OFFICE OF THE CLIT ATTORNEY CHARLES PARKIN, City Attorney 411 West Ocean Boulevard, 9th Floor Lond Beach. CA 90802-4664

CONTRACT

THIS CONTRACT is made and entered, in duplicate, as of December 9, 2019 for reference purposes only, pursuant to a minute order adopted by the City Council of the City of Long Beach at its meeting held on November 12, 2019, by and between SULLY-MILLER CONTRACTING COMPANY, a Delaware corporation ("Contractor"), whose address is 135 S. State College Blvd., Suite 400, Brea, California 92821, and the CITY OF LONG BEACH, a municipal corporation ("City").

WHEREAS, pursuant to a Notice Inviting Bids for as-needed local street improvements in the City of Long Beach, California, dated June 5, 2019, and published by City, bids were received, publicly opened and declared on the date specified in said Notice; and

WHEREAS, the City Manager accepted the bid of Contractor; and
WHEREAS, the City Council authorized the City Manager to enter a contract
with Contractor for the work described in Project Plans and Specifications No. R-7153;

NOW, THEREFORE, in consideration of the mutual terms and conditions herein, the parties agree as follows:

1. <u>SCOPE OF WORK</u>. Contractor shall furnish all necessary labor, supervision, tools, materials, supplies, appliances, equipment and transportation for the work described in Project Plans and Specifications No. R-7153 for as-needed local street improvements in the City of Long Beach, California, said work to be performed according to the Contract Documents identified below. However, this Contract is intended to provide to City complete and finished work and, to that end, Contractor shall do everything necessary to complete the work, whether or not specifically described in the Contract Documents.

2. PRICE AND PAYMENT.

A. City shall pay to Contractor the amount(s) for materials and work identified in Contractor's Bid for as-needed local street improvements in the

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City of Long Beach, California, attached hereto as Exhibit "A"; provided, however, that the total compensation to Contractor shall not exceed an annual amount of Three Million Dollars (\$3,000,000) during the term of this Contract.

Contractor shall submit requests for progress payments and B. City will make payments in due course of payments in accordance with Section 9 of the Standard Specifications for Public Works Construction (latest edition) (the "Greenbook").

3. CONTRACT DOCUMENTS.

A. The Contract Documents include: The Notice Inviting Bids, Project Specifications No. R-7153 (which may include by reference the Standard Specifications for Public Works Construction, latest edition, and any supplements thereto, collectively the "Standard Specifications"); the City of Long Beach Standard Plans; the California Code of Regulations; the various Uniform Codes applicable to trades; the prevailing wage rates; Instructions to Bidders; the Bid; the bid security; the City of Long Beach Disadvantaged, Minority and Women-Owned Business Enterprise Program; this Contract and all documents attached hereto or referenced herein including but not limited to insurance; Bond for Faithful Performance; Payment Bond; Notice to Proceed; Notice of Completion; any addenda or change orders issued in accordance with the Standard Specifications; any permits required and issued for the work; approved final design drawings and documents; and the Information Sheet ("Contract Documents"). These Contract Documents are incorporated herein by the above reference and form a part of this Contract.

B. Notwithstanding Section 2-5.2 of the Standard Specifications, if any conflict or inconsistency exists or develops among or between Contract Documents, the following priority shall govern: 1) Permit(s) from other public agencies; 2) Change Orders; 3) this Contract (including any and all amendments hereto); 4) Addenda (which shall include written clarifications, corrections and changes to the bid documents and other types of written notices issued prior to bid

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opening; 5) Project Specifications; 6) Project Plans (including drawings); 7) the City of Long Beach Standard Plans; 8) Standard Specifications (as identified in Section 3.A. of the Greenbook); 9) other reference specifications; 10) other reference plans; 11) the Bid; and 12) the Notice Inviting Bids.

- 4. TIME FOR CONTRACT. The term of this Contract shall commence at midnight on January 1, 2020, and shall terminate at 11:59 p.m. on December 31, 2021, unless sooner terminated as provided in this Contract, or unless the services or the Project is completed sooner. The Parties have the option to extend the term for three (3) additional one-year periods, at the discretion of the City Manager. Time is of the essence hereunder. City will suffer damage if the work is not completed within the time stated, but those damages would be difficult or impractical to determine. So, Contractor shall pay to City, as liquidated damages, the amount stated in the Contract Documents.
- 5. ACCEPTANCE OF WORK NOT TO CONSTITUTE A WAIVER. The acceptance of any work or the payment of any money by City shall not operate as a waiver of any provision of any Contract Document, of any power reserved to City, or of any right to damages or indemnity hereunder. The waiver of any breach or any default hereunder shall not be deemed a waiver of any other or subsequent breach or default.
- 6. WORKERS' COMPENSATION CERTIFICATION. Concurrently herewith, Contractor shall submit certification of Workers' Compensation coverage in accordance with California Labor Code Sections 1860 and 3700, a copy of which is attached hereto as Exhibit "B".
- CLAIMS FOR EXTRA WORK. No claim shall be made at any time 7. upon City by Contractor for and on account of any extra or additional work performed or materials furnished, unless such extra or additional work or materials shall have been expressly required by the City Manager and the quantities and price thereof shall have been first agreed upon, in writing, by the parties hereto.
- 8. Contractor shall, upon completion of the work, deliver CLAIMS. possession thereof to City ready for use and free and discharged from all claims for labor

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and materials in doing the work and shall assume and be responsible for, and shall protect, defend, indemnify and hold harmless City from and against any and all claims, demands, causes of action, liability, loss, costs or expenses for injuries to or death of persons, or damages to property, including property of City, which arises from or is connected with the performance of the work.

9. INSURANCE. Prior to commencement of work, and as a condition precedent to the effectiveness of this Contract, Contractor shall provide to City evidence of all insurance required in the Contract Documents.

In addition, Contractor shall complete and deliver to City the form ("Information Sheet") attached as Exhibit "C" and incorporated by reference, to comply with Labor Code Section 2810.

- WORK DAY. Contractor shall comply with Sections 1810 through 10. 1815 of the California Labor Code regarding hours of work. Contractor shall forfeit, as a penalty to City, the sum of Twenty-Five Dollars (\$25) for each worker employed by Contractor or any subcontractor for each calendar day such worker is required or permitted to work more than eight (8) hours unless that worker receives compensation in accordance with Section 1815.
- 11. PREVAILING WAGE RATES. Contractor is directed to the prevailing wage rates. Contractor shall forfeit, as a penalty to the City, Two Hundred Dollars (\$200) for each laborer, worker or mechanic employed for each calendar day, or portion thereof, that such laborer, worker or mechanic is paid less than the prevailing wage rates for any work done by Contractor, or any subcontractor, under this Contract.

12. COORDINATION WITH GOVERNMENTAL REGULATIONS.

Α. If the work is terminated pursuant to an order of any Federal or State authority, Contractor shall accept as full and complete compensation under this Contract such amount of money as will equal the product of multiplying the Contract price stated herein by the percentage of work completed by Contractor as of the date of such termination, and for which Contractor has not been paid. If the

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work is so terminated, the City Engineer, after consultation with Contractor, shall determine the percentage of work completed and the determination of the City Engineer shall be final.

B. If Contractor is prevented, in any manner, from strict compliance with the Plans and Specifications due to any Federal or State law, rule or regulation, in addition to all other rights and remedies reserved to the parties City may by resolution of the City Council suspend performance hereunder until the cause of disability is removed, extend the time for performance, make changes in the character of the work or materials, or terminate this Contract without liability to either party.

13. NOTICES.

- Any notice required hereunder shall be in writing and personally delivered or deposited in the U.S. Postal Service, first class, postage prepaid, to Contractor at the address first stated herein, and to the City at 411 West Ocean Boulevard, Long Beach, California 90802, Attn: City Manager. Notice of change of address shall be given in the same manner as stated herein for other notices. Notice shall be deemed given on the date deposited in the mail or on the date personal delivery is made, whichever first occurs.
- B. Except for stop notices and claims made under the Labor Code, City will notify Contractor when City receives any third party claims relating to this Contract in accordance with Section 9201 of the Public Contract Code.
- BONDS. Contractor shall, simultaneously with the execution of this 14. Contract, execute and deliver to City a good and sufficient corporate surety bond, in the form attached hereto and in the amount specified therein, conditioned upon the faithful performance of this Contract by Contractor, and a good and sufficient corporate surety bond, in the form attached hereto and in the amount specified therein, conditioned upon the payment of all labor and material claims incurred in connection with this Contract.
 - COVENANT AGAINST ASSIGNMENT. Neither this Contract nor any 15.

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of the moneys that may become due Contractor hereunder may be assigned by Contractor without the written consent of City first had and obtained, nor will City recognize any subcontractor as such, and all persons engaged in the work of construction will be considered as independent contractors or agents of Contractor and will be held directly responsible to Contractor.

16. CERTIFIED PAYROLL RECORDS.

A. Contractor shall keep and shall cause each subcontractor performing any portion of the work under this Contract to keep an accurate payroll record, showing the name, address, social security number, work classification, straight time and overtime hours worked each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker, or other employee employed by Contractor or subcontractor in connection with the work, all in accordance with Division 2, Part 7, Article 2 of the California Labor Code. Such payroll records for Contractor and all subcontractors shall be certified and shall be available for inspection at all reasonable hours at the principal office of Contractor pursuant to the provisions of Section 1776 of the Labor Code. Contractor's failure to furnish such records to City in the manner provided herein for notices shall entitle City to withhold the penalty prescribed by law from progress payments due to Contractor.

- B. Upon completion of the work, Contractor shall submit to the City certified payroll records for Contractor and all subcontractors performing any portion of the work under this Contract. Certified payroll records for Contractor and all subcontractors shall be maintained during the course of the work and shall be kept by Contractor for up to three (3) years after completion of the work.
- C. The foregoing is in addition to, and not in lieu of, any other requirements or obligations established and imposed by any department of the City with regard to submission and retention of certified payroll records for Contractor and subcontractors.

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17. RESPONSIBILITY OF CONTRACTOR. Notwithstanding anything to the contrary in the Standard Specifications, Contractor shall have the responsibility, care and custody of the work. If any loss or damage occurs to the work that is not covered by collectible commercial insurance, excluding loss or damage caused by earthquake or flood or the negligence or willful misconduct of City, then Contractor shall immediately make the City whole for any such loss or pay for any damage. If Contractor fails or refuses to make the City whole or pay, then City may do so and the cost and expense of doing so shall be deducted from the amount due Contractor from City hereunder.

CONTINUATION. Termination or expiration of this Contract shall not 18. terminate the rights or liabilities of either party which rights or liabilities accrued or existed prior to termination or expiration of this Contract.

19. TAXES AND TAX REPORTING.

As required by federal and state law, City is obligated to and will report the payment of compensation to Contractor on Form 1099-Misc. Contractor shall be solely responsible for payment of all federal and state taxes resulting from payments under this Contract. Contractor shall submit Contractor's Employer Identification Number (EIN), or Contractor's Social Security Number if Contractor does not have an EIN, in writing to City's Accounts Payable, Department of Financial Management. Contractor acknowledges and agrees that City has no obligation to pay Contractor until Contractor provides one of these numbers.

Contractor shall cooperate with City in all matters relating to B. taxation and the collection of taxes, particularly with respect to the self-accrual of use tax. Contractor shall cooperate as follows: (i) for all leases and purchases of materials, equipment, supplies, or other tangible personal property totaling over \$100,000 shipped from outside California, a qualified Contractor shall complete and submit to the appropriate governmental entity the form in Appendix "A" attached hereto; and (ii) for construction contracts and subcontracts totaling \$5,000,000 or more, Contractor shall obtain a sub-permit from the California Department of Tax

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and Fee Administration ("CFTA") for the Work site. "Qualified" means that the Contractor purchased at least \$500,000 in tangible personal property that was subject to sales or use tax in the previous calendar year.

- C. Contractor shall create and operate a buying company, as defined in CFTA Regulation 1699, subpart (i), in City if Contractor will purchase over \$5,000,000 in tangible personal property subject to California sales and use tax.
- In completing the form and obtaining the permit(s), Contractor D. shall use the address of the Work site as its business address and may use any address for its mailing address. Copies of the form and permit(s) shall also be delivered to the City Engineer. The form must be submitted and the permit(s) obtained as soon as Contractor receives a Notice to Proceed. Contractor shall not order any materials or equipment over \$100,000 from vendors outside California until the form is submitted and the permit(s) obtained and, if Contractor does so, it shall be a material breach of this Contract. In addition, Contractor shall make all purchases from the Long Beach sales office of its vendors if those vendors have a Long Beach office and all purchases made by Contractor under this Contract which are subject to use tax of \$500,000 or more shall be allocated to the City of Long Beach. Contractor shall require the same cooperation with City, with regards to subsections B, C and D under this section (including forms and permits), from its subcontractors and any other subcontractors who work directly or indirectly under the overall authority of this Contract.
- Contractor shall not be entitled to and by signing this Contract E. waives any claim or damages for delay against City if Contractor does not timely submit these forms to the appropriate governmental entity. Contractor may request a waiver to subsections B, C, and/or D. Waiver requests must be submitted in writing and will be subject to City review and approval. Contractor may contact the Financial Management Department, Budget Management Bureau at (562) 570-6425 for assistance with the form.

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- ADVERTISING. Contractor shall not use the name of City, its officials 20. or employees in any advertising or solicitation for business, nor as a reference, without the prior approval of the City Manager, City Engineer or designee.
- City shall have the right at all reasonable times during 21. AUDIT. performance of the work under this Contract for a period of five (5) years after final completion of the work to examine, audit, inspect, review, extract information from and copy all books, records, accounts and other documents of Contractor relating to this Contract.
- NO PECULIAR RISK. Contractor acknowledges and agrees that the 22. work to be performed hereunder does not constitute a peculiar risk of bodily harm and that no special precautions are required to perform said work.
- THIRD PARTY BENEFICIARY. This Contract is intended by the 23. parties to benefit themselves only and is not in any way intended or designed to or entered for the purpose of creating any benefit or right of any kind for any person or entity that is not a party to this Contract.
- SUBCONTRACTORS. Contractor agrees to and shall bind every 24. subcontractor to the terms of this Contract; provided, however, that nothing herein shall create any obligation on the part of City to pay any subcontractor except in accordance with a court order in an action to foreclose a stop notice. Failure of Contractor to comply with this Section shall be deemed a material breach of this Contract. A list of subcontractor(s) submitted by Contractor in compliance with Public Contract Code Sections 4100 et seq. is attached hereto as Exhibit "D" and incorporated herein by this reference.
- NO DUTY TO INSPECT. No language in this Contract shall create 25. and City shall not have any duty to inspect, correct, warn of or investigate any condition arising from Contractor's work hereunder, or to insure compliance with laws, rules or regulations relating to said work. If City does inspect or investigate, the results thereof shall not be deemed compliance with or a waiver of any requirements of the Contract

Documents.

