

INVITATION TO BID (ITB) & RESPONDENT'S ACKNOWLEDGEMENT

ITB TITLE: Demolition, Disposal and Rebuild of Fishing pier at Ross Marler Park	<u>ITB NUMBI</u> ITB FM 60-1	
ISSUE DATE:	September 24, 201	8 8:00 A.M. CST
PRE-BID NON-MANADATORY MEETING	October 2, 2018	8:00 A.M. CST
LAST DAY FOR QUESTIONS:	October 12, 2018	3:00 P.M. CST

ITB OPENING DATE & TIME:

ITB NUMBER: TB FM 60-18

October 24, 2018

3:00 P.M. CST

NOTE: BIDS RECEIVED AFTER THE BID OPENING DATE & TIME WILL NOT BE CONSIDERED.

Okaloosa County, Florida solicits your company to submit a bid on the above referenced goods or services. All terms, specifications and conditions set forth in this ITB are incorporated into your response. A bid will not be accepted unless all conditions have been met. All bids must have an authorized signature in the space provided below. All bids must be sealed and received by the Okaloosa County Clerk of Court by the "ITB Opening Date & Time" referenced above. The official clock for the purpose of receiving bids is located in the Clerk of Court, Brackin Building Conference & Training Room, #305 located at 302 N. Wilson St, Crestview, FL 32536. All envelopes containing sealed bids must reference the "ITB Title", "ITB Number" and the "ITB Opening Date & Time". Okaloosa County is not responsible for lost or late delivery of bids by the U.S. Postal Service or other delivery services used by the respondent. Neither faxed nor electronically submitted bids will be accepted. Bids may not be withdrawn for a period of sixty (60) days after the bid opening unless otherwise specified.

RESPONDENT ACKNOWLEDGEMENT FORM BELOW MUST BE COMPLETED, SIGNED, AND RETURNED AS PART OF YOUR BID. BIDS WILL NOT BE ACCEPTED WITHOUT THIS FORM, SIGNED BY AN AUTHORIZED AGENT OF THE RESPONDENT.

COMPANY NAME			
MAILING ADDRESS			
CITY, STATE, ZIP			
FEDERAL EMPLOYER'S IDENTIFICATION NUMBER (FEIN):			
TELEPHONE NUMBER: EXT: FAX:			
EMAIL:			
I CERTIFY THAT THIS BID IS MADE WITHOUT PRIOR UNDERSTANDING, AGREEMENT, OR CONNECTION WITH ANY OTHER RESPONDENT SUBMITTING A BID FOR THE SAME MATERIALS, SUPPLIES, EQUIPMENT OR SERVICES, AND IS IN ALL RESPECTS FAIR AND WITHOUT COLLUSION OR FRAUD. I AGREE TO ABIDE BY ALL TERMS AND CONDITIONS OF THIS BID AND CERTIFY THAT I AM AUTHORIZED TO SIGN THIS BID FOR THE RESPONDENT.			
AUTHORIZED SIGNATURE: TYPED OR PRINTED NAME			
TITLE: DATE			

NOTICE TO RESPONDENTS ITB FM 60-18

Notice is hereby given that the Board of County Commissioners of Okaloosa County, FL, will accept sealed bids until **3:00** p.m. (CST) October 24th, 2018, for the Demolition, Disposal and Rebuild of Fishing Pier at Ross Marler Park.

Interested respondents desiring consideration shall provide one (1) original and two (2) copies (total of 3) of their Invitation to Bids (ITB) response with the respondent's areas of expertise identified. Submissions shall be portrait orientation, unbound, and $8\frac{1}{2}$ '' x 11" where practical.

<u>All originals must have original signatures in blue ink.</u> Bid documents are available for download by accessing the Okaloosa County website at <u>http://www.myokaloosa.com/purchasing/home</u> then accessing the link "View Current Solicitations" or by accessing the Florida Purchasing Group website at <u>http://www.floridabidsystem.com/Bids/ViewOpenSolicitations.asp</u>

A non-mandatory pre-bid meeting will be held on October 2nd, 2018 at 8:00 AM at 1275 Santa Rosa Blvd, Okaloosa Island, FL 32548. *Highly recommended that you attend the meeting for information purposes*

At 3:00 p.m. (CST), October 24th, 2018, all bids will be opened and read aloud. All bids must be in sealed envelopes reflecting on the outside thereof the Respondent's name and "Demolition, Disposal and Rebuild of Fishing Pier at Ross Marler Park." The County will consider all bids properly submitted at its scheduled bid opening in the Conference & Training Room #305 – (old First National Bank Bldg.) located at 302 N. Wilson St, Crestview, FL 32536. Bids may be submitted prior to bid opening by being delivered in person or by mail to the Clerk of Circuit Court, 302 N. Wilson St., #203, Crestview, FL 32536.

<u>NOTE:</u> Crestview, FL is not a next day guaranteed delivery location by most delivery services. Respondents using mail or delivery services assume all risks of late or non-delivery.

The County reserves the right to award the bid to the lowest responsive respondent and to waive any irregularity or technicality in bids received. Okaloosa County shall be the sole judge of the bid and the resulting Agreement that is in its best interest and its decision shall be final. The County reserves the right to award to multiple vendors if it is in the best interest of the County.

Any Respondent failing to mark outside of the envelope as set forth herein may not be entitled to have their bid considered.

All bids should be addressed as follows:

Demolition, Disposal and Rebuild of Fishing Pier at Ross Marler Park

Clerk of Circuit Court Attn: BCC Records Newman C. Brackin Bldg. 302 N. Wilson St. #203 Crestview FL 32536

> Jeffrey Hyde Purchasing Manager

Date

OKALOOSA COUNTY BOARD OF COUNTY COMMISSIONERS

<u>Graham W. Fountain</u> Chairman

SPECIFICATIONS

BID #: ITB FM 60-18

BID ITEM: Demolition, Disposal and Rebuild of Fishing Pier at Ross Marler Park

GENERAL

Okaloosa County is seeking a contractor to provide services to demolish, dispose and rebuild the fishing pier at Ross Marler Park, located at 1275 Santa Rosa Blvd, Okaloosa Island, Florida 32548.

SCOPE OF WORK: Provide all labor, materials and supervision to demolish, dispose and rebuild the fishing pier at Ross Marler Park, per specifications on page 5.10 of the drawings. (See attached Drawings Pages 1-6)

Copies of the drawings can be picked up at the Purchasing Department, 5479A Old Bethel Rd., Crestview, FL 32536. Please email <u>dmason@myokaloosa.com</u> to request a copy of the drawings.

INSPECTION

All workmanship shall be subject to inspection. In case any workmanship is found to be defective or otherwise not in conformity with the specification requirements, the County shall have the right to reject such articles.

CONTRACT TIME

The term of the resulting contract shall begin when all parties have signed and continue through completion, inspection and acceptance of project.

INFORMATION – Questions about this ITB should be directed to DeRita Mason, Purchasing department, <u>dmason@co.okaloosa.fl.us</u>. Any changes by the County to specifications shall be in writing in the form of an addendum and furnished to all bidders. Verbal information obtained otherwise will not be considered in awarding of bids.

GENERAL SERVICES INSURANCE REQUIREMENTS

REVISED: 08/01/2018

BONDING REQUIREMENTS

- 1. **Bid Bond:** A bid bond, in the form prescribed, Cashier's or Certified check, is required in an amount not less than five percent (5%) of the total contract amount. The Bid Bond must be attached to the bid.
- 2. **Performance and Payment Bond:** The successful Respondent shall furnish to the County, without extra compensation, and shall maintain in effect throughout the life of the Contract, and for the duration of the period described in the bond, acceptable Performance and Payment bonds in sums at least equal to the full amount of the Contract, conditioned to indemnify and save harmless the County from and against any loss, damage, or expense ensuing from failure on the part of the Contractor to faithfully and properly perform the Contract or to promptly pay all its subcontractors, suppliers, material, men or laborers for work completed on the Project. The required forms for the performance and payment bonds are included herein.

If within ten (10) calendar days after the acceptance of the bid, the successful Respondent shall refuse or neglect to execute the contract and to furnish the required performance and payment bonds properly signed by the Respondent and the surety or sureties satisfactorily to the County, the Respondent shall be deemed to be in default and the County will retain the bid surety as liquidated damages, but not as a penalty. The County reserves the option to accept the bid of any of the other Respondents within ten (10) calendar days from default, in which case such acceptance shall have the same effect on such Respondent as though they were the original, successful Respondent.

CONTRACTORS INSURANCE

- 1. The Contractor shall not commence any work in connection with this Agreement until he has obtained all required insurance and such insurance has been approved by the Okaloosa County Risk Manager or designee.
- 2. All insurance policies shall be with insurers authorized to do business in the State of Florida.
- 3. All insurance shall include the interest of all entities named and their respective officials, employees & volunteers of each and all other interests as may be reasonably required by Okaloosa County. The coverage afforded the Additional Insured under this policy shall be primary insurance. If the Additional Insured have other insurance that is applicable to the loss, such other insurance shall be on an excess or contingent basis. The amount of the company's liability under this policy shall not be reduced by the existence of such other insurance.
- 4. Where applicable, the County shall be shown as an Additional Insured with a Waiver of Subrogation on the Certificate of Insurance.

- 5. The County shall retain the right to reject all insurance policies that do not meet the requirement of this Agreement. Further, the County reserves the right to change these insurance requirements with 60-day notice to the Contractor.
- 6. The County reserves the right at any time to require the Contractor to provide copies (redacted if necessary) of any insurance policies to document the insurance coverage specified in this Agreement.
- 7. The designation of Contractor shall include any associated or subsidiary company which is involved and is a part of the contract and such, if any associated or subsidiary company involved in the project must be named in the Workers' Compensation coverage.
- 8. Any exclusions or provisions in the insurance maintained by the Contractor that excludes coverage for work contemplated in this agreement shall be deemed unacceptable and shall be considered breach of contract.

WORKERS' COMPENSATION INSURANCE

- 1. The Contractor shall secure and maintain during the life of this Agreement Workers' Compensation insurance for all of his employees employed for the project or any site connected with the work, including supervision, administration or management, of this project and in case any work is sublet, with the approval of the County, the Contractor shall require the Subcontractor similarly to provide Workers' Compensation insurance for all employees employed at the site of the project, and such evidence of insurance shall be furnished to the County not less than ten (10) days prior to the commencement of any and all sub-contractual Agreements which have been approved by the County.
- **2.** Contractor must be in compliance with all applicable State and Federal workers' compensation laws, including the U.S. Longshore Harbor Workers' Act or Jones Act, if applicable.
- **3.** No class of employee, including the Contractor himself, shall be excluded from the Workers' Compensation insurance coverage. The Workers' Compensation insurance shall also include Employer's Liability coverage.

BUSINESS AUTOMOBILE LIABILITY

Coverage must be afforded for all Owned, Hired, Scheduled, and Non-Owned vehicles for Bodily Injury and Property Damage in an amount not less than \$1,000,000 combined single limit each accident. If the contractor does not own vehicles, the contractor shall maintain coverage for Hired & Non-Owned Auto Liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Policy. Contractor must maintain this insurance coverage throughout the life of this Agreement.

COMMERCIAL GENERAL LIABILITY INSURANCE

- 1. The Contractor shall carry other Commercial General Liability insurance against all other Bodily Injury, Property Damage and Personal and Advertising Injury exposures.
- 2. All liability insurance (other than Professional Liability) shall be written on an occurrence basis and shall not be written on a claims-made basis. If the insurance is issued with an aggregate limit of liability, the aggregate limit of liability shall apply only to the locations included in this

Agreement. If, as the result of any claims or other reasons, the available limits of insurance reduce to less than those stated in the Limits of Liability, the Contractor shall notify the County representative in writing. The Contractor shall purchase additional liability insurance to maintain the requirements established in this Agreement. Umbrella or Excess Liability insurance can be purchased to meet the Limits of Liability specified in this Agreement.

- 3. Commercial General Liability coverage shall include the following:
 - 1.) Premises & Operations Liability
 - 2.) Bodily Injury and Property Damage Liability
 - 3.) Independent Contractors Liability
 - 4.) Contractual Liability
 - 5.) Products and Completed Operations Liability
- **4**. Contractor shall agree to keep in continuous force Commercial General Liability coverage for the length of the contract.

LIMITS OF LIABILITY

The insurance required shall be written for not less than the following, or greater if required by law and shall include Employer's liability with limits as prescribed in this contract:

1.	Worker's Compensation	
1.	1.) State	Statutory
	2.) Employer's Liability	\$500,000 each accident
2.	Business Automobile	\$1M each accident (A combined single limit)
3.	Commercial General Liability	\$1M each occurrencefor Bodily Injury & Property Damage\$1M each occurrence Products and completed operations
4.	Personal and Advertising Injury	\$1M each occurrence

NOTICE OF CLAIMS OR LITIGATION

The Contractor agrees to report any incident or claim that results from performance of this Agreement. The County representative shall receive written notice in the form of a detailed written report describing the incident or claim within ten (10) days of the Contractor's knowledge. In the event such incident or claim involves injury and/or property damage to a third party, verbal notification shall be given the same day the Contractor becomes aware of the incident or claim followed by a written detailed report within ten (10) days of verbal notification.

INDEMNIFICATION & HOLD HARMLESS

Contractor shall indemnify and hold harmless the County, its officers and employees from liabilities, damages, losses, and costs including but not limited to reasonable attorney fees, to the extent caused

by the negligence, recklessness, or wrongful conduct of the Contractor and other persons employed or utilized by the Contractor in the performance of this contract.

Note: For Contractor's convenience, this certification form is enclosed and is made a part of the bid package.

CERTIFICATE OF INSURANCE

- 1. Certificates of insurance indicating the job site and evidencing all required coverage must be submitted not less than 10 days prior to the commencement of any of the work. The certificate holder(s) shall be as follows: Okaloosa County, 5479A Old Bethel Road, Crestview, Florida, 32536.
- 2. The contractor shall provide a Certificate of Insurance to the County with a thirty (30) day notice of cancellation; ten (10) days' notice if cancellation is for nonpayment of premium.
- 3. In the event that the insurer is unable to accommodate the cancellation notice requirement, it shall be the responsibility of the contractor to provide the proper notice. Such notification shall be in writing by registered mail, return receipt requested, and addressed to the Okaloosa County Purchasing Department at 5479-A Old Bethel Road, Crestview, FL 32536.
- 4. In the event the contract term goes beyond the expiration date of the insurance policy, the contractor shall provide the County with an updated Certificate of insurance no later than ten (10) days prior to the expiration of the insurance currently in effect. The County reserves the right to suspend the contract until this requirement is met.
- 5. The certificate shall indicate if coverage is provided under a claims-made or occurrence form. If any coverage is provided on a claims-made form, the certificate will show a retroactive date, which should be the same date of the initial contract or prior.
- 6. All certificates shall be subject to Okaloosa County's approval of adequacy of protection and the satisfactory character of the Insurer.
- 7. All deductibles or SIRs, whether approved by Okaloosa County or not, shall be the Contractor's full responsibility. In particular, the Contractor shall afford full coverage as specified herein to entities listed as Additional Insured.
- 8. In no way will the entities listed as Additional Insured be responsible for, pay for, be damaged by, or limited to coverage required by this schedule due to the existence of a deductible or SIR.

GENERAL TERMS

Any type of insurance or increase of limits of liability not described above which, the Contractor required for its own protection or on account of statute shall be its own responsibility and at its own expense.

Any exclusions or provisions in the insurance maintained by the contractor that excludes coverage for work contemplated in this contract shall be deemed unacceptable and shall be considered breach of contract. The carrying of the insurance described shall in no way be interpreted as relieving the Contractor of any responsibility under this contract.

Should the Contractor engage a subcontractor or sub-subcontractor, the same conditions will apply under this Agreement to each subcontractor and sub-subcontractor.

The Contractor hereby waives all rights of subrogation against Okaloosa County and its consultants and other indemnities of the Contractor under all the foregoing policies of insurance.

UMBRELLA INSURANCE

The Contractor shall have the right to meet the liability insurance requirements with the purchase of an umbrella insurance policy. In all instances, the combination of primary and umbrella liability coverage must equal or exceed the minimum liability insurance limits stated in this Agreement.

GENERAL BID CONDITIONS

1. PRE-BID ACTIVITY -

Except as provided in this section, respondents are prohibited from contacting or lobbying the County, County Administrator, Commissioners, County staff, and Review Committee members, or any other person authorized on behalf of the County related or involved with the solicitation. All inquiries on the scope of work, specifications, additional requirements, attachments, terms and general conditions or instructions, or any issue must be directed in writing, by US mail or email to:

Okaloosa County Purchasing Department 5479A Old Bethel Road Crestview, FL 32536 Email: <u>dmason@myokaloosa.com</u> (850) 689-5960

All questions or inquiries must be received no later than the last day for questions (reference ITB & Respondent's Acknowledgement form). Any addenda or other modification to the bid documents will be issued by the County five (5) days prior to the date and time of bid closing, as written posted Okaloosa addenda. and will be to and the County website at http://www.myokaloosa.com/purchasing/current-solicitations and the Bidnet website at https://www.bidnetdirect.com/florida.

Such written addenda or modification shall be part of the bid documents and shall be binding upon each respondent. Each respondent is required to acknowledge receipt of any and all addenda in writing and submit with their bid. No respondent may rely upon any verbal modification or interpretation.

2. **PREPARATION OF BID** – The bid form is included with the bid documents. Additional copies may be obtained from the County. The respondent shall submit bids in accordance with the public notice.

All blanks in the bid documents shall be completed by printing in ink or by typewriter in both words and numbers with the amounts extended, totaled and the bid signed. A bid price shall be indicated for each section, bid item, alternative, adjustment unit price item, and unit price item listed therein, or the words "No Bid", "No Change", or "Not Applicable" entered. No changes shall be made to the phraseology of the form or in the items mentioned therein. In case of any discrepancy between the written amount and the numerical figures, the written amount shall govern. Any bid which contains any omissions, erasures, alterations, additions, irregularities of any kind, or items not called for which shall in any manner fail to conform to the conditions of public notice inviting bids may be rejected.

