INVITATION FOR BIDS

FOR

JOHN YOUNG PARKWAY RECLAIMED WATER MAIN IMPROVEMENTS

PART H
TECHNICAL SPECIFICATIONS

PART H
VOLUME II
JOHN YOUNG PARKWAY
RECLAIMED WATER MAIN IMPROVEMENTS PROJECT

TECHNICAL SPECIFICATIONS

Table of Contents

DIVISION 1 – GENERAL REQUIREMENTS

01001 General Work Requirements
01010 Summary of Work
01015 Special Project Procedures
01021 Soils Report and Other Information
01025 Measurement and Payment
01027 Application for Payment
01050 Surveying and Field Engineering
01065 Permits and Fees
01200 Project Meetings
01300 Submittals
01301 Product Substitutions
01310 Progress Schedules
01370 Schedule of Values
01380 Audio-Visual Documentation
01400 Quality Control
01410 Testing and Testing Laboratory Services
01560 Erosion and Sedimentation Control
01570 Maintenance of Traffic
01580 Project Identification and Signs
01590 Construction Field Office
01610 Delivery, Storage, and Handling
01700 Project Closeout
01720 Project Record Documents
01740 Warranties and Bonds

DIVISION 2 – SITE WORK

02050 Demolition of Existing Structures
02080 Abandonment, Removal, and Salvage or Disposal of Existing Pipe
02100 Temporary Erosion and Sedimentation Control
02110 Clearing, Grubbing and Stripping
02140 Dewatering
02202 Excavating, Trenching, and Backfilling
02215 Finish Grading
02570 Stabilized Subgrade
02572 Soil Cement Base
02573 Asphalt Pavement Removal and Replacement
JOHN YOUNG PARKWAY
RECLAIMED WATER MAIN IMPROVEMENTS PROJECT

TECHNICAL SPECIFICATIONS

Table of Contents
(Continued)

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>02576</td>
<td>Concrete Sidewalks and Driveways</td>
</tr>
<tr>
<td>02578</td>
<td>Solid Sodding</td>
</tr>
<tr>
<td>02662</td>
<td>Reclaimed Water Transmission System</td>
</tr>
<tr>
<td>02665</td>
<td>Horizontal Directional Drilling of Pressure Mains</td>
</tr>
<tr>
<td>02667</td>
<td>Jacking and Boring Pipe</td>
</tr>
<tr>
<td>02670</td>
<td>Pressure Main Sample Collection</td>
</tr>
</tbody>
</table>

DIVISION 3 – CONCRETE

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>03100</td>
<td>Concrete Formwork</td>
</tr>
<tr>
<td>03200</td>
<td>Concrete Reinforcement</td>
</tr>
<tr>
<td>03300</td>
<td>Cast-in-Place Concrete</td>
</tr>
<tr>
<td>03600</td>
<td>Grouting</td>
</tr>
</tbody>
</table>

DIVISION 4 – MASONRY (NOT USED)

DIVISION 5 – METALS (NOT USED)

DIVISION 6 – WOOD AND PLASTICS (NOT USED)

DIVISION 7 – THERMAL AND MOISTURE PROTECTION (NOT USED)

DIVISION 8 – DOORS AND WINDOWS (NOT USED)

DIVISION 9 – FINISHES

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>09960</td>
<td>High Performance Ferrous Metal Coatings</td>
</tr>
</tbody>
</table>

DIVISION 10 – SPECIALTIES (NOT USED)

DIVISION 11 – EQUIPMENT (NOT USED)

DIVISION 12 – FURNISHING (NOT USED)

DIVISION 13 – SPECIAL CONSTRUCTION (NOT USED)

DIVISION 14 – CONVEYING SYSTEMS (NOT USED)
JOHN YOUNG PARKWAY
RECLAIMED WATER MAIN IMPROVEMENTS PROJECT
TECHNICAL SPECIFICATIONS

Table of Contents
(Continued)

DIVISION 15 – MECHANICAL

15062  Ductile Iron Pipe and Fittings
15064  Polyvinyl Chloride (PVC) Pressure Pipe
15066  High Density Polyethylene (HDPE) Pipe and Fittings
15100  Ancillary Equipment
15111  Gate Valves

DIVISION 16 – ELECTRICAL (NOT USED)

APPENDICIES

APPENDIX A  GEOTECHNICAL ENGINEERING REPORT
Geotechnical Report (geotechnical investigation)
Geotechnical Report (dewatering groundwater quality values)

APPENDIX B  FORMS
Pressure Test

APPENDIX C  PERMITS OBTAINED BY COUNTY
Utility Permit for Crossing State Road 417
Utility Permit for Crossing State Road 528
Valencia Water Control District Permit for Crossing Canal C-11

APPENDIX D  LIST OF APPROVED PRODUCTS
Orange County Utilities – List of Approved Products (February 11, 2011)

APPENDIX E  EASEMENTS
Parcel 701 – Temporary Construction Easement – Refer to Sheets U-9 and U-11
Parcel 704 – Temporary Construction Easement – Refer to Sheet U-77
Parcel 803 – Permanent Utility Easement – Refer to Sheet U-57

APPENDIX F  ORANGE COUNTY PUBLIC WORKS TECHNICAL PROVISIONS
TP 327 – Milling of Existing Asphalt Pavement
TP 334 – Superpave Asphaltic Concrete Pavement
# Table of Contents (Continued)

APPENDIX G  DEWATERING DISCHARGE OFF-SITE
- FDEP Notice of New Method for Mercury Testing
- FDEP Generic Permit for the Discharge of Produced Groundwater
- Memo – EPA – Analytical Methods for Mercury in NPDES Permits
- Orange County EPD Work Instruction

APPENDIX H  STRUCTURAL ENGINEERING MEMO
- Engineering Technologies Memo (April 12, 2016)
SECTION 01001
GENERAL WORK REQUIREMENTS

PART 1 - GENERAL ................................................................................................................... 2
1.01 NOTICE AND SERVICE ................................................................................................. 2
1.02 WORK TO BE DONE ................................................................................................. 2
1.03 DRAWINGS AND PROJECT MANUAL ....................................................................... 2
1.04 PROTECTION AND RESTORATION ....................................................................... 3
1.05 PUBLIC NUISANCE ................................................................................................... 4
1.06 CONTRACTOR’S PAYMENTS TO COUNTY FOR OVERTIME WORK .................. 4
1.07 MAINTENANCE OF SERVICE .................................................................................... 5
1.08 TRANSFER OF SERVICE .......................................................................................... 5
1.09 LABOR ......................................................................................................................... 5
1.10 MATERIALS AND EQUIPMENT .............................................................................. 6
1.11 MANUFACTURER’S SERVICE ................................................................................ 6
1.12 INSPECTION AND TESTING .................................................................................... 7
1.13 PROJECT SITE AND ACCESS .................................................................................. 9
1.14 UTILITIES ................................................................................................................... 10
1.15 RELATED CONSTRUCTION REQUIREMENTS .................................................. 13
1.16 CONSTRUCTION NOT PERMITTED ........................................................................ 16

PART 2 - PRODUCTS (NOT USED) ....................................................................................... 16

PART 3 - EXECUTION (NOT USED) ....................................................................................... 16
PART 1 - GENERAL

1.01 NOTICES

A. All notices or other papers required to be delivered by the Contractor to the County shall be delivered to the office of the Engineering Division, Orange County Utilities Department, 9150 Curry Ford Road, Orlando, FL 32825.

1.02 WORK TO BE DONE

A. The Contractor shall furnish all labor, materials, equipment, tools, services, and incidentals to complete all work required by these specifications and as shown on the Drawings, at a rate of progress which will ensure completion of the Work within the Contract Time stipulated.

B. The Contractor shall perform the Work complete, in place, and ready for continuous service, and shall include repairs, testing, permits, clean up, replacements, and restoration required as a result of damages caused during this construction.

C. The Contractor shall comply with all City, County, State, Federal, and other codes, which are applicable to the proposed Work.

D. All newly constructed Work shall be carefully protected from injury in any way. No wheeling, walking, or placing of heavy loads on it shall be allowed and all portions damaged shall be reconstructed by the Contractor at his own expense.

E. Scope of Work: See Section 01010 "Summary of Work" and the Bid Schedule for details.

1.03 DRAWINGS AND PROJECT MANUAL

A. The Work shall be performed in accordance with the Drawings and Specifications prepared by the County/Professional. All work and materials shall conform to the Orange County Utilities Standards and Construction Specifications Manual, latest edition or as indicated in these Specifications or Drawings.

B. The Contractor shall verify all dimensions, quantities and details shown on the Drawings, Supplementary Drawings, Schedules, Specifications or other data received from the County/Professional, and shall notify same, in writing, of all errors, omissions, conflicts and discrepancies found therein. Failure to discover or correct errors, conflicts or discrepancies shall not relieve the Contractor of full responsibility for unsatisfactory Work, faulty construction or improper operation resulting there from, nor from rectifying such conditions at his own expense.
C. All schedules are given for the convenience of the County and the Contractor and are not guaranteed to be complete. The Contractor shall assume all responsibility for the making of estimates of the size, kind, and quantity of materials and equipment included in the Work to be done under this Contract.

D. Intent:
   1. All Work called for in the Specifications applicable to this Contract, but not shown on the Drawings in their present form, or vice versa, shall be of like effect as if shown or mentioned in both. Work not specified either in the Drawings or in the Specifications, but involved in carrying out their intent or in the complete and proper execution of the Work, is required and shall be performed by the Contractor as though it were specifically delineated or described.
   2. Items of material, equipment, machinery, and the like may be specified on the Drawings and not in the Specifications. Such items shall be provided by the Contractor in accordance with the specification on the Drawings.
   3. The apparent silence of the Specifications as to any detail, or the apparent omission from them of a detailed description concerning any Work to be done and materials to be furnished, shall be regarded as meaning that only the best general practice is to prevail and that only material and workmanship of the best quality is to be used, and interpretation of these Specifications shall be made upon that basis.

E. Refer to the Contract for the order of precedence of items and documents.

1.04 PROTECTION AND RESTORATION

A. The Contractor shall be responsible for the preservation of all public and private property, and shall use every means of protection necessary to prevent damage thereto. If any direct or indirect damage is done to public or private property by or on account of any act, omission, neglect, or misconduct in the execution of the Work on the part of the Contractor, such property shall be restored by the Contractor, at his expense, to a condition similar or equal to that existing before the damage was done, or the Contractor shall make good the damage in other manner acceptable to the County/Professional.

B. Protection of Trees and Shrubs
   1. Protect with boxes or other barricades.
   2. Do not place excavated material so as to injure trees or shrubs.
   3. Install pipelines in short tunnels between and under root systems.
   4. Support trees to prevent root disturbance during nearby excavation.

C. Tree and Limb Removal
   1. Tree limbs, which interfere with equipment operation and are approved for pruning, shall be neatly trimmed and the tree cut coated with tree paint.
   2. The County may order the Contractor, for the convenience of the County, to remove trees along the line or trench excavation. The Contractor shall obtain any permits required for removal of trees. Ordered tree removal shall be paid for under the appropriate Contract Items.
D. Trees or shrubs destroyed by negligence of the Contractor or his employees shall be replaced by the Contractor with new stock of similar size and age, at the proper season and at the sole expense of the Contractor.

E. Lawn Areas: All lawn areas disturbed by construction shall be replaced with like kind to a condition similar or equal to that existing before construction. Where sod is to be removed, it shall be carefully removed, and the same re-sodded, or the area where sod has been removed shall be restored with new sod in the manner described in the applicable section.

F. Where fencing, walls, shrubbery, grass strips or area must be removed or damaged incident to the construction operation, the Contractor shall, after completion of the work, replace or restore to the original condition.

G. The cost of all labor, materials, equipment, and work for restoration shall be deemed included in the appropriate Contract Item or items, or if no specific item is provided therefore, as part of the overhead cost of the Work, and no additional payment will be made therefore.

1.05 PUBLIC NUISANCE

A. The Contractor shall not create a public nuisance including, but not limited to, encroachment on adjacent lands, flooding of adjacent lands, or excessive noise.

B. Sound levels measured by the County/Professional shall not exceed 45 dBA from 8 p.m. to 8 a.m. or 55 dBA 8 a.m. to 8 p.m. This sound level shall be measured at the exterior of the nearest exterior wall of the nearest residence. Levels at the equipment shall not exceed 85 dBA at any time. Sound levels in excess of these values are sufficient cause to have the Work halted until equipment can be quieted to these levels. Work stoppage by the County/Professional for excessive noise shall not relieve the Contractor of the other portions of this specification including, but not limited to, completion dates and bid amounts.

C. No extra charge may be made for time lost due to work stoppage resulting from the creation of a public nuisance.

1.06 CONTRACTOR’S PAYMENTS TO COUNTY FOR OVERTIME WORK

A. County Inspector Work Hours: Normal work hours for the County’s inspector(s) are defined as any 8-hour period between the hours of 7:00 a.m. and 7:00 p.m. on the weekdays of Monday through Friday. Any County Inspector(s) work beyond the aforementioned normal work hours shall be requested in writing 48-hours in advance. All overtime, any County holidays or weekend work compensation for the County’s Inspector(s) to work beyond the normal working hours are considered overtime compensation and shall be paid for by the Contractor. The overtime pay rate will be $51.00 per hour or the most current rate as listed in the County Fee Directory prepared by the Office of Management and Budget, in section “Orange County Utilities Engineering & Construction”, under the heading of “Inspection Fee
other than Normal Working Hours”. The Contractor agrees that the County shall deduct charges for work outside normal work hours and for overtime pay from payments due the Contractor.

1.07 MAINTENANCE OF SERVICE

A. Unless noted otherwise on the plans, the operation of the existing water, reclaimed water or wastewater facility on each of the respective locations shall remain in service until the transfer of service has been completed. The Contractor shall, prior to interrupting any utility service (water, sewer, etc.) for the purpose of making cut-ins to the existing lines or for any other purposes, contact the County and make arrangements for the interruption which will be satisfactory to the County.

B. Utility lines that are damaged during construction shall be repaired by the Contractor and service restored within 4-hours of the breakage. The County retains the option of repairing any damage to utility pipes in order to expedite service to the customers. The Contractor will remain responsible for all costs associated with the repair.

1.08 TRANSFER OF SERVICE

A. When the County has accepted a proposed facility and placed it into operation, the transfer of service is complete. The Contractor may begin the work of removing the existing or temporary facilities.

1.09 LABOR

A. Supervision: The Contractor shall supervise and direct the Work efficiently and with his best skills and attention. The Contractor shall have a competent, English speaking superintendent or representative, who shall be on the site of the Project at all working hours, and who shall have full authority by the Contractor to direct the performance of the Work and make arrangements for all necessary materials, equipment, and labor without delay.

B. Jurisdictional Disputes: It shall be the responsibility of the Contractor to pay all costs that may be required to perform any of the Work shown on the Drawings or specified herein to avoid any work stoppages due to jurisdictional disputes. The basis for subletting work in question, if any, shall conform to precedent agreements and decisions on record with the Building and Construction Trades Department, AFL-CIO, dated June, 1973, including any amendments thereto.

C. Apprenticeship: The Contractor shall comply with all of the requirements of Section 446, Florida Statutes, for all contracts in excess of $25,000 excluding roadway, highway or bridge contracts and the Contractor agrees to insert in any subcontract under this Contract the requirements of this Article.
1.10 MATERIALS AND EQUIPMENT

A. MANUFACTURER

1. All transactions with the manufacturers or Subcontractors shall be through the Contractor, unless the Contractor and the County/Professional request that the manufacturer or Subcontractor communicate directly with the County/Professional. Any such transactions shall not in any way release the Contractor from his full responsibility under this Contract.

2. All workmanship and materials shall be of the highest quality. The equipment shall be the product of manufacturers who are experienced and skilled in the field with an established record of research and development. No equipment will be considered unless the manufacturer has designed and manufactured equipment of comparable type and size and have demonstrated sufficient experience in such design and manufacture.

3. No material shall be delivered to the Site without prior approval of the County/Professional.

4. All apparatus, mechanisms, equipment, machinery, and manufactured articles for incorporation into the Project shall be the new (most current production at time of bid) and unused standard products of recognized reputable manufacturers.

5. Manufactured and fabricated products:
   a. Design, fabricate and assemble in accord with the best engineering and shop practices.
   b. Manufacture like parts of duplicate units to standard sizes and gauges, to be interchangeable.
   c. Any two or more pieces of material or equipment of the same kind, type or classification, and being used for identical types of service, shall be made by the same manufacturer.
   d. Products shall be suitable for service conditions as specified and as stated by manufacturer.
   e. Equipment capacities, sizes and dimensions shown or specified shall be adhered to unless variations are specifically approved in writing.
   f. Do not use material or equipment for any purpose other than that for which it is designed or is specified.