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- GOVERNING LAW. 26. This Contract shall be governed by and construed pursuant to the laws of the State of California (except those provisions of California law pertaining to conflicts of laws).
- 27. INTEGRATION. This Contract, including the Contract Documents identified in Section 3 hereof, constitutes the entire understanding between the parties and supersedes all other agreements, oral or written, with respect to the subject matter herein.
- In connection with performance of this 28. NONDISCRIMINATION. Contract and subject to federal laws, rules and regulations, Contractor shall not discriminate in employment or in the performance of this Contract on the basis of race, religion, national origin, color, age, sex, sexual orientation, gender identity, AIDS, HIV status, handicap or disability. It is the policy of the City to encourage the participation of Disadvantaged, Minority and Women-Owned Business Enterprises, and the City encourages Contractor to use its best efforts to carry out this policy in the award of all subcontracts.
- 29. EQUAL BENEFITS ORDINANCE. Unless otherwise exempted in accordance with the provisions of the Ordinance, this Contract is subject to the applicable provisions of the Equal Benefits Ordinance ("EBO"), section 2.73 et seq. of the Long Beach Municipal Code, as amended from time to time.
 - During the performance of this Contract, the Contractor certifies and represents that the Contractor will comply with the EBO. The Contractor agrees to post the following statement in conspicuous places at its place of business available to employees and applicants for employment:

"During the performance of a Contract with the City of Long Beach, the Contractor will provide equal benefits to employees with spouses and its employees with domestic partners. Additional information about the City of Long Beach's Equal Benefits Ordinance may be obtained from the City of Long Beach Business Services Division at 562-570-6200."

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- B. The failure of the Contractor to comply with the EBO will be deemed to be a material breach of the Contract by the City.
- If the Contractor fails to comply with the EBO, the City may C. cancel, terminate or suspend the Contract, in whole or in part, and monies due or to become due under the Contract may be retained by the City. The City may also pursue any and all other remedies at law or in equity for any breach.
- Failure to comply with the EBO may be used as evidence D. against the Contractor in actions taken pursuant to the provisions of Long Beach Municipal Code 2.93 et seq., Contractor Responsibility.
- E. If the City determines that the Contractor has set up or used its contracting entity for the purpose of evading the intent of the EBO, the City may terminate the Contract on behalf of the City. Violation of this provision may be used as evidence against the Contractor in actions taken pursuant to the provisions of Long Beach Municipal Code section 2.93 et seg., Contractor Responsibility.
- DEFAULT. Default shall include but not be limited to Contractor's 30. failure to perform in accordance with the Plans and Specifications, failure to comply with any Contract Document, failure to pay any penalties, fines or charges assessed against Contractor by any public agency, failure to pay any charges or fees for services performed by the City, and if Contractor has substituted any security in lieu of retention, then default shall also include City's receipt of a stop notice. If default occurs and Contractor has substituted any security in lieu of retention, then in addition to City's other legal remedies, City shall have the right to draw on the security in accordance with Public Contract Code Section 22300 and without further notice to Contractor. If default occurs and Contractor has not substituted any security in lieu of retention, then City shall have all legal remedies available to it.

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IN WITNESS WHEREOF, the parties have caused this document to be duly 1 executed with all formalities required by law as of the date first stated above. 2 3 SULLY-MILLER CONTRACTING COMPANY, a Delaware corporation 4 2019 5 **DECEMBER 17** Name curtis weltz 6 Title ASSISTANT SECRETARY ***PLEASE SEE ATTACHED THE CERTIFICATE
By of incumbency and resolution *** 7 2019 Name 8 Title 9 "Contractor" 10 CITY OF LONG BEACH, a municipal 11 corporation OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 411 West Ocean Boulevard, 9th Floor Long Beach. CA 90802-4664 12 13 THE CITY CHARTER 14 "City" 15 This Contract is approved as to form on <u>December</u> 23 16 CHARLES PARKIN, City Attorney 17 Deputy 18 19 20 21 22 23 24 25 26 27

, 2019.

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CERTIFICATE OF INCUMBENCY AND RESOLUTION

I, Anthony L. Martino, II, do hereby certify that I am the Secretary of Sully-Miller Contracting Company, a Delaware corporation, and that as such I have access to and custody of the corporate records and minute books of said corporation.

And I do hereby further certify that the following persons are duly elected officers of said corporation.

TITLE

Chairman Of The Board

President

Vice President, CFO, Treasurer

and Assistant Secretary

Vice President and Assistant Secretary

Secretary

Assistant Secretary

NAME

John Harrington

William Joseph Thomas Boyd

Christian Ransinangue

Scott Bottomley

Anthony L. Martino, II

Curtis Weltz

I further certify that the following is a true and correct copy of a resolution duly adopted by the Board of Directors of said Company at a meeting held on December 5, 2019, and that this resolution has not been in any way rescinded, annulled, or revoked but the same is still in full force and effect:

"BID TENDERS: GENERAL

RESOLVED, that any officer of the Corporation be and they hereby are authorized in the name and on behalf of the Corporation, under its corporate seal or otherwise (i) to prepare proposals and bids for the supplying of construction materials and the performance by itself or in joint venture, of work of whatsoever nature in connection with the construction or paving of highways, roads and airports and in connection with earthworks and civil engineering projects of all kinds, together with all work incidental thereto, (ii) to execute and submit any and all such proposals and bids to any governmental authority, instrumentality, or agency of the United States, its several states, territories and possessions, including without limitation, any municipality or other political or corporate subdivision thereof, and to any corporation, partnership, sole proprietorship, or other business entity, (iii) in connection with any such submission, to deliver bid deposits or bonds as may be required and (iv) to execute and deliver definitive agreements binding the Corporation to perform work in accordance with any proposals and bids authorized hereby."

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal this 5th day of December, 2019.

(SEAL)

Anthony L. Martino, II

Secretary

Sully-Miller Contracting Company 135 S. State College Blvd., Ste. 400

Brea, CA 92821

EXHIBIT "A"

Contractor's Bid

Awarded: All Line Items as Needed

BID TO THE CITY OF LONG BEACH CONTRACT FOR LOCAL STREET IMPROVEMENTS

In accordance with the Notice Inviting Bids for this Work in the City of Long Beach, California, to be opened on July 2, 2019, at 9:00 a.m., we offer to furnish all necessary labor, tools, materials, appliances and equipment for and perform all Work mentioned in the Notice Inviting Bids, in full compliance with Plans & Specifications No. R-7153 at the prices listed below.

Because the City is unable to predict the requirements for each bid item, award of the Contract will be based on a representative sample of items. The lowest responsive bidder will be determined by a weighted sum of the sample item unit prices. The sample items and weighting to be used will be selected by the City, kept in a sealed envelope, and opened at the bid opening in order to ensure a competitive bidding process. The City intends to award an all-inclusive contract to one Contractor for the Work. The City may also enter contracts with more than one Bidder.

Item Description Notes:

Note 1 -The A, B, C, and D suffixes for each Bid Items are for the purposes of tracking construction costs by the following four categories of work only, and they are not for the purpose of having a different unit price per category.

- . Category A Sidewalks / Pedestrian Path of Travel.
- . Category B Reconstruction of the existing Non-Compliant Access Ramp(s) to ADA compliance.
- . Category C Construction of New ADA Curb Ramp(s) where one is missing.
- . Category D Non-ADA Related Improvements.

Note 2 – Bidders to enter a single unit price for each specified Item Description at each Estimate Quantity.

ITEM NO.	ITEM DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE (IN FIGURES)
	MANHOLES			
1-A.	Adjust City Manhole Frame & Cover.			
2-B.				978.
3-C.	(Note 1), (Note 2 - Bidders to enter a	1 or more	EA	770.
4-D.	single unit price for Item No. 1-A, 2-B, 3-C, and 4-D).			

5-A.	Adjust L.A.C.S.D. Manhole Frame & Cover.			
6-B.		1 or more	EA	995
7-C.	(Note 1), (Note 2 - Bidders to enter a	i oi more		
8-D.	single unit price for Item No. 5-A, 6-B, 7-C, and 8-D).			
9-A.	Reconstruct Manhole Frame & Cover.			
10-B.		4		
11-C.	(Note 1), (Note 2 - Bidders to enter a	1 or more	EA	2500
12-D.	single unit price for Item No. 9-A, 10-B, 11-C, and 12-D).			
13-D.	Recoat Epoxy-lined Manholes. (Note 1).	1 or more	EA	5000 -
14-D.	Manhole Step. (Note 1).	1 or more	EA	100-
15-A.	Manhole and Structure Rehabilitation.			
16-B.		1 or more	EA	5000-
17-C.	(Note 1), (Note 2 - Bidders to enter a	i di more		
18-D.	single unit price for Item No. 15-A, 16-B, 17-C, and 18-D).			
	VALVE / PULL BOX			
19-A.	Adjust Water Valve Box & Cover and Meter Box & Cover.			
20-B.	motor Box a Goton	1 or more	EA	
21-C.	(Note 1), (Note 2 - Bidders to enter a	i oi more	EA	100 -
22-D.	single unit price for Item No. 19-A, 20-B, 21-C, and 22-D).			
23-A.	Reconstruct Water Valve Box & Cover.			
24-B.		4		33
25-C.	(Note 1), (Note 2 - Bidders to enter a	1 or more	EA	725
26-D.	single unit price for Item No. 23-A, 24-B, 25-C, and 26-D).			

27-A.	Adjust Gas Valve Box & Cover.			
28-B.		1	E^	
29-C.	(Note 1), (Note 2 - Bidders to enter a	1 or more	EA	400-
30-D.	single unit price for Item No. 27-A, 28-B, 29-C, and 30-D).			
31-A.	Furnish and Install Pull Box #3.			
32-B.		1 or more	EA	850-
33-C.	(Note 1), (Note 2 - Bidders to enter a	i di illote	LA	000
34-D.	single unit price for Item No. 31-A, 32-B, 33-C, and 34-D).			
35-A.	Furnish and Install Pull Box #5.			
36-B.		1 or more	EA	1000 -
37-C.	(Note 1), (Note 2 - Bidders to enter a	1 of mole	LA	,000
38-D.	single unit price for Item No. 35-A, 36-B, 37-C, and 38-D).			i !
39-A.	Furnish and Install Pull Box #6.			
40-B.		1 or more	EA	1300
41-C.	(Note 1), (Note 2 - Bidders to enter a	i oi mole		7300
42-D.	single unit price for Item No. 39-A, 40-B, 41-C, and 42-D).			
43-A.	Furnish and Install Traffic Signal Pull Box #3.			
44-B.		1 or more	EA	1700 -
45-C.	(Note 1), (Note 2 - Bidders to enter a	i di mole	CA	, ,
46-D.	single unit price for Item No. 43-A, 44-B, 45-C, and 46-D).			
47-A.	Furnish and Install Traffic Signal Pull Box #5.			
48-B.	Jon II O.	4		7.55
49-C.	(Note 1), (Note 2 - Bidders to enter a	1 or more	EA	3000 -
50-D.	single unit price for Item No. 47-A, 48-B, 49-C, and 50-D).			

51-A.	Furnish and Install Traffic Signal Pull Box #6.			
52-B.	μολ πο.	1 or more	EA	
53-C.	(Note 1), (Note 2 - Bidders to enter a	i di mole	EA	4000 -
54-D.	single unit price for Item No. 51-A, 52-B, 53-C, and 54-D).			
55-A.	Furnish and Install #6E Steel Plate Pull Box (Street Rated).			
56-B.				:00
57-C.	(Note 1), (Note 2 - Bidders to enter a	1 or more	EA	4250
58-D.	single unit price for Item No. 55-A, 56-B, 57-C, and 58-D).			
	SURVEY			
59-A.	Install Survey Monument Type C with Casting & Cover.			
60-B.	buoting a dovo	1 or more	EA	520-
61-C.	(Note 1), (Note 2 - Bidders to enter a	i di indie	LA	-
62-D.	single unit price for Item No. 59-A, 60-B, 61-C, and 62-D).			
63-A.	Install Survey Monument Casting & Cover.			
64-B.		1 or more	EA	520-
65-C.	(Note 1), (Note 2 - Bidders to enter a	i oi more		
66-D.	single unit price for Item No. 63-A, 64-B, 65-C, and 66-D).			
67-A.	Adjust Survey Monument Casting & Cover.			
68-B.		1 or more	EA	520-
69-C.	(Note 1), (Note 2 - Bidders to enter a	1 or more		
70-D.	single unit price for Item No. 67-A, 68-B, 69-C, and 70-D).			
71-A.	Construct Survey Bench Mark, Type 1 per CLB Standard Plan No. 203.			
72-B.		1 or more	EA	575
73-C.	(Note 1), (Note 2 - Bidders to enter a	i di ilidic		J / 3
74-D.	single unit price for Item No. 71-A, 72-B, 73-C, and 74-D).			

	Construct Spike & Washer and or Ties			
75-A.	per CLB Standard Plan No. 206 and			
76-B.	CLB Standard Plan No. 205	1 or more	EA	
77-C.	(Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 75-A, 76-B,	i oi more	LA	520
78-D.	77-C, and 78-D)			
79-A.	Survey Monument, Apparent Property Corner or Prolongation to be tied out			
80-B.	prior to construction and submitted as a corner record.	1 or more	EA	432
81-C.	(Note 1), (Note 2 - Bidders to enter a	1 51 111515		75
82-D.	single unit price for Item No. 79-A, 80-B, 81-C, and 82-D).			
83-A.	Construct Survey Ties per CLB Standard Plan No. 207 (pending).	•		
84-B.	(Note 1), (Note 2 - Bidders to enter a	1 or more	EA	520-
85-C.	single unit price for Item No. 83-A, 84-B,	1 of more		
86-D.	85-C, and 86-D)			
87-A.	Design Survey – A Two Person Survey Crew.			
88-B.				777
89-C.		1 or more	HOUR	322
90-D.	(Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 87-A, 88-B, 89-C, and 90-D)			
91-A.	Design Survey – A Three Person Survey Crew.			
92-B.				
93-C.		1 or more	HOUR	978
94-D.	(Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 91-A, 92-B, 93-C, and 94-D).			
	MISCELLANEOUS			
95-D.	Curb Drain.	1 to 5	EA	400-
96-D.	(Note 1).	6 or more	EA	400 -
97-A.	Type "E" Joint Sealant. (Note 1).	10 or more	LF	zo-

	TREES / LANDSCAPING			
98-A.	Stump Removal - including 12" or greater and up to and including 24"			
99-B.	Diameter. Includes disposal.	1 or more	EA	750-
100-C.	(Note 1), and (Note 2 - Bidders to enter	1 of more	<u> </u>	750
101-D.	a single unit price for Item No. 98-A, 99-B, 100-C, and 101-D).			
102-A.	Stump Removal – including 25" and greater Diameter Trunk.			
103-B.	Includes disposal.	1 or more	EA	1380-
104-C.	(Note 1), (Note 2 - Bidders to enter a	1 of more		7300
105-D.	single unit price for Item No. 102-A, 103-B, 104-C, and 105-D).			
106-A.	Tree Removal – 6" or greater and up to and including 12" Diameter Trunk. Any			
107-B.	height and any canopy size. Includes disposal.	1 or more	EA	1805.50
108-C.	(Note 1), (Note 2 - Bidders to enter a	1 of filoto	L/\	7000,50
109-D.	single unit price for Item No. 106-A, 107- B, 108-C, and 109-D).			
110-A.	Tree Removal - including 13" or greater and up to and including 24" Diameter			
111-B.	Trunk. Any height and any canopy size. Includes disposal.	1 or more	EA	3278
112-C.	(Note 1), (Note 2 - Bidders to enter a	1 OI IIIOIC		
113-D.	single unit price for Item No. 110-A, 111-B, 112-C, and 113-D).			
114-A.	Tree Removal - including 25" or greater and up to and including 36" Diameter			
115-B.	Trunk. Any height and any canopy size. Includes disposal.	1 or more	EA	1/200 -
116-C.	(Note 1), (Note 2 - Bidders to enter a	, or more		4200
117-D.	single unit price for Item No. 114-A, 115-B, 116-C, and 117-D).			
118-A.	Tree Removal - including 37" or greater and up to and including 48" Diameter			
119-B.	Trunk. Any height and any canopy size.	1 or more	EA	7475-
120-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	i oi more	tm/\	7475
121-D.	single unit price for Item No. 118-A, 119-B, 120-C, and 121-D).			