A bid submitted by a partnership shall be executed in the partnership name and signed by a partner (whose title must appear under the signature). The official address of the partnership shall be shown below the signature.

A bid submitted by a limited liability company shall be executed in the name of the firm by a member and accompanied by evidence of authority to sign. The state of formation of the firm and the official address of the firm must be shown below the signature.

A bid submitted by an individual shall show the respondent's name and official address.

A bid submitted by a joint venture shall be executed by each joint venture in the manner indicated on the bid form. The official address of the joint venture must be shown below the signature. It is preferred that all signatures be in <u>blue ink</u> with the names type or printed below the signature. Okaloosa County does not accept electronic signatures.

The bid shall contain an acknowledgement of receipt of all Addenda, the numbers of which shall be filled in on the form. The address and telephone # for communications regarding the bid shall be shown.

If the respondent is an out-of-state corporation, the bid shall contain evidence of respondent's authority and qualification to do business as an out-of-state corporation in the State of Florida. A state contractor license # for the State of Florida shall also be included on the bid form. Respondent shall be licensed in accordance with the requirements of Chapter 489, Florida Statutes.

- **3. INTEGRITY OF BID DOCUMENTS -** Respondents shall use the original Bid documents provided by the Purchasing Department and enter information only in the spaces where a response is requested. Respondents may use an attachment as an addendum to the Bid documents if sufficient space is not available. Any modifications or alterations to the original bid documents by the respondent, whether intentional or otherwise, will constitute grounds for rejection of a bid. Any such modification or alteration that a respondent wish to propose must be clearly stated in the respondent's response in the form of an addendum to the original bid documents.
- 4. SUBMITTAL OF BID A bid shall be submitted no later than the date and time prescribed and at the place indicated in the advertisement or invitation to bid and shall be enclosed in an opaque sealed envelope plainly marked with the project title (and, if applicable, the designated portion of the project for which the bid is submitted), the name and address of the respondent, and shall be accompanied by the bid security and other required documents. It is the respondent's responsibility to assure that its bid is delivered at the proper time and place. Offers by telegram, facsimile, or telephone will **NOT** be accepted.

Note: Crestview is not a next day delivery site for overnight carriers.

5. MODIFICATION & WITHDRAWAL OF BID - A bid may be modified or withdrawn by an appropriate document duly executed in the manner that a bid must be executed and delivered to the place where bids are to be submitted prior to the date and time for the opening of bids.

If within 24 hours after bids are opened any respondent files a duly signed written notice with the County and promptly thereafter demonstrates to the reasonable satisfaction of the County that there was a material substantial mistake in the preparation of its bid, that respondent may withdraw its bid, and the bid security may be returned. Thereafter, if the work is rebid, that respondent will be disqualified from 1) further bidding on the work, and 2) doing any work on the contract, either as a subcontractor or in any other capacity.

6. BIDS TO REMAIN SUBJECT TO ACCEPTANCE – All bids will remain subject to acceptance or rejection for sixty (60) calendar days after the day of the bid opening, but the County may, in its sole discretion, release any bid and return the bid security prior to the end of this period.

- 7. **IDENTICAL TIE BIDS** – In cases of identical procurement responses, the award shall be determined either by lot or on the basis of factors deemed to serve the best interest of the County. In the case of the latter, there must be adequate documentation to support such a decision.
- 8. CONDITIONAL & INCOMPLETE BIDS Okaloosa County specifically reserves the right to reject any conditional bid and bids which make it impossible to determine the true amount of the bid.
- **9. PRICING** The bid price shall include all equipment, labor, materials, freight, taxes etc. Okaloosa County reserves the right to select that bid most responsive to our needs.
- **10. ADDITION/DELETION OF ITEM** The County reserves the right to add or delete any item from this bid or resulting contract when deemed to be in the County's best interest.
- **11. SPECIFICATION EXCEPTIONS** Specifications are based on the most current literature available. Respondent shall clearly list any change in the manufacturer's specifications which conflict with the bid specifications. Respondent must also explain any deviation from the bid specification in writing, as a foot note on the applicable bid page and enclose a copy of the manufacturer's specifications data detailing the changed item(s) with their bid. Failure of the respondent to comply with these provisions will result in respondents being held responsible for all costs required to bring the equipment in compliance with bid specifications.
- **12. APPLICABLE LAWS & REGULATIONS** All applicable Federal and State laws, County and municipal ordinances, orders, rules and regulations of all authorities having jurisdiction over the project shall apply to the bid throughout, and they will be deemed to be included in the contract the same as though they were written in full therein.
- **13. DISQUALIFICATION OF RESPONDENTS** Any of the following reasons may be considered as sufficient for the disqualification of a respondent and the rejection of its bid:
 - a. Submission of more than one proposal for the same work from an individual, firm or corporation under the same or different name.
 - b. Evidence that the respondent has a financial interest in the firm of another respondent for the same work.
 - c. Evidence of collusion among respondents. Participants in such collusion will receive no recognition as respondents for any future work of the County until such participant has been reinstated as a qualified respondent.
 - d. Uncompleted work which in the judgment of the County might hinder or prevent the prompt completion of additional work if awarded.
 - e. Failure to pay or satisfactorily settle all bills due for labor and material on former contracts in force at the time of advertisement of proposals.
 - f. Default under previous contract.
 - g. Listing of the respondent by any Local, State or Federal Government on its barred/suspended vendor list.

14. AWARD OF BID

- A. **Okaloosa County Review** Okaloosa County designated Staff will review all bids and will participate in the Recommendation to Award.
- B. The County will award the bid to the responsive and responsible vendor(s) with the lowest responsive bid(s), and the County reserves the right to award the bid to the respondent submitting a responsive bid with a resulting negotiated agreement which is most advantageous and in the best interest of the County, and to reject any and all bids or to waive any irregularity or technicality in bids received. Okaloosa County shall be the sole judge of the bid and the resulting negotiated agreement that is in its best interest and its decision shall be final.
- C. Okaloosa County reserves the right to waive any informalities or reject any and all bids, in whole or part, to utilize any applicable state contracts in lieu of or in addition to this bid and to accept the bid that in its judgment will best serve the interest of the County.
- D. Okaloosa County specifically reserves the right to reject any conditional bids and will normally reject those which made it impossible to determine the true amount of the bid. Each item must be bid separately and no attempt is to be made to tie any item or items to any other item or items.
- **15. PAYMENTS** The respondent shall be paid upon submission of invoices and approval of acceptance by Okaloosa County Board of County Commissioners, Finance Office, 302 N. Wilson St., #203, Crestview FL 32536, for the prices stipulated herein for articles delivered and accepted. Invoices must show Contract #.
- **16. DISCRIMINATION** An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid on a contract to provide goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not award or perform work as a contractor, supplier, subcontractor, or consultant under contract with any public entity, and may not transact business with any public entity.
- 17. PUBLIC ENTITY CRIME INFORMATION Pursuant to Florida Statute 287.133, a respondent may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in s. <u>287.017</u> for CATEGORY TWO for a period of 36 months following the date of being placed on the convicted vendor list.
- **18. CONFLICT OF INTEREST -** The award hereunder is subject to the provisions of Chapter 112, Florida Statutes. All respondents must disclose with their bids the name of any officer, director, or agent who is also a public officer or an employee of the Okaloosa Board of County Commissioners, or any of its agencies. Furthermore, all respondents must disclose the name of any County officer or employee who owns, directly or indirectly, an interest of five percent (5%) or more in the firm or any of its branches.

Note: For respondent's convenience, this certification form is enclosed and is made a part of the bid package.

19. REORGANIZATION OR BANKRUPTCY PROCEEDINGS – Bids will not be considered from respondents who are currently involved in official financial reorganization or bankruptcy proceedings.

- **20. INVESTIGATION OF RESPONDENT** The County may make such investigations, as it deems necessary to determine the stability of the respondent to perform the work and that there is no conflict of interest as it relates to the project. The respondent shall furnish to the Owner any additional information and financial data for this purpose as the County may request.
- **21. CONE OF SILENCE CLAUSE** The Okaloosa County Board of County Commissioners has established a solicitation silence policy (**Cone of Silence Clause**) that prohibits oral and written communication regarding all formal solicitations for goods and services (formal bids, Request for Proposals, Requests for Qualifications) issued by the Board through the County Purchasing Department. The period commences from the date of advertisement until award of contract.

All communications shall be directed to the Purchasing Department.

Note: For respondent's convenience, this certification form is enclosed and is made a part of the bid package.

- **22. REVIEW OF PROCUREMENT DOCUMENTS** Per Florida Statute 119.071(1)(b) 2 sealed bids, proposals, or replies received by the County pursuant to a competitive solicitation are exempt from public disclosure until such time as the County provides notice of an intended decision or until 30 days after opening the bids, proposals, or final replies, whichever is earlier.
- **23. COMPLIANCE WITH FLORIDA STATUTE 119.0701 -** The Respondent shall comply with all the provisions of section 119.0701, Florida Statutes relating to the public records which requires, among other things, that the Respondent: (a) Keep and maintain public records; (b) Provide the public with access to public records on the same terms and conditions that the public agency would provide the records; (c) ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law; and (d) Meet all requirements for retaining public records and transfer, at no cost, to the public agency all public records in possession of the respondent upon termination of the contract.
- 24. PROTECTION OF RESIDENT WORKERS The Okaloosa County Board of County Commissioners actively supports the Immigration and Nationality Act (INA) which includes provisions addressing employment eligibility, employment verifications, and nondiscrimination. Under the INA, employers may hire only persons who may legally work in the United States (i.e., citizens and nationals of the U.S.) and aliens authorized to work in the U.S. The employer must verify the identity and employment eligibility of anyone to be hired, which includes completing the Employment Eligibility Verifications. The respondent shall establish appropriate procedures and controls so no services or products under the Contract Documents will be performed or manufactured by any worker who is not legally eligible to perform such services or employment. Okaloosa County reserves the right to request documentation showing compliance with the requirements.

Respondents doing construction business with Okaloosa County are required to use the Federal Government Department of Homeland Security's website and use the E-Verify Employment Eligibility Verifications System to confirm eligibility of all employees to work in the United States.

25. SUSPENSION OR TERMINATION FOR CONVENIENCE - The County may, at any time, without cause, order Respondent in writing to suspend, delay or interrupt the work in whole or in part for such period of time as the County may determine, or to terminate all or a portion of the Contract for the County's convenience. Upon such termination, the Contract Price earned to the date of

termination shall be paid to Respondent, but Respondent waives any claim for damages, including loss of profits arising out of or related to the early termination. Those Contract provisions which by their nature survive final acceptance shall remain in full force and effect. If the County orders a suspension, the Contract price and Contract time may be adjusted for increases in the cost and time caused by suspension, delay or interruption. No adjustment shall be made to the extent that performance is, was or would have been so suspended, delayed or interrupted by reason for which Respondent is responsible; or that an equitable adjustment is made or denied under another provision of this Contract.

- **26. FAILURE OF PERFORMANCE/DELIVERY -** In case of default by the respondent, the County after due notice (oral or written) may procure the necessary supplies or services from other sources and hold the respondent responsible for difference in cost incurred. Continuous instances of default shall result in cancellation of the award and removal of the respondent from the bid list for duration of one (1) year, at the option of the County.
- **27. AUDIT -** If requested, respondent shall permit the County or an authorized, independent audit agency to inspect all data and records of respondent relating to its performance and its subcontracts under this bid from the date of the award through three (3) years after the expiration of contract.
- **28. EQUAL EMPLOYMENT OPPORTUNITY; NON DISCRIMINATION** Respondent will not discriminate against any employee or an applicant for employment because of race, color, religion, gender, sexual orientation, national origin, age, familial status or handicap.
- **29.** NON-COLLUSION Respondent certifies that it has entered into no agreement to commit a fraudulent, deceitful, unlawful or wrongful act, or any act which may result in an unfair advantage over other respondents. See Florida Statute 838.22.
- **30. UNAUTHORIZED ALIENS/PATRIOT'S ACT** The knowing employment by respondent or its subcontractors of any alien not authorized to work by the immigration laws is prohibited and shall be a default of the contract. In the event that the respondent is notified or becomes aware of such default, the respondent shall take steps as are necessary to terminate said employment with 24 hours of notification or actual knowledge that an alien is being employed. Respondent's failure to take such steps as are necessary to terminate the employment of any said alien within 24 hours of notification or actual knowledge that an alien is being employed shall be grounds for immediate termination of the contract. Respondent shall take all commercially reasonable precautions to ensure that it and its subcontractors do not employ persons who are not authorized to work by the immigration laws.

31. The following documents shall be submitted with the bid packet:

- A. Drug-Free Workplace Certification Form
- B. Conflict of Interest
- C. Federal E-Verify
- D. Cone of Silence Form
- E. Recycled Content Form
- F. Indemnification and Hold Harmless
- G. Prohibition to Lobbying
- H. Company Data
- I. System of Awards Management
- J. Addendum Acknowledgement
- K. Bid Sheet/Anti-Collusion Statement
- L. Standard Contract Clauses-Exhibit "B"

DRUG-FREE WORKPLACE CERTIFICATION

THE BELOW SIGNED RESPONDENT CERTIFIES that it has implemented a drug-free workplace program. In order to have a drug-free workplace program, a business shall:

- 1. Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- 2. Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- 3. Give each employee engaged in providing the commodities or contractual services that are under quote a copy of the statement specified in subsection 1.
- 4. In the statement specified in subsection 1, notify the employees that, as a condition of working on the commodities or contractual services that are under quote, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Chapter 893, Florida Statutes, or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
- 5. Impose a sanction on, or require the satisfactory participation in, drug abuse assistance or rehabilitation program if such is available in employee's community, by any employee who is convicted.
- 6. Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign this statement, I certify that this firm complies fully with the above requirements.

DATE:	 SIGNAT	TURE:
COMPANY:	 NAME:	(Typed or Printed)
ADDRESS:	 TITLE:	
	 E-MAIL	:
PHONE NO ·		

CONFLICT OF INTEREST DISCLOSURE FORM

For purposes of determining any possible conflict of interest, all respondents, must disclose if any Okaloosa Board of County Commissioner, employee(s), elected officials(s), or if any of its agencies is also an owner, corporate officer, agency, employee, etc., of their business.

Indicate either "yes" (a county employee, elected official, or agency is also associated with your business), or "no". If yes, give person(s) name(s) and position(s) with your business.

YES		NO	
NAME	C(S)	POSITION(S)	
FIRM NAME:			
BY (PRINTED):			
BY (SIGNATURE):			
TITLE:			
ADDRESS:			
PHONE NO.			
E-MAIL			
DATE			

FEDERAL E-VERIFY COMPLIANCE CERTIFICATION

In accordance with Okaloosa County Policy and Executive Order Number 11-116 from the office of the Governor of the State of Florida, Respondent hereby certifies that the U.S. Department of Homeland Security's E-Verify system will be used to verify the employment eligibility of all new employees hired by the respondent during the contract term, and shall expressly require any subcontractors performing work or providing services pursuant to the contact to likewise utilize the U.S. Department of Homeland Securities E-Verify system to verify the employees hired by the subcontractor during the contract term; and shall provide documentation such verification to the COUNTY upon request.

As the person authorized to sign this statement, I certify that this company complies/will comply fully with the above requirements.

DATE:	SIGNATURE:
COMPANY:	NAME:
ADDRESS:	TITLE:
E-MAIL:	
PHONE NO.:	

CONE OF SILENCE CLAUSE

The Board of County Commissioners have established a solicitation silence policy (**Cone of Silence**) that prohibits oral and written communication regarding all formal solicitations for goods and services (ITB, RFP, ITQ, ITN, and RFQ) or other competitive solicitation between the bidder (or its agents or representatives) or other entity with the potential for a financial interest in the award (or their respective agents or representatives) regarding such competitive solicitation, and any County Commissioner or County employee, selection committee member or other persons authorized to act on behalf of the Board including the County's Architect, Engineer or their subconsultants, or anyone designated to provide a recommendation to award a particular contract, other than the Purchasing Department Staff.

The period commences from the time of advertisement until contract award.

When the solicitation silence period is in effect, no oral or written communication is allowed regarding the solicitation between prospective respondents and members of the Board of County Commissioners, the County Administrator, county employees or members of the Board Approved Review Committee. All questions or requests for information regarding the solicitation \underline{MUST} be directed to the designated Purchasing Representative listed in the solicitation.

Any information thought to affect the committee or staff recommendation submitted after bids are due, should be directed to the Purchasing Director or an appointed representative. It shall be the Purchasing Director decision whether to consider this information in the decision process.

Any violation of this policy shall be grounds to disqualify the respondent from consideration during the selection process.

All respondents must agree to comply with this policy by signing the following statement and including it with their submittal.

Ι

Signature

representing

Company Name

On this day of 2018 hereby agree to abide by the County's "**Cone of Silence Clause**" and understand violation of this policy shall result in disqualification of my proposal/submittal.

RECYCLED CONTENT FORM

RECYCLED CONTENT INFORMATION

1.	Is the material in the what percentage	above: Virgin%.	or Recycled	(Check the applicable blank). If recycled,
2.	Is your product pac	ckaged and/or shipped	in material containing	recycled content?
	Yes	No		
	Specify:			
3.	Is your product recy	clable after it has reache	ed its intended end use?	
	Yes	No		
	Specify:			
Гhe abo	ve is not applicable if th	nere is only a personal serv	vice involved with no produ	act involvement.
Name o	of Respondent:			

E-Mail:

INDEMNIFICATION AND HOLD HARMLESS

Respondent shall indemnify and hold harmless the County, its officers and employees from liabilities, damages, losses, and costs including but not limited to attorney fees, to the extent caused by the negligence, recklessness, or intentional wrongful conduct of the Respondent and other persons employed or utilized by the Respondent in the performance of this Agreement.

