Vendor Name	Specification No.	Contract No.
	111750	
	Vendor Name	



REPAIR, REPLACEMENT AND INSTALLATION OF GLASS AND GLAZIER SERVICES

Contract Period: Sixty (60) Months from the Date of Contract Award and Release

required for use by THE CITY OF CHICAGO DEPARTMENT OF AVIATION issued by

CITY OF CHICAGO DEPARTMENT OF PROCUREMENT SERVICES Room 806, City Hall, 121 North LaSalle Street, Chicago, Illinois 60602

Contract-Specific MBE goal: 25%; WBE goal: 5%

 Information:
 Lisa Freelon-Gilbert, Senior Procurement Specialist

 Phone: 312-742-9477 Fax: 312-744-9687 Email: lfreelon@cityofchicago.org

Bidder inquiry deadline: 4:00 p.m. Central Time, June 7, 2013. *Inquiries must be in writing via email to* <u>bidquestions@flychicago.com</u>. The Specification Number MUST be included in the subject line. **Pre-Bid Conference:** 11:00 a.m., Central Time, June 3, 2013, at the O'Hare Administration Building – Conference Room 1, located at 10510 Zemke Road, Chicago, IL 60666.

Bid Opening Date: June 25, 2013 **Bid Opening Time:** 11:00 a.m. Central Time

Bid Opening Location: City of Chicago Department of Procurement Services Bid & Bond Room City Hall, Room 301 121 N. LaSalle Street Chicago, Illinois 60602

Execute and submit one (1) complete original bid package.

All signatures to be sworn to before a Notary Public.

Bids must be received in the City of Chicago Department of Procurement Services Bid & Bond Room <u>no later</u> than the date and time stated above. Bids will be read publicly. Bid package must be complete and returned in its entirety. Do not scan or recreate the bid package, the original must be used.

Bid must be submitted in sealed envelope(s) or package(s). The outside of the envelope or package must clearly indicate the name of the project, "Repair, Replacement and Installation of Glass and Glazier Services," the specification number, 111750, and the time and date specified for receipt. The name and address of the Bidder must also be clearly printed on the outside of the envelope(s) or package(s).

City Business Preference?: Yes Bid Deposit: None Drawings: None Funding Source: Non-Federal Local Manufacture Preference?: No Performance Bond: No Exhibits: 5 Fund Number: 12-740-85-4010-0161-0161 and various

Rahm Emanuel Mayor

Jamie L. Rhee Chief Procurement Officer

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BID SUBMITTAL CHECKLIST

Missing Information, Documents, and/or Bonds May Invalidate Your Bid.

To help ensure that you are submitting a complete bid, place an "X" next to each item below after completing and incorporating the item into your bid package. Write "N/A" if an item does not apply to your bid.

- 1. _____ Bid Submittal Checklist
- 2. ____ Insurance Certificate of Coverage
- 3. _____ MBE/WBE Compliance Plan
 - a. _____ Schedule B Affidavit of Joint Venture MBE/WBE (only if bidder is a joint venture)
 - b. _____ Schedule C-1: Letter(s) of Intent from MBE/WBE to Perform as Sub-contractor, Supplier and/or Consultant (if applicable).
 - c. _____ Schedule D-1: Affidavit of MBE/WBE Goal Implementation Plan (if applicable).
 - d. _____ Request for a reduction or waiver of MBE/WBE goals (if applicable)
- 4. _____ Certificate of Filing of Economic Disclosure Statement and Affidavit (EDS)
- 5. _____ Affidavit of Chicago Business, Affidavit of Local Manufacture (if applicable)
- 6. _____ Proposal Page(s) (Schedule of Prices)
- 7. _____ Bid Execution Page
- 8. _____ Bid Deposit (if required)
- **NOTE:** Each page requiring a signature must be signed by the person with proper authority and sworn before a Notary Public where noted.
- **NOTE:** Each Bidder must acknowledge the receipt of a full set of Bid Documents and any and all Addenda at the top of the Bid Execution Page.

ARTICLE 1. REQUIREMENTS FOR BIDDING AND INSTRUCTIONS TO BIDDERS

Read this carefully before preparing your bid.

1.1. The Bid Documents

The Bid Documents include this Invitation for Bids, Legal Advertisement Notice, Bid Proposal Pages, Requirements for Bidding and Instructions for Bidders, Standard Terms and Conditions, Special Conditions, Scope of Work and Detailed Specifications, Plans and Drawings (if any), Insurance Requirements, MBE/WBE Special Conditions or DBE Special Conditions (as applicable) and all other exhibits attached hereto, and any and all Clarifications and Addenda issued by the City. Upon the award and execution of a contract pursuant to the Bid Documents, the Bid Documents become the Contract Documents.

1.2. Obtaining the Bid Documents

Bidders are solely responsible for obtaining all Bid Documents, including Clarifications and Addenda.

In the event of a conflict or inconsistency between the Bid Documents obtained on-line and the printed Bid Documents available from the Bid & Bond Room, the terms and conditions of the printed Bid Documents will prevail.

1.2.1. Printed Bid Documents

Printed copies of Bid Documents are available for pickup from:

Bid & Bond Room Room 301 City Hall 121 North LaSalle Street Chicago, IL 60602 Phone # 312-744-9773 Fax # 312-744-5611

Plans and Drawings may only be available on CD.

1.2.2. Downloadable Bid Documents

Documents may be downloaded from the DPS' website at the following URL:

www.cityofchicago.org/bids

In order to receive notice of clarifications and addenda, Bidders that download the Bid Documents must register as a Bid Document holder by (i) faxing the company's name, contact person, address, e-mail address, telephone number and fax number to the Bid & Bond Room at 312-744-5611 (include specification number and bid title/description) or (ii) by calling the Bid & Bond Room at 312-744-9773.

Bid Document holders are listed on the Bid & Bond Room Opportunity Take Out List. The Opportunity Take Our List is public information and is posted to the DPS web site at www.cityofchicago.org/TOL. To find Opportunity Take Out lists go to "Get Started Online" and search by the specification number.

1.3. Clarifications and Addenda

The City sends out clarifications and addenda to the Bid Documents to entities on the list of registered Bid Document Holders. Additionally, Clarifications and Addenda will be posted at the following URL, and made available at the Bid & Bond Room:

www.cityofchicago.org/bids

Bidders that download Bid Documents from the City of Chicago's website instead of obtaining the Bid Documents from the City of Chicago's Bid & Bond Room and which have not registered as a Bid Document holder are responsible for checking the City of Chicago's website for Clarifications and/or Addenda.

There may be multiple Clarifications and Addenda. Failure to obtain Clarifications and/or Addenda, for whatever cause, will not relieve a Bidder from the obligation to bid according to and comply with any changed or additional terms and conditions contained in the Clarifications and Addenda.

Failure to acknowledge Clarifications and/or Addenda in the Bid Documents when submitting the bid will render the bid non-responsive. Any harm to the bidder resulting from failure to obtain all necessary documents, for whatever cause, will not be valid grounds for a protest against award(s) made under this bid solicitation.

1.4. Examination of the Bid Documents and Work Site

Bidders are required to carefully examine all of the Bid Documents before completing the forms and submitting a Bid. If the specification calls for work to be performed onsite, Bidders are also required to inspect the site of the work to be performed, and familiarize itself with the conditions at the site that will affect the work.

A Bidder that is awarded a contract will be solely responsible for all costs arising from and associated with that Bidder's (i) failure to comply with the requirements of the Bid Documents, including, without limitation, this requirement to inspect the Bid Documents and site of the work, and (ii) failure to include any costs or expense attributable to site conditions that could have reasonably been discovered through a site inspection or examination of the Bid Documents.

1.5. Pre-Bid Conference and Site Visit

If a pre-bid conference will be held to answer questions regarding these Bid Documents, it will be held on the date and time stated on the front cover of the Bid Documents. The pre-bid conference may be recorded by DPS.

If a pre-bid conference will be held, attendance is strongly encouraged. The Chief Procurement Officer or his/her representative, as well as representatives from the City Department for which the Bid Documents have been issued will comprise the panel to respond to Bidders' questions.

Bidders must familiarize themselves with the locations for contract performance required by the Bid Documents and take into account all relevant conditions when preparing its Bid. The Contractor will not be paid additional compensation due to failure to account for conditions that may be observed by a site visit in its bid.

If the site for the Work is not accessible to the public during normal business hours, instructions for obtaining access, including a date and time for guided visits, is set out on the cover of the Bid Documents.

1.6. Questions Regarding the Bid Documents; Bidder Inquiry Deadline

All inquiries regarding this Bid Documents or procurement process must be directed to the Contract Administrator/Negotiator at the email address listed on the front cover of the Bid Documents. Inquiries must be submitted via email and MUST include the specification number in the subject line of the email.

The Bidder Inquiry Deadline is listed on the front cover of the Bid Documents. Inquiries received after the Bidder Inquiry Deadline will not be answered except at the discretion of the Chief Procurement Officer.

Bidders may only rely on written answers in a Clarification or in an Addendum duly issued by the Chief Procurement Officer. Bidders cannot rely on oral or informal responses; such answers will not be binding upon the City.

1.7. Exceptions

Any deviations from the specifications must be noted on the Proposal Page(s) or attached thereto, with the exact nature of the change outlined in sufficient detail. Bidder must provide the reason for which deviations were made. Failure of a Bidder to comply with the terms of this paragraph may be cause for rejection of its Bid.

If a Bidder takes exception to other provisions of the specification, the Chief Procurement Officer shall reject the Bid as non-responsive in the event that the Chief Procurement Officer, in his or her sole opinion, determines such exception(s) to be material exception(s).

1.8. Taxes Included in Bid Prices

Materials purchased by the City of Chicago are not subject to the Federal Excise Tax. The City's Tax Exemption Certificate number is 36-6005820.

Materials purchased by the City of Chicago are not subject to the State of Illinois Sales Tax. The City's Tax Exemption Certificate number is E9998-1874-07.

The Illinois Retailers' Occupation Tax, Use Tax, and Municipal Retailers' Occupation Tax do not apply to materials or services purchased by the City of Chicago.

Bidders shall include all other applicable Federal, State and local taxes, direct or indirect, in their Bid prices.

1.9. Bid Prices Must Incorporate All Costs

Bid pricing must incorporate any/all peripheral costs including, but not limited to the costs of products/services, delivery/transportation charges, training, materials, labor, insurance, applicable taxes, warranty, overhead and profit, etc. that are required by the Bid Documents.

1.10. Completion of the Bid Documents

Each Bidder must complete all of the forms listed on the Bid Submittal Checklist. The forms, including the Bid Proposal Pages, must be completed in ink, or typewritten. Bidders may not change any of the Bid Documents. Any changes made by a Bidder to the Bid Documents may result in rejection of the Bid, and will not be binding upon the City.

Bidders must use the Bid Execution Page that is appropriate for their form of business organization (e.g., sole proprietorship, corporation, partnership, or joint venture). The individual(s) that sign the Bid Execution Page on behalf of the Bidder, by their signature, represents and warrants to the City that such individual is authorized to execute bids and contracts on behalf of the Bidder, and that the Bidder agrees and shall be bound to all of the terms and conditions of the Bid Documents and, upon execution by the City, the Contract Documents. Signatures must be sworn before a Notary Public.

1.11. Required Forms and Fees

1.11.1. Certificate of Filing for Online EDS

Bidders must complete an online EDS prior to the bid due date. A Bidder who does not file an electronic EDS prior to the bid due date may be found non-responsive and its bid rejected. If you are unable to complete the EDS online and print a Certificate of Filing prior to the response due date, the City will accept a paper EDS provided written justification is provided explaining the Bidders good faith efforts to complete it before the response due date and the reasons why it could not be completed. Refer to the Instructions for Completing Economic Disclosure Statement and Affidavit On-Line.

1.11.2. MBE/WBE Program

The goals for MBE and WBE participation are set forth in the Proposal Pages. The rules, regulations, and forms for achieving these goals are set forth in the Special Conditions Regarding Minority Business Enterprise Commitment and Women Business Enterprise Commitment ("M/WBE Special Conditions").

• Schedule B: Affidavit of Joint Venture (if applicable)

If applicable, complete and submit this form if a non-certified firm has formed a joint venture with one or more MBE/WBE certified firms to submit a Bid. Such Affidavit should be signed by the appropriate Joint Venture members and notarized.

• Schedule C-1

If applicable, include a completed Letter of Intent from each certified MBE or WBE that will perform as a Subcontractor, Supplier and/or Consultant. Such letter(s) must be signed and notarized.

• Schedule D-1

If applicable, include the Bidder's Affidavit of MBE/WBE Goal Implementation Plan. This Affidavit must be signed and notarized.

• Request for a Reduction or Waiver of the MBE/WBE Goals

If applicable, after making good faith efforts, the Bidder is unable to provide a plan for the utilization of MBE and WBE firms that will achieve compliance with the MBE/WBE goals, the Bidder must, as required by the MBE/WBE Special Conditions, submit a request for whole or partial waiver of the goals with its Bid. Any waiver request must include documentation as required by the M/WBE Special Conditions including but not limited to notification to an assist agency.

1.11.3. Bid Deposit

Bid deposits, if required, may be in the form of a bond, certified check, cashier's check or money order payable to the City of Chicago. Bid bonds must be in the form provided by the Department of Procurement Services, and must be executed by a surety licensed and authorized to do business in the State of Illinois.

Cash is not an acceptable form of Bid Deposit. Substantial failure to comply with bid deposit requirements will result in rejection of the bid. A non-substantial failure to comply with the bid deposit requirement is a failure that does not provide a commercial advantage to the Bidder over other bidders.

The Chief Procurement Officer may return bid deposits sooner, but reserves the right to hold all bid deposits until a contract has been awarded or, in the case of multiple awards, all contracts have been awarded for the Bid in question.

If a bid deposit is required, it will be indicated on the front cover of the Bid Documents.

1.11.4. Contractor's Financial Statement

If requested by the Chief Procurement Officer, Bidder must file a "Contractor's Statement of Experience and Financial Condition" dated not earlier than the end of Bidder's last fiscal year period. The "Contractor's Statement of Experience and Financial Condition" will be kept on file as a representative statement for one year. The "Contractor's Statement of Experience and Financial Condition" forms are available in the Bid & Bond Room, City Hall Room 301, Chicago, IL 60602, or may be downloaded at <u>www.cityofchicago.org/form</u>. Failure to provide a "Contractor's Statement of Experience and Financial Condition" if requested may be cause for rejection of the Bid.

1.11.5. Other Required Forms and Documents

Other forms required to be included with the Bid are:

- Insurance Certificate of Coverage
- Affidavit of Chicago Business (if applicable)
- Proposal Page(s) (Schedule of Prices)
- Bid Execution Page

1.12. Trade Names and Substitutions

Reference to a specific manufacturer or trade name in this solicitation is intended to be descriptive (but not restrictive) and to indicate to prospective bidders those product(s) that have been deemed by the City to be satisfactory. The Bidder must, if awarded the Contract, provide the product(s) specified, unless equivalent alternatives have been proposed as described below and found acceptable to the Chief Procurement Officer.

A Bidder that chooses to respond to this solicitation for bids with alternate product(s) from those specified in the solicitation, must identify such alternate items with its Bid with a detailed explanation and documentation in support of how the alternate items proposed by the Bidder can perform as well as or better than those specified. Unless an alternate item is so identified, it is understood that the Bidder proposes, and will be required to provide, the specific item described in the specifications. No substitution of specified items will be allowed thereafter except as otherwise provided for in the specifications.

Documentation in support of alternate items includes:

1) Complete data substantiating compliance of proposed alternate items with requirements stated in the solicitation, including:

- a) Product identification, including manufacturer's name and address.
- b) Manufacturer's literature identifying:
 - i) Product description
 - ii) Reference standards
 - iii) Performance and test data
- c) Samples, as applicable
- d) Name and address of similar projects on which the product has been used, and date of usage.
- 2) Itemized comparison of the proposed alternate item with product or service specified; listing significant variations.

A Bidder warrants and represents that in making a formal request for substitution with alternate items that:

- 1) The proposed alternate item is equivalent to or superior in all respects to the product specified, and
- 2) The same warranties and guarantees will be provided for the alternate item as for the product specified.

The CPO may, in his or her sole discretion, accept an alternate item for a specified item, provided the alternate item so bid is, in the CPO's sole opinion, the equivalent of the item specified in the solicitation. An alternate item that the CPO determines not to be equivalent to the specified item shall render the bid non-responsive and the CPO shall reject the bid.

1.13. Authorized Dealer/Distributor

For bids involving the furnishing of equipment or other goods that are subject to manufacturer warranties that require sale or installation by authorized dealers or distributors, the Contractor must be the manufacturer or an authorized dealer/distributor of the proposed manufacturer and be capable of providing genuine parts, assemblies and/or accessories as supplied by the manufacturer. Further, the Contractor must be capable of furnishing original product warranty and manufacturers related services such as product information, product recall notices, etc. The Bid Documents will typically ask the Bidder to certify that it is an authorized dealer/distributor when this requirement is applicable. The Bidder's compliance with these requirements will be determined by the CPO, whose decision will be binding.

1.14. Estimated Quantities

Unless explicitly stated to the contrary in the Scope of Work, Detailed Specifications, or Proposal pages, any quantities shown on the Proposal Pages represent estimated usage and as such are for bid canvassing purposes only. The City reserves the right to increase or decrease quantities ordered. Nothing herein will be construed as intent on the part of the City to procure any goods or services beyond those determined by the City to be necessary to meet its needs.

The City will only be obligated to order and pay for such quantities as are from time to time ordered, performed and accepted on Blanket Releases issued directly by the Department.

1.15. Submission of Bids

1.15.1. Date, Time, and Place

Bids are to be delivered to the Bid & Bond Room of the Department of Procurement Services, City Hall Room 301, 121 North LaSalle Street, Chicago, Illinois 60601 on the date and prior to the time stated on the cover of the Bid Documents, or any addendum issued by the City to change such date and/or time. No bid will be accepted after the date and time specified. The time of the receipt of the bid will be determined solely by the clock located in the Bid & Bond room.

Bids must be dropped off in the Bid & Bond Room during regular business hours: 8:30 am to 4:30 pm, Monday through Friday, excluding Holidays of the City.

1.15.2. Bids Must Be Sealed and Properly Labeled

All Bids must be submitted in sealed envelopes. The Department of Procurement Services provides official bid enclosure envelopes at the Bid & Bond Room. Use of official envelopes is not required but is preferred

All envelopes containing Bids must be marked "Bid Enclosed," and must have the Bidder's name and address, the Specification Number, and the advertised date and time of bid opening stated on the envelope. Failure to properly mark the envelope may result in a failed delivery, and result in rejection of the Bid. If more than one envelope is needed to submit the Bid, each envelope must be marked with all the information required above and be marked to indicate that the envelopes belong together (e.g., one of three, two of three).

1.15.3. Bidders Are Responsible for Bid Delivery

Each Bidder is solely and completely responsible for delivery of its Bid to the Bid & Bond Room before the date and time established for the Bid opening. Any Bid that is not delivered on time, including Bids mistakenly delivered to other City offices, will not be accepted. The City is under no obligation to ensure that misdirected Bids are delivered to the Bid & Bond Room prior to Bid opening.

When bids are sent via U.S. Postal Service, messenger, printing service or any other carrier, Bidder is responsible for their delivery and drop-off to the correct location during business hours before the date and hour set for the opening of bids. It is Bidder's sole responsibility to ensure the Bid is delivered to the correct location and received as required.

Bids are not to be delivered after hours by pushing them under the door.

1.15.4. Transparency Website; Trade Secrets

Consistent with the City's practice of making available all information submitted in response to a public procurement, all bids, any information and documentation contained therein, any additional information or documentation submitted to the City as part of this solicitation, and any information or documentation presented to City as part of negotiation of a contract or other agreement may be made publicly available through the City's Internet website.

However, Bidders may designate those portions of a Bid which contain trade secrets or other proprietary data ("Data") which Bidder desires remain confidential.

To designate portions of a Bid as confidential, Bidder must:

A. Mark the cover page as follows: "This bid includes trade secrets or other proprietary data."

B. Mark each sheet or Data to be restricted with the following legend: "Confidential: Use or disclosure of data contained on this sheet is subject to the restriction on the title page of this bid."

C. Provide a CD-ROM with a redacted copy of the entire bid or submission in .pdf format for posting on the City's website. Bidder is responsible for properly and adequately redacting any Data which Bidder desires remain confidential. If entire pages or sections are removed, they must be represented by a page indicating that the page or section has been redacted. Failure to provide a CD-ROM with a redacted copy may result in the posting of an un-redacted copy.

Indiscriminate labeling of material as "Confidential" may be grounds for deeming a bid as non-responsive.

All Bids submitted to the City are subject to the Freedom of Information Act. The City will make the final determination as to whether information, even if marked "confidential," will be disclosed pursuant to a request under the Freedom of Information act or valid subpoena. Bidder agrees not to pursue any cause of action against the City with regard to disclosure of information.

1.16. Withdrawal of Bids

Bidders may withdraw their Bid at any time prior to the date and time for Bid opening. Requests for withdrawal must be made in writing on the Bidder's letterhead to the Bid & Bond Room. Bidders must make their own arrangements for the return of their Bids.

1.17. Bid Opening

Bids will be opened and read publicly in the Bid & Bond Room by the Department of Procurement Services immediately after the deadline for the submission of Bids has passed. Announcement of the Bids and the apparent low Bidder are neither final nor binding. All Bids and Bid Documents are subject to review by the Department of Procurement Services to determination the lowest responsive and responsible bidder and whether a contract will be awarded.

Bid tabulations are public information and are posted on the City's website <u>www.cityofchicago.org/BidTab</u>. URL is case sensitive. Select "Get Started Online" and search by specification number.

1.18. Effective Term of Bid

Unless a Bid is expressly rejected by the Chief Procurement Officer, all Bids will remain in effect for ninety (90) days subsequent to the Bid opening. The City may request that Bidders extend the effective period of their Bids. Such requests shall be in writing, and will require the Bidders' written consent to the extension.

Bidder may not withdraw or cancel or modify its Bid for a period of ninety (90) calendar days after the advertised closing time for the receipt of Bids. The City reserves the right to withhold and deposit, as liquidated damages, the bid deposit of any bidder requesting withdrawal, cancellation or modification of its Proposal prior to the ninety (90) day period.

1.19. Evaluation of Bids

1.19.1. Determination of Responsiveness

DPS will review Bids to determine whether they conform to the requirements of the Bid Documents.

1.19.1.1. Must Bid All Line Items

The Bidder must bid all Line Items set forth on the Proposal Pages, except to the extent that the Specification expressly allows otherwise. Bids submitted to the contrary will be considered incomplete and as a result, will be rejected as being non-responsive to this requirement.

Per the Basis of Award, if Contract(s) will be awarded per Group, Bidders must bid all items within a Group, except to the extent that the Specification expressly allows otherwise, but Bidders are not required to bid all Groups. Bids submitted to the contrary will be considered incomplete and as a result, will be rejected as being non-responsive to this requirement.

1.19.1.2. Mathematical Calculations

The Chief Procurement Officer reserves the right to make corrections, after receiving the bids, to any clerical error apparent on the face of the bid, including but not limited to obviously incorrect units or misplaced decimal points, or arithmetic errors. In the event that comparison of the Bidder's "Unit Price" and "Total Price" submitted for any line item reveals a calculation error, the Unit Price will prevail.

1.19.1.3. Unbalanced Bids

The Chief Procurement Officer reserves the right to reject any Bid that, in his or her sole discretion and authority, determines is materially unbalanced.

1.19.1.4. Cash Billing Terms

Cash billing discounts offered will not be considered in the evaluation of bids.

1.19.2. Determination of Responsibility

The determination of the responsibility of a Bidder is within the sole discretion and authority of the Chief Procurement Officer.

The Chief Procurement Officer may request any Bidder to submit such additional information pertaining to the Bidder's responsibility as the Chief Procurement Officer deems necessary. Failure to comply with any such request will result in a finding of non-responsibility and rejection of the Bid.

1.19.2.1. Bidder Debts or Defaults

The Chief Procurement Officer reserves the right to refuse to award a Contract to any bidder that is in arrears or is in default to the City upon any debt or contract, or that is a defaulter, as surety or otherwise, upon any obligation to the City, or has failed to perform faithfully any previous contract with the City.

1.19.2.2. Competency of Bidder

The Bidder, if requested, must present within a reasonable time, as determined by the Chief Procurement Officer, evidence satisfactory to the Chief Procurement Officer of ability to perform the Contract and possession of necessary facilities, pecuniary resources and adequate insurance to comply with the terms of these specifications and contract documents.

1.20. Rejection of Bids and Waiver of Informalities

The Chief Procurement Officer, in his/her sole discretion and authority, may determine that it is in the best interest of the City to reject any or all Bids submitted in response to any Invitation for Bids. The Chief Procurement Officer, in his/her sole discretion and authority, may disregard or waive any informality in the Bids or bidding process.

1.21. Statutory Adjustments to the Bid

1.21.1. City-based Businesses (Chicago Business Preference)

For purposes of this section only, the following definitions shall apply:

"City-based business" means a person who (i) conducts meaningful day-to-day business operations at a facility located within the city and reports such facility to the Internal Revenue Service as a place of employment for the majority of its regular, full-time workforce; (ii) holds any appropriate city license; and (iii) is subject to applicable city taxes.

"Contract" means any contract, purchase order or agreement awarded by the city and whose cost is to be paid from funds belonging to or administered by the city; provided that a contract does not include: (i) a delegate agency contract; (ii) a lease of real property; or (iii) a collective bargaining agreement.

"Prime Contractor" means a person who is a city- based business and the primary contractor on a contract. A "Prime Contractor" does not include any subcontractors.

If these Bid Documents pertain to a Contract having an estimated contract value of \$100,000 or more, the CPO may apply a bid preference ("City Based Business Preference") of two percent of the contract base bid, in accordance with section 2-92-412 of the MCC, to any qualified bidder that is a prime contractor. If the CPO has determined that a City Based Business Preference may be applied, it will be indicated on the cover page of the Bid Documents

If a City Based Business Preference is applied to a Bidder's Bid, the Local Goods Incentive pursuant to Section 2-92-410 will not be applied to that same Bid.

Bidders desiring to take advantage of the City Based Business Preference must submit documentation with their Bid that Bidder is a City-Based Business.

1.21.2. Child Support Arrearage

Pursuant to Section 2-92-415 of the MCC, an eight percent (8%) penalty will be applied to the Bids of Bidders whose substantial owners, as defined in the Code, are in arrears on court-ordered child support payments and who have not entered into an agreement for payment or are otherwise not in compliance with the order. The penalty will pertain to the Bid only, and will not affect the Contract Price or payments under the Contract.

1.21.3. MacBride Principles Ordinance

If the Bidder conducts any business operations in Northern Ireland, it is hereby required that the Bidder will make reasonable and good faith efforts to conduct those operations in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 and Section 2-92-580 of the Municipal Code to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland.

Bidders who take exception to the provision set forth above will be assessed an eight percent (8%) penalty on their Bids. The penalty will pertain to the Bid only, and will not affect the Contract Price or payments under the Contract.

1.21.4. Locally Manufactured Goods

For purposes of this section only, the following definitions shall apply:

"City-based manufacturer" means a person who: (i) holds any appropriate city license; (ii) is subject to applicable city taxes; and (iii) owns, operates, or leases a manufacturing facility within the city.

"Contract for goods" means any contract, purchase order or agreement for the purchase of goods awarded by the city and whose cost is to be paid from funds belonging to or administered by the city; provided that a "contract" does not include: (i) a delegate agency contract; (ii) a lease of real property; (iii) a collective bargaining agreement; or (iv) a construction contract as defined in Section 2-92-670.

"Locally manufactured goods" means goods whose value, either in whole or in part, is derived from growing, producing, processing, assembling, or manufacturing activities that occur within a city-based manufacturer's facility located within the city.

"Manufacture" means to produce tangible goods for use from raw or prepared materials by giving the materials new forms, qualities, properties or combinations, whether by hand-labor or machines.

If these Bid Documents pertain to a Contract for Goods having an estimated contract value of \$100,000 or more, the CPO may allocate a bid incentive ("Local Goods Incentive") in accordance with section 2-92-410 of the MCC. If the CPO has determined that a Local Goods Incentive will be allocated, it will be indicated on the cover page of the Bid Documents and shall consist of the following:

Total Dollar Value of Locally Manufactured Goods Provided in the Contract	Bid Incentive
25% to 49%	1% of the contract base bid
50% to 74%	1.5% of the contract base bid
75% or greater	2% of the contract base bid

Bidders desiring to take advantage of the Local Goods Incentive, if allocated, must submit documentation with their bid that the goods to be provided will be locally manufactured goods.

Upon completion of the work, any contractor that has failed to supply the required percentage of locally manufactured goods for which the Local Goods Incentive was allocated shall be fined in an amount equal to three times the amount of the difference between the bid incentive allocated and the bid incentive that would have been allocated to that contractor for the amount of locally manufactured goods actually supplied under the contract, unless the contractor can demonstrate that due to circumstances beyond the contractor's control, the contractor for good cause was unable to provide the required percentage of locally manufactured goods.

1.22. Consideration of Bids

The CPO represents and acts for the City in all matters pertaining to this invitation for bids and any contract subsequently awarded. The CPO reserves the right to reject any and all bids and to disregard any

informalities in a bid or the bidding process, when in his/her opinion the best interest of the City will be served by such action.

1.23. Bid Protests

The bidder shall submit any protests or claims regarding this solicitation to the office of the City's Chief Procurement Officer located at City Hall Room 402, 121 North LaSalle Street, Chicago, Illinois 60602. A prebid protest must be filed no later than the five calendar days before the bid opening date, a pre-award protest must be filed no later than ten calendar days after the bid opening date, and a post-award protest must be filed no later than ten calendar days after the award of the contract.

All protests or claims must set forth the name and address of the protester, the specification number, the grounds for the protest or claim, and the course of action that the protesting party desires that the CPO undertake.

Copies of the Bid Protest Procedures (entitled Department of Procurement Services Solicitations and Contracting Process Protest Procedures) are available at the Bid & Bond room and on DPS' website www.cityofchicago.org/procurement under "Rules, Regulations and Ordinances" then under "Contract Rules and Regulations".

1.24. Award of Contract; Notice of Award

The Contract consists of the Bid Documents. Upon the award and execution of a contract pursuant to the Bid Documents, the Bid Documents become the Contract Documents, which collectively comprise the Contract.

The Department of Procurement Services will, by written notice, notify the Bidder that is, per the Basis of Award, the lowest responsive and responsible Bidder of the City's award of a Contract.

ARTICLE 2. INCORPORATION OF EXHIBITS

The following attached Exhibits are made a part of this agreement:

- Exhibit 1: Example Insurance Certificate of Coverage
- Exhibit 2: Contractor's Affidavit Regarding Removal of All Waste and Identification of All Legal Dump Sites
- Exhibit 3: Notice to Airport Users Form
- Exhibit 4: Illinois Wage Rates
- Exhibit 5: Multi-Project Labor Agreement (PLA)

ARTICLE 3. STANDARD TERMS AND CONDITIONS

3.1. General Provisions

3.1.1. Definitions

"Addendum" is an official revision of the Bid Documents issued by the Chief Procurement Office prior to Bid Opening Date.

"Airports" means Chicago O'Hare International Airport and Chicago Midway International Airport.

"Airside" means, generally, those areas of an Airport which requires a person to pass through a security checkpoint to access. References to "sterile areas" generally mean Airside areas within terminal buildings. References to "Airfield", "Aircraft Operations Area", "AOA", or "Secured areas" generally mean outdoor Airside areas or areas not accessible to passengers.

"Attachments" are all the exhibits and other documents attached to the Bid Documents and/or incorporated into the Contract by reference.

"Bid" refers to an offer made by a Bidder in response to an invitation for bids which includes a binding proposal to perform the Contract which the City may rely on and accept, or in the case of an RFP or RFQ, the submission/proposal in response to that solicitation which may be subject to negotiation.

"Bidder" is a person, firm, or entity submitting a Bid in response to an invitation for bids; for RFPs and RFQs, references may be made to "Respondents." Once the Contract is awarded the Contractor shall assume that all references to a Bidder or Respondent and such attendant obligations apply to the Contractor.

"Bid Opening Date" is the date and time publicly advertised by the Chief Procurement Officer as the deadline for submission of Bids; this may be referred to as a "Proposal Due Date" for RFP and RFQ solicitations.

"Bid Documents" means all the documents issued by the Chief Procurement Officer, or referenced by the Chief Procurement Officer as being available on the City's website and incorporated by such reference, in connection with an invitation for bids or proposals. Except for such Bid Documents as are posted on the City's website and incorporated by reference, all Bid Documents must be submitted by a bidder on the Bid Opening Date.

"Business Day" means business days (Monday through Friday, excluding legal holidays, or City shutdown days) in accordance with the City of Chicago business calendar.

"Calendar Day" means all calendar days in accordance with the world-wide accepted calendar.

"Chief Procurement Officer" abbreviated as "CPO" means the chief executive of the City's Department of Procurement Services ("DPS"), and any representative duly authorized in writing to act on the Chief Procurement Officer's behalf.

"**City"** means the City of Chicago, a municipal corporation and home rule government under Sections 1 and 6(a), Article VII, of the 1970 Constitution of the State of Illinois.

"Commissioner" means the chief executive of any City department that participates in this Contract (regardless of the actual title of such chief executive), and any representative duly authorized in writing to act on the Commissioner's behalf with respect to this Contract.

"Contact Person" means the Contractor's management level personnel who will work as liaison between the City and the Contractor and be available to respond to any problems that may arise in connection with Contractor's performance under the Contract.

"**Contract**" means, upon notice of award from the CPO, the contract consisting of all Bid Documents relating to a specific invitation for bids or proposals, and all amendments, modifications, or revisions

made from time to time in accordance with the terms thereof. All such documents comprising the Contract are referred to as the "Contract Documents".

"**Contractor**" means the Bidder (person, firm, or entity) that is awarded the Contract by the CPO. Any references to the Bidder in the Contract Documents is understood to apply to the Contractor.

"Department" which may also be referred to as the using/user Department is the City Department which appears on the applicable Purchase Order Release for goods, work, or services provided under this Contract.

"Detailed Specifications" refers to the contract specific requirements that includes but is not limited to a detailed description of the scope, term, compensation, price escalation, and such other additional terms and conditions governing this specific Contract.

"Force Majeure Event" means an event beyond the reasonable control of a party to this Contract, which is limited to acts of God, explosion, acts of the public enemy, fires, floods, earthquakes, tornadoes, epidemics, quarantine restrictions, work stoppages not caused or unmitigated by the Contractor.

"Holidays" refers to the official City Holidays when the City is generally closed for business which includes: New Year's Day, Dr. Martin Luther King Jr.'s Birthday, Lincoln's Birthday, President's Day, Pulaski Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving Day, and Christmas Day.

"MCC" is the abbreviation for the Municipal Code of Chicago.

"Party" or collectively "Parties" refers to the entities that have entered into this Contract including the Contractor and the City.

"Purchase Order" means a written purchase order from a Department referencing this Contract. Purchase Orders may also be referred to as "Blanket Releases".

"Services" refers to all work, services, and materials whether ancillary or as required by the Detailed Specifications that Contractor provides in performance of its obligations under this Contract.

"Specification" means the Bid Documents, including but not limited to the Detailed Specifications.

"Subcontractor" means any person or entity with whom the Contractor contracts to provide any part of the goods, services or work to be provided by Contractor under the Contract, including subcontractors of any tier, suppliers and material men, whether or not in privity with the Contractor.

3.1.2. Interpretation of Contract

3.1.2.1. Order of Precedence

The order of precedence of the component contract parts will be as follows:

- Addenda, if any
- Detailed Specifications / Scope
- Plans or drawings, if any
- Special Conditions
- Supplemental Special Conditions, if any
- Insurance Requirements
- MBE/WBE/DBE Special Conditions, if any
- Standard Terms and Conditions
- Invitation to bid and proposal pages

3.1.2.2. Interpretation and Rules

Unless a contrary meaning is specifically noted elsewhere, the phrases "as required", "as directed", "as permitted", and similar words mean the requirements, directions, and permissions of the Commissioner or CPO, as applicable. Similarly, the words "approved", "acceptable", "satisfactory",

and similar words mean approved by, acceptable to, or satisfactory to the Commissioner or the CPO, as applicable.

The words "necessary", "proper", or similar words used with respect to the nature or extent of work or services mean that work or those services must be conducted in a manner, or be of a character which is necessary or proper for the type of work or services being provided in the opinion of the Commissioner and the CPO, as applicable. The judgment of the Commissioner and the CPO in such matters will be considered final.

Wherever the imperative form of address is used, such as "provide equipment required" it will be understood and agreed that such address is directed to the Contractor unless the provision expressly states that the City will be responsible for the action.

3.1.2.3. Severability

The invalidity, illegality, or unenforceability of any one or more phrases, sentences, clauses, or sections in this Contract does not affect the remaining portions of this Contract.

3.1.2.4. Entire Contract

The Contract Documents constitute the entire agreement between the parties and may not be modified except by the subsequent written agreement of the parties.

3.1.3. Subcontracting and Assignment

3.1.3.1. No Assignment of Contract

Pursuant to 65 ILCS 8-10-14, Contractor may not assign this Contract without the prior written consent of the CPO. In no case will such consent relieve the Contractor from its obligations, or change the terms of the Contract. The Contractor must notify the CPO, in writing, of the name of any proposed assignee and the reason for the assignment; consent to which is solely in the CPO's discretion.

3.1.3.2. Subcontracts

No part of the goods, work, or services to be provided under this Contract may be subcontracted without the prior written consent of the CPO; but in no case will such consent relieve the Contractor from its obligations, or change the terms of the Contract. The Contractor must notify the CPO of the names of all Subcontractors to be used and shall not employ any that the CPO has not approved. Prior to proposing the use of a certain Subcontractor, the Contractor must verify that neither the Subcontractor nor any of its owners is debarred from or otherwise ineligible to participate on City contracts. This information can be found on the City's website:

http://www.cityofchicago.org/city/en/depts/dps/provdrs/comp/svcs/debarred_firms_list.html

Subcontracting of the services or work or any portion of the Contract without the prior written consent of the CPO is null and void. Further, the Contractor will not make any substitution of a previously approved Subcontractor without the prior written consent of the CPO; any substitution of a Subcontractor without the prior written consent of the CPO is null and void.

The Contractor will only subcontract with competent and responsible Subcontractors. If, in the judgment of the Commissioner or the CPO, any Subcontractor is careless, incompetent, violates safety or security rules, obstructs the progress of the services or work, acts contrary to instructions, acts improperly, is not responsible, is unfit, is incompetent, violates any laws applicable to this Contract, or fails to follow the requirements of this Contract, then the Contractor will, immediately upon notice from the Commissioner or the CPO, discharge or otherwise remove such Subcontractor and propose an acceptable substitute for CPO approval.

3.1.3.3. No Pledging or Assignment of Contract Funds Without City Approval

The Contractor may not pledge, transfer, or assign any interest in this Contract or contract funds due or to become due without the prior written approval of the CPO. Any such attempted pledge,

transfer, or assignment, without the prior written approval of the CPO is void as to the City and will be deemed an event of default under this Contract.

3.1.3.4. City's Right to Assign

The City expressly reserves the right to assign or otherwise transfer all or any part of its interests in this Contract without the consent or approval of the Contractor.

3.1.3.5. Assigns

All of the terms and conditions of this Contract are binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees, and assigns.

3.1.4. Contract Governance

3.1.4.1. Governing Law and Jurisdiction

This Contract will be governed in accordance with the laws of the State of Illinois, without regard to choice of law principles. The Contractor hereby irrevocably submits, and will cause its Subcontractors to submit, to the original jurisdiction of those State or Federal courts located within the County of Cook, State of Illinois, with regard to any controversy arising out of, relating to, or in any way concerning the execution or performance of this Contract and irrevocably agrees to be bound by any final judgment rendered thereby from which no appeal has been taken or is available. The Contractor irrevocably waives any objection (including without limitation any objection of the laying of venue or based on the grounds of forum non conveniens) which it may now or hereafter have to the bringing of any action or proceeding with respect to this Contract in the jurisdiction set forth above.

3.1.4.2. Consent to Service of Process

The Contractor agrees that service of process on the Contractor may be made, at the option of the City, either by registered or certified mail addressed to the applicable office as provided for in this Contract, by registered or certified mail addressed to the office actually maintained by the Contractor, or by personal delivery on any officer, director, or managing or general agent of the Contractor. The Contractor designates and appoints the representative identified on the signature page hereto under the heading "Designation of Agent for Service Process", as its agent in Chicago, Illinois, to receive on its behalf service of all process (which representative will be available to receive such service at all times), such service being hereby acknowledged by such representative to be effective and binding service in every respect. Said agent may be changed only upon the giving of written notice by the Contractor to the City of the name and address of a new Agent for Service of Process who works within the geographical boundaries of the City of Chicago. Nothing herein will affect the right to serve process in any other manner permitted by law or will limit the right of the City to bring proceedings against the Contractor in the courts of any other jurisdiction.

3.1.4.3. Cooperation by Parties and between Contractors

The Parties hereby agree to act in good faith and cooperate with each other in the performance of this Contract. The Contractor further agrees to implement such measures as may be necessary to ensure that its staff and its Subcontractors will be bound by the provisions of this Contract. The City will be expressly identified as a third party beneficiary in the subcontracts and granted a direct right of enforcement thereunder.

Unless otherwise provided in Detailed Specifications, if separate contracts are let for work within or adjacent to the project site as may be further detailed in the Contract Documents, each Contractor must perform its Services so as not to interfere with or hinder the progress of completion of the work being performed by other contractors.

Each Contractor involved shall assume all liability, financial or otherwise, in connection with its contract, and shall protect and hold harmless the City from any and all damages or claims that may arise because of inconvenience, delay, or loss experienced by the Contractor because of the presence and operations of other contractors working within the limits of its work or Services. Each

Contractor shall assume all responsibility for all work not completed or accepted because of the presence and operations of other contractors.

The Contractor must as far as possible, arrange its work and space and dispose of the materials being used, so as not to interfere with the operations of the other contractors within or adjacent to the limits of the project site.

3.1.4.4. No Third Party Beneficiaries

The parties agree that this Contract is solely for the benefit of the parties and nothing herein is intended to create any third party beneficiary rights for subcontractors or other third parties.

3.1.4.5. Independent Contractor

This Contract is not intended to and does not constitute, create, give rise to, or otherwise recognize a joint venture, partnership, corporation or other formal business association or organization of any kind between Contractor and the City. The rights and the obligations of the parties are only those set forth in this Contract. Contractor must perform under this Contract as an independent contractor and not as a representative, employee, agent, or partner of the City.

This Contract is between the City and an independent contractor and, if Contractor is an individual, nothing provided for under this Contract constitutes or implies an employer-employee relationship such that:

The City will not be liable under or by reason of this Contract for the payment of any workers' compensation award or damages in connection with the Contractor performing the Services required under this Contract.

Contractor is not entitled to membership in any City Pension Fund, Group Medical Insurance Program, Group Dental Program, Group Vision Care, Group Life Insurance Program, Deferred Income Program, vacation, sick leave, extended sick leave, or any other benefits ordinarily provided to individuals employed and paid through the regular payrolls of the City.

The City is not required to deduct or withhold any taxes, FICA or other deductions from any compensation provided to Contractor.

3.1.4.6. Authority

Execution of this Contract by the Contractor is authorized and signature(s) of each person signing on behalf of the Contractor have been made with complete and full authority to commit the Contractor to all terms and conditions of this Contract, including each and every representation, certification, and warranty contained herein, attached hereto and collectively incorporated by reference herein, or as may be required by the terms and conditions hereof. If other than a sole proprietorship, Contractor must provide satisfactory evidence that the execution of the Contract is authorized in accordance with the business entity(s rules and procedures.

3.1.4.7. Joint and Several Liability

In the event that Contractor, or its successors or assigns, if any, is comprised of more than one individual or other legal entity (or a combination thereof), then and in that event, each and every obligation or undertaking herein stated to be fulfilled or performed by Contractor will be the joint and several obligation or undertaking of each such individual or other legal entity.

3.1.4.8. Notices

All communications and notices to the City from the Contractor must be faxed, delivered personally, electronically mailed or mailed first class, postage prepaid, to the Commissioner of the using Department that appears on the applicable Purchase Order, with a copy to the Chief Procurement Officer, Room 806, City Hall, 121 N. LaSalle Street, Chicago, Illinois 60602.

A copy of any communications or notices to the City relating to Contract interpretation, a dispute, or indemnification obligations shall also be sent my the same means set forth above to the Department of Law, Room 600 City Hall, 121 N LaSalle Street, Chicago, Illinois 60602.

All communications and notices from the City to the Contractor, unless otherwise provided for, will be faxed, delivered personally, electronically mailed or mailed first class, postage prepaid, to the Contractor care of the name and to the address listed on the Bid Documents' proposal page.

3.1.4.9. Amendments

Following Contract award, no change, amendment, or modification of the Contract Documents or any part thereof, is valid unless stipulated in writing and signed by the Contractor, Mayor, CPO, and Comptroller, unless specifically allowed for by the Contract Documents.

3.1.4.10. No Waiver of Legal Rights

Neither the acceptance by the City, or any representative of the City, nor any payment for or acceptance of the whole or any part of the deliverables, nor any extension of time, nor any possession taken by the City, shall operate as a waiver by the City of any portion of the Contract, or of any power herein reserved or any right of the City to damages herein provided.

A waiver of any breach of the Contract shall not be held to be a waiver of any other or subsequent breach. Whenever under this Contract the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to either the City's or the Contractor's performance, the waiver so granted, whether express or implied, shall only apply to the particular instance and will not be deemed a waiver forever or for subsequent instance of the performance, requirement, or condition. No such waiver shall be construed as a modification of this Contract regardless of the number of time the City may have waived the performance, requirement, or condition.

3.1.4.11. Non-appropriation of Funds

Pursuant to 65 ILCS 5/8-1-7, any contract for the expenditure of funds made by a municipality without the proper appropriation is null and void.

If no funds or insufficient funds are appropriated and budgeted in any fiscal period of the City for payments to be made under this Contract, then the City will notify the Contractor of that occurrence and this Contract shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Contract are exhausted.

No payments will be made to the Contractor under this Contract beyond those amounts appropriated and budgeted by the City to fund payments under this Contract.

3.1.4.12. Participation By Other Government Agencies

Other Local Government Agencies (defined below) may be eligible to participate in this Contract if (a) such agencies are authorized, by law or their governing bodies, to execute such purchases, (b) such authorization is consented to by the City of Chicago's CPO, and (c) such purchases have no net adverse effect on the City of Chicago and result in no diminished services from the Contractor to the City's Departments.

Examples of such Local Government Agencies are: the Chicago Board of Education, Chicago Park District, City Colleges of Chicago, Chicago Transit Authority, Chicago Housing Authority, Chicago Board of Elections, Metropolitan Pier and Exposition Authority (McCormick Place, Navy Pier), and the Municipal Courts.

Said purchases will be made upon the issuance of a purchase order directly from the Local Government Agency. The City will not be responsible for payment of any amounts owed by any other Local Government Agencies, and will have no liability for the acts or omissions of any other Local Government Agency.