1.11 MANUFACTURER'S SERVICE

A. Where service by the manufacturer is specified to be furnished as part of the cost of the item of equipment, the Work shall be at the Contractor's expense.

B. The services provided shall be by a qualified manufacturer's service representative to check and verify the completed installation, place the equipment in operation, and instruct the County's operators in the operation and maintenance procedures. Such services are to be for period of time and for the number of trips specified. A working day is defined as a normal 8-hour working day on the job and does not include travel time.

C. The services shall further demonstrate to the County/Professional’s complete satisfaction that the equipment will satisfactorily perform the functions for which it has been installed.
1.12 INSPECTION AND TESTING

A. General
1. All materials and equipment furnished by the Contractor shall be subject to the inspection, review and acceptance of the County and meet the requirements as outlined in the Orange County Utilities Standards and Construction Specifications Manual. If in the testing of any material or equipment it is ascertained by the County/Professional that the material or equipment does not comply with the Contract, the Contractor shall be notified thereof, and the Contractor will be directed to refrain from delivering said material or equipment, or to remove it promptly from the Site or from the Work and not accepted by the County shall be replaced with acceptable material, without cost to the County.

2. Tests of electrical and mechanical equipment and appliances shall be conducted in accordance with recognized test codes of the ANSI, ASME, or the IEE, except as may otherwise be stated herein.

3. The Contractor shall give notice in writing to the County sufficiently in advance of his intention to commence the manufacture or preparation of materials especially manufactured or prepared for use in or as part of the permanent construction. Such notice shall contain a request for inspection, the date of commencement and the expected date of completion of the manufacture or preparation of materials. Upon receipt of such notice, the County shall arrange to have a representative present at such times during the manufacture as may be necessary to inspect the materials; or the County will notify the Contractor that the inspection will be made at a point other than the point of manufacture; or the County will notify the Contractor that inspection will be waived.

4. When inspection is waived or when the County/Professional so requires, the Contractor shall furnish to the County authoritative evidence in the form of Certificates of Manufacture that the materials to be used in the Work have been manufactured and tested in conformity with the Contract Documents. These certificates shall be notarized and shall include five (5) copies of the results of physical tests and chemical analysis, where necessary, that have been made directly on the product or on similar products of the manufacturer.

5. The Contractor must comply with these provisions before shipping any material. Such inspections by the County shall not release the Contractor from the responsibility for furnishing materials meeting the requirements of the Contract Documents.

B. Cost
1. County shall employ and pay for the services of an independent testing laboratory to perform testing indicated on the Contract Documents, or at the County’s discretion to ensure conformity with the Contract Documents.

2. The cost of field leakage and pressure tests and shop tests of materials and equipment specifically called for in the Contract Documents shall be borne by the Contractor. Such costs shall be deemed to be included in the Contract price.

3. The Contractor shall notify the County laboratory a minimum of 48-hours in advance of operations for scheduling of tests. When tests or inspections cannot be performed after such notice, the Contractor shall reimburse County for expenses incurred.
4. The Contractor shall pay for all work required to uncover, remove, replace, retest, etc., any work not tested due to the Contractor's failure to provide the 48-hours advance notice or due to failed tests. The Contractor shall also provide compensation for the County/Professional’s personnel for required re-testing due to failed or rescheduled testing.

C. Shop Testing
1. Each piece of equipment for which pressure, duty, capacity, rating, efficiency, performance, function or special requirements are specified shall be tested in the shop of the manufacturer in a manner which shall conclusively prove that its characteristics comply fully with the requirements of the Contract Documents. No such equipment shall be shipped to the worksite until the County/Professional notifies the Contractor, in writing, that the results of such tests are acceptable.

2. The manufacturing company shall provide five (5) copies of the manufacturer's actual shop test data and interpreted results signed by a responsible official of the manufacturing company and notarized, showing conformity with the Contract Documents as a prerequisite for the acceptance of any equipment. The cost of shop tests (excluding cost of County's representative) and of furnishing manufacturer's preliminary and shop test data of operating equipment shall be borne by the Contractor and shall be included in the Contract price.

D. Field Testing:
1. The County shall employ and pay for services of an independent testing laboratory to perform testing specifically indicated in the Contract Documents. Employment of the laboratory shall in no way relieve Contractor's obligations to perform the Work of the Contract. The Contractor shall provide compensation for retesting of all failed tests.

2. The County may at any time during the progress of the Work, request additional testing beyond that which is specified in the Contract. This testing will be at the County's expense. Contractor shall:
   a. Cooperate with laboratory personnel, provide access to the Project.
   b. Secure and deliver to the laboratory adequate quantities of representative samples of materials proposed to be used and which require testing.
   c. Provide to the laboratory the preliminary design mix proposed to be used for concrete, and other material mixes, which require control by the testing laboratory.

E. Demonstration Tests: Upon completion of the Work and prior to final payment, all equipment and piping installed under this Contract shall be subjected to acceptance or demonstration tests as specified or required to provide compliance with the Contract Documents. The Contractor shall furnish all labor, fuel, energy, water and all other equipment necessary for the demonstration tests at no additional cost to the County.

F. Final Inspection: Prior to preparation of the final payment application, a final inspection will be performed by the County to determine if the Work is properly and satisfactorily constructed in accordance with the requirements of the Contract Documents. See also Section 01700 "Project Closeout."
G. Inspection by existing utility owners: The Contractor shall pay for all inspections during the progress of the work required and provided by the owner of all existing public utilities paralleling or crossing the Work, as shown on the Drawings. All such inspection fees shall be deemed included in the appropriate Contract Item or items, or if no specific item is provided therefore, as part of the overhead cost of the Work, and no additional payment will be made therefore.

H. Inspection by Other Agencies: The Florida Department of Transportation, the Florida Department of Environmental Protection, and other authorized governmental agencies shall have free access to the site for inspecting materials and work, and the Contractor shall afford them all necessary facilities and assistance for doing so. Any instructions to the Contractor resulting from these inspections shall be given through the County. These rights of inspections shall not be construed to create any contractual relationship between the Contractor and these agencies.

1.13 PROJECT SITE AND ACCESS

A. RIGHT-OF-WAY AND EASEMENTS
1. The use of public streets and alleys shall be such as to provide a minimum of inconvenience to the public and to other traffic. Any earth or other excavated material shall be removed by the Contractor and the streets cleaned to the satisfaction of the County.
2. The Contractor shall not enter or occupy private land outside of easements, except by written permission of the property owner.
3. At the time of the Pre-Construction meetings, the Contractor shall become fully acquainted with the status of all easements. Should easements not be acquired by the County in specific areas of the Work, the Contractor shall sequence and schedule his work therein so as not to interfere with the progress of work in other areas of the Project. Any rescheduling of work due to easement acquisitions shall be performed by the Contractor at no additional cost to the County. The County agrees that it will make every effort to acquire all remaining easements with all speed and diligence possible so as to allow the completion of the Work within the Contract time.

B. ACCESS
1. Neither the material excavated nor the materials or equipment used in the construction of the Work shall be so placed as to prevent free access to all fire hydrants, valves or manholes.
2. Access to businesses located adjacent to the project site must be maintained at all times. Contractor may prearrange the closing of business access with the business Owner. Such prearranged access closing shall not exceed two (2) hours. Property drainage and grading shall be restored and all construction debris removed within 48-hours of backfilling trench.
3. Contractor agrees that representatives of the County and any governmental agents will have access to the Work wherever it is in preparation or progress and that the Contractor shall provide facilities for such access and inspection.
A. UTILITY CONSTRUCTION

1. Public utility installations and structures shall be understood to include all poles, tracks, pipes, wires, conduits, house service connections, vaults, manholes and all other appurtenances and facilities pertaining thereto, whether owned or controlled by governmental bodies or privately owned by individuals, firms or corporations, used to serve the public with transportation, traffic control, gas, electricity, telephone, sewerage, drainage or water. Other public or private property, which may be affected by the Work, shall be deemed included hereunder.

2. All open excavations shall be adequately safeguarded by providing temporary barricades, caution signs, lights and other means. The Contractor shall, at his own expense, provide suitable and safe bridges and other crossings for accommodating travel by pedestrians and workmen. Bridges provided for access to private property during construction shall be removed when no longer required.

3. The length of open trench will be controlled by the particular surrounding conditions, but shall always be confined to the limits described by the County. If any excavation becomes a hazard, or if it excessively restricts traffic at any point, the County may require special construction procedures. As a minimum, the Contractor shall conform to the following restoration procedures:

   a. Interim Restoration: All excavations shall be backfilled and compacted as specified by the end of each working day. For excavations within existing paved areas; limerock base or soil cement base (match existing) shall be spread and compacted to provide a relatively smooth surface free of loose aggregate material. At the end of each workweek, the structural asphaltic concrete surface course shall be completed and opened to traffic. Contractor shall coordinate his construction activity including density tests and inspections to allow sufficient time to achieve this requirement. All driveway cuts shall be backfilled, compacted, and limerock base spread and compacted immediately after installation. Contractor shall coordinate with the individual property owners prior to removing the driveway section. Any utility crossing an existing roadway, parking lot or other paved area shall be patched by the end of the working day.

   b. All pipe and fittings shall be neatly stored in a location, which will cause the least disturbance to the public. All debris shall be removed and properly disposed of by the end of each working day.

   c. Final Restoration Overlay: After completing all installations, and after testing of the pipe (but no sooner than 30-days after applying the structural asphaltic concrete surface course), final restoration shall be performed. In no event shall final restoration begin after substantial completion. Final restoration shall provide an asphaltic concrete friction course overlay as specified in an uninterrupted continuous operation until completion. Any additional restoration required after testing shall be repaired in a timely manner at no additional cost to the County.

   d. Maintenance of all restored facilities shall be the Contractor’s responsibility. This maintenance shall be performed on an on-going basis during the course of construction. The Contractor’s Progress Schedule shall reflect the above restoration requirements.
e. Additional Restoration for Work in Business or Commercial Districts: The Contractor shall restore all private property, damaged by construction, to its original condition. Access to businesses located adjacent to the project site must be maintained at all times. Contractor may prearrange the closing of business accesses with the business owner. Such prearranged access closing shall not exceed two (2) hours. Property drainage and grading shall be restored within 24-hours of backfilling trench.

B. EXISTING UTILITIES
1. The locations of all existing underground piping, structures and other facilities are shown based on information received from the respective owner. The locations are shown without express or implied representation, assurance, or guarantee that they are complete or correct or that they represent a true picture of underground piping, conduit and cables to be encountered. It is the Contractor’s responsibility to verify all existing underground piping, structures and other facilities.
2. The Contractor shall, at all times, employ acceptable methods and exercise reasonable care and skill so as to avoid unnecessary delay, injury, damage or destruction of existing utility installations and structures; and shall, at all times in the performance of the Work, avoid unnecessary interference with, or interruption of, utility services; and shall cooperate fully with the owners thereof to that end.
3. When existing facilities are found to be in conflict with the Work, the County reserves the right to modify alignments to avoid interference with existing facilities.
4. All utilities, which do not interfere with the work, shall be carefully protected against damage. Any existing utilities damaged in any way by the Contractor shall be restored or replaced by the Contractor at his expense as directed by the County. Any existing facilities, which require operation to facilitate repairs, shall be operated only by the owner of the respective utility.
5. It is the responsibility of the Contractor to ensure that all utility and/or poles, the stability of which may be endangered by the proximity of excavation, be temporarily stayed and/or shored in position while work proceeds in the vicinity of the pole and that the utility or other companies concerned be given reasonable advance notice of any such excavation.

C. NOTICES
1. All governmental utility departments and other owners of public utilities, which may be affected by the Work, will be informed in writing by the Contractor two (2) weeks after the execution of the Contract or Contracts covering the Work. Such notice will be sent out in general, and directed to the attention of the governmental utility departments and other owners of public utilities for such installations and structures as may be affected by the Work.
2. The Contractor shall comply with Florida Statute 553.851 regarding protection of underground gas pipelines. Evidence of notification to the gas pipeline owner shall be furnished to the County within two (2) weeks after the execution of the Contract.
3. It shall be the Contractor's responsibility to contact utility companies at least 72-hours in advance of breaking ground in any area or on any unit of the work so maintenance personnel can locate and protect facilities, if required by the utility company.
4. The Contractor shall give a minimum five (5) working day notice to utility personnel prior to interrupting a utility service (water, sewer, etc.).

D. EXPLORATORY EXCAVATIONS
1. Exploratory excavations shall be conducted by the Contractor for the purpose of locating underground pipelines or structures in advance of the construction. Test pits shall be excavated in areas of potential conflicts between existing and proposed facilities and at piping connections to existing facilities a minimum of 48-hours or 1,000-feet in advance of work. If there is a potential conflict, the Contractor shall notify the County/Professional immediately. Information on the obstruction to be furnished by the Contractor shall include: Location, Elevation, Utility Type, Material and Size. Test pits shall be backfilled immediately after their purpose has been satisfied and the surface restored and maintained in a manner satisfactory to the County.

E. UTILITY CROSSINGS
1. It is intended that wherever existing utilities must be crossed, deflection of the pipe within specified limits and cover shall be used to satisfactorily clear the obstruction unless otherwise indicated on the Drawings. However, when in the opinion of the County this procedure is not feasible, the County may direct the use of fittings for a utility crossing or conflict transition as detailed on the Drawings.

F. RELOCATIONS
1. Relocations shown on the Drawings: Public utility installations or structures, including but not limited to poles, signs, fences, piping, conduits and drains that interfere with the positioning of the work which are shown on the Drawings to be removed, relocated, replaced or rebuilt by the Contractor shall be considered as part of the general cost of doing the Work and shall be included in the prices bid for the various contract items. No separate payment shall be made therefore.
2. Relocations not shown on the Drawings
   a. Where public utility installations or structures are encountered during the course of the work, and are not indicated on the Drawings or in the Specifications, and when, in the opinion of the County, removal, relocation, replacement or rebuilding is necessary to complete the Work, such work shall be accomplished by the utility having jurisdiction, or such work may be ordered, in writing by the County, for the Contractor to accomplish.
   b. If such work is accomplished by the utility having jurisdiction, it will be carried out expeditiously and the Contractor shall give full cooperation to permit the utility to complete the removal, relocation, replacement or rebuilding as required.
   c. If such work is accomplished by the Contractor, it will be paid for as a Change Order.
3. All existing castings, including valve boxes, junction boxes, manholes, hand holes, pull boxes, inlets and similar structures in the areas of construction that are to remain in service and in areas of trench restoration and pavement replacement, shall be adjusted by the Contractor to bring them flush with the surface of the finished work.
4. All existing utility systems which conflict with the construction of the work herein, which can be temporarily removed and replaced, shall be accomplished at the expense of the Contractor. Work shall be done by the utility unless the utility approves in writing that the Work may be done by the Contractor.

1.15 RELATED CONSTRUCTION REQUIREMENTS

A. PUBLIC INFORMATION OFFICER

1. The Contractor shall provide community interaction and coordination through a designated Public Information Officer (PIO). The PIO will provide resolution to complaints and problems from community members affected by the construction for the entire project duration. The PIO will manage a 24-hour hotline phone number for citizens to call. The PIO will field these calls, provide answers to questions, research issues with the project team or appropriate agencies and follow up each complaint in a timely manner. The PIO will maintain a daily diary of call and/or interactions with the community, as well as a complaint log chronicling all issues and proposed resolutions.

2. The PIO shall attend the project progress meetings and provide the project team with a report of public issues since the last progress meeting. The PIO will also disseminate roadway closures, sewer hookups, temporary and permanent restoration and other relevant construction information to the community, as well as, when appropriate, to the media, emergency services personnel and other interested agencies.

3. The designated PIO shall have previous experience in providing similar services on Orange County Utilities, Orange County Public Works or FDOT construction projects. The PIO shall be fluent in English and Spanish and shall visit the construction site, meeting locations and affected resident’s homes as required.

B. TRAFFIC MAINTENANCE

1. Refer to Section 01570 – Maintenance of Traffic

C. BARRIER AND LIGHTS

1. The Contractor shall exercise extreme care in the conduct of the Work to protect health and safety of the workmen and the public. The Contractor shall provide all protective measures and devices necessary, in conformance with applicable local, state and federal regulations. Protective measures shall include but are not limited to barricades, warning lights/ flashers and safety ropes.

2. All equipment and vehicles operating within 10-feet of the roadway shall have flashing strobe lights attached.

D. DEWATERING AND FLOTATION

1. The Contractor, with his own equipment, shall do all pumping necessary to dewater any part of the work area during construction operations to insure dry working conditions. The Contractor shall take the necessary steps to protect on-site and off-site structures. Damage to any structures due to dewatering shall be repaired or the structures replaced at the Contractor's expense.