Respondent's Company Name	Authorized Signature – Manual
Physical Address	Authorized Signature – Typed
Mailing Address	Title
Phone Number	FAX Number
Cellular Number	After-Hours Number(s)

Date

Email Address

LOBBYING - 31 U.S.C. 1352, 49 CFR Part 19, 49 CFR Part 20

APPENDIX A, 49 CFR PART 20--CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

(To be submitted with each bid or offer exceeding \$100,000)

The undersigned [Contractor] certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for making lobbying contacts to an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form--LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions [as amended by "Government wide Guidance for New Restrictions on Lobbying," 61 Fed. Reg. 1413 (1/19/96). Note: Language in paragraph (2) herein has been modified in accordance with Section 10 of the Lobbying Disclosure Act of 1995 (P.L. 104-65, to be codified at 2 U.S.C. 1601, *et seq.*)]

3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

[Note: Pursuant to 31 U.S.C. § 1352(c)(1) - (2)(A), any person who makes a prohibited expenditure or fails to file or amend a required certification or disclosure form shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such expenditure or failure.]

The Contractor, ______, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. A 3801, *et seq.*, *apply* to this certification and disclosure, if any.

_____ Signature of Contractor's Authorized Official

____ Name and Title of Contractor's Authorized Official

_____ Date

COMPANY DATA

Respondent's Company Name:	
Physical Address & Phone #:	
Contact Person (Typed-Printed):	
Phone #:	
Cell #:	
Federal ID or SS #:	
DUNNS #:	
Respondent's License #:	
Fax #:	
Emergency #'s After Hours, Weekends & Holidays:	
Email Address:	

SYSTEM FOR AWARD MANAGEMENT (OCT 2016)

(a) Definitions. As used in this provision.

"Electronic Funds Transfer (EFT) indicator" means a four-character suffix to the unique entity identifier. The suffix is assigned at the discretion of the commercial, nonprofit, or Government entity to establish additional System for Award Management records for identifying alternative EFT accounts (see <u>subpart</u> <u>32.11</u>) for the same entity.

"Registered in the System for Award Management (SAM) database" means that.

(1) The Offeror has entered all mandatory information, including the unique entity identifier and the EFT indicator, if applicable, the Commercial and Government Entity (CAGE) code, as well as data required by the Federal Funding Accountability and Transparency Act of 2006 (see <u>subpart 4.14</u>) into the SAM database;

(2) The offeror has completed the Core, Assertions, and Representations and Certifications, and Points of Contact sections of the registration in the SAM database;

(3) The Government has validated all mandatory data fields, to include validation of the Taxpayer Identification Number (TIN) with the Internal Revenue Service (IRS). The offeror will be required to provide consent for TIN validation to the Government as a part of the SAM registration process; and

(4) The Government has marked the record "Active".

"Unique entity identifier" means a number or other identifier used to identify a specific commercial, nonprofit, or Government entity. See <u>www.sam.gov</u> for the designated entity for establishing unique entity identifiers.

(b)(1) By submission of an offer, the offeror acknowledges the requirement that a prospective awardee shall be registered in the SAM database prior to award, during performance, and through final payment of any contract, basic agreement, basic ordering agreement, or blanket purchasing agreement resulting from this solicitation.

(2) The Offeror shall enter, in the block with its name and address on the cover page of its offer, the annotation "Unique Entity Identifier" followed by the unique entity identifier that identifies the Offeror's name and address exactly as stated in the offer. The Offeror also shall enter its EFT indicator, if applicable. The unique entity identifier will be used by the Contracting Officer to verify that the Offeror is registered in the SAM database.

(c) If the Offeror does not have a unique entity identifier, it should contact the entity designated at <u>www.sam.gov</u> for establishment of the unique entity identifier directly to obtain one. The Offeror should be prepared to provide the following information:

(1) Company legal business name.

(2) Tradestyle, doing business, or other name by which your entity is commonly recognized.

- (3) Company Physical Street Address, City, State, and Zip Code.
- (4) Company Mailing Address, City, State and Zip Code (if separate from physical).

(5) Company telephone number.

- (6) Date the company was started.
- (7) Number of employees at your location.
- (8) Chief executive officer/key manager.
- (9) Line of business (industry).
- (10) Company Headquarters name and address (reporting relationship within your entity).

(d) If the Offeror does not become registered in the SAM database in the time prescribed by the Contracting Officer, the Contracting Officer will proceed to award to the next otherwise successful registered Offeror.

(e) Processing time, which normally takes 48 hours, should be taken into consideration when registering. Offerors who are not registered should consider applying for registration immediately upon receipt of this solicitation.

(f) Offerors may obtain information on registration at <u>https://www.acquisition.gov</u>.

Offerors SAM information:

Entity Name:	
Entity Address:	
Duns Number:	
CAGE Code:	

ADDENDUM ACKNOWLEDGEMENT

ITB FM 60-18

Acknowledgment is hereby made of the following addenda (identified by number) received since issuance of solicitation:

ADDENDUM NO.

DATE

NOTE: Prior to submitting the response to this solicitation, it is the responsibility of the respondent to confirm if any addenda have been issued. If such addenda have been issued, acknowledge receipt by noting number(s) and date(s) above.

BID SHEET

Bid #: ITB FM 60-18

BID ITEM: Demolition, Disposal & Rebuild of Fishing Pier at Ross Marler Park

Total Bid Amount to for demo and disposal:	\$
Total Bid Amount for re-build of pier:	\$
Total Bid Amount:	\$

Total number of days to complete the project (demo, dispose and rebuild): _____

ANTI-COLLUSION STATEMENT: The below signed bidder has not divulged to, discussed or compared his bid with other bidders and has not **colluded with any other bidder or parties to bid whatever. Note: No premiums, rebates, or gratuities permitted either with, prior to, or after any** delivery of materials. Any such violation will result in the cancellation and/or return of material (as applicable) and the removal from bid list(s).

Bidder's Company Name

Authorized Signature – Manual

Authorized Signature – Typed

Address

Address

Phone #

Title

Fax #

Federal ID # or SS #

Date Submitted: _____

Exhibit "B"

Standard Contract Clauses

Title VI Clauses for Compliance with Nondiscrimination Requirements

Compliance with Nondiscrimination Requirements

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the "contractor") agrees as follows:

- 1. **Compliance with Regulations:** The contractor (hereinafter includes consultants) will comply with the Title VI List of Pertinent Nondiscrimination Acts And Authorities, as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.
- 2. Non-discrimination: The contractor, with regard to the work performed by it during the contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The contractor will not participate directly or indirectly in the discrimination prohibited by the Nondiscrimination Acts and Authorities, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR part 21.
- 3. Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all solicitations, either by competitive bidding, or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by the contractor of the contractor's obligations under this contract and the Nondiscrimination Acts And Authorities on the grounds of race, color, or national origin. Information and Reports: The contractor will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the sponsor or the Federal Aviation Administration to be pertinent to ascertain compliance with such Nondiscrimination Acts And Authorities and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish the information, the contractor will so certify to the sponsor or the Federal Aviation Administration, as appropriate, and will set forth what efforts it has made to obtain the information.
- 4. **Sanctions for Noncompliance:** In the event of a contractor's noncompliance with the Nondiscrimination provisions of this contract, the sponsor will impose such contract sanctions as it or the Federal Aviation Administration may determine to be appropriate, including, but not limited to:
 - a. Withholding payments to the contractor under the contract until the contractor complies; and/or
 - b. Cancelling, terminating, or suspending a contract, in whole or in part.

5. Incorporation of Provisions: The contractor will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations and directives issued pursuant thereto. The contractor will take action with respect to any subcontract or procurement as the sponsor or the Federal Aviation Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the contractor may request the sponsor to enter into any litigation to protect the interests of the sponsor. In addition, the contractor may request the United States to enter into the litigation to protect the interests of the United States.

Title VI List of Pertinent Nondiscrimination Acts and Authorities

Title VI List of Pertinent Nondiscrimination Acts and Authorities

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the "contractor") agrees to comply with the following non-discrimination statutes and authorities; including but not limited to:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d *et seq.*, 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin);
- 49 CFR part 21 (Non-discrimination In Federally-Assisted Programs of The Department of Transportation—Effectuation of Title VI of The Civil Rights Act of 1964);
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 *et seq.*), as amended, (prohibits discrimination on the basis of disability); and 49 CFR part 27;
- The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 *et seq.*), (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act of 1990, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131 12189) as implemented by Department of Transportation regulations at 49 CFR parts 37 and 38;
- The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);

- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures non-discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).

FEDERAL FAIR LABOR STANDARDS ACT (FEDERAL MINIMUM WAGE)

All contracts and subcontracts that result from this solicitation incorporate by reference the provisions of 29 CFR part 201, the Federal Fair Labor Standards Act (FLSA), with the same force and effect as if given in full text. The FLSA sets minimum wage, overtime pay, recordkeeping, and child labor standards for full and part time workers.

The *contractor* has full responsibility to monitor compliance to the referenced statute or regulation. The *contractor* must address any claims or disputes that arise from this requirement directly with the U.S. Department of Labor – Wage and Hour Division

OCCUPATIONAL SAFETY AND HEALTH ACT OF 1970

All contracts and subcontracts that result from this solicitation incorporate by reference the requirements of 29 CFR Part 1910 with the same force and effect as if given in full text. Contractor must provide a work environment that is free from recognized hazards that may cause death or serious physical harm to the employee. The Contractor retains full responsibility to monitor its compliance and their subcontractor's compliance with the applicable requirements of the Occupational Safety and Health Act of 1970 (20 CFR Part 1910). Contractor must address any claims or disputes that pertain to a referenced requirement directly with the U.S. Department of Labor – Occupational Safety and Health Administration.

E-VERIFY

Enrollment and verification requirements.

- (1) If the Contractor is not enrolled as a Federal Contractor in E-Verify at time of contract award, the Contractor shall
 - a. Enroll. Enroll as a Federal Contractor in the E-Verify Program within thirty (30) calendar days of contract award;
 - b. Verify all new employees. Within ninety (90) calendar days of enrollment in the E-Verify program, begin to use E-Verify to initiate verification of employment eligibility of all new hires of the Contractor, who are working in the United States,

whether or not assigned to the contract, within three (3) business days after the date of hire (but see paragraph (b)(3) of this section); and,

- c. Verify employees assigned to the contract. For each employee assigned to the contract, initiate verification within ninety (90) calendar days after date of enrollment or within thirty (30) calendar days of the employee's assignment to the contract, whichever date is later (but see paragraph (b)(4) of this section.)
- (2) If the Contractor is enrolled as a Federal Contractor in E-Verify at time of contract award, the Contractor shall use E-Verify to initiate verification of employment eligibility of
 - a. All new employees.
 - i. Enrolled ninety (90) calendar days or more. The Contractor shall initiate verification of all new hires of the Contractor, who are working in the United States, whether or not assigned to the contract, within three (3) business days after the date of hire (but see paragraph (b)(3) of this section); or
 - b. Enrolled less than ninety (90) calendar days. Within ninety (90) calendar days after enrollment as a Federal Contractor in E-Verify, the Contractor shall initiate verification of all new hires of the contractor, who are working in the United States, whether or not assigned to the contract, within three (3) business days after the date of hire (but see paragraph (b)(3) of this section; or

ii. Employees assigned to the contract. For each employee assigned to the contract, the Contractor shall initiate verification within ninety (90) calendar days after date of contract award or within thirty (30) days after assignment to the contract, whichever date is later (but see paragraph (b)(4) of this section.)

- (3) If the Contractor is an institution of higher education (as defined at 20 U.S.C. 1001(a)); a State of local government or the government of a Federally recognized Indian tribe, or a surety performing under a takeover agreement entered into with a Federal agency pursuant to a performance bond, the Contractor may choose to verify only employees assigned to the contract, whether existing employees or new hires. The Contractor shall follow the applicable verification requirements of (b)(1) or (b)(2), respectively, except that any requirement for verification of new employees applies only to new employees assigned to the contract.
- (4) Option to verify employment eligibility of all employees. The Contractor may elect to verify all existing employees hired after November 6, 2986 (after November 27, 2009, in the Commonwealth of the Northern Mariana Islands), rather than just those employees assigned to the contract. The Contractor shall initiate verification for each existing employee working in the United States who was hired after November 6, 1986 (after November 27, 2009, in the Commonwealth of the Northern Mariana Islands), within one hundred eighty (180) calendar days of
 - i. Enrollment in the E-Verify program; or

- ii. Notification to E-Verify Operations of the Contractor's decision to exercise this option, using the contract information provided in the E-Verify program Memorandum of Understanding (MOU)
- (5) The Contractor shall comply, for the period of performance of this contract, with the requirements of the E-Verify program MOU.

i. The Department of Homeland Security (DHS) or the Social Security Administration (SSA) may terminate the Contractor's MOU and deny access to the E-Verify system in accordance with the terms of the MOU. In such case, the Contractor, will be referred to a suspension or debarment official.

ii. During the period between termination of the MOU and a decision by the suspension or debarment official whether to suspend or debar, the contractor is excused from its obligations under paragraph (b) of this clause. If the suspension or debarment official determines not to suspend or debar the Contractor, then the Contractor must reenroll in E-Verify.

iii. Web site. Information on registration for and use of the E-Verify program can be obtained via the Internet at the Department of Homeland Security Web site: <u>http://www.dhs.gov/E-Verify</u>.

Individuals previously verified. The Contractor is not required by this clause to perform additional employment verification using E-Verify for any employee-

- (a) Whose employment eligibility was previously verified by the Contractor through the E-Verify program;
- (b) Who has been granted and holds an active U.S. Government security clearance for access to confidential, secret, or top secret information in accordance with the National Industrial Security Program Operating Manual; or
- Who has undergone a completed background investigation and been issued credentials pursuant to Homeland Security Presidential Directive (HSPD)-12. Policy for a Common Identification Standard for Federal Employees and Contractors.

Subcontracts. The Contractor shall include the requirements of this clause, including this paragraph € (appropriately modified for identification of the parties in each subcontract that-

 Is for-(i) Commercial and noncommercial services (except for commercial services that are part of the purchase of a COTS item (or an item that would be a COTS item, but for minor modifications), performed by the COTS provider, and are normally provided for that COTS item); or

(ii) Construction;

- (2) Has a value of more than \$3,500; and
- (3) Includes work performed in the United States.

DRAFT CONTRACT

Please note: this contract is a draft for bidder to view and understand the County's standard terms and conditions, it is subject to revisions. By submitting a bid/proposal bidder/respondent understands and acknowledges that the draft contract is not an offer. Bidders/respondents are not to sign this draft contract.

EXHIBIT "A"

To be inserted later once submittals have been made- Request for Qualifications and Respondents Acknowledgement solicited for a **Demolition, Disposal and Rebuild of Fishing Pier at Ross Marler Park** date of opening **May 16, 2018** and any addendums thereto.

CONTRACT For ITB FM 60-18 Demolition, Disposal and Rebuild of Fishing Pier at Ross Marler Park

This Contract executed and entered into this _____ day of ______, 2018, between Okaloosa County, Florida, (hereinafter the "County"), whose principal address is 1250 N. Eglin Parkway, Shalimar, Florida 32579, and ______ (hereinafter the "Contractor"), ______, whose principal address is ______, states as follows:

WITNESSETH:

WHEREAS, the County through an Invitation to Bids has solicited for **Demolition**, **Disposal and Rebuild of Fishing Pier at Ross Marler Park**; and

WHEREAS, after due review of all bids, ______ has been selected for the **Demolition, Disposal and Rebuild of Fishing Pier at Ross Marler Park**; and

WHEREAS, the County, as a recipient of federal assistance, is required to incorporate specific provisions in all contracts, regardless of funding source, with additional provisions being required for federally funded projects. These provisions are being incorporated per this amendment as stated in Exhibit "B "attached hereto; and

WHEREAS, the County desires the services of the Contractor and the Contractor is willing and able to perform all services in accordance with this Contract.

NOW, THERFORE, the parties hereto agree as follows:

I. Incorporation of Documents

The following documents are incorporated herein by reference into this Contract and are attached as:

- Exhibit "A", Invitation to Bid & Respondent's Acknowledgment/Contractor's Submittal, ITB FM 60-18, Demolition, Disposal and Rebuild of Fishing Pier at Ross Marler Park date of opening April 25, 2018 and any addendums thereto.
- 2. Exhibit "B", Federal Regulations, attached hereto and made a part of the contract.

All terms within the above referenced documents are in full force and effect and shall be binding upon both parties.

II. Scope of Work

The Contractor will demolish, dispose and rebuild the fishing pier at Marler Park, as further outlined in the attached Exhibit "A". Any changes to the Contract shall be by a contract amendment, which must be agreed to in writing and fully executed by both parties.

III. Payment

The Contractor will be paid for the services provided in accordance with the terms and conditions of this contract and attached Exhibit "A" (Bid Sheet).

IV. Invoice Requirements

The Contractor shall request payment through submission of a properly completed invoice. County shall make payments within thirty (30) days of invoice date.

In the event a portion of an invoice submitted to the County for payment to the Contractor, as specified above, is disputed, payment for the disputed amount may be withheld pending resolution of the dispute, and the remainder of the invoice will be processed for payment without regard to that portion which is in dispute.

V. Duration of Contract and Termination of the Contract

The Contract will be effective when all parties have signed and will continue through completion, inspection and acceptance of project.

The County may terminate the Contract with or without cause by providing thirty (30) days written notice to the Contractor. If terminated, Contractor shall be owed for services rendered and equipment provided up until the point of termination.

The County may terminate this Agreement in whole or part for cause, if the County determines that the performance of the Contractor is not satisfactory, the County shall notify the Contractor of the deficiency in writing with a requirement that the deficiency be corrected within ten (10) days of such notice. Such notice shall provide reasonable specificity to the Contractor of the deficiency that requires correction. If the deficiency is not corrected within such time period, the County may either (1) immediately terminate the Agreement, or (2) take whatever action is deemed appropriate to correct the deficiency. In the event the County chooses to take action and not terminate the Agreement, the Contractor shall, upon demand, promptly reimburse the County for any and all costs and expenses incurred by the County in correcting the deficiency.