122-A.	Tree Removal - including 49" or greater Diameter Trunk. Any height and any	The state of the s		
123-B.	canopy size.	4	_,	Oran -
124-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	1 or more	EA	8625
125-D.	single unit price for Item No. 122-A, 123-B, 124-C, and 125-D).			
126-A.	Tree Pruning - up to and including 12" Diameter Trunk. Any height and any			
127-B.	canopy size.	1 to 10	EA	402.50
128-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	1 10 10	LA.	902.30
129-D.	single unit price for Item No. 126-A, 127- B, 128-C, and 129-D).		- 1	
130-A.	Tree Pruning - up to and including 12" Diameter Trunk. Any height and any			
131 - B.	canopy size.	44	EA	287.50
132-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	11 or more	EA	201.30
133-D.	single unit price for Item No. 130-A, 131-B, 132-C, and 133-D).	-		
134-A.	Tree Pruning –13" and up to and including 24" Diameter Trunk. Any height			
135-B.	and any canopy size.	4 40 40	EA	410-
136-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	1 to 10	·	460-
137-D.	single unit price for Item No. 134-A, 135-B, 136-C, and 137-D).			
138-A.	Tree Pruning –13" and up to and including 24" Diameter Trunk. Any height			
139-B.	and any canopy size.	11 or more	EA	402.50
140-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	i i di more	LA	902.
141-D.	single unit price for Item No. 138-A, 139- B, 140-C, and 141-D).			
142-A.	Tree Pruning – 25" and up to and including 36" Diameter Trunk. Any height			
143-B.	and any canopy size.	1 to 10	EA	1437.50
144-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	ו נט וט	LA	, , ,
145-D.	single unit price for Item No. 142-A, 143-B, 144-C, and 145-D).		:	

146-A.	Tree Pruning - 25" and up to and including 36" Diameter Trunk. Any height	-		
147-B.	and any canopy size. Includes disposal.	11 or more	EA	1150-
148-C.	(Note 1), (Note 2 - Bidders to enter a	i i di illole	EA	7730
149-D.	single unit price for Item No. 146A, 147- B, 148-C, and 149-D).			
150-A.	Tree Pruning – 37" and up to and including 48" Diameter Trunk. Any height			
151-B.	and any canopy size.	4.1-10	_,	
152-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	1 to 10	EA	1552.50
153-D.	single unit price for Item No. 150-A, 151- B, 152-C, and 153-D).			
154-A.	Tree Pruning – 37" and up to and including 48" Diameter Trunk. Any height			
155-B.	and any canopy size.	11 or more	EA	11127 50
156-C.	Includes disposal. (Note 1), (Note 2 - Bidders to enter a	i i oi more	EA	1437.50
157-D.	single unit price for Item No. 154-A, 155- B, 156-C, and 157-D).	:		
158-A.	Tree Pruning – 49" and greater Diameter Trunk. Any height and any canopy size.			
159-B.	Includes disposal.	1 to 10	EA	2300 -
160-C.	(Note 1), (Note 2 - Bidders to enter a	1 10 10	LA	2300
161-D.	single unit price for Item No. 158-A, 159- B, 160-C, and 161-D).			
162-A.	Tree Pruning – 49" and greater Diameter Trunk. Any height and any canopy size.			
163-B.	Includes disposal.	11 or more	EA	2127.50
164-C.	(Note 1), (Note 2 - Bidders to enter a	1101111010	_, ,	2127.
165-D.	single unit price for Item No. 162-A, 163-B, 164-C, and 165-D).			
166-A.	Root Shaving. Includes disposal.			
167-B.	'	10 to 100	SF	8.65
168-C.	(Note 1), (Note 2 - Bidders to enter a	10 10 100	<u></u> 5.	
169-D.	single unit price for Item No. 166-A, 167- B, 168-C, and 169-D).			

170-A.	Root Shaving. Includes disposal.			
171-B.		101 to 500	SF	6.90
172-C.	(Note 1), (Note 2 - Bidders to enter a	101 to 300	J.	6.70
173-D.	single unit price for Item No. 170-A, 171-B, 172-C, and 173-D).			
174-A.	Root Shaving. Includes disposal.			
175-B.	(Note 1), (Note 2 - Bidders to enter a	501 to 1,000	SF	1177
176-C.	single unit price for Item No. 174-A, 175-	301 to 1,000	01	4.32
177-D.	B, 176-C, and 177-D).			
178-A.	Root Shaving. Includes disposal.			
179-B.	•	1,001 or more	SF	11.77
180-C.	(Note 1), (Note 2 - Bidders to enter a	1,001 01 111010	O,	4.32
181-D.	single unit price for Item No. 178-A, 179-B, 180-C, and 181-D).			
182-A.	Root Pruning, 14" Deep. Includes disposal.			
183-B.	(Note 1), (Note 2 - Bidders to enter a	12 to 120	LF	46-
184-C.	single unit price for Item No. 182-A, 183-	12 10 120	- '	
185-D.	B, 184-C, and 185-D).			
186-A.	Root Pruning, 14" Deep. Includes disposal.		-	
187-B.	·	121 to 480	LF	34.50
188-C.	(Note 1), (Note 2 - Bidders to enter a	.2. 13 100	— ;	ن ار ن ا
189-D.	single unit price for Item No. 186-A, 187-B, 188-C, and 189-D).			
190-A.	Root Pruning, 14" Deep Includes disposal.		:	
191-B.	•	481 to 1,008	LF	34.50
192-C.	(Note 1), (Note 2 - Bidders to enter a	.01 (0 1,000		···
193-D.	single unit price for Item No. 190-A, 191- B, 192-C, and 193-D).			

194-A.	Root Pruning, 14" Deep. Includes disposal.			
195-B.	- moludes disposal.	4.000		
196-C.	(Note 1), (Note 2 - Bidders to enter a	1,009 or more	LF	34.50
197-D.	single unit price for Item No. 194-A, 195-B, 196-C, and 197-D).			
198-D.	Root Pruning, 26" Deep - Curb Side Includes disposal.	12 to 120	LF	51.75
199-D.		121 to 480	LF	43.70
200-D.		481 to 1,008	LF	43.70
201-D.	(Note 1).	1,009 or more	LF	43.70
202-D.	Tree Planting, 15 Gallon Tree. Any combination, as selected by the City, from the following: Tree Rhus Lancea/ African Sumac, Tabebuia Avellanedae / Lavender Trumpet Tree,	1 to 5	EA	400-
203-D.	Tristania Conferta / Brisbane Box, Ullmas Parvifolia / Chinese Elm, Geijera Parviflora / Australian Willow. (Note 1).	6 or more	EA	250 -
204-D.	Tree Planting, 24" Box Tree. Any combination, as selected by the City, from the following: Tree Rhus Lancea/ African Sumac, Tabebuia Avellanedae / Lavender Trumpet Tree, Tristania Conferta / Brisbane Box, Ullmas Parvifolia / Chinese Elm, Geijera Parviflora / Australian Willow.	1 to 5	EA	1200-
205-D.	(Note 1).	6 or more	EA	1200 1200

	PCC - CURB RAMPS			
206-В.	Curb Ramp Case A, Detail 1A. Includes ramp, grooved border, turning and clear space, sidewalk, integral curb and gutter, ADA detectable warning surface, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement,	1 to 4	EA	
207-C.	unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 206-B, and 207-C).	1104	LA	5100
208-B.	Curb Ramp Case A, Detail 1A. Includes ramp, grooved border, turning and clear space, sidewalk, integral curb and gutter, ADA detectable warning surface, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement,	5 or more	EA	11/20 -
209-C.	unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 208-B, and 209-C).	o di more	ì	4600 -
210-B.	Curb Ramp Case A, Detail 1B. Includes ramp, grooved border, turning and clear space, sidewalk, retaining curb, integral curb and gutter, ADA detectable warning surface, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and	1 to 4	ΕA	5100 -
211-C.	unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 210-B, and 211-C).	1 10 4		

212-B. 213-C	Curb Ramp Case A, Detail 1B. Includes ramp, grooved border, turning and clear space, sidewalk, retaining curb, integral curb and gutter, ADA detectable warning surface, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a	5 or more	EA	4600-
	single unit price for Item No. 212-B, and 213-C).			
214-B.	Curb Ramp Case A, Detail 2, 3 or 4. Includes ramp, grooved border, turning and clear space, sidewalk, retaining curb, integral curb and gutter, ADA detectable warning surface, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area"	1 to 4	EA	5100-
215-C.	Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 214-B, and			
216-B.	Curb Ramp Case A, Detail 2, 3 or 4. Includes ramp, grooved border, turning and clear space, sidewalk, retaining curb, integral curb and gutter, ADA detectable warning surface, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material, and imported and or	5 or more	EA	4600-
217-C.	local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 216-B, and 217-C).			

218-B.	Curb Ramp Case B, Detail 1A. Includes two ramps, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 218-B, and 219-C).	1 to 4	EA	5100- 6100-
219-C.		1104		
220-B.	Curb Ramp Case B, Detail 1A. Includes two ramps, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and	5 or more	EA	4100
221-C.	pavement, unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 220-B, and 221-C).			5600 -
222-B.	Curb Ramp Case B, Detail 2,3 or 4. Includes two ramps, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous	1 to 4	EA	
223-C.	pavement, unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 222-B, and 223-C).	1 to 4	EA	5100 6100

224-B.	Curb Ramp Case B, Detail 2,3 or 4. Includes two ramps, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material, and imported and or	5 or more	EA	4600-
225-C.	local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 224-B, and 225-C).			5800 -
226-B.	Curb Ramp Case C. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material, and imported and or	1 to 4	EA	.5/00 -
227-C.	local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 226-B, and 227-C).			
228-B.	Curb Ramp Case C. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and	5 or more	EA	4600-
229-C.	unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 228-B, and 229-C).			1000

230-В.	Curb Ramp Case D, Detail 1A, 1B, 3 or 4. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and	1 to 4	EA	5/00-
231-C.	unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 230-B, and 231-C).			
232-В.	Curb Ramp Case D, Detail 1A, 1B, 3 or 4. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous	5 or more	ΕA	4600 -
233-C.	pavement, unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 232-B, and 233-C).			
234-B.	Curb Ramp Case E. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and	1 to 4	ΕA	5/00 -
235-C.	unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 234-B, and 235-C).	1 10 7		

236-В.	Curb Ramp Case E. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and 5 or more	5 or more	or more EA	4/00 -
237-C.	unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 236-B, and 237-C).			9600 ⁻
238-B.	Curb Ramp Case F. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and	1 to 4	ΕA	5500 -
239-C.	unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 238-B, and 239-C).			
240-B.	Curb Ramp Case F. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous payement, unclassified excavation, and	5 or more	ΕA	4900-
241-C.	unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 240-B, and 241-C).	J OI MOIS	LA	

242-B.	Curb Ramp Case G. Includes two curb ramps, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable	1 or more	ΕA	00X)-
243-C.	material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F. (Note 1), (Note 2 - Bidders to enter a			8500
	single unit price for Item No. 242-B, and 243-C)			
244-B. 245-C.	Curb Ramp Case H. Includes curb ramp, grooved border, turning and clear space, sidewalk, retaining curb, curb and gutter, and ADA detectable warning surfaces, removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material, and imported and or local borrow at "Curb Ramp Area" Drawing shown in Attachment F of Division F.	1 or more	EA	8000-
	(Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 244-B, and 245-C)			
246-B.	Install ADA Detectable Warning Surface at Existing Curb Ramp. (No Curb Ramp Reconstruction or Construction). Includes removal and	12 to 48	SF	70-
247-B.	disposal of Detectable Warning Surface when it exists. (Note 1).	48 or more	SF	70-
L	111010 17.		L	l

	ASPHALT CONCRETE - CURB / BERM			
248-D.	Asphalt Concrete Curb and or Asphalt Berm.	1 to 50	LF	50-
249-D.	Includes removal and disposal of	51 to 100	LF	50-
250-D.	concrete, bituminous pavement, unclassified excavation, and unsuitable	101 to 400	LF	SO-35-
251-D.	material. Includes imported and or local borrow.	401 to 1,000	LF	30 -
252-D.	,	1,001 to 2,000	LF	27-
253-D.	(Note 1).	2,001 or more	LF	25 -
	PCC - CURB / CURB & GUTTER			
254-A.	PCC Curb, SPPWC Type A1-6, A1-8, A1 Integral, C1-6, or C1-8. Includes removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement,			
255-D.	unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 254-A, and 255-D).	1 to 50	LF	150-
256-A.	PCC Curb, SPPWC Type A1-6, A1-8, A1 Integral, C1-6, or C1-8. Includes removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement,			
257-D.	unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 256-A, and 257-D).	51 to 100	LF	125
258-A.	PCC Curb, SPPWC Type A1-6, A1-8, A1 Integral, C1-6, or C1-8. Includes removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable	101 to 4 00	LF	85—
259-D.	material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 258-A, and 259-D).	10110 400		83

260-A. 261-D.	PCC Curb, SPPWC Type A1-6, A1-8, A1 Integral, C1-6, or C1-8. Includes removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single weit price for less No. 260 A and	401 to 1,000	LF	55 -
	single unit price for Item No. 260-A, and 261-D).			
262-A.	PCC Curb, SPPWC Type A1-6, A1-8, A1 Integral, C1-6, or C1-8. Includes removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable	1,001 to 2,000	LF	
263-D.	material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 262-A, and 263-D).	1,001 to 2,000	• · · · · · · · · · · · · · · · · · · ·	50
264-A.	PCC Curb, SPPWC Type A1-6, A1-8, A1 Integral, C1-6, or C1-8. Includes removal and restoration of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable	2,001 or more	LF	45-
265-D.	material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 264-A, and 265-D).			73
266-D.	PCC Curb & Gutter, SPPWC Type A2, W=1.0'.	1 to 50	LF	155-
267-D.	Includes removal and restoration of trench/slot, removal and disposal of	51 to 100	LF	130-
268-D.	concrete, bituminous pavement, unclassified excavation, and unsuitable	101 to 400	LF	90 -
269-D.	material. Includes imported and or local borrow.	401 to 1,000	LF	65-
270-D.	(Note 1).	1,001 to 2,000	LF	60-
271-D.		2,001 or more	LF	50-

272-D.	PCC Curb & Gutter, SPPWC Type A2, W=1.5'.	1 to 50	LF	156-
273-D.	Includes removal and restoration of trench/slot, removal and disposal of	51 to 100	LF	131-
274-D.	concrete, bituminous pavement, unclassified excavation, and unsuitable	101 to 400	LF	91-
275-D.	material. Includes imported and or local borrow.	401 to 1,000	LF	65-
276-D.	(Note1).	1,001 to 2,000	LF	61-
277-D.		2,001 or more	LF	56 52-
278-D.	PCC Curb & Gutter, SPPWC Type A2, W=2.0'.	1 to 50	LF	157-
279-D.	Includes removal and restoration of trench/slot, removal and disposal of	51 to 100	LF	135-
280-D.	concrete, bituminous pavement, unclassified excavation, and unsuitable	101 to 400	LF	92-
281-D.	material. Includes imported and or local borrow.	401 to 1,000	LF	65
282-D.	(Note 1).	1,001 to 2,000	LF	55
283-D.		2,001 or more	LF	54-
284-D.	PCC Curb & Gutter, SPPWC Type A2, W=7.0'.	1 to 50	LF	200-
285-D.	Includes removal and restoration of trench/slot, removal and disposal of	51 to 100	LF	185-
286-D.	concrete, bituminous pavement, unclassified excavation, and unsuitable material. Includes imported and or local borrow.	101 to 400	LF	150-
287-D.		401 to 1,000	LF	115
288-D.	(Note 1).	1,001 to 2,000	LF	105-
289-D.		2,001 or more	LF	100-