2. The Contractor shall be completely responsible for any tanks, wetwells or similar
structures that may become buoyant during the construction and modification operations due to the ground water or floods and before the structure is put into operation. The proposed final structures have been designed to account for buoyancy; however the Contractor may employ methods, means and techniques during construction which may affect the buoyancy of structures. The Contractor shall take the necessary steps to protect structures. Damage to any structures due to floating or flooding shall be repaired or the structures replaced at the Contractor's expense.

3. Contractor shall be responsible for any required permits for the discharge of ground water.

E. DUST AND EROSION CONTROL
1. The Contractor shall prevent dust nuisance from his operations or from traffic.
2. Contractor is responsible for providing effective temporary erosion and sediment control measures during construction or until final controls become effective.
3. Temporary erosion controls include, but are not limited to, grassing, mulching, netting, watering and reseeding on-site surfaces and soil and borrow area surfaces and providing interceptor ditches at ends of berms and at those locations which will ensure that erosion during construction will be either eliminated or maintained within acceptable limits as established by the County, FDEP and any other agency having jurisdiction.
4. Temporary sedimentation controls include, but are not limited to: silt dams, traps, barriers, and appurtenances at the foot of sloped surfaces which will ensure that sedimentation pollution will be either eliminated or maintained within acceptable limits as established by the County, FDEP and any other agency having jurisdiction.
5. The construction of temporary erosion and sedimentation control facilities shall be in accordance with the technical provision of section 104 “Prevention, Control, and Abatement of Erosion and Water Pollution” of the FDOT Standard Specifications for Road and Bridge Construction, latest edition.

F. LINES AND GRADES
1. All Work under this Contract shall be constructed in accordance with the lines and grades shown on the Drawings, or as given by the County/Professional.
2. When the location of the Work is dimensioned on the Drawings, it shall be installed in that location; when the location of the Work is shown on a scaled drawing, without dimensions, the Work shall be installed in the scaled location unless the County approves an alternate location for the piping. Where fittings are noted on the Drawings, such notation is for the Contractor's convenience and does not relieve the Contractor from laying and jointing different or additional items where required. The County/Professional may require detailed pipe laying drawings and schedules for project control.
3. The Contractor shall, at his own expense, establish all working or construction lines and grades as required from the project control points set by the County, and shall be solely responsible for the accuracy thereof.
4. Water main and forcemain shall be installed to provide long uniform gradient or slope to pipe to minimize air pockets and air release valves. The stationing shown on the Drawings for air and vacuum release valve assemblies are approximate and the Contractor shall field adjust these locations to locate these valves at the highest point.
in the pipeline installed. All locations must be accepted by the County.

5. To insure a uniform gradient for gravity pipe and pressure pipe, all lines shall be installed using the following control techniques as a minimum:
   a. Gravity lines; continuous control, using laser beam technology.
   b. Pressure lines; control stakes set at 50-foot intervals using surveyors’ level instrument.

G. TEMPORARY CONSTRUCTION
   1. Temporary fences: If, during the course of the Work, it is necessary to remove or disturb any fencing, the Contractor shall at his own expense, provide a suitable temporary fence which shall be maintained until the permanent fence is replaced.
   2. Responsibility for Temporary Structures: In accepting the Contract, the Contractor assumes full responsibility for the sufficiency and safety of all temporary structures or work and for any damage which may result from their failure or their improper construction, maintenance or operation.

H. DAILY REPORTS
   1. The Contractor shall submit to the County’s Representative daily reports of construction activities including non-work days. The reports shall be complete in detail and shall include the following information:
      a. Days from Notice to Proceed; Days remaining to substantial and final completion.
      b. Weather information
      c. Work activities with reference to the Critical Path Method (CPM) schedule activity numbers (including manpower, equipment and daily production quantities for each individual activity).
      d. Major deliveries
      e. Visitors to site
      f. Test records
      g. New problems, and
      h. Other pertinent information
   2. A similar report shall be submitted for/by each Subcontractor.
   3. The report(s) shall be submitted to the County Representative within 2 days of the respective report date. Each report shall be signed by the Contractor’s Superintendent or Project Manager. Pay request will not be processed unless daily reports are current.
   4. If a report is incomplete, in error, or contains misinformation, a copy of the report shall be returned by the County Representative to the Contractor’s Superintendent or Project Manager with corrections noted. When chronic errors or omissions occur, the Contractor shall correct the procedures by which the reports are produced.

I. CLEANING
   1. During Construction
      a. During construction of the Work, the Contractor shall, at all times, keep the Site free from material, debris and rubbish as practicable and shall remove the same from any portion of the Site if, in the opinion of the County, such material, debris, or rubbish constitutes a nuisance or is objectionable.
b. Provide on-site containers for the collection of waste materials, debris and rubbish and remove such from the Site periodically by disposal at a legal disposal area away from the Site.

c. Clean interior spaces prior to the start of finish painting and continue cleaning on an as-needed basis until painting is finished. Use cleaning materials which will not create hazards to health or property and which will not damage surfaces. Use only those cleaning materials and methods recommended by the manufacturer of the surface material. Schedule operations so that dust and other contaminants resulting from cleaning process will not fall on wet or newly coated surfaces.

d. The Contractor shall remove from the site all surplus materials and temporary structures when no longer necessary to the Work at the direction of the County.

2. Final Cleaning

a. At the conclusion of the Work, all equipment, tools, temporary structures and materials belonging to the Contractor shall be promptly taken away, and the Contractor shall remove and promptly dispose of all water, dirt, rubbish or any other foreign substances. Employ skilled workmen for final cleaning. Thoroughly clean all installed equipment and materials to a bright, clean, polished and new appearing condition. Remove grease, mastic, adhesives, dust, dirt, stains, fingerprints, labels, and other foreign materials from sight-exposed interior and exterior surfaces. Broom clean exterior paved surfaces; rake clean other surfaces of the grounds.

b. The Work shall be left in a condition as shown on the Drawings and the remainder of the site shall be restored to a condition equal or better than what existed before the Work.

c. Prior to final completion, or County occupancy, Contractor shall conduct an inspection of interior and exterior surfaces, and all work areas to verify that the entire Work is clean. The County will determine if the final cleaning is acceptable.

1.16 CONSTRUCTION NOT PERMITTED

A. USE OF EXPLOSIVES

1. No blasting shall be done except as approved by the County and the governmental agency or political subdivision having jurisdiction.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
SECTION 01010
SUMMARY OF WORK

PART 1 - GENERAL

1.01 WORK COVERED BY CONTRACT DOCUMENTS

A. This Project comprises the construction of improvements along John Young Parkway from just north of Town Center Boulevard to the north side of the S.R. 528 Interchange and as shown on the Drawings and specified herein. The Project generally includes, but is not limited to the following Work:

1. Furnish and install approximately 17,000 linear feet of 24-inch diameter DI reclaimed water main and associated appurtenances.
2. Furnish and install approximately 175 linear feet of 4-inch, 6-inch and 12-inch diameter DI reclaimed water main and associated appurtenances.
3. Furnish and install approximately 1,000 linear feet of 42-inch steel casing pipe with 24-inch DI reclaimed water main by seven (7) individual bore and jacks and associated appurtenances.
4. Furnish and install approximately 4,400 linear feet of 30-inch HDPE reclaimed water main by seven (7) individual directional drills and associated appurtenances.
5. Modification and reinstallation of the existing reclaimed water main aerial pipe crossing, approximately 120 linear feet.
7. Excavation, backfill and compaction for underground utilities.
8. Removal of and/or placing out of service approximately 9,000 linear feet of existing 12-inch reclaimed water main.
10. Relocate and maintain approximately thirteen (13) 6-inch diameter Magnolia trees.
11. Asphalt pavement removal, milling and resurfacing, and roadway striping.
12. Testing of installed systems.
13. Restoration and site clean-up.

1.02 CONTRACTOR’S USE OF PREMISES

A. The Contractor shall assume full responsibility for the protection and safekeeping of products and materials at the job site. If additional storage or work areas are required, they shall be obtained by the Contractor at no additional cost to the Owner.
1.03 SEQUENCE OF WORK

A. The Contractor shall establish his work sequence based on the use of crews to facilitate completion of construction and testing within the specified Contract Time.

B. The Contractor shall submit a schedule and work sequence to the Owner at least five (5) days prior to the Notice to Proceed. Work on all utility lines shall be accomplished so that all facilities will stay in operation.
   1. Construction of proposed reclaimed water main.
      a. Install proposed reclaimed water main.
      b. Pressure test reclaimed water main.
      c. Place reclaimed water main in service.
   2. Remove or abandon-in-place existing reclaimed water main.

1.04 PUBLIC UTILITY INSTALLATIONS AND STRUCTURES

A. Some of the utility contacts are listed on the plans for the Contractor’s convenience.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
PART 1 - GENERAL

1.01 CONTRACTOR’S USE OF RIGHTS-OF-WAY

A. The Work to be performed under this contract is located within Orange County, OOCEA, Florida’s Turnpike and Hunters Creek Homeowners Association rights-of-way. The Contractor shall be required to coordinate with these right-of-way owners and perform all work in accordance with the OOCEA and Florida’s Turnpike Utility Permits.

1.02 CONTRACTOR’S USE OF PREMISES

A. The Contractor’s use of premises shall be confined to the limits of the existing rights-of-way and temporary and permanent construction easements identified in the construction documents unless the Contractor obtains additional construction easements from the land owners adjacent to the project. The Contractor shall provide Orange County Utilities with copies of such construction easements or agreements before use.

B. The Contractor is responsible for independently obtaining areas for long term storage and laydown of all materials and equipment. It shall be the Contractor’s responsibility to pay for such areas and the cost is considered incidental to the Contract and no additional compensation shall be allowed. The Contractor shall not utilize the existing rights-of-way for anything more than daily laydown and daily storage of materials and equipment. Long term laydown and storage of materials and equipment within the project rights-of-way shall not be allowed.

C. The Contractor shall assume full responsibility for the protection and safekeeping of materials and equipment stored on and off premises. Contractor shall not store materials that interfere with the rights-of-way owners, homeowners, businesses or others.

D. The Contractor shall clean the construction area daily. The work site shall be kept free from accumulation of waste materials, rubbish and debris from and about the work site and shall be left clean and safe at all times. On a daily basis, all unused materials and equipment shall be returned to the Contractor’s long term storage and equipment area.

1.03 UTILITY COORDINATION AND RELOCATIONS

A. The Contractor shall be responsible for the coordination, location, protection, and relocation of utilities, including but not limited to utility light poles, cables, fiber optic lines, water mains and services, reclaimed water mains and services, sewer mains and services, electrical, telephone and television cables, signals and signal poles, fences, guard rails, piping, culverts, conduits and drains that interfere with the positioning of the Work as set out in the Drawings. The cost of all such coordination, protection and
relocations shall be included in the Bid for the Project and shall not result in any additional cost to the Owner.

B. It is the responsibility of the Contractor to ensure that all utility or other existing facilities, the stability of which may be endangered by the close proximity of the excavation for the Work, are temporarily held in position while the Work proceeds in the vicinity of the pole or other facilities and that the utility or other companies concerned be given reasonable advance notice of any such excavation by the Contractor in accordance with the requirements of the affected utility.

C. Prior to proceeding with the excavation, the Contractor shall contact all utility companies and all other users of the rights-of-way in the area to aid in locating their underground services. It shall be the Contractor’s responsibility to contact utility companies in accordance with the requirements of the affected utility or at least three (3) normal working days before starting construction, whichever is greater. The Contractor shall proceed with caution in the excavation and preparation of the trench so that the exact location of underground utilities may be determined. The Contractor shall comply with Chapter 556 F.S., Underground Facility Damage Prevention and Safety Act; Chapter 553 F.S., Florida Trench Safety Act, Part IV; Chapter 368 F.S., Florida Gas Safety Law, Part 1; and OSHA Standard 1926.651.

D. The Contractor shall take all reasonable precautions against damage to existing utilities. However, in the event of a damaging an existing utility, the Contractor shall immediately notify the responsible official of the organization operating the interrupted utility. The Contractor shall lend all possible assistance in restoring the services and shall assume all costs, charges, or claims connected with the interruption and repair of such services, as determined by and in accordance with the requirements of the affected utility.

1.04 DOCUMENTS INCORPORATED BY REFERENCE

A. Divisions II and III of the Florida Department of Transportation Standard Specifications for Road and Bridge Construction and FDOT Design Standards for Design, Construction, Maintenance, and Utility Operations on the State Highway System (latest editions) are hereby incorporated into these Contract Documents by reference and shall be complied with by Contractor.

1.05 LOCAL NOTIFICATION

A. Local residential and business traffic (including Lynx bus service) shall be maintained at all times. If unable to do so, the Contractor shall be responsible for notification of affected residents and businesses (including Lynx) a minimum of two (2) weeks in advance of the start of any phase of construction, in writing, to coordinate alternate access arrangements. The Contractor shall provide copies of the notifications to the Orange County Inspector prior to distribution

B. The Contractor shall be required to provide the services of a Public Information Officer in accordance with the requirements of Specification Section 01001 1.15 A.
1.06 SEQUENCE OF WORK

A. The Contractor shall construct this project beginning at the southern project limits in the area of Town Center Boulevard and proceed northward until project completion. The Contractor shall establish his work sequence based on the use of crews to facilitate completion of construction and testing within the specified Contract Time.

B. The Contractor shall construct no more than 1,500 linear feet of 24-inch reclaimed water main, pressure test, place the constructed 24-inch reclaimed water main into service, and completely restore the project rights-of-way to original condition before progressing to the construction of the next 1,500 linear foot segment of 24-inch reclaimed water main. This sequenced progressive procedure is necessary to maintain the general aesthetics of the project corridor, and because the Contractor shall be responsible for maintaining reclaimed water service to customer’s connected to the existing 12-inch reclaimed water main during construction of the 24-inch reclaimed water main. Scheduled temporary shut downs of the existing 12-inch reclaimed water main shall be allowed provided the Contractor coordinate with the Orange County Inspector and the affected reclaimed water customers one (1) week in advance of each scheduled temporary shutdown.

C. No more than two (2) turning lanes shall be closed at the same time for the purpose of constructing the reclaimed water main.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
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SECTION 01021
SOILS REPORT AND OTHER INFORMATION

PART 1 - GENERAL

1.01 REQUIREMENTS INCLUDED

A. Identification of reports of existing conditions.

Bidder’s/Contractor’s responsibilities for investigating and working with existing conditions.

1.02 LAND IN-ADDITION TO THE SITE

A. Contractor is responsible for obtaining any lands, areas, properties, facilities and easements, in addition to those furnished by the County, that the Contractor considers necessary for temporary facilities, storage, disposal of spoil or waste material or other purposes the Contractor determines necessary to complete the Work. Contractor shall provide written documentation from owner to use such land or facilities. The County/Professional and the Geotech do not assume any responsibility for existing conditions at such lands, areas, properties, facilities and/or easements obtained by the Contractor.

1.03 SUBSURFACE CONDITIONS AND OTHER PHYSICAL CONDITIONS

A. This Section identifies reports of explorations and tests of subsurface conditions, and drawings of physical conditions of existing surface and subsurface structures that have been used in the preparation of the Contract Documents. Contractor may rely upon any technical information and data in those reports found in Appendix A, “Geotechnical Report (includes geotechnical investigation and dewatering ground water quality values per Chapter 62-621, paragraph 62-621.300(2), F.A.C.).” The Report(s) in Appendix A is designated as Authorized Technical Data, but those reports and drawings are not part of the Contract Documents.

B. Any conclusions or interpretations made by the Contractor based on any Authorized Technical Data will be at the Contractor’s own risk. Contractor’s reliance on any non-technical information, data, interpretations or opinions also will also be at Contractor’s own risk. The County/Professional assume no responsibility for any understanding reached or representation made about subsurface conditions and physical conditions of existing structures, except as otherwise expressly shown in or represented by the Authorized Technical Data provided.
C. The only information or data contained in the geotechnical report and used in the preparation of the Contract Documents that may be properly considered authorized technical data concerning subsurface conditions is found in Appendix A "Geotechnical Report". Such technical data are made available to allow the Contractor to have access to the same information available to the County. The County/Professional do not warrant the accuracy or completeness of any such information or that the Contract Documents identify all the existing relevant reports and/or documents.