3.1.5. Confidentiality

All deliverables and reports, data, findings or information in any form prepared, assembled or encountered by or provided by Contractor under this Contract are property of the City and are confidential, except as specifically authorized in this Contract or as may be required by law. Contractor must not allow the Deliverables to be made available to any other individual or organization without the prior written consent of the City. Further, all documents and other information provided to Contractor by the City are confidential and must not be made available to any other individual or organization without the prior written consent of the City. Contractor must implement such measures as may be necessary to ensure that its staff and its Subcontractors are bound by the confidentiality provisions contained in this Contract.

Contractor must not issue any publicity news releases or grant press interviews, and except as may be required by law during or after the performance of this Contract, disseminate any information regarding its Services or the project to which the Services pertain without the prior written consent of the Commissioner.

If Contractor is presented with a request for documents by any administrative agency or with a subpoena duces tecum regarding any records, data or documents which may be in Contractor's possession by reason of this Contract, Contractor must immediately give notice to the Commissioner, CPO and the Corporation Counsel for the City with the understanding that the City will have the opportunity to contest such process by any means available to it before the records or documents are submitted to a court or other third party. Contractor, however, is not obligated to withhold the delivery beyond the time ordered by the court or administrative agency, unless the subpoena or request is quashed or the time to produce is otherwise extended.

3.1.6. Indemnity

Contractor must defend, indemnify, keep and hold harmless the City, its officers, representatives, elected and appointed officials, agents and employees from and against any and all Losses (as defined below), including those related to: injury, death or damage of or to any person or property; any infringement or violation of any property right (including any patent, trademark or copyright); failure to pay or perform or cause to be paid or performed Contractors covenants and obligations as and when required under this Contract or otherwise to pay or perform its obligations to any subcontractor; the City's exercise of its rights and remedies under this Contract; and injuries to or death of any employee of Contractor or any subcontractor under any workers compensation statute.

"Losses" means, individually and collectively, liabilities of every kind, including monetary damages and reasonable costs, payments and expenses (such as, but not limited to, court costs and reasonable attorneys' fees and disbursements), claims, demands, actions, suits, proceedings, fines, judgments or settlements, any or all of which in any way arise out of or relate to the negligent or otherwise wrongful errors, acts, or omissions of Contractor, its employees, agents and subcontractors.

At the City Corporation Counsel's option, Contractor must defend all suits brought upon all such Losses and must pay all costs and expenses incidental to them, but the City has the right, at its option, to participate, at its own cost, in the defense of any suit, without relieving Contractor of any of its obligations under this Contract. Any settlement must be made only with the prior written consent of the City Corporation Counsel, if the settlement requires any action on the part of the City.

To the extent permissible by law, Contractor waives any limits to the amount of its obligations to indemnify, defend or contribute to any sums due to third parties arising out of any Losses, including but not limited to any limitations on Contractor's liability with respect to a claim by any employee of Contractor arising under the Workers Compensation Act, 820 ILCS 305/1 et seq. or any other related law or judicial decision (such as, *Kotecki v. Cyclops Welding Corporation*, 146 III. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Illinois Workers Compensation Act, the Illinois Pension Code or any other statute.

The indemnities in this section survive expiration or termination of this Contract for matters occurring or arising during the term of this Contract or as the result of or during the Contractor's performance of work or services beyond the term. Contractor acknowledges that the requirements set forth in this section to indemnify, keep and save harmless and defend the City are apart from and not limited by the Contractor's duties under this Contract, including the insurance requirements set forth in the Contract.

3.1.7. Contract Extension Option

The City may extend this Contract once following the expiration of the contract term for up to 181 Calendar Days or until such time as a new contract has been awarded for the purpose of providing continuity of services and/or supply while procuring a replacement contract subject to acceptable performance by the Contractor and contingent upon the appropriation of sufficient funds. The CPO will give the Contractor notice of the City's intent to exercise its option to renew the Contract for the approaching option period.

3.2. Compensation Provisions

3.2.1. Ordering, Invoices, and Payment

3.2.1.1. Purchase Orders

Requests for work, services or goods in the form of a Purchase Order will be issued by the Department and sent to the Contractor to be applied against the Contract. The Contactor must not honor any order(s), perform work or services or make any deliveries of goods without receipt of a Purchase Order issued by the City of Chicago. Any work, services, or goods provided by the Contractor without a Purchase Order is made at the Contractor's risk. Consequently, in the event such Purchase Order is not provided by the City, the Contractor releases the City from any liability whatsoever to pay for any work, services, or goods provided without said Purchase Order.

Purchase Orders will indicate quantities ordered for each line item, unit/total cost, shipping address, delivery date, fund chargeable information, catalog information (if applicable), and other pertinent instructions regarding performance or delivery.

3.2.1.2. Invoices

If required by the Scope of Work / Detailed Specifications, original invoices must be sent by the Contractor to the Department to apply against the Contract. Invoices must be submitted in accordance with the mutually agreed upon time period with the Department. All invoices must be signed, dated and reference the City's Purchase Order number and Contract number. A signed work ticket, time sheets, manufacturer's invoice, if applicable, or any documentation requested by the Commissioner must accompany each invoice. If a Contractor has more than one contract with the City, separate invoices must be prepared for each contract in lieu of combining items from different contracts under the same invoice. Invoice quantities, description of work, services or goods, unit of measure, pricing and/or catalog information must correspond to the items on the Proposal Pages of the Bid Documents. If invoicing Price List/Catalog items, indicate Price List/Catalog number, item number, Price List/Catalog date and Price List/Catalog page number on the invoice.

3.2.1.3. Centralized Invoice Processing

Unless stated otherwise in the Detailed Specifications, this Contract is subject to Centralized Invoice Processing ("CIP"). Invoices must be submitted directly to the Comptroller's office by US Postal Service mail to the following address as appropriate:

Invoices for any City department other than the Department of Aviation:

Invoices City of Chicago, Office of the City Comptroller 33 N. LaSalle St., Room 700 Chicago, IL 60602

Invoices for the Department of Aviation:

Chicago Department of Aviation 10510 W. Zemke Blvd. P.O. Box 66142 Chicago, IL 60666 Attn: Finance Department

OR

Invoices for any department, including Aviation, may be submitted via email to: invoices@cityofchicago.org with the word "INVOICE" in the subject line.

All invoices must be signed, marked "original," and include the following information or payment will be delayed:

- Invoice number and date
- Contract/Purchase Order number
- Blanket Release number (if applicable)
- Vendor name and/or number
- Remittance address
- Name of City Department that ordered the goods or services
- Name and phone number of your contact at the ordering department
- Invoice quantities, commodity codes, description of deliverable(s)
- Amount due
- Receipt number (provided by the ordering department after delivery of goods/services)

Invoice quantities, service description, unit of measure, pricing and/or catalog information must correspond to the terms of the Bid Page(s).

If applicable, if invoicing Price List/Catalog items, indicate Price List/Catalog number, item number, Price List/Catalog date, and Price List/Catalog page number on the invoice.

Invoices for over-shipments or items with price/wage escalations will be rejected unless the Contract includes a provision for such an adjustment.

Freight, handling and shipping costs are not to be invoiced; deliveries are to be made F.O.B., City of Chicago. The City of Chicago is exempt from paying State of Illinois sales tax and Federal excise taxes on purchases.

3.2.1.4. Payment

The City will process payment within sixty (60) calendar days after receipt of invoices and all supporting documentation necessary for the City to verify the satisfactory delivery of work, services or goods to be provided under this Contract.

Contractor may be paid, at the City's option, by electronic payment method. If the City elects to make payment through this method, it will so notify the Contractor, and Contractor agrees to cooperate to facilitate such payments by executing the City's electronic funds transfer form, available for download from the City's website at:

<u>http://www.cityofchicago.org/content/dam/city/depts/fin/supp_info/DirectDepositCityVendor.pdf</u>. The City reserves the right to offset mistaken or wrong payments against future payments.

The City will not be obligated to pay for any work, services or goods that were not ordered with a Purchase Order or that are non-compliant with the terms and conditions of the Contract Documents. Any goods, work, or services which fail tests and/or inspections are subject to correction, exchange or replacement at the cost of the Contractor.

3.2.1.5. Electronic Ordering and Invoices

The Contractor will cooperate in good faith with the City in implementing electronic ordering and invoicing, including but not limited to price lists/catalogs, purchase orders, releases and invoices. The electronic ordering and invoice documents will be in a format specified by the City and transmitted by an electronic means specified by the City. Such electronic means may include, but are not limited to, disks, e-mail, EDI, FTP, web sites, and third party electronic services. The CPO reserves the right to change the document format and/or the means of transmission upon written notice to the Contractor. Contractor will ensure that the essential information, as determined by the CPO, in the electronic document, corresponds to that information submitted by the Contractor in its paper documents. The electronic documents will be in addition to paper documents required by this Contract, however, by written notice to the Contractor, the CPO may deem any or all of the electronic ordering and invoice documents the official documents and/or eliminate the requirement for paper ordering and invoice documents.

3.2.1.6. City Right to Offset

The City may offset against any invoice from Contractor any costs incurred by the City as a result of event of default by Contractor under this Contract or otherwise resulting from Contractor's performance or non-performance under this Contract, including but not limited to any credits due as a result of over-billing by Contractor or overpayments made by the City. If the amount offset is insufficient to cover those costs, Contractor is liable for and must promptly remit to the City the balance upon written demand for it. This right to offset is in addition to and not a limitation of any other remedies available to the City.

3.2.1.7. Records

Upon request the Contractor must furnish to the City such information related to the progress, execution, and cost of the Services. All books and accounts in connection with this Contract must be open to inspection by authorized representatives of the City. The Contractor must make these records available at reasonable times during the performance of the Services and will retain them in a safe place and must retain them for at least five (5) years after the expiration or termination of the Contract.

3.2.1.8. Audits

3.2.1.8.1. City's Right to Conduct Audits

The City may, in its sole discretion, audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Contract or within five years after the Contract ends, in connection with the goods, work, or services provided under this Contract. Each calendar year or partial calendar year may be deemed an "audited period".

3.2.1.8.2. Recovery for Over-Billing

If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and, depending on the facts, also some or all of the cost of the audit, as follows:

If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the contract prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the contract prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

Failure of Contractor to reimburse the City in accordance with the foregoing is an event of default under this Contract, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.2.2. Subcontractor Payment Reports

The Contractor must report payments to Subcontractors on a monthly basis in the form of an electronic report. Upon the first payment issued by the City to the Contractor for services performed, on the first day of each month and every month thereafter, email and/or fax notifications will be sent to the Contractor with instructions to report payments to Subcontractors that have been made in the prior month. This information must be entered into the Certification and Compliance Monitoring System (C2), or whatever reporting system is currently in place, on or before the fifteenth (15th) day of each month.

Once the Contractor has reported payments made to each Subcontractor, including zero dollar amount payments, the Subcontractor will receive an email and/or fax notification requesting that they log into the system and confirm payments received.

All monthly confirmations must be reported on or before the twentieth (20th) day of each month. Contractor and Subcontractor reporting to the C2 system must be completed by the 25th of each month or payments may be withheld.

All contracts between the Contractor and its Subcontractors must contain language requiring the Subcontractors to respond to email and/or fax notifications from the City requiring them to report payments received from the Contractor.

Access to the Certification and Compliance Monitoring System (C2), which is a web-based reporting system, can be found at: <u>https://chicago.mwdbe.com</u>

(Note: This site works for reporting all Subcontractor payments regardless of whether they are MBE/WBE/DBE or non-certified entities.)

If a Subcontractor has satisfactorily performed in accordance with the requirements of the Contract, Contractor must pay Subcontractor for such work, services, or materials within fourteen (14) calendar days of Contractor receiving payment from the City. Failure to comply with the foregoing will be deemed an event of default.

3.2.3. Prompt Payment to Subcontractors

3.2.3.1. Incorporation of Prompt Payment Language in Subcontracts

Contractor must state the requirements of these Prompt Payment provisions in all Subcontracts and purchase orders. If Contractor fails to incorporate these provisions in all Subcontracts and purchase orders, the provisions of this Section are deemed to be incorporated in all Subcontracts and purchase orders. Contractor and the Subcontractors have a continuing obligation to make prompt payment to their respective Subcontractors. Compliance with this obligation is a condition of Contractor's participation and that of its Subcontractors on this Contract.

3.2.3.2. Payment to Subcontractors Within Fourteen Days

The Contractor must make payment to its Subcontractors within 14 days of receipt of payment from the City for each invoice, but only if the Subcontractor has satisfactorily provided goods or services or completed its work or services in accordance with the Contract Documents and provided the Contractor with all of the documents and information required of the Contractor. The Contractor may delay or postpone payment for a to a Subcontractor when the Subcontractor's work or materials do not comply with the requirements of the Contract Documents, the Contractor is acting in good faith, and not in retaliation for a Subcontractor exercising legal or contractual rights.

3.2.3.2.1. Reporting Failures to Promptly Pay

The City posts payments to prime contractors on the web at http://webapps.cityofchicago.org/VCSearchWeb/org/cityofchicago/vcsearch/controller/payme http://webapps.cityofchicago.org/vcsearch/controller/payme http://webapps.cityofchicago.org/vcsearch/controller/payme http://webapps.cityofchicago.org/vcsearch/controller/payme http://webapps.cityofchicago.org/vcsearch/controller/payme http://webapps.cityofchicago/vcsearch/controller/payme

If the contractor, without reasonable cause, fails to make any payment to its subcontractors and material suppliers within 14 days after receipt of payment under a City contract, the contractor shall pay to its subcontractors and material suppliers, in addition to the payment due them, interest in the amount of 2% per month, calculated from the expiration of the 14-day period until fully paid.

In the event that a contractor fails to make payment to a subcontractor within the 14-day period required above, the subcontractor may notify the City by submitting a report form that may be downloaded from the DPS website at:

http://www.cityofchicago.org/content/dam/city/depts/dps/ContractAdministration/StandardF ormsAgreements/Failure to Promtly Pay Fillable Form 3 2013.pdf

The report will require the subcontractor to affirm that (a) its invoice to the contractor was included in the payment request submitted by the contractor to the City and (b) subcontractor has not, at the time of the report, received payment from the contractor for that invoice. The report must reference the payment (voucher) number posted on-line by the City in the notice of the payment to the contractor.

Subcontractors are hereby reminded that per Chapters 1-21, "False Statements," and 1-22, "False Claims," of the Municipal Code of Chicago, making false statements or claims to the City are violations of law and subject to a range of penalties including fines and debarment.

3.2.3.2.2. Whistleblower Protection

Contractor shall not take any retaliatory action against any subcontractor for reporting nonpayment pursuant to this Sub-Section 1.2.2. Any such retaliatory action is an event of default under this Contract and is subject to the remedies set forth in Section 1.5 hereof, including termination. In addition to those remedies, any retaliatory action by a contractor may result in a contractor being deemed non-responsible for future City contracts or, if, in the sole judgment of the Chief Procurement Officer, such retaliatory action is egregious, the Chief Procurement Officer may initiate debarment proceedings against the contractor. Any such debarment shall be for a period of not less than one year.

3.2.3.3. Liquidated Damages for Failure to Promptly Pay

Much of the City's economic vitality derives from the success of its small businesses. The failure by contractors to pay their subcontractors in a timely manner, therefore, is clearly detrimental to the City. Inasmuch as the actual damages to the City due to such failure are uncertain in amount and difficult to prove, Contractor and City agree that the Chief Procurement Officer may assess liquidated damages against contractors who fail to meet their prompt payment requirements. Such liquidated damages shall be assessed to compensate the City for any and all damage incurred due to the failure of the Contractor to promptly pay its subcontractors, and does not constitute a penalty. Any and all such liquidated damages collected by the City shall be used to improve the administration and outreach efforts of the City's Small Business Program.

3.2.3.4. Action by the City

Upon receipt of a report of a failure to pay, the City will issue notice to the contractor, and provide the contractor with an opportunity to demonstrate reasonable cause for failing to make payment within applicable period set forth in the Contract. The Chief Procurement Officer, in his or her sole judgment, shall determine whether any cause for nonpayment provided by a contractor is reasonable. In the event that the contractor fails to demonstrate reasonable cause for failure to make payment, the City shall notify the contractor that it will assess liquidated damages. Any such liquidated damages will be assessed according to the following schedule:

	0
First Unexcused Report:	\$50
Second Unexcused Report:	\$100
Third Unexcused Report:	\$250

Fourth Unexcused Report: \$500

3.2.3.5. Direct Payment to Subcontractors By City

The CPO may notify the Contractor that payments to the Contractor will be suspended if the CPO has determined that the Contractor has failed to pay any Subcontractor, employee, or workman, for work performed. If Contractor has not cured a failure to pay a Subcontractor, employee or workman within 10 days after receipt of such notice, the CPO may request the Comptroller to apply any money due, or that may become due, to Contractor under the Contract to the payment of such Subcontractors, workmen, and employees and the effect will be the same, for purposes of payment to Contractor of the Contract Price, as if the City had paid Contractor directly.

Further, if such action is otherwise in the City's best interests, the CPO may (but is not obligated to) request that the Comptroller make direct payments to Subcontractors for monies earned on contracts and the effect will be the same, for purposes of payment to Contractor of the Contract Price, as if the City had paid Contractor directly. The City's election to exercise or not to exercise its rights under this paragraph shall not in any way affect the liability of the Contractor or its sureties to the City or to any such Subcontractor, workman, or employee upon any bond given in connection with such Contract.

3.2.4. General Price Reduction – Automatic Eligibility for General Price Reductions

If at any time after the Bid Opening Date the Contractor makes a general reduction in the price of any goods, services or work covered by the Contract to its customers generally, an equivalent price reduction based on similar quantities and/or considerations shall apply to the Contract for the duration of the contract period (or until the price is further reduced). Such price reduction will be effective at the same time and in the same manner as the reduction in the price to customers generally.

For purpose of this provision, a general price reduction will mean any reduction in the price of an article or service offered (1) to Contractor's customers generally, or (2) in the Contractor's price schedule for the class of customers, i.e., wholesalers, jobbers, retailers, etc., which was used as the basis for bidding on this Contract. An occasional sale at a lower price, or sale of distressed merchandise at a lower price, would not be considered a general price reduction under this provision.

The Contractor must invoice at such reduced prices indicating on the invoice that the reduction is pursuant to the General Price Reduction provision of the Contract. The Contractor, in addition, must within 10 calendar days of any general price reduction notify the CPO of such reduction by letter. Failure to do so will be an event of default. Upon receipt of any such notice of a general price reduction all participating Departments will be duly notified by the CPO.

Failure to notify the CPO of a General Price Reduction is an event of default, and the City's remedies shall include a rebate to the City of any overpayments.

3.3. Compliance With All Laws

3.3.1. General

Contractor must observe and comply with all applicable federal, state, county and municipal laws, statutes, regulations, codes, ordinances and executive orders, in effect now or later and as amended whether or not they appear in the Contract Documents.

Provisions required by law, ordinances, rules, regulations, or executive orders to be inserted in the Contract are deemed inserted in the Contract whether or not they appear in the Contract.

Contractor must pay all taxes and obtain all licenses, certificates, and other authorizations required in connection with the performance of its obligations hereunder, and Contractor must require all Subcontractors to also do so. Failure to do so is an event of default and may result in the termination of this Contract.

3.3.2. Non-Discrimination

3.3.2.1. Federal Affirmative Action

It is an unlawful employment practice for the Contractor (1) to fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to his compensation, or the terms, conditions, or privileges of his employment, because of such individuals race, color, religion, sex, age, handicap or national origin; or (2) to limit, segregate, or classify his employees or applicants for employment in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect his status as an employee, because of such individuals race, color, religion, sex, age, handicap or national origin.

Contractor must comply with The Civil Rights Act of 1964, 42 U.S.C. sec. 2000 et seq. (1988), as amended. Attention is called to: Exec. Order No. 11,246,30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. 2000(e) note, as amended by Exec. Order No. 11,375,32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12,086,43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. sec. 61 01-61 06 (1988); Rehabilitation Act of 1973, 29 U.S.C. sec. 793-794 (1988); Americans with Disabilities Act, 42 U.S.C. sec. 12102 et seq.; and 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal laws, rules, regulations and executive orders.

3.3.2.2. Illinois Human Rights Act

Contractor must comply with the Illinois Human Rights Act, 775ILCS 5/1-1 01 et seq., as amended and any rules and regulations promulgated in accordance therewith, including, but not limited to the Equal Employment Opportunity Clause, 445 III. Admin. Code 750 Appendix A.

Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq., as amended; and all other applicable state laws, rules, regulations and executive orders.

3.3.2.3. Chicago Human Rights Ordinance MCC Ch. 2-160

Contractor must comply with the Chicago Human Rights Ordinance, MCC Ch. 2-160, Sect. 2-160-010 et seq., as amended; and all other applicable municipal code provisions, rules, regulations and executive orders.

Contractor must furnish or shall cause each of its Subcontractors to furnish such reports and information as requested by the Chicago Commission on Human Relations.

3.3.2.4. Business Enterprises Owned by People With Disabilities (BEPD)

It is the policy of the City of Chicago that businesses certified as a BEPD in accordance with MCC Sect. 2-92-337 et seq., Regulations Governing Certification of BEPDs, and all other Regulations promulgated under the aforementioned sections of the MCC; shall have the full and fair opportunities to participate fully in the performance of this Contract

Contractor shall not discriminate against any person or business on the basis of disability, and shall take affirmative actions to ensure BEPDs shall have full and fair opportunities to compete for and perform subcontracts for supplies or services.

Failure to carry out the commitments and policies set forth herein shall constitute a material breach of the Contract and may result in the termination of the Contract or such remedy as the City deems appropriate.

For purposes of this section only, the following definitions apply:

"Business Enterprises owned by People with Disabilities" or "BEPD" has the same meaning ascribed to it in MCC Sect. 2-92-586.

"Bid incentive" means an amount deducted, for bid evaluation purposes only, from the contract base bid in order to calculate the bid price to be used to evaluate the bid on a competitively bid contract.

"Construction project" has the same meaning ascribed to it in MCC Sect. 2-92-335.

"**Contract**" means any contract, purchase order, construction project, or other agreement (other than a delegate agency contract or lease of real property or collective bargaining agreement) awarded by the City and whose costs is to be paid from funds belonging to or administered by the City.

"Contract base bid" means the total dollar amount a contractor bids on a contract without factoring any bid incentive or percentage reductions to the bid amount.

"Earned credit" means the amount of the bid incentive allocated to a contractor upon completion of a contract in which the contractor met or exceeded his or her goals for the utilization of BEPDs in the performance of the contract.

"Earned credit certificate" means a certificate issued by the Chief Procurement Officer evidencing the amount of earned credit a contractor has been awarded.

The CPO shall award a bid incentive to Contractor for utilization of a BEPD as a prime contractor or subcontractor in accordance with the provisions of this section. The bid incentive shall be earned in the performance of the Contract, provided that the bid incentive earned in the performance of the Contract shall only be applied to a future contract.

Where not otherwise prohibited by federal, state, or local law, the CPO shall allocate to any qualified bidder the following bid incentive for utilization of a BEPD as a prime contractor or subcontractor in the performance of the contract.

% of total dollar contract amount performed by BEPD	Bid incentive
2 to 5%	½% of the contract base bid
6 to 10%	1% of the contract base bid
11% or more	2% of the contract base bid

The bid incentive shall be calculated and applied in accordance with the provisions of this section. The bid incentive is used only to calculate an amount to be used in evaluating the bid. The bid incentive does not affect the contract price.

As part of the contract close-out procedure, if the CPO determines that the Contractor has successfully met his or her BEPD utilization goals either as a prime contractor or with subcontractors, the CPO shall issue an earned credit certificate that evidences the amount of earned credits allocated to the Contractor. The Contractor may apply the earned credits as the bid incentive for any future contract bid of equal or less dollar amount. The earned credit certificate is valid for three years from the date of issuance and shall not be applied towards any future contract bid after the expiration of that period.

The Contractor may apply the earned credit certificate on multiple future contract bids during the three-year period in which the certificate is valid, but may only receive one bid incentive for bid evaluation purposes on one contract award. If the Contractor applies the earned credit certificate on multiple contract bids and is the lowest responsive and responsible bidder on more than one contract bid, the earned credit certificate shall be applied to the contract bid first to be advertised by the Department of Procurement Services, or if multiple contract bids were advertised on the same date, the earned credit certificate shall be applied only to the contract bid with the greatest dollar value

The Contractor shall maintain accurate and detailed books and records necessary to monitor compliance with this section and shall submit such reports as required by the CPO, or the commissioner of the supervising department.

Full access to the Contractor's and Subcontractor's records shall be granted to the CPO, the commissioner of the supervising department, or any duly authorized representative thereof. The

Contractor and Subcontractors shall maintain all relevant records for a period of at least three years after final acceptance of the work.

The CPO is authorized to adopt, promulgate and enforce reasonable rules and regulations pertaining to the administration and enforcement of this section.

3.3.3. Wages

3.3.3.1. Living Wage Ordinance

MCC Sect. 2-92-610 provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers, and clerical workers ("Covered Employees"). Accordingly, pursuant to MCC Sect. 2-92-610 and regulations promulgated thereunder:

if the Contractor has 25 or more full-time employees, and if at any time during the performance of the contract the Contractor and/or any subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then The Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the Contract term when the conditions set forth in (1) and (2) above are met, and will continue thereafter until the end of the Contract term.

As of July 1, 2012 the Base Wage is \$11.53. The current rate can be found on the Department of Procurement Services' website. Each July 1st the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four (4) as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four (4) divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Contract, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for work or services done under this Contract, and the prevailing wages for Covered Employees are higher than the Base Wage, then the Contractor must pay the prevailing wage rates.

The Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. The Contractor agrees to provide the City with documentation acceptable to the CPO demonstrating that all Covered Employees, whether employed by the Contractor or by a subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit the Contractor and/or subcontractors to verify compliance herewith.

Failure to comply with the requirements of this Section will be an event of default under this Contract, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to three years.

Not-for-Profit Corporations: If the Contractor is a corporation having Federal tax-exempt status under Section 501 (c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions above do not apply.

3.3.3.2. Prevailing Wage Rates

Unless this Contract is identified in the Bid Documents as federally funded, if this Contract calls for the construction of a "public work" within the meaning of Illinois Prevailing Wage Act, 820 ILCS 130/.01 et seq. ("the Act"), the Act requires contractors and subcontractors to pay laborers, workers and mechanics performing services on public works projects no less than the current "prevailing rate of wages" (hourly cash wages plus amount for fringe benefits) in the county where the work is performed. The Department publishes the prevailing wage rates on its website at http://www.state.il.us/agency/idol/rates/rates.HTM. The Department revises the prevailing wage rates and the contractor/subcontractor has an obligation to check the Department's web site for

revisions to prevailing wage rates. For information regarding current prevailing wage rates, please refer to the Illinois Department of Labor's website. All contractors and subcontractors rendering services under this contract must comply with all requirements of the Act, including but not limited to, all wage requirements and notice and record keeping duties.

If this Contract is federally funded, the Contractor will ensure that it and its Subcontractors comply with the applicable provisions of the Davis-Bacon Act (prevailing wages) Act, 40 U.S.C. sec 276, as amended, and the Copeland (anti-kickback) Act, 18 U.S.C., sec 874, and related regulations and pay such applicable prevailing wage rates. Please refer to: http://www.wdol.gov for wage rates and more information. Additional or more detailed requirements may be set forth in a subsequent section of this Contract (see Table of Contents).

As a condition of making payment to the Contractor, the City may require the Contractor to submit an affidavit to the effect that not less than the prevailing hourly wage rate is being paid to laborers, mechanics, and other workmen employed on this Contract in accordance with Illinois or federal law, as applicable.

3.3.3.3. Multi Project Labor Agreement (PLA)

The City has entered into the PLA with various trades regarding projects involving construction, demolition, maintenance, rehabilitation, and/or renovation work, as described in the PLA, a copy of which may be found on the City's website at:

http://www.cityofchicago.org/dam/city/depts/dps/RulesRegulations/Multi-ProjectLaborAgreement-PLAandSignatoryUnions.pdf.

To the extent that this Contract involves a project that is subject to the PLA, Contractor acknowledges familiarity with the requirements of the PLA and its applicability to any Work under this Agreement, and shall comply in all respects with the PLA.

3.3.4. Economic Disclosure Statement and Affidavit and Appendix A ("EDS")

Pursuant to MCC Ch. 2-154 and 65 ILCS 5/8-10-8.5 any person, business entity or agency submitting a bid or proposal to or contracting with the City of Chicago will be required to complete the Disclosure of Ownership Interests in the EDS. Failure to provide complete or accurate disclosure will render this Contract voidable by the City.

Contractors must complete an online EDS prior to the Bid Opening Date. Contractors are responsible for notifying the City and updating their EDS any time there is a change in circumstances that makes any information provided or certification made in an EDS inaccurate, obsolete or misleading. Failure to so notify the City and update the EDS is grounds for declaring the Contractor in default, terminating the Contract for default, and declaring the Contractor ineligible for future contracts.

Contractor makes certain representations and certifications that the City relies on in its decision to enter into a contract. The Laws and requirements that are addressed in the EDS include the following:

3.3.4.1. Business Relationships With Elected Officials MCC Sect. 2-156-030(b)

Pursuant to MCC Sect. 2-156-030(b), it is illegal for any elected official, or any person acting at the direction of such official, to contact either orally or in writing any other City official or employee with respect to any matter involving any person with whom the elected official has any business relationship that creates a financial interest on the part of the official, or the domestic partner or spouse of the official, or from whom or which he has derived any income or compensation during the preceding twelve months or from whom or which he reasonably expects to derive any income or compensation in the following twelve months. In addition, no elected official may participate in any discussion in any City Council committee hearing or in any City Council meeting or vote on any matter involving the person with whom the elected official has any business relationship that creates a financial interest on the part of the official, or the domestic partner or spouse of the official, or from whom or which he alexies or in any City Council meeting or vote on any matter involving the person with whom the elected official has any business relationship that creates a financial interest on the part of the official, or the domestic partner or spouse of the official, or from whom or which he has derived any income or compensation during the preceding

twelve months or from whom or which he reasonably expects to derive any income or compensation in the following twelve months.

Violation of MCC Sect. 2-156-030 by any elected official with respect to this contract will be grounds for termination of this contract. The term financial interest is defined as set forth in MCC Chapter 2-156.

3.3.4.2. MCC 1-23 and 720 ILCS 5/33E Bribery, Debts, and Debarment Certification

The Contractor or each joint venture partner, if applicable, must complete the appropriate subsections in the EDS which certify that the Contractor or each joint venture partner, its agents, employees, officers and any subcontractors (a) have not been engaged in or been convicted of bribery or attempted bribery of a public officer or employee of the City of Chicago, the State of Illinois, any agency of the federal government or any state or local government in the United States or engaged in or been convicted of bid-rigging or bid-rotation activities as defined in this section as required by the Illinois Criminal Code; (b) do not owe any debts to the State of Illinois, in accordance with 65 ILCS 5/11-42.1-1 and (c) are not presently debarred or suspended; Certification Regarding Environmental Compliance; Certification Regarding Ethics and Inspector General; and Certification Regarding Court-Ordered Child Support Compliance.

Contractor, in performing under this contract shall comply with MCC Sect. 2-92-320, as follows:

No person or business entity shall be awarded a contract or sub-contract if that person or business entity: (a) has been convicted of bribery or attempting to bribe a public officer or employee of the City of Chicago, the State of Illinois, or any agency of the federal government or of any state or local government in the United States, in that officers or employee's official capacity; or (b) has been convicted of agreement or collusion among bidders or prospective bidders in restraint of freedom of competition by agreement to bid a fixed price, or otherwise; or (c) has made an admission of guilt of such conduct described in (a) or (b) above which is a matter of record but has not been prosecuted for such conduct.

For purposes of this section, where an official, agent or employee of a business entity has committed any offense under this section on behalf of such an entity and pursuant to the direction or authorization of a responsible official thereof, the business entity will be chargeable with the conduct.

One business entity will be chargeable with the conduct of an affiliated agency. Ineligibility under this section will continue for three (3) years following such conviction or admission. The period of ineligibility may be reduced, suspended, or waived by the CPO under certain specific circumstances. Reference is made to Section 2-92-320 for a definition of affiliated agency, and a detailed description of the conditions which would permit the CPO to reduce, suspend, or waive the period of ineligibility.

3.3.4.3. Federal Terrorist (No-Business) List

Contractor warrants and represents that neither Contractor nor an Affiliate, as defined below, appears on the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List, or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment.

"Affiliate" means a person or entity which directly, or indirectly through one or more intermediaries, controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity, either acting individually or acting jointly or in concert with others, whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

3.3.4.4. Inspector General and Legislative Inspector General

It is the duty of any bidder, proposer or Contractor, all Subcontractors, every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners and employees of any bidder, proposer, Contractor, Subcontractor or such applicant to cooperate with the Inspector General or the Legislative Inspector General in any investigation or hearing, if applicable, undertaken pursuant to MCC Ch. 2-56 or 2-55, respectively. Contractor understands and will abide by all provisions of MCC Ch. 2-56 and 2-55.

All subcontracts must inform Subcontractors of this provision and require understanding and compliance with them.

3.3.4.5. Governmental Ethics Ordinance 2-156

Contractor must comply with MCC Ch. 2-156, Governmental Ethics, including but not limited to MCC Sect. 2-156-120 pursuant to which no payment, gratuity or offer of employment will be made in connection with any City contract, by or on behalf of a subcontractor to the prime Contractor or higher tier subcontractor or any person associated therewith, as an inducement for the award of a subcontract or order. Any contract negotiated, entered into, or performed in violation of any of the provisions of this Chapter will be voidable as to the City.

3.3.5. Restrictions on Business Dealings

3.3.5.1. Conflicts of Interest

The Contractor covenants that it presently has no interest and will not acquire any interest, direct or indirect, in any enterprise which would conflict in any manner or degree with the performance of the work, services or goods to be provided hereunder. The Contractor further covenants that in its performance of the Contract no person having any such interest shall be employed. If the City determines that the Contractor does have such a conflict of interest, the City will notify the Contractor in writing, stating the basis for its determination. The Contractor will thereafter have 30 days in which to respond with reasons why the Contractor believes a conflict of interest does not exist. If the Contractor does not respond or if the City still reasonably determines a conflict of interest to exist, the Contractor must terminate its interest in the other enterprise.

3.3.5.2. Prohibition on Certain Contributions, Mayoral Executive Order 2011-4

No Contractor or any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5% ("Owners"), spouses and domestic partners of such Owners, Contractor's Subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any Subcontractor of more than 7.5% ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee during (i) the bid or other solicitation process for this Contract or Other Contract, including while this Contract or Other Contract is executory, (ii) the term of this Contract or any Other Contract between City and Contractor, and/or (iii) any period in which an extension of this Contract or Other Contract between City and Contractor, and/or (iii) any period in which an extension of this Contract or Other Contract or Other Contract with the City is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached the Contractor or the date the Contractor approached the City, as applicable, regarding the formulation of this Contract, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising

committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

The Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Contract, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Contract, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 2011-4 prior to award of the Contract resulting from this specification, the CPO may reject Contractor's bid.

For purposes of this provision:

"Other Contract" means any agreement entered into between the Contractor and the City that is (i) formed under the authority of MCC Ch. 2-92; (ii) for the purchase, sale or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved and/or authorized by the City Council.

"Contribution" means a "political contribution" as defined in MCC Ch. 2-156, as amended.

"**Political fundraising committee**" means a "political fundraising committee" as defined in MCC Ch. 2-156, as amended.

3.3.6. Debts Owed to the City; Anti-Scofflaw, MCC Sect. 2-92-380

In addition to the certifications regarding debts owed to the City in the EDS, Contractor is subject to MCC Sect. 2-92-380.

Pursuant to MCC Sect. 2-92-380 and in addition to any other rights and remedies (including set-off) available to the City under this Contract or permitted at law or in equity, the City will be entitled to set off a portion of the contract price or compensation due under the Contract, in an amount equal to the amount of the fines and penalties for each outstanding parking violation complaint and the amount of any debt owed by the contracting party to the City. For purposes of this section, outstanding parking violation complaint means a parking ticket, notice of parking violation, or parking violation complaint on which no payment has been made or appearance filed in the Circuit Court of Cook County within the time specified on the complaint, and debt means a specified sum of money owed to the City for which the period granted for payment has expired.

However no such debt(s) or outstanding parking violation complaint(s) will be offset from the contract price or compensation due under the contract if one or more of the following conditions are met:

the contracting party has entered into an agreement with the Department of Revenue, or other appropriate City department, for the payment of all outstanding parking violation complaints and debts owed to the City and the Contracting party is in compliance with the agreement; or

the contracting party is contesting liability for or the amount of the debt in a pending administrative or judicial proceeding; or the contracting party has filed a petition in bankruptcy and the debts owed the City are dischargeable in bankruptcy.

3.3.7. Other City Ordinances and Policies 3.3.7.1. False Statements

False statements made in connection with this Contract, including statements in, omissions from and failures to timely update the EDS, as well as in any other affidavits, statements or Contract Documents constitute a material breach of the Contract. Any such misrepresentation renders the Contract voidable at the option of the City, notwithstanding any prior review or acceptance by the City of any materials containing such a misrepresentation. In addition, the City may debar Contractor, assert any contract claims or seek other civil or criminal remedies as a result of a misrepresentation (including costs of replacing a terminated Contractor pursuant to MCC Sect. 1-21-010.

3.3.7.2. MacBride Principles Ordinance, MCC Sect. 2-92-580

This law promotes fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with MCC Sect. 2-92-580, if the primary Contractor conducts any business operations in Northern Ireland, it is hereby required that the Contractor will make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 III. Laws 3220).

For those bidders who take exception in competitive bid contracts to the provision set forth above, the City will assess an eight percent (8%) penalty. This penalty will increase their bid price for the purpose of canvassing the bids in order to determine who is to be the lowest responsible bidder. This penalty will apply only for purposes of comparing bid amounts and will not affect the amount of any contract payment.

The provisions of this Section will not apply to contracts for which the City receives funds administered by the United States Department of Transportation (USDOT) except to the extent Congress has directed that USDOT not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the DOT.

3.3.7.3. Shakman Accord

- A. The City is subject to the May 31,2007 Order entitled "Agreed Settlement Order and Accord" (the "Shakman Accord") and the June 24, 2011 "City of Chicago Hiring Plan" (the "City Hiring Plan") entered in Shakman v. Democratic Organization of Cook County, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the Shakman Accord and the City Hiring Plan prohibit the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.
- B. Contractor is aware that City policy prohibits City employees from directing any individual to apply for a position with Contractor, either as an employee or as a subcontractor, and from directing Contractor to hire an individual as an employee or as a Subcontractor. Accordingly, Contractor must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by Contractor under this Contract are employees or Subcontractors of Contractor, not employees of the City of Chicago. This Contract is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by Contractor.
- C. Contractor will not condition, base, or knowingly prejudice or affect any term or aspect of the employment of any personnel provided under this Contract, or offer employment to any individual to provide services under this Contract, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation,

membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Contract, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

D. In the event of any communication to Contractor by a City employee or City official in violation of <u>paragraph B</u> above, or advocating a violation of <u>paragraph C</u> above, Contractor will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General, and also to the head of the relevant City Department utilizing services provided under this Contract. Contractor will also cooperate with any inquiries by IGO Hiring Oversight or the Shakman Monitor's Office related to the Contract.

3.3.8. Compliance with Environmental Laws and Related Matters

3.3.8.1. Definitions

For purposes of this section, the following definitions shall apply:

Environmental Agency: An Environmental Agency is any governmental agency having responsibility, in whole or in part, for any matter addressed by any Environmental Law. An agency need not be responsible only for matters addressed by Environmental Law(s) to be an Environmental Agency for purposes of this Contract.

Environmental Claim: An Environmental Claim is any type of assertion that Contractor or any Subcontractor is liable, or allegedly is liable, or should be held liable, under any Environmental Law, or that Contractor or any Subcontractor has or allegedly has violated or otherwise failed to comply with any Environmental Law. A non-exhaustive list of Environmental Claims includes, without limitation: demand letters, lawsuits and citations of any kind regardless of originating source.

Environmental Law: An Environmental Law is any Law that in any way, directly or indirectly, in whole or in part, bears on or relates to the environment or to human health or safety. A non-exhaustive list of Environmental Laws includes without limitation the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9601, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. 6901, et seq., the Hazardous Materials Transportation Act, 49 U.S.C. 5101, et seq., the Clean Air Act, 42 U.S.C. 7401, et seq., the Federal Water Pollution Control Act, 33 U.S.C. 1251, et seq., the Occupational Safety and Health Act, 29 U.S.C. 651, et seq., the Illinois Environmental Protection Act, 415 ILCS 5/1, et seq., the Illinois Health and Safety Act, 820 ILCS 225/.01, et seq., Chapters 7-28 and 11-4 of the Chicago Municipal Code, and all related rules and regulations.

Law(s): The word "Law" or "Laws," whether or not capitalized, is intended in the broadest possible sense, including without limitation all federal, state and local: statutes; ordinances; codes; rules; regulations; administrative and judicial orders of any kind; requirements and prohibitions of permits, licenses or other similar authorizations of any kind; court decisions; common law; and all other legal requirements and prohibitions.

Routine: As applied to reports or notices, "routine" refers to a report or notice that must be made, submitted or filed on a regular, periodic basis (e.g., quarterly, annually, biennially) and that in no way arises from a spill or other release or any kind, or from an emergency response situation, or from any actual, possible or alleged noncompliance with any Environmental Law.

3.3.8.2. Joint Ventures

If Contractor or any Subcontractor is a joint venture, then every party to every such joint venture is deemed a Subcontractor for purposes of this section, which is entitled "Compliance with Environmental Laws and Related Matters" and every subsection thereof.

3.3.8.3. Compliance With Environmental Laws

Any noncompliance, by Contractor or any Subcontractor, with any Environmental Law during the time that this Contract is effective is an event of default, regardless of whether the noncompliance relates to performance of this Contract. This includes without limitation any failure by Contractor or any Subcontractor to keep current, throughout the term of this Contract, all insurance certificates, permits and other authorizations of any kind that are required, directly or indirectly, by any Environmental Law.

3.3.8.4. Costs

Any cost arising directly or indirectly, in whole or in part, from any noncompliance, by Contractor or any Subcontractor, with any Environmental Law, will be borne by the Contractor and not by the City. No provision of this Contract is intended to create or constitute an exception to this provision.

3.3.8.5. Proof of Noncompliance; Authority; Cure

Any adjudication, whether administrative or judicial, against Contractor or any Subcontractor, for a violation of any Environmental Law, is sufficient proof of noncompliance, and therefore of an event of default, for purposes of this Contract.

Any citation issued to/against Contractor or any Subcontractor, by any government agent or entity, alleging a violation of any Environmental Law, is sufficient proof of noncompliance for purposes of this Contract, and therefore of an event of default, if the citation contains or is accompanied by, or the City otherwise obtains, any evidence sufficient to support a reasonable conclusion that a violation has occurred.

Any other evidence of noncompliance with any Environmental Law is sufficient proof of noncompliance for purposes of this Contract, and therefore of an event of default, if the evidence is sufficient to support a reasonable conclusion that noncompliance has occurred.

The CPO shall have the authority to determine whether noncompliance with an Environmental Law has occurred, based on any of the foregoing types of proof. Upon determining that noncompliance has occurred, s/he may in his/her discretion declare an event of default and may in his/her discretion offer Contractor an opportunity to cure the event of default, such as by taking specified actions, which may include without limitation ceasing and desisting from utilizing a Subcontractor.

The CPO may consider many factors in determining whether to declare an event of default, whether to offer an opportunity to cure, and if so any requirements for cure, including without limitation: the seriousness of the noncompliance, any effects of the noncompliance, Contractor's and/or Subcontractor's history of compliance or noncompliance with the same or other Laws, Contractor's and/or Subcontractor's actions or inaction towards mitigating the noncompliance and its effects, and Contractor's or Subcontractor's actions or inactions or inaction towards preventing future noncompliance.

3.3.8.6. Copies of Notices and Reports; Related Matters

If any Environmental Law requires Contractor or any Subcontractor to make, submit or file any non-Routine notice or report of any kind, to any Environmental Agency or other person, including without limitation any agency or other person having any responsibility for any type of emergency response activity, then Contractor must deliver a complete copy of the notice or report (or, in the case of legally required telephonic or other oral notices or reports, a comprehensive written summary of same) to the Law Department within 48 hours of making, submitting or filing the original report.

The requirements of this provision apply, regardless of whether the subject matter of the required notice or report concerns performance of this Contract.

Failure to comply with any requirement of this provision is an event of default.

3.3.8.7. Requests for Documents and Information

If the Commissioner requests documents or information of any kind that directly or indirectly relate(s) to performance of this Contract, Contractor must obtain and provide the requested documents and/or information to the Commissioner within 5 business days.

Failure to comply with any requirement of this provision is an event of default.

3.3.8.8. Environmental Claims and Related Matters

Within 24 hours of receiving notice of any Environmental Claim, Contractor must submit copies of all documents constituting or relating to the Environmental Claim to the Law Department . Thereafter, Contractor must submit copies of related documents if requested by the Law Department. These requirements apply, regardless of whether the Environmental Claim concerns performance of this Contract.

Failure to comply with any requirement of this provision is an event of default.

3.3.8.9. Preference for Recycled Materials

To the extent practicable and economically feasible and to the extent that it does not reduce or impair the quality of any work or services, Contractor must use recycled products in performance of the Contract pursuant to U.S. Environment Protection Agency (U.S. EPA) guidelines at 40 CFR Parts 247-253, which implement section 6002 of the Resource Conservation and Recovery Act, as amended, 42 USC § 6962.

3.3.8.10. No Waste Disposal in Public Way MCC 11-4-1600(E)

Contractor warrants and represents that it, and to the best of its knowledge, its Subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

7-28-390 Dumping on public way;

7-28-440 Dumping on real estate without permit;

11-4-1410 Disposal in waters prohibited;

11-4-1420 Ballast tank, bilge tank or other discharge;

11-4-1450 Gas manufacturing residue;

11-4-1500 Treatment and disposal of solid or liquid;

11-4-1530 Compliance with rules and regulations required;

11-4-1550 Operational requirements; and

11-4-1560 Screening requirements.

During the period while this Contract is executory, Contractor's or any Subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Contract, constitutes a breach of and an event of default under this Contract, for which the opportunity to cure, if curable, will be granted only at the sole discretion of the CPO. Such breach and default entitles the City to all remedies under the Contract, at law or in equity.

This section does not limit the Contractor's and its Subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Contract.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Contract, and may further affect the Contractor's eligibility for future contract awards.

3.4. Contract Disputes

3.4.1. Procedure for Bringing Disputes to the Department

The Contractor and using Department must attempt to resolve all disputes arising under this Contract in good faith, taking such measures as, but not limited to investigating the facts of the dispute and meeting to discuss the issue(s).