If the County terminates the Agreement, the County shall notify the Contractor of such termination in writing, with instruction to the effective date of termination or specify the stage of work at which the Agreement is to be terminated.

The County reserves the right to unilaterally cancel this Agreement for refusal by the Contractor or any contractor, sub-contractor or materials vendor to allow public access to all documents, papers, letters or other material subject to the provisions of Chapter 119, Florida Statutes, and made or received in conjunction with this Agreement unless the records are exempt.

Upon receipt of a final termination or suspension notice under this Article, the Contractor shall proceed promptly to carry out the actions required in such notice, which may include any or all of the following:

- 1. Necessary action to terminate or suspend, as the case may be, Project activities and contracts and such other action as may be required or desirable to keep to a minimum the costs upon the basis of which the financing is to computed; and
- 2. Furnish a statement of the activities and other undertakings the cost of which are otherwise includable as costs under this Agreement. The termination or suspension shall be carried out in conformity with the latest schedule of costs as approved by the County. The closing out of federal financial participation in the services provided shall not constitute a waiver of any claim which the County may otherwise have arising out of this Agreement.

VI. Remedies

This Contract shall be governed by the laws of the State of Florida. Any and all legal action necessary to enforce the Contract shall be held in Okaloosa County. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

VII. Intent of Contract Documents

It is the intent of the Contract Documents to describe a functionally complete project to be performed in accordance with the Contract Documents. Any work, materials or equipment that may reasonably be inferred from the Contract Documents as being required to produce the intended result shall be supplied whether or not specifically called for. When words that have a well-known technical or trade meaning are used to describe work, materials or equipment, such words shall be interpreted in accordance with that meaning. Reference to standard specifications, manuals or codes of any technical society, organization or association or to the laws or regulations of any governmental authority having jurisdiction over the Project, whether such reference be specific or by implication, shall mean the latest standard specification, manual, code, law or regulation in effect at the time the Work is performed, except as may be otherwise specifically stated herein.

VIII. Investigation

Contractor shall have the sole responsibility of satisfying itself concerning the nature and location of the Work and the general and local conditions, and particularly, but without limitation, with respect to the following: those affecting transportation, access, disposal, handling and storage of materials; availability and quality of labor; water and electric power; availability and condition of roads; work area; living facilities; climatic conditions and seasons; physical conditions at the work site and the project area as a whole; topography and ground surface conditions; nature and quantity of the surface materials to be encountered; subsurface conditions; equipment and facilities needed preliminary to and during performance of the Work; and all other costs associated with such performance. The failure of Contractor to acquaint itself with any applicable conditions shall not relieve Contractor from any of its responsibilities to perform under the Contract Documents, nor shall it be considered the basis for any claim for additional time or compensation.

VIX. Notice

All notices required by this Contract shall be in writing to the representatives listed below:

The authorized representatives of the County shall be:

James Puckett, Facility Maintenance Manager 5489 Old Bethel Rd. Crestview, FL 32536 Phone: 850-689-5790 Email: jpuckett@myokaloosa.com

The authorized representative for _______ shall be:

Courtesy copy to:

Okaloosa County Purchasing Department 5479A Old Bethel Road Crestview, FL 32536 Phone: 850-689-5960 Fax: 850-689-5998 Email: <u>dmason@co.okaloosa.fl.us</u>

Any party shall have the right, from time to time, to change the address to which notices shall be sent by giving the other party at least five (5) business days' prior notice of the address change.

X. Governing Law & Venue

This Contract shall be governed by and construed in accordance with the laws of the State of Florida, and the parties stipulate that venue shall be in Okaloosa County, Florida.

XI. Public Records

Any record created by either party in accordance with this Contract shall be retained and maintained in accordance with the public records law, Florida Statutes, Chapter 119.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT OKALOOSA COUNTY RISK MANAGEMENT DEPARTMENT 5479 OLD BETHEL ROAD CRESTVIEW, FL 32536 PHONE: (850) 689-5977 <u>riskinfo@co.okaloosa.fl.us</u>.

Contractor must comply with the public records laws, Florida Statute chapter 119, specifically Contractor must:

- 1. Keep and maintain public records required by the County to perform the service.
- 2. Upon request from the County's custodian of public records, provide the County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost

that does not exceed the cost provided in chapter 119 Florida Statutes or as otherwise provided by law.

- 3. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the contractor does not transfer the records to the County.
- 4. Upon completion of the contract, transfer, at no cost, to the County all public records in possession of the contractor or keep and maintain public records required by the County to perform the service. If the contractor transfers all public records to the public agency upon completion of the contract, the contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the contractor keeps and maintains public records upon completion of the contract, the contractor shall meet all applicable requirements for retaining the public records. All records stored electronically must be provided to the public agency, upon the request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.

XIII. Audit

The County and/or its designee shall have the right from time to time at its sole expense to audit the compliance by the Contractor with the terms, conditions, obligations, limitations, restrictions, and requirements of this Contract and such right shall extend for a period of three (3) years after termination of this Contract.

XIV. Assignment

Contractor shall not assign this Contract or any part thereof, without the prior consent in writing of the County. If Contractor does, with approval, assign this Contract or any part thereof, it shall require that its assignee be bound to it and to assume toward Contractor all of the obligations and responsibilities that Contractor has assumed toward the County.

XV. Entire Contract & Waivers

This Contract and all exhibits as incorporated herein, contain the entire contract between the parties and supersedes all prior oral or written contracts. Contractor acknowledges that it has not relied upon any statement, representation, prior or contemporaneous written or oral promises, agreements or warranties, except such as are expressed herein. The terms and conditions of this Contract can only be amended in writing upon mutual agreement of the parties and signed by both parties.

The waiver by a party of any breach or default in performance shall not be deemed to constitute a waiver of any other or succeeding breach or default. The failure of the County to enforce any of the provisions hereof shall not be construed to be a waiver of the right of the County thereafter to enforce such provisions.

XVI. Severability

If any term or condition of this Contract shall be deemed, by a court having appropriate jurisdiction, invalid or unenforceable, the remainder of the terms and conditions of this Contract shall remain in full force and effect. This Contract shall not be more strictly construed against either party hereto by reason of the fact that one party may have drafted or prepared any or all the terms and provisions hereof.

XVII. Independent Contractor

Contractor enters into this Contract as, and shall continue to be, an independent contractor. All services shall be performed only by Contractor and Contractor's employees. Under no circumstances shall Contractor or any of Contractor's employees look to the County as his/her employer, or as partner, agent or principal. Neither Contractor, nor any of Contractor's employees, shall be entitled to any benefits accorded to the County's employees, including without limitation worker's compensation, disability insurance, vacation or sick pay. Contractor shall be responsible for providing, at Contractor's expense, and in Contractor's name, unemployment, disability, worker's compensation and other insurance as well as licenses and permits usual and necessary for conducting the services to be provided under this Contract.

XVIII. Third Party Beneficiaries

It is specifically agreed between the parties executing this Contract that it is not intended by any of the provisions of any part of the Contract to create in the public or any member thereof, a third party beneficiary under this Contract, or to authorize anyone not a party to this Contract to maintain a suit for personal injuries or property damage pursuant to the terms or provisions of this Contract.

XVIX. Indemnification and Hold Harmless

Contractor agrees to hold harmless, indemnify, and defend or, at the option of the County, pay the cost of defense, the County and its representative from any and all claims, losses, penalties, demands, judgments, and costs of suit, including attorneys' fees and paralegals' fees, for any expense, damage or liability incurred by any of them, whether for personal injury, property damage, direct or consequential damages, or economic loss, arising directly or indirectly on account of or in connection with the Work done by Contractor under this Contract or by any person, firm or corporation to whom any portion of the Work is subcontracted by Contractor or resulting from the use by Contractor, or by any one for whom Contractor is legally liable, of any materials, tools, machinery or other property of the County.

The Contractor's obligation under this provision shall not be limited in any way by the agreed upon contract price as shown in this contract or the Contractor's limit of, or lack of, sufficient insurance protection.

XX. Representation of Authority to Contractor/Signatory

The individual signing this Contract on behalf of ________. represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver this Contract. The signatory represents and warrants to the County that the execution and delivery of this Contract and the performance of _______. obligations hereunder have been duly authorized and that the Contract is a valid and legal agreement binding on the Contractor and enforceable in accordance with its terms.

XXI. Subcontracting

Contractor shall not subcontract any services or work to be provided to County without the prior written approval of the County's Representative. The County reserves the right to accept the use of a subcontractor or to reject the selection of a particular subcontractor and to inspect all facilities of any subcontractors in order to make a determination as to the capability of the subcontractor to perform properly under this Contract. The County's acceptance of a subcontractor shall not be unreasonably withheld. The Contractor is encouraged to seek minority and women business enterprises for participation in subcontractor will need to be approved by the County prior to it being entered into, and said agreement shall incorporate in all required terms in accordance with local, state and Federal regulations.

XXII. Insurance

CONTRACTORS INSURANCE

- 1. The Contractor shall not commence any work in connection with this Agreement until he has obtained all required insurance and such insurance has been approved by the Okaloosa County Risk Manager or designee.
- 2. All insurance policies shall be with insurers authorized to do business in the State of Florida.
- 3. All insurance shall include the interest of all entities named and their respective officials, employees & volunteers of each and all other interests as may be reasonably required by Okaloosa County. The coverage afforded the Additional Insured under this policy shall be primary insurance. If the Additional Insured have other insurance that is applicable to the loss, such other insurance shall be on an excess or contingent basis. The amount of the company's liability under this policy shall not be reduced by the existence of such other insurance.
- 4. Where applicable, the County shall be shown as an Additional Insured with a Waiver of Subrogation on the Certificate of Insurance.
- 5. The County shall retain the right to reject all insurance policies that do not meet the requirement of this Agreement. Further, the County reserves the right to change these insurance requirements with 60-day notice to the Contractor.
- 6. The County reserves the right at any time to require the Contractor to provide copies (redacted if necessary) of any insurance policies to document the insurance coverage specified in this Agreement.
- 7. The designation of Contractor shall include any associated or subsidiary company which is involved and is a part of the contract and such, if any associated or subsidiary company involved in the project must be named in the Workers' Compensation coverage.
- 8. Any exclusions or provisions in the insurance maintained by the Contractor that excludes coverage for work contemplated in this agreement shall be deemed unacceptable and shall be considered breach of contract.

WORKERS' COMPENSATION INSURANCE

1. The Contractor shall secure and maintain during the life of this Agreement Workers' Compensation insurance for all of his employees employed for the project or any site connected with the work, including supervision, administration or management, of this project and in case any work is sublet, with the approval of the County, the Contractor shall require the Subcontractor similarly to provide Workers' Compensation insurance for all employees employed at the site of the project, and such evidence of insurance shall be furnished to the County not less than ten (10) days prior to the county.

- 2. Contractor must be in compliance with all applicable State and Federal workers' compensation laws, including the U.S. Longshore Harbor Workers' Act or Jones Act, if applicable.
- 3. No class of employee, including the Contractor himself, shall be excluded from the Workers' Compensation insurance coverage. The Workers' Compensation insurance shall also include Employer's Liability coverage.

BUSINESS AUTOMOBILE LIABILITY

Coverage must be afforded for all Owned, Hired, Scheduled, and Non-Owned vehicles for Bodily Injury and Property Damage in an amount not less than \$1,000,000 combined single limit each accident. If the contractor does not own vehicles, the contractor shall maintain coverage for Hired & Non-Owned Auto Liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Policy. Contractor must maintain this insurance coverage throughout the life of this Agreement.

COMMERCIAL GENERAL LIABILITY INSURANCE

- 1. The Contractor shall carry other Commercial General Liability insurance against all other Bodily Injury, Property Damage and Personal and Advertising Injury exposures.
- 2. All liability insurance (other than Professional Liability) shall be written on an occurrence basis and shall not be written on a claims-made basis. If the insurance is issued with an aggregate limit of liability, the aggregate limit of liability shall apply only to the locations included in this Agreement. If, as the result of any claims or other reasons, the available limits of insurance reduce to less than those stated in the Limits of Liability, the Contractor shall notify the County representative in writing. The Contractor shall purchase additional liability insurance to maintain the requirements established in this Agreement. Umbrella or Excess Liability insurance can be purchased to meet the Limits of Liability specified in this Agreement.
- 3. Commercial General Liability coverage shall include the following:
 - 1.) Premises & Operations Liability
 - 2.) Bodily Injury and Property Damage Liability
 - 3.) Independent Contractors Liability
 - 4.) Contractual Liability
 - 5.) Products and Completed Operations Liability
- **4**. Contractor shall agree to keep in continuous force Commercial General Liability coverage for the length of the contract.

LIMITS OF LIABILITY

The insurance required shall be written for not less than the following, or greater if required by law and shall include Employer's liability with limits as prescribed in this contract:

1		LIMIT
1.	Worker's Compensation 1.) State	Statutory
	2.) Employer's Liability	\$500,000 each accident
2.	Business Automobile	\$1M each accident (A combined single limit)
3.	Commercial General Liability	\$1M each occurrence for Bodily Injury & Property Damage \$1M each occurrence Products and completed operations
4.	Personal and Advertising Injury	\$1M each occurrence

NOTICE OF CLAIMS OR LITIGATION

The Contractor agrees to report any incident or claim that results from performance of this Agreement. The County representative shall receive written notice in the form of a detailed written report describing the incident or claim within ten (10) days of the Contractor's knowledge. In the event such incident or claim involves injury and/or property damage to a third party, verbal notification shall be given the same day the Contractor becomes aware of the incident or claim followed by a written detailed report within ten (10) days of verbal notification.

INDEMNIFICATION & HOLD HARMLESS

Contractor shall indemnify and hold harmless the County, its officers and employees from liabilities, damages, losses, and costs including but not limited to reasonable attorney fees, to the extent caused by the negligence, recklessness, or wrongful conduct of the Contractor and other persons employed or utilized by the Contractor in the performance of this contract.

Note: For Contractor's convenience, this certification form is enclosed and is made a part of the bid package.

CERTIFICATE OF INSURANCE

- 1. Certificates of insurance indicating the job site and evidencing all required coverage must be submitted not less than 10 days prior to the commencement of any of the work. The certificate holder(s) shall be as follows: Okaloosa County, 5479A Old Bethel Road, Crestview, Florida, 32536.
- 2. The contractor shall provide a Certificate of Insurance to the County with a thirty (30) day notice of cancellation; ten (10) days' notice if cancellation is for nonpayment of premium.
- 3. In the event that the insurer is unable to accommodate the cancellation notice requirement, it shall be the responsibility of the contractor to provide the proper notice. Such notification shall be in

writing by registered mail, return receipt requested, and addressed to the Okaloosa County Purchasing Department at 5479-A Old Bethel Road, Crestview, FL 32536.

- 4. In the event the contract term goes beyond the expiration date of the insurance policy, the contractor shall provide the County with an updated Certificate of insurance no later than ten (10) days prior to the expiration of the insurance currently in effect. The County reserves the right to suspend the contract until this requirement is met.
- 5. The certificate shall indicate if coverage is provided under a claims-made or occurrence form. If any coverage is provided on a claims-made form, the certificate will show a retroactive date, which should be the same date of the initial contract or prior.
- 6. All certificates shall be subject to Okaloosa County's approval of adequacy of protection and the satisfactory character of the Insurer.
- 7. All deductibles or SIRs, whether approved by Okaloosa County or not, shall be the Contractor's full responsibility. In particular, the Contractor shall afford full coverage as specified herein to entities listed as Additional Insured.
- 8. In no way will the entities listed as Additional Insured be responsible for, pay for, be damaged by, or limited to coverage required by this schedule due to the existence of a deductible or SIR.

GENERAL TERMS

Any type of insurance or increase of limits of liability not described above which, the Contractor required for its own protection or on account of statute shall be its own responsibility and at its own expense.

Any exclusions or provisions in the insurance maintained by the contractor that excludes coverage for work contemplated in this contract shall be deemed unacceptable and shall be considered breach of contract.

The carrying of the insurance described shall in no way be interpreted as relieving the Contractor of any responsibility under this contract.

Should the Contractor engage a subcontractor or sub-subcontractor, the same conditions will apply under this Agreement to each subcontractor and sub-subcontractor.

The Contractor hereby waives all rights of subrogation against Okaloosa County and its consultants and other indemnities of the Contractor under all the foregoing policies of insurance.

UMBRELLA INSURANCE

The Contractor shall have the right to meet the liability insurance requirements with the purchase of an umbrella insurance policy. In all instances, the combination of primary and umbrella liability coverage must equal or exceed the minimum liability insurance limits stated in this Agreement.

XXIII. Taxes and Assessments

Contractor agrees to pay all sales, use, or other taxes, assessments and other similar charges when due now or in the future, required by any local, state or federal law, including but not limited to such taxes and assessments as may from time to time be imposed by the County in accordance with this Agreement. Contractor further agrees that it shall protect, reimburse and indemnify County from and assume all liability for its tax and assessment obligations under the terms of the Agreement.

The County is exempt from payment of Florida state sales and use taxes. The Contractor shall not be exempted from paying sales tax to its suppliers for materials used to fulfill contractual obligations with the County, nor is the Contractor authorized to use the County's tax exemption number in securing such materials.

The Contractor shall be responsible for payment of its own and its share of its employees' payroll, payroll taxes, and benefits with respect to this Agreement.

XXIV. Compliance with Laws

Contractor shall secure any and all permits, licenses and approvals that may be required in order to perform the Work, shall exercise full and complete authority over Contractor's personnel, shall comply with all workers' compensation, employer's liability and all other federal, state, county, and municipal laws, ordinances, rules and regulations required of an employer performing services such as the Work, and shall make all reports and remit all withholdings or other deductions from the compensation paid to Contractor's personnel as may be required by any federal, state, county, or municipal law, ordinance, rule, or regulation.

XXV. Federal Regulations

The contractor agrees to comply with all federal, state and local laws, rules and regulations, including but not limited to, those set forth in Exhibit "B", which is expressly incorporated herein as a part of this contract.