1.04 UNDERGROUND UTILITIES

A. Information or data about physical conditions of Underground Utilities, which have been used in the preparation of the Contract Documents, is shown or indicated in the Drawings and technical specifications. Such information and data is based on information and data obtained from record documents or furnished to the County by the owners of those Underground Utilities or by others.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 EXISTING GROUND SURFACE AND UNDERGROUND CONDITIONS; GENERALLY

A. Where existing ground conditions are shown on the plans hereto attached, the elevations are believed to be reasonably correct but are not guaranteed to be absolutely so, and, together with any schedule of quantities, are presented only as an approximation. The Contractor shall satisfy itself, however, by actual examination of the site of the Work, as to the existing elevations and the amount of work required under the Contract.

B. Where test pits and borings have been dug, the results supplied to the County/Professional by the soils Engineer may be given on the plans or are on file in the County/Professional’s office and available for review. The County does not guarantee the accuracy or correctness of this information. If the Contractor desires any additional information relating to the soils investigation, contact the County/Professional to obtain such information. County does not guarantee the accuracy or correctness of any such information supplied to the Contractor.

C. If, upon notice of a differing subsurface or latent physical condition from the Contractor, the County determines there was no unforeseen condition and unnecessary tests and investigations were conducted solely at the Contractor’s request, any unnecessary expenses may be deducted from the Final Payment for the Contract. No increase in Contract Amount or Contract Time will be made if the differing site conditions were known or could have been discovered by the types of examinations that the Contractor, as Bidder, was responsible for. Claims based on groundwater table conditions will not be considered unforeseen subsurface conditions and will not be allowed. Any information indicated in the Contract Documents as to the groundwater table conditions has been
provided for general information purposes only and is not intended to represent that the same conditions will exist during the execution of the Work. Further, no increase in Contract Amount or Contract Time will be made for costs incurred prior to the Contractor’s written notice as required by the Contract Documents. The County will be allowed at least ten (10) days to investigate any alleged differing site conditions and to take appropriate action, before the Contractor is entitled to any adjustment in Contract Amount or Contract Time for Delay.

3.02 UNDERGROUND UTILITIES:

A. The Contractor will be responsible for the safety and protection of, and providing for the repair of any damage done to the Work and existing surface and subsurface structures. The Contractor will be responsible for any damages and injury resulting from the failure to excavate in a careful and prudent manner.

B. Contractor shall have full responsibility for locating all underground pipelines, conduits, ducts, cables, wires, manholes, vaults, tanks, tunnels, or other such facilities or attachments, and any encasements containing such facilities, including those that convey electricity, gases, steam, liquid petroleum products, telephone or other communications, cable television, water, wastewater, storm water, other liquids or chemicals, or traffic or other control systems, shown or indicated in the Contract Documents, in advance of construction, coordinating the Work with the actual locations found and making note of the actual locations on the record Drawings. Contractor shall exercise extreme caution when locating underground facilities to minimize the risk of damage from Contractor’s activities. The Contractor will immediately notify the County and the owner of any Underground Utilities that are inaccurately identified or located on the Drawings.

C. The Contractor will be responsible for any delay and all costs relating to the obligations set forth in this Section, except as provided by allowances specific to Underground Utilities.

D. The Contractor will promptly notify the County, in writing, whenever the Contractor discovers that actual physical conditions of Underground Utilities differ materially from those indicated by the Contract Documents or Authorized Technical Data provided with the Contract Documents. Further, the Contractor promptly will notify the County, in writing, whenever the Contractor encounters Underground Utilities not shown or indicated in/through the Contract Documents, and which could not reasonably have been foreseen.

E. The County and Contractor will follow the provisions of the General Conditions with respect to any conclusions reached by the County after the County compares the actual underground utility conditions with those included in the information provided to the Contractor.
3.03 ENVIRONMENTAL PROCEDURES FOR HAZARDOUS MATERIALS

A. The Contractor will not, at any time, cause or permit any Hazardous Materials to be brought upon, stored, manufactured, blended, handled, or used in, on, or about the Project or the Site for any purpose except as lawful and necessary and in accordance with the Contract Documents. The Contractor will not cause or permit Hazardous Materials to be brought on Site unless they have been specifically pre-identified by the Contractor, and approved in writing in advance by the County.

B. The Contractor will defend, save, indemnify and hold harmless the County, their agents and employees from and against all liabilities, claims, damages, losses and expenses including attorney's fees, which arise at any time during or after completion of the Work as a result of or in connection with:
   1. The Contractor’s breach of any prohibition or requirement set forth in this Section, or
   2. Any Hazardous Materials discharged, released, deposited or introduced in the soil or surface or groundwater in, on, under, or about the Work, the Site or other properties as a result of the activities of the Contractor, the Subcontractors and their respective agents and employees in connection with the Work.

C. This Contractor’s indemnity obligation includes without limitation, costs incurred in connection with any investigation of site conditions or any cleanup, remediation, removal, or restoration required by the County or any federal, State, or local Public Agency because of:
   1. The occurrence of any Hazardous Materials present in the soil or surface or groundwater in, on, under, or about the Work or the Site;
   2. The diminution in value of the Work or the Site;
   3. Damages for the loss or restriction on use of the Work or of any amenity of the Work or the Property; and/or
   4. Amounts paid in settlement of claims, penalties, attorneys fees, court costs, consultant and laboratory fees and experts’ fees.

D. The Contractor will immediately notify the County in writing of any significant release of Hazardous Materials at the Project or the Site, specifying the nature and quantity of the release, the location of the release, and the measures taken to contain and clean up the release and ensure that future releases do not occur.

E. The Contractor agrees that insulation and any other construction materials containing asbestos or urea formaldehyde will not be used on the Work, and that all Sub-agreements will prohibit the use of construction materials (including, but not limited to, insulation) containing asbestos or urea formaldehyde.

3.04 DIFFERING HAZARDOUS MATERIAL CONDITIONS:

A. If the Contractor unexpectedly encounters material reasonably believed to be Hazardous Material, the Contractor will immediately stop all affected Work, give written notice to the County and take appropriate health and safety precautions. Unless the Contract Documents require otherwise, the Contractor will conduct an investigation. If upon due
investigation, the Contractor determines the material a Hazardous Material that may present a danger to persons or the surroundings, the Contractor will recommend a solution to the County. In any such case, the affected Work will be considered to have been under a suspension of Work.

B. If the Hazardous Material is not required Work under the Drawings and/or Specifications, the County will proceed to have the Hazardous Material removed or rendered harmless through a Change Order or by means of another contract or as the County otherwise deems expedient. Alternatively, the County will terminate the affected Work or Contract for the County’s convenience.

C. If the County did not elect termination, once the Hazardous Material has been removed or rendered harmless, the affected Work will be resumed as directed in writing by the County. Any determination by the Florida Department of Community Health or the Department of Environmental Quality that the Hazardous Material has been removed or rendered harmless will be binding upon the County and Contractor for the purposes of resuming the affected Work.

D. If the Contractor is responsible for the Hazardous Material, the Contractor will bear its proportionate share of the delay and costs involved in cleaning up the Site and removing and rendering it harmless to the satisfaction of the County and all Political Subdivisions with jurisdiction. The Contractor will be solely responsible if the Hazardous Material was brought to the Site by the Contractor, or results in whole or in part from any violation by the Contractor of any applicable Laws.

E. If the Contractor is responsible, but fails to take appropriate action, and the County acts accordingly, the Contractor will defend, save, indemnify and hold harmless the County from and against all claims arising from the County’s exercise of appropriate action.

F. If the Contractor is not responsible, the County will issue a Change Order with the necessary changes. The Change Order will adjust Contract Amount and/or Contract Time as made necessary by the changes and resulting unreasonable delay under the circumstances attributable to the County /Professional.

3.05 INCIDENTS WITH ARCHAEOLOGICAL FEATURES:

A. The Contractor will immediately notify in writing the County and all Federal, State and local agencies with jurisdiction of any Archaeological Feature deposits encountered or unearthed. The Contractor will protect such Archaeological Features in a proper and satisfactory manner. No further disturbance of the Archaeological Features will take place until work is allowed to resume in the affected areas.
B. If the County concludes that the Contract Documents require changes because of Archaeological Feature deposits encountered, the County will issue a Change Order with the necessary changes in the Work. The Change Order also will adjust Contract Amount and/or Contract Time as made necessary by those changes and by any resulting unreasonable delay under the circumstances attributable to the County/Professional.

END OF SECTION
SECTION 01025
MEASUREMENT AND PAYMENT

PART 1 - GENERAL

1.01 REQUIREMENTS INCLUDED

A. This Section specifies administrative and procedural requirements to define pay items and determine payable amounts, and includes but is not limited to:
   2. Cash Allowances (Not Used)
   3. Work Not Paid for Separately
   4. Measurement for Payment
   5. Partial Payment for Stored Materials and Equipment

1.02 GENERAL PROVISIONS

A. The total Contract Amount shall cover the Work required by the Contract Documents. All costs in connection with the successful completion of the Work, including furnishing all materials, equipment, supplies, and appurtenances; providing all construction equipment, and tools; and performing all necessary labor and supervision to fully complete the Work, shall be included in the unit and lump sum prices bid. All Work not specifically set forth as a pay item in the Bid Form shall be considered a subsidiary obligation of the Contractor and all costs in connection therewith shall be included in the prices bid.

B. All estimated quantities stipulated in the Bid Schedule or other Contract Documents are approximate and are to be used only (a) for the purpose of comparing the bids submitted for the Work, and (b) as a basis for determining an initial Contract Amount. The actual amounts of Work completed and materials furnished under unit price items may differ from the estimated quantities. The County does not expressly or by implication represent that the actual quantities involved will correspond exactly to the quantities stated in the Bid Schedule; nor shall the Contractor plead misunderstanding or deception because of such estimate or quantities or of the character, location or other conditions pertaining to the Work. Payment to the Contractor will be made only for the actual quantities of work performed or material furnished in accordance with the Drawings and other Contract Documents, and it is understood that the quantities may be increased or decreased as provided in the General Conditions.

C. The unit prices listed in the Bid Schedule shall include all services, obligations, responsibilities, labor, materials, devices, equipment, royalties and license fees, supervision, temporary facilities, construction equipment, bonds, insurance, taxes, clean up, traffic control, control surveys, field offices, close out, overhead and profit and all connections, appurtenances, and any other incidental items of any kind or nature, as are necessary to complete the Work in accordance with the Contract Documents.
D. Except for mobilization/demobilization, payment for Work will be based on the percent of completed work of each item in the Schedule of Values, including stored materials, as determined by the County. Progress of work in each item of the Schedule of Values will be determined separately by the County. However, the County will issue a single payment certificate for progress on the Contract.

E. The Contractor agrees that it will make no claim for damages, anticipated profits, or otherwise because of any difference between the amounts of work actually performed and materials actually furnished and the estimated amounts therefore.

F. Where payment by scale weight is specified under certain items, the Contractor shall provide suitable weighing equipment which shall be kept in accurate adjustment at all times and certified. The weighing of all material shall be performed by the Contractor in the presence and under the supervision of the County.

G. All schedules included in the Contract Documents are given for convenience and are not guaranteed to be complete. The Contractor shall assume all responsibility for the making of estimates of the size, kind, and quantity of materials and equipment included in work to be done under this Contract.

H. Where pipe fittings are noted on the Drawings, such notation is for the Contractor's convenience and does not relieve the Contractor from laying and jointing different or additional items where required.

I. All contracts shall be subject to 10% minimum retainage as defined in the General Conditions and the Agreement.

1.03 CASH ALLOWANCES (NOT USED)

1.04 WORK NOT PAID FOR SEPARATELY

A. Delivery: Payment for equipment delivery, storage, or freight shall be included in the pay items including their installation and no other separate payment will be made therefore.

B. Bonds: Payment for bonds required by the Contract shall be included in the pay items for the Work covered by the required bonds and no separate payment will be made.

C. Preparation of Site: Payment for preparation of site shall be included in pay items proposed for the various items of Work and no separate payment will be made therefore. Preparation of site includes setting up construction plant, offices, shops, storage areas, sanitary and other facilities required by the specifications or state law or regulations; providing access to the site; obtaining necessary permits and licenses; payments of fees; general protection, temporary heat and utilities; providing shop and working drawings, certificates and schedules; providing required insurance; and cleaning up.

D. Permitting & Permit Fees; Testing Materials and Apparatus; Field verification of buried utilities; and Measurements.
E. All other work regardless of its nature which may not be specifically referred to in a Bid Item but is necessary for the complete construction of the project set forth by the Contract.

F. The County reserves the right to delete any item included in the Schedule of Values and decrease the Contract Price by the scheduled amount for the item deleted.

1.05 MEASUREMENT FOR PAYMENT

A. Methods of Measurement – Generally
   1. Units of measurement shall be defined in general terms as follows:
      a. Linear Feet (LF)
      b. Square Feet (SF)
      c. Square Yards (SY)
      d. Cubic Yards (CY)
      e. Each (EA)
      f. Sacks (SK)
      g. Lump Sum (LS)
   2. Unit Price Contracts/Items:
      a. Linear Feet (LF) shall be measured along the horizontal length of the centerline of the installed material, unless otherwise specified. Pipe shall be measured along the length of the completed pipeline, regardless of the type of joint required, without deduction for the length of valves or fittings. Pipe included within the limits of lump sum items will not be measured.
      b. Square Feet (SF), Square Yards (SY), Cubic Yards (CY), Each (EA) and Sacks (SK) shall be measured as the amount of the unit of measure installed and compacted within the limits specified and shown in the Specifications and Drawings. Slope angles and elevations shall be measured using land-surveying equipment. Contractor shall provide supporting documentation (i.e. drawings, delivery tickets, invoices, survey calculations, etc.) to verify actual installed quantities.

B. Lump Sum Contracts/Items – Generally:
   1. Quantities provided in the Schedule of Values are for the purpose of estimating the completion status for progress payments. Payment will be made for each individual item on a percentage of completion basis as estimated by the Contractor and approved by the County.
   2. Adjustments to costs provided in the accepted Schedule of Values may be made only by Change Order.
   3. The County reserves the right to delete any item included in the Schedule of Values and decrease the Contract Price by the scheduled amount for the item deleted.

1.06 MEASUREMENT AND PAYMENT ITEMS

A. Separate payment will be made for the Unit Price and Lump Sum Items listed on the Bid Schedule.
B. Work included in the Bid Schedule.

Bid Item 1  Mobilization, Demobilization, General Requirements, Bonds, and Permits

a. Measurement: Measurement of various items for Mobilization and Demobilization shall not be made for payment and all items shall be included in the lump sum price. This lump sum price shall not exceed 5% of the bid price for Bid Items 7 through 69.

b. Payment: Payment of 75 percent of the applicable lump sum price for the item shall be full compensation for the Work consisting of the preparatory Work and operations in mobilizing for beginning Work on the Contract, including, but not limited to, movement of those personnel, equipment, supplies and incidentals to the project site, preparation of submittals, and for the establishment of temporary offices and buildings, safety equipment and first aid supplies, project signs, field surveys, sanitary and other facilities required by these specifications, and State and local laws and regulations. The costs of General Requirements (Section 01001), bonds, permits, and any required insurance, project signs, and any other preconstruction expense necessary for the start of the work, excluding the cost of construction materials, shall also be included. This Work also consists of the general project management of the Work including, but not limited to, field supervision and office management, as well as other incidental cost for management of the Work during the duration of the Contract. This Work also includes maintenance of the field offices for the duration of the Contract.

Payment of the remaining 25 percent of the applicable lump sum price for this item also consists of demobilization or the operations normally involved in ending Work on the project including, but not limited to, termination and removal of temporary utility service and field offices; demolition and removal of temporary structures and facilities; restoration of Contractor storage areas; disposal of trash and rubbish, and any other post-construction work necessary for the proper conclusion of the Work.

Bid Item 2  Indemnification

a. Payment: In consideration of the Contractor's Indemnity Agreement as set out in the Contract Documents, the Owner specifically agrees to give the Contractor a minimum of $100.00 and other good and valuable consideration, receipt of which is acknowledged upon signing of the Agreement.

Bid Item 3  Project Record Documents

a. Measurement: Measurement for this item shall be based on satisfactory progress of the Contractor to provide Project Record Documents in accordance with the County requirements and specifications (Section 01720). Various items for Project Record Documents shall not be made for individual payment and all items shall be included in the lump sum price. This lump sum price shall not exceed 1% of the bid price for Bid Items 7 through 66.

b. Payment: Payment of the applicable Contract lump sum price as stated in the proposal will be full compensation for furnishing all labor, materials, and equipment necessary to create the Project Record Drawings, including the certified as-built survey, in accordance with the County requirements and specifications. Payment will be made at the lump sum price
divided into equal monthly payments based on the Contract Time and acceptance by Owner of the progressive as-builts drawings and tables.

Bid Item 4  Preconstruction Audio/Video Documentation

a. Measurement: Measurement shall be based on the satisfactory submittal of a comprehensive pre-construction video in accordance with the County requirements and specifications (Section 01380).

b. Payment: Payment of the applicable Contract lump sum price as stated in the proposal will be full compensation for furnishing all labor, materials, and equipment necessary to create a comprehensive pre-construction video in accordance with the County requirements and specification.