	PCC - PAVEMENT			
290-A.	PCC Sidewalk, 3" Thick. Includes removal and disposal of	10 to 50	SF	45-
291-A.	concrete, bituminous pavement, unclassified excavation, and unsuitable	51 to 100	SF	40-
292-A.	material. Includes imported and or local	101 to 400	SF	35 —
293-A.	borrow.	401 to 1,000	SF	17-
294-A.		1,001 to 2,000	SF	11-
295-A.	(Note 1).	2,001or more	SF	85 9-
296-D.	PCC Driveway Ramp, 4" Thick. Includes removal and disposal of	10 to 50	SF	46
297-D.	concrete, bituminous pavement,	51 to 100	SF	46
298-D.	unclassified excavation, and unsuitable material, and imported and or local	101 to 400	SF	40
299-D.	borrow. At "Driveway Ramp Area" Drawing shown in Attachment F of	401 to 1,000	SF	73a)15-
300-D.	Division F. Does not include for removal and	1,001 to 2,000	SF	12 m 13.
301-D.	construction of curb and gutter. (Note 1).	2,001 or more	SF	100 11
302-A.	PCC Sidewalk, 4" Thick. – At back of 4" Thick Driveway Ramps.	10 to 50	SF	47
303-A.	Includes removal and disposal of	51 to 100	SF	47
304-A.	concrete, bituminous pavement, unclassified excavation, and unsuitable	101 to 400	SF	42
305-A.	material. Includes imported and or local borrow. At "back of Driveway Ramp	401 to 1,000	SF	15-
306-A.	Area" Drawing shown in Attachment F of Division F.	1,001 to 2,000	SF	14-
307-A.	(Note 1).	2,001 or more	SF	12-

308-D.	PCC Driveway Ramp and PCC Alley	10 +- 50	C.E.	
300-D.	Ramp, 6" Thick.	10 to 50	SF	50-
309-D.	Includes removal and disposal of concrete, bituminous pavement,	51 to 100	SF	50-
310-D.	unclassified excavation, and unsuitable	101 to 400	SF	47-
311-D.	material. Includes imported and or local borrow. At "Driveway Ramp Area" and	401 to 1,000	SF	23 -
312-D.	"Alley Ramp Area" Drawings shown in Attachment F of Division F.	1,001 to 2,000	SF	18-
313-D.	Does not include for removal and construction of curb and gutter. (Note 1).	2,001 or more	SF	17-
314-A.	PCC Sidewalk, 6" Thick – At back of 6" Thick Driveway Ramps and back of Alley	10 to 50	SF	49-
315-A.	Ramps. Includes removal and disposal of	51 to 100	SF	49-
316-A.	concrete, bituminous pavement,	101 to 400	SF	46 -
317-A.	unclassified excavation, and unsuitable material. Includes imported and or local	401 to 1,000	SF	20-
318-A.	borrow. At "back of Driveway Ramp Area" and "back of Alley Ramp Area"	1,001 to 2,000	SF	17-
319-A.	Drawings shown in Attachment F of Division F. (Note 1).	2,001 or more	SF	16 -
320-D.	PCC Pavement at Alleys, 6" Thick. Includes removal and disposal of	10 to 50	SF	49-
321-D.	concrete, bituminous pavement,	51 to 100	SF	49-
322-D.	unclassified excavation, and unsuitable material. Includes imported and or local	101 to 400	SF	46-
323-D.	borrow.	401 to 1,000	SF	20-
324-D.		1,001 to 2,000	SF	17-
325-D.	(Note 1).	2,001 or more	SF	16 -
326-D.	PCC Pavement at Roadways and Local Depressions, 6" Thick.	10 to 50	SF	50-
327-D.	Includes removal and restoration of	51 to 100	SF	50-
328-D.	trench/slot, removal and disposal of concrete, bituminous pavement,	101 to 400	SF	47-
329-D.	unclassified excavation, and unsuitable material. Includes imported and or local	401 to 1,000	SF	23-
330-D.	borrow.	1,001 to 2,000	SF	18-
331-D.	(Note 1).	2,001 or more	SF	17-

332-В.	PCC Spandrel and or PCC Cross Gutter, 8" Thick. Includes dowels, removal and restoration of trench/slot, removal and disposal of			
333-C.	concrete, bituminous pavement, unclassified excavation, and unsuitable material. Includes imported and or local	10 to 50	SF	30
334-D.	borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 332-B, 333-C, and 334-D).			120
335-B.	PCC Spandrel and or PCC Cross Gutter, 8" Thick. Includes dowels, removal and restoration			
336-C.	of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material. Includes imported and or local	51 to 100	SF	69a)
337-D.	borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 335-B, 336-C, and 337-D).	į		80-
338-B.	PCC Spandrel and or PCC Cross Gutter, 8" Thick. Includes dowels, removal and restoration of trench/slot, removal and disposal of			60-
339-C.	concrete, bituminous pavement, unclassified excavation, and unsuitable material. Includes imported and or local	101 to 400	SF	Sen
340-D.	borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 338-B, 339-C, and 340-D).			Hen GOTT
341-B.	PCC Spandrel and or PCC Cross Gutter, 8" Thick. Includes dowels, removal and restoration of trench/slot, removal and disposal of			
342-C.	concrete, bituminous pavement, unclassified excavation, and unsuitable material. Includes imported and or local	401 to 1,000	SF	25-
343-D.	borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 341-B, 342-C, and 343-D).			

344-B.	PCC Spandrel and or PCC Cross Gutter, 8" Thick. Includes dowels, removal and restoration			
345-C.	of trench/slot, removal and disposal of concrete, bituminous pavement, unclassified excavation, and unsuitable material. Includes imported and or local	1,001 to 2,000	SF	24-
346-D.	borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 344-B, 345-C, and 346-D).			
347-B.	PCC Spandrel and or PCC Cross Gutter, 8" Thick. Includes dowels, removal and restoration of trench/slot, removal and disposal of			
348-C.	concrete, bituminous pavement, unclassified excavation, and unsuitable material. Includes imported and or local	2,001 or more	SF	21-
349-D.	borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 347-B, 348-C, and 349-D).			
350-D.	PCC Pavement at Roadways and Local Depressions, 8" Thick.	10 to 50	SF	120-
351-D.	Includes removal and restoration of trench/slot, removal and disposal of	51 to 100	SF	80-
352-D.	concrete, bituminous pavement,	101 to 400	SF	60-
353-D.	unclassified excavation, and unsuitable material. Includes imported and or local	401 to 1,000	SF	25
354-D.	borrow.	1,001 to 2,000	SF	24-
355-D.	(Note 1).	2,001 or more	SF	2/-
356-D.	PCC Bus Stop Street Pad, 10" Thick. Includes PPC curb-integral, dowels,	10 to 50	SF	125
357-D.	includes removal and restoration of trench/slot, removal and disposal of	51 to 100	SF	85 –
358-D.	concrete, bituminous pavement,	101 to 400	SF	65-
359-D.	unclassified excavation, and unsuitable material. Includes imported and or local	401 to 1,000	SF	30-
360-D.	borrow.	1,001 to 2,000	SF	25-
361-D.	(Note 1).	2,001 or more	SF	22-

	Stamped Concrete			
362-D.	Stamped Concrete, Sidewalk / Pedestrian Path of Travel 4" Thick.	10 to 50	SF	60-
363-D.	Includes removal and disposal of concrete, bituminous pavement,	51 to 100	SF	55-
364-D.	unclassified excavation, and unsuitable	101 to 400	SF	48-
365-D.	material. Includes imported and or local borrow.	401 to 1,000	SF	20-
366-D.	(Note 1).	1,001 to 2,000	SF	19-
367-D.		2,001 or more	SF	18-
368-A.	Stamped Concrete, 6" Thick. Includes removal and restoration of	10 to 50	SF	65-
369-A.	trench/slot, removal and disposal of concrete, bituminous pavement,	51 to 100	SF	60-
370-A.	unclassified excavation, and unsuitable	101 to 400	SF	50-
371-A.	material. Includes imported and or local borrow.	401 to 1,000	SF	25 —
372-A.		1,001 to 2,000	SF	22—
373-A.	(Note 1).	2,001 or more	SF	20-
	CRUSHED MISCELLANEOUS BASE			
374-B. 375-C.	Crushed Miscellaneous Base, under "Curb Ramp Area" Case A, C, D, E, and F. At Discretion of the Engineer. 3" Thick under ramp, sidewalk, and retaining curbs, and 6" Thick under curb and gutter. Includes removal and disposal of unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 374-B, and 375-C).	1 to 4	EA	1100 -

376-B.	Crushed Miscellaneous Base, under "Curb Ramp Area" Case A, C, D, E, and F. At Discretion of the Engineer. 3" Thick under ramp, sidewalk, and retaining curbs, and 6" Thick under curb and gutter. Includes removal and	_		
377-C.	disposal of unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 376-B, and 377-C).	5 or more	EA	1000
378-B.	Crushed Miscellaneous Base under "Curb Ramp Area" Case B, G, and H. At Discretion of the Engineer. 3" Thick under ramp, sidewalk, and retaining curbs, and 6" Thick under curb and gutter. Includes removal and disposal of	1 40 4	FA	1100
379-C.	unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 378-B, and 379-C).	1 to 4	EA	1100
380-B.	Crushed Miscellaneous Base under "Curb Ramp Area" Case B, G, and H. At Discretion of the Engineer. 3" Thick under ramp, sidewalk, and retaining curbs, and 6" Thick under curb and gutter. Includes removal and disposal of			1000
381-C.	unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 380-B, and 381-C).	5 or more	EA	1000
382-A.	Crushed Miscellaneous Base - 3" Thick. At Discretion of the Engineer. Under	10 to 50	SF	35-
383-A.	Sidewalk / Pedestrian Path of Travel. Includes removal and disposal of	51 to 100	SF	25 —
384-A.	unclassified excavation, and unsuitable material. Includes imported and or local	101 to 400	SF	20-
385-A.	borrow.	401 to 1,000	SF	Har 10-
386-A.		1,001 to 2,000	SF	4-
387-A.	(Note 1).	2,001 or more	SF	3.50

388-D.	Crushed Miscellaneous Base - 4" Thick. At Discretion of the Engineer. Under 4"	10 to 50	SF	35-
389-D.	Thick "Driveway Ramp Area".	51 to 100	SF	25-
390-D.	Includes removal and disposal of unclassified excavation, and unsuitable	101 to 400	SF	20-
391-D.	material. Includes imported and or local borrow.	401 to 1,000	SF	11-
392-D.		1,001 to 2,000	SF	5-
393-D.	(Note 1).	2,001 or more	SF	4-
394-A.	Crushed Miscellaneous Base - 4" Thick. At Discretion of the Engineer. Under	10 to 50	SF	35-
395-A.	Sidewalk / Pedestrian Path of Travel at	51 to 100	SF	25-
396-A.	"back of 4" Thick Driveway Ramp Area" and under Stamped Concrete. Includes	101 to 400	SF	20-
397-A.	removal and disposal of unclassified excavation, and unsuitable material.	401 to 1,000	SF	11-
398-A.	Includes imported and or local borrow.	1,001 to 2,000	SF	5-
399-A.	(Note 1).	2,001 or more	SF	4-
400-A.	Crushed Miscellaneous Base - 6" Thick. At Discretion of the Engineer. Under	10 to 50	SF	36 (cm) 40 -
401-A.	Sidewalk / Pedestrian Path of Travel at	51 to 100	SF	26 m 35
402-A.	"back of 6" Thick Driveway Ramp Area" and "back of 6" Thick Alley Ramp Area".	101 to 400	SF	25
403-A.	Includes removal and disposal of unclassified excavation, and unsuitable	401 to 1,000	SF	20-
404-A.	material. Includes imported and or local borrow.	1,001 to 2,000	SF	7-
405-A.	(Note 1).	2,001 or more	SF	5-
406-B.	Crushed Miscellaneous Base, 6" Thick. At Discretion of the Engineer. Under Spandrel, Cross Gutter, Curb and	•		
407-C.	Gutter, and Curbs. Includes removal and disposal of unclassified excavation, and unsuitable material. Includes imported and or local borrow.	10 to 50	SF	40-
408-D.	(Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 406-B, 407-C, and 408-D).		.	

409-B. 410-C. 411-D.	Crushed Miscellaneous Base, 6" Thick. At Discretion of the Engineer. Under Spandrel, Cross Gutter, Curb and Gutter, and Curbs. Includes removal and disposal of unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 409-B, 410-	51 to 100	SF	35-
412-B. 413-C.	C, and 411-D). Crushed Miscellaneous Base, 6" Thick. At Discretion of the Engineer. Under Spandrel, Cross Gutter, Curb and Gutter, and Curbs. Includes removal and disposal of unclassified excavation, and unsuitable material. Includes imported and or local borrow. (Note 1), (Note 2 - Bidders to enter a	101 to 400	SF	25-
414-D.	single unit price for Item No. 412-B, 413-C, and 414-D). Crushed Miscellaneous Base, 6" Thick.			
415-B.	At Discretion of the Engineer. Under Spandrel, Cross Gutter, Curb and			
416-C.	Gutter, and Curbs. Includes removal and disposal of unclassified excavation, and unsuitable material. Includes imported and or local borrow.	401 to 1,000	SF	20-
417-D.	(Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 415-B, 416-C, and 417-D).			
418-B.	Crushed Miscellaneous Base, 6" Thick. At Discretion of the Engineer. Under Spandrel, Cross Gutter, Curb and Gutter, and Curbs. Includes removal and			
419-C.	disposal of unclassified excavation, and unsuitable material. Includes imported and or local borrow.	1,001 to 2,000	SF	7-
420-D.	(Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 418-B, 419-C, and 420-D).			