(This part of the page left blank intentionally)

IN WITNESS WHEREOF, the parties hereto have made and executed this Contract on the respective dates under each signature.

OKALOOSA COUNTY, FLORIDA

Printed Name/Title

Graham W. Fountain, Chairman

Date: ____/___/____

Signature

Date:

ATTEST:

J.D. Peacock II, Clerk

Standard Contract Clauses

Exhibit "B"

Title VI Clauses for Compliance with Nondiscrimination Requirements

Compliance with Nondiscrimination Requirements

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the "contractor") agrees as follows:

- 6. **Compliance with Regulations:** The contractor (hereinafter includes consultants) will comply with the Title VI List of Pertinent Nondiscrimination Acts And Authorities, as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.
- 7. Non-discrimination: The contractor, with regard to the work performed by it during the contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The contractor will not participate directly or indirectly in the discrimination prohibited by the Nondiscrimination Acts and Authorities, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR part 21.
- 8. Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all solicitations, either by competitive bidding, or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by the contractor of the contractor's obligations under this contract and the Nondiscrimination Acts And Authorities on the grounds of race, color, or national origin.
- 9. **Information and Reports:** The contractor will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the sponsor or the Federal Aviation Administration to be pertinent to ascertain compliance with such Nondiscrimination Acts And Authorities and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish the information, the contractor will so certify to the sponsor or the Federal Aviation Administration, as appropriate, and will set forth what efforts it has made to obtain the information.
- 10. **Sanctions for Noncompliance:** In the event of a contractor's noncompliance with the Nondiscrimination provisions of this contract, the sponsor will impose such contract sanctions as it or the Federal Aviation Administration may determine to be appropriate, including, but not limited to:
 - a. Withholding payments to the contractor under the contract until the contractor complies; and/or
 - b. Cancelling, terminating, or suspending a contract, in whole or in part.

11. **Incorporation of Provisions:** The contractor will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations and directives issued pursuant thereto. The contractor will take action with respect to any subcontract or procurement as the sponsor or the Federal Aviation Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the contractor may request the sponsor to enter into any litigation to protect the interests of the sponsor. In addition, the contractor may request the United States to enter into the litigation to protect the interests of the United States.

Title VI List of Pertinent Nondiscrimination Acts and Authorities

Title VI List of Pertinent Nondiscrimination Acts and Authorities

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the "contractor") agrees to comply with the following non-discrimination statutes and authorities; including but not limited to:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d *et seq.*, 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin);
- 49 CFR part 21 (Non-discrimination In Federally-Assisted Programs of The Department of Transportation—Effectuation of Title VI of The Civil Rights Act of 1964);
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 *et seq.*), as amended, (prohibits discrimination on the basis of disability); and 49 CFR part 27;
- The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 *et seq.*), (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act of 1990, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131 12189) as implemented by Department of Transportation regulations at 49 CFR parts 37 and 38;
- The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);

- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures non-discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).

FEDERAL FAIR LABOR STANDARDS ACT (FEDERAL MINIMUM WAGE)

All contracts and subcontracts that result from this solicitation incorporate by reference the provisions of 29 CFR part 201, the Federal Fair Labor Standards Act (FLSA), with the same force and effect as if given in full text. The FLSA sets minimum wage, overtime pay, recordkeeping, and child labor standards for full and part time workers.

The [*contractor / consultant*] has full responsibility to monitor compliance to the referenced statute or regulation. The [*contractor / consultant*] must address any claims or disputes that arise from this requirement directly with the U.S. Department of Labor – Wage and Hour Division

OCCUPATIONAL SAFETY AND HEALTH ACT OF 1970

All contracts and subcontracts that result from this solicitation incorporate by reference the requirements of 29 CFR Part 1910 with the same force and effect as if given in full text. Contractor must provide a work environment that is free from recognized hazards that may cause death or serious physical harm to the employee. The Contractor retains full responsibility to monitor its compliance and their subcontractor's compliance with the applicable requirements of the Occupational Safety and Health Act of 1970 (20 CFR Part 1910). Contractor must address any claims or disputes that pertain to a referenced requirement directly with the U.S. Department of Labor – Occupational Safety and Health Administration.

E-VERIFY

Enrollment and verification requirements.

- (6) If the Contractor is not enrolled as a Federal Contractor in E-Verify at time of contract award, the Contractor shall
 - a. Enroll. Enroll as a Federal Contractor in the E-Verify Program within thirty (30) calendar days of contract award;
 - b. Verify all new employees. Within ninety (90) calendar days of enrollment in the E-Verify program, begin to use E-Verify to initiate verification of employment eligibility of all new hires of the Contractor, who are working in the United States,

whether or not assigned to the contract, within three (3) business days after the date of hire (but see paragraph (b)(3) of this section); and,

- c. Verify employees assigned to the contract. For each employee assigned to the contract, initiate verification within ninety (90) calendar days after date of enrollment or within thirty (30) calendar days of the employee's assignment to the contract, whichever date is later (but see paragraph (b)(4) of this section.)
- (7) If the Contractor is enrolled as a Federal Contractor in E-Verify at time of contract award, the Contractor shall use E-Verify to initiate verification of employment eligibility of
 - a. All new employees.
 - i. Enrolled ninety (90) calendar days or more. The Contractor shall initiate verification of all new hires of the Contractor, who are working in the United States, whether or not assigned to the contract, within three (3) business days after the date of hire (but see paragraph (b)(3) of this section); or
 - b. Enrolled less than ninety (90) calendar days. Within ninety (90) calendar days after enrollment as a Federal Contractor in E-Verify, the Contractor shall initiate verification of all new hires of the contractor, who are working in the United States, whether or not assigned to the contract, within three (3) business days after the date of hire (but see paragraph (b)(3) of this section; or

ii. Employees assigned to the contract. For each employee assigned to the contract, the Contractor shall initiate verification within ninety (90) calendar days after date of contract award or within thirty (30) days after assignment to the contract, whichever date is later (but see paragraph (b)(4) of this section.)

- (8) If the Contractor is an institution of higher education (as defined at 20 U.S.C. 1001(a)); a State of local government or the government of a Federally recognized Indian tribe, or a surety performing under a takeover agreement entered into with a Federal agency pursuant to a performance bond, the Contractor may choose to verify only employees assigned to the contract, whether existing employees or new hires. The Contractor shall follow the applicable verification requirements of (b)(1) or (b)(2), respectively, except that any requirement for verification of new employees applies only to new employees assigned to the contract.
- (9) Option to verify employment eligibility of all employees. The Contractor may elect to verify all existing employees hired after November 6, 2986 (after November 27, 2009, in the Commonwealth of the Northern Mariana Islands), rather than just those employees assigned to the contract. The Contractor shall initiate verification for each existing employee working in the United States who was hired after November 6, 1986 (after November 27, 2009, in the Commonwealth of the Northern Mariana Islands), within one hundred eighty (180) calendar days of
 - i. Enrollment in the E-Verify program; or

- ii. Notification to E-Verify Operations of the Contractor's decision to exercise this option, using the contract information provided in the E-Verify program Memorandum of Understanding (MOU)
- (10) The Contractor shall comply, for the period of performance of this contract, with the requirements of the E-Verify program MOU.

i. The Department of Homeland Security (DHS) or the Social Security Administration (SSA) may terminate the Contractor's MOU and deny access to the E-Verify system in accordance with the terms of the MOU. In such case, the Contractor, will be referred to a suspension or debarment official.

ii. During the period between termination of the MOU and a decision by the suspension or debarment official whether to suspend or debar, the contractor is excused from its obligations under paragraph (b) of this clause. If the suspension or debarment official determines not to suspend or debar the Contractor, then the Contractor must reenroll in E-Verify.

iii. Web site. Information on registration for and use of the E-Verify program can be obtained via the Internet at the Department of Homeland Security Web site: <u>http://www.dhs.gov/E-Verify</u>.

Individuals previously verified. The Contractor is not required by this clause to perform additional employment verification using E-Verify for any employee-

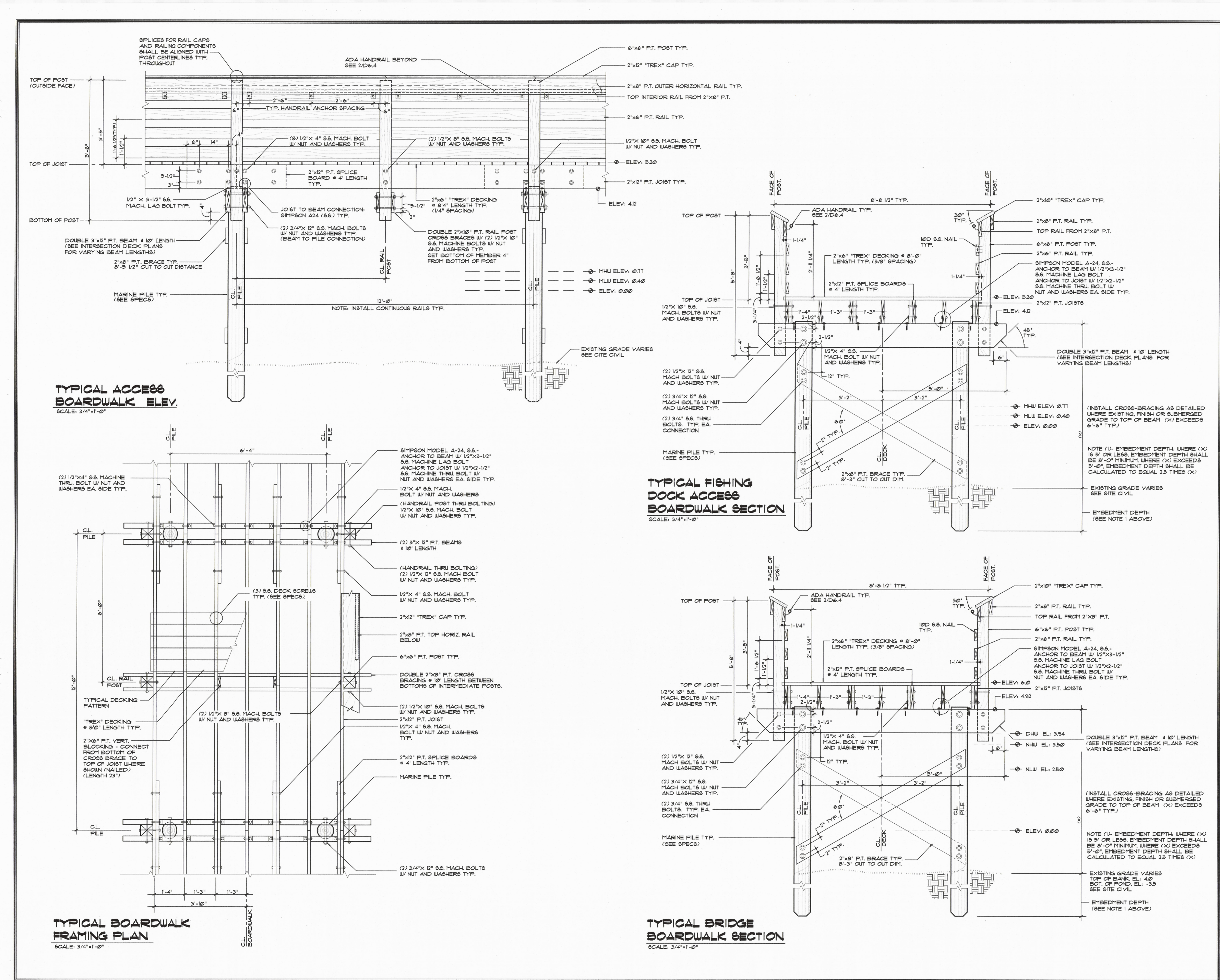
- (d) Whose employment eligibility was previously verified by the Contractor through the E-Verify program;
- (e) Who has been granted and holds an active U.S. Government security clearance for access to confidential, secret, or top secret information in accordance with the National Industrial Security Program Operating Manual; or
- (f) Who has undergone a completed background investigation and been issued credentials pursuant to Homeland Security Presidential Directive (HSPD)-12. Policy for a Common Identification Standard for Federal Employees and Contractors.

Subcontracts. The Contractor shall include the requirements of this clause, including this paragraph € (appropriately modified for identification of the parties in each subcontract that-

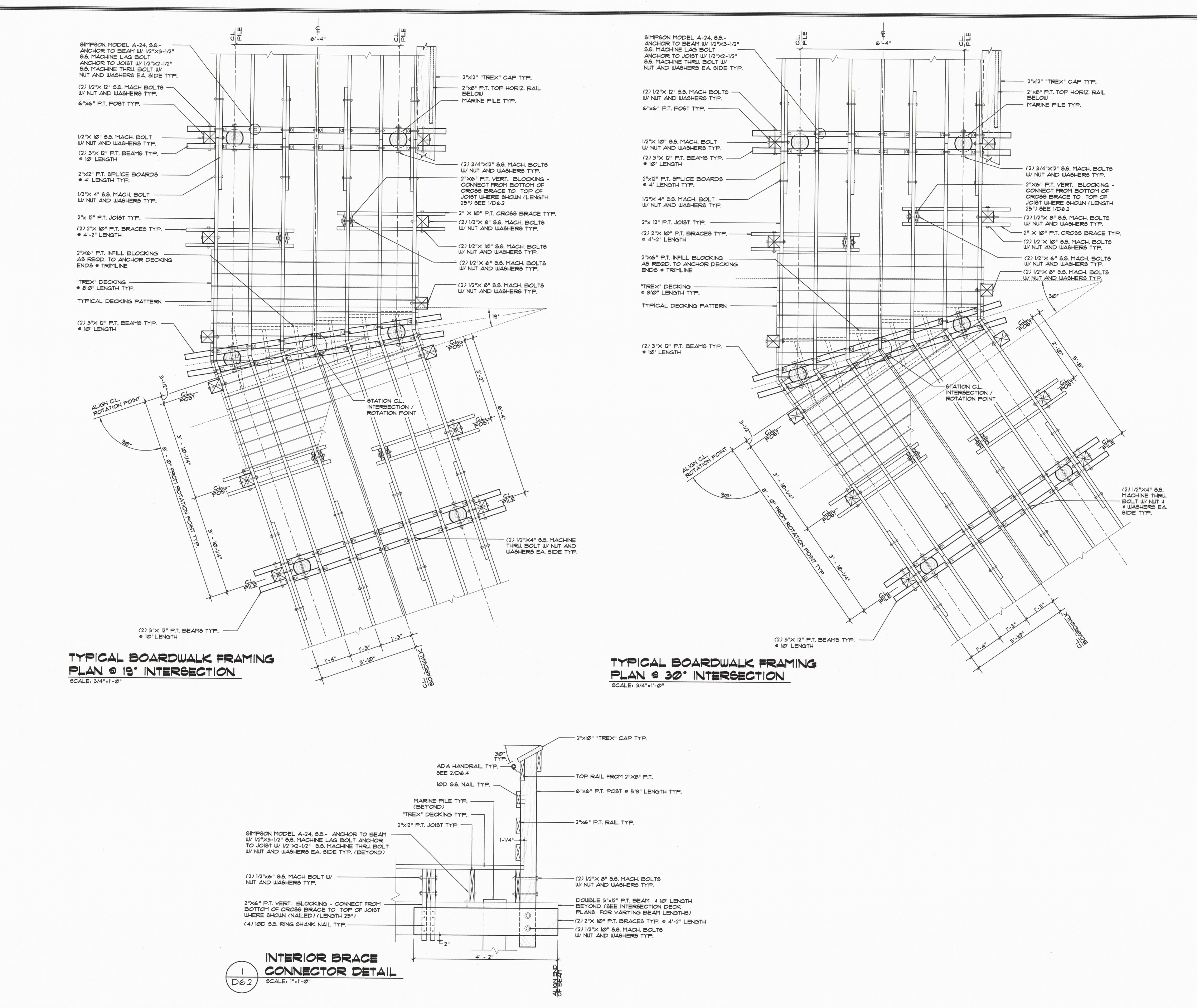
(4) Is for-(i) Commercial and noncommercial services (except for commercial services that are part of the purchase of a COTS item (or an item that would be a COTS item, but for minor modifications), performed by the COTS provider, and are normally provided for that COTS item); or

(ii) Construction;

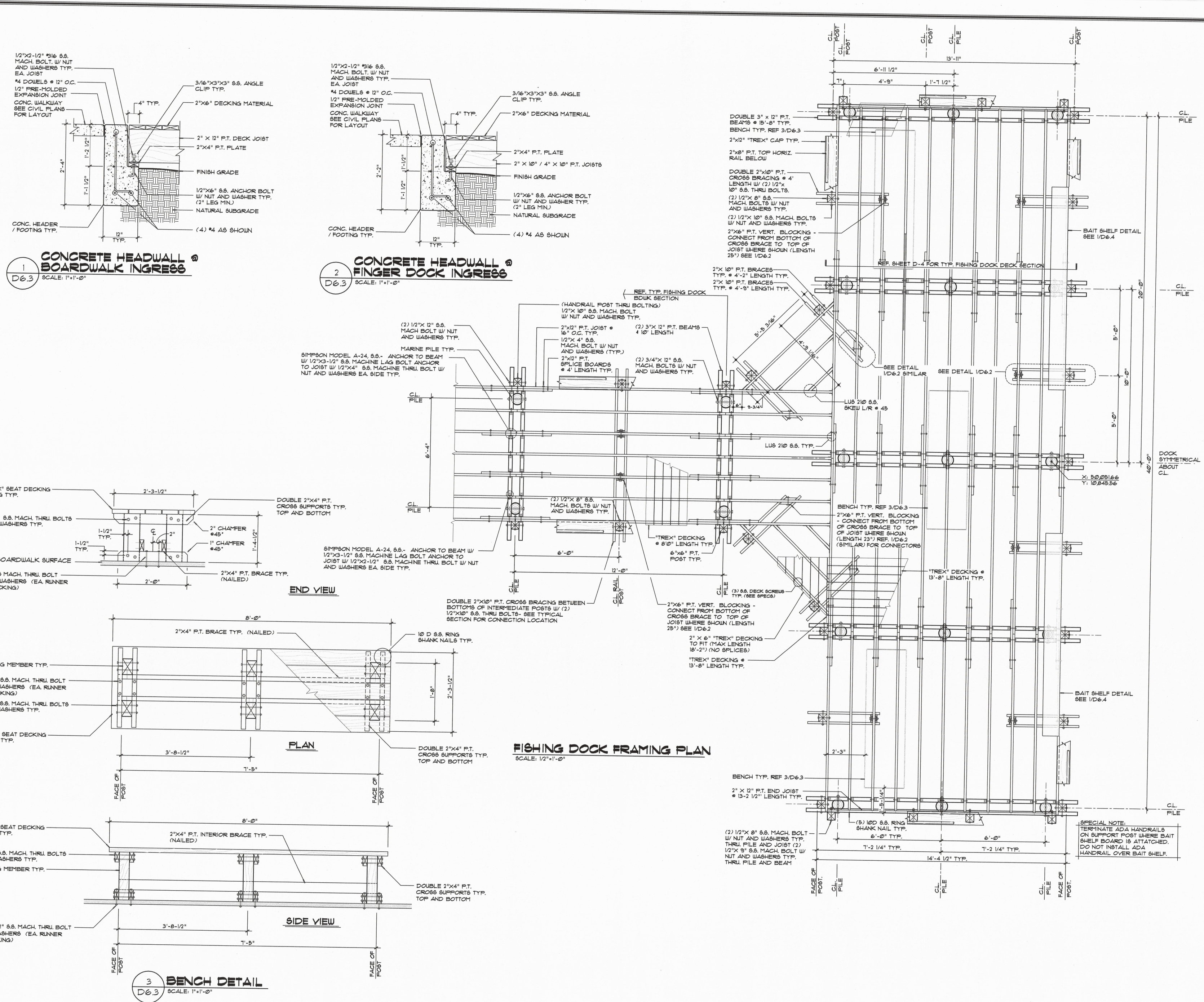
- (5) Has a value of more than \$3,500; and
- (6) Includes work performed in the United States.