Bid Item 5  Maintenance of Traffic

a. Measurement: Measurement shall be based on satisfactory Maintenance of Traffic (MOT) in accordance with Orange County requirements and Florida Department of Transportation (FDOT) standards.

b. Payment: Payment of the applicable Contract lump sum price as stated in the proposal will be full compensation for furnishing all labor, materials, and equipment necessary to maintain public roadway and pedestrian traffic including flag men, uniformed police officers, barricades, warning lights/flashers, and safety ropes. Also included is furnishing, installing and maintaining a Traffic Control Plan, control and safety devices, control of dust, temporary crossing structures over trenches, any necessary detour facilities, and other special requirements for the safe and expeditious movements of vehicular and pedestrian traffic. Payment will be made at the lump sum price divided into equal monthly payments based on the Contract Time.

Bid Item 6  Public Information Officer

a. Measurement: Measurement shall be based on satisfactory Public Information/Relations in accordance with Orange County requirements.

b. Payment: Payment of the applicable Contract lump sum price as stated in the proposal will be full compensation for furnishing all labor, materials, and equipment necessary to provide and maintain communication with those individuals having a residence, business, or property adjacent to or within 1000 feet of the construction area. Payment shall include the rental of venues, preparation of and conducting all meetings, and preparation of and disbursement of printed materials. Payment will be made at the lump sum price divided into equal monthly payments based on the Contract Time.

Bid Item 7  Erosion and Sediment Control

a. Measurement: Measurement shall be based on satisfactory Erosion and Sediment Control in accordance with Orange County requirements and specifications (Section 01560).

b. Payment: Payment of the applicable Contract lump sum price as stated in the proposal will be full compensation for furnishing all labor, materials, and equipment to control and prevent sediment transportation from the Work area to adjacent properties, including installation, maintenance, and removal of temporary erosion and sediment controls.
Bid Item 8  Clearing, Grubbing and Stripping

a. Measurement: Measurement shall be based on satisfactory Clearing, Grubbing and Stripping of the Work area in accordance with Orange County requirements and specifications (Section 02110).

b. Payment: Payment of the applicable Contract lump sum price as stated in the proposal will be full compensation for furnishing all labor, materials, and equipment to clear, grub and strip, and otherwise prepare the Work area for construction operations. This item includes removing and disposing of all trees designated to be removed on the Drawings; and removing and disposing of tree limbs, shrubs, brush and other vegetative growth necessary for the construction of the project. This item also includes the protection and preservation of trees, shrubs, landscaping, and other plant material not designated to be removed for the construction of the project. Similarly, this item includes removal, storage and maintenance of thirteen (13) existing 6-inch diameter Magnolia trees in such fashion and until such time they can be later relocated by the Contractor to a location designated on the Drawings. The relocation and subsequent maintenance of these thirteen (13) Magnolia trees shall be paid for under Bid Item No. 69.

Bid Items 9 to 12  Furnish and Install Reclaimed Water Main

a. Measurement: Reclaimed Water Main installation regardless of size shall be measured in actual linear feet satisfactorily furnished and laid, as measured along the length of the centerline of the completed pipeline, regardless of the type of joint required, without deduction for the length of valves and fittings. Pipe included within the limits of jack and bores, directional drills, or lump sum pay items will not be measured for payment under this item.

b. Payment: Payment will be made at the contract unit price bid per linear feet as stated in the proposal for Reclaimed Water Main and shall include all labor, materials, and equipment to construct the respective pipeline including coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, coordination with Homeowner’s Associations, coordination with Orange County Public Works Department, coordination with SR 417 and SR 528 Owner’s, coordination with residents and business owner’s, removal and replacement of street light poles and service conductors where required, removal and replacement of existing street signs where required, removal and replacement of guard rail where required, excavation, sheeting, shoring and bracing, dewatering, ground water treatment and disposal, backfill, compaction, and grading, all pressure testing, restoration, and clean-up. This item also includes all necessary fittings, reducers, bends, tees, wyes, plugs, sleeves, joint and fitting restraining devices, polyethylene encasement, metallic tracer wire, line locator, identification markers, and removal, repair and/or replacement of fences, gates, irrigation systems and other obstructions as required.

Bid Items 13 to 16  Furnish and Install Gate Valve

a. Measurement: Measurement for Gate Valve shall be made per actual number of gate valves with valve boxes satisfactorily furnished and installed complete with covers and concrete collars. Gate valves included within tapping sleeve and valve, and air release valve assembly pay items will not be measured for payment under this item.
b. Payment: Payment for the Gate Valve shall be made based on the authorized quantity at the unit price indicated in the Bid. Payment of the applicable Contract unit price shall be full compensation for furnishing all labor, materials and equipment to install the valve, valve box, valve box extensions, operating nut extensions, test station box and cap, valve wrenches, restraining devices, covers, concrete collars, excavation, sheeting, shoring, bracing, dewatering, backfill, compaction, restoration, coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, and all other items required for a complete, acceptable and operable installation.

**Bid Item 17  Furnish and Install Tapping Sleeve and Valve Assembly**

a. Measurement: Measurement for Tapping Sleeve and Valve Assembly shall be made per actual number of tapping sleeves and valves satisfactorily furnished and installed to provide a complete and functional unit.

b. Payment: Payment for the Tapping Sleeve and Valve Assembly shall be made based on the authorized quantity at the unit price indicated in the Bid. Payment of the applicable Contract unit price shall be full compensation for furnishing all labor, materials and equipment necessary to perform a wet tap to an existing reclaimed water main including excavation, sheeting, shoring, bracing, dewatering, backfill, compaction, testing, restoration, coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, and all other items required for a complete, acceptable and operable installation. This item also includes the coordination and collection of a pipe sample from the wet tap in accordance with Specification Section 02670.

**Bid Items 18 to 24  Cut-in Connection to Existing Reclaimed Water Main**

a. Measurement: Measurement for cut-in connections to the existing reclaimed water main shall be made per number of cut-in connections made complete and in place regardless of the size and type from the constructed reclaimed water main to the existing reclaimed water main as authorized in the Contract Documents regardless of the depth of the connection.

b. Payment: Payment for the Cut-in Connection to the Existing Reclaimed Water Main shall be made based on the authorized quantity at the unit price indicated in the Bid. Payment of the applicable Contract unit price shall be full compensation for furnishing all labor, materials, and equipment to make a cut-in connection from the constructed reclaimed water main to the existing reclaimed water main including coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, excavation, sheeting, shoring and bracing, dewatering, ground water treatment and disposal, cutting pipe, completely drain and properly dispose of existing pipe contents, connection to existing main, thrust protection and restraint of existing main in accordance with the County requirements, backfill, compaction, grading, restoration and clean-up. This item also includes polyethylene encasement and all necessary fittings, reducers, bends, tees, sleeves, and wyes. This item also includes the coordination and collection of a pipe sample from the connection point with the existing water main in accordance with Specification Section 02670.

**Bid Items 25 to 31  Bore and Jack Steel Casing Pipe with DI Carrier Pipe**

a. Measurement: Bore and jack steel casing pipe with ductile iron reclaimed water carrier main installation shall be measured in actual linear feet satisfactorily furnished and installed, as
measured along the length of the centerline of the completed jack and bore casing in accordance with the County requirements and specifications (Section 02667).

b. Payment: Payment will be made at the contract unit price bid per linear feet as stated in the proposal for Bore and Jack Steel Casing with DI Carrier Pipe and shall include all labor, materials, and equipment necessary for a complete bore and jack casing and ductile iron carrier pipe installation and testing including excavation, dewatering, ground water treatment and disposal, backfill, compaction, casing pipe, carrier pipe, polyethylene encasement, casing spacers, mechanically restrained joints, end seals, restoration, coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, and clean-up.

Bid Item 32 Install Steel Casing Pipe by Open Cut Installation

a. Measurement: Installation of steel casing pipe by open cut installation shall be measured in actual linear feet satisfactorily furnished and installed, as measured along the length of the centerline of the steel casing pipe in accordance with Orange County requirements. The steel casing pipe, casing spacers and casing end seals required with this installation shall meet the requirements of Specification Section 02667.

b. Payment: Payment will be made at the contract unit price bid per linear feet as stated in the proposal for the open cut installation of 42-inch steel casing pipe, and shall include the subsequent installation of the 24-inch ductile iron water main (paid for separately by the linear foot as Bid Item No. 12 – Furnish and Install 24-inch DI Reclaimed Water Main). Payment for this item shall also include furnishing and installing mechanically restrained joints, casing spacers and end seals to be attached to the 24-inch ductile iron pipe to be installed within the 42-inch steel casing pipe installation as part of this pay item. Payment also includes excavation, dewatering, ground water treatment and disposal, backfill, compaction, restoration, coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, and clean up.

Bid Items 33 to 39 Directional Drill HDPE Reclaimed Water Main

a. Measurement: Directional Drill HDPE Reclaimed Water Main installation shall be measured in actual linear feet satisfactorily furnished and installed, as measured along the length of the centerline of the completed directionally drilled reclaimed water main in accordance with the County requirements and specifications (Section 02662 and Section 02665).

b. Payment: Payment will be made at the contract unit price bid per linear feet as stated in the proposal for Directionally Drill Reclaimed Water Main and shall include all labor, materials, and equipment necessary for a complete directional drill pipe installation and testing including coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, equipment staging and assembly areas, excavation, dewatering, ground water treatment and disposal, backfill, compaction, HDPE pipe, fittings, mechanical joint pipe adaptor/pipe connection assemblies and appurtenances, mechanical restraint, metallic tracer wires, drilling mud recycling and disposal, pre and post pipe pressure testing, disinfection and bacteriological testing, connection to ductile iron main on each side of the directional drill, restoration, and clean-up.
Bid Item 40  Reclaimed Water Main Aerial Pipe Crossing Modification and Reinstallation; Station 202+30

a. Measurement: Measurement of this item shall be on a lump sum basis for the modification and reinstallation of the existing reclaimed water main aerial pipe crossing approximately centered at Station 202+30 as shown in the Drawings. The Work included in the lump sum for this item shall include all labor, materials, equipment and tools to remove the existing 12-inch ductile iron reclaimed water main piping and appurtenances, modify the existing concrete structural supports, then install 24-inch diameter Class 53 ductile iron pipe on the modified pipe supports, including joint restraint, fittings, 2-inch air relief valve with piping and service saddle, security fan guards, stainless steel pipe straps with neoprene bearing pads, pipe painting and all related Work for a complete aerial pipe crossing installation.

b. Payment: Payment for the applicable lump sum item shall be full compensation for furnishing all labor, materials and equipment to remove the existing aerial crossing, modify the existing concrete structural supports, construct a complete bridge crossing including erosion and sedimentation protection, excavation, sheeting, shoring and bracing, dewatering, backfill, compaction, grading, reinforced concrete, stainless steel hardware, ductile iron pipe and fittings, pipe supports, air release valve, service saddle, security fan guards, pipe straps, pipe bearing pads, anchors, grouting, clean-up and painting.

Bid Item 41  Furnish and Install Offset 2-inch Air Release Valve Assembly

a. Measurement: Measurement for Air Release Valve Assembly shall be made per actual number of 2-inch air release valves with enclosures satisfactorily furnished and installed to provide a complete and functional unit.

b. Payment: Payment for the Air Release Valve Assembly shall be made based on the authorized quantity at the unit price indicated in the Bid. Payment of the applicable Contract unit price shall be full compensation for furnishing all labor, materials and equipment necessary to install the valve including saddle, fittings, pipe, concrete pad, pre-cast vault or enclosure, excavation, sheeting, shoring, bracing, dewatering, backfill, compaction, grading, restoration, coordination with existing utilities, protection and relocation of existing utilities including service connections, and all other items required for a complete, acceptable and operable installation.

Bid Items 42 to 55  RCP Storm Pipe Removal and Replacement

a. Measurement: Reinforced Concrete (RCP) Storm Pipe Removal and Replacement shall be made per actual number of RCP crossings satisfactorily removed and replaced for the purpose of constructing the proposed reclaimed water main that must cross underneath at the locations identified on the plans and in the Bid Form.

b. Payment: Payment shall be made based on the authorized quantity at the unit price indicated in the Bid. Payment of the applicable Contract unit price shall be full compensation for furnishing all labor, materials and equipment necessary to remove the respective existing RCP and replace the RCP pipe in order to construct the reclaimed water main that must cross underneath. Payment shall include temporary storm water management, coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, dewatering, excavation, pipe replacement, connection to existing storm pipes utilizing collars wrapped in 6-feet of filter fabric, removal and replacement of mitered end
sections to match inverts of existing, backfill, compaction, grading, sod replacement, restoration and clean-up.

**Bid Item 56  Asphalt Milling and Resurfacing**

a. Measurement: Milling and resurfacing shall be measured in actual square yards over which the milling and subsequent resurfacing is completed and accepted at a compacted thickness of 1.50 inches as indicated on the Drawings.

b. Payment: Payment will be made at the contract unit price bid per square yard as stated in the proposal for Milling and Resurfacing and shall include all labor, materials and equipment to mill surface; dispose of milled materials; prime and tack coats; and apply and compact a 1.50-inch-thick Type FC-12.5 asphaltic concrete surface overlay with PG 76-22 PMA in accordance with County requirements and specifications. The unit price bid shall also include inventorying of existing pavement striping and markings, protection/adjustment of manhole frames and covers and valve boxes, and installation of temporary and permanent pavement striping and markings. Maintenance of Traffic required and associated with asphalt milling and resurfacing shall be included in Pay Item No. 5 - Maintenance of Traffic.

**Bid Item 57 and 58  Asphalt Pavement Removal and Replacement**

a. Measurement: Asphalt Roadway Removal and Replacement shall be measured in actual square yards of existing asphalt paving, base and subgrade removal and replacement furnished and installed in accordance with Orange County requirements and specifications. The width measured for payment of asphalt roadway removal and replacement, as measured perpendicular to the centerline of the pipe, shall be limited to the width shown on the Drawings. The thickness and types of asphaltic concrete and base materials shall be as shown on the Drawings. The length shall be as measured along the centerline of the pipe. The replacement base material shall be soil cement in turning lanes (longitudinal cuts) and shall be high early strength concrete in side street crossings (transverse cuts). The type and thickness of asphaltic concrete replacement material shall be as shown on the Drawings.

b. Payment: Payment will be made at the contract unit price bid per square yard as stated in the proposal for Asphalt Roadway Removal and Replacement and shall include all labor, materials, and equipment necessary to provide a safe, smooth driving surface. The Work shall include inventorying of existing pavement striping and markings, saw cutting, pavement and base removal and proper disposal of exiting pavement and base, installing the replacement base material, installing prime coat, tack coat, and asphaltic concrete, compaction, protection/adjustment of manhole frames and covers and valve boxes, and installation of temporary and permanent pavement striping and markings, all in accordance with the County requirements and specifications. Payment will be made once and shall include both temporary and permanent Asphalt Roadway Replacement. Maintenance of Traffic required and associated with asphalt pavement removal and replacement shall be included in Pay Item No. 5 - Maintenance of Traffic.

**Bid Items 59 and 60  Curb and Gutter Removal and Replacement**

a. Measurement: Concrete Curb and Gutter Removal and Replacement shall be measured in actual linear feet removed and replaced measured along the centerline of the curb within the excavation of the trench to a maximum width equal to the width of asphalt pavement cut or as indicated on the Drawings. All additional curb and gutter damaged shall be replaced by the Contractor at his own expense.
b. Payment: Payment will be made at the contract unit price bid per linear feet as stated in the proposal for Concrete Curb and/or Curb and Gutter Replacement and shall include all labor, materials, and equipment for saw-cutting, removal and proper disposal of existing concrete curb and/or curb and gutter, compaction, and concrete curb and/or curb and gutter replacement for a complete installation. Concrete curb and gutter drainage flumes located within sections of curb and gutter to be removed and replaced shall also be removed and reconstructed in their existing locations, dimensions and elevations.

Bid Item 61 Concrete Sidewalk Removal and Replacement

a. Measurement: Concrete Sidewalk Removal and Replacement shall be measured in actual square yards of concrete sidewalk removed and replaced (including concrete at bus stops). Width of replaced sidewalk shall match that of existing sidewalk. Thickness of pavement shall be as indicated in the plans and specifications.

b. Payment: Payment will be made at the contract unit price bid per square yard as stated in the proposal for Remove and Replace Concrete Sidewalk and shall include all labor, materials, and equipment for saw-cutting, removal and proper disposal of existing concrete, compaction, form work, concrete replacement, restoration, and clean-up for a complete installation. In addition, where sidewalks meet street corners, this item shall also include the installation of detectable warning surfaces per FDOT Specification Section 527 and FDOT Standard Index 304.