In order to bring a dispute to the Commissioner of a Department, Contractor must provide a general statement of the basis for its claim, the facts underlying the claim, reference to the applicable Contract provisions, and all documentation that describes, relates to and supports the claim. By submitting a Claim, the Contractor certifies that:

1. The Claim is made in good faith;

2. The Claim's supporting data are accurate and complete to the best of the person's knowledge and belief;

3. The amount of the Claim accurately reflects the amount that the claimant believes is due from the City; and

4. The certifying person is duly authorized by the claimant to certify the Claim.

The Commissioner shall have 30 days from receipt of the Claim to render a written "final decision of the Commissioner" stating the Commissioner's factual and contractual basis for the decision. However, the Commissioner may take an additional period, not to exceed 10 days, to render the (final decision(. If the Commissioner does not render a "final decision of the Commissioner" within the prescribed time frame, then the Claim should be deemed denied by the Commissioner.

3.4.2. Procedure for Bringing Disputes before the CPO

Only after the Commissioner has rendered a final decision denying the Contractor's claim may a dispute be brought before the CPO.

If the Contractor and using Department are unable to resolve the dispute, prior to seeking any judicial action, the Contractor must and the using Department may submit the dispute the CPO for an administrative decision based upon the written submissions of the parties. The party submitting the dispute to the CPO must include documentation demonstrating its good faith efforts to resolve the dispute and either the other party's failure to exercise good faith efforts or both parties' inability to resolve the dispute despite good faith efforts.

The decision of the CPO is final and binding. The sole and exclusive remedy to challenge the decision of the CPO is judicial review by means of a common law writ of certiorari.

The administrative process is described more fully in the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago", which are available in City Hall, 121 N. LaSalle Street, Room 301, Bid & Bond Room, and on-line at:

http://www.cityofchicago.org/content/dam/city/depts/dps/RulesRegulations/Dispute_Regulations_200 2.pdf

3.5. Events of Default and Termination

3.5.1. Events of Default

In addition to any breach of contract and events of default described within the Contract Documents, the following constitute an event of default:

- A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.
- B. Contractor's material failure to perform any of its obligations under this Contract including the following:
- C. Failure to perform the Services with sufficient personnel and equipment or with sufficient material to ensure the timely performance of the Services

- D. Failure to have and maintain all professional licenses required by law to perform the Services;
- E. Failure to timely perform the Services;
- F. Failure to perform the Services in a manner reasonably satisfactory to the Commissioner or the CPO or inability to perform the Services satisfactorily as a result of insolvency, filing for bankruptcy or assignment for the benefit of creditors;
- G. Failure to promptly re-perform, as required, within a reasonable time and at no cost to the City, Services that are rejected as erroneous or unsatisfactory;
- H. Discontinuance of the Services for reasons within Contractor's reasonable control;
- I. Failure to update promptly EDS(s) furnished in connection with this Contract when the information or responses contained in it or them is no longer complete or accurate;
- J. Failure to comply with any other term of this Contract, including the provisions concerning insurance and nondiscrimination; and
- K. Any change in ownership or control of Contractor without the prior written approval of the CPO, which approval the CPO will not unreasonably withhold.
- L. Contractor's default under any other Contract it may presently have or may enter into with the City during the life of this Contract. Contractor acknowledges and agrees that in the event of a default under this Contract the City may also declare a default under any such other agreements.
- M. Contractor's repeated or continued violations of City ordinances unrelated to performance under the Contract that in the opinion of the CPO indicate a willful or reckless disregard for City laws and regulations.
- N. Contractor's use of a subcontractor that is currently debarred by the City or otherwise ineligible to do business with the City.

3.5.2. Cure or Default Notice

The occurrence of any event of default permits the City, at the City(s sole option, to declare Contractor in default.

The CPO will give Contractor written notice of the default, either in the form of a cure notice ("Cure Notice"), or, if no opportunity to cure will be granted, a default notice ("Default Notice").

If a Cure Notice is sent, the CPO may in his/her sole discretion will give Contractor an opportunity to cure the default within a specified period of time, which will typically not exceed 30 days unless extended by the CPO. The period of time allowed by the CPO to cure will depend on the nature of the event of default and the Contractor's ability to cure. In some circumstances the event of default may be of such a nature that it cannot be cured. Failure to cure within the specified time may result in a Default Notice to the Contractor.

Whether to issue the Contractor a Default Notice is within the sole discretion of the CPO and neither that decision nor the factual basis for it is subject to review or challenge under the Disputes provision of this Contract

If the CPO issues a Default Notice, the CPO will also indicate any present intent the CPO may have to terminate this Contract. The decision to terminate is final and effective upon giving the notice. If the CPO decides not to terminate, this decision will not preclude the CPO from later deciding to terminate the Contract in a later notice, which will be final and effective upon the giving of the notice or on such later date set forth in the Default Notice.

When a Default Notice with intent to terminate is given, Contractor must discontinue any Services, unless otherwise directed in the notice.

3.5.3. Remedies

After giving a Default Notice, the City may invoke any or all of the following remedies:

- A. The right to take over and complete the Services, or any part of them, at Contractor(s expense and as agent for Contractor, either directly or through others, and bill Contractor for the cost of the Services, and Contractor must pay the difference between the total amount of this bill and the amount the City would have paid Contractor under the terms and conditions of this Contract for the Services that were assumed by the City as agent for Contractor
- B. The right to terminate this Contract as to any or all of the Services yet to be performed effective at a time specified by the City;
- C. The right to seek specific performance, an injunction or any other appropriate equitable remedy;
- D. The right to seek money damages;
- E. The right to withhold all or any part of Contractor's compensation under this Contract;
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

3.5.4. Non-Exclusivity of Remedies

The remedies under the terms of this Contract are not intended to be exclusive of any other remedies provided, but each and every such remedy is cumulative and is in addition to any other remedies, existing now or later, at law, in equity or by statute. No delay or omission to exercise any right or power accruing upon any event of default impairs any such right or power, nor is it a waiver of any event of default nor acquiescence in it, and every such right and power may be exercised from time to time and as often as the City considers expedient.

3.5.5. City Reservation of Rights

If the CPO considers it to be in the City(s best interests, the CPO may elect not to declare default or to terminate this Contract. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits Contractor to continue to provide the Services despite one or more events of default, Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Contract, nor does the City waive or relinquish any of its rights.

3.5.6. Early Termination

The City may terminate this Contract, in whole or in part, at any time by a notice in writing from the City to the Contractor. The effective date of termination will be the date the notice is received by the Contractor or the date stated in the notice, whichever is later.

After the notice is received, the Contractor must restrict its activities, and those of its Subcontractors, to activities pursuant to direction from the City. No costs incurred after the effective date of the termination are allowed unless the termination is partial.

Contractor is not entitled to any anticipated profits on services, work, or goods that have not been provided. The payment so made to the Contractor is in full settlement for all services, work or goods satisfactorily provided under this Contract. If the Contractor disputes the amount of compensation determined by the City to be due Contractor, then the Contractor must initiate dispute settlement procedures in accordance with the Disputes provision.

If the City's election to terminate this Contract for default pursuant to the default provisions of the Contract is determined in a court of competent jurisdiction to have been wrongful, then in that case the termination is to be deemed to be an early termination pursuant to this Early Termination provision.

3.6. Department-specific Requirements

Contractor must comply with the relevant user Department's specific requirements in the performance of this Contract if applicable.

3.6.1. Department of Aviation Standard Requirements

For purposes of this section "Airport" refers to either Midway International Airport or O'Hare International Airport, which are both owned and operated by the City of Chicago.

3.6.1.1. Confidentiality of Airport Security Data

Contractor has an ongoing duty to protect confidential information, including but not limited to any information exempt from disclosure under the Illinois Freedom of Information Act such as information affecting security of the airport ("Airport Security Data"). Airport Security Data includes any Sensitive Security Information as defined by 49 CFR Part 1520. Contractor acknowledges that information provided to, generated by, or encountered by Contractor may include Airport Security Data. If Contractor fails to safeguard the confidentiality of Airport Security Data, Contractor is liable for the reasonable costs of actions taken by the City, the airlines, the Federal Aviation Administration ("FAA"), or the Transportation Security Administration ("TSA") that the applicable entity, in its sole discretion, determines to be necessary as a result, including without limitation the design and construction of improvements, procurement and installation of security devices, and posting of guards. All Subcontracts or purchase orders entered into by the Contractor, with parties providing material, labor or services to complete the Work, must contain the language of this section. If the Contractor fails to incorporate the required language in all Subcontracts or purchase orders, the provisions of this section are deemed incorporated in all Subcontracts or purchase orders.

3.6.1.2. Aviation Security

This Contract is subject to the airport security requirements of 49 United States Code, Chapter 449, as amended, the provisions of which govern airport security and are incorporated by reference, including without limitation the rules and regulations in 14 CFR Part 107 and all other applicable rules and regulations promulgated under them. All employees providing services at the City's airports must be badged by the City. (See Airport Security Badges.) Contractor, Subcontractors and the respective employees of each are subject to such employment investigations, including criminal history record checks, as the Administrator of the Federal Aviation Administration ("FAA"), the Under Secretary of the Transportation Security Administration ("TSA"), and the City may deem necessary. Contractor, Subcontractors, their respective employees, invitees and all other persons under the control of Contractor must comply strictly and faithfully with any and all rules, regulations and directions which the Commissioner, the FAA, or the TSA may issue from time to time may issue during the life of this Contract with regard to security, safety, maintenance and operation of the Airport and must promptly report any information regarding suspected violations in accordance with those rules and regulations.

Gates and doors that permit entry into restricted areas at the Airport must be kept locked by Contractor at all times when not in use or under Contractor's constant security surveillance. Gate or door malfunctions must be reported to the Commissioner without delay and must be kept under constant surveillance by Contractor until the malfunction is remedied.

3.6.1.3. Airport Security Badges

As part of airport operations and security, the Contractor must obtain from the airport badging office Airport Security Badges for each of his employees, subcontractors, material men, invitees or any person(s) over whom Contractor has control, which must be visibly displayed at all times while at the airport. No person will be allowed beyond security checkpoints without a valid Airport Security Badge. Each such person must submit signed and properly completed application forms to receive Airport Security Badges. Additional forms and tests may be required to obtain Airport Drivers Certification and Vehicle Permits. The application forms will solicit such information as the Commissioner may require in his discretion, including but not limited to name, address, date of birth (and for vehicles, drivers license and appropriate stickers). The Contractor is responsible for requesting and completing the form for each employee and subcontractors employee who will be working at the Airport and all vehicles to be used on the job site. Upon signed approval of the

application by the Commissioner or his designee, the employee will be required to attend a presentation regarding airport security and have his or her photo taken for the badge. The Commissioner may grant or deny the application in his sole discretion. The Contractor must make available to the Commissioner, within one day of request, the personnel file of any employee who will be working on the project.

As provided in Aviation Security above, in order for a person to have an Airport Security Badge that allows access to the airfield or aircraft, a criminal history record check (CHRC) conducted by the Department of Aviation will also be required. The CHRC will typically include a fingerprint analysis by the Federal Bureau of Investigation and such other procedures as may be required by the TSA.

Airport Security Badges, Vehicle Permits and Drivers Licenses will only be issued based upon properly completed application forms. Employees or vehicles without proper credentials may be removed from the secured area and may be subject to fine or arrest. Contractor will be jointly and severally liable for any fines imposed on its employees or its Subcontractors employees.

In addition to other rules and regulations, the following rules related to Airport Security Badges, Vehicle Permits and Drivers Licenses must be adhered to:

- A. Each person must wear and display his or her Airport Security Badge on their outer apparel at all times while at the airport.
- B. All individuals operating a vehicle on the Aircraft Operations Area (AOA) must be familiar and comply with motor driving regulations and procedures of the State of Illinois, City of Chicago and the Department of Aviation. The operator must be in possession of a valid, State-issued Motor Vehicle Operators Drivers License. All individuals operating a vehicle on the AOA without an escort must also be in possession of a valid Aviation-issued Airport Drivers Permit.
- C. All operating equipment must have an Airport Vehicle Access Permit affixed to the vehicle at all times while operating on the Airport. All required City stickers and State Vehicle Inspection stickers must be valid.
- D. Individuals must remain within their assigned area and haul routes unless otherwise instructed by the Department of Aviation.
- E. The Contractors personnel who function as supervisors, and those that escort the Contractors equipment/operators to their designated work sites, may be required to obtain an added multi-area access designation on their personnel Airport Security Badge which must also be displayed while on the AOA.

3.6.1.4. General Requirements Regarding Airport Operations **3.6.1.4.1.** Priority of Airport Operations

Where the performance of the Contract may affect airport operation, the Contractor must cooperate fully with the Commissioner and his representatives in all matters pertaining to public safety and airport operation. Whether or not measures are specifically required by this Contract, the Contractor at all times must maintain adequate protection to safeguard aircraft, the public and all persons engaged in the work and must take such precaution as will accomplish such end, without interference with aircraft, the public, or maintenance and operations of the airport.

The Contractor's attention is drawn to the fact that airport facilities and infrastructure, including but not limited to runways, taxiways, vehicular roadways, loadways, loading aprons, concourses, holdrooms, gates, and passenger right-of-ways, are being used for scheduled and unscheduled civilian air transportation. Arrivals and departures are under the control of the FAA control tower(s). Use of the Airport for air transportation takes precedence over all of the Contractor's operations. No extra compensation will be allowed for any delays brought about

by the operations of the Airport which require that Contractor's work must be interrupted or moved from one part of the work site to another.

3.6.1.4.2. Interruption of Airport Operations

If Contractor requires interruption of Airport facilities or utilities in order to perform work, Contractor must notify the Deputy Commissioner in charge of the project at least five (5) working days in advance of such time and must obtain the Deputy Commissioner's approval prior to interrupting the service. Interruption of service must be kept to an absolute minimum, and to the extent practicable the work which occasions such interruptions must be performed in stages in order to reduce the time of each interruption. In case of interruptions of electrical services, service must be restored prior to sunset of the same day.

Prior to start of work, the Contractor must request of the Deputy Commissioner in charge of the project to provide specific requirements and instructions which are applicable to the particular work site areas, including, but not limited to, areas available for storage of any equipment, materials, tools and supplies needed to perform the work. Contractors must advise the Deputy Commissioner in charge of the project of the volume of equipment, materials, tools, and supplies that will be required in the secured areas of the airport in order to make arrangements for inspection of such equipment, materials, tools, and supplies at a security checkpoint.

3.6.1.4.3. Safeguarding of Airport Property and Operations

The Contractor must not permit or allow its employees, subcontractors, material men, invitees or any other persons over whom Contractor has control to enter or remain upon, or to bring or permit any equipment, materials, tools, or supplies to remain upon any part of the work site if any hazard to aircraft, threat to airport security, or obstruction of airport maintenance and operations, on or off the ground, would be created in the opinion of either the Commissioner or the Deputy Commissioner. Contractors must safeguard, and may be required to account for, all items brought beyond a security checkpoint, especially with respect to tools used in a terminal building.

3.6.1.4.4. Work on the Airfield

For any work on the airfield, between sunset and sunrise, any equipment and materials stored outside must be marked with red obstruction lights acceptable to the Commissioner and in conformity with all FAA requirements, including Advisory Circular 150/5345-43F. All obstruction lights must be kept continuously in operation between sunset and sunrise 7 days a week and also during any daylight periods when aircraft ceiling is below 500 feet and visibility is less than 5 miles. Information on ceiling and visibility may be obtained by the Contractor on request at the office of the Deputy Commissioner of Operations or from the FAA Control Tower Operator. Proper compliance with these obstruction light requirements is essential to the protection of aircraft and human life and the Contractor has the responsibility of taking the initiative at all times to be aware of ceiling and visibility conditions, without waiting for the FAA Control Tower Operator or any other City representative to ask the Contractor to post obstruction lights.

For any work on the airfield, the Contractor must furnish aircraft warning flags, colored orange and white, in two sizes, one size 2' x 3' for hand use, and one size 3' x 5'. Each separate group or individual in all work areas, regardless of whether or not near runways, taxiways or aprons, must display a flag which must be maintained vertical at all times. Each truck or other piece of equipment of the Contractor must have attached to it, in a vertical and clearly visible position, a warning flag of the larger size. Except as otherwise agreed by the Commissioner or his designee, all cranes or booms used for construction work on the airfield must be lowered to ground level and moved 200 feet off the runways, taxiways and aprons during all hours of darkness and during all daylight hours when the aircraft ceiling is below the minimums specified in this section.

The Contractor acknowledges the importance of fully complying with the requirements of this section in order to protect aircraft and human life, on or off the ground. Failure on the part of the Contractor to perform the work in accordance with the provisions of this section and to enforce same with regard to all subcontractors, material men, laborers, invitees and all other persons under the Contractor's control is an event of default.

3.6.1.4.5. Parking Restrictions

Prior to commencing work, the Contractor must provide the Deputy Commissioner in charge of the project with an estimate of the number of vehicles that will require parking. Contractors are encouraged to provide employee parking elsewhere and shuttle their employees to the work site. The Department of Aviation may, but is not required to, provide parking areas for a limited number of vehicles in designated storage areas. All other vehicles must be parked in the public parking lots at the Airport, and there will be no reduced rate or complimentary parking for such vehicles. Employees must not, at any time, park their personal automobiles, no matter how short the duration, in any drive, road, or any other non-parking lot location at the airport. Such vehicles will be subject to immediate towing at the employees expense.

3.6.2. Emergency Management and Communications (OEMC) Security Requirements 3.6.2.1. Identification of Workers and Vehicles

All employees and vehicles working within O.E.M.C facilities must be properly identified. All vehicles and personnel passes will be issued to the Contractor by the Executive Director, as required. Contractor, Subcontractors, and employees must return identification material to the Executive Director upon completion of their respective work within the Project, and in all cases, the Contractor must return all identification material to the Executive Director after completion of the Project. Final Contract Payment will not be made until all passes issued have been returned to O.E.M.C Security.

3.6.2.2. Access to Facilities

For purposes of this section, "employee" refers to any individual employed or engaged by Contractor or by any Subcontractor. If the Contractor, or any employee, in the performance of this Contract, has or will have access to a Office of Emergency Management and Communications (O.E.M.C) facility, the City may conduct such background and employment checks, including criminal history record checks and work permit documentation, as the Executive Director of the Office of Emergency Management and Communications and the City may deem necessary, on the Contractor, any Subcontractor, or any of their respective employees. The Executive Director of the Office of Emergency Management and Communications has the right to require the Contractor to supply or provide access to any additional information the Executive Director deems relevant. Before beginning work on the project, Contractor must:

Provide the City with a list of all employees requiring access to enable the City to conduct such background and employment checks;

Deliver to the City consent forms signed by all employees who will work on the project consenting to the City's and the Contractor's performance of the background checks described in this Section; and

Deliver to the City consent forms signed by all employees who will require access to the O.E.M.C facility consenting to the searches described in this Section.

The Executive Director may preclude Contractor, any Subcontractor, or any employee from performing work on the project. Further, the Contractor must immediately report any information to the Executive Director relating to any threat to O.E.M.C infrastructure or facilities or the water supply of the City and must fully cooperate with the City and all governmental entities investigating

the threat. The Contractor must, notwithstanding anything contained in the Contract Documents to the contrary, at no additional cost to the City, adhere, and cause its Subcontractors to adhere, to any security and safety guidelines developed by the City and furnished to the Contractor from time to time during the term of the Contract and any extensions of it.

Each employee whom Contractor wishes to have access to an O.E.M.C facility must submit a signed, completed "Area Access Application" to the O.E.M.C to receive a O.E.M.C Security Badge. If Contractor wishes a vehicle to have access to a O.E.M.C facility, Contractor must submit a vehicle access application for that vehicle. The applications will solicit such information as the Executive Director may require in his discretion, including name, address, date of birth (and for vehicles, driver's license and appropriate stickers). The Contractor is responsible for requesting and completing these forms for each employee who will be working at O.E.M.C facilities and all vehicles to be used on the job site. The Executive Director may grant or deny the application in his sole discretion. The Contractor must make available to the Executive Director, within one (1) day of request, the personnel file of any employee who will be working on the project.

At the Executive Director's request, the Contractor and Subcontractor must maintain an employment history of employees going back five years from the date Contractor began Work or Services on the project. If requested, Contractor must certify that it has verified the employment history as required on the form designated by the Executive Director. Contractor must provide the City, at its request, a copy of the employment history for each employee. Employment history is subject to audit by the City.

3.6.2.3. Security Badges and Vehicle Permits

O.E.M.C Security Badges and Vehicle Permits will only be issued based upon properly completed Area Access Application Forms. Employees or vehicles without proper credentials will not be allowed on O.E.M.C property.

The following rules related to Security Badges and Vehicle Permits must be adhered to:

- A. Each employee must wear and display the O.E.M.C Security Badge issued to that employee on his or her outer apparel at all times.
- B. At the sole discretion of the Executive Director and law enforcement officials, including but not limited to the Chicago Police Department, Cook County Sheriffs Office, Illinois State Police or any other municipal, state or federal law enforcement agency, all vehicles (and their contents) are subject to interior and/or exterior inspection entering or exiting O.E.M.C facilities, and all employees and other individuals entering or exiting O.E.M.C facilities are subject to searches. Vehicles may not contain any materials other than those needed for the project. The Executive Director may deny access to any vehicle or individual in his sole discretion.
- C. All individuals operating a vehicle on O.E.M.C property must be familiar and comply with motor driving regulations and procedures of the State of Illinois and the City of Chicago. The operator must be in possession of a valid, state-issued Motor Vehicle Operator's Driver License.
- D. All required City stickers and State Vehicle Inspection stickers must be valid.
- E. Individuals must remain within their assigned area and haul routes unless otherwise instructed by the City.
- F. Access to the Work sites will be as shown or designated on the Contract Documents Drawings or determined by the Executive Director. The Executive Director may deny access when, in his sole discretion, the vehicle or individual poses some security risk to O.E.M.C.

3.6.2.4. Gates and Fences

Whenever the Contractor receives permission to enter O.E.M.C property in areas that are exit/entrance points not secured by the City, the Contractor may be required to provide gates that comply with O.E.M.C design and construction standards. Contractor must provide a licensed and bonded security guard, subject to the Executive Director's approval and armed as deemed necessary by the Executive Director, at the gates when the gates are in use. O.E.M.C Security will provide the locks. Failure to provide and maintain the necessary security will result in an immediate closure by O.E.M.C personnel of the point of access.

Stockpiling materials and parking of equipment or vehicles near O.E.M.C security fencing is prohibited.

Any security fencing, gates, or alarms damaged by the Contractor or its Subcontractors must be manned by a licensed and bonded security guard of the Contractor at Contractor's expense until the damaged items are restored. Contractor must restored them to their original condition within an eight (8) hour period from the time of notice given by the Executive Director.

Temporary removal of any security fencing, gate or alarm to permit construction must be approved by the Executive Director, and Contractor must man the site by a licensed and bonded security guard, approved by and armed as deemed necessary by the Executive Director, at Contractor's expense, on a twenty-four (24) hour basis during the period of temporary removal. Contractor must restore the items removed to their original condition when construction is completed.

3.6.2.5. Hazardous or Illegal Materials

Unauthorized hazardous or illegal materials, including but not limited to hazardous materials as defined in 49 C.F.R. Parts 100-185 (e.g. explosives, oxidizers, radiological materials, infectious materials), contraband, firearms and other weapons, illegal drugs and drug paraphernalia, may not be taken on O.E.M.C property. Alcoholic beverages are also prohibited.

3.6.3. Chicago Police Department Security Requirements

As part of Police operations and security, the Contractor must obtain from the Police Department, Security Badges for each of its employees, subcontractors, material men, invitees or any person(s) over whom Contractor has control, which must be visibly displayed at all times while at any Police Department facility. No person will be allowed beyond security checkpoints without a valid Security Badge. Each such person must submit signed and properly completed application forms to receive Security Badges. The application forms will solicit such information as the Superintendent may require; including but not limited to name, address, date of birth (driver's license). The Contractor is responsible for requesting and completing the form for each employee and subcontractors employee. The Superintendent may grant or deny the application in his sole discretion. The Contractor must make available to the Superintendent, within one (1) day of request, the personnel file of any employee who will be working on the project.

In addition to other rules and regulations, the following rules related to Security Badges, must be adhered to:

- A. Each person must wear and display his or her Security Badge on their outer apparel at all times while at any Chicago Police Department facility.
- B. Individuals must remain within their assigned area unless otherwise instructed by the Chicago Police Department.

3.6.4. Department of Water Management ("DOWM") Security Requirements 3.6.4.1. Identification of Workers and Vehicles

All employees and vehicles working within DOWM facilities must be properly identified. All vehicles and personnel passes will be issued to the Contractor by the Commissioner, as required. Contractor, Subcontractors, and employees must return identification material to the Commissioner

upon completion of their respective work within the Project, and in all cases, the Contractor must return all identification material to the Commissioner after completion of the Project. Final Contract Payment will not be made until all passes issued have been returned to DOWM Security.

3.6.4.2. Access to Facilities

For purposes of this section, "employee" refers to any individual employed or engaged by Contractor or by any Subcontractor. If the Contractor, or any employee, in the performance of this Contract, has or will have access to a Department of Water Management (DOWM) facility, the City may conduct such background and employment checks, including criminal history record checks and work permit documentation, as the Commissioner of the Department of Water Management and the City may deem necessary, on the Contractor, any Subcontractor, or any of their respective employees. The Commissioner of the Department of Water Management has the right to require the Contractor to supply or provide access to any additional information the Commissioner deems relevant. Before beginning work on the project, Contractor must:

Provide the City with a list of all employees requiring access to enable the City to conduct such background and employment checks;

Deliver to the City consent forms signed by all employees who will work on the project consenting to the City's and the Contractor's performance of the background checks described in this Section; and

Deliver to the City consent forms signed by all employees who will require access to the DOWM facility consenting to the searches described in this Section.

The Commissioner may preclude Contractor, any Subcontractor, or any employee from performing work on the project. Further, the Contractor must immediately report any information to the Commissioner relating to any threat to DOWM infrastructure or facilities or the water supply of the City and must fully cooperate with the City and all governmental entities investigating the threat. The Contractor must, notwithstanding anything contained in the Contract Documents to the contrary, at no additional cost to the City, adhere, and cause its Subcontractors to adhere, to any security and safety guidelines developed by the City and furnished to the Contractor from time to time during the term of the Contract and any extensions of it.

3.6.4.3. Security Badges and Vehicle Permits

Each employee whom Contractor wishes to have access to a DOWM facility must submit a signed, completed "Area Access Application" to the DOWM to receive a DOWM Security Badge. If Contractor wishes a vehicle to have access to a DOWM facility, Contractor must submit a vehicle access application for that vehicle. The applications will solicit such information as the Commissioner may require in his discretion, including name, address, date of birth (and for vehicles, driver's license and appropriate stickers). The Contractor is responsible for requesting and completing these forms for each employee who will be working at DOWM facilities and all vehicles to be used on the job site. The Commissioner may grant or deny the application in his sole discretion. The Contractor must make available to the Commissioner, within one (1) day of request, the personnel file of any employee who will be working on the project.

At the Commissioner's request, the Contractor and Subcontractor must maintain an employment history of employees going back five years from the date Contractor began Work or Services on the project. If requested, Contractor must certify that it has verified the employment history as required on the form designated by the Commissioner. Contractor must provide the City, at its request, a copy of the employment history for each employee. Employment history is subject to audit by the City.

DOWM Security Badges and Vehicle Permits will only be issued based upon properly completed Area Access Application Forms. Employees or vehicles without proper credentials will not be allowed on DOWM property. The following rules related to Security Badges and Vehicle Permits must be adhered to:

- A. Each employee must wear and display the DOWM Security Badge issued to that employee on his or her outer apparel at all times.
- B. At the sole discretion of the Commissioner and law enforcement officials, including but not limited to the Chicago Police Department, Cook County Sheriffs Office, Illinois State Police or any other municipal, state or federal law enforcement agency, all vehicles (and their contents) are subject to interior and/or exterior inspection entering or exiting DOWM facilities, and all employees and other individuals entering or exiting DOWM facilities are subject to searches. Vehicles may not contain any materials other than those needed for the project. The Commissioner may deny access to any vehicle or individual in his sole discretion.
- C. All individuals operating a vehicle on DOWM property must be familiar and comply with motor driving regulations and procedures of the State of Illinois and the City of Chicago. The operator must be in possession of a valid, state-issued Motor Vehicle Operator's Driver License.
- D. All required City stickers and State Vehicle Inspection stickers must be valid.
- E. Individuals must remain within their assigned area and haul routes unless otherwise instructed by the City.
- F. Access to the Work sites will be as shown or designated on the Contract Documents Drawings or determined by the Commissioner. The Commissioner may deny access when, in his sole discretion, the vehicle or individual poses some security risk to DOWM.

3.6.4.4. Gates and Fences

Whenever the Contractor receives permission to enter DOWM property in areas that are exit/entrance points not secured by the City, the Contractor may be required to provide gates that comply with DOWM design and construction standards. Contractor must provide a licensed and bonded security guard, subject to the Commissioner's approval and armed as deemed necessary by the Commissioner, at the gates when the gates are in use. DOWM Security will provide the locks. Failure to provide and maintain the necessary security will result in an immediate closure by DOWM personnel of the point of access.

Stockpiling materials and parking of equipment or vehicles near DOWM security fencing is prohibited.

Any security fencing, gates, or alarms damaged by the Contractor or its Subcontractors must be manned by a licensed and bonded security guard of the Contractor at Contractor's expense until the damaged items are restored. Contractor must restored them to their original condition within an eight (8) hour period from the time of notice given by the Commissioner.

Temporary removal of any security fencing, gate or alarm to permit construction must be approved by the Commissioner, and Contractor must man the site by a licensed and bonded security guard, approved by and armed as deemed necessary by the Commissioner, at Contractor's expense, on a twenty-four (24) hour basis during the period of temporary removal. Contractor must restore the items removed to their original condition when construction is completed.

3.6.4.5. Hazardous or Illegal Materials

Unauthorized hazardous or illegal materials, including but not limited to hazardous materials as defined in 49 C.F.R. Parts 100-185 (e.g. explosives, oxidizers, radiological materials, infectious materials), contraband, firearms and other weapons, illegal drugs and drug paraphernalia, may not be taken on DOWM property. Alcoholic beverages are also prohibited.

ARTICLE 4. SPECIAL CONDITIONS FOR WORK SERVICES CONTRACTS

4.1. The Services

4.1.1. Scope of Services

The scope of services ("Services") is described in the Scope of Work and Detailed Specifications article of this agreement.

Unless otherwise noted, the Contractor must take out, at Contractor's own expense, all permits and licenses necessary to perform the Services in accordance with the requirements of this Contract.

4.1.2. Estimated Quantities/Level of Service

Any quantities or level of usage shown herein are estimated for the initial Contract term. The City reserves the right to increase or decrease the quantities or level of Services required under this Contract. Nothing herein will be construed as intent on the part of the City to contract for any Services other than those determined by the City to be necessary to meet its needs.

The City will only be obligated to pay for such Services as are from time to time requested, performed, and issued via a Purchase Order release directly by the City.

4.1.3. Unspecified Services

Any service not specifically included in the Scope of Work and Detailed Specifications article may be added to this Contract if it falls within the same general category of Services already specified in the Contract. Pursuant to MCC Section 2-92-646, the lifetime, aggregate value of the City's purchase of any Services added to this Contract must not exceed ten percent (10%) of the original value of the Contract.

The Department will notify the Contractor in writing of the services which are necessary and request a written price proposal for the addition of the services to this Contract under the same terms and conditions of the original Contract, then forward the documents to the CPO. Such services may be added to the Contract only if the prices are competitive with current market prices and said services are approved by the CPO in writing. The CPO reserves the right to seek competitive pricing information on said services from other vendors and to solicit such services in a manner that serves the best interest of the City.

Any such services provided by the Contractor, without a written approval signed by the CPO, are done so entirely at the Contractor's risk. Consequently, in the event that such addition to the Contract is not approved by the CPO, the Contractor hereby releases the City from any liability whatsoever to pay for any services provided prior to the Contractor's receipt of the fully signed modification.

4.2. Performance of the Services

4.2.1. Standard of Performance

Contractor shall perform the Services with that degree of skill and care required to satisfactorily meet the requirements as set forth in the Detailed Specifications and to the satisfaction of the CPO. The Contractor will, at all times, act in the best interest of the City.

4.2.2. Standard Working Hours

Pursuant to MCC Section 2-92-220 a standard working day consists of 8 hours for this Contract; shifts must be coordinated with the Department. No overtime or premium pay is allowed unless otherwise specified in the Detailed Specifications and authorized by the Commissioner.

4.2.3. Character of Workers

The Contractor must employ only competent and efficient workers and whenever, in the opinion of the City, any such worker is careless, incompetent, violates safety or security rules, obstructs the progress of the work or services to be performed under this Contract, acts contrary to instructions or acts improperly, or fails to follow the safety requirements of this Contract, the Contractor must, upon request of the City, discharge or otherwise remove such worker from the work or services to be performed under not use such worker again, except with the written consent of the City. The Contractor must not permit any person to work upon the work or services to be performed

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under this Contract or enter into any buildings connected therewith who is under the influence of intoxicating liquors or controlled substances.

4.2.4. Quality of Materials and Inspection

The City will have a right to inspect any material to be used in performance of the Services for this Contract.

The City is not responsible for the availability of any materials or equipment required under this Contract.

The Contractor is responsible for the meeting the contractual obligations and standards regarding the quality of all materials, components, or services performed under this Contract up to the time of final acceptance by the City.

Non-compliant materials, components, or Services may be rejected by the CPO and must be replaced or re-performed by the Contractor at no cost to the City.

The City shall provide written notice to the Contractor indicating the time period in which Contractor must, at its sole expense, remove from City premises, any materials or components rejected by the City.

Any and all labor and materials which may be required to correct or replace damaged, defective or nonconforming products must be provided by the Contractor at no cost to the City. The Contractor must correct or replace the incorrect, damaged or defective or non-conforming goods within seven business days of the return unless otherwise provided in the Detailed Specifications. The City of Chicago will not be subject to restocking charges.

Failure to correct or replace unacceptable goods, or repeated delivery of unacceptable goods, will be an event of default under this Contract.

4.2.5. Manufacturer's Warranty and Product Information

If in performance of the Services, the Contractor provides any goods, the Contractor must have, and must demonstrate upon request, that it has authorization to transfer product warranties to the City of Chicago. The Contractor is required to provide and transfer all documentation issued by the manufacturer for the products to be provided under this Contract. This includes the manufacturer's genuine parts/product information, recall notices, manuals, licenses, assemblies and/or accessories as supplied by the original equipment manufacturer (O.E.M.).

The Contractor must provide the original product warranty and related services for the goods provided under this Contract in accordance with the standard warranty regularly supplied.

4.2.6. Contractor's Warranties

If in performance of the Services, the Contractor provides any goods, the Contractor warrants that the title to the goods to be provided under this Contract is good and its transfer is rightful, and that the goods will be delivered free from any security interest or other encumbrance of which Contractor has not informed the City.

The Contractor expressly warrants that all goods shall be merchantable within the meaning of Article 2-314(2) of the Uniform Commercial Code in effect on the date they are ordered. In addition to all warranties that may be prescribed by law, the goods shall conform to specifications, drawings, and other description and shall be free from defects in materials and workmanship. Contractor also warrants that, except where the goods are produced pursuant to detailed designs furnished by the City, they will be free from defects in design. Such warranties, including warranties prescribed by law, shall run to City, its successors, assigns, customers, and to users of the goods.

At a minimum, the Contractor hereby warrants for a period of at least one year from the date of final acceptance by the City, that it will, at its own expense and without any cost to the City, replace all defective parts that may be required or made necessary by reason of defective design, material or

workmanship, or by reason of non-compliance with the Contract Documents. The warranty period will commence on the first day the individual item is placed in service by the City. The City may revoke acceptance if the materials, goods, or components are later discovered not to be in conformance with this Contract.

For any construction work included in the Services, the Contractor's Warranty means the Contractor=s representation as to the character and quality of the Services in accordance with the terms and conditions of the Contract Documents, and the Contractor=s promise to repair and replace the work not in conformance with such representations. Without limiting the scope or duration of any Manufacturer's Warranty provided for specific parts of the work, all work furnished under this Contract is guaranteed by Contractor against defective materials and workmanship, improper installation or performance, and non-compliance with the Contract Documents for a period of one year. Unless otherwise specified, the one-year period will begin on the date of final acceptance by the Commissioner.

However, if at any time beyond the one-year Contractor's Warranty period, a latent defect in the work is discovered, the Contractor shall be responsible for re-performance, payment of damages, or such other remedy as deemed appropriate by the City.

4.2.6.1. Correction or Re-Performance of Services

If the Contractor has failed to properly perform the Services, upon direction in writing from the Commissioner, Contractor will promptly re-perform or correct all work or Services identified to be defective or as failing to conform to the standards set forth in the Contract Documents, whether observed before or after completion of the Services. The Contractor is responsible for all costs of correcting such defective or nonconforming Services, including costs associated with fixing any damages, re-performing the Services, and any costs required due to Contractor's inadequate performance.

4.2.6.2. Timeliness

The Contractor must provide the Services in the time-frame required in the Detailed Specifications. If Contractor's response and/or completion time for performance of the Services fails to meet this standard, the CPO may declare the Contractor in default.

4.2.6.3. Delay

If the City has caused the Contractor be obstructed or delayed in the commencement, prosecution or completion of the Services by any act or delay of the City or by order of the Commissioner, then the time herein fixed for the completion of said Services will be extended for an equivalent period of time.

It is otherwise understood that no extension of time will be granted to the Contractor unless Contractor, immediately upon knowledge of the causes of an unavoidable delay, first notifies the Commissioner and CPO in writing, stating the approximate expected duration of delay. Contractor shall not be entitled to an extension of time without such prior notification and request for extension.

The CPO and the Commissioner will determine the number of days, if any, that the Contractor has been delayed. Such determination when approved and authorized in writing by the Commissioner and CPO, will be final and binding.

It is further expressly understood and agreed that the Contractor shall not be entitled to any damages or compensation from the City, or be reimbursed for any loss or expense on account of any delay or delays resulting from any of the causes aforesaid.

4.2.7. Public Convenience

All Services will be conducted in a manner that minimizes dust, noise, and inconvenience to the normal activities of the facility where the Services are performed. The Contractor is responsible for conducting Services in such a manner as to minimize debris left in the public way and shall provide clean-up as

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required by the Commissioner. Whenever the Commissioner determines any type of operation constitutes a nuisance, the Contractor will immediately proceed to conduct its operations in an approved manner.

The Commissioner may at any time require additional provisions if such are deemed necessary for public safety or convenience.

4.2.8. Clean Up

The Contractor must, during the performance of Services, remove and dispose of all materials and the resultant dirt and debris on a daily basis and keep the work site(s) and adjacent premises in a clean condition satisfactory to the City. Upon completion of work activities, the Contractor must remove all materials, tools and machinery and restore the site to the same general condition that existed prior to the commencement of its operation.

4.2.9. Work Performed on City Property

Contractor's personnel will exercise safe and sound business practices with the skill, care, and diligence normally shown by professional technicians employed in the type of Services required under this Contract.

The Contractor will employ only competent and efficient employees, and whenever, in the opinion of the Commissioner, any employee is careless, incompetent, obstructs the progress of the Services, acts contrary to instructions or conducts themselves improperly, the Contractor will, upon the request of the Commissioner, remove the employee from the premises and will not employ such employee again for the Services under this Contract, except with the written consent of the Commissioner.

The Contractor will not permit any person to enter any part of a City facility or property while under the influence of intoxicating liquors or controlled substances. The Contractor will not permit obnoxious behavior, or possession or consumption of alcoholic beverages or drugs anywhere on the site of any Services to be performed under this Contract.

The Commissioner has authority to request the Contractor to remove any worker who proves to be incompetent or negligent in his/her duties.

If required by the Detailed Specifications, the Contractor's employees or subcontractors are required to wear suitable uniforms during the time they are on duty on any City property.

The Contractor's employees or subcontractors must wear an identification badge at all times while on duty on any City property.

The Contractor's employees must have proper identification on their person before they will be allowed on any City property.

Smoking is prohibited in all City of Chicago facilities.

The Contractor will require that all employees refrain from disturbing papers on desks, opening desk drawers or cabinets.

While on City premises, the Contractor will not store any equipment, tools or materials without prior written authorization from the Commissioner. The City will not be responsible for or liable to pay the Contractor for any loss of equipment, tools or materials stored in unsecured areas without proper authorization.

4.2.10. Work In Progress

Any Services in progress at the termination date of the Contract will be completed by the Contractor in the most expedient method available. In no event will the Contractor be relieved of its obligations under this Contract until all Services requested prior to the expiration of the Contract has been completed and accepted by the Commissioner.

4.3. Compensation

The Services will be provided at the prices listed on the Proposal Pages submitted with the Contractor's bid and as accepted by the City. Adjustments to prices will be as provided in the Scope of Work and Detailed Specifications, as applicable.

ARTICLE 5. SCOPE OF WORK AND DETAILED SPECIFICATIONS

5.1. General

The Work under this Contract consists of furnishing all labor, equipment, incidentals, materials and supervision required to perform Safety Glass Replacement Services at various locations at Chicago O'Hare International Airport and Chicago Midway International Airport, all in accordance with the terms and conditions set forth herein. Failure by the Contractor to familiarize itself with all requirements of this contract will not relieve the Contractor from complying with all of the provisions thereof. However, and notwithstanding anything stated herein to the contrary, the City reserves the right to cause the Contractor to cease providing service at Chicago Midway International Airport at any time during the term of this Contract without written notice.

5.2. Illinois Prevailing Wage Act

This contract calls for the construction of a "public work," within the meaning of the Illinois Prevailing Wage Act, 820 ILCS 130/.01 et seq. ("the Act"). Therefore, Contractor must pay prevailing wage as set out in Section 3.3.3.2.,"Prevailing Wage Rates", above.

5.3. Basis of Award

In the event that a contract is awarded pursuant to this specification, the Chief Procurement Officer will award such contract to the lowest responsive and responsible bidder as determined by the bid price, including any statutorily mandated adjustments to the bid price as applicable, meeting the terms and conditions set out in the Bid Documents.

The Contractor's bid pricing will incorporate any/all peripheral costs including, but not limited to the costs of (products/services), delivery/transportation charges, training, materials, labor, insurance, applicable taxes, warranty, overhead and profit, etc. that are required by this Specification.

5.4. Funding

The source of funds for payments under this Contract is Fund Number 12-740-85-4010-0161-0161 and 12-200-88-2020-0160-W202. Funding for this Agreement is subject to the availability of funds and their appropriation by the City Council of the City.

5.5. Contract Term

The Term for this Contract will be sixty (60) months, unless terminated earlier pursuant to the Termination provision, or extended according to the terms of the Contract Extension Option provision in the Standard Terms and Conditions section of this Contract.

The City will establish the start and expiration dates at the time of formal award and release of this contract.

The start date will be no later than the first day of the succeeding month from the date shown as the Contract Award and Release Date on the Proposal Acceptance Page.

5.6. Price Adjustment

Original bid prices set forth on the Proposal Pages of the Contract will remain in effect for the first thirty-six (36) months of the Contract term. Contractor is not entitled to any price adjustment during this thirty-six (36) month time period. Contractor should factor in commodity and/or input price escalations, volatility, risks, and other factors in its proposed prices on the Proposal Pages for the initial thirty-six (36) month period from the start date of this Contract.

After the initial thirty-six (36) month period, a price adjustment may be considered for the next twelve (12) month period, and annually for each subsequent twelve (12) month period. For purposes of determining any price adjustments for this Contract, the City and Contractor will look to changes in the Municipal Cost Index as published by the American City & Country Magazine. Comprehensive MCI rates can be found at http://americancityandcounty.com/images/archive/mcihistory.html.

If, during the term of the Contract, the manner in which the MCI as determined by American City & County Magazine is substantially revised, including a change in the base index year, the City will make an adjustment in the revised index that would produce results equivalent, as nearly as possible, to those that would have been obtained if the MCI had not been so revised. If the MCI becomes unavailable to the public because publication is discontinued, or otherwise, or if equivalent data are not readily available to enable the City to make the adjustment, then the City will substitute a comparable index based upon changes in the cost of living or purchasing power of the consumer dollar published by any other governmental agency or, if no such index is available, then a comparable index published by a major bank or other financial institution, by a university or a recognized financial publication.

The Contractor must submit a written request for a positive price adjustment no later than thirty (30) calendar days after the expiration of initial thirty-six (36) month term and within thirty (30) calendar days of each twelve (12) month anniversary of the Contract thereafter. If the Contractor does not request a price increase within such thirty (30) calendar day period, the Contractor will not be entitled to a price increase for the relevant twelve (12) month period.

After the initial thirty six (36) month term, if the MCI has decreased, resulting in a reduction of contract prices, the City will notify the vendor in writing within sixty (60) days of the Contract's anniversary stating the City's intention to reduce prices retroactive to the anniversary date of the Contract. The City will adhere to such notification requirement for any price decreases for each subsequent twelve (12) month anniversary of the Contract thereafter.

The Contractor's unit prices, for line items will be adjusted beginning the thirty seventh (37th) month of the Contract and each year thereafter by an amount determined in accordance with the following formula, or .05, e.g. five percent (5%), whichever absolute value is smaller for each subsequent one (1) year period:

New Contract Price (each item) = Original Bid Price for line items x (1 + percentage change in the MCI)

The percentage change in the MCI should be expressed as a decimal point and rounded to the nearest thousandth (e.g. .015). Please note that the percentage change in the MCI may be positive or negative, but will never be more than .05, therefore any new price will never be greater than 105% or less than 95% of the current contract price. For purposes of determining the first percentage change in the MCI, the base MCI will be the MCI in the 24th completed month of the Contract, which will be compared to the MCI in the 36th completed month of the Contract. Subsequent price changes will be based on the year over year percentage change in the MCI. For example, for the adjustment at the beginning of the fifth year of the contract (month 49) the MCI from month 36 will be compared to the MCI for month 48.

Any Services provided by the Contractor at a price change, without a properly executed contract modification signed by the Chief Procurement Officer, is made at the Contractor's risk. Consequently, in the event such modification is not executed by the City, the Contractor releases the City from any liability whatsoever to pay for any work and/or services provided at an unapproved increased price.

It is the Contractor's responsibility to request the increase. If the Contractor delivers product after the date requested for the escalation to begin (the anniversary date of the start of the Contract) but prior to the increase being granted, the Contractor may retroactively bill the City for the difference if and when the request is formally approved. In the interim the Contractor must bill the City at the prices currently in effect in the Contract.

5.7. Special Conditions Regarding Glass and Plastic Placement 5.7.1. Contractor's Qualifications

The importance of maintaining the airports glass and glazing systems in a safe and watertight condition demands that each Contractor demonstrate to the City their competency. Each firm must be actively engaged in the maintenance and repair of commercial building window and glass systems of similar size and design as the window covered by this Contract. The Contractor shall show that they have available under direct employment and supervision, the necessary organization and facilities to properly fulfill all services

and conditions required under this specification. Contractor should submit evidence of the following with their bid:

- A. The Contractor shall demonstrate substantial prior experience in glass installation/services. Contractor must provide a minimum of three (3) references for delivery of services of similar scope. Information provided must include location, contact person, contact address, telephone number, email address, scope of work completed, dates of service, and value of work performed.
- B. The Contractor must own and have available, within the Chicago Metropolitan Area, a workshop containing all pertinent glass installation/services equipment, repair tools and instruments and employ certified, factory trained personnel who are authorized to perform maintenance and/or repairs on the specified equipment described herein. The City may conduct a site visit to the Contractor's location prior to the award of this service Contract. The location of this facility must be identified on the Proposal Page.
- C. The Contractor should only use skilled professionals experienced in maintaining and repairing the various glass and glazing systems listed in the Proposal Pages. Installation of glazing must be performed only by a qualified installer. The term qualified means experienced in glass replacement similar in size and scope to the glazing found at O'Hare and Midway International Airports and will be responsible for demonstration to the Commissioner's satisfaction that he/she has sufficient experience in its role. The installer shall be of journeyman or foreman glazier level and must submit evidence of such qualifications.
- D. The names and resumes of the employees (work crew and supervisors) responsible for the execution of this Contract, project responsibilities, and experience of each employee.