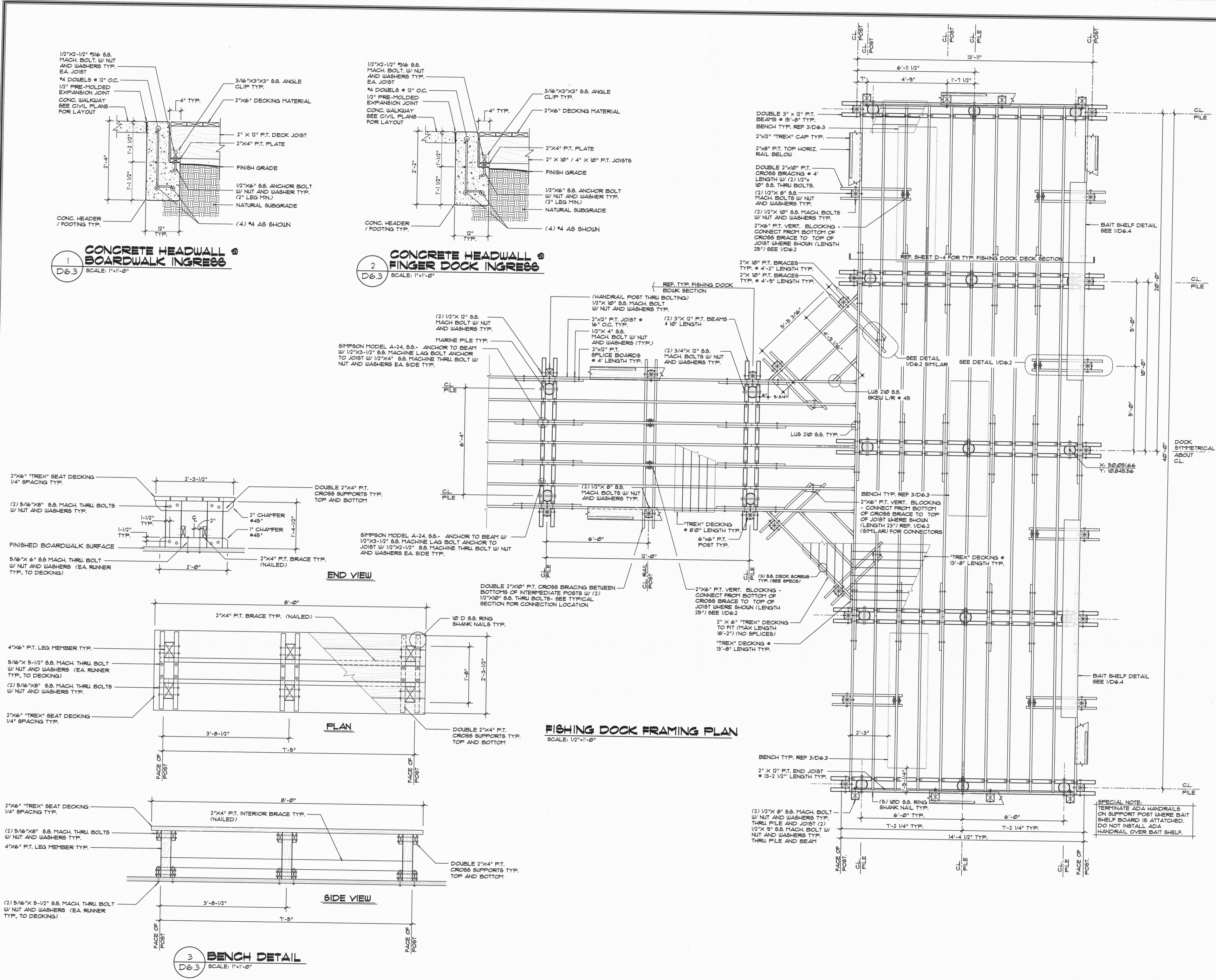


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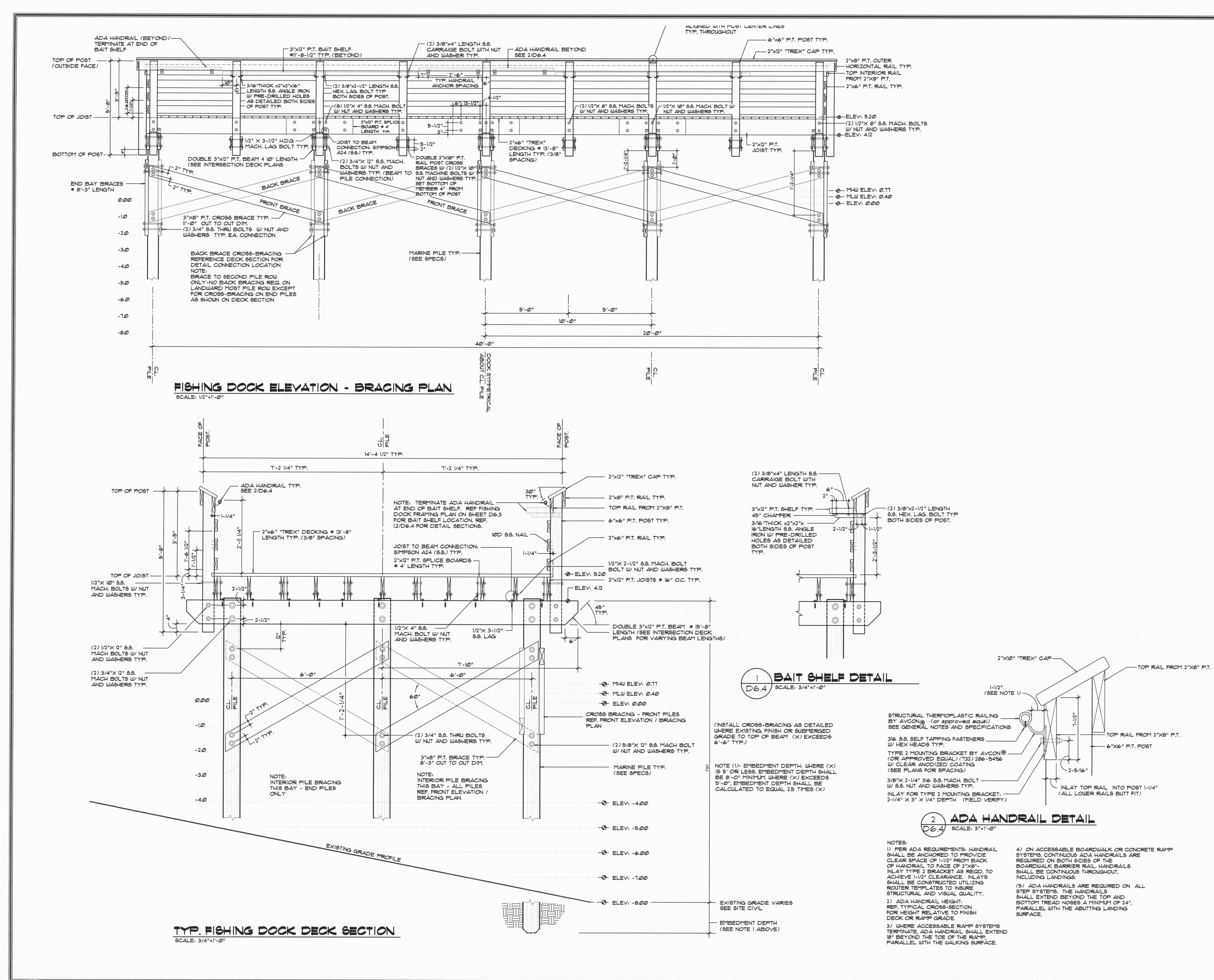


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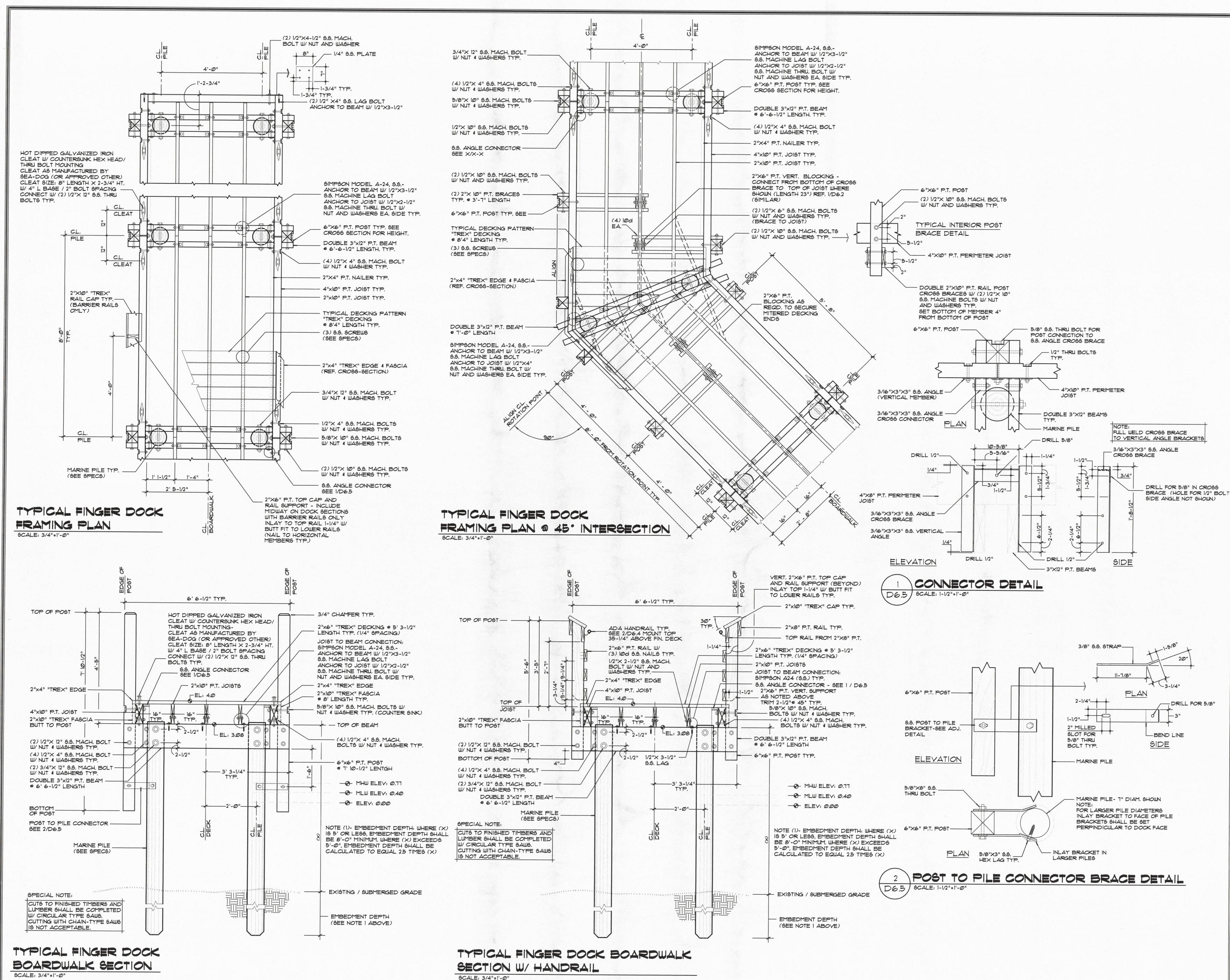




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CONSTRUCTION NOTES AND SPECIFICATIONS FOR SITE STRUCTURES NOTE: FOR RESTROOM BUILDINGS REFERENCE PROJECT SPECIFICATIONS UNDER SEPARATE COVER

OVER 601 SF - 12 PSF

1) STRUCTURES DESIGN PER 2001 FLORIDA BUILDING CODE, UNLESS OTHERWISE NOTED. LIVE LOADS:

ROOFS AND CANOPIES: Ø TO 200 SF - 16 PSF 201 TO 600 SF - 14 PSF

STAIRS: 100 PSF FLOORS: 80 PSF

WIND LOADS: BASIC WIND SPEED: (ASCE 1) 130 MPH MEAN ROOF HEIGHT: 15 FT. WIND IMPORTANCE FACTOR: 10 WIND EXPOSURE: B ENCLOSURE CLASSIFICATION: ENCLOSED INTERNAL PRESSURE COEFFICIENT: +- 0.18 DIRECTIONALITY FACTOR (Kd): 085 SHAPE FACTORS: PER CODE

2) SUPPLEMENTARY NOTES:

NAILING OF ALL MEMBERS SHALL BE IN ACCORDANCE WITH THE BUILDING CODE. REFERENCE THE CODE FOR TABLES.

PROVIDE ALL TEMPORARY BRACING, SHORING, GUYING OR OTHER MEANS TO AVOID EXCESSIVE STRESSES AND TO HOLD STRUCTURAL ELEMENTS IN PLCE DURING CONSTRUCTION. THE STRUCTURE SHOULD NOT BE CONSIDERED STABLE UNTIL ALL STRUCTURAL ELEMENTS HAVE BEEN CONSTRUCTED.

THE DESIGN CONSULTANT OF RECORD OR ANY OF ITS SUBCONSULTANTS OR THEIR EMPLOYEES SHALL NOT HAVE CONTROL OR BE RESPONSIBLE FOR CONSTRUCTION MEANS, METHODS, TECHNIQUES, PROCEDURES OR SEQUENCES FOR THE ACTS OR OMISSIONS OF THE CONTRACTOR, OR ANY OTHER PERSON PERFORMING THE WORK, OR FOR THE FAILURE OF ANY OF THEM TO CARRY OUT THE WORK IN ACCORDANCE WITH CONTRACT DOCUMENTS.

VERIFY ALL DIMENSIONS WITH ARCHITECTUAL DRAWINGS.

SEE ARCHITECTURAL, MECHANICAL, ELECTRICAL AND PLUMBING DRAWINGS FOR EMBEDS, OPENINGS, SLEEVES, ETC. NOT SHOWN ON THE STRUCTURAL DRAWINGS. ALL STRUCTURAL OPENINGS AROUND OR AFFECTED BY MECHANICAL, ELECTRICAL AND PLUMBING EQUIPMENT SHALL BE VERIFIED WITH EQUIPMENT PURCHASED BEFORE PROCEEDING WITH STRUCTURAL WORK AFFECTED.

CONTRACTOR SHALL VERIFY ALL EXISTING DIMENSIONS AND CONDITIONS OF EXISTING STRUCTURE AND SITE THAT ARE AFFECTED BY NEW WORK BEFORE PROCEEDING WITH FABRICATION AND CONSTRUCTION. EMBEDMENT FOR EXPANSION BOLTS SHALL BE 3-1/2" MINIMUM FOR 3/4" DIAMETER BOLTS IN CONCRETE, 5-1/4" IN GROUTED MASONRY. HILTI KWIK BOLT II OR EQUAL.

EPOXY GROUT SHALL BE POWER FAST CARTRIDGE SYSTEM BY RAWL, HYI50 CARTRIDGE SYSTEM BY HILTI: (HILTI RE500, IF HOLE IS CORED INSTEAD OF DRILLED) OR APPROVED EQUAL, UNLESS OTHERWISE NOTED. EMBED SHALL BE 12 BAR DIAMETERS MINIMUM, UNLESS OTHERWISE NOTED. HOLES SHALL BE 1/4" LARGER THAN REBAR SIZE AND 1/8" LARGER THAN THREADED ROD SIZE. HOLE SHALL BE BRUSHED CLEAN WITH BOTTLE BRUSH AND THEN BLOWN OUT WITH AIR USING A COMPRESSOR WITH A FUNCTIONAL OIL TRAP. INSTALLATION SHALL BE IN ACCORDANCE WITH MANUFACTURERS PRINTED INSTRUCTIONS.