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421-B.	Crushed Miscellaneous Base, 6" Thick. At Discretion of the Engineer. Under Spandrel, Cross Gutter, Curb and Gutter, and Curbs. Includes removal and			
422-C.	disposal of unclassified excavation, and unsuitable material. Includes imported and or local borrow.	2,001 or more	SF	5-
423-D.	(Note 1), (Note 2 - Bidders to enter a single unit price for Item No. 421-B, 422-C, and 423-D).			
424-D.	Crushed Miscellaneous Base, 6" Thick. At Discretion of the Engineer. Under	10 to 50	SF	35 45
425-D.	PCC Roadway Pavements, Local Depressions, Alleys, Alley Ramp Areas, Driveway Ramp Areas, Bus Stop Street	51 to 100	SF	25 35-
426-D.	Pads, and Stamped Concrete, and under Asphalt Concrete Roadway Pavement.	101 to 400	SF	20-25-
427-D.	Includes removal and disposal of unclassified excavation, and unsuitable	401 to 1,000	SF	20-
428-D.	material. Includes imported and or local borrow.	1,001 to 2,000	SF	フー
429-D.	(Note 1).	2,001 or more	SF	5-
	COLD MILL ASPHALT CONCRETE PAVEMENT			
430-D.	Cold Mill Asphalt Concrete Pavement, 1.5" Average Depth.	10 to 99	SY	48.30
431-D.	Includes removal and disposal.	100 to 500	SY	19.55
432-D.		501 to 1,000	SY	11.50
433-D.		1,001 to 2,000	SY	5.75
434-D.		2,001 to 3,000	SY	4.60
435-D.	(Note 1).	3,001 or more	SY	4.03
436-D.	Cold Mill Asphalt Concrete Pavement, 2.0" Average Depth.	10 to 99	SY	49.45
437-D.	Includes removal and disposal.	100 to 500	SY	20.70
438-D.		501 to 1,000	SY	12.65
439-D.		1,001 to 2,000	SY	6.33
440-D.		2,001 to 3,000	SY	5.18
441-D.	(Note 1).	3,001 or more	SY	4.60

442-D.	Cold Mill Asphalt Concrete Pavement,	10 to 99	SY	50.60
443-D.	2.5" Average Depth. Includes removal and disposal.	100 to 500	SY	21.85
444-D		501 to 1,000	SY	/3.80
445-D.		1,001 to 2,000	SY	6. 90
446-D.		2,001 to 3,000	SY	5.75
447-D.	(Note 1).	3,001 or more	SY	5.18
448-D.	Cold Mill Asphalt Concrete Pavement, 3.0" Average Depth.	10 to 99	SY	51.75
449-D.	Includes removal and disposal.	100 to 500	SY	23 -
450-D.		501 to 1,000	SY	14.95
451-D.		1,001 to 2,000	SY	8.05
452-D.		2,001 to 3,000	SY	6.90
453-D.	(Note 1).	3,001 or more	SY	5.75
	COLD MILL CONCRETE PAVEMENT			
454-D.	Cold Mill CONCRETE PAVEMENT, 1.0" Average Depth.	10 to 99	SY	105.80
455-D.	Includes removal and disposal.	100 to 500	SY	40.25
456-D.		501 to 1,000	SY	Z8. 75
457-D.		1,001 to 2,000	SY	23 —
458-D.		2,001 to 3,000	SY	11.50
459-D.	(Note 1).	3,001 or more	SY	10.35
460-D.	Cold Mill CONCRETE PAVEMENT, 1.5" Average Depth.	10 to 99	SY	105.80
461-D.	Includes removal and disposal.	100 to 500	SY	40.25
462-D.		501 to 1,000	SY	30-
463-D.		1,001 to 2,000	SY	24.15
464-D.	·	2,001 to 3,000	SY	12.10
465-D.	(Note 1).	3,001 or more	SY	10.93

466-D.	Cold Mill CONCRETE PAVEMENT, 2.0" Average Depth.	10 to 99	SY	105.80
467-D.	Includes removal and disposal.	100 to 500	SY	40.25
468-D.		501 to 1,000	SY	31.05
469-D.		1,001 to 2,000	SY	25.30
470-D.		2,001 to 3,000	SY	12.65
471-D.	(Note 1).	3,001 or more	SY	11.50
	ASPHALT CONCRETE PAVEMENT			
472-D.	Asphalt Concrete Pavement.	1 to 100	Ton	220. —
473-D.		101 to 500	Ton	200.
474-D.		501 to 1,000	Ton	114.
475-D.		1,001 to 1,500	Ton	101,
476-D.		1,501 to 2,000	Ton	98.50
477-D.		2,001 to 3,000	Ton	97.50
478-D.	(Note 1).	3,001 or more	Ton	96.50
	ASPHALT RUBBER PAVEMENT			
479-D.	Asphalt Rubber Pavement.	1 to 100	Ton	234.
480-D.		101 to 500	Ton	214,
481-D.		501 to 1,000	Ton	132.
482-D.		1,001 to 1,500	Ton	117.50
483-D.		1,501 to 2,000	Ton	114.
484-D.		2,001 to 3,000	Ton	113.
485-D.	(Note 1).	3,001 or more	Ton	1/2.

	COLD MILL ASPHALT PAVEMENT AND PAVE			
486-D.	Cold Mill Asphalt Pavement and Pave. Cold Mill 4ft wide to up to 8ft wide by	10 to 99	SY	100-
487-D.	various length stripes to 1.5" Average Depth and Pave with Asphalt Concrete	100 to 501	SY	80-
488-D.	Pavement. Includes removal, disposal	501 to 1,000	SY	60-
489-D.	Asphalt Concrete Pavement and Paving.	1,001 to 2,000	SY	21.50
490-D.		2,001 to 3,000	SY	20.00
491-D.	(Note 1).	3,001 or more	SY	19-
492-D.	Cold Mill Asphalt Pavement and Pave. Cold Mill 4ft wide to up to 8ft wide by	10 to 99	SY	100-
493-D.	various length stripes to 2.0" Average	100 to 501	SY	80-
494-D.	Depth and Pave with Asphalt Concrete Pavement. Includes removal, disposal,	501 to 1,000	SY	60-
495-D.	Asphalt Concrete Pavement and Paving.	1,001 to 2,000	SY	22-
496-D.		2,001 to 3,000	SY	21-
497-D.	(Note 1).	3,001 or more	SY	20-
498-D.	Cold Mill Asphalt Pavement and Pave. Cold Mill 4ft wide to up to 8ft wide by	10 to 99	SY	100 -
499-D.	various length stripes to 2.5" Average	100 to 501	SY	80-
500-D.	Depth and Pave with Asphalt Concrete Pavement. Includes removal, disposal,	501 to 1,000	SY	60-
501-D.	Asphalt Concrete Pavement and Paving.	1,001 to 2,000	SY	23-
502-D.		2,001 to 3,000	SY	22-
503-D.	(Note 1).	3,001 or more	SY	21-
	SLURRY SEAL			
504-D.	Crack Preparation.	50 to 500	LF	1.35
505-D.		501 to 1,000	LF	1.30
506-D.		1,001 to 3,000	LF	1.25
507-D.		3,001 to 5,000	LF	1.20
508-D.	(Note 1).	5,001 or more	LF	1.15

	Crack Seal.		I	
509-D.	Clack Seal.	50 to 500	LF	16.10
510-D.		501 to 1,000	LF	7-
511-D.		1,001 to 3,000	LF	3.50
512-D.		3,001 to 5,000	LF	2. 30
513-D.	(Note 1).	5,001 or more	LF	1.15
514-D.	Slurry Seal – Emulsion Aggregate Slurry (EAS), Type I.	1 to 10	ELT	3170-
515-D.	, , ,	11 to 50	ELT	1552
516-D.		51 to 100	ELT	628-
517-D.	(Note 1).	101 or more	ELT	459-
518-D.	Slurry Seal – Emulsion Aggregate Slurry (EAS), Type II.	1 to 10	ELT	3170-
519-D.	(·- // · // ··	11 to 50	ELT	1552
520-D.		51 to 100	ELT	617-
521 - D.	(Note 1).	101 or more	ELT	448-
522-D.	Slurry Seal – Rubberized Emulsion Aggregate Slurry (REAS), Type I.	1 to 10	ELT	4288-
523-D.	()	11 to 50	ELT	2928
524-D.		51 to 100	ELT	1329-
525-D.	(Note 1).	101 or more	ELT	1141-
526-D.	Slurry Seal – Rubberized Emulsion Aggregate Slurry (REAS), Type II.	1 to 10	ELT	4167-
527-D.	- 1951 - Gare - 1977 (1.12-1977 1779 117	11 to 50	ELT	2808-
528-D.		51 to 100	ELT	1238-
529-D.	(Note 1).	101 or more	ELT	1052-
530-D.	Slurry Seal – Rubberized Polymer Modified Slurry Mix with Chandler 2%	1 to 10	ELT	3321.25
531-D.	(RPMS), Type I or approved equal.	11 to 50	ELT	1691-
532-D.		51 to 100	ELT	743-
533-D.	(Note 1).	101 or more	ELT	574-

534-D.	Slurry Seal – Rubberized Polymer Modified Slurry Mix with Chandler 2%	1 to 10	ELT	3322-
535-D.	(RPMS), Type II or approved equal.	11 to 50	ELT	1691-
536-D.	(Note 1)	51 to 100	ELT	731-
537-D.	(Note 1).	101 or more	ELT	563-
	CEMENT OR LIME TREATMENT			
538-D.	Cement or Lime Treat Existing Sub Grade - (6% to 8% Cement or Lime – 8"	2,000 to 5,000	SF	9.60 10.
539-D.	Deep).	5,001 to 10,000	SF	4.50 5.
540-D.		10,001 to 20,000	SF	3.25 3.75
541-D.		20,001 to 30,000	SF	2.20 2.70
542-D.		30,001 to 50,000	SF	2.10 2.60
543-D.	(Note 1).	50,001 to 100,000	SF	7.50 g.
544-D.	,	100,001 or more	SF	1.30 1.80
545-D.	Concrete - Remove and Dispose. For removal and disposal of concrete	0.5 to 5.0	CY	500-
546-D.	that is not included in description of other Bid Items, and or is not included for in	5.1 to 10.0	CY	500 -
547-D.	the specifications or special provisions.	10.1 to 50.0	CY	350-
548-D.		50.1 to 100.00	CY	325-
549-D.	(Note 1).	100.1 or more	CY	125
550-D.	Bituminous Pavement – Remove and Dispose.	0.5 to 5.0	CY	500-
551-D.	For removal and disposal of bituminous pavement that is not included in	5.1 to 10.0	CY	500-
552-D.	description of other Bid Items, and or is	10.1 to 50.0	CY	350-
553-D.	not included for in the specifications or special provisions.	50.1 to 100.00	CY	200 -
554-D.	(Note 1).	100.1 or more	CY	125-

		(T
555-D.	Unclassified Excavation - Remove and Dispose.	0.5 to 5.0	CY	500-
556-D.	For removal and disposal of unclassified excavation that is not included in	5.1 to 10.0	CY	500-
557-D.	description of other Bid Items, and or is	10.1 to 50.0	CY	400-
558-D.	not included for in the specifications or special provisions.	50.1 to 100.00	CY	85-
559-D.	(Note 1).	100.1 or more	CY	75 -
560-D.	Unsuitable Material – Remove and Dispose.	0.5 to 5.0	CY	500 -
561-D.	For removal and disposal of unsuitable material that is not included in	5.1 to 10.0	CY	500-
562-D.	description of other Bid Items, and or is	10.1 to 50.0	CY	400-
563-D.	not included for in the specifications or special provisions.	50.1 to 100.00	CY	150-
564-D.	(Note 1).	100.1 or more	CY	100-
565-D.	Slurry Backfill, 2 Sack. For slurry backfill that is not included in	0.5 to 5.0	CY	500-
566-D.	description of other Bid Items, and or is not included for in the specifications or	5.1 to 10.0	CY	375
567-D.	special provisions.	10.1 to 50.0	CY	250-
568-D.		50.1 to 100.00	CY	200-
569-D.	(Note 1).	100.1 or more	CY	180-
570-D.	Imported Borrow. For imported borrow that is not included	0.5 to 5.0	CY	200-
571-D.	in description of other Bid Items, and or is not included for in the specifications or	5.1 to 10.0	CY	100-
572-D.	special provisions.	10.1 to 50.0	CY	75-
573-D.		50.1 to 100.00	CY	62-
574-D.	(Note 1).	100.1 or more	CY	50-
575-D.	Crushed Miscellaneous Base. At Discretion of the Engineer.	0.5 to 5.0	CY	200-
576-D.	For crushed miscellaneous base that is not included in description of other Bid	5.1 to 10.0	CY	100 -
577-D.	Items, and or is not included for in the	10.1 to 50.0	CY	75-
578-D.	specifications or special provisions.	50.1 to 100.00	CY	65-
579-D.	(Note 1).	100.1 or more	CY	55-

580-D.	Topsoil, Class "A".	1 to 10	CY	506-
581-D.	For topsoil that is not included in description of other Bid Items, and or is	11 to 50	CY	200-
582-D.	not included for in the specifications or special provisions.	51 or more	CY	75
583-D.	(Note 1).	101 or more	CY	65-
584-D.	Lawn Sodding. For lawn sodding that is not included in description of other Bid Items, and or is	1 to 500	SF	5-
585-D.	not included for in the specifications or special provisions. (Note 1).	501 or more	SF	4-
586-D.	Decomposed Granite. For decomposed granite that is not	1 to 5	CY	500-
587-D.	included in description of other Bid Items, and or is not included for in the	6 to 10	CY	200-
588-D.	specifications or special provisions.	11 to 25	CY	110-
589-D.	(Note 1).	26 or more	CY	105-
590-A.	Grind 0.25" - 0.75" PCC Sidewalk	10 to 50	LF	45-
591-A.		51 to 100	LF	40-
592-A.		101 to 400	LF	35-
593-A.		401 to 1,000	LF	30-
594-A.		1,001 to 2,000	LF	75 -
595-A.	(Note 1).	2,001 or more	LF	20 -
596-D.	Grind 0.25" – 1" PCC Gutter	10 to 50	LF	45-
597-D.		51 to 100	LF	40-
598-D.		101 to 400	LF	35-
599-D.		401 to 1,000	LF	30-
600-D.		1,001 to 2,000	LF	25-
601-D.	(Note 1).	2,001 or more	LF	20-
	STORM DRAIN			
602-D.	Storm Drain – 18" RCP, D-1750, 2.0' to 4.9' deep.	6 to 100	LF	150-
603-D.	(Note 1).	101 or more	LF	100-

	01 D-1- 40" DOD D 4750 5 0' to			
604-D.	Storm Drain – 18" RCP, D-1750, 5.0' to 10.0' deep.	6 to 100	LF	160-
605-D.	(Note 1).	101 or more	LF	150-
606-D.	Storm Drain – 24" RCP, D-1750, 2.0' to 4.9' deep.	6 to 100	LF	150-
607-D.	(Note 1).	101 or more	LF	145-
608-D.	Storm Drain – 24" RCP, D-1750, 5.0' to 10.0' deep.	6 to 100	LF	175-
609-D.	(Note 1).	101 or more	LF	165-
610-D.	Storm Drain 42" Manhole per Standard Plan SPPWC-321, 5.0' to 10.0' deep. (Note 1).	1 or more	EA	4500-
611-D.	Storm Drain Concrete Collar per Standard Plan SPPWC-332. (Note 1).	1 or more	EA	1500-
	TRAFFIC			
612-D.	4" Reflectorized Paint Traffic Striping.	1 to 100	LF	3.45
613-D.		101 to 500	LF	2.88
614-D.		501 to 1,000	LF	2.30
615-D.	(Note 1).	1,001 or more	LF	1.38
616-D.	4" Reflectorized Paint Traffic Striping, Including Raised Pavement Markers	1 to 100	LF	3.45
617-D.	(RPM's).	101 to 500	LF	2.88
618-D.		501 to 1,000	LF	2.30
619-D.	(Note 1).	1,001 or more	LF	1. 38
620-D.	4" Thermoplastic Traffic Striping.	1 to 100	LF	9.20
621-D.		101 to 500	LF	4.60
622-D.		501 to 1,000	LF	3.45
623-D.	(Note 1).	1,001 or more	LF	1.61
624-D.	4" Thermoplastic Traffic Striping, Including Raised Pavement Markers	1 to 100	LF	9.20
625-D.	(RPM's).	101 to 500	LF	4.60
626-D.		501 to 1,000	LF	3.45
627-D.	(Note 1).	1,001 or more	LF	1.61