The Chief Procurement Officer will determine if a bidder's qualifications meet the minimum standards listed above and are adequate to perform the work as specified in this document. The decision of the Chief Procurement Officer is final. Contractor's Qualifications must be submitted at the time of bid submittal.

5.7.2. Contractor's Responsibilities

- A. When the Contractor is notified that glazing or caulking services are required, the necessary service is to be delivered in a professional, safe and timely manner.
- B. Visit the site of proposed worked to determine all materials, tools and equipment necessary to execute work.
- C. Provide actual field dimensions and order glazing.
- D. Identify any obstacles or potential issues related to the work and inform the Chicago Department of Aviation (CDA).
- E. Provide CDA with a cost estimate for the work based on the rates bid on the Proposal Pages.
- F. Provide a work schedule and plan. Indicate if any roads, loading docks, passenger walkways or hold rooms will be impacted. Include any traffic plans or barricade plans to safely secure the site.
- G. Coordinate will all affected parties and attend coordination meetings on an as needed basis.

- H. Submit a Notice to Airport Users Form seventy-two (72) hours before the start of work. (See sample form in Exhibit 3).
- I. Replacement glazing and sealants shall match existing. If there is a visible difference in color, type or pattern of glass or sealants that is replaced, then the unit will be replaced at the Contractor's cost to the satisfaction of CDA.
- J. Keep daily job reports noting date of work performed, locations, descriptions, names of workers, hours worked of each worker, start time and finish time. Note total hours worked for the day and quantity/sizes of billable material or equipment provided. Submit these reports to CDA with each invoice (See Section 5.7.8., Services Sheets).

5.7.3. Use of Premises

The Contractor will comply with all laws, ordinances and regulations related to airport operations and safety requirements. Under no circumstances will equipment, machinery or materials be stored in areas of the airport without authorization from the Commissioner or their duly authorized representative.

Only such material and equipment that is necessary for the work under this Contract, as determined by the Commissioner, will be placed, stored, or allowed to occupy any space at the site of the work. It is the intention of this Specification that the operations under this Contract will be conducted without interference with the use of existing facilities.

All materials or equipment used in the work will allow free access to all utilities, fire hydrants, water and gas valves, electric manholes, telephone and telegraph conduit lines and all fire alarm and police call boxes in the vicinity.

Procedures relating to construction site access, material delivery, and construction escort provisions to and from secured areas are to be determined by the Commissioner, or their authorized representative.

All construction shall comply with the Chicago Airport System Construction Safety Manual (CAS), latest edition. The Contractor shall procure a copy of the CAS before the start of work and become familiar with the safety requirements contained herein.

5.7.4. Workmanship

The Contractor will remove all glass and glazing material remnants and thoroughly clean the rabbets and dispose of the material in a legal and environmentally safe manner, in compliance with the Corporate Statement of Sustainability referenced in Section 5.7.10., Sustainability and Environment. Removable stops will be marked or tagged to indicate location and carefully removed and cleaned. Screws not damaged by removal may be re-used, but the Contractor will furnish new screws to replace all damaged and missing screws. Glazing material must match existing materials, including any extruded resilient strips required. Contractor will provide setting blocks and spacers for proper glazing techniques.

5.7.5. Interference with Occupancy

All of the buildings or structures presently in use and in operation will continue in normal use as much as possible during the re-glazing work. All building and facilities in constant use by airline personnel and the public must be kept in service in the occupied area. Any interruption in the facilities will be limited to periods as designated by the Airport Manager, subject to approval by the Commissioner. The Contractor will schedule all work accordingly. Work will be carried on in such a manner as to interfere as little as possible with the normal conduct of business in the building or structure.

5.7.6. Temporary Barricades or Enclosure

The Contractor will provide temporary barricades or enclosure as required during the process of the work to protect the public and airlines personnel and separate the work area from the balance of the building. Such temporary barricades or enclosures will be satisfactory to the Commissioner or his authorized representative. The Contractor will provide any warning signs or other required protection to protect the public or building occupants against all dangers of injury during re-glazing operations.

5.7.7. Visiting Work Site(s)

The Contractor will visit the proposed work and become thoroughly familiarized with the location and conditions which will be encountered and which will affect the proposed work. No additional allowance will be granted because of lack of knowledge of such conditions.

Such an examination of the work sites will be presumed upon submittal of a bid proposal and submission of a bid proposal will constitute the Contractor's acceptance of all site conditions. The sole opportunity for an escorted Airport site visit will be provided immediately after the Pre-Bid Conference.

5.7.8. Services Sheets

The Contractor must have his/her crew check in when starting a job and also upon completion of the job, stating how many man hours were used so that the City can keep track of the man hours for each job. It is expected that the Contractor will expeditiously carry out the work and that the City may monitor work activity and challenge the hours on jobs that take an inordinate amount of time. Work tickets will be completed for each job and will list the Contractor's employee names, the location of the repair description of the repair, time started and time completed.

The number of employees constituting each work crew will be in accordance with the size of glass and height of the opening as set forth in the Labor Agreement.

Upon arrival at the job site, the Contractor must report directly to the City Building Engineer for verification of the start time and for any and glass replacement and/or services to be performed. After the job is completed, the Contractor must secure the signature of the City Building Engineer on the Contractor's Work Ticket. The Work Ticket must be attached with the corresponding Contractor Services Sheet and submitted with all requests for payment.

The Contractor Service Sheet must include the following information for each job:

- Department name and authorized representative placing the service call including the date and time the call was made.
- Service call response date and time.
- Job site location(s) and number of windows/doors serviced.
- Description of work performed at the job site. Type of windows/doors serviced.
- Number of crew members assigned to job from each trade (as determined by the union agreement) including crew member names, labor hours worked (straight and/or overtime) and number of hours worked to complete job (submit certified payroll with all requests for payment).
- Cost breakdown itemizing new glass installed and/or replacement parts, materials and labor costs per job based on the Line Item pricing.

The City will not be obligated to pay for unauthorized service calls or any invoices submitted for materials and/or service performed which cannot be verified by the City.

5.7.9. Clean Up

The Contractor must, during the progress of the work, remove and dispose of all materials and the resultant dirt and debris on a daily basis and keep the work site(s) and adjacent premises in a clean

condition satisfactory to the City. Upon completion of the work, the Contractor must remove all materials, tools and machinery and restore the site to the same general condition that existed prior to the commencement of its operation.

Final clean and polish, inside and outside transparent materials, including mirrors and glass in doors, windows, frames and skylights. Glass, painted surfaces and window tinting shall be cleaned free of fingerprints, smudges and non-code-required labels and stickers. Wash mirror glass by methods recommended by mirror manufacturer using water or glass cleaners free from substances capable of damaging mirror backing.

Should the Contractor not promptly or properly discharge its obligation relating to storage, cleaning and final cleanup, the City shall have the right to employ others and to charge the cost thereof to the Contractor, after first having given the Contractor a three (3) working day written notice of such intent.

The Contractor must dispose of all material off site in a legal and environmentally safe manner, in compliance with the Corporate Statement of Sustainability referenced in Section 5.11.10., Sustainability and Environment. Disposal of material is incidental to the Contract and will not be compensated separately.

5.7.10. Sustainability and Environment

The CDA is committed to green and sustainable practices and good environmental stewardship. Consequently, we are asking bidders to comply with the Sustainable Airport Manual (SAM) Operations and Maintenance Section concerning materials and resources, innovation, training and monitoring, and to provide a Corporate Statement of Sustainability to insure our bidders are also incorporating sustainability into their firm's practices, as well as a Statement of Sustainability to outline those specific sustainability practices proposed for this Contract. SAM can be found at http://www.airportsgoinggreen.org/SAM.

Provide a clear description of these practices, policies and procedures which may include but are not limited to:

- Office Waste Management
- Materials Waste Minimization/Management
- Green Purchasing Policies
- Office Energy Efficiency
- Vehicle and Equipment Efficiency
- Water Efficiency
- Staff Commitment
- Education and Training of Staff

Within twenty-four (24) hours of receipt, the Contractor must notify the Commissioner and provide detail, of any environmental complaints, problems, fines, citations, violations or issues by any government body or regulatory agency against the Contractor relating to the performance of the Contract. The Contractor must provide to the Commissioner that these complaints, problems have been satisfactorily and completely addressed and resolved at no cost to the City.

5.7.11. Protection of Work, Damages and Repairs

The Contractor must provide protection for all uncompleted work under this Contract until the work has been completed and accepted by the City.

5.7.12. Public Convenience

All work performed under this Contract will be so conducted as to cause a minimum of dust, noise and inconvenience to the normal activities of the facility where the work is performed.

The Contractor is responsible for conduction all work in such a manner as to minimize debris left in the public way and will provide clean-up as required by the Commissioner. Whenever the Commissioner determines any type of operation constitutes a nuisance, the Contractor will immediately proceed to conduct operations in an approved manner.

The Commissioner may at any time require additional provisions if such are deemed necessary for public safety or convenience.

5.7.13. Performance During an Emergency

The Contractor agrees and promises that during and after a public emergency, disaster, hurricane, flood or acts of God, the City of Chicago shall be given "first priority" for all goods and services under this Contract. The Contractor agrees to provide all goods and services to the City of Chicago throughout the emergency/disaster at the terms, conditions and prices as provided in this solicitation and with a priority above, a preference over, sales to the private sector.

5.7.14. Attic Stock

All attic stock will be located at the airport at locations to be identified by the CDA at the beginning of the contract.

5.7.15. Warranty

The Contractor will furnish a guarantee for the Safety Glass and Glass Services provided under this contract in accordance with the standard guarantee regularly supplied. The Contractor hereby warrants for a minimum period of one (1) year from the date of final acceptance by the City, that it will, at its own expense and without any cost to the City, replace all defective parts and make any repairs that may be required or made necessary by reason of defective design, material or workmanship, or by reason of non-compliance with these specifications. If a longer warranty is furnished, at no additional cost to the City, the longer period will prevail.

5.7.16. Exceptions

Any deviations from these specifications must be noted on the Proposal Page or pages attached herein, with the exact nature of the change outlined in sufficient detail. The reason for which deviations were made should also follow if not self-explanatory. Failure of a bidder to comply with the terms of this paragraph may be cause for rejection.

The City reserves the right to disqualify bids which do not completely meet outlined specifications. The impact of exceptions to the specification will be evaluated by the City in determining its need.

5.8. Labor Items (Bid Line Items 1 through 8)

5.8.1. Labor

Labor for all work shall be performed in the best, most workmanlike manner, by experienced tradesmen skilled in their respective trades. Glazier and ironworker labor shall consist of journeymen and a working foreman level and must submit evidence of such qualifications upon request by the Commissioner. Flaggers are required when working in a roadway and this work may be done by a truck driver with state of Illinois Flagger Certification.

Glass replacement and caulking services will be performed on a time and material basis at the rates bid by the Contractor on the proposal pages. Unless otherwise requested and directed by CDA, this work shall be performed between the hours of 6 a.m. and 6 p.m. Monday through Friday. As such, straight time for the purpose of this Contract is the first 8 hours worked in a day Monday through Friday between the hours of 6 a.m. and 6 p.m.. Overtime is defined as the hours worked in excess of eight (8) hours but no more than ten (10) hours in a day Monday through Friday and any hours worked between 6:01 p.m. and 5:59 a.m. Monday through Friday. Premium overtime is defined as the hours worked in excess of ten (10) hours in a day Monday through Friday and Saturday, Sunday or holidays. Holidays under this contract are New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving and Christmas day.

The Contractor's fully loaded hourly labor rates set forth on the Proposal Pages include all costs of labor, applicable taxes, tools, insurance, transportation, supervision, overhead and profit and all incidental costs to perform the required work.

Labor for Board-Up Services (Section 5.10.1., Board-Up Service), Window Film (Section 5.10.2., Window Films) and Decorative Metals (Section 5.10.3., Decorative Metals) should be included in the corresponding line items (Line Items 11 – 17).

Bid Item	Division Description	Unit
Number		
1	THE CONTRACTOR SHALL FURNISH - GLAZIERS, STRAIGHT TIME LABOR	Hour
2	THE CONTRACTOR SHALL FURNISH - GLAZIERS, OVERTIME LABOR	Hour
3	THE CONTRACTOR SHALL FURNISH - GLAZIERS, PREMIUM OVERTIME	Hour
	LABOR (MORE THAN TEN HOURS MONDAY TO FRIDAY, AND SATURDAY,	
	SUNDAY, AND PUBLIC HOLIDAYS)	
4	THE CONTRACTOR SHALL FURNISH - FLAGGERS, STRAIGHT TIME LABOR	Hour
5	THE CONTRACTOR SHALL FURNISH - FLAGGERS, OVERTIME LABOR	Hour
6	THE CONTRACTOR SHALL FURNISH - IRONWORKER, STRAIGHT TIME	Hour
	LABOR	
7	THE CONTRACTOR SHALL FURNISH - IRONWORKER, OVERTIME LABOR	Hour
	(MON-FRI IN EXCESS OF 8 HOURS; SATURDAY)	
8	THE CONTRACTOR SHALL FURNISH - IRONWORKER, PREMIUM OVERTIME	Hour
	LABOR (SUNDAY AND PUBLIC HOLIDAYS)	

5.9. Equipment Items (Bid Line Items 9 and 10):

Contractor shall supply necessary equipment and tools to deliver and complete glass replacement and caulking services. Necessary equipment and tools shall include but are not limited to: glass trucks, a-frames, scaffolding, suction cups, setting blocks, and are incidental to the work. Powered lift equipment or cranes necessary to hoist large glazed units shall be provided per the rates bid by the Contractor on the proposal pages.

When renting equipment the Contractor may only bill the Department for time that the equipment is on site and in use.

WORK PLATFORMS – Self-Propelled, electric, Scissor Lift (Slab Type) 25 ft. platform height, delivered.

Bid Item Number	Division Description	Unit
9	THE CONTRACTOR SHALL FURNISH AND DELIVER – SCISSOR LIFT	Hour

CRANE WITH OPERATOR – Crane will be a minimum 20 ton capacity, with boom extension up to 94 ft. Operator must be dependable, reliable, experienced with hoisting glass and qualified to perform in a

professional manner. Contractor must provide proof of valid driver's license and City of Chicago Operator's License.

Bid Item Number	Division Description	Unit
10	HE CONTRACTOR SHALL FURNISH AND DELIVER - CRANE W/ OPERATOR	Hour

5.10. Material and Labor Items

5.10.1. Board-Up Service (Bid Line Items 11 and 12):

The City will provide Board-Up Service to the extent that it is capable with its own forces although this service may be required from time to time and is included in the line item pricing schedule. Board-Up Services when required will consist of plywood, 2 x 4 braces, carriage bolt sets and screws. Particle board, wafer board, Masonite, or similar material shall not be used for the purposes of boarding-up a building. In all cases the material and methods used will be appropriate to ensure the work area will be left in a safe and secure manner to the satisfaction of the Commissioner or their authorized representative. Pricing, including all labor and materials, is per square foot installed.

Bid Item Number	Division Description	Unit
11	THE CONTRACTOR SHALL FURNISH, DELIVER AND INSTALL – BOARD-UP	Square Foot
	SERVICE – WORK CONDUCTED IN NON-SECURE LANDSIDE AREA	
12	THE CONTRACTOR SHALL FURNISH, DELIVER AND INSTALL – BOARD-UP	Square Foot
	SERVICE – WORK CONDUCTED IN SECURE AIRSIDE AREA	

5.10.2. Window Films (Bid Line Items 13-16):

Section includes film products applied to glass surfaces to impart solar control performance for solar heat and UV reduction, glare reduction, privacy, fade protection, or aesthetic characteristics. All window films will be non-reflective.

A. References:

- ASTM E-84, "Test Method for Surface Burning Characteristics of Building Materials".
- ASTM E 903, "Test Method for Solar Absorptance, Reflectance, and Transmittance of Materials Using Integrating Spheres"
- ASTM D 1044, "Test Method for Resistance of Transparent Plastics to Surface Abrasion."

B. Products:

- SUN CONTROL WINDOW FILM: 3M[™] Scotchtint[™] Window Film or equal.
- HIGH HEAT REDUCTION WINDOW FILM: 3M[™] Sun Control Window Film Prestige Series; Product: PR 60 or equal.

C. Installer Qualifications:

Engage an experienced installer certified, licensed, or otherwise qualified by film manufacture as having the necessary experience, staff, and training to install manufacturer's products according to specified requirements.

D. Environmental Limitations:

Do not proceed with film installation when ambient and substrate temperature conditions are outside limits permitted by manufacturer and when glass substrates are wet from frost, condensation, or other causes.

- E. Glazing Film Accessories
 - General: Provide products complying with requirements of glazing film manufacturer for application indicated, and with a proven record of compatibility with surfaces contacted in installation.
 - Cleaners, Primers and Sealers: Types recommended by glazing film manufacture.
- F. Examination and Preparation
 - Examine glass and surrounding adjacent surfaces for conditions affecting installation.
 - Report conditions that may adversely affect installation. In report, include description of any glass that is broken, chipped, cracked, abraded, or damaged in any way.
 - Proceed with installation only after unsatisfactory conditions have been corrected.
 - Beginning of installation means acceptance of conditions.
 - Comply with manufacturer's written instructions for surface preparation.
 - Immediately before beginning installation of films, clean glass surfaces of substances that could impair glazing film's bond, including mold, mildew, oil, grease, dirt and other foreign materials.
 - Protect window frames and surrounding conditions from damage during installation.
- G. Installation
 - Comply with glazing film manufacturers' written installation instructions applicable to products and applications indicated, except where more stringent requirements apply.
 - Install film continuously, but not necessarily in one continuous length. Install with no gaps or overlaps.
 - If seamed, install with no gaps or overlaps. Install seams vertical and plumb. No horizontal seams allowed.
 - Do not remove release liner from film until just before each piece of film is cut and ready for installation.
 - Install film with mounting solution and custom cut to the glass with neat, square comers and edges to within 1/8 inch of the window frame.
 - Remove air bubbles, wrinkles, blisters, and other defects.
 - After installation, view film from a distance of 10 feet against a bright uniform sky or background. Film shall appear uniform in appearance with no visible streaks, banding, thin spots or pinholes. If installed film does not meet these criteria, remove and replace with new film.
- H. Cleaning
 - Remove excess mounting solution at finished seams, perimeter edges, and adjacent surfaces.
 - Use cleaning methods recommended by glazing film manufacturer.
 - Remove all product logos or markings and leave in a final clean.
 - Replace films that cannot be cleaned.
- I. Pricing: Includes all labor, materials and equipment. Priced per square foot installed.

Bid Item Number	Division Description	Unit
13	THE CONTRACTOR SHALL FURNISH, DELIVER AND INSTALL - SUN	Square Foot
	CONTROL WINDOW FILM - AIRSIDE-SECURE AREA	
14	THE CONTRACTOR SHALL FURNISH, DELIVER AND INSTALL - SUN	Square Foot
	CONTROL WINDOW FILM - LANDSIDE -NONSECURE AREA	
15	THE CONTRACTOR SHALL FURNISH, DELIVER AND INSTALL - CLEAR SUN	Square Foot
	CONTROL WITH HIGH HEAT REDUCTION WINDOW FILM - AIRSIDE-SECURE	
	AREA	

16	THE CONTRACTOR SHALL FURNISH, DELIVER AND INSTALL - CLEAR SUN	Square Foot
	CONTROL WITH HIGH HEAT REDUCTION WINDOW FILM - WORK NON-	
	SECURED AREA – LANDSIDE	

5.10.3. Decorative Metals (Bid Line Item 17):

Wilsonart[®] Decorative Metals (Type 401) – No alternate product will be accepted. Product required to match existing decorative metals.

Distributor and/or manufacturer: Wilsonart International, 2400 Wilson Place, P.O. Box 6110, Temple, Texas 76503-6110, Phone: (254) 207-7000; (800) 433-3222, Fax: (254) 207-2384, Web Site: www.wilsonartlaminate.com.

Product Composition: Type 401: A-Look Mirror Quality Decorative Metal panels consist of two thin skins of aluminum alloy continuously bonded to a thermoplastic core, then electroplated in chrome.

Pricing includes all labor, material, and equipment, and is priced per square foot installed.

Bid Item Number	Division Description	Unit
17	THE CONTRACTOR SHALL FURNISH AND DELIVER - A LOOK MIRROR	Square Foot
	QUALITY DECORATIVE METAL CEILING PANELS, CHROME, 1/8" INSTALLED	

5.11. Material Items

5.11.1. General

- A. The existing facilities must remain in operation during the entire glazing replacement and caulking service.
- B. Coordinate work with any other work ongoing in the area and with airport operations.
- C. Before proceeding with the fabrication of the glazing work, the supplier/installer must verify all dimensions and take such measurements as are required for proper fabrication and erection of work. Sizes of lites must be obtained from actual field dimensions
- D. Type, thickness, color and quality must match existing glazing that is being replaced.
- E. Glazing materials including compounds, blocks, spacers, preformed tapes, structural sealants are incidental to the cost of the glass.
- F. Before starting the work, arrange for a pre-activity/pre-construction meeting with the Commissioner, affected user/tenant and/or manufacturer to discuss construction procedure, operational impacts, staging area, material storage and protection.
- G. Glass shall have the edges, not concealed by stops, channels or trim, ground and polished with a light polished seam on both surfaces. Tempered glass, edge polishing shall be completed prior to tempering
- H. Do not perform work under adverse weather or job conditions, unless otherwise directed by the Commissioner.
- Provide glass and glazing that has been produced, fabricated and installed to withstand normal temperature changes, wind loading, impact loading (where applicable), without failure including loss or breakage of glass, failure of sealants or gaskets to remain water tight and airtight, deterioration of glass and glazing materials, and other defects in the work.
- J. Glass 1/4" thick and thicker shall be factory graded and cut.

K. Watertight and airtight installation of each piece of glass is required.

5.11.2. Measurement

- A. The Contractor will round up to the nearest whole even inch for calculating the square footage of glass and / or plastic used.
- B. The square footage for odd size glass and / or plastic like a triangle or trapezoid will be based on the greatest length and width.
- C. Rolled and polished edge lineal footage will be rounded up to the nearest whole even inch.

5.11.3. Field Glazing

- A. Comply with combined written instructions of manufacturers of glass, sealants, gaskets, and other glazing materials, unless more stringent requirements are indicated, including those in referenced glazing publications.
- B. Sealants shall be tooled as a separate operation after application.
- C. Install glass in accordance with requirements of the GANA "Glazing Manual".
- D. Where visual indicators on floor to ceiling, glass panels have been effected Contractor will notify the Commissioner. Indicators shall be replaced by the Commissioner.
- E. Non-structural gasket glazing:
 - Non-structural glazing gaskets shall be positioned flat. Position gaskets in opening to maintain clearances. Gaskets shall contact the glass fully. Corners of gaskets shall be set in sealant.
- F. Butt glazing:
 - Seal vertical butt joints between adjacent lights of glass with standard clear silicone sealant, unless otherwise indicated. Mask and tool both sides of joint.
- G. Structural silicone glazing:
 - Clean and prime glazing area with solvent and primer recommended by the manufacturer of the glazing sealant to be used and in accordance with the manufacturer's instructions.
 Primer shall be dry before application of sealant.
 - For 4-sided field glazing, install glazing gaskets on support surfaces. Trim gaskets to fit neatly. Position glass in opening to maintain required clearances at perimeter on all sides. Apply sealant in interior joints.
 - Install temporary glass retainers and setting blocks, if required. After interior joints have fully cured (minimum 14 days after application), apply sealant in exterior joints. Remove temporary glass retainers after exterior sealant has fully cured. Fill holes left by retainers.
 - Apply silicone sealant in accordance with the sealant manufacturer's instructions. Mask adjacent surfaces. Provide bond breakers where necessary to prevent adhesion on third side of joint. Make good contact with glass and frame. Tool surface of sealant. Remove excess sealant from glass and adjacent surfaces during the working time of the material.
 - Sealant shall not be applied when substrates are wet or dirty or when the temperature is below 40 degrees F.

5.11.4. Glass Types

Pricing for Bid Line Items 18 through 75 are for material only and include delivery. Installation labor will be compensated separately.

5.11.4.1. Clear Float Glass (Bid Line Items 18 through 21):

Clear Float Glass will conform to ASTM C 1036, Type I, Class 1, Style A (higher light transmittance), Quality q3 (glazing select).

- Edges shall be clean cut. Do not install with flared edges at bottom.
- Do not seam or nip edges.
- Do not bump or brush edges against hard objects.
- Avoid cold edge effects and temperature differences over the glass.

Bid Item Number	Division Description	Unit
18	THE CONTRACTOR SHALL FURNISH AND DELIVER – SINGLE STRENGTH / DOUBLE STRENGTH, GLASS, CLEAR, 1/16 IN. TO 1/8 IN.	Square Foot
19	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, CLEAR, 1/4 IN.	Square Foot
20	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, CLEAR, 3/8 IN.	Square Foot
21	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, CLEAR, 1/2 IN.	Square Foot

5.11.4.2. Tinted Glass (Bid Line Items 22 through 27):

Tinted float glass will conform to ASTM C 1036, Type I, Quality q3 (glazing select), Class 2, Gray or Bronze.

Bid Item	Division Description	Unit
Number		
22	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, GRAY/BRONZE, 1/4 IN.	Square Foot
23	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, GRAY/BRONZE, 3/8 IN.	Square Foot
24	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, GRAY/BRONZE, 1/2 IN.	Square Foot
25	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, PPG "Solargray", 1/4 IN.	Square Foot
26	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, PPG "Solargray", 3/8 IN.	Square Foot
27	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, PLATE, PPG "Solargray", 1/2 IN.	Square Foot

5.11.4.3. Obscure and Wire Glass (Bid Line Items 28 through 30):

Obscure and Wire Glass will conform to ASTM C 1036, Type I, Quality q3 (glazing select), Class 2, Obscure or Diamond Wire.

Bid Item Number	Division Description	Unit
28	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, WINDOW, 1/8 IN. OBSCURE	Square Foot
29	THE CONTRACTOR SHALL FURNISH AND DELIVER – ¼" POLISHED CLEAR	Square Foot

	DIAMOND WIRE GLASS	
30	THE CONTRACTOR SHALL FURNISH AND DELIVER – ¼" OBSCURE WIRE	Square Foot
	GLASS	

5.11.4.4. Laminated Glass (Bid Line Items 31-33):

Laminate shall conform to ASTM C 11 72, ANSI J 297.1, and CPSC Standard 16 CFR 1201.

- Laminate shall be free of dirt, foreign material, air pockets, and similar deficiencies.
- Installation shall be as recommended by the laminated glass manufacturer, using special glazing devices and materials as required.
- Interlayer for laminated glass unless otherwise indicated: clear, polyvinyl butyral plastic film. Where indicated: translucent, white, polyvinyl butyral plastic film.

Acceptable products: Saflex" (Solutia, Inc.); "Butacite" (E.I. Du Pont de Nemours & Co., Inc.).

Bid Item Number	Division Description	Unit
31	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, LAMINATED 1/4 IN.	Square Foot
32	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, LAMINATED 3/8 IN.	Square Foot
33	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, LAMINATED 1/2 IN.	Square Foot

5.11.4.5. Tempered Glass (Bid Line Items 34-37):

Use tempered glass of indicated type and color that has been heat treated to strengthen glass in bending to not less than 4.5 times annealed strength. Surface compression shall be not less than 10,000 psi. Edge compression shall be not less than 9,700 psi. Tempered glass shall be fully tempered and labeled as meeting requirements of ANSI 297.1, CPSC Standard 16 CFR 1201, and ASTM C 1048, Kind FT. Glass shall be processed by a method which minimizes visual distortion and eliminates processing marks. Install glass with roller distortion lines in a horizontal direction. Locate and provide holes and cutouts to receive hardware before tempering glass. Do not cut, drill, or alter glass after tempering.

Provide tempered glass where used in conjunction with doors and sidelights; and for a fixed or operable panel when the glazing meetings the following conditions:

- When an individual pane is greater than 9 square feet
- and where the bottom edge of glass is less than 18" above finished floor,
- and when walking surfaces are within 36" of glass plane
- and when glazing is within 4'-0" of door
- Insulated units occurring in the above locations shall have both lites are tempered.

Distortion: In order to minimize distortion in glass units, tempering shall be done by the horizontal process, and the bow and warpage shall not exceed 0.003".

Bid Item Number	Division Description	Unit
34	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, TEMPERED, 1/4	Square Foot

	IN.	
35	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, TEMPERED, 3/8 IN.	Square Foot
36	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, TEMPERED, 1/2 IN.	Square Foot
37	THE CONTRACTOR SHALL FURNISH AND DELIVER – FROSTED TEMPERED GLASS, 1/2 IN.	Square Foot

5.11.4.6. Miscellaneous Glass (Bid Line Items 38 through 50):

Heat-Treated Glass: conforming to ASTM C 1048; Type I, Quality q3. Heat strengthened glass of indicated type and color that has been heat treated to strengthen glass in bending to not less than 2.0 times annealed strength. Surface compression shall be not less than 3,500 psi or greater than 7,500 psi. Edge compression shall be not less 5,500 psi. Heat strengthened glass shall meet requirements of ASTM C 1048, Kind HS. Glass shall be processed by a method which minimizes visual distortion and eliminates processing marks.

Bid Item Number	Division Description	Unit
38	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, HEAT STRENGTHENED, LAMINATED, 9/16 IN.	Square Foot

Patterned frit vision glass, silkscreened: glass of indicated type and color that has been heat strengthened and simultaneously processed with a permanent, silkscreened, patterned, fire fused ceramic coating on the indicated surface of the glass. Vision glass shall meet requirements of ASTM C 1048, Condition C. Ceramic frit coating shall be not less than 0.001 5" thick. Custom patterns and colors will be matched. Silk screen for frit: 200 mesh fabric photographic screen. Hand cut screen will not be acceptable.

Install patterned frit glass lights with pattern continuity between adjacent lights. Misalignment of pattern elements shall not exceed 1/8".

Bid Item	Division Description	Unit
Number		
39	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, FIRED	Square Foot
	CERAMIC/CERAMIC FRIT COATED FLOAT, 1/4 IN.	
40	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, FIRED	Square Foot
	CERAMIC/CERAMIC FRIT COATED FLOAT, 3/8 IN.	

Tempered safety glass: conforming to ASTM C 1048, Kind FT, Condition A, Type I. Provide Class 1, quality q3, (low iron) glass tested for surface and edge compression per ASTM C 1048 and for impact strength per 16 CFR 1201 for Category II materials. Fully temper glass using horizontal roller hearth process. Edge treatment: machine ground and polished edges for exposed glass edges of doors and sidelights and flat ground edges for butting glass edges.

Bid Item Number	Division Description	Unit
41	THE CONTRACTOR SHALL FURNISH AND DELIVER – LOW IRON TEMPERED SAFETY GLASS, 1/2 IN.	Square Foot

Low Iron laminated glass: Low iron: ASTM C 1036, Type I, Class 1, low iron, Style A (higher light transmittance), Quality q3 (glazing select). Glass for exterior doors and sidelights: laminated safety glass composed of 2 plies of low iron float glass with polyvinyl butyral plastic interlayer.

Laminate shall conform to ASTM C 1036, ANSI 297.1; and CPSC Standard 16 CFR 1201. Laminate shall be free of dirt, foreign material, air pockets, and similar deficiencies.

Edge treatment: machine ground polished edges for exposed glass edges of doors and sidelights, flat ground edges for butting glass edges.

Bid Item Number	Division Description	Unit
42	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, LOW IRON LAMINATED (3/8 IN. LOW IRON HS, .03 CLEAR PVB, 3/8 IN.) 3/4 IN.	Square Foot
43	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, LOW IRON LAMINATED (1/4 IN. LOW IRON HS, .03 CLEAR PVB, 1/4 IN. LOW IRON HS) 9/16 IN.	Square Foot

Standard Bent Glass, Bent Tempered Glass: Comply with ASTM C 1464 - Specification for Bent Glass

Bid Item Number	Division Description	Unit
44	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, CURVED/BENT	Square Foot
	TEMPERED PLATE, CLEAR 1/4 IN.	
45	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, CURVED/BENT	Square Foot
	TEMPERED PLATE, CLEAR 3/8 IN.	
46	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, CURVED/BENT	Square Foot
	TEMPERED PLATE, CLEAR 1/2 IN.	

Bullet resistant glass clad polycarbonate: Performance testing: Ballistic, UL Standard 752 – Level 3, 0.44 Magnum Lead Semi-Wadcutter Gas Checked, No Spall, No Penetration, glass-clad polycarbonate and contains an exposed polycarbonate surface with an abrasion resistant coating on the witness (safe) side. Thickness: 1-1/8" nominal (1.25") Thickness tolerance: 1.004" / 1.139": Grey tinted glass, Applicable standards: ANSI Z97.1, CPSC 16 CFR 1201 (Category I and II), ASTM C 1036, ASTM C 1349

INSTALLATION: Glass must be installed in a UL Level 3 Bullet Resistant frame system. Holes must be covered with a UL listed device. All glass should be installed in accordance with the guidelines set forth in the current edition of the Glass Association of North America (GANA) Glazing and Sealant Manuals.

Bid Item Number	Division Description	Unit
47	THE CONTRACTOR SHALL FURNISH AND DELIVER – GREY COLOR UL LEVEL 3 BALLISTIC BULLET RESISTANT GLASS CLAD POLYCARBONATE 1 - 1/8 IN.	Square Foot

Glass Edge treatment: Machine ground polished edges for exposed glass edges of doors and sidelights, flat ground edges for butting glass edges.

Bid Item	Division Description	Unit
Number		
48	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS EDGE FINISHING	Linear Foot
	– ROLL AND POLISH, 1/4 IN GLASS.	
49	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS EDGE FINISHING	Linear Foot

	– ROLL AND POLISH, 3/8 in GLASS.	
50	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS EDGE FINISHING	Linear Foot
	– ROLL AND POLISH, 1/2 IN GLASS	

5.11.5. Insulating Glass (Bid Line Items 51 through 58):

Insulating Glass 1" Clear: Provide 2 sheets of glass to match existing as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: Clear, 1/4" thick glass, Quality q3 (glazing select) to match existing.
- Interior Glass: Clear. Quality q3 (glazing select), 1/4" thick.

Bid Item Number	Division Description	Unit
51	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, INSULATING, 1 IN. CLEAR	Square Foot

Insulating Glass 1" Grey / Bronze: Provide 2 sheets of glass to match existing as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: Grey tinted, 1/4" thick glass, Quality q3 (glazing select) to match existing.
- Interior Glass: Clear, Quality q3 (glazing select), 1/4" thick.

Bid Item Number	Division Description	Unit
52	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, INSULATING, 1 IN. GREY / BRONZE	Square Foot

Insulating Glass 1" Clear Tempered: Provide 2 sheets of glass to match existing as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: Clear, 1/4" thick tempered glass, Quality q3 (glazing select) to match existing.
- Interior Glass: Clear. Quality q3 (glazing select), 1/4" thick.

Bid Item Number	Division Description	Unit
53	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, INSULATING, 1 IN. CLEAR TEMPERED	Square Foot

Insulating Glass 1" Grey / Bronze Tempered: Provide 2 sheets of glass to match existing as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: Grey tinted, 1/4" thick tempered glass, Quality q3 (glazing select) to match existing.
- Interior Glass: Clear. Quality q3 (glazing select), 1/4" thick.

Bid Item Number	Division Description	Unit
54	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, INSULATING, 1	Square Foot
	IN. GREY / BRONZE TEMPERED	

Insulating Glass 1 1/4" Greylite #14 Tempered: Provide 2 sheets of glass to match existing as follows, and 3/4" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: Greylite #14 tinted, 1/4" thick tempered glass, Quality q3 (glazing select) to match existing.
- Interior Glass: Greylite #14 tinted, 1/4" thick tempered glass, Quality q3 (glazing select) to match existing.

Bid Item	Division Description	Unit
Number		
55	THE CONTRACTOR SHALL FURNISH AND DELIVER – GREYLITE #14	Square Foot
	TEMPERED INSULATED UNIT, 1 1/4 IN.	

Insulating Glass: 1" Grey / Bronze, Low E: Provide 2 sheets of glass as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: 1/4" Gray tinted, Float glass, low emissivity: ASTM C 1036, Type I, Class 3, Quality q3 (glazing select). Glass shall have a shading coefficient and average day light transmittance.
- Interior Glass: Laminated, 1/4" 80% translucent float glass, low emissivity: ASTM C 1036, Type I, Class 3, Quality q3 (glazing select).
- Low emissivity coating: ASTM C 1376, Kind CV, pyrolytic or sputtered on second or third surface as indicated.

Bid Item Number	Division Description	Unit
56	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, INSULATING, BRONZE LOW E, 1 IN.	Square Foot

Insulating Glass: 1" Fritted, Low E, Tempered: Provide 2 sheets of glass as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics

- Exterior Glass: 1/4" Pattern Fritted, Tempered glass, low emissivity: ASTM C 1036, Type I, Class 3, Quality q3 (glazing select).
- Interior Glass: laminated inner pane built up from two pieces of heat strengthened clear glass with clear PVB interlayer with high performance low-e coating on No.2 or No. 3 surface.
- Low emissivity coating: ASTM C 1376, Kind CV, pyrolytic or sputtered on second or third surface as indicated.

Bid Item Number	Division Description	Unit
57	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, INSULATING, 1	Square Foot
	IN., FRITTED, LOW E., TEMPERED INSULATING UNITS	

Insulating Glass: 1" Clear, Low E, Tempered: Provide 2 sheets of glass as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: 1/4" Clear, Tempered glass, with high performance low-e coating on No. 2 surface.
- Interior Glass: laminated inner pane built up from two pieces of heat strengthened clear glass with clear PVB interlayer.

Bid Item Number	Division Description	Unit
58	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, INSULATING, 1	Square Foot
	IN. CLEAR LOW E TEMPERED INSULATING UNITS	

5.11.6. Skylights (Bid Line Items 59 through 61)

Insulating Glass 1-1/8" Bronze Tempered (Bid Line Item 59): Provide 2 sheets of glass as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: 1/4" Bronze, Tempered glass.
- Interior Glass: laminated inner pane built up from two pieces of 3/16" Clear Float.

Bid Item Number	Division Description	Unit
59	THE CONTRACTOR SHALL FURNISH AND DELIVER – SKYLIGHT – 1-1/8" BRONZE TEMPERED / LAMINATED INSULATED UNIT (CONSISTING OF: 1/4" BRONZE TEMPERED OUTBOARD LITE, 3/8" CLEAR LAMINATED CONSISTING OF 2 LITES OF 3/16" CLEAR FLOAT AND A .030 CLEAR INNER LAYER 1/2" AIRSPACE)	Square Foot

Insulating Glass 1-1/8" Clear Tempered (Bid Line Item 60): Provide 2 sheets of glass as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: ¼" Clear Tempered Glass.
- Interior Glass: 3/8" Clear Heat Strengthened Laminated Glass.

Bid Item Number	Division Description	Unit
60	THE CONTRACTOR SHALL FURNISH AND DELIVER – SKYLIGHT, 1-1/8" NOMINAL THICKNESS (CONSISTING OF: 3/8" CLEAR HEAT STRENGTHENED	Square Foot
	LAMINATED INBOARD LITE, ¼" CLEAR TEMPERED OUTBOARD LITE)	

Insulating Glass 1-1/8" Clear Heat Strengthened, Fritted (Bid Line Item 61): Provide 2 sheets of glass as follows, and 1/2" dry air filled space with Class A sealant-type edge construction to maintain a hermetic seal; fabricated to provide the following overall performance characteristics:

- Exterior Glass: ¼" Clear Tempered Glass, Fritted.
- Interior Glass: 3/8" Clear Heat Strengthened Laminated Glass, Fritted.

Bid Item	Division Description	Unit
Number		
61	THE CONTRACTOR SHALL FURNISH AND DELIVER – SKYLIGHTS, 1-1/8"	Square Foot
	NOMINAL THICKNESS, (CONSITING OF: 3/8" CLEAR HEAT STRENGTHENED	
	LAMINATED INBOARD LITE, ¼" CLEAR TEMPERED OUTBOARD LITE) –	
	FRITTED WITH BOX PATTERN	

5.11.7. Mirrors (Bid Line Item 62)

Comply with manufacturer's instructions for shipping, storing and handling mirror units; avoid deterioration of silvering, damage to edges, and abrasion of glass surfaces and applied coatings. Store indoors, protected from moisture including condensation.

Galvanized Steel Mounting Devices: ASTM A 153/A 153M, hot-dip galvanized after fabrication. (Incidental Cost)

Fasteners: Screws, bolts, and other devices of same material as accessory unit and tamper-and-theft resistant where exposed, and of galvanized steel where concealed. (Incidental Cost)

Mirror Mastic: An adhesive setting compound, produced specifically for setting mirrors by spot application, certified as compatible with glass coating by organic protective coating manufacturer and approved by mirror manufacturer. (Incidental Cost)

Install mirrors with mastic as follows:

- Apply mastic in spots to comply with mastic manufacturer's directions for coverage covering not more than 25 percent of mirrorback and to allow air circulation between back of mirror and face of mounting surface.
- After mastic is applied, align mirror and press into place while at the same time maintaining a minimum air space of 3/16" between back of mirror and mounting surface.
- Install metal clips at top and bottom to hold mirrors in place.
- Mirror glass (unframed): thickness 1/4" float glass, ASTM C 1036, Type I, Class 1, Quality q1 (mirror select quality), with ground edges where exposed, protective copper coating over silver coating, and 2 coats of non-metallic, elastic paint.

Bid Item Number	Division Description	Unit
62	THE CONTRACTOR SHALL FURNISH AND DELIVER – GLASS, MIRROR UNFRAMED, 1/4 IN. PLATE	Square Foot

5.11.8. Plastic Sheet (Acrylic and Polycarbonate) (Bid Line Items 63 through 68)

Acrylic: Plastic glazing sheets and glazing materials shall withstand normal temperature changes, wind, and impact loads without failure, including loss or breakage of plastic sheets attributable to

the following: failure of sealants or gaskets to remain watertight and airtight, deterioration of plastic sheet and glazing materials, or other defects in materials and installation.

Windborne-Debris-Impact Resistance: Exterior plastic glazing shall comply with basic protection testing requirements in ASTM E 1996 for Wind Zone 3 when tested according to ASTM E 1886. Test specimens shall be no smaller in width and length than plastic glazing indicated for use on Project and shall be installed in same manner as indicated for use on Project.

- Large-Missile Test: For plastic glazing located within 30 feet (9.1 m) of grade.
- Small-Missile Test: For plastic glazing located more than 30 feet (9.1 m) above grade.

Thermal Movements: Allow for thermal movements from ambient and surface temperature changes acting on plastic glazing and glazing framing members.

- Temperature Change: 120 deg F (67 deg C), ambient; 180 deg F (100 deg C), material surfaces.

Fire-Test-Response Characteristics of Plastic Glazing: As determined by testing plastic glazing by a qualified testing agency acceptable to authorities having jurisdiction.

- Self-ignition temperature of 650 deg F (343 deg C) or higher when tested according to ASTM D 1929 on plastic sheets in thicknesses indicated for the Work.
- Smoke density of 75 or less when tested according to ASTM D 2843 on plastic sheets in thicknesses indicated for the Work.
- Burning extent of 1 inch (25 mm) or less when tested according to ASTM D 635 at a nominal thickness of 0.060 inch (1.52 mm) or thickness indicated for the Work, where Class CC1 is required by local Code.
- Burning rate of 2.5 in./min. (1.06 mm/s) or less when tested according to ASTM D 635 at a nominal thickness of 0.060 inch (1.52 mm) or thickness indicated for the Work, where Class CC2 is required by local Code.
- Flame-spread index of not less than that indicated when tested according to ASTM E 84.

Plastic Glazing Labeling: Identify plastic sheets with appropriate markings of applicable testing and inspecting agency, indicating compliance with required fire-test-response characteristics.

Acrylic Glazing: Transparent acrylic sheet; ASTM D 4802, Category A-1 (cell cast), Finish 1 (smooth or polished), Type UVF (UV filtering).

Color: Colorless and tinted.

Combustibility Class: CC2.

Bid Item Number	Division Description	Unit
63	THE CONTRACTOR SHALL FURNISH AND DELIVER – ACRYLIC SHEET, CLEAR, 1/8 IN.	Square Foot

64	THE CONTRACTOR SHALL FURNISH AND DELIVER – ACRYLIC SHEET, CLEAR, 1/4 IN.	Square Foot
65	THE CONTRACTOR SHALL FURNISH AND DELIVER – ACRYLIC SHEET, CLEAR, 1/2 IN.	Square Foot
66	THE CONTRACTOR SHALL FURNISH AND DELIVER – ACRYLIC SHEET, TINTED, 1/4 IN.	Square Foot

Polycarbonate Sheet: Clear and Mar Resistant polycarbonate sheet products of extruded polycarbonate resin must comply with ANSI Z97.1.

Products must conform to the physical, mechanical, thermal, flammability, and electrical properties of:

- 1. Specific gravity: 1.2 per ASTM D792.
- 2. Tensile strength, yield: 9,000 psi, per ASTM D638.
- 3. Tensile strength, ultimate: 9,500 psi, per ÅSTM D638.
- 4. Tensile modulus: 345,000 psi, per ÅSTM D638.
- 5. Flexural strength: 13,500 psi, per ÅSTM D790.
- 6. Flexural modulus: 345,000 psi, per ÅSTM D790.
- 7. Izod impact strength (0.125 inch notched): 12-16 ft lb/in of notch, per ASTM D256.
- 8. Flammability: less than 1 in. per ASTM D635

Bid Item Number	Division Description	Unit
67	THE CONTRACTOR SHALL FURNISH AND DELIVER – POLYCARBONATE SHEET, CLEAR, 1/4 IN.	Square Foot
68	THE CONTRACTOR SHALL FURNISH AND DELIVER – POLYCARBONATE SHEET, CLEAR, MAR RESISTANT, 1/4 IN.	Square Foot

5.11.9. Glazing Sealants and Compounds (Bid Line Items 69 through 71):

The verbs "sealing" and "caulking" are synonymous when used in these specifications, both words referring to windtight, weathertight, and dusttight closing of a joint or seam. The nouns "sealant" and "caulking" are synonymous and shall not be taken as defining the type or quality of materials used.

INSTALLATION:

- Installer shall examine joint surfaces and backing, and their anchorage to structure, and conditions under which joint sealer and caulking work is to be performed, and notify the Commissioner, in writing, of any conditions detrimental to proper and timely completion of work and performance of materials. Do not proceed with joint sealer or caulking work until unsatisfactory conditions have been corrected in a manner acceptable to Commissioner.
- Clean joints immediately before installation of sealant.

