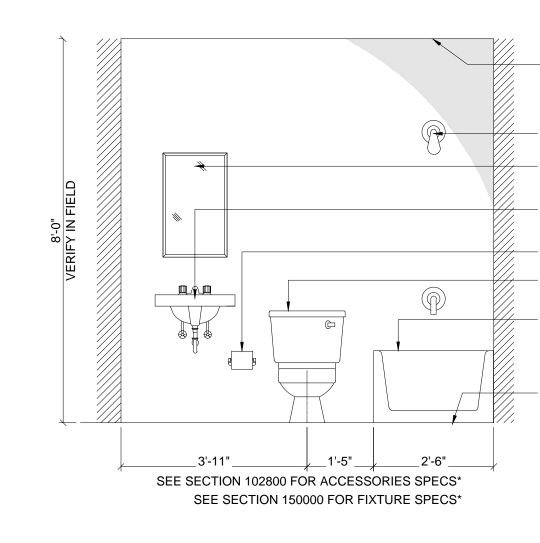
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KITCHEN ACCESSIBILTY NOTES

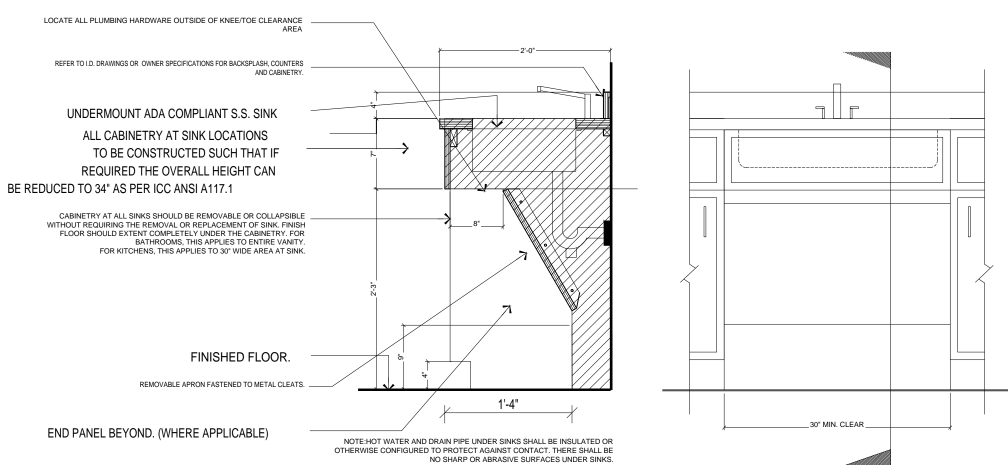
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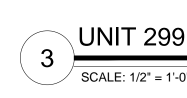
















LINE OF FINISH CEILING

PAINTED GYPSUM WALL

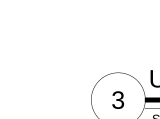
LINE OF FINISH FLOOR

AT ADA SINK

MIN. 30" REMOVABLE CABINET

VERIFY IN FIELD







(V.C.T FINISH)

UNIT 299 - PROPOSED KITCHEN ELEVATION

NOTE: KITCHEN & BATHROOM LAYOUTS TO BE VERIFIED IN FIELD*

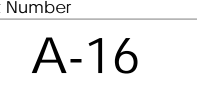
LINE OF FINISH FLOOR (V.C.T FINISH)

GERBER TOILET OR EQUAL KOHLER BATHTUB OR EQUAL

AMERICAN STANDARD (COMRADE SINK) OR EQUAL PROPLUS (553016) TOILET PAPER HOLDER OR EQUAL

PAINTED GYPSUM WALL ZENITH MEDICINE CABINET OR EQUAL

LINE OF FINISH CEILING



Sheet Number

Sheet Title

UNIT 299 - KITCHEN/ BATHROOM PLANS & ELEVATIONS

Project Number: 23-1653 Drawn by JM AV Checked by Scale As Noted

Applicant ASBURY PARK HOUSING AUTHORITY

MOLD REMEDIATION AT VARIOUS UNITS WITH INTERIOR RENOVATIONS

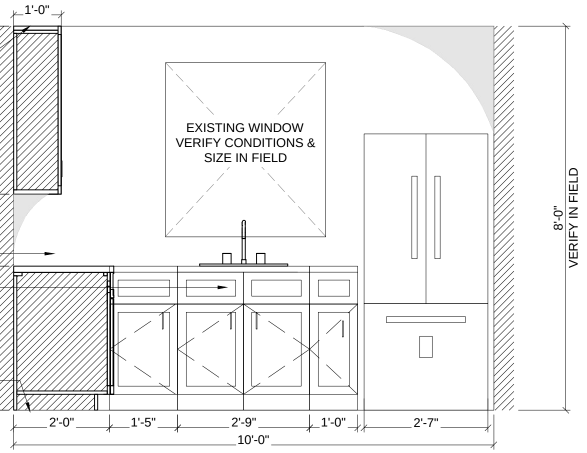
Project Description

Project Title 2 ATKINS AVENUE ASBURY PARK VILLAGE - VARIOUS UNITS ASBURY PARK, NEW JERSEY 07712

Date

1 1-30-2024 REMEDIATION SET lssue

SEE SECTION 123530 FOR KITCHEN SPECS



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NJ License # 18738

Ciaran Kelly, AIA

NJ License # 18866

Anthony C. Vandermark, Jr. AIA



Minervini Vandermark Melia Kelly

Architecture + Design 360 14th St., Hoboken, NJ, 07030

T. 201-386-0637

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E. info@mvmkarchitecture.com