ANY ENGINEERING DESIGN PROVIDED BY OTHERS AND SUBMITTED FOR REVIEW SHALL BEAR THE SEAL OF AN ENGINEER REGISTERED IN THE STATE OF THE PROJECT. 3) TREATED WOODS:

ALL WOOD, EXCEPT TRIM WOODS, SHALL BE PRESERVATIVE TREATED (P.T.), BOLIDEN K-33, OSMOSE K-33 (CHROMATED COPPER ARSENATE, TYPE II) FEDERAL SPECIFICATION TT-W-550 OR AMP.A. LP-22-88, QCIP-88. TREATMENT CRITERIA: .40 LB/CF FOR GROUND CONTACT, FOOTING AND FOUNDATION CONTACT MATERIALS AND 25 LB/CF FOR NON CONTACT MATERIALS. SUBMITTALS: SUBMIT MANUFACTURER'S CERTIFICATION DATA FOR APPROVAL PRIOR TO BEGINNING THE WORK PROCESS.

4) LUMBER AND TIMBER GRADES AND STANDARDS: BEAMS, JOISTS, DECKING, RAILINGS, AND POSTS SHALL BE NO. 2 SOUTHERN YELLOW PINE, OR BETTER, UNLESS OTHERWISE NOTED ON DESIGN PLANS. NO. 2 BOARDS SHALL

- RAILING MATERIALS INSTALLED ON EDGE SHALL NOT EXCEED BOW AND CROOK ALLOWANCES GREATER THAN ESTABLISHED FOR NO. 1 BOARDS - WOOD DECKING, WHEN SPECIFIED, SHALL NOT DISPLAY WANE GREATER THAN ALLOWED FOR NO. 1 BOARDS. - ALL LUMBER AND TIMBER SHALL BE DRESSED, PROVIDE NOMINAL SIZES AS INDICATED ON DESIGN PLANS. MOISTURE CONTENT: SHALL NOT EXCEED 19% UPON SITE DELIVERY.

SPECIALTY WOODS PER DESIGN PLANS: WESTERN RED CEDAR: GRADE C AND BETTER CLEAR.

CYPRESS: CLEAR HEART, STRAIGHT AND TRUE.

TONGUE & GROOVE BOARDS: NO. 1 SOUTHERN YELLOW PINE OR WESTERN RED CEDAR GRADE C AND BETTER CLEAR TIMBER (DESIGN PER CURRENT EDITION NATIONAL SPECIFICATION FOR WOOD CONSTRUCTION) STRUCTURAL LUMBER: NO. 2 SOUTHERN YELLOW PINE GLULAM: F'b=2400 PSI F'v=240 PSI

5) MARINE PILES: QUALITY AND SIZE: ASTM D-25-91, MINIMUM TIP DIAMETER NO LESS THAN 6".

FOR FINGER DOCKS AND RETENTION / WETLANDS RESTORATION BRIDGE STRUCTURE: MINIMUM PILE DIAMETER AT THE BEAM TO PILE CONNECTION POINT SHALL BE NO LESS TUAN T" FOR FISHING DOCK: MINIMUM PILE DIAMETER AT THE BEAM TO PILE CONNETION POINT SHALL BE NO LESS THAN 8". PRESERVATIVE TREATMENT: AWPB MP-4-88, QICP-88, FOR CHROMATED COPPER ARSENATE, TYPE C, 25 LB/CF.

SPECIES: SOUTHERN YELLOW PINE SETTING: PILES MAY BE JETTED OR DRIVEN. IN EITHER CASE, THE LAST REMAINING 2' SHALL BE HAMMER DRIVEN EMBEDMENT: MINIMUM &' INTO THE NATURAL OR SUBMERGED GRADE OR AS SPECIFIED BY DESIGN PLANS.

EROSION CONTROL AND WATER QUALITY: IN WATERS OF THE STATE, INSTALL AND MAINTAIN TURBIDITY BARRIERS IN ACCORDANCE WITH F.D.O.T. INDEX NO. 103. SUBMITTALS: SUBMIT MANUFACTURER'S CERTIFICATION DATA ON PRESERVATIVE TREATMENT FOR APPROVAL PRIOR TO BEGINNING THE WORK PROCESS CONSTRUCTION TOLERANCES: PILES SHALL BE SET TO ACHIEVE CONTINUOUS, STRAIGHT CENTERLINE ALIGNMENT AS INDICATED ON DESIGN PLANS OR, AS DIRECTED BY THE PROJECT ENGINEER. INDIVIDUAL PILES WITHIN THE ALIGNMENT SHALL BE PLUMB ABOUT THEIR CENTERLINE WHEN CHECKED WITH A PLUMB BOB. CENTERS OF PILES IN CONTINUOUS STRAIGHT RUNS SHALL BE WITHIN 1-1/2" OF EITHER SIDE OF THE CENTERLINE ALIGNMENT WHEN CHECKED WITH A TAUT STRING LINE. PILES SHALL BE SPACED AT INTERVALS AND SET TO GRADE AS REQUIRED TO CONFORM WITH TYPICAL DETAILS AND / OR DESIGN SECTIONS. PILINGS SHALL BE FINISH TRIMMED TO MAINTAIN DESIGN ELEVATIONS. FINISH DECK GRADES SHALL BE WITHIN 1/4" OF GRADES INDICATED ON THE PROFILE, SECTION, OR GRADING PLAN. PILE TOPS SHALL BE NEATLY TRIMMED TO PROVIDE A UNIFORM AND PRECISE TONGUE DIMENSION AS SPECIFIED BY DESIGN PLANS BETWEEN BEAMS. THE TONGUE SHALL PROVIDE FULL CONTACT OF BEAM FACE AND DIRECT, LEVEL BEARING OF BEAM BOTTOMS. GAPS UNDER BEAMS WILL NOT BE ACCEPTED. SHIMS SHALL BE USED. FIELD INSPECTION: PRIOR TO INSTALLATION OF BEAMS, JOISTS, OR BRACING COMPONENTS, THE CONTRACTOR SHALL REQUEST AND OBTAIN WRITTEN APPROVAL OF PILING LAYOUT.

6) PRESERVATIVE TREATED SUPPORT POSTS: (NOMINAL 4"X4", 4"X6", 6"X6" AND 8"X8" P.T. MATERIALS) HORIZONTAL ALIGNMENT: POSTS SET IN CONTINUOUS HORIZONTAL ALIGNMENT (STRAIGHT LINES) SHALL MEET THE FOLLOWING ALIGNMENT CRITERIA: POST FACES WHEN CHECKED WITH A TAUT STRING LINE SHALL BE WITHIN 1/8", EITHER SIDE OF THE STRING, OVER THE ENTIRE CONTINUOUS RUN. ROTATIONAL ALIGNMENT OF INDIVIDUAL POSTS SHALL ALSO BE WITHIN 1/8".

VERTICAL ALIGNMENT: INDIVIDUAL POSTS SHALL BE PLUMB ON TWO OPPOSING FACES (90 DEGREE CORNERS) WHEN CHECKED WITH A BUILDER'S LEVEL. FINISH TRIMMED POST TOPS, WHERE IN A CONTINUOUS, EVEN, ELEVATION OR SLOPED PLANE, WHEN CHECKED WITH A TAUT STRING LINE SHALL BE WITHIN 1/8" EITHER SIDE OF THE STRING LINE. FINISH GRADE: FINAL DECK GRADES SHALL BE WITHIN 1/4" OF THE GRADES INDICATED ON THE DESIGN PROFILE OR GRADING PLAN. FIELD INSPECTION: PRIOR TO INSTALLATION OF BEAMS, JOISTS OR RAILING COMPONENTS, THE CONTRACTOR SHALL REQUEST AND OBTAIN APPROVAL OF POST LAYOUT AND ALIGNMENT.

7) ADA HANDRAIL SYSTEM

HANDRAILS IN ASSOCIATION WITH WOOD FRAME BARRIER RAILS SHALL BE AS MANUFACTURED BY AVCON, INC., 1451 ROUTE 37, WEST TOMS RIVER, NEW JERSEY ØST55 (OR APPROVED OTHER) CONTACT: LARRY STANLEY (732) 286-9496

RAILING COMPONENTS SHALL BE EXTRUDED FROM ACRYLONITRILE STYRENE ACRYLATE (ASA) WHICH IS A HIGH PERFORMANCE THERMOPLASTIC STRUCTURAL MOUNTING HARDWARE SHALL BE AS MANUFACTURED BY AVCON UTILIZING STAINLESS STEEL FASTENERS OR AS OTHERWISE SPECIFIED ON DESIGN PLANS. HANDRAILS SHALL BE CONTINUOUS THROUGHOUT THE ACCESSABLE ROUTE, AND INSTALLED ON BOTH SIDES OF A BOARDWALK (OR OTHER ACCESSWAY AS MAY BE SHOWN IN DESIGN PLANS) THROUGH INTERMEDIATE LANDINGS AND ON LANDINGS WHERE CHANGES IN DIRECTION OCCUR. COLOR: SUBMIT COLOR SAMPLES FOR REVIEW AND APPROVAL PRIOR TO INSTALLATION.

8) DECKING, RAILING AND STEP TREAD MATERIALS FOR OUTDOOR BOARDWALK AND DOCK SYSTEMS: DECKING, SELECTIVE RAILING COMPONENTS AND STEP TREAD MATERIALS SPECIFIED OTHER THAN WOOD SHALL BE "TREX" WOOD-POLYMER COMPOSITE AS MANUFACTURED BY TREX COMPANY, LLC (OR APPROVED OTHER)

TREX COMPANY, LLC 20 SOUTH CAMERON STREET

WINCHESTER, VA CONTACT: (800) 289-8739 FOR LOCAL DISTRIBUTOR / DEALERS

ALTERNATIVE MANUFACTURERS OF COMPOSITE MATERIALS

TIMBERTECH CRANE PLASTICS COMPANY

P.O. BOX 1047, COLUMBUS, OH 43216

CONTACT DOUG KENNARD, TERRITORY MANAGER (334) 793-6028 FOR LOCAL DISTRIBUTOR / DEALERS NOTE: 2"X6" MATERIAL IS APPROVED FOR DECKING AND STAIR TREAD APPLICATIONS ONLY. SUBMITTAL: SUBMIT SAMPLE OF MATERIAL AND PROPOSED FASTENER(S) FOR APPROVAL PRIOR TO INSTALLATION.

TEC WOOD - EXTERIOR FLOORING MATERIALS INTERNATIONAL, INC.

4501 CIRCLE 75 PARKWAY, SUITE E-5370 ATLANTA, GA,

CONTACT: BILL WADE, REGIONAL SALES MANAGER (800) 256-8857 FOR LOCAL DISTRIBUTOR / DEALERS. NOTE: MODULAR 2"X6" BOARD MATERIAL APPROVED FOR DECKING APPLICATIONS ONLY. (NOT APPROVED FOR STAIR TREAD APPLICATIONS) SUBMITTAL: SUBMIT SAMPLE OF MATERIAL AND PROPOSED FASTENER(S) FOR APPROVAL PRIOR TO INSTALLATION.

9) FINISHES: (TRAM SHELTER, INTERPRETIVE BUILDING, GAZEBO, AND TRELLIS STRUCTURES)

NOTE: FOR RESTROOM STRUCTURES, REFERENCE DESIGN PLANS AND/OR PROJECT SPECIFICATIONS FOR WOOD TYPES AND RELATED FINISH SCHEDULES. ALL WOOD SHALL BE PAINTED (BRUSH FINISH) UNLESS OTHERWISE NOTED ON PLANS. SPECIFIED PAINT SYSTEM IS BENJAMIN MOORE & COMPANY (BMC). COLOR SLECTION SHALL BE COORDINATED AND APPROVED BY ARCHITECT PRIOR TO APPLICATION.

EXTERIOR PAINT SURFACES: (WOOD TRIMS, WALL FACE, EXPOSED CEILINGS, BAND BOARDS, RAFTERS, SOFFIT / FASCIA, EXPOSED BEAMS, JOISTS AND LATTICE WORK) PROVIDE THE FOLLOWING EXTERIOR PAINT SYSTEM FOR VARIOUS SURFACES AS INDICATED. PROVIDE M-1 MILDEW INHIBITOR TO ALL EXTERIOR PAINT. NOTE: STRUCTURAL ROOF FRAME MEMBERS ON THE TRELLIS (INCLUDING LATHING), INTERPRETIVE BUILDING AND GAZEBO SHALL RECEIVE FIRST AND SECOND COATS PRIOR TO INSTALLATION.

IST COAT: ALKYD BASED PRIMER: MOORWHITE PRIMER 100 2ND COAT: ACRYLIC LATEX: HIGH GLOSS IMPERVEX ENAMEL

3RD COAT: ACRYLIC LATEX: HIGH GLOSS IMPERVEX ENAMEL

10) STEEL HANGERS AND CONNECTORS: ALL HANGERS AND CONNECTORS SHALL BE GRADE 316 STAINLESS STEEL (S.S.) AS MANUFACTURED BY SIMPSON STRONG-TIE CO., INC. (OR APPROVED OTHER) UNLESS

OTHERWISE NOTED ON DESIGN PLANS. SHOP FABRICATED STEEL PLATE CONNECTORS: CONSTRUCT WITH GAUGES SPECIFIED ON DESIGN PLANS. ALL FABRICATIONS REQUIRING BENDING, DRILLING AND WELDING SHALL BE COMPLETED PRIOR TO SITE DELIVERY UNLESS OTHERWISE SHOWN OR SPECIFIED BY DESIGN PLANS. SUBMIT SHOP DRAWINGS FOR ALL SHOP FABRICATED HANGERS AND CONNECTORS. ALL MATERIALS UTILIZED FOR FABRICATIONS SHALL BE PREPARED BY SAUCUTTING OR SHEARING- EDGES SHALL BE CLEAN, FREE OF BURRS AND TRUE TO DIMENSION. NAILS AND SCREWS SHALL NOT PROTRUDE FROM VISIBLY EXPOSED SURFACES.

BOLTS AND BOLTING: ALL BOLTS, NUTS AND WASHERS SHALL BE GRADE 316 STAINLESS STEEL (S.S.) UNLESS OTHERWISE SPECIFIED ON DESIGN PLANS. BOLT HEAD AND NUT SHALL BE DRAWN DOWN SECURELY TO THE FACE OF THE MEMBER BEING SECURED. MACHINE BOLT INSTALLATION SHALL INCLUDE ONE WASHER AT HEAD AND THREADED ENDS WHERE IN DIRECT CONTACT WITH A WOOD SURFACE. NO WASHER IS REQUIRED WHERE MACHINE BOLT HEAD OR NUT BEAR TO THE FACE OF METAL HANGERS, UNLESS OTHERWISE SHOWN OR SPECIFIED ON DESIGN PLANS. CARRIAGE BOLTS, WHERE SPECIFIED, SHALL UTILIZE A SINGLE WASHER AT THE THREADED ENDS. GENERALLY, NO BOLT END SHALL PROTRUDE FROM FROM THE WOOD CONNECTION GREATER THAN THREE TIMES ITS DIAMETER. NOTE: BOLTS OF APPROPRIATE LENGTH SHALL BE INSTALLED - SAW CUTTING BOLT ENDS TO OBTAIN PROPER PROJECTION IS NOT ACCEPTABLE.

GALVANIZED HARDWARE: BOLTS, NUTS, AND WASHERS SHALL CONFORM TO THE REQUIREMENTS OF ASTM A153.

HOT-DIPPED GALVANIZING: SHALL BE A ZINC COATING APPLIED BY DIPPING INTO A MOLTEN BATH OF ZINC AND SHALL CONFORM TO THE REQUIREMENTS OF ASTM A123, A143, AND A384.

STAINLESS STEEL HARDWARE: SHALL BE TYPE 316, UNLESS OTHERWISE NOTED ON PLANS. EXECUTION: HOLES FOR BOLTS AND LAGS: HOLES FOR THRU-BOLTING IN WOOD SHALL BORED WITH A BIT OF THE SAME DIAMETER AS THE BOLT. HOLES FOR LAGS SHALL BE BORED WITH A BIT NO LARGER THAN THE BODY OF THE SCREW AT THE BASE OF THE THREAD.

CONFORM TO THE SOUTHERN YELLOW PINE INSPECTION BUREAU "STANDARD GRADING RULES", CURRENT EDITION WITH THE FOLLOWING EXCEPTIONS:

11) FASTENERS AND MOUNTING HARDWARE: APPLICATION

LENGTH AND TYPE FOR THE INTENDED CONNECTION. (WIRE STAPLES SHALL NOT TO BE USED) PRE APPROVED SOURCES FOR FASTENERS: SWAN SECURE PRODUCTS (800) 966-2801 www.swansecure.com

PENETRATION

12) ALUMINUM FABRICATIONS AND MATERIALS: ROUND TUBE: GRADE 6061-T6 (MIN. WALL 1/8")

ALUMINUM PIPE: GRADE 6061-T6 RECTANGULAR AND SQUARE TUBE: GRADE 6063-T52 (MIN. WALL 1/8")

RECTANGULAR BAR / STRAP: GRADE 6063-T52 SQUARE BAR: GRADE 6063-T52 ROUND ROD: GRADE 6063-152

STRUCTURAL ANGLE AND CHANNEL: GRADE 6061-T6 ARCHITECTURAL ANGLE: GRADE 6063-15 ARCHITECTURAL CHANNEL: GRADE 6063-T5 ALUMINUM SHEET AND PLATE: 6061-T6

13) PRECAST ARCHITECTURAL SPECIALTIES: UNIFORM COLOR THROUGHOUT THE MATERIAL COMPOSITION. GENERAL SCHEDULE OF PROJECT PRECAST ITEMS:

-COLUMN CAPS AND FINIALS FOR MASONRY COLUMNS - WALL CAP/COPINGS -WATERTABLE UNITS INCORPORATED WITH MAGONRY CONSTRUCTION TEXTURE: SURFACE TEXTURE OF PRECAST ITEMS SHALL BE SMOOTH FACE DISPLAYING DENSE MATERIAL COMPOSITION. FOR TRANSIT AND SITE DELIVERY.

SUBMITTALS: 1) SHOP DRAWINGS SHALL BE SUBMITTED FOR REVIEW AND APPROVAL PRIOR TO FABRICATION OF PRECAST COMPONENTS. PROVIDE ONE SAMPLE WITH SEALANT MATERIAL APPLIED AS SPECIFIED AND ONE SAMPLE WITHOUT.