- Remove dirt, insecure coatings, moisture, frost and other substances which would interfere with bond of sealant.
- Prime or seal joint surfaces as recommended by sealant/caulking manufacturer. Do not allow primer/sealer to spill or migrate onto adjoining surfaces.
- Install bond breaker tape wherever shown and wherever required by Manufacturer's recommendations to ensure that elastomeric sealants will not adhere to backing material and will perform properly.
- Remove old caulking materials at least to a depth of 3/8" if the material underneath is sound and the bond of the previous caulking to the base material is firm. Otherwise remove all traces of old caulking and paint films down to the bare substrate. Wire brush, solvent wash, and wipe clean and dry.
- Protect adjacent surfaces with masking tape before application of primer and sealant where required to prevent contact of sealant with adjoining surfaces that otherwise would be permanently stained or damaged by such contact or by cleaning methods required to remove sealant smears. Remove tape immediately after tooling without disturbing joint seal.
- Provide light gray color of exposed sealant/compound or match existing as approved by Commissioner. Comply with manufacturer's recommendations for selection of hardness, depending upon the location of each application, conditions at time of installation, and performance requirements as indicated. Select materials, and variations or modifications, carefully for compatibility with surfaces contacted in the installation.

1-Part Silicone Rubber Glazing Sealant: Elastomeric silicone sealant complying with FS TT-S-001543, Class A, non-sag. Provide acid type recommended by manufacturer where only nonporous bond surfaces are contacted; provide nonacid type recommended by manufacturer where one or more porous bond surfaces are contacted. Structural Silicone Sealant: Structural sealant shall be specifically designed and tested for use as structural sealant. The maximum design stress on structural sealant shall not exceed 20 psi; minimum sealant strength shall be 100 psi. Safety factor shall not be less than 5:1.

Bid Item Number	Division Description	Unit
69	THE CONTRACTOR SHALL FURNISH AND DELIVER – CAULKING, 1/12 GAL. SILICONE/TUBE	Each
70	THE CONTRACTOR SHALL FURNISH AND DELIVER – CAULKING, 20-FL OZ (590-ML) SAUSAGE	Each

Preformed Butyl Rubber Glazing Sealant: Compound of polymerized butyl rubber and inert fillers, with or without polyisobutylene modification, solvent-based, 95% solids, formed and coiled on release paper; tack-free in 24 hrs., paintable, nonstaining; plain, pre-shimmed or reinforced as required for proper installation and setting of glass.

Bid Item Number	Division Description	Unit
71	THE CONTRACTOR SHALL FURNISH AND DELIVER – PRE-FORMED, ULTRA- LOW MODULUS SILICONE EXTRUSION 2" WIDE	Linear Foot

5.11.10. "H" Gaskets (Bid Line Items 72 and 73):

"H" Type Gaskets – Comply with ASTM C 542 & ASTM C 712. Glazing gaskets shaped like the letter "H" mount onto a flange (also called a "nib") within a frame. The insertion of the locking strip effects a seal against both the frame and the glass (or panel). This creates a precise balance of mechanical pressures and counter-pressures between the frame and the gasket, and also between the glass (or panel) and the gasket. For the corners of the gasket, utilize a sealing lip to ensure maximum sealing pressure around the entire frame corner, while maintaining the conventional appearance of a molded gasket.

No Field Splicing. Gaskets are to be precisely engineered and manufactured from the factory, providing a seamless, custom-fit gasket.

Bid Item Number	Division Description	Unit
72	THE CONTRACTOR SHALL FURNISH AND DELIVER – RUBBER GASKET, H- TYPE, STANLOCK SL-2752 OR APPROVED EQUIVALENT – LESS THAN 100 LINEAR FEET. INCLUDES MITERED WELDS FOR FOUR CORNERS PER 30 LINEAR FOOT LENGTH ON AVERAGE.	Linear Foot
73	THE CONTRACTOR SHALL FURNISH AND DELIVER – RUBBER GASKET, H- TYPE, STANLOCK SL-2752 OR APPROVED EQUIVALENT – BETWEEN 100 AND 500 LINEAR FEET. INCLUDES MITERED WELDS FOR FOUR CORNERS PER 30 LINEAR FOOT LENGTH ON AVERAGE.	Linear Foot

5.11.11. Aluminum Framing (Bid Line Item 74)

Safety Rail: Kawneer 104-060 safety rail (LF) or approved equal; Kawneer 060-274 Stand Off Anchor Bars or approved equal, 060-275 Standard End Caps and 060-276 Between Mullion End Caps are to be included with the railing and these costs are considered incidental.

Bid Item Number	Division Description	Unit
074	THE CONTRACTOR SHALL FURNISH AND DELIVER - FRAMING, ALUMINUM, KAWNEER OR APPROVED EQUAL – SAFETY RAIL	Linear Foot

5.12. Additional Work Items (Bid Line Item 75)

While the City has listed all major items on the bid solicitation which are utilized by the City airports in conjunction with its operation, there may be additional items that must be purchased by the City during the term of this contract to complete glass repair and installation services. Under these circumstances, all materials will be compensated at the Contractor's cost plus the percentage markup bid on the Proposal pages. The Contractor is required to provide invoices from their suppliers showing the price they paid for the materials when the Contractor submits invoices for payment. Material may be provided under this contract either with or without Contractor's labor. The City reserves the right to procure materials to be installed by its own forces or other Contractors. The City reserves the right to verify the prices paid by the Contractor are accurate and that the invoices are genuine. The prices charged to the Department of Aviation by the Contractor for all materials must be no higher than what they charge to their best customers. The mark-up may not exceed twelve percent (12%).

Bid Item Number	Division Description	Unit
75	THE CONTRACTOR SHALL FURNISH AND DELIVER - INCIDENTAL GLAZING	Percent
	TYPES AND MATERIALS NOT OTHERWISE SPECIFIED - PARTS AND	
	MATERIALS AT A MARK-UP OVER COST VERIFIABLE BY SUPPLIER INVOICE.	

5.13. Miscellaneous Glazing Materials and Accessories – Incidental Cost

Miscellaneous glazing materials and accessories are incidental to the installation of the glass products detailed in Items 18 to 75 and will not be compensated separately.

Primers: Type recommended by Manufacturers of sealants and caulking compounds being used.

Compressible Gasket Material acceptable products: "Ethafoam", as manufactured by The Dow Chemical Co., Bay City, MI 48707.; "Expand -O-Foam ", as manufactured by Williams Products Inc., Troy, MI 48084; or "Expansion-Joint Filler", as manufactured by ChemRex, Inc., Sonneborn Building Products; Shakopee, MN 55379; closed cell flexible sheet stock.

Bond Breaker Tape: Polyethylene tape or other plastic tape recommended by sealant Manufacturer; to be applied to sealant contact surfaces where bond to substrate or joint filler must be avoided for proper performance of sealant. Provide self-adhesive tape wherever applicable.

Backup materials: 1. Backer rod, except for use with silicone sealant: premolded or extruded open cell or closed cell polyethylene backer rod, urethane foam, sponge neoprene conforming to ASTM C 509, or neoprene, butyl, EPDM, or silicone tubing conforming to ASTM D 1056, as recommended by the sealant manufacturer. 2. Backer rod for use with silicone sealant: open cell polyurethane backer rod, as recommended by the sealant manufacturer. 3. Backer rod for use with UL listed silicone sealant: open cell polyurethane backer rod as specified herein or mineral wool batts in accordance with ASTM D 1752, Type I.

Setting Blocks: Neoprene or EPDM, with proven compatibility with sealants used. Setting blocks to be shaped to the required sizes and thicknesses. Shore A durometer hardness shall be 70 to 90 points. The material shall be compatible with the type of glazing materials used and shall not cause staining or discoloration of the materials or the frame. Setting blocks for use in conjunction with structural silicone glazing applications shall be heat cured silicone rubber.

Spacers: Spacers to be fabricated from neoprene shaped to the required sizes and thicknesses. Shore A durometer hardness shall be 40 to 50 points. The material shall be compatible with the type of glazing materials used and shall not cause staining or discoloration of the materials or the frame. Spacers for use in conjunction with structural silicone glazing applications shall be heat cured silicone rubber.



ARTICLE 6. SPECIAL CONDITIONS REGARDING MINORITY BUSINESS ENTERPRISE COMMITMENT AND WOMEN BUSINESS ENTERPRISE COMMITMENT FOR COMMODITIES AND WORK SERVICES

6.1. Policy and Terms

It is the policy of the City of Chicago that Local Businesses certified as Minority Owned Business Enterprises (MBE) and Women Owned Business Enterprises (WBE) in accordance with Section 2-92-420 et seq. of the Municipal Code of Chicago and Regulations Governing Certification of Minority and Women-owned Businesses and all other Regulations promulgated under the aforementioned sections of the Municipal Code, as well as MBEs and WBEs certified by Cook County, Illinois, will have full and fair opportunities to participate fully in the performance of this contract. Therefore, the Contractor will not discriminate against any person or business on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status or source of income and will take affirmative action to ensure that women and minority businesses will have the maximum opportunity to compete for and perform subcontracts for supplies or services.

Pursuant to Section 2-92-430 of the Municipal Code of Chicago, the Chief Procurement Officer has established a goal of awarding not less than 25% of the annual dollar value of all non-construction contracts to certified MBEs and 5% of the annual dollar value of all non-construction contracts to certified WBEs.

Accordingly, the Contractor commits to make Good Faith Efforts to expend at least the following percentages of the total contract price (inclusive of any and all modifications and amendments), if awarded, for contract participation by MBEs and WBEs:

MBE Percentage	WBE Percentage
25%	5%

This commitment is met by the Contractor's status as a MBE or WBE, or by a joint venture with one or more MBEs or WBEs as prime contractor (to the extent of the MBE or WBE participation in such joint venture), or by subcontracting a portion of the work to one or more MBEs or WBEs, or by the purchase of materials used in the performance of the contract from one or more MBEs or WBEs, or by the indirect participation of MBEs or WBEs in other aspects of the Contractor's business (but no dollar of such indirect MBE or WBE participation will be credited more than once against a Contractor's MBE or WBE commitment with respect to all government Contracts of such Contractor), or by any combination of the foregoing.

Note: MBE/WBE participation goals are separate and those businesses certified with the City of Chicago as both MBE and WBE may only be listed on a bidder's compliance plan as either a MBE or a WBE, but not both to demonstrate compliance with the Contract Specific Goals.

As noted above, the Contractor may meet all or part of this commitment by contracting with MBEs or WBEs for the provision of goods or services not directly related to the performance of this Contract. However, in determining the manner of MBE/WBE participation, the Contractor will first consider involvement of MBEs/WBEs as joint venture partners, subcontractors, and suppliers of goods and services directly related to the performance of this Contract. In appropriate cases, the Chief

Procurement Officer will require the Contractor to demonstrate the specific efforts undertaken by it to involve MBEs and WBEs directly in the performance of this Contract.

The Contractor also may meet all or part of this commitment through credits received pursuant to Section 2-92-530 of the Municipal Code of Chicago for the voluntary use of MBEs or WBEs in private sector contracts.

6.2. Definitions

"Area of Specialty" means the description of an MBE or WBE firm's business which has been determined by the Chief Procurement Officer to be most reflective of the MBE or WBE firm's claimed specialty or expertise. Each MBE/WBE letter of certification contains a description of the firm's Area of Specialty. This information is also contained in the Directory (defined below). Credit toward this Contract's MBE and WBE participation goals shall be limited to the participation of firms performing within their Area of Specialty.

NOTICE: The City of Chicago does not make any representation concerning the ability of any MBE/WBE to perform work within their Area of Specialty. It is the responsibility of all contractors to determine the capability and capacity of MBEs/WBEs to satisfactorily perform the work proposed.

"B.E.P.D." means an entity certified as a Business enterprise owned or operated by people with disabilities as defined in MCC Section 2-92-586.

"Bid" means a bid, proposal, or submittal detailing a description of the services or work to be provided by the contractor in response to a bid solicitation, request for proposal, request for qualification of task order request (issued in accordance with the Master Consulting Agreement) that is issued by the City.

"Bidder" means any person or business entity that submits a bid, proposal, qualification or submittal that seeks to enter into a contract with the City, and includes all partners, affiliates and joint ventures of such person or entity.

"Broker" means a person or entity that fills orders by purchasing or receiving supplies from a third party supplier rather than out of its own existing inventory and provides no commercially useful function other than acting as a conduit between his or her supplier and his or her customer.

"Chief Procurement Officer" or "CPO" means the chief procurement officer of the City of Chicago or his or her designee.

"Commercially Useful Function" means responsibility for the execution of a distinct element of the work of the contract, which is carried out by actually performing, managing, and supervising the work involved, evidencing the responsibilities and risks of a business owner such as negotiating the terms of (sub)contracts, taking on a financial risk commensurate with the contract or its subcontract, responsibility for acquiring the appropriate lines of credit and/or loans, or fulfilling responsibilities as a joint venture partner as described in the joint venture agreement.

"Contract Specific Goals" means the subcontracting goals for MBE and WBE participation established for a particular contract.

"Contractor" means any person or business entity that has entered into a contract with the City as described herein, and includes all partners, affiliates, and joint ventures of such person or entity.

"Direct Participation" the value of payments made to MBE or WBE firms for work that is done in their Area of Specialty directly related to the performance of the subject matter of the Contract will count as Direct Participation toward the Contract Specific Goals.

"Directory" means the Directory of Certified "Minority Business Enterprises" and "Women Business Enterprises" maintained and published by the City of Chicago. The Directory identifies firms that have been certified as MBEs and WBEs, and includes both the date of their last certification and the area of specialty in which they have been certified. Contractors are responsible for verifying the current certification status of all proposed MBE, and WBE firms.

"Good Faith Efforts" means actions undertaken by a bidder or contractor to achieve a Contract Specific Goal that the CPO or his or her designee has determined, by their scope, intensity, and appropriateness to the objective, can reasonably be expected to fulfill the program's requirements.

"Indirect Participation" refers to the value of payments made to MBE or WBE firms for work that is done in their Area of Specialty related to other aspects of the Contractor's business. (Note: no dollar of such indirect MBE or WBE participation shall be credited more than once against a contractor's MBE or WBE commitment with respect to all government contracts held by that contractor.)

"Joint venture" means an association of a MBE or WBE firm and one or more other firms to carry out a single, for-profit business enterprise, for which each joint venture partner contributes property, capital, efforts, skills and knowledge, and in which the MBE or WBE is responsible for a distinct, clearly defined portion of the work of the contract and whose share in the capital contribution, control, management, risks, and profits of the joint venture are commensurate with its ownership interest.

"Minority Owned Business Enterprise" or "MBE" means a firm awarded certification as a minority owned and controlled business in accordance with City Ordinances and Regulations as well as a firm awarded certification as a minority owned and controlled business by Cook County, Illinois.

"Municipal Code of Chicago" or "MCC" means the Municipal Code of the City of Chicago.

"Supplier" or "Distributor" refers to a company that owns, operates, or maintains a store, warehouse or other establishment in which materials, supplies, articles or equipment are bought, kept in stock and regularly sold or leased to the public in the usual course of business. A regular distributor or supplier is a firm that owns, operates, or maintains a store, warehouse, or other establishment in which the materials or supplies required for performance of a contract are bought, kept in stock, and regularly sold to the public in the usual course of business. To be a regular distributor the firm must engage in, as its principal business and in its own name, the purchase and sale of the products in question. A regular distributor in such bulk items as steel, cement, gravel, stone, and petroleum products need not keep such products in stock if it owns or operates distribution equipment.

"Women Owned Business Enterprise" or "WBE" means a firm awarded certification as a women owned and controlled business in accordance with City Ordinances and Regulations as well as a firm awarded certification as a women owned business by Cook County, Illinois.

6.3. Joint Ventures

The formation of joint ventures to provide MBEs and WBEs with capacity and experience at the prime contracting level, and thereby meet Contract Specific Goals (in whole or in part) is encouraged. A joint venture may consist of any combination of MBEs, WBEs, and non-certified firms as long as one member is an MBE or WBE.

- a. The joint venture may be eligible for credit towards the Contract Specific Goals only if:
 - i. The MBE or WBE joint venture partner's share in the capital contribution, control, management, risks and profits of the joint venture is equal to its ownership interest;
 - ii. The MBE or WBE joint venture partner is responsible for a distinct, clearly defined portion of the requirements of the contract for which it is at risk;
 - iii. Each joint venture partner executes the bid to the City; and
 - iv. The joint venture partners have entered into a written agreement specifying the terms and conditions of the relationship between the partners and their relationship and responsibilities to the contract, and all such terms and conditions are in accordance with the conditions set forth in Items i, ii, and iii above in this Paragraph a.
- b. The Chief Procurement Officer shall evaluate the proposed joint venture agreement, the Schedule B submitted on behalf of the proposed joint venture, and all related documents to determine whether these requirements have been satisfied. The Chief Procurement Officer shall also consider the record of the joint venture partners on other City of Chicago contracts. The decision of the Chief Procurement Officer regarding the eligibility of the joint venture for credit towards meeting the Contract Specific Goals, and the portion of those goals met by the joint venture, shall be final.

The joint venture may receive MBE or WBE credit for work performed by the MBE or WBE joint venture partner(s) equal to the value of work performed by the MBE or WBE with its own forces for a distinct, clearly defined portion of the work.

Additionally, if employees of the joint venture entity itself (as opposed to employees of the MBE or WBE partner) perform the work, then the value of the work may be counted toward the Contract Specific Goals at a rate equal to the MBE or WBE firm's percentage of participation in the joint venture as described in <u>Schedule B</u>.

The Chief Procurement Officer may also count the dollar value of work subcontracted to other MBEs and WBEs. Work performed by the forces of a non-certified joint venture partner shall not be counted toward the Contract Specific Goals.

c. Schedule B: MBE/WBE Affidavit of Joint Venture

Where the bidder's Compliance Plan includes the participation of any MBE or WBE as a joint venture partner, the bidder must submit with its bid a Schedule B and the proposed joint venture agreement. These documents must both clearly evidence that the MBE or WBE joint venture partner(s) will be responsible for a clearly defined portion of the work to be performed, and that the MBE's or WBE's responsibilities and risks are proportionate to its ownership percentage. The proposed joint venture agreement must include specific details related to:

- i. The parties' contributions of capital, personnel, and equipment and share of the costs of insurance and bonding;
- ii. Work items to be performed by the MBE's or WBE's own forces and/or work to be performed by employees of the newly formed joint venture entity;
- iii. Work items to be performed under the supervision of the MBE or WBE joint venture partner; and
- iv. The MBE's or WBE's commitment of management, supervisory, and operative personnel to the performance of the contract.

NOTE: Vague, general descriptions of the responsibilities of the MBE or WBE joint venture partner do not provide any basis for awarding credit. For example, descriptions such as "participate in the budgeting process," "assist with hiring," or "work with managers to improve customer service" do not identify distinct, clearly defined portions of the work. Roles assigned should require activities that are performed on a regular, recurring basis rather than as needed. The roles must also be pertinent to the nature of the business for which credit is being sought. For instance, if the scope of work required by the City entails the delivery of goods or services to various sites in the City, stating that the MBE or WBE joint venture partner will be responsible for the performance of all routine maintenance and all repairs required to the vehicles used to deliver such goods or services is pertinent to the nature of the business for which credit is being sought.

6.4. Counting MBE/WBE Participation Toward the Contract Specific Goals

Refer to this section when preparing the MBE/WBE compliance plan and completing Schedule D-1 for guidance on what value of the participation by MBEs and WBEs will be counted toward the stated Contract Specific Goals. The "Percent Amount of Participation" depends on whether and with whom a MBE or WBE subcontracts out any portion of its work and other factors.

Firms that are certified as both MBE and WBE may only be listed on a bidder's compliance plan as either a MBE or a WBE to demonstrate compliance with the Contract Specific Goals. For example, a firm that is certified as both a MBE and a WBE may only be listed on the bidder's compliance plan under one of the categories, but not both. Only Payments made to MBE and WBE firms that meet BOTH the Commercially Useful Function and Area of Specialty requirements above will be counted toward the Contract Specific Goals.

- a. Only expenditures to firms that perform a Commercially Useful Function as defined above may count toward the Contract Specific Goals.
 - i. The CPO will determine whether a firm is performing a commercially useful function by evaluating the amount of work subcontracted, whether the amount the firm is to be paid under the contract is

commensurate with the work it is actually performing and the credit claimed for its performance of the work, industry practices, and other relevant factors.

- A MBE or WBE does not perform a commercially useful function if its participation is only required to receive payments in order to obtain the appearance of MBE or WBE participation. The CPO may examine similar commercial transactions, particularly those in which MBEs or WBEs do not participate, to determine whether non MBE and non WBE firms perform the same function in the marketplace to make a determination.
- b. Only the value of the dollars paid to the MBE or WBE firm <u>for work that it performs in its Area of Specialty</u> in which it is certified counts toward the Contract Specific Goals.
- c. <u>For Maintenance, installation, repairs or inspection, if the MBE or WBE performs the work itself</u>: 100% of the value of work actually performed by the MBE's or WBE's own forces shall be counted toward the Contract Specific Goals, including the cost of supplies and materials purchased or equipment leased by the MBE or WBE from third parties or second tier subcontractors in order to perform its (sub)contract with its own forces (except supplies and equipment the MBE or WBE subcontractor purchases or leases from the prime contractor or its affiliate). 0% of the value of work at the project site that a MBE or WBE subcontracts to a non-certified firm counts toward the Contract Specific Goals.
- d. <u>If the MBE or WBE is a manufacturer</u>: 100% of expenditures to a MBE or WBE manufacturer for items needed for the Contract shall be counted toward the Contract Specific Goals. A manufacturer is a firm that operates or maintains a factory or establishment that produces on the premises the materials or supplies obtained by the bidder or contractor.
- e. <u>If the MBE or WBE is a distributor or supplier</u>: 60% of expenditures for materials and supplies purchased from a MBE or WBE that is certified as a regular dealer or supplier shall be counted toward the Contract Specific Goals.
- f. <u>If the MBE or WBE is a broker</u>:
 - i. Zero percent (0%) of expenditures paid to brokers will be counted toward the Contract Specific Goals.
 - ii. As defined above, Brokers provide no commercially useful function.
- g. If the MBE or WBE is a member of the joint venture contractor/bidder:
 - i. A joint venture may count the portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work of the contract that the MBE or WBE performs with its own forces toward the Contract Specific Goals; or
 - ii. If employees of this distinct joint venture entity perform the work then the value of the work may be counted toward the Contract Specific Goals at a rate equal to the MBE or WBE firm's percentage of participation in the joint venture as described in the <u>Schedule B</u>.
 - iii. A joint venture may also count the dollar value of work subcontracted to other MBEs and WBEs.
- h. If the MBE or WBE subcontracts out any of its work:
 - i. 100% of the value of the work subcontracted to other MBEs or WBEs performing work in its Area of Specialty may be counted toward the Contract Specific Goals.
 - ii. 0% of the value of work that a MBE or WBE subcontracts to a non-certified firm counts toward the Contract Specific Goals (except as allowed by (c)(i) above).
 - iii. The fees or commissions charged for providing a bona fide service, such as professional, technical, consulting or managerial services or for providing bonds or insurance and assistance in the procurement of essential personnel, facilities, equipment, materials or supplies required for performance of the Contract, provided that the fee or commission is determined by the Chief Procurement Officer to be reasonable and not excessive as compared with fees customarily allowed for similar services.

- iv. The fees charged for delivery of materials and supplies required on a job site (but not the cost of the materials and supplies themselves) when the hauler, trucker, or delivery service is not also the manufacturer of or a regular dealer in the materials and supplies, provided that the fee is determined by the Chief Procurement Officer to be reasonable and not excessive as compared with fees customarily allowed for similar services.
- v. The fees or commissions charged for providing any bonds or insurance, but not the cost of the premium itself, specifically required for the performance of the Contract, provided that the fee or commission is determined by the Chief Procurement Officer to be reasonable and not excessive as compared with fees customarily allowed for similar services.

6.5. Regulations Governing Reductions to or Waiver of MBE/WBE Goals

The following Regulations set forth the standards to be used in determining whether or not a reduction or waiver of the MBE/WBE commitment goals of a particular contract is appropriate. If a bidder determines that it is unable to meet the MBE and/or WBE percentage on a City of Chicago contract, a written request for the reduction or waiver of the commitment must be included in the bid or proposal.

The written request for reduction or waiver from the commitment must be in the form of a signed petition for grant of relief from the MBE/WBE percentages submitted on the bidder's letterhead, and must demonstrate that all required efforts as set forth in this document were taken to secure eligible Minority and Women Business Enterprises to meet the commitments. The Chief Procurement Officer or designee shall determine whether the request for the reduction or waiver will be granted.

All bidders will be considered responsive to the terms and conditions of these Regulations if, at the time of bid, it submits a waiver request and all supporting documentation that adequately addresses the conditions for waiver of MBE/WBE goals, including proof of notification to assist agencies except:

- Bidders responding to Request for Proposals (RFPs) who have been identified as a sort listed candidate and/or a prospective awardee will be given a designated time allowance, but no more than fourteen (14) calendar days to submit to the Department of Procurement Services complete documentation that adequately addresses the conditions for waiver described herein; and
- Bidders responding to Request for Information and or Qualifications (RFI/RFQs) deemed by the Chief Procurement Officer or authorized designee to be the most responsive and responsible shall submit documentation that adequately addresses the conditions for waiver described herein during negotiations.

Failure to submit documentation sufficient to support the waiver request will cause the bid/proposal to be found nonresponsive by the Chief Procurement Officer, and the bid/proposal will be rejected. In such cases the remedies to be taken by the Chief Procurement Officer, in his or her discretion, may include, but are not limited to, forfeiture of bid deposit; negotiating with the next lowest bidder; or re-advertising the bid/proposal. All bidders must submit all required documents at the time of bid opening to expedite the contract award.

6.5.1. Direct / Indirect Participation

Each of the following elements must be present in order to determine whether or not such a reduction or waiver is appropriate.

- a. The bidder has documented the unsuccessful solicitation for either subcontractors or joint venture partners of at least 50% (or at least five when there are more than eleven certified firms in the commodity area) of the appropriate certified MBE/WBE firms to perform any direct or indirect work identified or related to the advertised bid/proposal. Documentation must include but is not necessarily limited to:
 - 1. A detailed statement of efforts to identify and select portions of work identified in the bid solicitation for subcontracting to certified MBE/WBE firms;
 - 2. A listing of all MBE/WBE firms contacted that includes:
 - o Name, address, telephone number and email of MBE/WBE firms solicited;

- Date and time of contact;
- o Method of contact (written, telephone, transmittal of facsimile documents, email, etc.)
- 3. Copies of letters or any other evidence of mailing that substantiates outreach to MBE/WBE vendors that includes:
 - Project identification and location;
 - o Classification/commodity of work items for which quotations were sought;
 - o Date, item and location for acceptance of subcontractor bid proposals;
 - Detailed statement which summarizes direct negotiations with appropriate MBE/WBE firms for specific portions of the work and indicates why negotiations were unsuccessful;
 - Affirmation that Good Faith Efforts have been demonstrated by:
 - choosing subcontracting opportunities likely to achieve MBE/WBE goals;
 - not imposing any limiting conditions which were not mandatory for all subcontractors;
 - providing notice of subcontracting opportunities to M/WBE firms and assist agencies at least five (5) business days in advance of the initial bid due date.

OR

b.

Subcontractor participation will be deemed excessively costly when the MBE/WBE subcontractor proposal exceeds the average price quoted by more than twenty percent (20%). In order to establish that a subcontractor's quote is excessively costly, the bidder must provide the following information:

- 1. A detailed statement of the work identified for MBE/WBE participation for which the bidder asserts the MBE/WBE quote(s) were excessively costly (in excess of 20% higher).
 - A listing of all potential subcontractors contacted for a quotation on that work item;
 - Prices quoted for the subcontract in question by all such potential subcontractors for that work item.
- 2. Other documentation which demonstrates to the satisfaction of the Chief Procurement Officer that the MBE/WBE proposals are excessively costly, even though not in excess of 20% higher than the average price quoted. This determination will be based on factors that include, but are not limited to the following:
 - The City's estimate for the work under a specific subcontract;
 - The bidder's own estimate for the work under the subcontract;
 - An average of the bona fide prices quoted for the subcontract;
 - Demonstrated increase in other contract costs as a result of subcontracting to the M/WBE or other firm.

6.5.2. Assist Agency Participation in wavier/reduction requests

Every waiver and/or reduction request must include evidence that the bidder has provided timely notice of the need for subcontractors to an appropriate association/assist agency representative of the MBE/WBE business community. This notice must be given at least five (5) business days in advance of the initial bid due date.

The notice requirement of this Section will be satisfied if a bidder contacts at least one of the associations on Attachment A to these Regulations when the prime contractor seeks a waiver or reduction in the utilization goals. Attachment B to these Regulations provides the letter format that a prime contractor may use. Proof of notification prior to bid submittal (e.g. certified mail receipt or facsimile transmittal receipt) will be required to be submitted with the bid for any bid/proposal to be deemed responsive. If deemed appropriate, the Contract Compliance Officer may contact the assist agency for verification.

6.5.3. Impracticability

If the Chief Procurement Officer determines that a lesser MBE and/or WBE percentage standard is appropriate with respect to a particular contract subject to competitive bidding prior to the bid solicitations for such contract, bid specifications shall include a statement of such revised standard.

The requirements set forth in these Regulations (this Section 6.5 "Regulations Governing Reductions to or Waiver of MBE/WBE Goals") shall not apply where the Chief Procurement Officer determines prior to the bid solicitations that MBE/WBE subcontractor participation is impracticable.

This may occur whenever the Chief Procurement Officer determines that for reasons of time, need, industry practices or standards not previously known by the Chief Procurement Officer, or such other extreme circumstances as may be deemed appropriate, such a Waiver is in the best interests of the City. This determination may be made in connection with a particular contract, whether before the contract is let for bid, during the bid or award process, before or during negotiation of the contract, or during the performance of the contract.

For all notifications required to be made by bidders, in situations where the Chief Procurement Officer has determined that time is of the essence, documented telephone contact may be substituted for letter contact.

6.6. Procedure to Determine Bid Compliance

A bid may be rejected as non-responsive if it fails to submit one or more of the following with its bid demonstrating its Good Faith Efforts to meet the Contract Specific Goals by reaching out to MBEs and WBEs to perform work on the contract:

- An MBE/WBE compliance plan demonstrating how the bidder plans to meet the Contract Specific Goals; and/or
- A request for reduction or waiver of the Contract Specific Goals in accordance with Section 2-92-450 of the MCC.

Only compliance plans utilizing MBE and WBE firms that meet BOTH the Commercially Useful Function and Area of Specialty requirements will be counted toward the Contract Specific Goals.

The following Schedules and described documents constitute the bidder's MBE/WBE proposal, and must be submitted in accordance with the guidelines stated:

(1) Schedule C-1: Letter of Intent from MBE/WBE to Perform as Subcontractor, Supplier and/or Consultant.

The bidder must submit the appropriate <u>Schedule C-1</u> with the bid for each MBE and WBE included on the <u>Schedule D-1</u>. Suppliers must submit the <u>Schedule C-1</u> for Suppliers, first tier subcontractors must submit a <u>Schedule C-1</u> for Subcontractors to the Prime Contractor and second or lower tier subcontractors must submit a <u>Schedule C-1</u> for second tier Subcontractors. The City encourages subcontractors to utilize the electronic fillable format <u>Schedule C-1</u>, which is available at the Department of Procurement Services website, http://cityofchicago.org/forms. Each <u>Schedule C-1</u> must be executed by each MBE and WBE and accurately detail the work to be performed by the MBE or WBE and the agreed upon rates/prices. Each <u>Schedule C</u> must also include a separate sheet as an attachment on which the MBE or WBE fully describes its proposed scope of work, including a description of the commercially useful function being performed by the MBE or WBE in its Area of Specialty. If a facsimile copy of the <u>Schedule C-1</u> has been submitted with the bid, an executed original <u>Schedule C-1</u> must be submitted by the bidder for each MBE and WBE included on the <u>Schedule D-1</u> within five business days after the date of the bid opening.

Failure to submit a completed <u>Schedule C-1</u> in accordance with this section shall entitle the City to deem the bid/proposal non-responsive and therefore reject the bid/proposal.

(2) Letters of Certification.

A copy of each proposed MBE/WBE firm's current Letter of Certification from the City of Chicago or Cook County Illinois, must be submitted with the bid/proposal. All Letters of Certification issued by the City of Chicago and Cook County include a statement of the MBE/WBE firm's Area of Specialty. The MBE/WBE firm's scope of work, as detailed by their <u>Schedule C-1</u>, must conform to their stated Area of Specialty.

(3) Schedule B: Affidavit of Joint Venture, and Joint Venture Agreements (if applicable).

If the bidder's MBE/WBE proposal includes the participation of a MBE/WBE as joint venture on any tier (either as the bidder or as a subcontractor), the bidder must provide a copy of the joint venture agreement and a <u>Schedule B</u> along with all other requirements listed in <u>Section 6.3</u>, "Joint Ventures," above. In order to demonstrate the MBE/WBE partner's share in the ownership, control, management responsibilities, risks and profits of the joint venture, the proposed joint venture agreement must include specific details related to: (1) contributions of capital and equipment; (2) work responsibilities or other performance to be undertaken by the MBE/WBE; and (3) the commitment of management, supervisory and operative personnel employed by the MBE/WBE to be dedicated to the performance of the contract. The joint venture agreement must also clearly define each partner's authority to contractually obligate the joint venture and each partner's authority to expend joint venture funds (e.g., check signing authority).

(4) Schedule D-1: Required Schedules Regarding MBE/WBE Utilization

Bidders must submit, together with the bid, a completed <u>Schedule D-1</u> committing them to the utilization of each listed MBE/WBE firm. The City encourages bidders to utilize the electronic fillable format Schedule D-1, which is available at the Department of Procurement Services website, http://cityofchicago.org/forms. Except in cases where the bidder has submitted a request for a complete waiver of or variance from the MBE/WBE commitment in accordance with Section 6.5 "Regulations Governing Reductions to or Waiver of MBE/WBE Goals" herein, the bidder must commit to the expenditure of a specific dollar amount of participation by each MBE/WBE firm included on their Schedule D-1. The total dollar commitment to proposed MBEs must at least equal the MBE goal, and the total dollar commitment to proposed WBEs must at least equal the WBE goal. Bidders are responsible for calculating the dollar equivalent of the MBE and WBE goals as percentages of their total base bids or in the case of Term Agreements, depends upon requirements agreements and blanket agreements, as percentages of the total estimated usage. All commitments made by the bidder's Schedule D-1 must conform to those presented in the submitted <u>Schedule C-1</u>. If <u>Schedule C-1</u> is submitted after the opening, the bidder may submit a revised <u>Schedule</u> D-1 (executed and notarized to conform with the Schedules C-1). Bidders shall not be permitted to add MBEs or WBEs after bid opening to meet the Contract Specific Goals, however, contractors are encouraged to add additional MBE/WBE vendors to their approved compliance plan during the performance of the contract when additional opportunities for participation are identified. Except in cases where substantial and documented justification is provided, bidders will not be allowed to reduce the dollar commitment made to any MBE or WBE in order to achieve conformity between the Schedules C-1 and D-1.

All commitments for joint venture agreements must be delineated in the Schedule B.

6.7. Reporting Requirements During the Term of the Contract

- a. The Contractor will, not later than thirty (30) calendar days from the award of a contract by the City, execute formal contracts or purchase orders with the MBEs and WBEs included in their approved MBE/WBE Utilization Plan. These written agreements will be made available to the Chief Procurement Officer upon request.
- b. The Contractor will be responsible for reporting payments to all subcontractors on a monthly basis in the form of an electronic report. Upon the first payment issued by the City of Chicago to the contractor for services performed, on the first day of each month and every month thereafter, email and or fax audit notifications will be sent out to the Contractor with instructions to report payments that have been made in the prior month to each subcontractor. The reporting of payments to all subcontractors must be entered into the Certification and Compliance Monitoring System (C2), or whatever reporting system is currently in place, on or before the fifteenth (15th) day of each month.
- c. Once the prime Contractor has reported payments made to each subcontractor, including zero dollar amount payments, the subcontractor will receive an email and or fax notification requesting them to log into the system

and confirm payments received. All monthly confirmations must be reported on or before the 20th day of each month. Contractor and subcontractor reporting to the C2 system must be completed by the 25th of each month or payments may be withheld.

d. All subcontract agreements between the contractor and MBE/WBE firms or any first tier non-certified firm and lower tier MBE/WBE firms must contain language requiring the MBE/WBE to respond to email and/or fax notifications from the City of Chicago requiring them to report payments received for the prime or the non-certified firm.

Access to the Certification and Compliance Monitoring System (C2), which is a web based reporting system, can be found at: <u>https://chicago.mwdbe.com</u>

- e. The Chief Procurement Officer or any party designated by the Chief Procurement Officer, shall have access to the contractor's books and records, including without limitation payroll records, tax returns and records and books of account, to determine the contractor's compliance with its commitment to MBE and WBE participation and the status of any MBE or WBE performing any portion of the contract. This provision shall be in addition to, and not a substitute for, any other provision allowing inspection of the contractor's records by any officer or official of the City for any purpose.
- f. The Contractor shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs, retaining these records for a period of at least five years after project closeout. Full access to these records shall be granted to City, federal or state authorities or other authorized persons.

6.8. Changes to Compliance Plan

6.8.1. Permissible Basis for Change Required

No changes to the Compliance Plan or contractual MBE and WBE commitments or substitution of MBE or WBE subcontractors may be made without the prior written approval of the Contract Compliance Officer. Unauthorized changes or substitutions, including performing the work designated for a subcontractor with the contractor's own forces, shall be a violation of these Special Conditions and a breach of the contract with the City, and may cause termination of the executed Contract for breach, and/or subject the bidder or contractor to contract remedies or other sanctions. The facts supporting the request for changes must not have been known nor reasonably could have been known by the parties prior to entering into the subcontract. Bid shopping is prohibited. The bidder or contractor must negotiate with the subcontractor to resolve the problem. If requested by either party, the Department of Procurement Services shall facilitate such a meeting. Where there has been a mistake or disagreement about the scope of work, the MBE or WBE can be substituted only where an agreement cannot be reached for a reasonable price for the correct scope of work.

Substitutions of a MBE or WBE subcontractor shall be permitted only on the following basis:

- a) Unavailability after receipt of reasonable notice to proceed;
- b) Failure of performance;
- c) Financial incapacity;
- d) Refusal by the subcontractor to honor the bid or proposal price or scope;
- e) Mistake of fact or law about the elements of the scope of work of a solicitation where a reasonable price cannot be agreed;
- f) Failure of the subcontractor to meet insurance, licensing or bonding requirements;
- g) The subcontractor's withdrawal of its bid or proposal; or
- h) De-certification of the subcontractor as a MBE or WBE (graduation from the MBE/WBE program does not constitute de-certification).

6.8.2. Procedure for Requesting Approval

If it becomes necessary to substitute a MBE or WBE or otherwise change the Compliance Plan, the procedure will be as follows:

- a) The bidder or contractor must notify the Contract Compliance Officer and Chief Procurement Officer in writing of the request to substitute a MBE or WBE or otherwise change the Compliance Plan. The request must state specific reasons for the substitution or change. A letter from the MBE or WBE to be substituted or affected by the change stating that it cannot perform on the contract or that it agrees with the change in its cope of work must be submitted with the request.
- b) The City will approve or deny a request for substitution or other change within 15 business days of receipt of the written request.
- c) Where the bidder or contractor has established the basis for the substitution to the satisfaction of the Chief Procurement Officer, it must make Good Faith Efforts to meet the Contract Specific Goal by substituting a MBE or WBE subcontractor. Documentation of a replacement MBE or WBE, or of Good Faith Efforts, must meet the requirements in section 5. If the MBE or WBE Contract Specific Goal cannot be reached and Good Faith Efforts have been made, as determined by the Chief Procurement Officer, the bidder or contractor may substitute with a non-MBE or non-WBE.
- d) If a bidder or contractor plans to hire a subcontractor for any scope of work that was not previously disclosed in the Compliance Plan, the bidder or contractor must obtain the approval of the Chief Procurement Officer to modify the Compliance Plan and must make Good Faith Efforts to ensure that MBEs or WBEs have a fair opportunity to bid on the new scope of work.
- e) A new subcontract must be executed and submitted to the Contract Compliance Officer within five business days of the bidder's or contractor's receipt of City approval for the substitution or other change.

The City shall not be required to approve extra payment for escalated costs incurred by the contractor when a substitution of subcontractors becomes necessary to comply with MBE/WBE contract requirements.

6.9. Non-Compliance and Damages

Without limitation, the following shall constitute a material breach of this contract and entitle the City to declare a default, terminate the contract, and exercise those remedies provided for in the contract, at law or in equity: (1) failure to demonstrate Good Faith Efforts; and (2) disqualification as a MBE or WBE of the contractor or any joint venture partner, subcontractor or supplier if its status as an MBE or WBE was a factor in the award of the contract and such status was misrepresented by the contractor.

Payments due to the contractor may be withheld until corrective action is taken.

Remedies or sanctions may include disqualification from contracting or subcontracting on additional City contracts for up to three years, and the amount of the discrepancy between the amount of the commitment in the Compliance Plan, as such amount may be amended through change orders or otherwise over the term of the contract, and the amount paid to MBEs or WBEs. The consequences provided herein shall be in addition to any other criminal or civil liability to which such entities may be subject.

The contractor shall have the right to protest the final determination of non-compliance and the imposition of any penalty by the Chief Procurement Officer pursuant to 2-92-740 of the Municipal Code of the City of Chicago, within 15 business days of the final determination.

6.10. Arbitration

a) In the event a contractor has not complied with the contractual MBE/WBE percentages in its Schedule D, underutilization of MBEs/WBEs shall entitle the affected MBE/WBE to recover from the contractor damages suffered by such entity as a result of being underutilized; provided, however, that this provision shall not apply to the extent such underutilization occurs pursuant to a waiver or substitution approved by the City. The Ordinance and contracts subject thereto provide that any disputes between the contractor and such affected MBEs/WBEs regarding damages shall be resolved by binding arbitration before an independent arbitrator other than the City, with reasonable

expenses, including attorney's fees, being recoverable by a prevailing MBE/WBE in accordance with these regulations. This provision is intended for the benefit of any MBE/WBE affected by underutilization and grants such entity specific third party beneficiary rights. Any rights conferred by this regulation are non-waivable and take precedence over any agreement to the contrary, including but not limited to those contained in a subcontract, suborder, or communicated orally between a contractor and a MBE/WBE.

- b) An MBE/WBE desiring to arbitrate shall contact the contractor in writing to initiate the arbitrative process. Except as otherwise agreed to in writing by the affected parties subject to the limitation contained in the last sentence of the previous paragraph, within ten (10) calendar days of the contractor receiving notification of the intent to arbitrate from the MBE/WBE the above-described disputes shall be arbitrated in accordance with the Commercial Arbitration Rules of the American Arbitration Association (AAA), a not-for-profit agency, with an office at 225 North Michigan Avenue, Suite 2527, Chicago, Illinois 60601-7601 [Phone: (312) 616-6560; Fax: (312) 819-0404]. All such arbitrations shall be initiated by the MBE/WBE filing a demand for arbitration with the AAA; shall be conducted by the AAA; and held in Chicago, Illinois.
- c) All arbitration fees are to be paid pro rata by the parties, however, that the arbitrator is authorized to award reasonable expenses, including attorney's and arbitrator fees, as damages to a prevailing MBE/WBE.
- d) The MBE/WBE must send the City a copy of the Demand for Arbitration within ten (10) calendar days after it is filed with the AAA. The MBE/WBE also must send the City a copy of the decision of the arbitrator within ten (10) calendar days of receiving such decision. Judgment upon the award rendered by the arbitrator may be entered in any court of competent jurisdiction.

6.11. Equal Employment Opportunity

Compliance with MBE and WBE requirements will not diminish or supplant equal employment opportunity and civil rights provisions as required by law.