Bid Items 62 Abandon-in-Place and Grout Fill Pipe

a. Measurement: Abandon-in-Place Pipe of each size, service and material shall be measured in actual linear feet satisfactorily abandoned-in-place in accordance with the County requirements and specifications (Section 02080). Pipe abandonment shall be measured along the centerline without deduction for valves and fittings.

b. Payment: Payment will be made at the contract unit price bid per linear feet as stated in the proposal for Abandon-in-Place Pipe and shall include all labor, materials, and equipment to excavate, backfill and compact, sheet, shore, and brace, dewater, treat and dispose of ground water, completely drain and properly dispose of pipe contents, thrust protection and restraint of existing main in accordance with the County requirements, grout fill, and plug or cap existing pipes of all services and sizes designated “to be abandoned” on the Drawings. Also included in this item is coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, the removal and salvage of existing air release valves and boxes, and valve boxes located on valves connected to piping designated to be retired. Excavations from appurtenances removed shall be backfilled and compacted with suitable soil material. This item also includes the coordination and collection of a pipe sample from the existing water main abandoned in place in accordance with Specification Section 02670.

Bid Items 63 to 65 Remove Existing Reclaimed Water Main

a. Measurement: Remove existing reclaimed water main regardless of size shall be measured in actual linear feet satisfactorily excavated, removed and disposed of in accordance with the County requirements and Specification Section 02080. Existing pipe removal shall be measured along the centerline without deduction for valves and fittings. Also included in this item is the disposal of pipe, fittings and valves attached to the reclaimed water main.
b. Payment: Payment will be made at the contract unit price bid per linear feet as stated in the proposal for Remove Existing Reclaimed Water Main and shall include all labor, materials, and equipment to sheet, shore, and brace; dewater; treat and dispose of ground water; excavate; completely drain and dispose of pipe contents; thrust protection and restraint of existing main in accordance with the County requirements; plug or cap; restoration; clean up; remove and dispose; provide additional suitable soil material; backfill and compact. Also included in this item is the coordination with Orange County Public Works Department, coordination with SR 417 and SR 528 Owner’s, coordination with residents and business owner’s, coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, removal and replacement of existing street light poles and conductors as required, removal and replacement of existing street signs where required, and the removal, disposal and salvage of items attached to the piping to be removed.

**Bid Item 66  Furnish, Install and Maintain Sod**

a. Measurement: Replacement sod shall match the existing types of sod and shall be measured in actual square yards of sod furnished, laid, fertilized, watered and maintained for all areas as specified on the Drawings.

b. Payment: Payment will be made at the contract unit price bid per square yard as stated in the proposal for and shall include all labor, materials, and equipment necessary to furnish, install, fertilize, water and maintain a healthy stand of grass including any soil amendments or conditioning required to bring the existing soil to within acceptable pH levels as recommended by the sod grower.

**Bid Item 67  Furnish, Install and Maintain Magnolia Trees**

a. Measurement: Measurement for installation of Magnolia Trees shall be made per actual number of trees satisfactorily furnished, installed and maintained throughout the duration of the construction period and establishment period in accordance with the Florida Department of Transportation’s (FDOT) Specification Section 580 (Landscape Installation) and FDOT Index No. 544. Magnolia trees shall be planted in the locations designated in the Drawings. Magnolia trees shall be of the variety “Magnolia Grandiflora – Little Gem” and shall each be in the range of 8’ – 10’ overall height.

b. Payment: Payment for the Magnolia Trees shall be made based on the authorized quantity at the unit price indicated in the Bid. Payment of the applicable Contract unit price shall be full compensation for furnishing all labor, materials, equipment, maintenance and warranty to install the trees including coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, soil backfill, soil ring, mulch, support stakes, support straps, and watering in accordance with the referenced Specification Section.

**Bid Item 68  Furnish, Install and Maintain Sand Cordgrass Shrubs**

a. Measurement: Measurement for installation of Sand Cordgrass Shrubs shall be made per actual number of shrubs satisfactorily furnished, installed and maintained throughout the duration of the construction period and establishment period in accordance with the Florida Department of Transportation’s (FDOT) Specification Section 580 (Landscape Installation) and FDOT Index No. 544. Shrubs shall be planted in the locations designated in the
Drawings. Shrubs shall be of the variety “Sand Cordgrass – Spartina Bakeri” and shall each be of 5gallon container size.

b. Payment: Payment for the Sand Cordgrass shrubs shall be made based on the authorized quantity at the unit price indicated in the Bid. Payment of the applicable Contract unit price shall be full compensation for furnishing all labor, materials, equipment, maintenance and warranty to install the trees including coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, soil backfill, soil ring, mulch, and watering in accordance with the referenced Specification Section.

Bid Item 69 Relocate Existing 6-inch Diameter Maintain Magnolia Trees

a. Measurement: Measurement for relocation of existing 6-inch diameter Magnolia trees shall be made per the actual number of existing trees (being stored and maintained by the Contractor under Bid Item 8) satisfactorily relocated, installed and maintained throughout the duration of the construction period and establishment period in accordance with the Florida Department of Transportation’s (FDOT) Specification Section 580 (Landscape Installation) and FDOT Index No. 544. These Magnolia trees shall be planted in the locations designated in the Drawings and as directed by the Orange County Inspector.

b. Payment: Payment for the relocation of existing Magnolia trees shall be made based on the authorized quantity at the unit price indicated in the Bid. Payment of the applicable Contract unit price shall be full compensation for furnishing all labor, materials, equipment, maintenance to relocate and install the trees including coordination with existing utilities, protection and relocation of existing utilities including service connections and irrigation, soil backfill, soil ring, mulch, support stakes, support straps, and watering in accordance with the referenced Specification Section.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

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SECTION 01027
APPLICATIONS FOR PAYMENT

PART 1 - GENERAL

1.01 REQUIREMENT

A. This Section specifies administrative and procedural requirements governing the Contractor's Applications for Payment.

B. Prior to submitting a monthly payment application, the Contractor’s progressive As-Built Drawings, As-Built Asset Attribute Data, Gravity Main, and Pipe Deflection Tables for the period covered by the monthly payment application shall be submitted and accepted by the County.

1.02 FORMAT

A. Format and Content: Use the accepted Schedule of Values.
   1. Arrange the Schedule of Values in a tabular form with separate columns to indicate the following for each item listed:
      a. Generic name
      b. Related specification section
      c. Name of subcontractor
      d. Name of manufacturer or fabricator
      e. Name of supplier
      f. Dollar value
   2. Round amounts off to the nearest whole dollar. The total shall equal the Contract Amount.

1.03 PREPARATION OF APPLICATION

A. Each Application for Payment shall be consistent with previous applications for payments as certified and paid for by the County.

B. Payment Application Times: As stated in the General Conditions, Payment Applications shall be submitted monthly on a day of the month established by the County at the Pre-Construction Conference.

C. Application Preparation: Contractor shall complete every entry on the Pay Application form. The form shall be executed by a person authorized to sign legal documents on behalf of the Contractor and the signature notarized. Incomplete applications will be returned without action. The following procedure shall be followed by the Contractor:
   1. Submit applications typed on forms provided by the County.
   2. Use data on Bid Form and approved Schedule of Values. Provide dollar value in each column for each line item for portion of Work performed and for stored products.
3. List each authorized Change Order and use additional sheets if necessary, list Change Order number and dollar amount for the original item of work.
4. Each item shall have an assigned dollar value for the current pay period and a cumulative value for the project to-date.
5. Submit stored material log, partial waivers of claims and mechanic liens, and Consent of Surety with each application, as further explained below.

D. Contractor shall submit a stored material log with each application for payment that identifies the type, quantity, and value of all stored material that tracks when the stored materials were installed and deducts the installed material from the stored quantity at that time. Include original invoices for all stored materials for which payment is requested.

E. Waivers of Claims and Mechanics Lien (Waivers): With each Application for Payment the Contractor shall submit waivers of claims and mechanic liens from Subcontractors, Sub-subcontractors, and suppliers for the construction period covered by the previous application.
   1. The Contractor shall submit partial waivers on each item for the amount requested, prior to deduction for retainage, on each item.
   2. When an application shows completion of an item, the Contractor shall submit final or full waivers.
   3. The Contractor shall submit the final Application for Payment with, if not already submitted, the final waivers from every entity involved with performance of work covered by the Application that could lawfully be entitled to a payment claim or lien.
   4. Format of Waiver Forms: The Contractor shall submit executed waivers of claims and liens on forms acceptable to the County.
   5. The County reserves the right to designate which entities involved in the Work must submit waivers.

F. Transmittal of Pay Applications: Contractor shall submit four (4) executed copies of each Application for Payment to the County. One (1) copy shall include all waivers of lien and similar attachments.
   1. The Contractor shall transmit each Pay Application package with a transmittal form that lists attachments and all appropriate information related to the application. The transmittal form shall be acceptable to the County.
   2. The Contractor shall include a certification with each application stating that all previous payments received from the County under the Contract have been applied by the Contractor to discharge, in full, all obligations of the Contractor in connection with the Work covered by prior applications for payment. The Contractor shall also certify that all materials and equipment incorporated into the Work are free and clear of all liens, claims, security interest, and encumbrances.

G. Initial Application for Payment Submittal: Administrative actions and submittals that must precede or coincide with submittal of the initial Application for Payment include the following:
   1. List of Subcontractors
   2. List of principal suppliers and fabricators
   3. Schedule of Values
   4. Contractor's Construction Progress Schedule (accepted)
5. List of Contractor's staff assignments
6. Copies of building permits
7. Copies of authorizations and licenses from governing authorities for performance of the Work
8. Certificates of insurance and insurance policies
9. Performance and Payment bonds (if required)
10. Data needed to acquire County's insurance

H. Monthly Application for Partial Payment Submittals: Administrative actions and submittals that must precede or coincide with submittal of Monthly Applications for Partial Payment include the following, as applicable:
   1. Relevant tests
   2. Progressive As-builds (one (1) paper copy and electronic copy)
   3. Table 01050-2 Asset Attribute Data Form Examples (one (1) paper copy and electronic copy)
   4. Table 01050-3 Pipe Deflection Table (one (1) paper copy and electronic copy)
   5. Table 01050-4 Gravity Main Table (one (1) paper copy and electronic copy)
   6. An electronic copy of all survey field notes
   7. Partial Release of Lien
   8. Partial Consent of Surety
   9. Site photographs
   10. Updated Progress Schedule: submit one (1) electronic copy and five (5) copies
   11. Summary of Values
   12. Pay Request
   13. On-Site Storage of materials

I. Substantial Completion Application for Payment Submittal: Following issuance of the Certificate of Substantial Completion, Contractor shall submit an Application for Payment. This Application shall reflect any Certificates of Partial Substantial Completion issued previously for the County’s occupancy of designated portions of the Work.
   1. Administrative actions and submittals that shall precede or coincide with this application include:
      a. Occupancy permits and similar approvals
      b. Warranties (guarantees) and maintenance agreements
      c. Test/adjust/balance records
      d. Maintenance instructions
      e. Meter readings
      f. Start-up performance reports
      g. Change-over information related to the County's occupancy, use, operation and maintenance
      h. Final Cleaning
      i. Application for reduction of retainage and consent of surety
      j. Advice on shifting insurance coverage
      k. List of incomplete Work, recognized as exceptions to County’s Certificate of Substantial Completion
J. Final Completion Application for Payment Submittal: Administrative actions and submittals which must precede or coincide with submittal of the final payment Application for Payment include the following:

1. Prior to submitting a request for final payment or the County issuing a Certificate of Completion for the Work, the Contractor shall submit the final Record Documents to the County for approval. Retainage funds will be withheld at the County’s discretion based on the quality and accuracy of the final Record Documents.

2. Written signed statements by the Contractor
   a. Completion of project close-out requirements
   b. Completion of items specified for completion after Substantial Completion
   c. Assurance that unsettled claims are settled
   d. Assurance that work not complete and accepted is now completed

3. Transmittal of Record Documents to the County

4. Proof that taxes, fees, and similar obligations have been paid

5. Removal of temporary facilities and services has been completed

6. Removal of surplus materials, rubbish, and similar elements

7. Prepare Application for Final Payment as required in General Conditions

1.04 PAY APPLICATION SUBSTANTIATING DATA

A. When the County requires substantiating data for a Pay Application, submit data justifying Pay Application line item amounts in question.

B. Provide one (1) copy of data with a transmittal letter for each copy of Pay Application submittal. The Pay Application number, date, and line item by number and description shall be clearly stated.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
PART 1 - GENERAL

1.01 DESCRIPTION

A. Professional Surveyor: Provide professional surveying and mapping work required for the execution of the Contract, including verification of existing survey data, construction layout, and production of the As-Built Drawings. This Work shall be performed by a Surveyor that is licensed by the State of Florida as a Professional Surveyor and Mapper pursuant to Chapter 472, F.S.

B. Professional Engineer: The Contractor shall provide the services of a Registered Professional Engineer currently licensed in the State of Florida for the required field engineering services as applicable to the work.

1.02 REQUIREMENTS

A. Survey Services

1. The Contractor shall retain the services of a registered Surveyor and Mapper licensed in the State of Florida to provide professional surveying and mapping services necessary for the construction including a control survey and an as-built survey during construction. The Surveyor will identify control points (monuments and benchmarks noted on the Drawings). The construction layout survey shall be established from the control points shown on the Construction Drawings. The control points shall be confirmed by the contractor prior to start of construction. The accuracy of any method of staking shall be the responsibility of Surveyor. All staking shall be done to provide for easy verification of the work by the County.

B. Field Engineering Services

1. The Engineer shall be of the discipline required for the work.

2. The Engineer shall be responsible for duties during Construction to include, but not limited to:
   a. Inspections, testing, witnessing requiring a licensed Professional Engineer.
   b. Design of temporary shoring, bridging, scaffolding or other temporary construction, formwork and protection of existing structures.
   c. Other requirements as specified herein.

3. Engineering related designs and inspections shall be signed by the licensed Professional Engineer as required by the County.
1.03 SUBMITTALS

A. Provide qualifications of the Surveyor or Engineer.
   1. A Florida Registered Professional Engineer or Registered Surveyor and Mapper, who is proposed by the Contractor to provide services for the work, shall be acceptable to the County prior to field services being performed.
   2. Submit name, address and telephone number of the Surveyor and/or Engineer, as appropriate to the County for acceptance before starting survey or engineering work.
   3. Submit written acknowledgement from the Surveyor stating that he has the hardware, software and adequate scope of services in his agreement with the Contractor to fully comply with the requirements of this specification.

B. On request, submit documentation verifying accuracy of survey work.

C. Surveyor shall submit certified Table 01050 - 2 and 3.

PART 2 - PRODUCTS

2.01 SURVEY DOCUMENTS

A. Survey documents shall comply with the Minimum Technical Standards of Chapter 5J-17 of the Florida Administrative Code (FAC) and Table 01050-1 Minimum Survey Accuracies, whichever are more stringent. All coordinates shall be geographically registered in the Florida State Plane Coordinate System using the contract Drawings control points for horizontal and vertical controls.

B. The Surveyor shall not copyright any of their work related to this project.

C. Tables 01050-2 Asset Attribute Data, 01050-3 Pipe Deflection Data, shall conform with Section 01027 "Application for Payment" and Section 01720 "Project Record Documents."

D. Provide a minimum of three (3) signed and sealed survey sets for all Clearances, Partial Clearances and final As-built / Record Drawings submittals including digital media comprising of asset table, deflection table, manhole table, CADD drawings and scanned pdf to the County.