628-D.	6" Reflectorized Paint Traffic Striping.	1 to 100	LF	
				5.75
629-D.		101 to 500	LF	4.60
630-D.	(A)-4- 4)	501 to 1,000	LF	3.45
631-D.	(Note 1).	1,001 or more	LF	1.67
632-D.	6" Reflectorized Paint Traffic Striping, Including Raised Pavement Markers	1 to 100	LF	5.75
633-D.	(RPM's).	101 to 500	LF	4.60
634-D.		501 to 1,000	LF	3.45
635-D.	(Note 1).	1,001 or more	LF	1.67
636-D.	6" Thermoplastic Traffic Striping.	1 to 100	LF	11.50
637-D.		101 to 500	LF	6.90
638-D.		501 to 1,000	LF	2.88
639-D.	(Note 1).	1,001 or more	LF	1.84
640-D.	6" Thermoplastic and Paint Traffic Striping, with Raised Pavement Markers	1 to 100	LF	11.50
641-D.	(RPM's).	101 to 500	LF	6.90
642-D.	AL 4. A	501 to 1,000	LF	2.88
643-D.	(Note 1).	1,001 or more	LF	1. 84
644-D.	6" Thermoplastic Paint Traffic Striping, Including Raised Pavement Markers	1 to 100	LF	11.50
645-D.	(RPM's).	101 to 500	LF	6.90
646-D.	a. . a	501 to 1,000	LF	2. 88
647-D.	(Note 1).	1,001 or more	LF	1. 84
648-D.	8" Reflectorized Paint Traffic Striping.	1 to 100	LF	6.90
649-D.		101 to 500	LF	5.75
650-D.		501 to 1,000	LF	3.45
651-D.	(Note 1).	1,001 or more	LF	1.84

	8" Reflectorized Paint Traffic Striping,	<u> </u>		
652-D.	Including Raised Pavement Markers	1 to 100	LF	6.90
653-D.	(RPM's).	101 to 500	LF	5. 75
654-D.		501 to 1,000	LF	3.45
655-D.	(Note 1).	1,001 or more	LF	1.84
656-D.	8" Thermoplastic Traffic Striping.	1 to 100	LF	13.80
657-D.		101 to 500	LF	8.05
658-D.		501 to 1,000	LF	3.45
659-D.	(Note 1).	1,001 or more	LF	2.30
660-D.	8" Thermoplastic Paint Traffic Striping, Including Raised Pavement Markers	1 to 100	LF	13.80
661-D.	(RPM's).	101 to 500	LF	8.05
662-D.		501 to 1,000	LF	3.45
663-D.	(Note 1).	1,001 or more	LF	2.30
664-D.	12" Reflectorized Paint Traffic Striping.	1 to 100	LF	17.25
665-D.		101 to 500	LF	9.20
666-D.		501 to 1,000	LF	4.60
667-D.	(Note 1).	1,001 or more	LF	3.28
668-D.	12" Reflectorized Paint Traffic Striping, Including Raised Pavement Markers	1 to 100	LF	17.25
669-D.	(RPM's).	101 to 500	LF	9.20
670-D.		501 to 1,000	LF	4.60
671-D.	(Note 1).	1,001 or more	LF	3.28
672-D.	12" Thermoplastic Traffic Striping.	1 to 100	LF	17.25
673-D.		101 to 500	LF	9.20
674-D.		501 to 1,000	LF	4.60
675-D.	(Note 1).	1,001 or more	LF	3. ²⁸

676-D.	12" Thermoplastic Paint Traffic Striping, Including Raised Pavement Markers	1 to 100	LF	17.25
677-D.	(RPM's).	101 to 500	LF	9. 20
678-D.		501 to 1,000	LF	4.60
679-D.	(Note 1).	1,001 or more	LF	3.28
680-D.	Curb Painting.	1 to 100	LF	5.18
681-D.		101 to 500	LF	3.45
682-D.	(Note 1).	501 to 1,000	LF	2.30
683-D.		1,001 or more	LF	1.44
684-D.	Yield Lines "Shark Teeth" per Figure 3B- 16 CA MUTCD.	1 to 5	EA	115-
685-D.		6 to 10	EA	92-
686-D.		11 to 20	EA	57.50
687-D.	(Note 1).	21 or more	EA	23-
688-D.	Typical Thermoplastic Arrows Pavement Marking, Including Type 1, 2, 3, 6, 7 or 8	1 to 5	EA	345-
689-D.	CA MUTCD.	6 to 10	EA	288-
690-D.		11 to 20	EA	230-
691-D.	(Note 1).	21 or more	EA	115-
692-D.	8' Reflectorized Paint Pavement Legends per CA MUTCD Figure 3B-23.	4 to 20	EA	345-
693-D.	Colors white or yellow.	21 to 100	EA	115-
694-D.	(Note 1).	101 or more	EA	74.75
695-D.	Raised Pavement Markers (Ceramic).	8 to 40	EA	11.50
696-D.		41 to 100	EA	8.05
697-D.	(Note 1).	101 or more	EA	5.75
698-D.	Raised Pavement Markers (Reflective).	8 to 40	EA	28.75
699-D.		41 to 100	EA	23
700-D.	(Note 1).	101 or more	EA	17.25

		I	r	1
701-D.	Bicycle Sharrow Legend Pavement Marker Painted per Figure 9C-9 CA	4 to 20	EA	287.50
702-D.	MUTCD.	21 to 100	EA	230-
703-D.	(Note 1).	101 or more	EA	138-
704-D.	Bicycle Sharrow Legend Pavement Marker Thermoplastic per Figure 9C-9	4 to 20	EA	40Z.50
705-D.	CA MUTCD.	21 to 100	EA	230-
706-D.	(Note 1).	101 or more	EA	172.50
707-D.	Parking T's, Thermoplastic per Figure 3B-21 CA MUTCD.	4 to 20	EA	57.50
708-D.		21 to 100	EA	40.25
709-D.	(Note 1).	101 or more	EA	28.75
710-D.	Installation of Object Markers Type "K" or "L".	1 to 40	EA	172.50
711-D.	N of E.	41 to 100	EA	115-
712-D.	(Note 1).	101 or more	EA	115-
713-D.	Installation of Object Markers Type "N", "P", or "R".	1 to 40	EA	172.50
714-D.	, , , , , , , , , , , , , , , , , , , ,	41 to 100	EA	115-
715-D.	(Note 1).	101 or more	EA	115-
716-D.	Remove Sign and Post.	1 to 10	EA	230-
717-D.		11 to 20	EA	201.25
718-D.		21 to 100	EA	115-
719-D.	(Note 1).	101 or more	EA	115-
720-D.	Remove Sign from Post.	1 to 10	EA	97.75
721-D.		11 to 20	EA	86.25
722-D.		21 to 100	EA	74.75
723-D.	(Note 1).	101 or more	EA	46-
724-D.	Install Sign on New 2" Square steel tubing post, or min 2 3/8" Galvanized	1 to 10	EA	356.50
725-D.	steel posts per City Standard No. 317.	11 to 20	EA	345-
726-D.		21 to 100	EA	339. ²⁵
727-D.	(Note 1).	101 or more	EA	339.25

C-41

728-D.	Install Sign on Existing Post.	1 to 10	EA	287.50
729-D.	·	11 to 20	EA	258. ⁷⁵
730-D.		21 to 100	EA	230-
731-D.	(Note 1).	101 or more	EA	172.50
732-D.	Install Type "E" Inductive Loop Detector per Cal Trans Standard Plan No. ES-58.	1 to 5	EA	1092,50
733-D.	per car frans Standard Flair No. Lo-50.	6 to 10	EA	977.50
734-D.		11 to 20	EA	862.50
735-D.	(Note 1).	21 or more	EA	805-
736-D.	Install Bicycle/Vehicle Inductive Loop Detector per City of Long Beach Detail.	1 to 5	EA	1150-
737-D.	December only of Long Boach Decam	6 to 10	EA	1035
738-D.		11 to 20	EA	920-
739-D.	(Note 1).	21 or more	EA	517.50
740-D.	Traffic Signal Conduit, 3" Diameter PVC.	30 to 120	LF	48.30
741-D.	(Note 1).	121 or more	LF	42.55
742-D.	Traffic Signal Conduit, 3" Diameter Rigid Steel.	30 to 120	LF	134.55
743-D.	(Note 1).	121 or more	LF	111.55
744-D.	PVC Schedule 40 Conduit, 4" Diameter.	1 to 100	LF	54.05
745-D.		101 to 500	LF	48.30
746-D.		501 to 1,000	LF	42.55
747-D.	(Note 1).	1,001 or more	LF	36.80
748-D.	PVC Schedule 80 Conduit, 4" Diameter.	1 to 100	LF	77.05
749-D.		101 to 500	LF	71.30
750-D		501 to 1,000	LF	65.55
751-D.	(Note 1).	1,001 or more	LF	59.80

752-D.	Conduit Installation using Microtunneling	1 to 500	LF	174.80
753-D.		501 to 2,500	LF	105.80
754-D.	(Note 1).	2,501 or more	LF	100.05
755-D.	Changeable Message Sign. (Note 1).	1	Day	250-
756-D.	Furnish and Install Wheel Stops. (Note 1).	1 or more	EA	230-
757-D.	Furnish and Install K71 self-erecting marker post. (Note 1).	1 or more	EA	316. 25
758-D.	Furnish and Install Green Preformed Thermoplastic.	1 to 500	SF	40.25
759-D.		501 to 1,000	SF	28.75
760-D.		1,001 to 1,500	SF	57.50
761-D.	(Note 1).	1,500 or more	SF	23-
762-D.	International Symbol of Accessibility Parking Space Marking with Blue Background and White Border per Figure 3B-19 CA MUTCD. (Note 1).	1 or more	EA	86.25
763-D.	Artificial Turf.	10 to 100	SF	55-
764-D.		101 to 500	SF	45-
765-D.	(Note 1).	501 or more	SF	35-

We understand that the above quantities are estimates only and are given solely for the purpose of facilitating the comparison of Bids, and that the Contractor's compensation will be computed on the basis of the actual quantities in the completed Work. Due to the nature of the Contract, Sections 3-2.2.2 and 3-2.2.3 of the Standard Specifications do not apply to this Contract.

Item Description Notes:

Note 1 – The A, B, C, and D suffixes for each Bid Items are for the purpose of tracking construction costs by the following four categories of work only, and they are not for the purpose of having a different unit price per category.

- . Category A Sidewalks / Pedestrian Path of Travel.
- . Category B Reconstruction of the existing Non-Compliant Access Ramp(s) to ADA Compliance.
- . Category C Construction of New ADA Curb Ramp(s) where one is missing.
- . Category D Non-ADA Related Improvements.

Note 2 – Bidders to enter a single unit price for each specified Item Description at each Estimate Quantity.

Terms of Extension

A contract entered with Bidder may be extended for up to three separate, consecutive periods of one year at the option of the City Council. The maximum percentage rate increase for extension will be as shown below, unless at the time of extension, the Contractor can justify higher rate increases according to the "Construction Cost Index of Engineering News Record" as applicable to the Los Angeles Region and subject to the approval of City Council:

Price increase for the bid items shall not exceed three percent (3%) first extension period.

Price increase for the bid items shall not exceed three percent (3%) second extension period.

Price increase for the bid items shall not exceed three percent (3%) third extension period.

Bidder acknowledges that Owner may enter contracts with more than one Bidder.

Owner does not promise or guarantee that Contractor's services will be called upon at any time or at all.

The following information will be used for statistical analysis only.

Is the Bidder a Disadvantaged Business (DBE)? NO If yes, certification No. Is the Bidder a Minority-Owned Business? NO Which racial minority? Is the Bidder a Women-Owned Business? NO If yes, certification No. If yes, certification No.
Where did your company first hear about this City of Long Beach Public Works project?
PLANETBIDS
(Continued on Next Page)

This Bid is submitted with respect to the chain the following addenda numbers:	nges to the Plans & Specifications included
$\frac{1}{2}$ $\frac{2}{3}$ $\frac{3}{4}$ $\frac{4}{5}$ $\frac{6}{6}$	- - 7
(Initial above all appropriate numbers)	·
Respectfully symmitted,	
Willeller	SULLY-MILLER CONTRACTING COMPANY
Signature**	Legal Name of Company
	CURTIS WELTZ, ASSISTANT SECRETARY
	Print Name / Title
	Names of Other General Partners
	Names of Other Partners
DELAWARE	
State of Incorporation	
100003664	BU99006450
State Where Registered as LLC	City of Long Beach Business License Number
135 S. STATE COLLEGE BLVD, #400	00/00/0000
BREA, CA 92821 Business Address (Actual Address -Not A	02/20/2020 City of Long Beach Business License
Post Office Box)	Expiration Date
	135 S. STATE COLLEGE BLVD., #400
714-578-9600/714-578-9672	BREA, CA 92821
Telephone Number / Fax Number Anthony.Lino@sully-miller.com Curtis.Weltz@sully-miller.com	Address on City Business License
Email Address	
	1000003664
747612 Contractor's License Number	DIR Registration Number
signature of an authorized representative of If Bidder is a general partnersh	orth the name of the joint venture with the
signature of a member or manager authorize	pany, set forth legal name of company with ed to bind the company forth the legal name of the corporation with

ADDENDA ACKNOWLEDGEMENT / SIGNATURE

WORKERS' COMPENSATION CERTIFICATION

In accordance with California Labor Code Sections 1860 and 3700, I certify that I am aware of the provisions of Section 3700 which requires every employer to be insured against liability for worker's compensation or to undertake self-insurance in accordance with said provisions before commencing the performance of the Work of this contract.