Attachment A – Assist Agencies

Alliance of Business Leaders & Entrepreneurs (ABLE) 150 N. Michigan Ave. Suite 2800 Chicago, IL 60601 Phone: (312) 624-7733 Fax: (312) 624-7734 Web: www.ablechicago.com

Alliance of Minority and Female Contractors c/o Federation of Women Contractors 5650 S. Archer Avenue Chicago, IL 60638 Phone: (312) 360-1122 Fax: (312) 360-0239

American Brotherhood of Contractors Business Development Center 11509 S. Elizabeth Chicago, IL 60643 Phone: (773) 928-2225 Fax: (773)928-2209 Web: www.american-brotherhood.org

Asian American Institute 4753 N. Broadway St. Suite 904 Chicago, IL 60640 Phone: (773) 271-0899 Fax: (773) 271-1982 Web: www.aaichicago.org

Association of Asian Construction Enterprises 333 N. Ogden Avenue Chicago, IL 60607 Phone: (847) 525-9693 Email: nakmancorp@aol.com

Black Contractors United 400 W. 76th Street, Suite 200 Chicago, IL 60620 Phone: (773) 483-4000 Fax: (773) 483-4150 Web: www.blackcontractorsunited.com Federation of Women Contractors 5650 S. Archer Avenue Chicago, IL 60638 Phone: (312) 360-1122 Fax: (312) 360-0239 Web: www.fwcchicago.com

Hispanic American Construction Industry Association (HACIA) 901 West Jackson Boulevard, Suite 205 Chicago, IL 60607 Phone: (312) 666-5910 Fax: (312) 666-5692 Web: www.haciaworks.org

Illinois Black Chamber of Commerce 331 Fulton Street, Suite 530 Peoria, IL 61602 Phone: (309) 740-4430 Fax: (309) 672-1379 www.ilbcc.org

Illinois Hispanic Chamber of Commerce 855 W. Adams, Suite 100 Chicago, IL 60607 Phone: (312) 425-9500 Fax: (312) 425-9510 Web: www.ihccbusiness.net

Latin American Chamber of Commerce 3512 West Fullerton Avenue Chicago, IL 60647 Phone: (773) 252-5211 Fax: (773) 252-7065 Web: www.latinamericanchamberofcommerce.com

National Association of Women Business Owners Chicago Chapter 230 E. Ohio, Suite 400 Chicago, IL 60611 Phone: (312) 224-2605 Fax: (312) 644-8557 Web: www.nawbochicago.org

Chatham Business Association Small Business Development, Inc. 8441 S. Cottage Grove Avenue Chicago, IL 60619 Phone: (773)994-5006 Fax: (773)994-9871 Web: www.cbaworks.org

Chicago Area Gay & Lesbian Chamber of Commerce 3656 N. Halsted Chicago, IL 60613 Phone: (773) 303-0167 Fax: (773) 303-0168 Web: www.glchamber.org

Chicago Minority Supplier Development Council, Inc. 105 W. Adams, Suite 2300 Chicago, IL 60603-6233 Phone: (312) 755-8880 Fax: (312) 755-8890 Web: www.chicagomsdc.org

Chicago Urban League 4510 S. Michigan Ave. Chicago, IL 60653 Phone: (773) 285-5800 Fax: (773) 285-7772 Web: www.cul-chicago.org

Chicago Women in Trades (CWIT) 4425 S. Western Blvd. Chicago, IL 60609-3032 Phone: (773) 376-1450 Fax: (312) 942-0802 Web: www.chicagowomenintrades.org

Coalition for United Community Labor Force 1253 W. 63rd Street Chicago, IL 60636 Phone: (312) 243-5149 National Organization of Minority Engineers 33 West Monroe, Suite 1540 Chicago, IL 60603 Phone: (312) 425-9560 Fax: (312) 425-9564 Web: <u>www.nomeonline.org</u>

Rainbow/PUSH Coalition International Trade Bureau 930 E. 50th Street Chicago, IL 60615 Phone: (773) 256-2781 Fax: (773) 373-4104 Web: www.rainbowpush.org

South Shore Chamber, Incorporated Black United Funds Bldg. 1750 E. 71st Street Chicago, IL 60649-2000 Phone: (773) 955- 9508

Suburban Minority Contractors Association 1250 Grove Ave. Suite 200 Barrington, IL 60010 Phone: (847) 852-5010 Fax: (847) 382-1787 Web: www.suburbanblackcontractors.org

United Neighborhood Organization (UNO) 954 W. Washington Blvd., 3rd Floor Chicago, IL 60607 Phone: (312) 432-6301 Fax: (312) 432-0077 Web: www.uno-online.org

Uptown Center Hull House 4520 N. Beacon Street Chicago, IL 60640 Phone: (773) 561-3500 Fax: (773) 561-3507 Web: www.hullhouse.org

Cosmopolitan Chamber of Commerce 203 N. Wabash, Suite 518 Chicago, IL 60601 Phone: (312) 499-0611 Fax: (312) 332-2688 Web: www.cosmochamber.org

Englewood Black Chamber of Commerce P.O. Box 21453 Chicago, IL 60621 Women Construction Owners & Executives (WCOE) Chicago Caucus 308 Circle Avenue Forest Park, IL 60130 Phone: (708) 366-1250 Fax: (708) 366-5418 Web: www.wcoeusa.org

Women's Business Development Center 8 South Michigan Ave., Suite 400 Chicago, IL 60603 Phone: (312) 853-3477 Fax: (312) 853-0145 Web: www.wbdc.org

January 2012

Attachment B - Sa Waiver of MBE/WE		or Requesting A	ssist Agency Comments on Bidde	r's Request for Reduction or
On Bidder/Proposer's	Letterhead – SEND ⁻	TO THE ASSIST AGE	NCIES – DO NOT SEND TO THE CITY	
RETURN RECEIPT REQU	ESTED			
(Date)				
	111750 Repair, Replacemer	it and Installation of	f Glass and Glazier Services	
(Assist Agency Name ar	nd Address – SEND 1	O THE ASSIST AGE	NCIES – DO NOT SEND TO THE CITY)	
Dear	::			
			bid/proposal in response to the above re on with the City of Chicago.	ferenced specification with the City
The following areas hav	ve been identified fo	or subcontracting op	portunities on both a direct and indirect b	asis:
Enterprise contract goa	al. Due to the inabil	ity to identify an a	en successful in order to meet the Disadva opropriate DBE/MBE/WBE firm certified k ne waiver of the contract goals will be su	by the City of Chicago to participate
Name of Company Rep	resentative	at	Address/Phone	
within (10) ten busines	s days of receipt of t	his letter.		
-	-		gency is entitled to comment upon this w ys of your receipt of this letter to:	aiver request to the City of Chicago.
Monica Jimenez, Deput Department of Procure City of Chicago		cer		
121 North La Salle Stree Chicago, Illinois 60602	et, Room 806			
If you wish to discuss th	nis matter, please co	ontact the undersigr	ned at	
Sincerely,				
M/WBE Special Con	ditions for Commoditi	es & Work Services 9.2	2012	93

Schedule B: Affidavit of Joint Venture (MBE/WBE)

Specification No.:111750Project Description:Repair, Replacement and Installation of Glass and Glazier Services

This form need not be submitted if all joint venturers are MBEs and/or WBEs. In such a case, however, a written joint venture agreement among the MBE and WBE venturers must be submitted. In all proposed joint ventures, each MBE and/or WBE venturer must submit a copy of their current Letter of Certification.

All information requested on this schedule must be answered in the spaces provided. Do not refer to your joint venture agreement except to expand on answers provided on this form. If additional space is required, additional sheets may be attached.

1.	Name of joint venture:
	Address of joint venture:
	Phone number of joint venture:
2.	Identify each non-MBE/WBE venturer(s):
	Name of Firm:
	Address:
	Phone:
	Contact person for matters concerning MBE/WBE compliance:
3.	Identify each MBE/WBE venturer(s):
	Name of Firm:
	Address:
	Phone:
	Contact person for matters concerning MBE/WBE compliance:
4.	Describe the role(s) of the MBE and/or WBE venturer(s) in the joint venture:

- 5. Attach a copy of the joint venture agreement. In order to demonstrate the MBE and/or WBE venturer's share in the ownership, control, management responsibilities, risks and profits of the joint venture, the proposed joint venture agreement must include specific details related to: (1) the contributions of capital and equipment; (2) work items to be performed by the MBE/WBEs own forces; (3) work items to be performed under the supervision of the MBE/WBE venturer; and (4) the commitment of management, supervisory and operative personnel employed by the MBE/WBE to be dedicated to the performance of the project.
- 6. Ownership of the Joint Venture.
 - a. What are the percentage(s) of MBE/WBE ownership of the joint venture?

MBE/WBE ownership percentage(s) _____

Non-MBE/WBE ownership percentage(s) ______

- b. Specify MBE/WBE percentages for each of the following (provide narrative descriptions and other detail as applicable):
 - i. Profit and loss sharing: _____
 - ii. Capital contributions:
 - 1. Dollar amounts of initial contribution:
 - 2. Dollar amounts of anticipated on-going contributions:
- c. Contributions of equipment (Specify types, quality and quantities of equipment to be provided by each venturer):
- d. Other applicable ownership interests, including ownership options or other agreements which restrict or limit ownership and/or control:
- e. Provide copies of all written agreements between venturers concerning this project.
- f. Identify each current City of Chicago contract (and each contract completed during the past two (2) years) by a joint venture of two or more firms participating in this joint venture:

- Control of and Participation in the Joint Venture. Identify by name and firm those individuals who are, or will be, responsible for, and have the authority to engage in the following management functions and policy decisions. (Indicate any limitations to their authority such as dollar limits and co-signatory requirements.):
 - a. Joint venture check signing:

b.	. Authority to enter contracts on behalf of the joint venture:	
C.	Signing, co-signing and/or collateralizing loans:	
d.	Acquisition of lines of credit:	
e.	Acquisition and indemnification of payment and performance bonds:	
f.	Negotiating and signing labor agreements:	
g.	Management of contract performance. (Identify by name and firm only):	
	 Supervision of field operations:	
MARE Spacial Conditions f	iii. Estimating:	

- iv. Engineering: ______
- 8. Financial Controls of joint venture:
 - a. Which firm and/or individual will be responsible for keeping the books of account?
 - b. Identify the managing partner, if any, and describe the means and measure of their compensation:
 - c. What authority does each venturer have to commit or obligate the other to insurance and bonding companies, financing institutions, suppliers, subcontractors, and/or other parties participating in the performance of this contract or the work of this project?
- 9. State the approximate number of operative personnel (by trade) needed to perform the joint ventures work under this contract. Indicate whether they will be employees of the non-MBE/WBE firm, the MBE/WBE firm, or the joint venture.

Trade	Non-MBE/WBE Firm (Number)	MBE/WBE (Number)	Joint Venture

		;
1		

Note: If any personnel proposed for this project will be employees of the joint venture:

Are any proposed joint venture employees currently employed by either venturer?

Currently employed by non-MBE/WBE ______ (number) Employed by MBE/WBE _____

Identify by name and firm the individual who will be responsible for hiring joint venture employees:

Which venturer will be responsible for the preparation of joint venture payrolls?

Please state any material facts of additional information pertinent to the control and structure of this joint venture.

The undersigned affirms that the foregoing statements are correct and include all material information necessary to identify and explain the terms and operations of our joint venture and the intended participation of each venturer in the undertaking. Further, the undersigned covenant and agree to provide to the City current, complete and accurate information regarding actual joint venture work and the payment therefore, and any proposed changes in any provision of the joint venture agreement, and to permit the audit and examination of the books, records and files of the joint venture, or those of each venturer relevant to the joint venture by authorized representatives of the City or the Federal funding agency.

Any material misrepresentation will be grounds for terminating any contract which may be awarded and for initiating action under federal or state laws concerning false statements.

Note: If, after filing this Schedule B and before the completion on the joint ventures work on the project, there is any change in the information submitted, the joint venture must inform the City of Chicago, either directly or through the prime contractor if the joint venture is a subcontractor.

Name of MBE/WBE Partner Firm	Name of Non-MBE/WBE Partner Firm
Signature of Affiant	Signature of Affiant
Name and Title of Affiant	Name and Title of Affiant
Date	Date
On this day of, 20, the above-signed o	officers
Names of affiants:	
personally appeared and, known to me be the personally appeared and, known to me be the personal perso	persons described in the foregoing Affidavit, acknowledged that they nd for the purpose therein contained.
IN WITNESS WHEREOF, I hereunto set my hand and	l official seal.
Notary Public Signature:	
(Seal) Commission Expires:	



SCHEDULE C-1 MBE/WBE Letter of Intent to Perform as a

Subcontractor, Supplier, or Consultant



_____and the City of Chicago.

Project Name:____

Specification No.:____

From:____

(Name of MBE/WBE Firm)

То:____

(Name of Prime Contractor)

The MBE or WBE status of the undersigned is confirmed by the attached City of Chicago or Cook County, Illinois Certification Letter. 100% MBE or WBE participation is credited for the use of a MBE or WBE "manufacturer." 60% participation is credited for the use of a MBE or WBE "regular dealer."

The undersigned is prepared to perform the following services in connection with the above named project/contract. If more space is required to fully describe the MBE or WBE proposed scope of work and/or payment schedule, including a description of the commercially useful function being performed. Attach additional sheets as necessary:

The above described performance is offered for the following price and described terms of payment:

SUB-SUBCONTRACTING LEVELS

A zero (0) must be shown in each blank if the MBE or WBE will not be subcontracting any of the work listed or attached to this schedule.

____% of the dollar value of the MBE or WBE subcontract that will be subcontracted to non MBE/WBE contractors.

_____% of the dollar value of the MBE or WBE subcontract that will be subcontracted to MBE or WBE contractors.

NOTICE: If any of the MBE or WBE scope of work will be subcontracted, list the name of the vendor and attach a brief explanation, description and pay item number of the work that will be subcontracted. MBE/WBE credit will not be given for work subcontracted to Non-MBE/WBE contractors, except for as allowed in the Special Conditions Regarding Minority Business Enterprise Commitment and Women Business Enterprise Commitment.

The undersigned will enter into a formal written agreement for the above work with you as a Prime Contractor, conditioned upon your execution of a contract with the City of Chicago, within three (3) business days of your receipt of a signed contract from the City of Chicago.

NOTICE: THIS SCHEDULE AND ATTACHMENTS REQUIRE ORIGINAL SIGNATURES.

(Signature of President/Owner/CEO or Authorized Agent of MBE/WBE) (Date)

(Name/Title-Please Print)

(Email & Phone Number



SCHEDULE D-1 Compliance Plan Regarding MBE/WBE Utilization <u>Affidavit of Prime Contractor</u>

FOR NON-CONSTRUCTION PROJECTS ONLY

MUST BE SUBMITTED WITH THE BID. FAILURE TO SUBMIT THE SCHEDULE D-1 WILL CAUSE THE BID TO BE REJECTED. DUPLICATE AS NEEDED.

Project Name:_____

Specification No.:_____

In connection with the above captioned contract, I HEREBY DECLARE AND AFFIRM that I am a duly authorized representative of ______.

(Name of Prime Consultant/Contractor)

and that I have personally reviewed the material and facts set forth herein describing our proposed plan to achieve the MBE/WBE goals of this contract.

All MBE/WBE firms included in this plan have been certified as such by the City of Chicago and/or Cook County, Illinois (Letters of Certification Attached).

I. Direct Participation of MBE/WBE Firms:

NOTE: The bidder/proposer shall, in determining the manner of MBE/WBE participation, first consider involvement with MBE/WBE firms as joint venture partners, subcontractors, and suppliers of goods and services directly related to the performance of this contract.

- A. If bidder/proposer is a joint venture and one or more joint venture partners are certified MBEs or WBEs, attach copies of Letters of Certification, Schedule B form and a copy of Joint Venture Agreement clearly describing the role of each MBE/WBE firm(s) and its ownership interest in the joint venture.
- B. Complete this section for each MBE/WBE Subcontractor/Supplier/Consultant participating on this contract:

1.	Name of MBE/WBE:
	Address:
	Contact Person:
	Phone Number:
	Dollar Value of Participation; \$
	Percentage of Participation %
2.	Name of MBE/WBE:
	Address:
	Contact Person:
	Phone Number:
	Dollar Value of Participation; \$

	Percentage of Participation %
3.	Name of MBE/WBE:
	Address:
	Contact Person:
	Phone Number:
	Dollar Value of Participation; \$
	Percentage of Participation %
4.	Name of MBE/WBE:
	Address:
	Contact Person:
	Phone Number:
	Dollar Value of Participation; \$
	Percentage of Participation %

5. Attach Additional Sheets as Needed

II. Indirect Participation of MBE/WBE Firms

NOTE: This section need not be completed if the MBE/WBE goals have been met through the direct participation outlined in Section I. If the MBE/WBE goals have not been met through direct participation, Contractor will be expected to demonstrate that the proposed MBE/WBE direct participation represents the maximum achievable under the circumstances. Only after such a demonstration will indirect participation be considered.

MBE/WBE Subcontractors/Suppliers/Consultants proposed to perform work or supply goods or services where such performance does not directly relate to the performance of this contract:

1.	Name of MBE/WBE:
	Address:
	Contact Person:
	Phone Number:
	Dollar Value of Participation; \$
	Percentage of Participation %
2.	Name of MBE/WBE:

Address:		Address:
Phone Number:		Contact Person:
Percentage of Participation %		
3. Name of MBE/WBE:		Dollar Value of Participation; \$
Address:		Percentage of Participation %
Address:	3.	Name of MBE/WBE:
Contact Person:		
Phone Number: Dollar Value of Participation; \$ Percentage of Participation % 4. Name of MBE/WBE: Address: Contact Person: Phone Number: Dollar Value of Participation; \$		
Percentage of Participation %		
4. Name of MBE/WBE:		Dollar Value of Participation; \$
Address: Contact Person: Phone Number: Dollar Value of Participation; \$		Percentage of Participation %
Contact Person: Phone Number: Dollar Value of Participation; \$	4.	Name of MBE/WBE:
Phone Number: Dollar Value of Participation; \$		Address:
Dollar Value of Participation; \$		Contact Person:
Dollar Value of Participation; \$		Phone Number:
Percentage of Participation %		
		Percentage of Participation %

5. Attach Additional Sheets as Needed

III. Summary of MBE/WBE Proposal

A. MBE Proposal (Direct & Indirect)

1. MBE Direct Participation

MBE Firm Name	Dollar Amount Participation (\$)	Percent Amount Participation (%)
Total Direct MBE Participation		

2. MBE Indirect Participation

MBE Firm Name	Dollar Amount Participation (\$)	Percent Amount Participation (%)
Total Indirect MBE Participation		

B. WBE Proposal (Direct & Indirect)

1. WBE Direct Participation

WBE Firm Name	Dollar Amount Participation (\$)	Percent Amount Participation (%)
Total Direct WBE Participation		

2. WBE Indirect Participation

WBE Firm Name	Dollar Amount Participation (\$)	Percent Amount Participation (%)
Total Indirect WBE Participation		

The Prime Contractor designates the following person as its MBE/WBE Liaison Officer:

	(Name- Please Print or Type)	(Phone)
County of: (Signature) (Name/Title of Affiant – Print or Type) (Date) On thisday of, 20, the above signed officer (Name of Affiant) personally appeared and, known by me to be the person described in the foregoing Affidavit, acknowledged that (s)texecuted the same in the capacity stated therein and for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and seal. (Notary Public Signature) SEAL:	THE FOREGOING DOCUMENT ARE TRUE AN	D CORRECT, THAT NO MATERIAL FACTS HAVE BEEN OMITT
(Signature) (Name/Title of Affiant – Print or Type) (Date) On thisday of, 20, the above signed officer (Name of Affiant) personally appeared and, known by me to be the person described in the foregoing Affidavit, acknowledged that (s)! executed the same in the capacity stated therein and for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and seal. (Notary Public Signature) SEAL:	(Name of Prime Contractor – Print or Type)	State of:
(Name/Title of Affiant – Print or Type) (Date) On thisday of, 20, the above signed officer		County of:
(Date) On thisday of, 20, the above signed officer 	(Signature)	
On thisday of, 20, the above signed officer (Name of Affiant) personally appeared and, known by me to be the person described in the foregoing Affidavit, acknowledged that (s)t executed the same in the capacity stated therein and for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and seal. (Notary Public Signature) SEAL:	(Name/Title of Affiant – Print or Type)	
(Name of Affiant) personally appeared and, known by me to be the person described in the foregoing Affidavit, acknowledged that (s)rexecuted the same in the capacity stated therein and for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and seal. (Notary Public Signature) SEAL:		
personally appeared and, known by me to be the person described in the foregoing Affidavit, acknowledged that (s) executed the same in the capacity stated therein and for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and seal. (Notary Public Signature) SEAL:	On thisday of, 20, the above	
executed the same in the capacity stated therein and for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and seal. (Notary Public Signature) SEAL:		
(Notary Public Signature) SEAL:		
SEAL:	IN WITNESS WHEREOF, I hereunto set my hand	and seal.
	(Notary Public Signature)	
mission Expires:		SEAL:

ARTICLE 7. INSURANCE REQUIREMENTS

Chicago Department of Aviation Repair, Replacement and Installation of Glass and Glazier Services Specification #111750

The Contractor must provide and maintain at Contractor's own expense, until Contract completion and during the time period following completion if Contractor is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

7.1. Insurance to be Provided

7.1.1. Workers Compensation and Employers Liability

Workers Compensation Insurance, as prescribed by applicable law covering all employees who are to provide a service under this Contract and Employers Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

7.1.2. Commercial General Liability (Primary and Umbrella)

Commercial General Liability Insurance or equivalent with limits of not less than \$5,000,000 for access to airside and \$2,000,000 for landside, per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: All premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

Subcontractors performing work for the Contractor must maintain limits of not less than \$5,000,000 for access to airside and \$1,000,000 for landside with the same terms herein.

7.1.3. Automobile Liability (Primary and Umbrella)

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Contractor must provide Automobile Liability Insurance with limits of not less than 5,000,000 for access to airside and \$2,000,000 for landside per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, non-contributory basis.

Subcontractors performing work for the Contractor must maintain limits of not less than \$5,000,000 for access to airside and \$1,000,000 for landside with the same terms herein.

7.1.4. Property

The Contractor is responsible for all loss or damage to City property at full replacement cost that results from this contract.

The Contractor is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies) owned, rented or used by Contractor.

7.2. Additional Requirements

The Contractor must furnish the City of Chicago, Department of Procurement Services, City Hall, Room 806, 121 North LaSalle Street, Chicago, IL 60602, and the Department of Aviation, 10510 Zemke Road, Chicago, IL 60666 original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to Contract award. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. The Contractor shall advise all insurers of the Contract provisions regarding insurance. Non-conforming insurance does not relieve Contractor of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the City retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

The Contractor must provide for 60 days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or non-renewed.

Any deductibles or self insured retentions on referenced insurance coverages must be borne by Contractor.

The Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self insurance programs maintained by the City of Chicago do not contribute with insurance provided by the Contractor under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Contractor must require all subcontractors to provide the insurance required herein, or Contractor may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Contract.

If Contractor or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

ARTICLE 8. ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT (EDS)

8.1. Online EDS Filing Required Prior To Bid Opening

The Bidder must prepare an online EDS prior to the bid opening date.

A BIDDER THAT DOES NOT PREPARE AN ELECTRONIC EDS PRIOR TO THE BID OPENING WILL BE FOUND NON-RESPONSIVE AND ITS BID WILL BE REJECTED.

NOTE:

- A. Filing an "EDS Information Update" does NOT satisfy the requirement to file an electronic EDS prior to bid opening.
- B. Filing an EDS in a hard copy or paper copy form does NOT satisfy the requirement to file an electronic EDS prior to bid opening.
- C. Filing an EDS for another mater (different bid, contract, etc.) does NOT satisfy the requirement to file an electronic EDS prior to bid opening.
- D. When completing the online EDS, please choose the Department of Procurement Services as the City agency or department that is requesting the EDS.

8.2. Online EDS Web Link

The web link for the Online EDS is https://webapps.cityofchicago.org/EDSWeb

8.3. Online EDS Number

Upon completion of the online EDS submission process, the Bidder will be provided an EDS number. Bidders should provide this number here:

EDS Number: _____

8.4. Online EDS Certification of Filing

Upon completion of the online submission process, the Bidder will be able to print a hard copy Certificate of Filing. The Bidder should submit the signed Certificate of Filing with its bid.

Please insert your Certification of Filing following this page.

A Bidder that does not include a signed Certificate of Filing with its bid must provide it upon the request of the Chief Procurement Officer.

8.5. Preparation Checklist for Registration

To expedite and ease your registration process, we recommend that you collect the following information prior to registering for an Online EDS user account:

- 1.
 Invitation number, if you were provided an invitation number.

 2.
 EDS document from previous years, if available.

 3.
 Email address to correspond with the Online EDS system.

 4.
 Company Information:

 ______a.
 Legal Name

 ______b.
 FEIN/SSN

 c.
 City of Chicago Vendor Number, if available.
 - _____d. Address and phone number information that you would like to appear on your EDS documents.
 - e. EDS Captain. Check for an EDS Captain in your company this maybe the person that usually submits EDS for your company or the first person that registers for your company.

8.6. Preparation Checklist for EDS Submission

To expedite and ease your EDS submission, we recommend that you collect the following information prior to updating your EDS information online.

Items #1 through #7 are needed for both EDS information updates and contract related EDS documents:

- 1. Invitation number, if you were provided with an invitation number.
- 2. Site address that is specific to this EDS.
- 3. Contact that is responsible for this EDS.
- _____4. EDS document from previous years, if available.
- 5. Ownership structure and if applicable, owners' company information:
 - _____a. % of ownership
 - _____b. Legal Name
 - _____c. FEIN/SSN
 - _____d. City of Chicago Vendor Number, if available.
 - _____e. Address
- 6. List of directors, officers, titleholders, etc. (if applicable).
- _____7. For partnerships/LLC/LLP/Joint ventures, etc.; List of controlling parties (if applicable).

Items #8 and #9 are needed ONLY for contract related EDS documents:

- 1. Contract related information (if applicable):
- _____a. City of Chicago contract package
- b. Cover page of City of Chicago bid/solicitation package
- c. If EDS is related to a mod, then cover page of your current contract with the City.
- 2. List of subcontractors and retained parties:

Economic Disclosure Statement and Affidavit (EDS)

_____a. Name

b. Address

_c. Fees – Estimated or paid

8.7. EDS Frequently Asked Questions

Q: Where do I file?

A: The web link for the Online EDS is https://webapps.cityofchicago.org/EDSWeb

Q: How do I get help?

A: If there is a question mark on a page or next to a field, click on the question mark for help filling out the page or field. You may also consult the User Manual and the Training Videos available on the left menu.

Q: Why do I have to submit an EDS?

A: The Economic Disclosure Statement (EDS) is required of applicants making an application to the City for action requiring City Council, City department or other City agency approval. For example, all bidders seeking a City contract are required to submit an EDS. Through the EDS, applicants make disclosures required by State law and City ordinances and certify compliance with various laws and ordinances. An EDS is also required of certain parties related to the applicant, such as owners and controlling parties.

Q: Who is the Applicant?

A: "Applicant" means any entity or person making an application to the City for action requiring City Council or other City agency approval. The applicant does not include owners and parent companies.

- Q: Who is the Disclosing Party?
- A: "Disclosing Party" means any entity or person submitting an EDS. This includes owners and parent companies.
- Q: What is an entity or legal entity?

A: "Entity' or 'Legal Entity" means a legal entity (for example, a corporation, partnership, joint venture, limited liability company or trust).

- Q: What is a person for purposes of the EDS?
- A: "Person" means a human being.
- Q: Who must submit an EDS?
- A. An EDS must be submitted in any of the following three circumstances:

<u>Applicants</u>: An Applicant must always file this EDS. If the Applicant is a legal entity, state the full name of that legal entity. If the Applicant is a person acting on his/her own behalf, state his/her name.

Entities holding an interest: Whenever a legal entity has a beneficial interest (E. G. direct or indirect ownership) of more than 7.5% in the Applicant, each such legal entity must file an EDS on its own behalf.

Economic Disclosure Statement and Affidavit (EDS)

<u>Controlling entities</u>: Whenever a Disclosing Party is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture that has a general partner, managing member, manager or other entity that can control the day-to-day management of the Disclosing Party, that entity must also file an EDS on its own behalf. Each entity with a beneficial interest of more than 7.5% in the controlling entity must also file an EDS on its own behalf.

- Q: What information is needed to submit an EDS?
- A: The information contained in the Preparation Checklist for EDS submission.
- Q: I don't have a user ID & password. Can I still submit an Online EDS?
- A: No. You must register and create a user ID and password before submitting an Online EDS.
- Q: What information is needed to request a user ID & password for Online EDS?
- A: The information contained in the Preparation Checklist for Registration is needed to request a login for the Online EDS.

Q: I already have a username and password from another City web site (City Web Portal, Department of Construction and Permits, Department of Consumer Services, etc.). Can I log-in the Online EDS with that account?

A: Usually not. The Online EDS uses a user ID and password system that is shared by the Public Vehicle Advertising and Water Payment web sites. You may use a username and password from those sites by answering "Yes" to "Is this an existing City of Chicago user ID?" when registering. Other usernames and passwords will not be automatically recognized. However, you may choose to create an identical username for the Online EDS if it is not already taken.

Q: I don't have an email address. How do I submit an Online EDS?

A: You cannot get an account to submit an online EDS without an email address. If you need an e-mail address, we suggest that you use a free internet email provider such as www.hotmail.com, www.yahoo.com or rnail.google.com to open an account. The City does not endorse any particular free internet email provider. Public computers are available at all Chicago Public Library branches.

Q: I forgot my user ID. Can I register again?

A: No. If you are the EDS Captain of your organization, please contact the Department of Procurement Services at 312-744-4900. If you are an EDS team member, contact your EDS Captain, who can look up your user ID.

Q: Who is the EDS Captain?

A: The EDS Captain is a person who performs certain administrative functions for an organization which files an EDS. Each organization registered with the Online EDS has at least one EDS Captain. There may be co-captains, who are all equal. EDS Captains approve new users, change contact information for an organization and de-active accounts of employees who have left the organization. Please see the User Manual for more information.

Q: Why do we need EDS Captains?

A: The Online EDS is designed to be a self-service web application which allows those doing or seeking to do business with the City to perform as many routine functions as possible without City intervention. Because many organizations have multiple staff filing an EDS, the EDS Captain role allows those organizations to self-manage the contact information and users.

- Q: Who is the EDS team?
- A: The EDS team for an organization is everyone who is registered to file an EDS on behalf of the organization.

Q: I forgot my password. What should I do?

A: To retrieve a temporary password, click the "Forgot your password?" link on the login page. Enter your user ID that you provided when you registered your account. The system will automatically generate a temporary password and send it to you. When you log-in with your temporary password, you will be asked to create a new password.

Q: How do I complete an Online EDS?

A: Click on "Create New" after logging in. The Online EDS system will walk you through the EDS questions. Please see the User Manual for details.

Q: How do I fill out a Disclosure of Retained Parties?

A: There is no longer a separate Disclosure of Retained Parties filing. After logging in, click on "Create New". Answer (click) "Contract" to "Is this EDS for a contract or an EDS information update?" Click "Fill out EDS" and click on the "Retained Parties" tab. When finished, click on "Ready to Submit".

Q: How do I attach documents?

A: Attachments are discouraged. If at all possible, please provide a concise explanation in the space provided in the online form. Attachments with pages of officers are not acceptable. Names of officers must be typed into the system. If you must provide an attachment for another reason, please send it to your City of Chicago contact (contract administrator or negotiator for procurements) and they will attach it for you. Documents can be sent in PDF (preferred), Word or paper format.

Q: Who can complete an Economic Disclosure Statement online?

A: Any authorized representative of your business with a user ID and password can complete your EDS online. One person, such as an assistant, can fill in the information and save it and another person can review and electronically sign the Online EDS.

Q: What are the benefits of filing my Economic Disclosure statement electronically?

A: Filing electronically reduces the chance of filing an incomplete EDS and speeds up the processing of contract awards. A certificate of filing can be printed at the completion of the process and inserted into your bid package. The biggest benefit for those who frequently do business with the City is that after the first EDS, each EDS is much easier to fill out because non-contract specific information is pre-filled from the last submitted EDS.

Q: Will my information be secure?

A: Yes. When making your internet connection to our Web Server, you will connect through a Secure Socket Layer (SSL for short) to the "Online EDS" login page. All information you type will be protected using strong encryption. Within the login page,

you will provide us with a user ID, password and secret question for user authentication, only you will have knowledge of this unique identification information.

Q: I am filing electronically. How do I sign my EDS?

A: Once you have completed the EDS, you will be prompted to enter your password and answer to your secret question. Together, these will serve as your electronic signature. Although you will also print and physically sign an EDS certification of filing as a notice that your EDS was filed, your EDS is complete as a legal document with only the electronic filing.

Q: My address has changed. How can I update my information?

A: You must be an EDS Captain for your organization to update this. Log-in and click on "Vendor Admin, Site Administration". Select the appropriate site and click edit.

Q: I have more questions. How can I contact the Department of Procurement Services?

A: Please contact the contract administrator or negotiator assigned to your solicitation or contract. You may call DPS at 312-744-4900 between 8:30 AM and 5:00 PM Central Time.

Q: Can I save a partially complete EDS?

A: Yes. Click "Save". To avoid data loss, we recommend you save your work periodically while filling out your EDS.

Q: Do I have to re-type my information each time I submit an EDS?

A: No. The system will remember non-contract specific information from your last submitted EDS for one year. This information will be filled-in for you in your new EDS. You will have an opportunity to correct it if it has changed since your last filing. When you submit your new EDS, the information is saved and the one-year clock begins running anew.

- Q: What are the system requirements to use the Online EDS?
- A: The following are minimum requirements to use the Online EDS:
 - A PDF viewer such as Adobe Reader is installed and your web browser is configured to display PDFs automatically. You may download and install Adobe Reader free at <u>www.adobe.comlproducts/reader/</u>
 - Your web browser is set to permit running of JavaScript.
 - Your web browser allows cookies to be set for this site. Please note that while we use cookies in the Online EDS, we do not use them to track personally identifiable information, so your privacy is maintained.
 - Your monitor resolution is set to a minimum of 1024 x 768.
 - While not required to submit an EDS, if you wish to view the training videos, you must have Adobe Flash Plugin version 9 or higher, speakers and sound. Please note that very old computers may not be able to run Adobe Flash and will not be able to play the training videos. In that case, we encourage you to seek help using the Online EDS Manuals. You may download and install Adobe Flash Plugin free at http://get.adobe.comiflashplayer

The Online EDS has been tested on Internet Explorer 6.0, 7.0, Firefox 2.0 and 3.0 on Windows XP and Mac OS X. Although it should work on other browsers and operating systems, the City of Chicago cannot guarantee compatibility.

ARTICLE 9. PROPOSAL PAGES

Proposal page(s) follow.

Remainder of page intentionally blank.

	Cata	City of Chicago Catalog RFQ - No Group Lines	PU0851
RFQ Header Information			
Please Respond By		REPAIR, REPLACEMENT AND INSTALLATION RFQ Description OF GLASS AND GLAZIER SERVICES	NO
RFQ Number 4178	78	Special Instructions	
Ship To Location 085- O'HARE	5- O'HARE	Your Quote is Effective as of	
For More Information Please Contact LISA FREELON	SA FREELON	RFQ Status In Process	
Bid/Proposal pricing for all commodity and/or service line items measure may not be accepted. Unit costs must be limited to thre	d/or service line items must be ba must be limited to three decimal	Bid/Proposal pricing for all commodity and/or service line items must be based on the standard unit of measure indicated below. Pricing on alternate units of measure may not be accepted. Unit costs must be limited to three decimal places. Each quote must be signed and unit price, extended price and total price must	ust
Quotes on "or equal" items must be identif model/part/catalog number and attach des clearly indicated on the bid.	ified as "alternate" to specified ite scriptive literature. Alternate item	Quotes on "or equal" items must be identified as "alternate" to specified item on the comment line. If quoting an alternate, indicate manufacturer name, model/part/catalog number and attach descriptive literature. Alternate items may not be accepted. Any exceptions to items specified or other terms must be clearly indicated on the bid.	
RFQ Header Details			
Contract Type WC	Contract Type WORK SERV-AVIATION	Specification 111750	
Target Market NO		Procurement Type	
Advertise Date		Bid Deposit Required NO	
WEB BID Edit Rules ALL			
Compliance Officer			
Compliance Type Description			
	Percentage Type Desc	Required %	
Minority Owned Business Enterprise	Target Percentage Rate	25.00 %	
Women Owned Business Enterprise	Target Percentage Rate	5.00 %	

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Comments													
<u>Catalog # / ID, Date and Mfr</u>	(N/A)	(N/A)	(N/A)	(N/A)	(NA)	(N/A)	(N/A)	(N/A)	(NA)	(N/A)	(N/A)	(N/A)	(N/A)
Extended Price	sy	\$	÷	ь	÷	\$	\$	\$	\$	÷	¢	¢	¢
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UOM Price	so	÷	69	€9	\$	\$	÷	\$	\$	\$	\$	\$	Ф
<u>Estimated</u> <u>Usage</u>		006	40	200	40	400	40	40	500	225	2500	3500	2000
NOM	Hour	Hour	Hour	Hour	Hour	Hour	Hour	Hour	Hour	Hour	Square Foot	Square Foot	Square Foot
Commodity Desc	GLASS AND PLASTIC REPLACEMENT - GLAZIERS, STRAIGHT TIME LABOR	GLASS AND PLASTIC REPLACEMENT - GLAZIERS, OVERTIME LABOR	GLASS AND PLASTIC REPLACEMENT - GLAZIERS, PREMIUM OVERTIME LABOR	GLASS AND PLASTIC REPLACEMENT - FLAGGERS, STRAIGHT TIME LABOR	GLASS AND PLASTIC REPLACEMENT - FLAGGERS, OVERTIME LABOR	GLASS AND PLASTIC REPLACEMENT - IRONWORKER, STRAIGHT TIME LABOR	GLASS AND PLASTIC REPLACEMENT - IRONWORKER, OVERTIME LABOR (MON-FRI IN EXCESS OF 8HOURS; SATURDAYS)	GLASS AND PLASTIC REPLACEMENT - IRONWORKER, PREMIUM OVERTIME LABOR (SUNDAYS AND PUBLIC HOLIDAYS)	GLASS AND PLASTIC REPLACEMENT - SCISSOR LIFT	GLASS AND PLASTIC REPLACEMENT - CRANE WITH OPERATOR	GLASS AND PLASTIC REPLACEMENT - BOARD-UP SERVICE-WORK CONDUCTED IN NON-SECURE LANDSIDE AREA	GLASS AND PLASTIC REPLACEMENT - BOARD-UP SERVICE-WORK CONDUCTED IN SECURE AIRSIDE AREA	GLASS AND PLASTIC REPLACEMENT - SUN CONTROL WINDOW FILM - AIRSIDE SECURE AREA
Category	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030
<u>ttem</u>	9103026410	9103026411	9103026412	9103026413	9103026414	9103026415	9103026416 91030	9103026417	9103026418	9103026419	9103026420 91030	9103026421	9103026422
Line Type	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services
<u>Line</u>	-	2	е С	4	2 Q	9	2	8	6	10 10	11	12	13

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Spec# 111750 Page 5 of 11

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Comments												
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Extended Price	÷	\$	\$	\$	÷	\$	\$	\$	\$	\$	\$	\$
Discount or Markup %	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)
UOM Price	÷	\$	\$	\$	¢	\$	\$	\$	\$	\$	\$	\$
<u>Estimated</u> <u>Usage</u>	500	2500	250	116	242	530	200	175	500	100	250	500
NON	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot
<u>Commodity Desc</u>	GLASS AND PLASTIC REPLACEMENT - SUN CONTROL WINDOW FILM - LANDSIDE-NONSECURE AREA	GLASS AND PLASTIC REPLACEMENT - CLEAR SUN CONTROL WITH HIGH HEAT REDUCTION WINDOW FILM - AIRSIDE-SECURE AREA	GLASS AND PLASTIC REPLACEMENT - CLEAR SUN CONTROL WITH HIGH HEAT REDUCTION WINDOW FILM -WORK NON-SECURED AREA - LANDSIDE	GLASS AND PLASTIC REPLACEMENT - A LOOK MIRROR QUALITY DECORATIVE METAL CEILING PANELS, CHROME, 1/8" INSTALLED	GLASS AND PLASTIC REPLACEMENT - SINGLE STRENGHT / DOUBLE STRENGHT, GLASS, CLEAR, 1/16 IN. TO 1/8 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, CLEAR, 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, CLEAR, 3/8 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, CLEAR, 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, GRAY/BRONZE, 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, GRAY/BRONZE, 3/8 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, GRAY/BRONZE, 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, PPG "SOLARGRAY", 1/4 IN.
Category	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030
<u>item</u>	9103026423 91030	9103026424 91030	9103026425	9103026426 91030	9103026427	9103026428	9103026429 91030	9103026430	9103026431	9103026432	9103026433	9103026434 91030
Line Type	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services
<u>Line</u> No	14 S	15 5	16 2	17 5	18 S	19 19	20 S	21 8	22 S	23 V S	24 V S	25 S

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Extended Price	\$	\$	\$	\$	\$	\$	\$	\$	÷	÷	\$	69	¢	÷
Discount or Markup %	(N/A)	(N/A)	(N/N)	(N/A)	(N/A)	(N/A)	(N/N)	(N/A)	(N/A)	(N/A)	(N/A)	(N/N)	(V/V)	(N/N)
UOM Price														
<u>Estimated</u> <u>Usage</u>	250	250 \$	85	50 - \$	180	915	500 \$	150	475 \$	600	625	2500	100	100
MON	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot
Commodity Desc	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, PPG "SOLARGRAY", 3/8 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, PLATE, PPG "SOLARGRAY", 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, WINDOW, 1/8 IN. OBSCURE	GLASS AND PLASTIC REPLACEMENT - 1/4 IN. POLISHED CLEAR DIAMOND WIRE GLASS	GLASS AND PLASTIC REPLACEMENT - 1/4 IN. OBSCURE WIRE GLASS	GLASS AND PLASTIC REPLACEMENT - GLASS, LAMINATED 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, LAMINATED 3/8 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, LAMINATED 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, TEMPERED 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, TEMPERED, 3/8 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, TEMPERED, 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - FROSTED TEMPERED GLASS, 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, HEAT STRENGTHENED, LAMINATED, 9/16 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, FIRED CERAMIC / CERAMIC FRIT COATED FLOAT, 1/4 IN.
Category	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030
Item	9103026435 91030	9103026436 91030	9103026437	9103026438 91030	9103026439	9103026440	9103026441	9103026442	9103026443	9103026444	9103026445	9103026446	9103026447	9103026448 91030
Line Type	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services		Work Services	Work Services	Work Services	Work Services
<u>Line</u> No	26	27	28	29	30	31 1	32 1	33	\$ 0	35	36 36	37 V S	38 S	39 S

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	Extended Price	c o	÷	ø	θ	÷	\$	\$	\$	¢	\$	\$	¢
	Discount or Markup %	(N/A)	(N/A)	(N/N)	(N/A)	(V/N)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)
	UOM Price												
	<u>Estimated</u> <u>Usage</u>	100	60	\$	100	60	\$	& 60	75 \$	100	100	\$	1370 \$
	NON	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Linear Foot	Linear Foot	Linear Foot	Square Foot
77	Commodity Desc	GLASS AND PLASTIC REPLACEMENT - GLASS, FIRED CERAMIC / CERAMIC FRIT COATED FLOAT, 3/8 IN.	GLASS AND PLASTIC REPLACEMENT - LOW IRON TEMPERED SAFETY GLASS, 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, LOW IRON, LAMINATED (3/8 IN. LOW IRON HS, 03 CLEAR PVB, 3/8 IN.) 3/4 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, LOW IRON, LAMINATED (1/4 IN. LOW IRON HS, .03 CLEAR PVB, 1/4 IN.) 9/16 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, CURVED/BENT TEMPERED PLATE, CLEAR 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, CURVED/BENT TEMPERED PLATE, CLEAR 3/8 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS, CURVED/BENT TEMPERED PLATE, CLEAR 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - GREY COLOR UL LEVEL 3 BALLISTIC BULLET RESISTANT GLASS CLAD POLYCARBONATE 1-1/8 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS EDGE FINISHING - ROLL AND POLISH, 1/4 IN. GLASS	GLASS AND PLASTIC REPLACEMENT - GLASS EDGE FINISHING - ROLL AND POLISH, 3/8 IN. GLASS	GLASS AND PLASTIC REPLACEMENT - GLASS EDGE FINISHING - ROLL AND POLISH, 1/2 IN. GLASS	GLASS AND PLASTIC REPLACEMENT - GLASS INSULATING 1 IN. CLEAR
	Category	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030
	<u>ttem</u>		9103026450	9103026451	9103026452	9103026453	9103026454		9103026456	9103026457	9103026458	9103026459	9103026460 91030
	<u>Line Type</u>	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services		Work Services
	R Ine	40	41	42	43	4	45	46	47	48	49	50	51 1

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Extended Price	\$	ф	\$	¢	\$	\$	¢	¢	e e
Discount or <u>Markup %</u>	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/N)	(MA)	(N/A)
<u>UOM Price</u>	\$	\$	\$	\$	\$	G	⇔	\$	ø
<u>Estimated</u> <u>Usage</u>		2520	13590	150	50	50	200	100	100
MOU	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot
Commodity Desc	GLASS AND PLASTIC REPLACEMENT - GLASS INSULATING 1 IN. GREY / BRONZE	GLASS AND PLASTIC REPLACEMENT - GLASS INSULATING 1 IN. CLEAR TEMPERED	GLASS AND PLASTIC REPLACEMENT - GLASS INSULATING 1 IN. GREY / BRONZE TEMPERED	GLASS AND PLASTIC REPLACEMENT - GREYLITE #14 TEMPERED INSULATED UNIT, 1-1/4 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS INSULATING BRONZE LOW E, 1 IN.	GLASS AND PLASTIC REPLACEMENT - GLASS INSULATING 1 IN., FRITTED LOW E, TEMPERED INSULATING UNITS	GLASS AND PLASTIC REPLACEMENT - GLASS INSULATING 1 IN., CLEAR LOW E, TEMPERED INSULATING UNITS	GLASS AND PLASTIC REPLACEMENT-SKYLIGHT-1-1/8"BR ONZE TEMPERED / LLAMINATED INSULATED UNIT (CONSISTING OF:1/4"BRONZE TEMPERED OUTBOARD LITE 3/8"CLEAR LAMINATED CONSISTING OF 2 LITES OF 3/16"CLEAR FLOAT & A. 030 CLEAR INNER LAYER 1/2"AIRSPACE)	GLASS AND PLASTIC REPLACEMENT - SKYLIGHT-1-1/8" NOMINAL THICKNESS (CONSISTING OF: 3/8" CLEAR HEAT STRENGTHENEDLAMINATED INBOARD LITE, 1/4 IN. CLEAR TEMPERED OUTBOARD LITE)
Category	91030	91030	91030	91030	91030	91030	91030	91030	91030
Item	9103026461 91030	9103026462 91030	9103026463 91030	9103026464 91030	9103026465	9103026466 91030	9103026467	9103026468 91030	9103026469 91030
Line Type	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services
Line No	22	53	72	55	20	57	28	28	09

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Extended Price	69	\$	\$	\$	Ş	\$	\$	\$	\$	\$	\$
Discount or Markup %	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)	(N/A)
UOM Price											
<u>Estimated</u> <u>Usage</u>	100	930	2250 \$	2750 \$	\$	50	500 \$	1250 \$	3480 \$	5000 \$	25000 \$
MOM	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Square Foot	Each	Each	Linear Foot
Commodity Desc	GLASS AND PLASTIC REPLACEMENT - SKYLIGHT-1-1/8" NOMINAL THICKNESS (CONSISTING OF: 3/8" CLEAR HEAT STRENGTHENEDLAMINATED INBOARD LITE, 1/4 IN. CLEAR TEMPERED OUTBOARD LITE)-FRITTED WITH BOX PATTERN	GLASS AND PLASTIC REPLACEMENT - GLASS, MIRROR UNFRAMED, 1/4 IN. PLATE	GLASS AND PLASTIC REPLACEMENT - ACRYLIC SHEET, CLEAR, 1/8 IN.	GLASS AND PLASTIC REPLACEMENT - ACRYLIC SHEET, CLEAR, 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - ACRYLIC SHEET, CLEAR, 1/2 IN.	GLASS AND PLASTIC REPLACEMENT - ACRYLIC SHEET, TINTED, 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - POLYCARBONATE SHEET, CLEAR, 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - POLYCARBONATE SHEET, CLEAR, MAR RESISTANT, 1/4 IN.	GLASS AND PLASTIC REPLACEMENT - CAULKING, 1/2 GALLON SILICONE / TUBE	GLASS AND PLASTIC REPLACEMENT - CAULKING, 20-FL OZ (590-ML) SAUSAGE	GLASS AND PLASTIC REPLACEMENT - PRE-FORMED, ULTRA-LOW MODULUS SILICONE EXTRUSION 2" WIDE
<u>Category</u>	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030	91030
<u>ttem</u>	9103026470 91030	9103026471	9103026472 91030	9103026473 91030	9103026474	9103026475 91030	9103026476 91030	9103026477	9103026478 91030	9103026479	9103026480 91030
Line Type	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services	Work Services
<u>Line</u> No	61	62	83	64	65	99	67	89	69	70	17

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City of Chicago	Catalog RFQ - No Group Lines
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Catalog # / ID, Date and Mfr	(N/A)	(N/A)	(N/A)		Total Price \$
Extended Price	Ф	¢	Ф	\$	
<u>Discount or</u> <u>Markup %</u>	(N/A)	(V/N)	(N/A)		
UOM Price	69	\$	\$	(N/A)	
<u>Estimated</u> <u>Usage</u>	1000	1500	3810	\$ 20000	
MON	Linear Foot	Linear Foot	Linear Foot	Mark Up	
Commodity Desc	GLASS AND PLASTIC REPLACEMENT - RUBBER GASKET, H-TYPE, STANLOCK SL-2752 OR APPROVED EQUIVALENT-LESS THAN 100 LINEAR FEET. INCLUDES MITERED WELDS FOR FOUR CORNERS PER 30 LINEAR FOOT LENGTH ON AVERAGE.	GLASS AND PLASTIC REPLACEMENT - RUBBER GASKET, H-TYPE, STANLOCK SL-2752 OR APPROVED EQUIVALENT-BETWEEN 100 AND 500 LINEAR FEET. INCLUDES MITERED WELDS FOR FOUR CORNERS PER 30 LINEAR FOUR CORNERS PER 30 LINEAR FOOT LENGTH ON AVERAGE.	GLASS AND PLASTIC REPLACEMENT - FRAMING, ALUMINUM, KAWNEER OR APPROVED EQUAL - SAFETY RAIL	GLASS AND PLASTIC REPLACEMENT - INCIDENTAL GLAZING TYPES AND MATERIALS NOT OTHERWISE SPECIFIED - PARTS AND MATERIALS AT A MARK-UP OVER COST VERIFIABLE BY SUPPLIER INVOICE	
Category	91030	91030	91030	91030.01	
<u>item</u>	9103026481 91030	9103026482 91030	9103026483 91030	91030.01	
Line Type	Work Services	Work Services	Work Services	Catalog Line	
<u>Line</u>	72 \	73 /	74	75 (

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ARTICLE 10. BIDDER CONTACT INFORMATION	
Person to contact regarding bid:	
Name: Phone:	_
Address:	_
	-
Indicate if you are:	
Manufacturer: YES NO	
Exclusive dealer/distributor/reseller*: YES NO	
Authorized dealer/distributor/reseller*: YES NO	
* If an exclusive or authorized distributor of the proposed manufacturer, bidder must attach to the bid documentation from the proposed manufacturer verifying bidder's status.	d current written
Manufacturer's name:	_
Address:	_
	_
Phone: ()	
Location of facility where inventory maintained:	_
	_
Bid Line:	
Proposed Manufacturer and Model Number:	_
Exceptions (explain):	_
	_
	_

ARTICLE 11. CITY-BASED BUSINESS AFFIDAVIT

The City-Based Business bid preference of 2%, as described in Section 2-92-410 of the Municipal Code of Chicago ("MCC") is applicable to competitively bid Contracts funded in whole by City funds. Bidder must complete this form if it desires to be considered for this preference. Bidders that do not complete this page will not be regarded as City-Based Businesses. If bidder's operations are at multiple locations in the City of Chicago, use additional sheets if necessary. If this preference is allocated, the Local Goods Incentive described in MCC 2-92-410 will not be allocated to the same bid.