E. Provide at minimum monthly progressive as-built documents including hardcopy and digital submittal to the County.
### Table 01050-1
**Minimum Survey Accuracies**

<table>
<thead>
<tr>
<th>Type</th>
<th>Horizontal Accuracy (feet)</th>
<th>Elevation Accuracy (feet)</th>
<th>Location: Horizontal Center and Vertical Top, unless otherwise specified</th>
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<tbody>
<tr>
<td>Bench Marks</td>
<td>0.01</td>
<td>0.01</td>
<td>Point</td>
</tr>
<tr>
<td>Baseline Control Locational Accuracy</td>
<td>0.01</td>
<td>N/A</td>
<td>Point</td>
</tr>
<tr>
<td>Tract and Easement Corners</td>
<td>*</td>
<td>N/A</td>
<td>Survey Monuments</td>
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<tr>
<td>Pipe, at 100-feet maximum intervals</td>
<td>0.1</td>
<td>0.1</td>
<td>Pipe, Pipe at Valves, Pipe at Bore &amp; Jack Casing</td>
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<tr>
<td>Pipe, (PVC) &gt;16-inch at every pipe joint</td>
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<td>0.1</td>
<td>Pipe, Pipe at Valves, Pipe at Bore &amp; Jack Casing</td>
</tr>
<tr>
<td>Fittings***, Sleeves, Tapping Saddle, Service Saddles, Cap or Plugs</td>
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<td>0.1</td>
<td></td>
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<tr>
<td>Pipe, Restrained</td>
<td>0.1</td>
<td>0.1</td>
<td>Restrained Joint Limits</td>
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<tr>
<td>Connections</td>
<td>0.1</td>
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</tr>
<tr>
<td>Bore &amp; Jack Casing</td>
<td>0.1</td>
<td>0.1</td>
<td>Top of Casing at the Casing Limits</td>
</tr>
<tr>
<td>Directional Drill</td>
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<td>0.1</td>
<td>10-foot intervals during the directional drill operation or intervals not to exceed the drilling rod length</td>
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<td>Hydrants</td>
<td>0.1</td>
<td>0.1</td>
<td>Operating Nut</td>
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<tr>
<td>Valves (Operating Nut)</td>
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<td>0.1</td>
<td>Operating Nut</td>
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<tr>
<td>Valve (Pipe Location)</td>
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<td>0.1</td>
<td>Top of Pipe at Valve location</td>
</tr>
<tr>
<td>Air Release, Blow off, and Backflow Valves</td>
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<td>0.1</td>
<td>Valve Enclosure</td>
</tr>
<tr>
<td>Master Meters, Deduct Meters &amp; Wastewater Meters</td>
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<td>0.1</td>
<td>Register</td>
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<td>Meter Box</td>
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<td>0.1</td>
<td></td>
</tr>
<tr>
<td>Clean out -</td>
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<td>0.1</td>
<td></td>
</tr>
<tr>
<td>Manhole Rim</td>
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<td>Manhole – top of rim</td>
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<td>Pipe Inverts</td>
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<td>Pump Station (Public &amp; Private)</td>
<td>0.1</td>
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<td>Wetwell top of slab and Pipe Inverts</td>
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<td>Well – top of casing</td>
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<td>0.1</td>
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<tr>
<td>Oil / Water Separators</td>
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<tr>
<td>Pipe, abandoned in place or removed</td>
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<td>0.1</td>
<td>Limits of Abandoned or Removed Pipe</td>
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<tr>
<td>Existing Utilities and appurtenant structures**</td>
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<td>0.1</td>
<td>underground feature or structure</td>
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</table>

* Shall conform to the requirements of the "Chapter 5J-17, ‘Minimum Technical Standards’, FAC", certified by a SURVEYOR.

** Existing utilities including but not limited to water, wastewater, reclaimed water, stormwater, fiber optic cable, electric, gas and structures within the limits of construction.

*** Fittings rotated in X,Y,Z planes shall be the center on the pipe projected in the X,Y, Z planes.

Note: All survey values to be reported to second decimal point (x.xx)
TABLE 01050-2
Asset Attribute Data Examples

Hydrants Worksheet

Valves Worksheet

Manhole Worksheet
### Meter Worksheet

<table>
<thead>
<tr>
<th>ID Number</th>
<th>Plan Sheet #</th>
<th>Easting</th>
<th>Northing</th>
<th>Elevation</th>
<th>Main Type</th>
<th>Comments</th>
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<td>RW/MM-1</td>
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<td>1539598.78</td>
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### Fitting Worksheet

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<th>Comments</th>
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### Cleanout Worksheet

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### Pipes Worksheet

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### OCU Master CIP Technical Specifications 01050 - 5 of 10 rev: August 2014
Well Worksheet

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Easements Worksheet

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<td>463484.59</td>
<td>1511029.72</td>
<td></td>
<td>Pump Station Tract</td>
<td>N.W. CORNER</td>
</tr>
<tr>
<td>Corner-2</td>
<td>C-8</td>
<td>463523.24</td>
<td>1511040.01</td>
<td></td>
<td>Pump Station Tract</td>
<td>N.E. CORNER</td>
</tr>
<tr>
<td>Corner-3</td>
<td>C-8</td>
<td>463480.45</td>
<td>1511015.23</td>
<td></td>
<td>Pump Station Tract</td>
<td>S.W. CORNER</td>
</tr>
<tr>
<td>Corner-4</td>
<td>C-8</td>
<td>463525.57</td>
<td>1511025.43</td>
<td></td>
<td>Easement</td>
<td>S.E. CORNER</td>
</tr>
</tbody>
</table>

Existing OC Utility Crossing

<table>
<thead>
<tr>
<th>ID Number</th>
<th>Plan Sheet #</th>
<th>Easting</th>
<th>Northing</th>
<th>Existing Pipe Elevation</th>
<th>Proposed Crossing Elevation</th>
<th>Existing Main Type</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Center-1</td>
<td>C-750</td>
<td>463264.97</td>
<td>1511013.75</td>
<td>100.54</td>
<td>104.88</td>
<td>Water main</td>
<td></td>
</tr>
<tr>
<td>Center-2</td>
<td>C-750</td>
<td>463183.91</td>
<td>1510603.69</td>
<td>98.32</td>
<td>103.67</td>
<td>Storm Main</td>
<td></td>
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</tbody>
</table>

Grease Interceptor

<table>
<thead>
<tr>
<th>ID Number</th>
<th>Plan Sheet #</th>
<th>Easting</th>
<th>Northing</th>
<th>Elevation</th>
<th>Volume (Gallons)</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>GI-I</td>
<td>C-400</td>
<td>506387.3</td>
<td>1467203.18</td>
<td>89.70</td>
<td>1000.00</td>
<td></td>
</tr>
</tbody>
</table>
TABLE 01050-3
Pipe Deflection Data EXAMPLE

F. For ease of calculating pipe deflections in Table 01050-3, begin by providing a unique asset ID for each utility (water, wastewater or reclaimed water) type, numbered sequentially along the pipe run (including changes in direction) from start to finish of the pipe in Table 01050-2 (Pipe Worksheet). Then branches and services of the same utility type can be numbered. It is recommended that each utility numbering format be distinguishable from the other. This will allow organization and convenient sorting after the individual asset table worksheet tabs are combined in the spreadsheet program prior to copying and pasting to the deflection table spreadsheet. The Microsoft Excel spreadsheet template shall be provided by the County. The numbering system shall be approved by the County before commencing with production of the spreadsheet.
TABLE 01050-4
Gravity Main

<table>
<thead>
<tr>
<th>Manhole Number</th>
<th>Invert Elev.</th>
<th>Manhole Number</th>
<th>Invert Elev.</th>
<th>Length (ft)</th>
<th>Length (ft)</th>
<th>Constructed Slope</th>
<th>Constructed Allowable Slope</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

PART 3 - EXECUTION

3.01 SURVEY FIELD WORK

A. Locate, reference, and preserve existing horizontal and vertical control points and property corners shown on the Drawings prior to starting any construction. If the Surveyor performing the work discovers any discrepancies that will affect the Project, the Contractor must immediately report these findings to the County. All survey work shall meet the requirements as defined in Florida Administrative Code 5J-17. Reference and preserve all survey points during Construction. If survey points are disturbed, it is the responsibility of the Surveyor to reset the points at the Contractor’s expense. Copies of the Surveyor's field notes and/or electronic files for point replacement shall be provided to the County.

1. The Surveyor shall locate all improvements for the project As-Built Asset Attribute Data using State Plane Coordinates as the horizontal datum and the benchmark referenced on the Drawings as the vertical datum. The County will provide electronic files of the Drawings to be used by the Surveyor.

2. The construction layout shall be established from the reference points shown or listed on the Drawings. The accuracy of any method of staking shall be the responsibility of the Contractor. All construction layout staking shall be done such as to provide for easy verification of the Work.

B. All control points shall be protected by the Contractor from disturbance. If the monuments are disturbed, any Work that is governed by these monuments shall be held in abeyance until the monuments are reestablished by the Surveyor and approved by the County. The accuracy of all the Contractor’s stakes, alignments and grades is the responsibility of the Contractor. However, the County has the discretionary right to check the Contractor’s stakes, alignments, and grades at any time.
C. Use survey control points to layout such work tasks including but not limited to:
   1. Clearing, grubbing, work limits, right-of-way lines and easements
   2. Locations for pipelines and all associated structures and appurtenances

D. The Surveyor shall reference and replace any project control points, boundary corners, benchmarks, section corners, and right-of-way monuments that may be lost or destroyed, at no additional cost to the County. Establish replacement points based on the original survey control.

END OF SECTION
SECTION 01065
PERMITS AND FEES

PART 1 - GENERAL

1.01 REQUIREMENTS

A. General
1. Upon Notice of Award, obtain and pay for all appropriate and applicable permits and licenses as provided for in the General Conditions, except as otherwise provided herein.
2. Schedule all inspections and obtain all written approvals of the agencies required by the permits and licenses.
3. Strictly adhere to the specific requirements of the governmental unit(s) or agency(cies) having jurisdiction over the Work. Whenever there is a difference in the requirements of a jurisdictional body and the Contract Documents, the more stringent shall apply.
4. A copy of the permits obtained by the County are furnished in Appendix C "Permits Obtained by County" of these specifications.
5. Unless otherwise specified, the cost of work specified in the various sections of Division 1, will not be paid for separately but the cost therefore shall be considered incidental to and included in the bid prices of the various Contract items.

B. Orange County Building Permit (required for facilities site work)
1. The County will pay the general building permit fee and any related impact fees or assessments to be paid to Orange County for the issuance of that permit only.
2. The Contractor shall pay all fees associated with obtaining Orange County trade permits and any and all inspection fees for the Orange County Building Department providing inspections for this project. The Contractor shall apply for and obtain the building permits from Orange County and schedule and obtain final approval from the building inspectors.
3. Information on Orange County Building Department fees is included in the Instructions to Bidders in Division 0.
4. The Contractor shall be responsible for scheduling all permit inspections and obtaining inspection approval from Orange County, as required by the building and sub-discipline construction permits.

C. Construction Dewatering Permit
1. The Contractor shall apply and pay for all fees associated with obtaining Florida Department of Environmental Protection District Office construction dewatering permits, if required. The Contractor shall provide all materials and equipment to comply with the permit requirements at no additional cost to the County.
2. The Contractor shall apply and pay for all fees associated with obtaining South Florida Water Management District (SFWMD) construction dewatering permits, if required. The Contractor shall provide all materials and equipment to comply with the
permit requirements at no additional cost to the County.

3. The Contractor shall provide information and pay for all fees associated with obtaining approval from both Orange County Public Works Department, Development Engineering Division and to Orange County EPD to discharge groundwater into Orange County’s Municipal Separate Storm Sewer System. The Contractor shall provide all materials and equipment to comply with the requirements at no additional cost to the County.

D. NPDES Permit
1. The Contractor shall apply and pay for all fees associated with obtaining Florida Department of Environmental Protection District Office National Pollutant Discharge Prevention and Elimination System (NPDES) permit.
2. The Contractor shall prepare and submit all forms, notices and plans as required by the NPDES permit process.
3. The Contractor shall provide all materials and equipment to comply with the permit requirements at no additional cost to the County.

E. Orange County Public Works Right-of-Way Utilization Permit and MOT Review
1. The Contractor shall apply and pay for all fees associated with obtaining Orange County Public Works Right-of-Way Utilization Permit.
2. With this permit application, the Contractor shall prepare and submit a Maintenance of Traffic Plan for review and approval.
3. The Contractor shall provide all materials and equipment to comply with the permit requirements at no additional cost to the County.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
SECTION 01200
PROJECT MEETINGS

PART 1 - GENERAL

1.01 REQUIREMENTS INCLUDED

A. Contractor participation in pre-construction conferences, progress meetings and specially called meetings.

1.02 MEETINGS CALLED BY THE COUNTY

A. The County will schedule and administer a pre-construction conference, periodic progress meetings and specific topic meetings throughout the progress of the Work. The County will:
   1. Prepare and distribute a notification of the meeting to required attendees.
   2. Establish, prepare and distribute an agenda with the notification.
   3. Make physical arrangements for the meetings.
   4. Preside at meetings.
   5. Prepare and distribute minutes of meetings including significant proceedings and decisions, within 15 working days after each meeting. Minutes of the meeting will be forwarded to all participants and to parties affected by decisions made at the meeting.

B. Representatives of the Contractor, Subcontractors and suppliers attending meetings shall be qualified and authorized to act on behalf of the entity each represents.

C. The meeting location will generally be a central site, convenient for all parties, designated by the County.

D. All meetings shall be digitally recorded and copies of the recordings will provide to all requesting parties.

1.03 PRE-CONSTRUCTION CONFERENCE

A. Attendance:
   1. County
   2. Contractor and superintendent
   3. Subcontractors as appropriate to the agenda
   4. Representatives of suppliers and manufacturers as appropriate to the agenda
   5. County MBE/WBE representative
   6. Other agency representatives (FDEP, EPA, City, etc.)
   7. Surveyor – recommended but required if Surveyor has not previously performed work for the County
   8. Others as requested by the County or Contractor
B. Suggested Agenda:
   1. Distribution and discussion of:
      a. List of major Subcontractors and suppliers
      b. Construction schedules
      c. Contact information
   2. Organizational arrangement of Contractor’s forces and personnel, and those of
      Subcontractors, material and equipment suppliers, and the County
   3. Critical work sequencing
   4. Major equipment deliveries
   5. Project coordination
      a. Designation of responsible personnel
      b. Channels and procedures for communication
   6. Procedures and processing of:
      a. Field decisions
      b. Proposal requests
      c. Submittals
      d. Change orders
      e. Applications for payment/Schedule of Values
      f. Contractor quality control
      g. Submittal of Shop Drawings, project data and samples
   7. Adequacy of distribution of Contract Documents
   8. Procedures for maintaining as built and record documents
   9. Use of premises:
      a. Office, work and storage areas
      b. County’s requirements
      c. Housekeeping
   10. Temporary construction facilities
   11. Temporary utilities
   12. Safety and first aid procedures
   13. Rules and regulations
   14. Security procedures
   15. Place, date and time for regular progress meetings
   16. Completion time for Contract and liquidated damages

1.04 PROGRESS MEETINGS

   A. The County shall schedule progress meetings at least once per month as required by
      progress of the Work with the first meeting approximately one (1) month after the pre-
      construction meeting.

   B. Attendance:
      1. County
      2. Contractor
      3. Subcontractors as appropriate to the agenda
      4. Suppliers as appropriate to the agenda
      5. Others as appropriate
C. The Contractor's representative is to attend the project meetings and have the authority to act on behalf of the entity represented on field related matters. Contractor’s representative is to study previous meeting minutes and current agenda items, in order to be prepared to discuss pertinent topics and provide specific information including but not limited to:
1. Status of submittals and actions necessary to expedite them
2. Status of activities behind schedule and actions necessary to regain the approved schedule
3. Status of materials and equipment deliveries and action necessary to expedite materials and equipment and maintain the approved schedule
4. Status of open RFI’s and actions necessary to address them

D. To the maximum extent practicable, the Contractor is to assign the same personnel to represent the Contractor at Progress Meetings throughout the progress of the work.

E. The Contractor is to provide a current Shop Drawing submittal log at each progress meeting.

F. The Contractor is to provide copies of the updated Progress Schedule at each project meeting in accordance with the General Conditions including a three (3) week look ahead schedule for upcoming events.

G. Suggested Agenda:
1. Review and approve minutes from previous meeting
2. Review of work progress since previous meeting to include current As-Builts
3. Contractor’s/Subcontractor’s workforce and equipment
4. Progressive As-Built Drawings
5. Surveyor’s submittals
   a. As-Built Asset Attribute Data Table (see Table 01050-2)
   b. Pipe Deflection Table (see Table 01050-3)
   c. Gravity Main Table (see Table 01050-4)
6. Field observations, problems and conflicts
7. Construction progress and problems which impede construction schedule
8. Shop Drawing submittal status
9. Requests for Information (RFI) status
10. Change Order status
11. Review of off site fabrication and delivery schedules
12. Corrective measures and procedures to regain approved schedule
13. Revisions to construction schedule
14. Job progress and schedule for succeeding work period
15. Coordination of schedules
16. Maintenance of quality standards
17. Review submittal schedule; expedite as required
18. Pending requests for information, changes and substitutions
19. Review proposed changes for effect on construction schedule and completion date
20. Pay application status
21. Other business
H. Revision to Minutes:
   1. Unless minutes are challenged, in writing, prior to the next regularly scheduled Progress Meeting, they will be accepted as properly summarizing the discussions and decisions of the meeting.
   2. Persons challenging minutes shall reproduce and distribute copies of the challenge to all indicated recipients of the particular set of minutes.
   3. Challenge to minutes shall be settled as priority portion of "old business" at next regularly scheduled meeting.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
SECTION 01300
SUBMITTALS

PART 1 - GENERAL

Work completed without approved Shop Drawings and/or samples shall be considered installed at the Contractor’s risk.