PRE-APPROVED MANUFACTURERS INCLUDE THE FOLLOWING: -ROCKCAST (800) 482-6466, CONTACT: KEN LAND -TANNERSTONE (110) 463-1932 CONTACTS: ROBERT CASON, ESTIMATOR OR BILL BREED, SALES AND OPERATIONS -SIERRA STONE (SIERRA ARCHITECTURAL INDUSTRIES, INC.) (513) 665-2000 CONTACT: RYAN HILL

14) CONCRETE: (DESIGN PER CURRENT EDITION ACI 318) SLAB ON GRADE: F'C=3000 PSI FOOTINGS: F'C=3000 PSI ALL OTHER CONCRETE: F'C=3000 PSI

CONCRETE WORK SHALL CONFORM TO THE REQUIREMENTS OF ACI 301, "SPECIFICATIONS FOR STRUCTURAL CONCRETE FOR BUILDINGS" (LATEST EDITION) EXCEPT AS MODIFIED BY REQUIREMENTS OF THE CONTRACT DOCUMENTS.

REINFORCING STEEL: ASTM A615, GRADE 60 WELDED WIRE FABRIC: ASTM A185

REINFORCEMENT:

UNLESS OTHERWISE NOTED ON DESIGN PLANS, MINIMUM COVER FOR REINFORCING SHALL BE AS FOLLOWS: FOOTINGS: 3" COLUMNS AND PEDESTALS: 2"

SLABS ON GRADE: 2" FROM TOP ALL REINFORCEMENT SHALL BE HELD SECURELY IN POSITION WITH STANDARD ACCESSORIES IN CONFORMANCE WITH CRSI MANUAL OF STANDARD PRACTICE AND ACI 315 DURING PLACING OF CONCRETE. UNLESS OTHERWISE NOTED, SPLICES IN REINFORCING, WHERE PERMITTED, SHALL BE AS FOLLOWS: WELDED WIRE FABRIC: WIRE SPACING PLUS 6" REINFORCING BARS: 40 BAR DIAMETERS ALL HOOKS IN REINFORCING BARS SHALL BE PER ACI STANDARDS, UNLESS OTHERWISE NOTED.

DOWELS WHERE INDICATED SHALL BE PLACED AND SECURED PRIOR TO CONCRETE PLACEMENT. 15) FOUNDATIONS: SOIL BEARING (DESIGN MAXIMUM) 2000 PSF

IF FOOTING ELEVATIONS INDICATED ON DESIGN PLANS OCCUR IN A DISTURBED, UNSTABLE, OR UNSTABLE SOIL, THE PROJECT ARCHITECT / ENGINEER SHALL BE NOTIFIED 16) CONCRETE JOINTING: CONCRETE JOINTING AND JOINT LAYOUT SHALL BE IN ACCORDANCE WITH ACI 330.

17) CONCRETE MAGONRY: (DESIGN PER CURRENT EDITION ACI 530)

COMPRESSIVE STRENGTH: F'M=1500 PSI

MASONRY CONSTRUCTION AND MATERIALS SHALL CONFORM TO THE REQUIREMENTS OF "SPECIFICATIONS FOR MASONRY STRUCTURES"-ACI 530.1/ASCE 6 (LATEST EDITION) EXCEPT AS MODIFIED BY REQUIREMENTS OF THE CONTRACT DOCUMENTS. HOLLOW, LOAD - BEARING CONCRETE MASONRY UNITS: ASTM C90, TYPE II HOLLOW CONCRETE MASONRY UNITS. AGGREGATE FOR MASONRY MORTAR: ASTM C144.

SOLID LOAD-BEARING CONCRETE MASONRY UNITS: ASTM C145. MORTAR FOR UNIT MASONRY: ASTM C270. GROUT FOR MASONRY: ASTM C476. INSPECTION: IN ACCORDANCE WITH ACI 530-99 QUALITY ASSURANCE LEVEL 2.

PROJECT SPECIALTY MASONRY: SHALL BE AS MANUFACTURED BY BLOCK USA OR APPROVED OTHER. ROCK FACE UNITS: SIZES AND UNIT TYPES AS SPECIFIED ON DESIGN PLANS- COLOR SHALL BE NO. TI (OLD NAME WINE, NEW NAME COLONIAL BLUSH) COLOR SMOOTH FACE UNITS: UNITS INCLUDE "WALL-BLOCK", 12" AND 16" SQUARE COLUMN BLOCK AND STANDARD MASONRY SHAPES - REFERENCE DESIGN PLANS FOR APPLICATIONS. COLOR SHALL BE NO. 80 (OLD NAME BUFF, NEW NAME PARCHMENT).

18) STRUCTURAL STEEL: (DESIGN PER CURRENT EDITION AISC), UNLESS OTHERWISE NOTED, MATERALS SHALL BE AS FOLLOWS: W-SHAPES: ASTM 992, Fy=50 KSI OTHER SHAPES AND PLATES: ASTM A36, Fy=36 KSI HSS SQUARE AND RECTANGULARSTEM: SW??? SHAPES: ASTM A500 GRADE B, Fy=46 KSI HSS ROUND SHAPES: ASTM A53 GRADE B, Fy=35 KSI

WELDING ELECTRODES: AWS A5.1 OR A5.5 SERIES ET@ HIGH-STRENGTH BOLTS: 3/4" DIAM. ASTM A325 ANCHOR BOLTS: ASTM A301 WELDED STUDS: ASTM AIOS DEFORMED BARS: ASTM A496

PAINT AND PROTECTION: SSPC PAINT 25

WELDING CODE" EXCEPT AS MODIFIED BY THE REQUIREMENTS OF THE CONTRACT DOCUMENTS.

19) SEALANTS: JOINT SEALS SHALL BE A 2-PART POLYSULFIDE OR POLYURETHANE CONFORMING TO U.S. FEDERAL SPECIFICATION TT-S-00227E. POURING (SELF LEVELING) COMPOUNDS SHALL BE TYPE I AND GUN GRADE. (NON SAG) COMPOUNDS SHALL BE TYPE 2. SEALANTS SHALL BE APPLIED IN STRICT ACCORDANCE WITH THE INSTRUCTIONS OF THE MANUFACTURER, USING A SUITABLE PRIMER IF NECESSARY. APPROVED SEALANTS: SIKAFLEX BY SIKA CHEMICAL COMPANY, HORNFLEX-L BY W.R. GRACE COMPANY AND VULKEM 245 BY TREMCO, INC. PROJECT APPLICATION: MASONRY COLUMNS, CAST IN PLACE WALL AND COLUMN JOINTS, PAVING JOINTS, CONCRETE FLOOR JOINTS.

20) EXPANSION JOINT MATERIAL: UNLESS OTHERWISE SPECIFIED ON DESIGN PLANS, JOINT MATERIAL SHALL BE 3/8" THICKNESS REFLEX® AS MANUFACTURED BY THE J.D. RUSSEL COMPANY. (OR APPROVED EQUAL). (800) 888-6772. EXP. JT. MATERIAL SHALL EXTEND THROUGH THE FULL THICKNESS OF THE CONCRETE PAVEMENT.

21) CONCRETE PAVERS: PAVERS SHALL CONFORM TO ASTM C 936- STANDARD 2-1/4"X 3-5/8"X 7-5/8" AND 2-1/4"X 7-5/8"X 7-5/8" UNITS FOR PEDESTRIAN AREAS AND 3-1/8"X 3-5/8"X 7-5/8" UNITS FOR ROADWAY APPLICATIONS (INCLUDING CROSSWALKS) COLOR: SHALL BE APPROVED BY LANDSCAPE ARCHITECT / PROJECT ENGINEER PRIOR TO INSTALLATION. INSTALLATION PATTERN: REFERENCE DESIGN PLANS.

22) EROSION CONTROL: THE CONTRACTOR SHALL BE RESPONSIBLE FOR PROVIDING, INSTALLING, MAINTAINING AND REMOVING EROSION / SILT CONTROL BARRIER AS MAY BE REQUIRED BY THE STATE OF FLORIDA OR LOCAL AGENCIES DURING CONSTRUCTION. 23) SITE FURNITURE:

(OR APPROVED OTHER) BIKE RACK SPECIFICATION: WA2-09-EM-PF-RAVEN.

JUST POSS. IEL: (3217-123-3100, FAX: (3217-123-8351 (OR APPROVED OTHER) PICNIC TABLES SPECIFICATION: SQT/G-4PC. (4' PORTABLE SQUARE

BENCHES: AS MANUFACTURED BY PILOT ROCK & PARK EQUIPTMENT. CONTACT: DALE M. HASNER. SOUTHERN PARK AND PLAY SYSTEMS, INC. P.O. BOX 120339. WEST MELBOURNE, FL 32912-0339. TEL: (321)-129-9700. FAX: (321)-129-8351 (OR APPROVED OTHER) BENCH SPECIFICATION: PURB/G-(X)PC. (PORTABLE CONTOUR BENCH, GALY. FRAME WITH BLACK ENAMEL FINISH, REF. DESIGN PLANS FOR BENCH LENGTH, 100% RECYCLED PLASTIC, CEDAR). USE S.S. BOLT TO ANCHOR BENCH TO CONCRETE. PICNIC TABLES: AS MANUFACTURED BY PILOT ROCK® PARK EQUIPTMENT. CONTACT: DALE M. HASNER. SOUTHERN PARK AND PLAY SYSTEMS, INC. P.O. BOX 120339, WEST TABLE, GALV. FRAME WITH BLACK ENAMEL FINISH, 100% RECYCLED PLASTIC, CEDAR).

WHEELCHAIR ACCESSIBLE PICNIC TABLES: AS MANUFACTURED BY PILOT ROCK PARK EQUIPTMENT. CONTACT: DALE M. HASNER. SOUTHERN PARK AND PLAY SYSTEMS, INC. P.O. BOX 120339. WEST MELBOURNE, FL 32912-0339. TEL: (321)-729-9700. FAX: (321)-729-8357 (OR APPROVED OTHER) PICNIC TABLES SPECIFICATION: SQT3/G-4PC/E. (4' PORTABLE SQUARE TABLE, EXTENDED FOR WHEELCHAIR ACCESSIBILITY, WITH GALV. FRAME AND BLACK ENAMEL FINISH, 100% RECYCLED PLASTIC, CEDAR)

GAME TABLES: AS MANUFACTURED BY DUMOR® SITE FURNISHINGS. CONTACT: DAVID MOSS, STEM: SW???REP SERVICES. 305 ALLISON AVENUE. LONGWOOD, FLORIDA 32750. TEL: (407)-831-9658. FAX: (407)-834-5366 (OR APPROVED OTHER). GAME TABLE SPECIFICATION: GAME TABLE 18, TWO SEATS, "CEDAR" RECYCLED PLASTIC, SURFACED PLATE MOUNTING, "FLEX BLACK" POLYESTER POWDER FINISH) TRASH RECEPTACLES & STEEL DOME LID: AS MANUFACTURED BY PILOT ROCKSH® PARK EQUIPTMENT. CONTACT: DALE M. HASNER. SOUTHERN PARK AND PLAY SYSTEMS, INC. P.O. BOX 120339. WEST MELBOURNE, FL 32912-0339. TEL: (321)-729-9700. FAX: (321)-729-8357 (OR APPROVED OTHER). TRASH RECEPTACLE SPECIFICATION: TRH/G-55PC24 (TRASH RECEPTACLE HOLDER, GALY, FRAME WITH BLACK ENAMEL FINISH, 55 GALLON, 100% RECYCLED PLASTIC, CEDAR, 2"x4" SLATS). STEEL DOME LID SPECIFICATION: CN/W-1855. (STEEL DOWN LID, BROWN POWDER-COATED ENAMEL, W/ THUMB SCREW FASTENERS).

PARK GRILL: AS MANUFACTURED BY PILOT ROCK® PARK EQUIPTMENT. CONTACT: DALE M. HASNER. SOUTHERN PARK AND PLAY SYSTEMS, INC. P.O. BOX 120339. WEST MELBOURNE, FL 32912-0339. TEL: (321)-729-9700. FAX: (321)-729-8357 (OR APPROVED OTHER). PARK GRILL SPECIFICATIONS: EC-26/8 B2 (EC SERIES COVERED GRILL, 18-1/2"x28"x16-1/2" HIGH, STEEL PLATE UTILITY SHELF, PERMANENT BASE INSTALLATION PER MANUFACTURER'S SPECS).

BUOY SYSTEM: SWIM AREA BUOY SYSTEM SHALL BE AS MANUFACTURED BY RECREONICS, INC. CONTACT: MICHAEL E. GARLAND-EXECUTIVE VICE PRESIDENT. 4200 SCHMITT AVENUE. LOUISVILLE, KENTUCKY 40213. TEL: (800)-428-3254. FAX: (800)-428-0133. BUOYS ARE PLACED AT 36' INTERVALS, EACH BUOY SHALL BE SECURED BY AN APPROVED ANCHOR SYSTEM, HANDILOCK FLOATS ARE POSITIONED AT 5' ON CENTER BETWEEN EACH BUOY. 1/2" ROPE IS USED TO THE SYSTEM TOGETHER.

BANNER ELK TRADING CO., INC., ATLANTA GA. 1-877-909-8575 www.trimscrew.com 3CREWS: WHERE SPECIFIED FOR DECKING INSTALLATION ON BOARDWALKS OR DOCKS, SCREWS SHALL BE R4, MULTI-PURPOSE AS MANUFACTURED BY BANNER ELK TRADING COMPANY, ATLANTA GA. (877) 909-8575 (OR APPROVED EQUAL) R4 SCREWS FOR DECKING INSTALLATION SHALL BE GRADE 305, PH HARDENED WITH TORX DRIVE, SELF COUNTERSINKING HEADS AND TYPE 17 SELF-TAPPING POINTS. SCREW SIZE FOR DECKING AND RAILING INSTALLATION SHALL BE 10 GAUGE, 3-1/2" LENGTH. EXECUTION: WHERE NAILS AND / OR SCREWS ARE SPECIFIED FOR WOOD CONNECTIONS, PRE-DRILLING IS REQUIRED TO MINIMIZE SPLITTING. THIS SPECIFICALLY APPLIES TO HANDRAIL AND DECKING COMPONENT INSTALLATION. PRE-DRILL ONLY, THE MEMBER TO BE SECURED - DRILL SIZE SHALL BE GAUGED TO ALLOW FULL THREAD

ALL PRECAST MATERIALS SHALL BE MIN. 5,000 PSI. PRECAST CONCRETE MATERIALS SHALL BE MANUFACTURED IN ACCORDANCE WITH ASTM C 90 AND SHALL POSSESS

COLOR: ALL PRECAST COMPONENTS SHALL MATCH BLOCK USA COLOR NO. 80 (NEW NAME: PARCHMENT / OLD NAME: BUFF)

SHIPMENT: ALL PRECAST MATERIALS SHALL BE PROTECTED FROM SURFACE ABRASION, CRACKING AND CHIPPING DURINGSTEM: SWI?? SHIPMENT. ALL MATERIALS SHALL BE CLEARLY LABELED AND KEYED TO MATCH DESIGN PLANS OR APPROVED SHOP DRAWING SUBMITTALS. ALL MATERIALS SHALL BE PALLETIZED AND SECURELY BOUND

2) MATERIAL SAMPLES: (2) SAMPLES REPRESENTATIVE OF EACH PRECAST MATERIAL OR COLOR (APPROXIMATE SIZE 3" THICK X 6" SQUARE)

3) SUBMITTAL: LAB TESTS ON PRECAST MATERIAL BASED ON 1" THICKNESS X 2" SQUARE MATERIAL SAMPLE PROVIDING DOCUMENTATION OF PSI.

ALL STRUCTURAL STEEL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITION OF AISC "SPECIFICATIONS FOR STRUCTURAL STEEL BUILDINGS", AISC "SPECIFICATIONS FOR STRUCTURAL JOINTS USING ASTM A325 OR A490 BOLTS", AISC "CODE OF STANDARD PRACTICE FOR STEEL BUILDINGS AND BRIDGES", AND AWS DI.I "STRUCTURAL

BIKE RACKS: AS MANUFACTURED BY BRP ENTERPRISES, INC. CONTACT: BURKETT R. POWELL. 3200 O STREET. LINCOLN, NE 68510. TEL: (888)-438-5311. FAX: (888)-438-5312

PREPARED BY: GROU 250 Cypress Green Dr., Suite 200, Jacksonville, Florida 322 904) 730-9360 Fax (904) 730-7165 www.ggisc.co PREPARED FOR: MARLER PARK RESTORATION OKALOOSA COUNTY FLORIDA NOTICE OF PROPRIETARY RIGHT: THESE DOCUMENTS AND THEIR CONTENTS ARE THE EXCLUSIVE PROPERTY OF G E N E S I S G R O U P LTD AND ARE NOT TO BE REPRODUCED, PUBLISHED OR COPIEL EITHER IN WHOLE OR IN PART WITHOUT THE SPECIFIC WRITTEN CONSENT OF G E N E S I S G R O U P LTD THESE DOCUMENTS ARE ONLY TO BE USED UNDER DIRECTION OF G E N E S I S G R D U P LTD., FOR THE PROJECT AND SITE SPECIFICALLY IDENTIFIED HEREIN AND ARE NOT TO BE USED ON THIS, OR ANY OTHER PROJECT WITHOUT THE SPECIFIC WRITTEN CONSENT OF GENESIS GROUP LTD © 2003 GENESIS GROUP LTD. SHEET TITLE: CONSTRUCTION NOTES AND SPECIFICATIONS FOR SITE STRUCTURES CHECKED BY: DRAWN BY: JCF **RELEASED FOR:** DATE: 8/1/03 SEAL: **REVISIONS: PROJECT NUMBER:** *0*564-*00*1-J72 SCALE: NOT APPLICABLE X X X **DRAWING NO:** SHEET NO: NORTH 34 0= 70 GIPROJECTS/TDC-DKA/MARLER PARK/CD/D5.10-SPECS.DW