1. Is bidder a "City-Based Business" as defined in the Requirements for Bidding and Instructions for Bidders portion of this bid solicitation and in MCC 2-92-410?

() Yes () No

2. Does the bidder report to the Internal Revenue Service that the place of employment for the majority (more than 50%) of its regular, full-time workforce is a facility within the City of Chicago?

() Yes () No

3. Street address of business location within the City of Chicago (P.O. address not accepted):

Describe the business activities are carried out at the location listed above: ______

- 5. How many full-time regular employees are currently employed at the location listed above?
- 6. List City of Chicago business license(s) held. If none are required, indicate "none required":

In order for the Chicago Business Preference to be allocated to Bidder's bid if applicable, the undersigned affirms that the above statements are correct.

Name of Bidder: ______(Print or Type)

.

Signature of Authorized Officer: ________(Signature)

Title of Signatory:

(Print or Type)

State of		County of	
On this	day of,	20,	personally appeared as an Authorized

Officer of ______ (Business Name) and, known to me be the person described in the this

Affidavit, acknowledged that he/she executed the same in the capacity herein stated and for the purpose herein contained.

(seal)

Notary Public Signature

Commission Expires: _____

Affidavit of City of Chicago Based Business 07.20.2012

ARTICLE 12. EXECUTION AND ACCEPTANCE PAGES

Bid execution and acceptance pages follow.

Remainder of page intentionally blank.

12.1. Bid Execution By a Corporation

The undersigned, hereby acknowledges having received Specification Number 111750 containing a full set of Contract Documents, including, but not limited to, 1) Requirements for Bidding and Instructions to Bidders, 2) Standard Terms and Conditions - General Conditions, 3) Special Conditions for Supply Contracts, 4) Contract Plans or Drawings (if applicable) 5) Detailed Specifications, 6) Proposal Pages, 7) Certifications, and 8) Addenda Nos. (none unless indicated here) ______, and affirms that the corporation shall be bound by all the terms and conditions contained in the Contract Documents, regardless of whether a complete set thereof is attached to this proposal or bid, except only to the extent that the corporation has taken express written exception thereto in the sections of this specification designated for that purpose.

Under penalty of perjury, the undersigned: (1) warrants that he/she was authorized to submit an EDS on behalf of the Disclosing Party online; (2) warrants that all certifications and statements contained in the EDS are true, accurate and complete as of the date the EDS was submitted on-line; and (3) further warrants that, as of the date of submission of this proposal or bid, there have been no changes in circumstances since the date that the EDS was submitted that would render any certification in the EDS false, inaccurate or incomplete.

Further, the undersigned being duly sworn deposes and says on oath that no disclosures of ownership interests have been withheld and the information provided therein to the best of its knowledge is current and the undersigned has not entered into any agreement with any other Bidder (proposer) or prospective Bidder (proposer) or with any other person, firm or corporation relating to the price named in this proposal or any other proposal, nor any agreement or arrangement under which any act or omission in restraint of freedom of competition among Bidders (proposers) and has not disclosed to any person, firm or corporation the terms of this bid (proposal) or the price named herein.

Proposals must be submitted with original signatures in the space provided. Proposals not properly signed will be rejected.

NAME OF CORPORATION:				
	(Print or Typ	be)		
SIGNATURE OF PRESIDENT*:				
(Or Authorized Officer)	(Signature)			
TITLE OF SIGNATORY:				
	(Print or Typ	be)		
BUSINESS ADDRESS:				
	(Print or Typ	be)		
By-Laws or other authorization, su Corporation. ATTEST:	ch as a resolution by the	Board of Directors,	which permits the per	
	(Corporate s	Secretary Signature) (Affix Corporate	Seal)
State of	County of			
This instrument was acknowledge	d before me on this	day of	_, 20 by	as President (or other
authorized officer) and		as Secretary of		(Corporation Name).
	(Seal)			
	Commission	n Expires:		
Notary Public Signature				

12.2. Bid Execution By A Joint Venture

The undersigned, hereby acknowledges having received Specification Number 111750 containing a full set of Contract Documents, including, but not limited to, 1) Requirements for Bidding and Instructions to Bidders, 2) Standard Terms and Conditions - General Conditions, 3) Special Conditions for Supply Contracts, 4) Contract Plans or Drawings (if applicable) 5) Detailed Specifications, 6) Proposal Pages, 7) Certifications, and 8) Addenda Nos. (none unless indicated here) _______, and affirms that the Joint Venture shall be bound by all the terms and conditions contained in the Contract Documents, regardless of whether a complete set thereof is attached to this proposal, except only to the extent that the Joint Venture has taken express written exception thereto in the sections of this specification designated for that purpose.

Under penalty of perjury, the undersigned: (1) warrants that he/she was authorized to submit an EDS on behalf of the Disclosing Party on-line; (2) warrants that all certifications and statements contained in the EDS are true, accurate and complete as of the date the EDS was submitted on-line; and (3) further warrants that, as of the date of submission of this proposal or bid, there have been no changes in circumstances since the date that the EDS was submitted that would render any certification in the EDS false, inaccurate or incomplete.

Further, the undersigned being duly sworn deposes and says on oath that no disclosures of ownership interests have been withheld and the information provided therein to the best of its knowledge is current and the undersigned has not entered into any agreement with any other Bidder (proposer) or prospective Bidder (proposer) or with any other person, firm or corporation relating to the price named in this proposal or any other proposal, nor any agreement or arrangement under which any act or omission in restraining of free competition among Bidders (proposers) and has not disclosed to any person, firm or corporation the terms of this bid (proposal) or the price named herein.

Proposals must be submitted with original signatures in the space provided. Proposals not properly signed will be rejected.

JOINT VENTURE NAME:

(Print or Type) _____

JOINT VENTURE ADDRESS: (Print or Type) _

If you are operating under an assumed name, provide County registration number herein under as provided in the Illinois Revised Statutes 1965 Chapter 96 Sec. 4 et seq. Registration Number: ______

SIGNATURES AND ADDRESSES OF ALL MEMBERS OF THE JOINT VENTURE (If all members of the Joint Venture do not sign, indicate authority of signatories by attaching copy of Joint Venture agreement or other authorizing document):

SIGNATURE OF Authorized Party:		(Signature)	 			
TITLE OF SIGNATO	ORY:	(Print or Type)	 			
BUSINESS ADDRESS:		(Print or Type)	 			
ATTEST:	(Joint Venture (Affix Joint Ve		 			
OR			 			_
Address:	(P	rint or Type)	 			_
Joint Venturer Signa	ture: (S	gnature)	 			-
Address: (Print		rint or Type)	 			_
Joint Venturer Signa	ture: (S	gnature)	 			-
Address:	(P	rint or Type)	 			_
State of	Co	ounty of				
			, 20	by	as Presider	nt (or other authorized officer) and
		as Secretary of	 		_ (Corporation Name).	
Notary Public Signa	ture:					
Commission Expires					(Seal)	

12.3. Bid Execution By A Partnership

The undersigned, hereby acknowledges having received Specification Number 111750 containing a full set of Contract Documents, including, but not limited to, 1) Requirements for Bidding and Instructions to Bidders, 2) Standard Terms and Conditions - General Conditions, 3) Special Conditions for Supply Contracts, 4) Contract Plans or Drawings (if applicable) 5) Detailed Specifications, 6) Proposal Pages, 7) Certifications, and 8) Addenda Nos. (none unless indicated here) _______, and affirms that the partnership shall be bound by all the terms and conditions contained in the Contract Documents, regardless of whether a complete set thereof is attached to this proposal, except only to the extent that the partnership has taken express written exception thereto in the sections of this specification designated for that purpose.

Under penalty of perjury, the undersigned: (1) warrants that he/she was authorized to submit an EDS on behalf of the Disclosing Party on-line; (2) warrants that all certifications and statements contained in the EDS are true, accurate and complete as of the date the EDS was submitted on-line; and (3) further warrants that, as of the date of submission of this proposal or bid, there have been no changes in Circumstances since the date that the EDS was submitted that would render any certification in the EDS false, inaccurate or incomplete.

Further, the undersigned being duly sworn deposes and says on oath that no disclosures of ownership interests have been withheld and the information provided therein to the best of its knowledge is current and the undersigned has not entered into any agreement with any other Bidder (proposer) or prospective Bidder (proposer) or with any other person, firm or corporation relating to the price named in this proposal or any other proposal, nor any agreement or arrangement under which any act or omission in restraining of free competition among Bidders (proposers) and has not disclosed to any person, firm or corporation the terms of this bid (proposal) or the price named herein.

Proposals must be submitted with original signatures in the space provided. Proposals not properly signed will be rejected.

BUSINESS NAME:	(Print or Type)
BUSINESS ADDRESS:	(Print or Type)

If you are operating under an assumed name, provide County registration number herein under as provided in the Illinois Revised Statutes 1965 Chapter 96 Sec. 4 et seq. Registration Number:

	RESSES OF ALL MEMBERS OF THE PARTNE not sign, indicate authority of partner signatories (Signature)	s by attaching copy of partnership	. ,	
Address:	(Print or Type)			
Partner Signature:	(Signature)			
Address:	(Print or Type)			
Partner Signature:	(Signature)			
Address:	(Print or Type)			
State of	; County of			
This instrument was acknown	owledged before me on this day of	, 20 by	as President (or other authorized office	r)
and	as Secretary of	(Corpora	tion Name).	
Notary Public Signature: _				
Commission Expires:			(Seal)	

12.4. Bid Execution By a Sole Proprietor

The undersigned, hereby acknowledges having received Specification Number 111750 containing a full set of Contract Documents, including, but not limited to, 1) Requirements for Bidding and Instructions to Bidders, 2) Standard Terms and Conditions - General Conditions, 3) Special Conditions for Supply Contracts, 4) Contract Plans or Drawings (if applicable) 5) Detailed Specifications, 6) Proposal Pages, 7) Certifications, and 8)) Addenda Nos. (none unless indicated here) ______, and affirms that the sole proprietor shall be bound by all the terms and conditions contained in the Contract Documents, regardless of whether a complete set thereof is attached to this proposal, except only to the extent that the sole proprietor has taken express written exception thereto in the sections of this specification designated for that purpose.

Under penalty of perjury, the undersigned: (1) warrants that he/she was authorized to submit an EDS on behalf of the Disclosing Party on-line; (2) warrants that all certifications and statements contained in the EDS are true, accurate and complete as of the date the EDS was submitted on-line; and (3) further warrants that, as of the date of submission of this proposal or bid, there have been no changes in Circumstances since the date that the EDS was submitted that would render any certification in the EDS false, inaccurate or incomplete.

Further, the undersigned being duly sworn deposes and says on oath that no disclosures of ownership interests have been withheld and the information provided therein to the best of its knowledge is current and the undersigned has not entered into any agreement with any other Bidder (proposer) or prospective Bidder (proposer) or with any other person, firm or corporation relating to the price named in this proposal or any other proposal, nor any agreement or arrangement under which any act or omission in restraining of free competition among Bidders (proposers) and has not disclosed to any person, firm or corporation the terms of this bid (proposal) or the price named herein.

Proposals must be submitted with original signatures in the space provided. Proposals not properly signed will be rejected.

SIGNATURE OF PROPRIETOR:			
	(Signature)		
DOING BUSINESS AS:			
	(Print or Type)		
Business Address:			
	(Print or Type)		
	(Print or Type)		
lf you are operating under an ass Chapter 96 Sec. 4 et seq.	sumed name, provide County registr	ation number herein under a	as provided in the Illinois Revised Statutes 1965
Registration Number:			
	(Print or Type)		
State of	; County of		
This instrument was acknowledge	ed before me on this day of _	, 20 by	as President (or other authorized
officer) and	as Secretary of		(Corporation Name)
Notary Public Signature:			
Commission Expires:			(Seal)

12.5. Bid Acceptance by City	
Contract No.:	
Specification No.:	<u>111750</u>
Vendor Name:	
Total Amount (Value):	
Fund Chargeable:	12-740-85-4010-0161-0161 and various

The undersigned, on behalf of the CITY OF CHICAGO, a municipal corporation of the State of Illinois, hereby accept the foregoing bid items as identified in the proposal.

Mayor	Date
Comptroller	Date

Chief Procurement Officer

Date

EXHIBITS

Exhibits follow this page. Remainder of page intentionally blank.

Exhibit 1: Insurance Certificate of Coverage

Named Insured:				Specification #:
Address:(Number	and Street)			RFP: Project #:
	•			Contract #:
(City)	(State)	(ZIP)		
Description of Operation/Location				
The insurance policies and endorsements in covering the operation described within the or cancellation, non-renewal or material chang change to the City of Chicago at the addres entered into with the named insured, and agreement with the named insured:	contract involving the named e involving the indicated po s shown on this Certificate.	l insured and the Ci licies, the issuer wi This certificate is i	ty of Chicago. The ill provide at least issued to the City	Certificate issuer agrees that in the event of sixty (60) days prior written notice of such of Chicago in consideration of the contract
Type of Insurance	Insurer Name	Policy Number	Expiration Date	Limits of Liability All Limits in Thousands
General Liability [] Claims made [] Occurrence [] Premise-Operations [] Explosion/Collapse Underground [] Products/Completed-Operations [] Blanket Contractual [] Broad Form Property Damage [] Independent Contractors [] Personal Injury [] Pollution				CSL Per Occurrence \$ General Aggregate \$ Products/Completed Operations Aggregate \$
Automobile Liability				CSL Per Occurrence \$
[] Excess Liability [] Umbrella Liability				Each Occurrence \$
Worker=s Compensation and Employer=s Liability				Statutory/Illinois Employers Liability \$
Builders Risk/Course of Construction				Amount of Contract
Professional Liability				\$
Owner Contractors Protective				\$
Other				\$
 a) Each Insurance policy required by this agree is an additional insured as respects opera City of Chicago.@ b) The General, Automobile and Excess/Uml insured and the City. 	ations and activities of, or or	n behalf of the nam	ned insured, perfor	med under contract with or permit from the

c) Workers Compensation and Property Insurers shall waive all rights of subrogation against the City of Chicago.

d) The receipt of this certificate by the City does not constitute agreement by the City that the insurance requirements in the contract have been fully met, or that the insurance policies indicated by this certificate are in compliance with all contract requirements.

Name and Address of Certificate Holder and Recipient of Notice	
Certificate Holder/Additional Insured	
City of Chicago	Signature of Authorized Rep
Procurement Department	Agency/Company:
121 N. LaSalle St., #806	Address
Chicago, IL 60602	Telephone
For City use only	

Name of City Department requesting certificate: (Using Dept.) Address:

Attention:

Exhibit 2: Contractor's Affidavit Regarding Removal of All Waste Materials and Identification of All Legal Dump Sites

Contractor to show here the name and location of the ultimate disposal site he/she is proposing to use for the subject project:

SPECIFY THE TYPE OF MATERIALS TO BE DISPOSED OF:

LEGAL NAME OF	LANDFILL/	DISPOSAL SITE
---------------	-----------	---------------

(The Contractor must provide to the Commissioner of his/her designated representative with copies of all dump tickets, manifests, etc.)

LOCATION ADDRESS:

PHONE:	()	 		

CONTACT PERSON: _____

Disposal site submitted shall be of sufficient capacity as to insure acceptance of the volume of Construction and/or Demolition Debris received for the period of this Contract. These disposal sites must meet all zoning and other requirements that may be necessary.

If requested by the Chief Procurement Officer, the Contractor shall submit copies of all contractual agreements, sanitary landfill permits and/or licenses for these disposal site(s) proposed by the Contractor.

Exhibit 3: Notice to Airport Users Form

Airport Users Form						Page 1 of 1
		Logout	Home	Refresh	Wednesday, January 09, 2013	
CHICAGO 7	Online Forma Prolite	View	Help	Project	(12 Reports #) (20 in a statistic) (20 in a statistic)	
JEDA						-
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Create Notice to Airport Users Form

Please enter the form information (All fi	cius are requires ;				
Originator :					
Select Company Index : @ A	-ECF-JCK-OCP-TC	with the second s			
Contractor :		·		1	Phone :
Contact :	-				
24 Hour Phone :	States and States and				
Project Type :		-			
Project Title :					
	se pick your location from th		Civil Ma	p ?	
Emergency Work	teletence Emergency Guidel	lines			
Select Work Type : C Airside C Landsi	de C Terminal				
Pre-Construction / Pre-Activity Mer	eting Nate :				
FAA 7460 required ? 🤇 Yes 🌾 No					
Is work being done by ORD badged pers	ionnel ? CYes @ No C N	A - Non Secure			
If not, Company/Person escort	ting :	Reference	e Escort Guide	elines	
			Data /	18	
Effective Start D	ate :	Completie	on Date :	0.0	
	rom : 00 - 00 - PM -	Completi			
Hours Affected Fi Work Description and Exact Local	rom : 00 v 00 v PM v				
Hours Affected Fr Work Description and Exact Local Select Affected Users (Please select all p	rom : 00 v 00 v PM v	by scope of work) :	To : 00	• 00 • PM •	_
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Hours Affected Fr Work Description and Exact Local Select Affected Users (Please select all p	rom : 00 v 00 v PM v	by scope of work) :	то : 00	• 00 • PM •	_
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all j T Air Canada	rom : 00 v 00 v PM v tion : parties potentially impacted C American Airlines	l by scope of work) : T American Eagle	то : 00	I DO I PM I	_
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all p Air Canada T Jet Blue	rom : 00 v 00 v PM v tion : C American Airlines	l by scope of work) : T American Eagle	To: 00	I DO I PM I	<u>ب</u>
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all p Air Canada Jet Blue US Airways	tion : 00 v 00 v PM v tion : 00 v 00 v PM v parties potentially impacted C American Airlines C Lufthansa C Virgin America	i by scope of work) :	το : 000	▼ 00 ▼ PM ▼	- - Y
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all p Air Canada Jet Blue US Airways	tion : 00 v 00 v PM v tion : 00 v 00 v PM v parties potentially impacted American Airlines Lufthansa Virgin America Chicago Fire Dept	I by scope of work) :		00 PM	- - Y
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all p T Air Canada T Jet Blue T US Airways T ATS T FAA	rom : 00 v 00 v PM v tion : American Airlines Cufthansa Cufthansa Chicago Fire Dept ASIG TSA	I by scope of work) : American Eagle Spirit Airlines Concessions Hilton Hotel Other ?		100 PM	- - Y
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all) Air Canada Jet Blue US Airways ATS FAA Terminal 5 - International	rom : 00 v 00 v PM v tion : American Airlines Cufthansa Cufthansa Chicago Fire Dept ASIG TSA	I by scope of work) : T American Eagle Spirit Airlines Concessions Hilton Hotel		100 PM	- - Y
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all) Air Canada Jet Blue US Airways ATS FAA Terminal 5 - International	rom : 00 x 00 x PM x tion : American Airlines Cufthansa Cufthansa Chicago Fire Dept ASIG TSA See Email D	I by scope of work) : American Eagle Spirit Airlines Concessions Hilton Hotel Other ?		100 PM	- - Y
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all g Air Canada Jet Blue US Airways Atts FAA Terminal 5 - International Attachments : Attach Hot work permit	rom : 00 x 00 x PM x tion : American Airlines Lufthansa Virgin America Chicago Fire Dept ASIG TSA See Email D	I by scope of work) : American Eagle Spirit Airlines Concessions Hilton Hotel Other ?	To: 00	100 PM	- - Y
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all p Air Canada Jet Blue US Airways Atts FAA Terminal 5 - International Attachments : Attach Hot work permit Attach Traffic flow plan	rom : 00 v 00 v PM v tion : parties potentially impacted F American Airlines F Lufthansa F Virgin America F Chicago Fire Dept F ASIG T SA See Email D see Email D	I by scope of work) : American Eagle Spirit Airlines Concessions Hilton Hotel Other ?		100 PM	- - Y
Hours Affected Fi Work Description and Exact Local Select Affected Users (Please select all) Air Canada Jet Blue US Airways ATS FAA Terminal 5 - International Attachments : Attach Hot work permit	rom : 00 v 00 v PM v tion : parties potentially impacted F American Airlines F Lufthansa F Virgin America F Chicago Fire Dept F ASIG T SA See Email D see Email D	I by scope of work) : American Eagle Spirit Airlines Concessions Hilton Hotel Other ?	To: 00	100 PM	- - Y

Exhibit 4: Illinois Wage Rates

Cook County Prevailing Wage for May 2013

(See explanation of column headings at bottom of wages)

Trade Name 	RG TYP C		FRMAN M-F>8	OSA OSH		Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL		36.700 1.5	1.5 2.0				0.500
ASBESTOS ABT-MEC	BLD	34.160	36.660 1.5	1.5 2.0	10.82	10.66	0.000	0.720
BOILERMAKER	BLD	43.450	47.360 2.0	2.0 2.0	6.970	14.66	0.000	0.350
BRICK MASON	BLD		44.750 1.5		9.550		0.000	0.970
CARPENTER	ALL	41.520	43.520 1.5) 13.19		0.000	0.530
CEMENT MASON	ALL		44.350 2.0) 11.21		0.000	
CERAMIC TILE FNSHER	BLD	34.440	0.000 2.0		9.700			
COMM. ELECT.	BLD		40.150 1.5		8.420			
ELECTRIC PWR EQMT OP	ALL		48.350 1.5		10.38			0.430
ELECTRIC PWR GRNDMAN	ALL		48.350 1.5 48.350 1.5	1.5 2.0			0.000	0.330
ELECTRIC PWR LINEMAN ELECTRICIAN	ALL ALL		48.350 1.5	1.5 2.0				
ELEVATOR CONSTRUCTOR	BLD		55.215 2.0) 12.83) 11.88			
FENCE ERECTOR	ALL		35.740 1.5		12.61		0.000	
GLAZIER	BLD		41.000 1.5		11.99			
HT/FROST INSULATOR	BLD		48.050 1.5		10.82			
IRON WORKER	ALL		42.750 2.0		13.20			
LABORER	ALL		36.950 1.5		12.78			
LATHER	ALL		43.520 1.5		13.19			
MACHINIST	BLD	43.550	46.050 1.5	1.5 2.0				
MARBLE FINISHERS	ALL	29.700	0.000 1.5	1.5 2.0	9.550	11.75	0.000	0.620
MARBLE MASON	BLD	39.880	43.870 1.5	1.5 2.0	9.550	11.75	0.000	0.730
MATERIAL TESTER I	ALL	26.200	0.000 1.5	1.5 2.0	12.78	9.020	0.000	0.500
MATERIALS TESTER II	ALL	31.200	0.000 1.5				0.000	
MILLWRIGHT	ALL		43.520 1.5		13.19		0.000	
OPERATING ENGINEER			49.100 2.0		15.70			
OPERATING ENGINEER			49.100 2.0		15.70			
OPERATING ENGINEER OPERATING ENGINEER			49.100 2.0 49.100 2.0	2.0 2.0		10.55		
OPERATING ENGINEER	BLD 4 BLD 5		49.100 2.0		15.70		1.900	
OPERATING ENGINEER	BLD 5		49.100 2.0		15.70		1.900	
OPERATING ENGINEER	BLD 7		49.100 2.0		15.70		1.900	
OPERATING ENGINEER	FLT 1		51.300 1.5	1.5 2.0		9.550		
OPERATING ENGINEER	FLT 2	49.800	51.300 1.5	1.5 2.0		9.550		
OPERATING ENGINEER		44.350	51.300 1.5	1.5 2.0		9.550		
OPERATING ENGINEER	FLT 4	36.850	51.300 1.5	1.5 2.0	14.40	9.550	1.900	1.250
OPERATING ENGINEER			51.300 1.5	1.5 2.0	14.40	9.550	1.900	1.250
OPERATING ENGINEER	HWY 1	43.300	47.300 1.5	1.5 2.0				
OPERATING ENGINEER			47.300 1.5	1.5 2.0	15.70	10.55	1.900	1.250
OPERATING ENGINEER			47.300 1.5	1.5 2.0				
OPERATING ENGINEER			47.300 1.5	1.5 2.0				
OPERATING ENGINEER			47.300 1.5	1.5 2.0				
OPERATING ENGINEER			47.300 1.5	1.5 2.0				
OPERATING ENGINEER			47.300 1.5	1.5 2.0				
ORNAMNTL IRON WORKER PAINTER	ALL		44.300 2.0	2.0 2.0				
PAINTER SIGNS	ALL BLD		44.750 1.5 38.090 1.5	1.5 1.5 1.5 1.5				
PILEDRIVER	ALL		43.520 1.5	1.5 1.5				
PIPEFITTER	BLD		48.050 1.5	1.5 2.0				
PLASTERER	BLD		42.670 1.5	1.5 2.0				
PLUMBER	BLD		47.000 1.5	1.5 2.0				
ROOFER	BLD		41.350 1.5	1.5 2.0				

SHEETMETAL WORKER		BLD	40.810	44.070	1.5	1.5	2.0	10.13	17.79	0.000	0.630
SIGN HANGER		BLD	30.210	30.710	1.5	1.5	2.0	4.850	3.030	0.000	0.000
SPRINKLER FITTER		BLD	49.200	51.200	1.5	1.5	2.0	10.25	8.350	0.000	0.450
STEEL ERECTOR		ALL	40.750	42.750	2.0	2.0	2.0	13.20	19.09	0.000	0.350
STONE MASON		BLD	40.680	44.750	1.5	1.5	2.0	9.550		0.000	
TERRAZZO FINISHER		BLD	35.510	0.000		1.5	2.0	9.700			0.400
TERRAZZO MASON		BLD	39.370	42.370		1.5	2.0	9.700	10.66		0.550
TILE MASON		BLD	41.430			1.5	2.0	9.700		0.000	0.710
TRAFFIC SAFETY WRKR		HWY		29.850	_	1.5	2.0		4.175	0.000	
TRUCK DRIVER	Е	ALL 1		34.500		1.5	2.0		8.500		0.150
TRUCK DRIVER	E	ALL 2	34.100	34.500	1.5	1.5	2.0	8.150	8.500	0.000	0.150
TRUCK DRIVER	Ē	ALL 3	34.300	34.500		1.5	2.0	8.150	8.500	0.000	0.150
TRUCK DRIVER	E	ALL 4	34.500	34.500		1.5	2.0			0.000	
TRUCK DRIVER	W	ALL 1	32.550	33.100		1.5	2.0	6.500	4.350	0.000	
TRUCK DRIVER	W	ALL 2	32.700								0.000
				33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W	ALL 3	32.900		1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W	ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER		BLD	40.950	41.950	1.5	1.5	2.0	8.180	10.82	0.000	0.940
Legend:											
RG (Region)											

```
RG (Region)
TYP (Trade Type - All,Highway,Building,Floating,Oil & Chip,Rivers)
C (Class)
Base (Base Wage Rate)
FRMAN (Foreman Rate)
M-F>8 (OT required for any hour greater than 8 worked each day, Mon through Fri.
OSA (Overtime (OT) is required for every hour worked on Saturday)
OSH (Overtime is required for every hour worked on Sunday and Holidays)
H/W (Health & Welfare Insurance)
Pensn (Pension)
Vac (Vacation)
Trng (Training)
```

Explanations

COOK COUNTY

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day and Veterans Day in some classifications/counties. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration. If in doubt, please check with IDOL.

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date. ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters

Page 4 of 8

cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under: Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Spider Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and Gutter Machine; Grader, Elevating; Grouting Machines; Heavy Duty Self-Propelled Transporter or Prime Mover; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Operation of Tie Back Machine; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Laser Screed; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Page 5 of 8

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators (remodeling or renovation work); Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 4. Bobcats and/or other Skid Steer Loaders; Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall.

Class 7. Mechanics; Welders.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines: ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Spider Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dredges; Elevators, Outside type Rack & Pinion and Similar Machines; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Heavy Duty Self-Propelled Transporter or Prime Mover; Hydraulic Backhoes; Backhoes with shear attachments up to 40' of boom reach; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Snow Melters; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Operation of Tieback Machine; Tractor Drawn Belt Loader; Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Traffic Barrier Transfer Machine; Trenching; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine -Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; Hydro Excavating (excluding hose work); Laser Screed; All Locomotives, Dinky; Off-Road Hauling Units (including articulating) Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper - Single/Twin Engine/Push and Pull; Scraper - Prime Mover in Tandem (Regardless of Size); Tractors pulling attachments, Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Forklift Trucks; Grouting Machine; Hoists, Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Vacuum Trucks (excluding hose work); Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. SkidSteer Loader (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Dowell Machine with Air Compressor; Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Master Mechanic; Diver/Wet Tender; Engineer; Engineer (Hydraulic Dredge).

Class 2. Crane/Backhoe Operator; Boat Operator with towing endorsement; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender.

Class 3. Deck Equipment Operator, Machineryman, Maintenance of Crane (over 50 ton capacity) or Backhoe (115,000 lbs. or more); Tug/Launch Operator; Loader/Dozer and like equipment on Barge, Breakwater Wall, Slip/Dock, or Scow, Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks; Deck Hand, Tug Engineer, Crane Maintenance (50 Ton Capacity and Under) or Backhoe Weighing (115,000 pounds or less); Assistant Tug Operator.

Class 5. Friction or Lattice Boom Cranes.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials

http://www.state.il.us/agency/idol/PWRates/13-05May/COOK9999.htm

that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; Teamsters; Unskilled Dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver. Exhibit 5: Multi-Project Labor Agreement (PLA)

CITY OF CHICAGO

MULTI- PROJECT LABOR AGREEMENT

This Model Multi-Project Labor Agreement ("Agreement") is entered into by and between City of Chicago, an Illinois municipal corporation, as Owner, on behalf of itself and each of its contractors, subcontractors of whatsoever tier performing construction work on any project to which this Agreement shall be applicable, and each of the undersigned labor organizations signatory hereto.

Whereas, Owner is responsible for construction, demolition, rehabilitation, maintenance, and/or renovation of real property located in Chicago, Illinois; Due to the size, scope, cost and duration of the multitude of Projects traditionally performed by the City of Chicago, the parties to this Agreement have determined that it is in their interest to have these Projects completed in the most timely, productive, economical and orderly manner possible, and without labor disruptions of any kind that might interfere with, or delay, any of these Projects;

Whereas, the parties have determined that it is desirable to eliminate the potential for friction and disruption of these Projects by using their best efforts and ensuring that all work is performed by the trade unions that are signatory hereto and which have traditionally performed and have trade and geographic jurisdiction over such work. Experience has proven the value of such cooperation, and that such mutual undertakings should be maintained, and if possible, strengthened, and that the ultimate beneficiaries remain the Owner of the project; and,

Whereas, the Owner acknowledges that it has a serious and ongoing concern regarding labor relations associated with the Projects and through its completion irrespective of the existence of a collective bargaining relationship with any of the signatory labor organizations.

NOW THEREFORE, in order to further these goals and objectives and to maintain the spirit of harmony, labor-management cooperation and stability, the parties agree as follows:

During the term of this Agreement, Owner its representatives and agents shall not contract or subcontract, nor permit any other person, firm, company, or entity to contract or subcontract, any construction, demolition, rehabilitation or renovation work for the Project work covered under this Agreement or within the trade jurisdiction of the signatory labor organization, to be performed at the Site of construction or off-site solely for installation at the Site (including all tenant improvements, if applicable), unless such work is performed only by a person, firm or company signatory, or willing to become signatory, to the applicable area-wide collective bargaining agreement(s) with the union(s) or the appropriate trade/craft union(s) or subordinate body or affiliate of the Chicago & Cook County Building & Construction Trades Council ("Council") or the Teamsters' Joint Council No. 25. Copies of all such current collective bargaining agreements constitute Appendix "A" of this Agreement, attached hereto and made an integral part hereof, and as may be modified from time to time during the term of this Agreement. Said provisions of this Agreement shall be included in all Requests for Bids and/or Proposals and shall be explicitly included in all contracts or subcontracts of whatsoever tier by all contractors and subcontractors; provided that the total Project value exceeds \$25,000.00. In no event shall contracts be "split" so as to avoid the applicability of this Agreement. In the event a dispute arises with respect to the applicability of this Multi-Project Labor Agreement to a particular project, the parties agree to submit said dispute to final and binding arbitration before a Permanent Umpire who shall be mutually agreed to by the parties.

With respect to a contractor or subcontractor who is the successful bidder, but is not signatory to the applicable collective bargaining agreement, the collective bargaining agreement(s) executed by said bidder shall be the relevant area-wide agreement(s) regulating or governing wages, hours and other terms and conditions of employment.

During the term of this Agreement, the Owner or any Project contractor and subcontractor shall engage in no lockout.

During the term of this Agreement, no labor organization signatory hereto, or any of its members, officers, stewards, agents, representatives, or employees shall instigate, authorize, support, sanction, maintain, or participate in any strike, walkout, work stoppage, work slowdown, work curtailment, cessation or interruption of production, or in any picketing of any Site covered under this Agreement for any reason whatsoever, including but not limited to the expiration of any of the collective bargaining agreements referred to on Appendix A. In the event of an economic strike or other job action upon the termination of an existing collective bargaining agreement, in no event shall any adverse job action be directed against any covered Project. All provisions of the subsequently negotiated collective bargaining agreement shall be retroactive for all employees working at a Project Site, provided such a provision for retroactivity is contained in the newly negotiated collective bargaining agreement.

Each Union signatory hereto agrees that it will use its best efforts to prevent any of the acts forbidden in Paragraph 4, and that in the event any such act takes place or is engaged in by any employee or group of employees, each Union signatory hereto further agrees that it will use its best efforts (including its full disciplinary power under its Constitution and/or By-Laws) to cause an immediate cessation thereof.

Any contractor of subcontractor signatory or otherwise bound stipulated or required to abide by and to any provisions of this Agreement shall have the right to discharge or discipline any employee who violates the provisions of this Agreement. Such discharge or discipline by a contractor or subcontractor shall be subject to the Grievance/Arbitration procedure of the applicable collective bargaining agreement only as to the fact of such employee's violation of this Agreement. If such fact is established, the penalty imposed shall not be disturbed. Work at any Site covered under this Agreement shall continue without disruption or hindrance of any kind during any Grievance/Arbitration procedure.

The parties expressly authorize a court of competent jurisdiction to order appropriate injunctive relief to restrain any violation of this Agreement, any form of self-help remedy is expressly forbidden. Nothing in the foregoing shall restrict any party to otherwise judicially enforce any provision of its collective bargaining agreement between any labor organization and a contractor with whom it has a collective bargaining relationship.

8. This Agreement shall become effective, and shall be included in all Requests for Proposals and/or Bids, all Purchase Orders, Contracts or other arrangements issued by the City of Chicago for work described in Paragraph 1 above immediately subsequent to the ratification of the Ordinance authorizing this Multi-Project Labor Agreement by the City Council.

This Agreement shall expire on December 31, 2016 and shall be automatically extended for an additional five (5) year term unless the parties issue a notice to terminate between sixty (60) and (30) days prior to the initial expiration date.

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In the event a dispute shall arise between any contractor or subcontractor of the Project and any signatory labor organization and/or fringe benefit fund established under any of the appropriate collective bargaining agreements as to the obligation and/or payment of fringe benefit contributions provided under the collective bargaining agreement, upon proper notice to the contractor(s) or subcontractor(s) by the applicable labor organization or fringe benefit fund and to the contractor or subcontractor, an amount sufficient to satisfy the amount claimed shall be withheld from the contractor's or subcontractor's regularly scheduled periodic payment from the contractor or subcontractor, or their agents until such time as said claim is resolved.

In the event of a jurisdictional dispute by and between any labor organizations signatory hereto, such labor organizations shall take all steps necessary to promptly resolve the dispute. In the event of a dispute relating to trade or work jurisdiction, ail parties, including the employers, contractors or subcontractors, agree that a final and binding resolution of the dispute shall be resolved as follows:

Representatives of the affected trades shall meet on the job site within forty-eight (48) hours after receiving notice in an effort to resolve the dispute. (In the event there is a dispute between local unions affiliated with the same International Union, the decision of the General President, or his/her designee, as the internal jurisdictional authority of that International Union, shall constitute a find and binding decision and determination as to the jurisdiction of work.)

- b.) If no settlement is achieved subsequent to the preceding Paragraph, the matter shall be referred to the Chicago & Cook County Building & Construction Trades Council, which shall meet with the affected trades within forty-eight (48) hours subsequent to receiving notice. An agreement reached at this Step shall be final and binding.
- c.) If no settlement agreements is reached during the proceedings contemplated by Paragraph "a" or "b" above, the matter shall be immediately referred to the Joint Conference Board, established by the Standard Agreement between the Construction Employers' Association and the Chicago & Cook County Building & Construction Trades Council, which may be amended from time to time, for final and binding resolution of said dispute. Said Standard Agreement is attached hereto as Appendix "B" and specifically incorporated into this Agreement.

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- 12. This Agreement shall be incorporated into and become part of the collective bargaining agreements between the Unions signatory hereto and contractors and subcontractors. In the event of any inconsistency between this Agreement and any collective bargaining agreement, the terms of this Agreement shall supersede and prevail except for all work performed under the NT Articles of Agreement, the National Stack/Chimney Agreement, the National Cooling Tower Agreement, all instrument calibration work and loop checking shall be performed under the terms of the UA/IBEW Joint National Agreement for instrument and Control Systems Technicians, and the National Agreement of the International Union of Elevator Constructors with the exception of the content and subject matter of Articles V, VI and VII of the AFL-CIO's Building & Construction Trades Department model Project Labor Agreement.
- 13. The parties agree that in the implementation and administration of this Agreement, it is vitally necessary to maintain effective and immediate communication so as to minimize the potential of labor relations disputes arising out of this Agreement. To that end, each party hereto agrees to designate, in writing, a representative to whom problems can be

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directed which may arise during the term of this Agreement. Within forty-eight (48) hours after notice of the existence of any problem, representatives of each party shall meet to discuss and, where possible, resolve such problems. The representative of the signatory unions shall be Thomas Villanova, or his designee, President of the Chicago & Cook County Building & Construction Trades Council. The representative of Owner shall be the Corporation Counsel or his/her designee.

If any provision, section, subsection or other portion of this Agreement shall be determined by any court of competent jurisdiction to be invalid, illegal, or unenforceable in whole or in part, and such determination shall become final, such provision or portion shall be deemed to be severed or limited, but only to the extent required to render the remaining provisions and portions of this Agreement enforceable. This Agreement, as thus amended, shall be enforced so as to give effect to the intention of the parties insofar as that is possible. In addition, the parties hereby expressly empower a court of competent jurisdiction to modify any term or provision of this Agreement to the extent necessary to comply with existing law and to enforce this Agreement as modified.

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Owner and General Contractor, on behalf of themselves and their contractors and subcontractors agree that the applicable substance abuse policy (i.e., drug, alcohol, etc.) applicable to the employees working on any covered Project shall be that as contained, or otherwise provided for, in the area-wide collective bargaining agreements attached at Appendix "A" to this Agreement. Nothing in the foregoing shall limit the Owners and/or General Contractor, its contractors or subcontractors from instituting its own substance abuse policy governing other employees performing work on a Project not otherwise covered under this Agreement. In the event there is no substance abuse policy in the applicable collective bargaining agreement, the policy adopted by the Owners and/or General Contractor may apply.

The parties recognize a desire to facilitate the entry into the building and construction trades of veterans who are interested in careers in the building and construction industry. The parties agree to utilize the services of the Center for Military Recruitment, Assessment and Veterans Employment (hereinafter referred to as the "Center") and the Center's Helmets to Hardhats" program to service as a resource for preliminary orientation, assessment of construction aptitude, referral to apprenticeship programs or hiring halls, counseling and mentoring, support network, employment opportunities.and other needs as identified by the parties. The parties also agree to coordinate with the Center to create and maintain an integrated database of veterans interested in working on this project and of apprenticeship and employment opportunities for these Projects. To the extent permitted by law, the parties will give appropriate credit to such veterans for bona fide, provable past experience, in the building and construction industry.

The parties recognize the importance of facilitating the goals and objectives of the Apprenticeship & Training Initiative agreed to by the parties in separate collective bargaining agreements applicable to employees of the Owner. Additionally, parties agree to incorporate the duties and responsibilities associated with the Supplemental Addendum to the Multi-Project Labor Agreement between the signatory labor organizations and the Chicago Public Schools attached hereto in Appendix "C" and incorporated herein. Towards these ends, the undersigned labor organizations will assist and cooperate with the Owner, the Chicago Public Schools, City Colleges and contractors in monitoring and enforcing the foregoing commitments, including providing relevant information requested by the Owner for the purpose of such monitoring and enforcement, including

the information provided for in Paragraph 3(E) of the Supplemental Addendum with CPS. Upon execution of this Agreement, representatives of the Owner and the Chicago Building Trades Council will immediately meet for the purpose of establishing the specific mechanism by which this information will be gathered, processed and reported.

The parties hereto agree and acknowledge that the commitments set forth herein, including those in the attached Appendix "C" are interdependent. In the event the goals and commitments set forth in Appendix "C" are not realized, the City shall bring this to the attention of the Chicago Building Trades Council ("Council"), and the parties shall immediately meet for the purpose of identifying the cause(s) of said failure and implement necessary measures to remedy the failure. Should the Council's affiliate members refuse to implement measures reasonably necessary to realize these goals and commitments, the City believes that the Council's affiliate members have failed to implement measures reasonably necessary to realize these goals and commitments, the City believes that the Council's affiliate members have failed to implement measures reasonably necessary to realize these goals and commitments, the City believes that the Council's affiliate members have failed to implement measures reasonably necessary to realize these goals and commitments, the deliver to the Council formal written notice of intent to terminate this Agreement on January 1, 2013. Upon deliverance of such notice, the parties shall immediately meet to craft and implement additional measures to remedy such failure. If the parties are unsuccessful in implementing satisfactory measures, the City may implement said notice of termination on January 1, 2013.

The parties acknowledge the Residency requirement for employees of contractors and subcontractors in the standard City of Chicago construction contract. The parties also agree to cooperatively work and monitor compliance with these requirements and to work cooperatively to facilitate and work in good faith to the achievement of said required Residency provision including union attendance at pre-bid conferences with prospective contractors and subcontractors as well as other reasonable undertakings to demonstrate progress in this regard.

- 17. The parties agree that contractors and subcontractors working under the provisions of this Agreement shall be required to strive to utilize the maximum number of apprentices on said Project as permitted under the applicable collective bargaining agreement as contained in Appendix "A".
- 18. This document, with each of the Attachments, constitutes the entire agreement of the parties and may not be modified or changed except by the subsequent written agreement of the parties.
- 19. All parties represent that they have the full legal authority to enter into this Agreement.

The undersigned, as the Owner and Labor Organizations on the Project, agree to all of the terms and conditions contained in this Agreement.

Dated this the 9th day of February, 2011 in Chicago, Cook County, Illinois.

On behalf of Owner:

Corporation Counsel

Duly Authorized Officer of the City of Chicago

On behalf of

(Insert Name of Labor Organization)

Its Duly Authorized Officer

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APPENDIX "A"

AREA-WIDE COLLECTIVE BARGAINING AGREEMENT(S)

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Chicago & Cook County Building and Construction Trades Council

150 North Wacker Drive - Suite 1850 · Chicago, Illinois 60606 · Phone 312-372-2049 · Fax 312-372-7342

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Officers Ibomas P. Villanova President Frank O'Lone Secretary Treasuror

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Robert R. Buskovich Vice President James Allen frantisTerrence P. Fit/maurice Vir e President James Buchanan history

Brian Glynn Vice President Rocco Terranova fru-the

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APPENDIX "B"

STANDARD AGREEMENT

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APPENDIX "B"

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JOINT CONFERENCE BOARD STANDARD AGREEMENT 2/1/10 – 5/31/15

Construction Employers' Association And Chicago & Cook County Building & Construction Trades Council

The Standard Agreement between The Construction Employers' Association and The Chicago & Cook County Building & Construction Trades Council Establishing The Joint Conference Board

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CHRONOLOGY

ADOPTED NOVEMBER 18, 1926 AMENDED AND READOPTED JANUARY 11, 1929 AMENDED AND READOPTED JUNE 24, 1942 READOPTED APRIL 28, 1947 AMENDED AND READOPTED MARCH 19, 1952 **READOPTED FEBRUARY 12, 1957** AMENDED AND READOPTED MAY 13, 1958 AMENDED AND READOPTED FEBRUARY 11, 1960 AMENDED AND READOPTED MAY 21, 1963 AMENDED NOVEMBER 16, 1965 AMENDED MARCH 14, 1967 AMENDED AND READOPTED MARCH 4, 1968 AMENDED AND READOPTED NOVEMBER 11, 1971 **READOPTED NOVEMBER 20, 1973 READOPTED DECEMBER 12, 1978** READOPTED APRIL 12, 1983 READOPTED MARCH 31, 1988 AMENDED AND READOPTED APRIL 25, 1989 **REFORMATTED, AMENDED AND READOPTED JUNE 1, 1994** AMENDED AND READOPTED JUNE 1, 1999 AMENDED APRIL 1, 2003 AMENDED AND READOPTED JUNE 1, 2004 AMENDED AND READOPTED JUNE 1, 2005 AMENDED AND READOPTED JUNE 25, 2008 AMENDED AND READOPTED FEBRUARY 15, 2010

Expiration Date: MAY 31, 2015

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PREAMBLE

This Agreement is entered into to prevent strikes and lockouts and to facilitate peaceful adjustment of jurisdictional disputes in the building and construction industry and to prevent waste and unnecessary avoidable delays and expense, and for the further purpose of at all times securing for the employer sufficient skilled workers and so far as possible to provide for labor continuous employment, such employment to be in accordance with the conditions and at the wages agreed upon, in the particular trade or craft, that stable conditions may prevail in the construction industry, that costs may be as low as possible consistent with fair wages and conditions and further to establish the necessary procedure by which these ends may be accomplished.