Contractor's Name:

SULLY-MILLER CONTRACTING COMPANY

Signature of Contractor, or a corporate officer of Contractor, or a general partner of Contractor

Title: CURTIS WELTZ, ASSISTANT SECRETARY

Date: <u>JUNE 24, 2019</u>

INFORMATION TO COMPLY WITH LABOR CODE SEC. 2810

To comply with Labor Code Sec. 2810, Contractor shall complete and submit this Information Sheet which shall be incorporated into and be a part of the Contract:

1)	vvorkers Compensation insurance.				
	A.	Policy Number: <u>WC7-631-004125-655</u>			
	B.	Name of Insurer (NOT Broker): LIBERTY MUTUAL INSURANCE GROUP			
	C.	Address of Insurer: 1133 AVENUE OF AMERICA, NEW YORK, NY, 10036			
	D.	Telephone Number of Insurer: 800-227-9887 EXT. 443			
2)		vehicles owned by Contractor and used in performing work under this tract:			
	A.	VIN (Vehicle Identification Number): <u>VARIOUS</u>			
	B.	Automobile Liability Insurance Policy Number: ASZ-631-004125-675			
	C.	Name of Insurer (NOT Broker): LIBERTY MUTUAL INSURANCE GROUP			
	D.	Address of Insurer: 1133 AVENUE OF AMERICA, NEW YORK, NY 10036			
	E.	Telephone Number of Insurer: 800-227-9887 EXT. 443			
3)	Add	ress of Property used to house workers on this Contract, if any: N/A			
4)	Esti	mated total number of workers to be employed on this Contract:			
5)	Esti	mated total wages to be paid those workers: TBD			
6)	Date	es (or schedule) when those wages will be paid: WEEKLY FOR UNION EMPLOYEES			
	BI-W	/EEKLY FOR NON-UNION EMPLOYEES			
7)	Estir	(Describe schedule: For example, weekly or every other week or monthly) mated total number of independent contractors to be used on this Contract:			
	TBC				
8)	Tax	payer's Identification Number:			



EXHIBIT DLIST OF SUBCONTRACTORS

LIST OF SUBCONTRACTORS

In accordance with the requirements provided in the "Subletting and Subcontracting Fair Practices Act" Division 2 Part 1, Chapter 4 of the California Public Contract Code, the Bidder shall set forth hereon the name, the location of the place of business, Department of Industrial Relations registration number, and the California contractor license number of each subcontractor who will perform work or labor or render service to the prime contractor in or about the construction of the work or improvement, or a subcontractor licensed by the State of California who, under subcontract to the prime contractor, specially fabricates and installs a portion of the work or improvement according to detailed drawings contained in the plans and specifications, in an amount in excess of one-half of 1 percent of the prime contractor's total bid or, in the case of bids or offers for the construction of streets or highways, including bridges, in excess of one-half of 1 percent of the prime contractor's total bid or ten thousand dollars (\$10,000), whichever is greater. The prime contractor shall set forth thereon the portion of the work (type and dollar value) that will be done by each subcontractor. The prime contractor shall list only one subcontractor for each portion as defined by the prime contractor in his or her bid. Information requested, other than the sub contractor's name, location of business, contractor license number and the portion of work that will be done by each subcontractor may be submitted by the prime contractor within 24 hours

after the dea	dline for submission of bids.	. !
Name	Caso Land Survey	Type of Work Survey (yestel / Relight)
Address	614 N. Eckhoff St	
City	Orange	Dollar Value of Subcontract \$ TBD
Phone No.	7146288948	
License No.	L5411	DIR Registration No. 1000/533
Name	MSL Elactric	Type of Work <u>Electrical (partial) is (related)</u>
Address	4938 E La Palma Au	
City	Anahem	Dollar Value of Subcontract \$ TBD
Phone No.	714 693 4837	,
License No.	822450	DIR Registration No. 1000000 5.50
Name	Superior Pavenert Markings	Type of Work Striping, Marking (Jornal & Addison)
Address	5312 Cypress St	
City	Cyfress	Dollar Value of Subcontract \$ \(\bar{\beta} \bar{D} \)
Phone No.	714 995 9100	
License No.	776,306	DIR Registration No. 100001476
Name	VIE Tree Service	Type of Work Tree Resouls & Prains (faints ! Keleff
Address	Po Box 3780	
City	Orange	Dollar Value of Subcontract $\frac{\$ \mathcal{T} \mathcal{B} \mathcal{D}}{}$
Phone No.	714 997 0903	
License No.	654506	DIR Registration No. 1000001934
Name	<u>PRS</u>	Type of Work So, (Stabilization (partal & Keluta)
Address	10240 San Severe Way	Coli Plane (propol 3 Relatel
City	Jurufa Valley	Dollar Value of Subcontract <u>\$ T お の</u>
Phone No.	951 682 1091	
License No.	569352	DIR Registration No. 1000003343

LIST OF SUBCONTRACTORS

In accordance with the requirements provided in the "Subletting and Subcontracting Fair Practices Act" Division 2 Part 1, Chapter 4 of the California Public Contract Code, the Bidder shall set forth hereon the name, the location of the place of business, Department of Industrial Relations registration number, and the California contractor license number of each subcontractor who will perform work or labor or render service to the prime contractor in or about the construction of the work or improvement, or a subcontractor licensed by the State of California who, under subcontract to the prime contractor, specially fabricates and installs a portion of the work or improvement according to detailed drawings contained in the plans and specifications, in an amount in excess of one-half of 1 percent of the prime contractor's total bid or, in the case of bids or offers for the construction of streets or highways, including bridges, in excess of one-half of 1 percent of the prime contractor's total bid or ten thousand dollars (\$10,000), whichever is greater. The prime contractor shall set forth thereon the portion of the work (type and dollar value) that will be done by each subcontractor. The prime contractor shall list only one subcontractor for each portion as defined by the prime contractor in his or her bid. Information requested, other than the sub contractor's name, location of business, contractor license number and the portion of work that will be done by each subcontractor may be submitted by the prime contractor within 24 hours after the deadline for submission of bids.

Name	Pavement Coatings	Type of Work 5/un	y Soal (perpet) felated
Address	10240 San Sevan Way		
City	Jurupa Valley		\$ TBO
Phone No.	714 826 3011		
License No.	303609	DIR Registration No. 10000	03382
Name		Type of Work	
Address			
City		Dollar Value of Subcontract	\$
Phone No.			
License No.		DIR Registration No.	The state of the s
Name		Type of Work	
Address			
City		Dollar Value of Subcontract	\$
Phone No.			
License No.		DIR Registration No.	
Name		Type of Work	
Address			
City		Dollar Value of Subcontract	\$
Phone No.			•
icense No.		DIR Registration No.	
Name		Type of Work	
Address			
City		Dollar Value of Subcontract	\$
hone No.			
icense No.		DIR Registration No.	

APPENDIX "A"

Please type or print clearly. Read instructions on reverse before completing this form.

SECTION I - BUSI	NESS INFORMATION
NAME OF BUSINESS OR GOVERNMENTAL ENTITY	SALESAUSE TAX PERMIT NUMBER
BUSINESS ADDRESS (street)	CONSUMER USE TAX ACCOUNT NUMBER
CITY, STATE, & ZIP CODE	
WIT TO THE TELL COOL	If applicant is applying for either a sales/use tax permit
MAILING ADDRESS (sired address or po box if different from business address)	or a consumer use tax account in addition to a
•	use tax direct payment permit check here
CITY, STATE, & ZIP CODE	NAME UNDER WHICH BUSINESS IS TO BE TRANSACTED IF DEFERENT THAN ABOVE
SECTION II – MULTIPLE	BUSINESS LOCATIONS
LIST BELOW THE RUSINESS AND MAILING ADDRESSES OF	ALL LOCATIONS WHERE PROPERTY PURCHASED UNDER A
USE TAX DIRECT PAYMENT CERTIFICATE WILL BE USED. IF	ALL LOCATIONS WHERE PROPERTY PURCHASED UNDER A ADDITIONAL SPACE IS NEEDED, ATTACH A SEPARATE SHEET
1. BUSINESS ADORESS	14, BUSINESS ADDRESS
	1. BODINESS ADORESS
MAILING ADDRESS	MAILING ADDRESS
	·
2. BUSINESS ADORESS	6. BUSINESS ADDRESS
MAILING ADDRESS	MAILING ADORESS
1. BUSINESS ADDRESS	8. BUSINESS ADDRESS
	w. Bootitees Abbrees
MAILING ADDRESS	MAILING ADDRESS
SECTION III — CERTIF	ICATION STATEMENT
I hereby certify that I qualify for a Use Tax Direct Payment Permit for the	e following reason: (Please check one of the following)
I have numbered as located for my over two tensible necessary	
(\$500 000) or more in the garagete, during the calendar was i	properly subject to use tax at a cost of five hundred thousand dollars mmediately preceding this application for the permit. I have attached a
"Statement of Cash Flows" or other comparable financial sta	tements acceptable to the Board for the calendar year immediately
preceding the date of application and a separate statement atter	sting that the qualifying purchases were purchases that were subject to
use tax.	
I am a county, city, city and county, or redevelopment agency.	
Tailed wainly, dry, dry and wainly, or redevelopment agency.	
I also agree to self-assess and pay directly to the Board of Equaliz. <i>Direct Payment Permit.</i>	ation any use tax liability incurred pursuant to my use of a Use Tax
Duact Payment Permit.	
The above statements are hereby certified	to be correct to the knowledge and belief
of the undersigned, who is duly a	uthorized to sign this application.
SIGNATURE	Inni E
NAME (typed or printed)	DATE
SIGNATURE	TITLE

(See reverse side for general information and filing instructions)

USE TAX DIRECT PAYMENT PERMIT(General Information and Filing Instructions)

Revenue and Taxation Code section 7051,3 authorizes the State Board of Equalization to issue a *Use Tax Direct Payment Permit* to qualified applicants. This permit allows purchasers and lessees of tangible personal property (other than lessees of motor vehicles the lease of which is subject to the terms of section 7205.1 of the Sales and Use Tax Law) to self-assess and pay use taxes directly to the Board instead of to the vendor or lessor from whom the property is purchased or leased.

Permit holders will be provided with a Use Tax Direct Payment Exemption Certificate which they can issue to retailers and lessors when they purchase tangible personal property subject to use tax or make qualified leases of tangible personal property. Vendors who timely take the certificate in good faith from a permit holder are relieved of the duty to collect use taxes on the sales for which the certificate was issued. Permit holders who acquire property under a certificate must self-assess and report the use taxes directly to the Board on their tax returns, and allocate the local taxes to the county, city, city and county, or redevelopment agency in which the property is first used. Permit holders who fall to property pay any use taxes that are due on property for which a certificate was given are subject to interest and penalties assessments in addition to their tax liability.

To qualify for a Use Tax Direct Payment Permit, an applicant must meet the following conditions:

- (1) The applicant must agree to self-assess and pay directly to the Board any use tax which is due on property for which a use tax direct payment exemption certificate was given; and
- (2) The applicant must certify to the Board either of the following:
- (A) The applicant has purchased or leased for its own use tangible personal property subject to use tax which cost five hundred thousand dollars (\$500,000) or more in the aggregate, during the calendar year immediately preceding the application for the permit; or
 - (B) The applicant is a county, city, city and county, or redevelopment agency.

Persons wishing to obtain a use tax direct payment permit must be pre-qualified and either hold a California seller's permit or a consumer use tax account.

Persons other than governmental entities who currently hold either a California seller's permit or a consumer use tax account must complete the application for a *Use Tax Direct Payment Permit*, sign the certification statement attesting that they qualify for a permit under conditions of Part (2)(A) above, and submit a "Statement of Cash Flows" or other comparable financial statements acceptable to the board for the calendar year immediately preceding the date of application which discloses total purchases of property and equipment for own use and a separate statement under company letterhead certifying that five hundred thousand dollars (\$500,000) or more of such purchases were subject to use tax.

Persons other than governmental entities who are not required to hold a seller's permit and who do not currently hold a consumer use tax account must obtain a consumer use tax account and then complete the application for a *Use Tax Direct Payment Permit*, sign the certification statement attesting that they qualify for a permit under the conditions of Part (2)(A) above and submit a "Statement of Cash Flowa" or other comparable financial statements acceptable to the board for the calendar year immediately preceding the date of application which discloses total purchases of property and equipment for own use and a separate statement under company letterhead certifying that five hundred thousand dollars (\$500,000) or more of such purchases were subject to use tax.

Governmental entities who currently hold either a California seller's permit or a consumer use tax account must complete the application for a Use Tax Direct Payment Permit, sign the certification statement attesting that they qualify for a permit under the conditions of Part (2)(B) above, and submit an additional statement to that effect under official letterhead and signed by an authorized governmental representative.

Governmental entitles who do not hold a California seller's permit or a consumer use tax account must obtain a consumer use tax account and then complete the application for a *Use Tax Direct Payment Permit*, sign the certification statement attesting that they qualify for a permit under the conditions of Part (2)(B) above, and submit an additional statement to that effect under official letterhead and signed by an authorized governmental representative.

The completed Application for Use Tax Direct Payment Permit, certification statement, and qualifying documentation should be returned to the address shown below. Upon determination that the applicant qualifies, a Use Tax Direct Payment Permit and a Use Tax Direct Payment Exemption Certificate will be mailed to the applicant.

If you would like additional information regarding the *Use Tax Direct Payment Permit* or need assistance in completing this application, you can call 916-445-5167, or write to the Board of Equalization, Compliance Policy Unit, P.O. Box 942879, Sacramento, CA 94279-0040.

Issued in Duplicate
Performance Bond
No. <u>014211353</u>
Premium: \$3,500.00

PERFORMANCE BOND (Bond for Faithful Performance)

WHEREAS, The CITY OF LONG BEACH, a municipal corporation of the State of California, hereinafter the "City" or "Obligee," have conditionally awarded to <u>SULLY-MILLER CONTRACTING COMPANY</u>, a <u>Delaware corporation</u> designated as the "Contractor" or "Principal" herein, a contract for the work ("Work") described as follows: As-Needed Local Street Improvements, as described in Specification No.: R-7153, Addenda/Addendum and related drawings.

WHEREAS, the Principal is about to enter into a Contract with Obligee for performance of the Work, which Contract, and all Contract Documents set forth therein are incorporated herein by this reference.

WHEREAS, the Principal is required to furnish a bond guaranteeing the prompt, full and faithful performance of its obligations under the Contract Documents concurrently with delivery to Obligee of the executed Contract.

NOW, THEREFORE, we the undersigned Contractor, as Principal, and Liberty Mutual Insurance Company, an admitted surety insurer in the State of California, as Surety, are held and firmly bound unto THE CITY OF LONG BEACH, a municipal corporation of the State of California (hereinafter the "City" or "Obligee") in the penal sum of One Million Dollars (\$1,000,000) lawful money of the United States, for the payment of which sum, we bind ourselves, our heirs, executors, administrators and successors, jointly and severally.

THE CONDITION OF THIS OBLIGATION IS SUCH THAT:

If the Principal shall promptly, fully and faithfully perform each and all of the obligations and things to be done and performed by the Principal in strict accordance with the terms of the Contract Documents as said Contract Documents may be modified or amended from time to time; and if the Principal shall indemnify and save harmless the Obligee and all of its officers, agents and employees from any and all losses, liability and damages, claims, judgments, stop notices, costs, and fees of every description, whether imposed by law or equity, which may be incurred by the Obligee by reason of the failure or default on the part of the Principal in the performance of any or all of the terms or the obligations of the Contract Documents, as they may be amended and supplemented including, but not limited to, its liability for liquidated damages for delay, all warranties or guarantees required thereunder and indemnity obligations; then this obligation shall be void; otherwise, it shall be, and remain, in full force and effect.

Whenever the Principal shall be, and is declared by the Obligee to be in default under the Contract, which shall include without limitation, any breach or default of the Contract Documents, then, after written notice from the Obligee to the Surety, as provided for below, the Surety shall either remedy the default or breach by the Principal or shall promptly and faithfully take charge of the Work of and complete the Work in accordance with the requirements of the Contract Documents with a contractor other than the Principal at its own expense and make available as work progresses sufficient funds to pay the cost of completion less the balance of the Contract price including other costs and damages for which the surety may be liable hereunder; provided, however, that the procedure by which the Surety undertakes to discharge its obligations under this Bond shall be subject to the advance written approval of the Obligee.

Within fifteen (15) days of Obligee's written notice to the Surety of the failure of performance of the Contract by the Principal, it shall be the duty of the Surety to give to the Obligee an unequivocal notice in writing of the Surety's election to remedy the default(s) of the Principal promptly, or to arrange for performance of the Contract promptly by a Contractor other than the Principal, time being of essence to this Bond. In said Notice of Election, the Surety shall state the date of commencement of its cure or remedy of the Principal's default(s) or its performance of the Contract. The Surety's obligations for cure or remedy, include but are not limited to: correction of defective work and completion of the Contract, additional legal, design professional and delay costs arising from Surety's actions or failure to act; and liquidated damages, or if no liquidated damages are specified in the Contract, actual damages caused by delayed performance or non-performance by the Principal. The Surety shall give prompt written notice to the Obligee upon completion of the cure or remedy of the Principal's default(s) of its performance of the Construction Contract.

If the Surety does issue its Notice of Election and does not proceed to cure or remedy the Principal's default(s) of its performance of the Work with reasonable promptness, the Surety shall be deemed to be in default on this bond fifteen (15) days after receipt of a written notice from Obligee to the Surety demanding that the Surety perform its obligations under this Bond, and the Obligee shall be entitled to enforce any remedy available to Obligee.