This Standard Agreement shall be considered and shall constitute a part of all agreements between Employers and Labor Unions, members of the Construction Employers' Association, herein call the Association, and the Chicago & Cook County Building & Construction Trades Council, herein called the Council, as containing within its terms the necessary protection of and assuring undisturbed conditions in the industry. In the event of any inconsistency between this Agreement and any collective bargaining agreement, the terms of this Agreement shall supersede and prevail except for all work performed under the NT Articles of Agreement, the National Stack/Chimney Agreement, the National Cooling Tower Agreement, all instrument calibration work and loop checking shall be performed under the terms of the UA/IBEW Joint National Agreement for instrument and Control Systems Technicians, and the National Agreement of the International Union of Elevator Constructors with the exception of the content and subject matter of Articles V, VI and VII of the AFL-CIO's Building & Construction Trades Department model Project Labor Agreement.

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DECLARATION OF PRINCIPLES

The Principles contained herein are fundamental, and no articles or section in this Agreement or in the collective bargaining agreement pertaining to a specific trade or craft shall be construed as being in conflict with these principles. In the event any conflict exists between this Agreement and any collective bargaining agreement subject to the Provisions of this Agreement and the dispute resolution provisions contained hereunder, and pertaining to a specific trade or craft concerning the resolution of jurisdictional disputes, the parties specifically agree that the terms of this Agreement are exclusive and supersede any other provisions or procedures relating to the settlement of jurisdictional disputes contained in such collective bargaining agreement.

- I. There shall be no limitation as to the amount of work a worker shall perform during the work day.
- II. There shall be no restriction on the use of machinery, tools or appliances.
- III. There shall be no restriction on the use of any raw or manufactured material, except prison made.
- IV. No person shall have the right to interfere with workers during working hours.
- V. The use of apprentices shall not be prohibited.

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- VI. The foreman shall be the agent of the employer.
- VII. The worker is at liberty to work for whomever he or she sees fit but such worker shall demand and receive the wages agreed upon in the collective bargaining agreement covering the particular trade or craft under any circumstances.
- VIII. The employer is at liberty to employ and discharge for just cause whomsoever the employer sees fit.

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ARTICLES OF AGREEMENT

ARTICLE I

Therefore, with the Preamble and Declaration of Principles as part of and fundamental to this Agreement, the parties hereto hereby agree that there shall be no lockout by any employer, or strikes, stoppage, or the abandonment of work either individually or collectively, by concerted or separate action by any union without arbitration of any jurisdictional dispute as hereinafter provided.

ARTICLE II

The parties hereto hereby agree that in the manner herein set forth, they and the parties whom they represent will submit to arbitration all jurisdictional disputes that may arise between them and any misunderstanding as to the meaning or intent of all, or any part, of this Agreement, and they further agree that work will go on undisturbed during such arbitration, and that the decision of the arbitrator shall be final and binding on the parties hereto as provided in Article VI.

ARTICLE III

Paragraph 1. Should a Union affiliated with the Council abandon its work without first submitting any jurisdictional dispute to arbitration as provided herein, or should any employees whom it represents individually or collectively, or by separate or concerted action, leave the work, the employer shall have the right to fill the places of such workers with workers who will agree to work for the employer, and the Union shall not have the right to strike, or abandon the work, because of the employment of such workers.

Paragraph 2. The Union shall have the right to take the employees whom it represents from the work for the purpose of collecting wages and fringe benefits due, but such matter shall immediately be referred to arbitration. Should there be a dispute as to the amount due, the matter shall be first referred to arbitration as herein set forth.

Paragraph 3. The parties recognize the importance of having all work performed in a satisfactory manner by competent craftsmen. Because the unions affiliated with the Council have through apprenticeship and other training programs consistently striven to create an adequate supply of such skilled workers, and because it is desirable that the unions continue to do so, the Association, for itself and for each employer whom it represents agrees, to the extent permitted by law, that it will contract or subcontract any work to be done at the site of the construction, alteration, painting, or repair of a building, structure, or other work, only with or to a contractor who is a party to a collective bargaining agreement with a union affiliated with the Council and, accordingly, is bound by all the terms and provisions of this Standard Agreement.

ARTICLE IV

The parties recognize the importance of having available and furnishing at all times during the life of this Agreement sufficient skilled workers, capable of performing the work of their trade, and to constantly endeavor to improve the ability of such workers and further to have in the making, through apprenticeship training, workers who can enter the trade properly equipped to perform the work, and to the extent possible, the parties agree to do everything within their power to cooperate in carrying out these purposes. Joint apprenticeship committees shall have the right to maintain schools for the training of apprentices registered under the terms of the particular collective bargaining agreement involved and such apprentices shall be considered skilled and qualified journeymen when adjudged competent by a committee composed of the members of the parties to the particular collective bargaining agreement involved. However, this article shall not be construed to disturb present systems wherein the labor organization which is a party to the particular collective bargaining agreement involved compels apprentices to attend trade school.

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ARTICLE V

A Joint Conference Board is hereby created by agreement between the Association and the Council, which shall be binding upon the members and affiliates of each, and it is hereby agreed by the parties hereto, together with their members and affiliates, that they will recognize the authority of said Joint Conference Board and that its decisions shall be final and binding upon them as provided in Article VI. The administration of the Joint Conference Board shall be executed by the Secretary of the Board. All normal operating and all extraordinary expenses shall be borne equally.

ARTICLE VI

The Joint Conference Board shall be responsible for the administration of this Agreement. The primary concern of the Joint Conference Board shall be the adjustment of jurisdictional disputes by arbitrators selected by the Board. Decisions rendered by any arbitrator under this Agreement appointed by the Joint Conference Board relating to jurisdictional disputes shall be only for the specific job under consideration and shall become effective immediately and complied with by all parties. In rendering a decision, the Arbitrator shall determine:

- a) First whether a previous Agreement of Record or applicable agreement, including a disclaimer agreement, between the National or International Unions to the dispute governs.
- b) Only if the Arbitrator finds that the dispute is not covered by an appropriate or applicable Agreement of Record or agreement between the National or International Unions to the dispute, he shall then consider the established trade practice in the industry and prevailing practice in the locality. Where there is a

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previous Decision of Record governing the case, the Arbitrator shall give equal weight to such Decision of Record, unless the prevailing practice in the locality in the past ten years favors one craft. In that case, the Arbitrator shall base his decision on the prevailing practice in the locality. Except, that if the Arbitrator finds that a craft has improperly obtained the prevailing practice in the locality through raiding, the undercutting of wages or by the use of vertical agreements, the Arbitrator shall rely on the Decision of Record and established trade practice in the industry rather than the prevailing practice in the locality.

In order to determine the established trade practice in the industry and prevailing practice in the locality, the Arbitrator may rely on applicable agreements between the Local Unions involved in the dispute, prior decisions of the Joint Conference Board for specific jobs, decisions of the National Plan and the National Labor Relafions Board or other jurisdictional dispute decisions, along with any other relevant evidence or testimony presented by those participating in the hearing.

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d) Only if none of the above criteria is found to exist, the Arbitrator shall then consider that because efficiency, cost or continuity and good management are essential to the well being of the industry, the interests of the consumer or the past practices of the employer shall not be ignored.

Agreements of Record are those agreements between National and International Unions that have been "attested" by the predecessor of the National Plan and approved by the AFL-CIO Building and Construction Trades Department and are contained in the Green Book. Such Agreements of Record are binding on employers stipulated to the Plan for the Settlement or Jurisdictional Disputes in the Construction Industry (the "National Plan"), the National Plan's predecessor joint boards or stipulated to the Joint Conference Board. Agreements of Record are applicable only to the crafts signatory to such agreements. Decisions of Record are decisions by the National Arbitrafion Panel or its predecessors and recognized under the provisions of the Constitution of the AFL-CIO Building and Construction Trades Department and the National Plan. Decisions of Record are applicable to all crafts.

The Arbitrator shall set forth the basis for his decision and shall explain his findings regarding the applicability of the above criteria. If lower-ranked criteria are relied upon, the Arbitrator shall explain why the higher-ranked criteria were not deemed applicable. The Arbitrator's decision shall only apply to the job in dispute. Such decisions of the Arbitrator shall be final and binding subject only to an appeal, if such an appeal is available under conditions determined by the Building and Construction Trades Department of the American Federation of Labor and Congress of Industrial Organizations under the National Plan or any successor plan for the settlement of jurisdictional disputes.

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ARTICLE VII

This is an arbitration agreement and the intent of this agreement is that all unresolved jurisdictional disputes must be arbitrated under the authority of the Joint Conference Board and that the decisions, subject to the right of appeal provided in Article VI, shall be final and binding upon the parties hereto and upon their affiliates and the members of such affiliates, and that there shall be no abandonment of the work during such arbitration or in violation of the arbitration decision. The Joint Conference Board shall administer the neutral arbitration system of this agreement. Any party bound to this Agreement through a collective bargaining agreement with any Local Union affiliated with the Council shall be bound to this Agreement for all jurisdictional disputes that may arise between any Local Unions affiliated with the Council. Employers bound to this Agreement shall require that this Agreement be a part of all agreements with contractors or subcontractors covering work performed by any trade or craft affiliated with the Council. All parties to this Agreement release the Board from any liability arising from its action or inaction and covenant not to sue the Board. Any damages incurred by the Board for any breach of this covenant shall include, but are not limited to, the Board's costs, expenses and attorneys fees incurred as a result of said legal proceedings.

Paragraph 1 - The annual meeting of the Joint Conference Board shall be held in June, unless another date is agreed upon by the parties.

Paragraph 2 - The parties hereto shall designate an equal number of members who shall serve upon the Joint Conference Board. The members of the Board shall annually be certified by the Association and the Council in written communications addressed to the Board by the President and Secretary of the respective organizations. Each year the Joint Conference Board shall select a Chairman from among its members. The Joint Conference Board shall also select from among its members a Vice Chairman. The Board shall also select a Secretary. All members shall serve for one year or until their successors have been selected.

Paragraph 3 - At the annual meeting, the Association and Council shall each name at least five and up to ten impartial arbitrators.

Paragraph 4 - In the event the Chairman or Vice-Chairman is unable to serve by reason of resignation, death or otherwise, a successor may be selected for the remainder of the term by the party which made the original selection. Should a member of the Joint Conference Board be unable to serve, because of resignation, death or any other reason, the successor shall be selected by the Association or Council respectively in which such member holds membership.

Paragraph 5 - Should any member of the Board for any reason be unable to attend any meeting of the Board, the President of his respective organization shall be empowered to name a substitute for each absentee for that meeting.

Paragraph 6 - Meetings of the Board may be called at any time by the Chairman, Secretary or three members of the Board. Seventy-two hours written notice of such meeting must be given to each member of the Board.

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Paragraph 7 - Twelve members of the Board, six from each of the parties, present at the executive session, shall be a quorum for the transaction of business. The Chairman, or Vice-Chairman, when presiding, shall not be counted for the purpose of determining a quorum. Whenever the number of members present from each party at the executive session are unequal, he party with the fewer members present shall be entitled to cast a total number of votes equal to the number of the present members of the other party with the additional votes of said party being cast in accordance with the vote of the majority of its members who are present.

Paragraph 8 - If it is brought to the attention of the Chairman that any member (other than the Chairman) is not impartial with respect to a particular matter before the Board, the Chairman may excuse such member from the executive session if the Chairman concludes that such member has a conflict of interest with respect to such matter.

Paragraph 9 - Should a jurisdictional dispute arise between the parties hereto, among or between any members or affiliates of the parties hereto, or among or between any members or affiliates of the parties hereto and some other body of employers or employees, the disposition of such dispute shall be as follows:

- a) The crafts involved shall meet on the jobsite or a mutually agreed location to resolve the jurisdictional dispute.
- b) If the said dispute is not settled it shall be submitted immediately in writing to the Secretary of the Joint Conference Board. Unless agreed to in writing by the trades involved in the dispute, the trades and contractors shall meet within 72 hours at a neutral site with representatives of the Chicago & Cook County Building & Construction Trades Council and the Construction Employers' Association to resolve this jurisdictional issue.
- c) Failure to meet within seventy-two (72) hours of receiving written notice or email to the meetings contemplated in "a" or "b" above will automatically advance the case to the next level of adjudication.
- d) Should this jurisdictional issue be unresolved, the matter shall, within 72 hours not counting Saturday, Sunday and Holidays, hereafter, be referred to an Arbitrator for adjudication if requested in writing by any party. The Arbitrator shall hear the evidence and render a prompt decision within forty-eight (48 hours) of the conclusion of the hearing based on the criteria in Article VI. The arbitrator chosen shall be randomly selected based on availability from the list submitted in Article VII Paragraph 3. The decision of the Arbitrator shall be

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subject to appeal only under the terms of Article VI. The written decision shall be final and binding upon all parties to the dispute and may be a short form decision. The fees and costs of the arbitrator shall be divided evenly between the contesting parties except that any party wishing a full opinion and decision beyond the short form decision shall bear the reasonable fees and costs of such full opinion.

Should said dispute not be so referred by either or both of the parties, the Joint Conference Board may, upon its own initiative, or at the request of others interested, take up and decide such dispute, and its decision shall be final and binding upon the parties hereto and upon their members and affiliates as provided for in Article VI.

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In either circumstance all of the parties are committed to a case until it is finalized, even if there is an appeal. However, in cases of jurisdictional or other disputes between a union and another union, which is a member of the same International Union, the matter in dispute shall be settled in the manner set forth by their International Constitution, but there shall be no abandonment of the work pending such settlement.

Paragraph 10 - All interested parties shall be entitled to make presentations to the Arbitrator. Any interested party present at the hearing, whether making a presentation or not, by such presence shall be deemed to accept the jurisdiction of the arbitrator and to agree to be bound by its decision and further agrees to be bound by the Standard Agreement, for that case only if not otherwise so bound.

Paragraph 11 - Upon approval of the Arbitrator other parties not directly involved in the dispute may be invited to be present during the presentation and discussion portions of an arbitration hearing. Attorneys shall not be permitted to attend or participate in any portion of a hearing.

Paragraph 12 - At no time shall any party to a pending dispute unilaterally or independently contact the Arbitrator assigned to hear the case. All inquiries must be submitted to the Secretary of the Joint Conference Board.

Paragraph 13 - The Joint Conference Board may also serve as a board of arbitration in other disputes, including wages, but only when requested to do so by all parties involved in the particular dispute or controversy. It is not the intention of this Agreement that the Joint Conference Board shall take part in such disputes except by mutual consent of all parties involved.

ARTICLE VIII

Paragraph I - The duly authorized representatives of members of affiliates of either party hereto, if having in their possession proper credentials, shall be permitted to visit jobs during working hours, to interview the contractor or the workers, but they shall in no way interfere with the progress of the work. Paragraph 2 - The handling of tools, machinery and appliances necessary in the performance of the work covered by a particular collective bargaining agreement, shall be done by journeymen covered by such agreement and by helpers and apprentices in that trade, but similar tools, machinery and appliances used by other trades in the performance of their work shall be handled in accordance with the particular collective bargaining agreement of that trade.

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Paragraph 3 - In the interest of the public economy and at the discretion of the employer or foreman, all small tasks covered by a particular collective bargaining agreement may be done by workers or laborers of other trades, if mechanics or laborers of this trade are not on the building or job, but same are not to be of longer duration than one-half hour in any one day. The Joint Conference Board may render a decision involving a composite crew.

Paragraph 4 - It is fundamental to the Standard Agreement that all members and affiliates of the parties to this Agreement be stipulated to the Standard Agreement and the Joint Conference Board. All current members of the Chicago and Cook County Building and Construction Trades Council, and their affiliates, by this Agreement are stipulated to the Standard Agreement and Joint Conference Board for the term of the current Standard Agreement. The area labor agreements of the members and affiliates of the parties setting forth language stipulating those parties to the Standard Agreement and Joint Conference Board shall be filed with the Secretary of the Joint Conference Board annually, at the time of the Joint Conference Board appointments. Current trade or craft agreements will prevail as interim agreements in the event labor negotiations are incomplete or in process at the time of the annual meeting.

Paragraph 5 - All members and affiliates of the parties with labor agreements containing language stipulating those parties to the Standard Agreement and Joint Conference Board shall remain stipulated for the term of the current Standard Agreement. Any members or affiliates of the parties who negotiate language stipulating the parties to the Standard Agreement and/or the Joint Conference Board in their area labor agreement shall remain stipulated for the term of the current Standard Agreement. Any Association that incorporates Standard Agreement and/or Joint Conference Board stipulation language into their collective bargaining agreement will automatically have representation on the Joint Conference Board.

Paragraph 6 - Only those crafts with stipulation language in their area labor agreements will be allowed to bring jurisdictional dispute cases to the Joint Conference Board. Those crafts without stipulation language in their area labor agreements will be allowed to participate if a jurisdictional dispute case is brought against their craft and will have the right to appeal any decision, if such an appeal is available, as provided in Article VI of this Agreement. Paragraph 7 - This agreement applies only to work performed within Cook County, Illinois.

Paragraph 8 - As herein before provided in Article VII, decisions or awards as to jurisdictional claims and decisions determining whether or not said decisions or awards have been violated rendered by the Joint Conference Board shall be final, binding and conclusive on all the parties hereto, on all of their members and affiliates, and on all employers subject only to the right of appeal herein provided for in Article VI.

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Paragraph 9 - To further implement the decision of the Joint Conference Board, it is agreed that any party hereto, any of their members or affiliates, and any employer may at any time file a Verified Complaint in writing with the Joint Conference Board alleging a violation of a decision or award previously made. The Board shall thereupon set a hearing, to be held within three days of receipt of the Verified Complaint with respect to the alleged violation, and shall notify all interested parties of the time and place thereof. An Arbitrator selected pursuant to Article VII, Paragraph 9(c) shall conduct a hearing at the time and place specified in its notice. All parties shall be given an opportunity to testify and to present documentary evidence relating to the subject matter of the hearing within forty-eight (48) hours after the conclusion thereof, the Arbitrator shall render a written decision or award. Copies of the decision shall be served, by certified mail or by personal service, upon all parties hereto.

Paragraph 10 - Should the Arbitrator determine that there has been a violation of the Board's prior decision or award, the Arbitrator shall order immediate compliance by the offending party or parties. The Arbitrator may take one or more of the following courses of action in order to enforce compliance with the Board's decision:

- a) The Arbitrator may assess liquidated damages not to exceed \$5,000 for each violation by individual members of, or employees represented by the parties hereto, and may assess liquidated damages not to exceed \$10,000 for each violation by either party hereto, or any of its officers or representatives. If a fine is rendered by the Arbitrator, it should be commensurate with the seriousness of the violation having a relationship to lost hours for the Unions and lost efficiency for the employer. Each of the parties hereto hereby agrees for itself, and its members, to pay to the other party within thirty days any sum, or sums, so assessed because of violations of a decision or award by itself, its officers, or representatives, or its member or members. Should either party to this agreement, or any of its assessment, the party or member so failing to pay shall be deprived of all the benefits of this agreement until such time as the matter is adjusted to the satisfaction of the Arbitrator.
 - b) It may order cessation of all work by the employers and the employees on the job or project involved.

Paragraph 11 - All Notices under this Agreement shall be in writing and sent by the Administrator of the Joint Conference Board via facsimile or email. For all notifications to affiliates of the Chicago & Cook County Building and Construction Trades Council, the Administrator may rely up the facsimile numbers, addresses and email addresses in the current directory of the Council. For notifications to all contractors and subcontractors, the Administrator may rely on corporate information on the Illinois Secretary of State website or other appropriate databases. Original Notices of all Joint Conference Board decisions will be sent to each of the parties involved via certified mail. The notice provisions shall not include Saturday, Sunday or legal holidays.

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Paragraph 12 - The following days shall be recognized as legal holidays: New Years Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas - Day.

Paragraph 13 - The Board shall have no authority to undertake any action to enforce its decision after a hearing beyond informing the affected parties of its decision. Rather, it shall be the responsibility of the prevailing party to seek appropriate enforcement of a decision, including findings, orders or awards of the Board determining non-compliance with a prior award or decision. The prevailing party in any enforcement proceeding shall be entitled to recover its costs and attorneys fees from the non-prevailing party. In the event the Board is made a party to, or is otherwise required to participate in any such enforcement proceeding for whatever reason, the non-prevailing party shall bear all costs, attorneys fees, and any other expenses incurred by the Board in those proceedings.

Paragraph 14 - In establishing the jurisdiction of the Joint Conference Board over all parties to the dispute, the primary responsibility for the judicial determination of the arbitrability of a dispute and the jurisdiction of the Joint Conference Board shall be borne by the party requesting the Board to hear the underlying jurisdictional dispute. If all of the parties to the dispute do not attend the arbitration hearing or otherwise agree in writing that the parties are stipulated to the Joint Conference Board and Standard Agreement, the affected party or parties may proceed at the Joint Conference Board even in the absence of one or more parties to the dispute. In such instances, the issue of jurisdiction is an additional item that must be determined in the first instance by the Arbitrator who shall set forth basis of his determination in his decision. The Joint Conference Board may participate in any proceedings seeking a declaration or determination that the underlying dispute is subject to the jurisdicfion and process of the Joint Conference Board. In any such proceedings, the non-prevailing party and/or the party challenging the jurisdiction of the Joint Conference Board shall bear all the costs, expenses and attorneys fees incurred by the Board in establishing its jurisdiction. The provision of Paragraph 13 regarding obtaining attorney fees shall apply.

Paragraph 15 - It is agreed by the parties hereto that this agreement shall remain in full force and effect until June 1, 2015 unless otherwise amended by agreement of parties.

IN WITNESS WHEREOF, the parties have caused this document to be executed at Chicago, Illinois this 15th day of February, 2010.

CONSTRUCTION EMPLOYERS' ASSOCIATION ant

BY Charles M. Usher

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CHICAGO & COOK COUNTY BUILDING & CONSTRUCTION TRADES COUNCIL

BY Thomas Villanova

APPENDIX "C"

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JOINT APPRENTICESHIP AND TRAINING PROGRAM INITIATIVE

SUPPLEMENTAL ADDENDUM WITH CPS

APPENDIX "C"

CHICAGO BOARD OF EDUCATION MULTI-PROJECT LABOR AGREEMENT

This Multi-Project Labor Agreement ("Agreement") is entered into by and between the Board of Education for the City of Chicago ("Board" or "Trustees"), an Illinois governmental entity, and ench of the undersigned labor organizations signatory hereto.

Because of the scope, cost and duration of, and important public purpose to be served by the construction and/or modemization of schools and school-related facilities by or related to the Chicago Public Schools ("CPS"), the parties to this Agreement have detennined that it is in the public interest to have certain projects completed in the most timely, productive, economical and orderly manner possible and without labor disputes or disruptions of any kind that might interfere with or delay the projects.

The parties have determined that it is desirable to eliminate the potential for friction and disruption of these projects by using their best efforts and ensuring that all work is performed by the trade unions that are signatory hereto and which have traditionally performed and have trade and geographic jurisdiction over such work. Experience has proven the value of such cooperation and that such mutual undertakings should be maintained and, if possible, strengthened and that the ultimate beneficiaries remain the taxpayers, schoolchildren and public.

To further these goals and to maintaia a spirit of harmony, labor-management cooperation and stability, the parties agree as follows:

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During the term of this Agreement, the Board shall not contract or subcontract, nor permit any other person, firm, company or entity to contract or subcontract, any construction, demolition, rehab or renovation of any Board property, at any of its sites or locations where work in furtherance of the projects is being undertaken. either by the Board, or its contractor or construction manager, as owner, coordinator, manager, contractor and/or purchaser relating to construction work-covered by this Agreement or within the trade jurisdiction of the signatory unions, to be done at the site of construction, alteration, painting or repair of a building, structure or other work at the site or location covered by this Agreement and/or owned, leased, or in any manner controlled by the Board, unless such work is performed only by a person. firm or company signatory or willing to become signatory to an existing collective bargaining agreement with the union or with the appropriate trade/craft union or subordinate body of the Chicago & Cook County Building & Construction Trades Council or the AFL-CIO Building & Construction Trades Department. Copies of all such current collective bargaining agreements constitute Appendix "A" of this Agreement, attached hereto and made an integral part hereof and as mny be modified from time to time during the term of this Agreement. Said provisions of this Agreement shall be included in all requests for bids and shall apply to all projects in

excess of \$10,000.00; provided however, that said project contracts shall not be "split" so as to avoid the applicability of this Agreement.

2. With respect to a contractor or subcontractor who is the successful bidder, but is not signatory to the applicable collective bargaining agreement, the collective bargaining agreement executed by said bidder shall be the relevant area agreement regulating the wages, hours and other terms and conditions of employment.

3. During the term of this Agreement, project contractors and/or subcontractors shall engage in no lockout at any of the project sites.

4. During the term of this Agreement, no labor organization signatory hereto, or any of its members, officers, stewards, agents, representatives or employees, shall instigate, authorize, support, sanction, maintain, or participate in any strike, walkout, work stoppage, work slowdown, work curtailment, cessation or interruption of production, or in any picketing of any project sites for any reason whatsoever, including, but not limited to, a dispute between the Board, or any contractor or subcontractor, and any union or any employee, or by and between any unions, or in sympathy with any union or employee or with any other individual or group, or in protest of any project of \$10,000,00 or under.

Bach union signatory hereto agrees that it will use its best efforts to prevent any of the acts forbidden in Paragraph 4, and that, in the event any such act takes place or is engaged in by any employee or group of employees, each union signatory further agrees that it will use its best efforts (including its full disciplinary power under its applicable Constitution and By-Laws) to cause an immediate cessation thereof

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Any contractor signatory hereto shall have the right to discharge or discipline any employee who violates the provision of this Agreement. Such discharge or discipline by a contractor or subcontractor shall be subject to the grievance arbitration psocedure of the applicable collective bargaining agreement ordy as to the fact of such employee's violation of this Agreement. If such fact is established, the penalty imposed shall not be subject to review and shall not be disturbed.

The parties expressly authorize a court of competent jurisdiction to order appropriate injunctive relief to restrain any violation of this Agreement, any form of self-help remedy is expressly forbidden. Nothing in the foregoing shall restrict any party to otherwise judicially enforce any provision of its collective bargaining agreement between any labor organization and a contractor with whom it has a collective bargaining relationship.

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This Agreement shall expire on June 30, 2005 unless extended by mutual agreement of the parties but shall also extend until the completion of any work initiated pursuant to the agreement prior to June 30, 2005.

9.a.) In the event a dispute shall arise between any contractor or subcontractor of the project and any signatory labor organization and/or fringe benefit fund established under the appropriate collective bargaining agreement as to the obligation and/or payment of fringe benefits provided under the collective bargaining agreement, upoa proper notice to the contractors and/or subcontractors by the appropriate labor organization or appropriate fringe benefit fund and to the Board, an amount sufficient to satisfy the amount claimed shall be withheld from the contractor's or subcontractor's regularly scheduled periodic payment from the Board or hs agents until such time as said claim is resolved.

b.) In the event any other contract dispute (excludiag a dispute covered by paragraph 10 of this Agreement) shall arise between any contractor or subcontractor of the project and any signatory labor organization relating to a contract and/or project covered by the provisions of Paragraph 1 above and said dispute is resolved by the grievance arbitration procedure of the applicable collective bargaining agreement, any failure of a party to fully comply with such a final resolution shall result in the removal of the non-complying party from the Board project and property upon proper notice to the contractor and/or subcontractor.

10. In addition to the obligations set forth in this Agreement, in the event a jurisdictional dispute by and between any of the unions, such unions shall take all steps necessary to promptly resolve the dispute. In the event of a dispute relating to the trade or work jurisdiction, all parties, including the employer (contractors or subcontractors), agree that a final and binding resolution of the dispute shall be achieved, as follows:

a.) Representatives of the affected trades shall meet on the job site within forty-eight (48) hours after receiving notice in an effort to resolve this dispute. (In the event there is a dispute between affiliates of the same International, the decision of the General President or his/her designee, as the internal jurisdictional dispute authority of that International, shall constitute a final and binding decision.) Any agreement reached at this step shall be final and binding upon all parties.

b.) If no settlement is reached during the proceedings contemplated in Paragraph 10(a) above, the matter shall be immediately referred to the leadership of the Chicago & Cook County Building & Construction Trades Council, according to the historic practice, for a meeting between the parties. Any agreement reached at this step shall be final and binding upon all parties.

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If no settlement is reached subsequent to the actions contemplated in Paragraph 10(b) above, the matter shall be referred to the Joint Conference Board established by the Standard Agreement between the Construction Employers' Association and the Chicago & Cook County Building & Construction Trades Council for final and binding resolution of said dispute. A copy of the Standard Agreement is attached hereto and made a part hereof as Appendix "B".

It is explicitly agreed to by all parties that the parties to this Agreement, as well as each contractor and subcontractor performing work on or for the project, specifically are bound and stipulated to the jurisdiction and process of the Joint Conference Board. Said provision shall become a provision in all contracts and subcontracts issued by the owner, construction manager, contractor, subcontractor, or any agent thereof

- 11. This Agreement shall be incorporated into and become part of the collective bargaining agreements between unions signatory hereto and contractors and subcontractors. In the event of any inconsistency between this Agreement and any collective bargaining agreement attached hereto, the terms of this Agreement shall supersede and prevail.
- 12. This Agreement constitutes the entire agreement between the parties hereto and may not be modified or changed except by the subsequent written agreement of the parties. Bach party warrants and represents that they have the full legal authority and capacity to enter into this Agreement.
- 13.a.) The parties agree that in the implementation and administration of this Agreement it is vitally necessary to maintain effective and immediate communication so as to minimize the potential of disputes arising out of this Agreement. To that end, each party hereto agrees to designate, in writing, a representative to whom can be directed problems which may arise during the term of this Agreement. Within forty-eight (48) hours after notice of the existence of any problem, representatives of each party shall meet to discuss and, where possible, resolve such problems. The Board hereby designates the Chief Executive Officer or his designee; the unions hereby designate the President of the Council or his designee.
 - b.) The Board and the Council shall establish a subcommittee composed of no more than six (6) people with an equal number of representatives chosen by each side to examine contracting situations. The subcommittee shall meet monthly or upon request and shall have access to and examine those contracts and subcontracts involving work within the trade jurisdiction of the union currently in progress or planned. The Council shall receive written notification of ah invitations to bid or requests for proposal (RFP) at the same tune as the invitation for bid or RFP is 112369.7

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conveyed to potential contractors. Upon request, the Board or its contractor or construction manager will disclose to the union all information made available to the bidders or potential bidders to the public and to any potential contractor. In the event the Board or any contractor determines to utilize a procedure not involving a public solicitation (for example, in cases of emergency or pilot project), the Board shall notify the union(s) if known by the Board and the subcommittee.

- 14. If any provision, section, subsection or other portion of this Agreement shall be determined by any court of competent jurisdiction to be invalid, illegal or unenforceable in whole or in part, and such determination shall become final, such
 provision or portion shall be deemed to be severed or limited, but only to the extent required to render the remaining provisions and portions of this Agreement enforceable. This Agreement, as thus amended, shall be enforced so as to give effect to the intention of the parties insofar as that is possible. In addition, the parties hereby expressly empower a court of competent jurisdiction to modify any term or provision of this Agreement to the extent necessary to comply with existing law and to enforce this Agreement as modified.
- 15. In the event the Board enters into an agreement or undertaking with any other governmental agency for the construction-related activities contemplated under this Agreement, the terms and provisions of this Agreement shall apply to all such projects irrespective of the agency awarding the contract or supervising the work thereunder.

Dated this 27 day of DEC. _____, 2001, in Chicago, Illinois.

BOARD OF EDUCATION FOR THE CITY OF CHICAGO	Attest:
By Mill Sur	Slater ViBerello
Its:	Secretary
Marilyn F. Johnson/ General Counsel	-lass lat
Labor Organization: BOILERMAKERS, UNION LOCKC.	# ONE
Address: <u>29HI ARCHER AVE.</u>	
City, State, Zip Code: CHICAGO, IL 60608	des de la constant
Telephone Number: (773) 247-5225	ntso antoine agus a 1774 - antoi
By: John Alhermont	an a
Its: BUS. MGR. / SEC. TREASURER	113369.7

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SUPPLEMENTAL AGREEMENT TO THE PROJECT LABOR AGREEMENT REGARDING EDUCATION TO CAREERS PROGRAMS July 1, 2005

d.

The Chicago Board of Education ("Board") and the signatory labor organizations ("Unions") to the Project Labor Agreement hereby agree, as follows:

1. Notwithstanding any existing agreement, the Board may use non-paid volunteers or parents and paid or unpaid students for in-school projects, specifically, projects such as the Student Business Enterprise, or any other similar education-related programs.

2. Each Union will establish a goal that at least 25% of its apprenticeships, interns or other construction-related work opportunities annually will be composed of persons who graduated from the Chicago Public Schools ("CPS.") In order to meet such goals, each and every Union will promptiy examine its processes, including, but not limited to, its application and testing procedures and locations, in order to facilitate availability to apprenticeship programs by CPS graduates.

3. The Unions will cooperate with the Board's Department of Education to Careers ("ETC") with respect to establishing programs to facilitate participation in the Union's apprenticeship programs. Cooperation by the Unions includes the following:

- A. Provided the Unions are otherwise accepting applications, the Unions collectively will hold four Apprenticeship Application Seminars at which they will arrange for CPS students to fill out actual applications for Union apprenticeship programs. These Application Seminars will be held quarterly, starting in November and every three months thereafter: February, May and August. For those apprentice programs whose Department of Labor, Bureau of Apprenticeship standards only allow for application at a specific site then transportation will be provided to that site by the CPS on the day of the Apprentice Application seminar. The Unions will continue to inform ETC of testing dates and application acceptance periods.
- B. The Unions will establish a teacher in-service at which the various Unions will instruct CPS teachers on how students may be accepted into their various programs. Such programs will include industry updates and hands-on training. The Unions will host two construction teacher meetings per year.
- C. Each relevant trade will review curriculum and suggest improvements.

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The Unions will facilitate students visiting the trade Unions and permit a demonstration at Apprenticeship Training Facilities for students.

Each Joint Apprenticeship Training Committee will report yearly to ETC the following:

• Total number of apprenticeship applications received

• Total number of CPS apprenticeship applications received

- Total number of individuals accepted into the apprenticeship program
- Total number of CPS graduates accepted over and under the age of 23 into the apprenticeship program
- Total number of graduates of the apprenticeship program
- Total number of CPS graduates of the apprenticeship program
- F. The Unions will continue to speak at CPS schools; will host field trips; will work with CISCO to educate students about opportunities in the trades; and, will facilitate participation by the Apprenticeship Programs yearly in CISCO's Hands-On Fair for CPS.
- G. The CBTC and CPS will work cooperatively through the ETC construction programs and ACE Tech to facilitate the above efforts and any others which will enhance the participation of CPS students in Building Trade Apprenticeship Programs, internships and other work opportunities.
- 4. In the event the Board initiates incentive efforts with Contractors to hire and retain

CPS graduates in apprenticeship programs, ETC will so advise the Unions and the Unions will cooperate in such efforts.

5. The parties recognize that this Agreement is an integral part of their agreements regarding the PLA. The parties further agree that the initiatives described herein require the continued good faith efforts of both parties to bring these initiatives to fruition. The parties hereby commit themselves to such efforts.

The cost of the arbitrator shall be equally split between the Board and the participating

Union.

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CHICAGO BOARD OF EDUCATION

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Estela H. Beltren 6/30/05 Secretary

Board Report 05-0622-EX22

225 Patrick J. Rocks, Jr., General Counsel

Labor Organiza	tion:	ron Workers Local63	
Address: 2:	525 West	Lexington	
City, State, Zip	Code:	Broadview, II. 60155	1
Telephone Num	1ber:	708-344-7727	
Ву:	120	Kr V	

Michael w. Sott By: Its:

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Estela H. Beltian - 6/30/05 Secretary

Board Report 05-0622-EX22

Patrick J. Rocks, Jr., General Counsel

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Estela N. Reltien 6/30/05 Secretary

Board Report 05-0622-EX22

All. 13 65 Patrick J. Rocks, Jr., General Counsel

	MACHINERY MOVERS, RIGGERS &
Address:	MACHINERY ERECTORS LOCAL UNION 136
City, State, Zip Code:	1820 BEACH STREET BROADVIEW, IL 60155-2863
Telephone Number: 208	r- 645-9300
By: tunk.	7M-
Its: FST/2M	

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Entila H. Beltran 6/30/05 Secretary

Board Report 05-0622-EX22

R1. 23 55 Patrick J. Rocks, Jr., General Counsel

Labor Organization: LABORERS DISTRICT COURCH Address: 999 MCCLINTOCK DRIVE # 300 City, State, Zip Code: BURR RIBGE, JLL 60527 Telephone Number: 630 655-8289 John D Co BUSHIESS By: UAGER Its:

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Its:	fresident		

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Estela D. Bettian 6/30/05 Secretary

Board Report 05-0622-EX22

FAN 234'S Patrick J. Rocks, Jf., General Counsel

Labor Organization: Chicago Regional Connell of Curpenters Address: 12 E. Frie Street City, State, Zip Code: <u>Chi cago</u>, <u>F1</u> <u>lo D611</u> Telephone Number: <u>312-951-1527</u> Martin C. Sinland Press dent/Executive Secreting-Treasurer By: Its:

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Entile N. Bulton 6/30/05 Secretary

Board Report 05-0622-EX22

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A. 34 Patrick J. Rocks, Jr., General Counsel

Labor Organization: _	Sprinkler Fitters Union Loc	al 281, U.A.
Address:11900 S	Laramie Avenue	
City, State, Zip Code:	Alsip, IL 60803	
Telephone Number:	(708) 597-1800	
By: _ Romost	Color	
Its: Business	Manager	

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By: Anichaele W. Soft Is: President

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Secretary

Board Report 05-0622-EX22

.13.67 Patrick J. Rocks Jr., General Counsel

	CHICAGO JOURNEYMEN PLUMBERS LOCAL UNION 130, U.A.	
Address: 1340 WI	EST WASHINGTON BOULEVARD	<u>. 1</u>
City, State, Zip Code:	CHICAGO IL 60607	<u>en ante en a</u> nte
Telephone Number:	312/421-1010	
By:	a Jullim	
Its:	BUSINESS MANAGE	

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Michael Le. Scett President By: Its:

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Estila U. Beltian 6/30/05 Secretary

Board Report 05-0622-EX22

The zis Patrick J. Rocks, Jr., General Counsel

Labor Organization: Plasterers Local #5 Address: <u>5613 W. 120th Street</u> City, State, Zip Code: <u>Alsip, IL 60803</u> Telephone Number: <u>708-489-9900</u> By: <u>Mm A. Mcmley</u> Its: <u>Business Mgr.</u>

By: Michael W. Sco 64 Its:

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1. Bether 6/30/05 Intels. Secretary

Board Report 05-0622-EX22

FPA . 73205 Patrick J. Rocks, Jr., General Counsel

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 Labor Organization:
 Int'l. Assn. of Machinists and Aerospace Workers

 Local Lodge 126

 Address:
 120 E. Ogden Ave., 18A

 City, State, Zip Code:
 Hinsdale, IL 60521

 Telephone Number:
 (630) 655-1930

 By:
 Directing business Representative

By: prichaele (2). Such Its: President

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Entile H. Belthen 6/30/05 Secretary

Board Report 05-0622-EX22

A Bis Patrick J. Rocks, Jr.,

General Counsel

Labor Organization:	International Union of Operating Engineers
	Local 150, AFL-CIO
Address:	6200 Joliet Road
City, State, Zip Code: _	Countryside, IL 60525
Telephone Munber:	(708), 482-8800
By: and	James M. Sweeney
Its:	Vice President
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6/30/05 Beltie Secretary

Board Report 05-0622-EX22

2,63 Patrick J. Rocks, Jr., General Counsel

Labor Organization: (Suck AYSU LOCAL 21 LISRO SA 1950 W. Address: ____ E1. 0609 City, State, Zip Code: ____ \$GO e 650 18 Telephone Number: 723 By: Its:

By: Michael W. Sart Its: President

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Entita S. Beltran 6/30/05 Secretary

Board Report 05-0622-EX22

3,6) Patrick J. Rocks, Jr., General Counsel

Labor Organization: PIPEFITTERS 1. U. 597	hand the second second second
Address: 45 NOd 65N AVE	1998
City, State, Zip Code: CHGo EL 60607	Condition Participation of
Telephone Number: <u>312 - 829 - 4191</u>	Element Winter
By: James Buchanan. Its: BUSINESS MANAGER	a start and a start of the

By: Michael W. South Its: Piesident

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Estile H. Beltian 6/30/05 Secretary

Board Report 05-0622-EX22

AN 305 Patrick J. Rocks, Jr., General Counsel

Labor Organization: BOILERMAKERS LOCAL # ONC Address: 2941 ARCHER ANE. City, State, Zip Code: CHICAGO, Z. 60608 Telephone Number: 773 - 247 - 5225 By: Ahn Ashemant Its: Busivess Manaber

al W. Scott By: Its:

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Estela D. Biltra 6/30/05 Secretary

Board Report 05-0622-EX22

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Al 245 Patrick J. Rocks, Jr., General Counsel

Labor Organization Geramic Tile, Terrazzo & Granite-Cutters Local No.67

Address: 6425 S. Central Ave.

City, State, Zip Code Chicago, IL 60638

Telephone Number(773) 884-6500

By: _____ Its: ____ ss Manager

Dated this 30th day of ______ 2005, in Chicago, Illinois.

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CHICAGO BOARD OF EDUCATION

Michael W. Sort By: Its: •

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tela & Beltran Secretary 6/20/05

Board Report 05-0622-EX22

PM- 73-15 Patrick J. Rocks, Jr., General Counsel

Labor Organization: Painters' District Council #14
Address: 1456 W. Adam S
City, State, Zip Code: Childgo IFL 60607
Telephone Number: (312) 421-0046
By: Transure P. Fert
Its:

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Secretary DOTE 05-0622-EX22

Board Report 05-0622-EX22

The 13 Patrick J. Rocks. Counsel

Labor Organization: Shret Metal Workers Local 73 Address: N550 Roosevelt City, State, Zip Code: Hillside. In 60162 NHG-0073 Telephone Number: 708 Ву: _ Karama Its:

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Estele M. Beltian 6/30/05 Secretary

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Board Report 05-0622-EX22

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27.65 Patrick J. Rocks, Jr., General Counsel

Labor Organization: _	Roofers' Union	Local No	. 11	S all		
Address:9838 W.	Roosevelt Road		N AND STOP	1		
City, State, Zip Code:	Westchester,	IL 60154	i she	1.4		
Telephone Number:	708-345-0970	5100	- ANHEA	除了		
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Secretary 6/30/05

Board-Report 05-0622-EX22

Plants Patrick J. Rocks, Jr., General Counsel

Labor Organization:	'ointers, Cleaners &	Caulkers Local 52, I	 monoint granta and
Address: 1111 S.	Western Ave.	nan (pan	in doc over the h
City, State, Zip Code:	Chicago, Illinois	60612	the statistic fair
Telephone Number:	312-243-3340	SHEE-SET SHEE	
By: <u>All</u> Its:	A Thing		

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Estile H. Rethan 6/30/05 Secretary Board Report 05-0622-EX22

-D& 1325 Patrick J. Rocks, Jr., General Counsel

Labor Organization: IBEW, LOCAL	134
Address: 600 W. Washington Blvd.	and reactions to the second
City, State, Zip Code: Chicago, IL 60661	and a first state of the second state of the
Telephone Number: (312) 454-1340	ENER-EDITO LE
By: Mighal Hygenel	
Its: Busine Manach	

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Michael W. Scott President By: Its:

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Estila H. Beltran 6/30/05 Secretary

Board Report 05-0627-EX22

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- Nu 13 15 Patrick J. Rocks, Jr., General Counsel

Labor Organization: Heat & Frost Insulators-Loc	al 17	
Address: 3850 S. Bacine Avenue	Real Strate And	at h lang
City, State, Zip Code: Chicago, IL 60609	1	
Telephone Number: 773 247-8184		and exclusion of each eres.
By: Bin Ilino	102 <u>-288-</u> 510	
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Michael W. Scott By: Its:

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Estila H. Beltram 6 /30/05 Secretary

Board Report 05-0622-EX22

8 1 23 th Patrick J. Rocks, Jr., General Counsel

Labor Organization:	Coment Masons'	Union Local #502	
Address:	739 South 25th	Avenue	_
City, State, Zip Code:	Bellwood, IL	60104	-
Telephone Number:	708-544-9100	and the second	
By: Bonced	N. man	d	
Its: <u>President</u>			_

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Estila H. Beltren 6/30/05 Secretary

Board Report 05-0622-EX22

7 1. 23. US Patrick J. Rocks, Jr., General Counsel

Labor Organization:	Irbn Workers Local Union	#1
Address:7720 Inc	dustrial Drive	
City, State, Zip Code:	Forest Park, IL 60130	1 1 1 1 1 1
Telephone Number:	708-366-6695	
By: Robert	Bookourer	
Its:	• •	

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Boilermakers Local 1

Bricklayers and Allied Crafts Local 21 Ceramic Title & Terrazzo

Pointers, Cleaners, Caulkers BAC Administrative Council #1 of IL

Chicago Regional Council of Carpenters¹ Carpenters Local Union #13

Cement Masons Local 502

IBEW, Local 134

Elevator Constructors, Local 2

Operating Engineers, Local 150

Heat and Frost Insulators, Local 17

Iron Workers District Council of Chicago and Vicinity

Architectural Iron Workers, Local 63

Bridge & Structural Iron Workers, Local 1

Machinery Movers, Riggers & Machinery Erectors, Local 136

Construction & General Laborers' District Council of Chicago and Vicinity²

Machinists, Local 126

Painters' District Council No. 14

Glaziers Local 27

Sign, Display, Pictorial Artists and Allied Workers Local 830

Plasters Local 5

Plumbers Local 130

United Union of Roofers, Waterproofers & Allied Workers Local #11

Sheet Metal Workers Local 73

Sprinkler Fitters Local 281

Teamsters Local 731

¹ Carpenters Local include: Locals 1, 10, 13, 54, 58, 62, 74 (Lathers), 80, 141, 181, 272, 434, 578, 839, 1027, 1185, 1307, 1539, 1693 (Millwrights) – City of Chicago Local in Bold.

²Laborers Locals include: Locals One, 2, 4, 5, 6, 25, **76**, 118, 225, 269, **1001**, **1092** (City of Chicago Locals in Bold).