The Surety and Principal, for value received, hereby stipulate and agree that no change, extension of time, modification, alteration or addition to the terms of the Contract or Contract Documents or to the Work to be performed thereunder shall in any way affect or release the Principal or Surety or their respective heirs, executors, administrators, successors and assigns from their obligations on this bond, and Surety does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract, or Contract Documents, or to the Work. No premature payment by the City to the Principal shall release or exonerate the Surety, unless the Officer or Board of the City ordering the payment shall have actual notice at the time the order is made that the payment is in fact premature, and then only to the extent that such payment shall result in actual loss to the Surety, but in no event more than the amount of such premature payment.

FURTHER, Principal and Surety agree that if Obligee is required to engage the services of attorneys in connection with enforcement of the bond, each shall pay Obligee's reasonable attorneys' fees incurred, with or without suit, in addition to the above penal sum.

The guarantees contained herein shall survive the final completion of the Work called for in the Contract Documents with respect to the obligations and liabilities of the Principal which survive such final completion.

IN WITNESS WHEREOF, this instrument has been duly example 16th day of December	
Liberty Mutual Insurance Company	SULLY-MILLER CONTRACTING COMPANY, a Delaware corporation
By: Surety Name	By: (Jutallett)
Signature	7 Signature
Name: <u>Gentry Stewart</u> Printed Name	Name: CURTIS WELTZ
Title: Witness	Title: ASSISTANT SECRETARY
Address: 8044 Montgomery Rd., Ste 150E, Cincinnati, OH 45236	*** PLEASE SEE ATTACHED CERTIFICATE OF INCUMBENCY AND RESOLUTION ***
Telephone:1-614-987-1274	By:Signature
1-014-007-1274	Name:
	Name:Printed Name
Joshua Sanford	Title:
Attor ne y-in-Fact	
	/
(Signature	
(Attach Attorney-in-Fact Certifica	te, Corporate Seal and Surety Seal)
December 23, 2019	$\frac{1\sqrt{23}}{2019}$
Approved as to form.	Approved as to sufficiency.
CHARLES PARKIN, City Attorney	CITY OF LONG FILACH, a municipal corporation
By: / h	ву: (
Deputy City Attorney	City Manager/City Engineer
NOTE.	

NOTE:

- 1. Execution of this bond must be acknowledged by both PRINCIPAL and SURETY before a Notary Public and Notary's certificate of each acknowledgment must be attached.
- 2. A corporation must execute this bond by duly authorized officers or agents, and a certified copy of a resolution of its Board of Directors authorizing such execution, or other evidence of authority for such execution, must be attached if executed by persons other than the officers listed in Section 313, California Corporations Code.

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
A notary public or other officer completing this certificate document to which this certificate is attached, and not the	te verifies only the identity of the individual who signed the truthfulness, accuracy, or validity of that document.
State of California)	
County of)	
On December 18, 2019 before me,	M. Sykes, Notary Public
Date	Here Insert Name and Title of the Officer
personally appeared	Curtis Weltz
personally appeared	Name(s) of Signer(s)
subscribed to the within instrument and acknowl	evidence to be the person(s) whose name(s) is/are edged to me that he/she/they executed the same in s/her/their signature(s) on the instrument the person(s), ted, executed the instrument.
1	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
	WITNESS my hand and official seal.
M. SYKES COMM #2164981 NOTARY PUBLIC - CALIFORNIA ORANGE COUNTY My Commission Expires Oct. 15, 2020	SignatureSignature of Notary Public M. Sykes, Notary Public
Place Notary Seal Above	
Though this section is optional, completing this	rional information can deter alteration of the document or form to an unintended document.
Description of Attached Document	
	Bond Document Date: December 16, 2019 n Named Above: Joshua Sanford, Attorney-in-Fact
Capacity(ies) Claimed by Signer(s)	
Signer's Name: Curtis Weltz	Signer's Name:
X Corporate Officer — Title(s): <u>Assistant Secretary</u> □ Partner — □ Limited □ General	☐ Corporate Officer — Title(s): ☐ Partner — ☐ Limited ☐ General
□ Partner — □ □ □ miled □ □ General □ Individual □ Attorney in Fact	☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator	☐ Trustee ☐ Guardian or Conservator
☐ Other: Signer Is Representing: Sully-Miller Contracting	Signer Is Representing:
Company	

NOTARY ACKNOWLEDGMENT OF SURETY:

State of Connecticut		
County of <u>Hartford s</u> s.		
On this the 16th day of December , 20 19, before rundersigned officer, personally appeared Joshua San (or satisfactorily proven) to be the person whose name is sul Liberty Mutual Insurance Company	of the state of th	
that s/he executed the same as the act of his/her principal fo contained.		
In witness whereof I hereunto set my hand.	BETHANY STEVENSON	
Signaturità of Notary Public		
Date Commission Expires: September 30, 2023	MY COMMISSION EXPIRES SEPT. 30, 2023	
Bethany Stevenson		
Printed Name of Notary		



This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

> Liberty Mutual Insurance Company The Ohio Casualty Insurance Company West American Insurance Company

Certificate No: 8202409-985949

To confirm 1 1-610-832-8

POWER OF ATTORNEY

KNOWN ALL PERSONS BY THESE PRESENTS: That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized				
under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint, Aiza				
Anderson, Samuel E. Begun, Bryan M. Caneschi, Saykham Chanthasone, Lorina Monique Garcia, Danielle D. Johnson, Michelle Anne McMahon, Ta	nya Nguyen,			
Aimee R. Perondine, Mercedes Phothirath, Jenny Rose Belen Phothirath, Noah William Pierce, Kristopher Pisano, Donna M. Planeta, Joshua Sanford, Bethany				
Stevenson, Rebecca M. Stevenson, Eric Strba, Jynell Marie Whitehead				
all of the city of Hartford state of Connecticut each individually if there be more than one named, its true and lawful attor	ney-in-fact to make,			
execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety oblig of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies persons.				

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 23rd day of October 2019







Liberty Mutual Insurance Company

State of PENNSYLVANIA County of MONTGOMERY

Company, The Ohio Casualty Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at King of Prussia, Pennsylvania, on the day and year first above written.



This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

e of PENNSYLVANIA as my of MONTGOMERY as Insurance Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes with the comporation of the corporations by himself as a duly authorized officer.

WINESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at King of Prussia, Pennsylvania, on the day and year first above written.

COMMONWEALTH OF PENNSYLVANIA
Notarial Seal of Trenses Pastella, Notary Public Upper Merion Twp. Montgomery County My Commissions Explass Merion September Area (2018)

**MEMONY Public Upper Merion Twp. Montgomery County My Commissions Explass Merion and West American Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

ARTICLE IV - OFFICERS: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President and attached to the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII - Execution of Contracts: Section 5. Surety Bonds and Undertakings.

Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe. shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surely obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys-infact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety

Authorization - By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Llewellyn, the undersigned, Assistant Secretary, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 16th day of December







Renee C. Llewellyn, Assistant Secretary

Issued in Duplicate Payment Bond No. 014211353

PAYMENT BOND (Labor and Material Bond)

WHEREAS, The CITY OF LONG BEACH, a municipal corporation, hereinafter the "City" or "Obligee," have conditionally awarded to <u>SULLY-MILLER CONTRACTING COMPANY</u>, a <u>Delaware corporation</u> designated as the "Contractor" or "Principal" herein, a contract for the work ("Work") described as follows: As-Needed Local Street Improvements, as described in Specification No.: R-7153, Addenda/Addendum and related drawings.

WHEREAS, the Principal is about to enter into a Contract with the Obligee for the performance of the Work, which Contract and all Contract Documents set forth therein are incorporated herein by this reference.

WHEREAS, by the terms of said Contract Documents, as well as Civil Code Sections 9550 and 9554, Principal is required to furnish a bond for the prompt, full and faithful payment to any Claimant, as hereinafter defined, for all labor, materials or services used or reasonably required for use in the performance of the Work of the Project;

NOW THEREFORE, we the undersigned Contractor, as Principal, and Liberty Mutual Insurance Company admitted as a surety insurer in the State of California ("Surety"), are held and firmly bound to the City for payment of the penal sum of **One Million Dollars (\$1,000,000)** lawful money of the United States, for which payment we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally.

THE CONDITION OF THIS OBLIGATION IS SUCH that if said Principal, shall fail to pay any of the persons named in Civil Code Section 9100 ("Claimants"), for all labor, materials or services used or reasonably required for use in performance of the Work of the Project, or for any amounts due under the Unemployment Insurance Code with respect to work or labor performed by any such Claimant on the Project, or for any amounts required to be deducted, withheld, and paid over to the Employment Development Department from the wages of employees of the Contractor and subcontractors pursuant to Section 13020 of the Unemployment Insurance Code with respect to such work and labor, that the surety or sureties herein will pay for the same in an amount not exceeding the sum specified in this bond, otherwise the above obligation shall be void.

If suit is brought upon this bond, the said Surety will pay reasonable attorney's fees to be fixed by the court.

This bond shall inure to the benefit of any of the persons named in Civil Code Section 9100 so as to give a right of action to such persons or the assigns in any suit brought upon this bond.

The Surety and Principal, for value received, hereby stipulate and agree that no change, extension of time, modification, alteration or addition to the terms of the Contract or Contract Documents or to the Work to be performed thereunder shall in any way affect or release the Principal or Surety or their respective heirs, executors, administrators, successors and assigns from their obligations on this bond, and Surety does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract, or Contract Documents, or to the Work. No premature payment by the City to the Principal shall release or exonerate the Surety, unless the Officer or Board of the City ordering the payment shall have actual notice at the time the order is made that the payment is in fact premature, and then only to the extent that such payment shall result in actual loss to the Surety, but in no event more than the amount of such premature payment.

IN WITNESS WHEREOF, this instrument has been named, on the <u>16th</u> day of	
Liberty Mutual Insurance Company Surety Name By: Signature Name: Gentry Stewart Printed Name Title: Witness Address: 8044 Montgomery Rd. Ste 150E. Cincinnati. OH 45236 Telephone: 1-614-987-1274	SULLY-MILLER CONTRACTING COMPANY, a Delaware corporation By: Signature Name: CURTIS WELTZ Printed Name Title: ASSISTANT SECRETARY *** PLEASE SEE ATTACHED CERTIFICATE OF SIGNATURE By: INCUMBENCY AND RESOLUTION *** Signature Name:
1-01-1-01-12/-	Name:Printed Name Title:
Joshua Banford Attorney-in-Fact Signature (Attach Attorney-in-Fact Certificat	re, Corporate Seal and Surety Seal)
December 23, 2019	12/23, 2019
Approved as to form.	Approved as to sufficiency.
By: Deputy City Attorney	CITY OF LONG BEACH, a municipal corporation By: City Manager/City Engineer
NOTE:	1

- 1. Execution of this bond must be acknowledged by both PRINCIPAL and SURETY before a Notary Public and Notary's certificate of each acknowledgment must be attached.
- 2. A corporation must execute this bond by duly authorized officers or agents, and a certified copy of a resolution of its Board of Directors authorizing such execution, or other evidence of authority for such execution, must be attached if executed by persons other than the officers listed in Section 313, California Corporations Code.

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

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A notary public or other officer completing this certificate document to which this certificate is attached, and not the	ate verifies only the identity of the individual who signed the ne truthfulness, accuracy, or validity of that document.
State of California)	
County of Orange)	
	N. Codesa Nataus Buldia
On before me, Date	Here Insert Name and Title of the Officer
personally appeared	
	Name(s) of Signer(s)
subscribed to the within instrument and acknow	evidence to be the person(s) whose name(s) is/are ledged to me that he/she/they executed the same in is/her/their signature(s) on the instrument the person(s), cted, executed the instrument.
	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
	WITNESS my hand and official seal.
M. SYKES COMM #2164981 NOTARY PUBLIC - CALIFORNIA ORANGE COUNTY My Commission Expires Oct. 15, 2020	Signature Signature of Notary Public M. Sykes, Notary Public
Place Notary Seal Above	
Though this section is optional, completing this	TIONAL information can deter alteration of the document or so form to an unintended document.
Description of Attached Document	
Title or Type of Document: Payment I	Bond Document Date: December 16, 2019
Number of Pages:1 Signer(s) Other Tha	n Named Above: <u>Joshua Sanford, Attorney-in-Fact</u>
Capacity(ies) Claimed by Signer(s)	
Signer's Name: Curtis Weltz	Signer's Name:
★ Corporate Officer — Title(s): Assistant Secretary	
☐ Partner — ☐ Limited ☐ General	□ Partner — □ Limited □ General
☐ Individual ☐ Attorney in Fact	☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator	☐ Trustee ☐ Guardian or Conservator
☐ Other: Signer Is Representing: Sully-Miller Contracting	☐ Other:
Company	

NOTARY ACKNOWLEDGMENT OF SURETY:

Bethany Stevenson, the, known to me bed as Attorney-In-Fact for _, and acknowledged purposes therein
The state of the s
BETHANY STEVENSON NOTARY PUBLIC - CT 177501 MY COMMISSION EXPIRES SEPT. 30, 2023



This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

> Liberty Mutual Insurance Company The Ohio Casualty Insurance Company West American Insurance Company

Certificate No: 8202409-985949

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o confirm the va -610-832-8240

POWER OF ATTORNEY

Liberty Mutual Insuranc	e Company is a corpor	ation duly organized	under the laws of the	e Company is a corporation duly organized under the laws of the State of New Hampshire, that e State of Massachusetts, and West American Insurance Company is a corporation duly organized ant to and by authority herein set forth, does hereby name, constitute and appoint, Aiza
Anderson, Samuel E.	Begun, Bryan M. Ca	neschi, Saykham	Chanthasone, Lorir	a Monique Garcia, Danielle D. Johnson, Michelle Anne McMahon, Tanya Nguyen,
Aimee R. Perondine,	Mercedes Phothirath	, Jenny Rose Bele	n Phothirath, Noah	William Pierce, Kristopher Pisano, Donna M. Planeta, Joshua Sanford, Bethany
Stevenson, Rebecca N	M. Stevenson, Eric St	rba, Jynell Marie	Whitehead	
all of the city of	Hartford	state of	Connecticut	each individually if there be more than one named, its true and lawful attorney-in-fact to make,
				d deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance duly signed by the president and attested by the secretary of the Companies in their own proper

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 23rd day of October . 2019







Liberty Mutual Insurance Company The Ohio Casualty Insurance Company West American Insurance Company

By:

David M. Carey, Assistant Secretary

State of PENNSYLVANIA County of MONTGOMERY

alidity of this Power of Attorney call between 9:00 am and 4:30 pm EST on any business day October , 2019 before me personally appeared David M. Carey, who acknowledged himself to be the Assistant Secretary of Liberty Mutual Insurance Company, The Ohio Casualty Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at King of Prussia, Pennsylvania, on the day and year first above written.



COMMONWEALTH OF PENNSYLVANIA

Notarial Seal Teresa Pastella, Notary Public Upper Merion Twp., Montgomery County My Commission Expires March 28, 2021 lember, Pennsylvania Association of Notaries

By: Teresa Pastella, Notary Public

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

ARTICLE IV - OFFICERS: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII - Execution of Contracts: Section 5. Surety Bonds and Undertakings.

Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys-infact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety

Authorization - By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Llewellyn, the undersigned, Assistant Secretary, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 16th day of December , 2019







Renee C. Llewellyn, Assistant Secretary