1.01 SHOP DRAWINGS AND DATA

A. Shop Drawings defined in the General Conditions, shall complement design and construction Drawings, and shall contain sufficient detail to clearly define all aspects of the Construction. These Drawings shall be complete and detailed.

B. Contractor and Supplier’s catalog sheets, brochures, diagrams, illustrations and other standard descriptive data shall be clearly marked with specification title and numbers to identify pertinent materials, product or models. Delete information which is not applicable to the Work by striking or cross-hatching.

C. If Shop Drawings show variations from Contract requirements because of standard shop practice or for other reasons, the Contractor shall describe such variations in the letter of transmittal. If acceptable, proper adjustment in the Contract shall be implemented where appropriate. If the Contractor fails to describe such variations, the Contractor shall not be relieved of the responsibility for executing the Work in accordance with the Contract, even though such drawings have been reviewed.

D. Data on materials and equipment shall include, without limitation, materials and equipment lists, catalog data sheets, cuts, performance curves, diagrams, verification of conformance with applicable standards or codes, materials of construction and similar descriptive material. Materials and equipment list shall, for each item, give the name and location of the Supplier or manufacturer, trade name, catalog reference, size, finish and all other pertinent data.

E. For all equipment furnished, the Contractor shall provide a list including the equipment name and address and telephone number of the Supplier’s representative and service company so that service and/or spare parts can be readily obtained.

F. The Contractor will obtain an installation list from suppliers and equipment suppliers who propose to furnish equipment or products for submittal to County/Professional along with the required Shop Drawings. The installation list shall include at least five installations where identical equipment has been installed and has been in operation for a period of at least one year.
1.02 REVIEW OF SHOP DRAWINGS AND SAMPLES

A. The County/Professional's review of Shop Drawings, Data, and Samples as submitted by the Contractor will be to determine if the items(s) generally conforms to the information in the Contract Documents and is compatible with the design concept. The County/Professional's review and exceptions, if any, will not constitute an approval of dimensions, connections, quantities, and details of the material, equipment, device, or item shown.

B. The review of drawings and schedules will be general, and shall not be construed:
   1. As permitting any departure from the Contract Documents.
   2. As relieving the Contractor of responsibility for any errors, including details, dimensions, and materials.
   3. As approving departures from details furnished by the County/Professional, except as otherwise provided herein.

C. If the drawings or schedules as submitted describe variations and show a departure from the Contract Documents which the County/Professional finds to be in the interest of the County and to be so minor as not to involve a change in Contract Price or contract time, the County/Professional may return the reviewed drawings without noting an exception.

D. "Approved As Noted" - Contractor shall incorporate County/Professional’s comments into the submittal before release to manufacturer. The Contractor shall send a letter to the County/Professional acknowledging the comments and their incorporation into the Shop Drawing.

E. "Amend and Resubmit" - Contractor shall resubmit the Shop Drawing to the County/Professional. The resubmittal shall incorporate the County/Professional's comments highlighted on the Shop Drawing.

F. "Rejected" - Contractor shall correct, revise and resubmit Shop Drawing for review by County/Professional.

G. Resubmittals will be handled in the same manner as first submittals. For resubmittals the Contractor shall direct specific attention, in writing or on resubmitted Shop Drawings, to revisions other than the corrections requested by County/Professional on previous submissions. The Contractor shall make any corrections required by the County/Professional.

H. If the Contractor considers any correction indicated on the Drawings to constitute a change to the Drawings or Specifications, the Contractor shall give written notice thereof to the County/Professional.

I. When the Shop Drawings have been completed to the satisfaction of the County/Professional, the Contractor shall carry out the Construction in accordance therewith and shall make no further changes therein except upon written instructions from the County/Professional.
J. No partial submittals will be reviewed. Submittals not deemed complete will be stamped "Rejected" and returned to the Contractor for resubmittal. Unless otherwise specifically permitted by the County/Professional, make all submittals in groups containing all associated items for:
   2. Processes.
   3. As indicated in specific Specifications Sections.
      All drawings, schematics, manufacturer's product data, certifications, and other Shop Drawing submittals required by a system specification shall be submitted at one time as a package to facilitate interfaces checking.

K. Only the County/Professional shall utilize the color "red" in marking Shop Drawing submittals.

L. Failure to comply with any of the above may result in the rejection of Shop Drawings.

1.03 PRODUCT DATA

A. Submit not less than six copies, unless approved by the County/Professional. Mark each copy to identify applicable products, models, options and other data. Supplement manufacturers' standard data to provide information unique to the work.

1.04 MANUFACTURERS’ INSTRUCTIONS

A. When required in an individual Specification Section, submit manufacturer’s printed instructions for delivery, storage, assembly, installation, start-up, adjusting and finishing, in quantities specified for product data.

1.05 SAMPLES

A. Submit full range of manufacturers' standard colors, textures and patterns for the County's selection. Submit samples for selection of finishes within 30 days after Award of Contract. All color and finish selections must be submitted by the Contractor in a single submission, properly labeled and identified.

B. Submit samples to illustrate functional characteristics of the product, with integral parts and attachment devices. Coordinate submittal of different categories for interfacing work.

C. Submit the number specified in the respective Specification section, but no less than two. After review one will be retained by the County. Reviewed samples that may be used in the work are indicated in the Specification Section.

D. Samples shall be delivered to the County as directed. The Contractor shall prepay shipping charges on samples. Materials or equipment for which samples are required shall not be used in the Work until approved by the County/Professional.

E. Samples shall be of sufficient size to clearly illustrate:
1. Functional characteristics of the product, with integrally related parts and attachments devices.
2. Full range of color, texture and pattern.
3. Each sample shall have a label indicating:
   a. Name of Project
   b. Name of Contractor and Subcontractor.
   c. Material or equipment represented.
   d. Place of origin.
   e. Name of product and brand (if any).
   f. Location in Project.
   g. Specification title and number.
   h. Submittal number.
   i. Note: Samples of finished materials shall have additional marking that will identify them under the finished schedules.

F. The Contractor shall prepare a transmittal letter, in triplicate for each shipment of samples containing the information required in paragraph herein. The Contractor shall enclose a copy of this letter with the shipment and send a copy of this letter to the Professional. Approval of a sample shall be only for the characteristics or use named in such approval and shall not be construed to change or modify any Contract requirements.

G. Approved samples not destroyed in testing shall be sent to the County or stored at the site of the Work. Approved samples of the hardware in good condition may be incorporated in the work if requested in writing by the Contractor and approved in writing by the County/Professional. Samples that failed testing or were not approved will be returned to the Contractor at the Contractor’s expense, if so requested at time of submission.

1.06 FIELD SAMPLES

A. Provide field samples of finishes as required by individual Specifications sections. Install the sample completely and finished. Acceptable samples in place may be retained in completed Work.

1.07 DRAWINGS, PRODUCT DATA AND CERTIFICATES

A. Each letter of transmittal shall identify each and every item transmitted by title, drawing number, revision number and date.

B. The County generally will not check dimensions, quantities or schedules, except in cases where the information is lacking in the Specifications.

C. The following is applicable to submitted drawings, data and certificates:
   1. Show relation to adjacent structures or materials.
   2. Clearly identify field dimensions.
   3. Show required dimensions and clearances.
   4. Performance characteristic and capabilities shall accompany original Shop Drawing submittals.
5. Wiring diagrams and controls shall accompany original Shop Drawing submittals.
6. Installation instructions shall accompany original Shop Drawing submittals.
7. Each submittal shall identify applicable Standards, such as ASTM number or Federal Specification number.
8. All information not pertinent shall be removed from the submittal, or shall be crossed out.

D. When resubmission is required, the County/Professional will return only 2 marked up copies. A third submission from the same manufacturer will not be accepted.

1.08 SUBSTITUTIONS

A. The substitution requirements of this Section are in addition to the requirements of the General Conditions and Supplementary Conditions.

B. When a particular product is specified or called for, it is intended and shall be understood that the proposal tendered by the Bidder includes those products in his Bid. Substitutions will only be considered in cases where original materials are unavailable or in an instance where substitute can be proven superior in its planned application.

C. The intent of these specifications is to provide the County with a quality facility without discouraging competitive bidding. For products specified only by reference standards, performance and descriptive methods, without naming manufacturer's products, the Contractor may provide the products of any manufacturer complying with the Contract Documents, subject to the review of product data by the County/Professional as specified herein.

D. The County/Professional’s approval is required for substitutions.

E. The Contract is based on the materials, equipment and methods described in the Contract Documents.

F. The County/Professional will consider proposals for substitution of materials equipment and methods only when such proposals are accompanied by full and complete technical data and all other information required by the County/Professional to evaluate the proposed substitution.

G. Do not substitute materials, equipment or methods unless such substitution has been specifically approved for this work by the County/Professional in writing. The Contractor must provide a submittal per this Section specifically requesting approval of the substitution. Failure to specifically identify the requested substitution may invalidate approval of a submittal.
1.09 **AVAILABILITY OF SPECIFIED ITEMS**

A. Verify prior to bidding that all specified items will be available in time for installation during Construction for orderly and timely progress of the Work.

B. In the event that specified items will not be available, notify the County/Professional prior to receipt of proposals.

1.10 **OPERATING MANUALS**

A. Submit all manuals in accordance with requirements of Divisions 2 through 17 of the Contract Specifications and Section 01700 "Project Closeout".

1.11 **WARRANTIES, GUARANTEES AND BONDS**

A. Provide as required by Technical Sections of the Specifications and Sections 01700 "Project Closeout" and Section 01740 "Warranties and Bonds".

1.12 **CADD FILES**

A. The Professional’s CADD files will be available on a limited basis to qualified firms at the County’s prerogative. The procedure for requesting such files is noted elsewhere in these documents and there is a cost associated with handling and reproduction. Recipients are cautioned that these files may not accurately show actual conditions as constructed. Users are responsible to verify actual field conditions.

B. The Professional’s Drawings are to be used only for background information. If the Professional’s Drawings are just reproduced and resubmitted (e.g. for ductwork drawings) they will be rejected.

C. Copies of data furnished by the County/Professional to Contractor or Contractor to County/Professional that may be relied upon are limited to the printed copies (also known as hard copies). Files in electronic media format of text, data, graphics, or other types are furnished only for the convenience of the receiving party. Any conclusion or information obtained or derived from such electronic files will be at the user’s sole risk. If there is a discrepancy between the electronic files and the hard copies, the hard copies govern.

D. Because data stored in electronic media format can deteriorate or be modified inadvertently or otherwise without authorization of the data’s creator, the party receiving electronic files agrees that it will perform acceptance tests or procedures within 60 days, after which the receiving party shall be deemed to have accepted the data thus transferred. Any errors detected within the 60-day acceptance period will be corrected by the transferring party.
E. When transferring documents in electronic media format, the transferring party makes no representations as to long term compatibility, usability, or readability of documents resulting from the use of software application packages, operating systems, or computer hardware differing from those used by the data’s creator.

1.13 PROGRESS PHOTOGRAPHS

A. Photographs and digital pictures shall be in color. Provide one (1) copy of each digital picture on each of three (3) CDs and provide one (1) print of each photograph in two (2) separate albums.

B. Photographs shall be from locations to illustrate the condition of Construction and state of progress adequately.

C. Provide up to twelve (12) digital photographs of views randomly selected by the County, taken prior to any construction and prior to each scheduled Application for Payment.

D. Deliver electronic images, prints, and negatives to the County.

E. Each print shall be single weight paper with glossy finish and the overall dimension shall be 7-1/2-inch x 10-inches (19.05 x 25.4 cm). The print shall be clear, sharp and free of distortion after the enlargement from the negative.

F. Provide loose-leaf albums for each set of photographs to hold prints with a maximum of 50 leaves per binder.

G. Each print shall be protected by flexible, transparent acetate or plastic sheet protector leaves with metal reinforced holes. Two extra leaves shall be provided in each binder.

H. Capture and provide digital, ortho-rectified, true color, aerial photographs of the complete project site prior to start of Construction and at final completion. A final 6-inch or less ground pixel resolution is required. If using traditional photography, the photos will need to be captured at an appropriate scale and scanned at a high enough dpi to yield a final ground pixel size of 6-inches or less. If captured digitally, a final 6-inches or less ground sample distance is required. The final orthorectified photos shall use a projection of NAD 27, state plane west and all vertical reference shall be NAVD 88, US feet. All orthophoto mosaics shall meet a final accuracy of plus or minus 5 feet.

I. Provide a total of four (4) true color, color balanced orthophoto mosaic prints. Three prints each of the pre and post construction (final completion) orthophoto mosaics for a total of six. Each orthophoto mosaic print shall be on double-weight paper with glossy finish and shall have overall dimensions of 36-inches x 58-inches. Two copies of each of the digital orthophoto mosaics shall be supplied in Geotiff format on disk for each time period (pre and post construction). The final color balanced, true color orthophoto mosaics will be projected in NAD 27, state plane west and all vertical reference shall be NAVD 88, US feet and shall meet a final accuracy of plus or minus 5 feet.
J. The Contractor shall provide before and after photographs of each portion of the site. The below ground facilities shall include all equipment, walls, floor, piping, supports and entrance. At major locations, photographs shall include before, during, and after prints and all prints shall be placed in binders in ascending date order to show the Work as it progresses.

K. Descriptive Information
   1. Each photograph shall have a permanent title block on the back and shall contain the typed information and arrangement as follows:
      a. ORANGE COUNTY, FLORIDA
      b. (ENTER PROJECT NAME)
      c. BID No. (Enter Bid Number)
      d. CONTRACTOR: (Name of Contractor)
      e. DATE: (When photo was taken)
      f. PHOTO NO.: (Consecutive Numbers)
      g. PHOTO BY: (Firm Name of Photographer)
      h. LOCATION: (Description of Location and View)
   2. The Contractor shall provide the Professional with a written description of each photograph. This description shall be included in the binders and a copy shall be submitted with the CDs.

1.14 PROJECT RECORD DOCUMENTS

Project Record Documents shall be submitted in accordance with Section 01720 "Project Record Documents" of these specifications.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 SUBMITTAL PROCEDURES

A. Article 9 of the General Conditions contains additional provisions regarding submittals.

B. Preliminary Shop Drawing Data: Within 20 days after the Award of the Contract or before the Pre-Construction Meeting, the Contractor shall submit to the County/Professional a complete listing of manufacturers for all items for which Shop Drawings are to be submitted.

C. Shop Drawing Submittal Schedule: Within 30 days after the Notice to Proceed, the Contractor shall submit to the County/Professional a complete schedule of Shop Drawings submittals fixing the respective dates for submission, the beginning of manufacture, testing and installation of materials, supplies and equipment, nothing those submittals critical to the progress schedule.
D. Submittal Log: An accurate updated log of submittals will be maintained by the Contractor and subject to review by the County/Professional at each scheduled progress meeting.

E. If the Contractor considers any correction indicated on the Drawings to constitute a change to the Contract Drawings or specifications, the Contractor shall give written notice thereof to the County/Professional. This does not constitute a change order until accepted by the County.

F. Shop Drawing and submittal data shall be reviewed by the County/Professional for each original submittal and first resubmittal; thereafter review time for subsequent resubmittals shall be charged to the Contractor. The Contractor shall reimburse the County for services rendered by the County/Professional at the rate multiplied by the County’s Professional multiplier based on the fee schedule provided to the County for this Project. If a County engineer is performing any portion of the review, this fee is based upon the hourly rate of the engineer times the County’s multiplier for overhead, benefits, and expenses. The Contractor agrees that the County shall deduct such charges from the Contract Amount by a deductive Change Order.

G. Contractor Shop Drawing and Sample submittals shall include five copies in addition to any other copies that the Contractor wants returned. The County will retain five copies of approved submittals.

H. Identify Project, Project Number, date, dates of previous submittals, Contractor, Sub-Contractors, suppliers with their addresses, pertinent Drawings by sheet and detail number, and Specification Section number, as appropriate. Identify all deviations from the Contract Documents. Provide space for Contractor and Professional review stamps.

I. Contractor’s delivery of Shop Drawings for review shall follow a reasonable sequence, as is necessary to support the dates on the Progress Schedule and avoid an overload of Shop Drawings awaiting review at any one time. Coordinate submittal of related items.

J. Submit Shop Drawings per the schedule of Shop Drawing submittals, inserted in one loose leaf binder, with tabs and index to the County/Professional. All individual submittal sheets inserted in said binder must be clearly marked and referenced to proper paragraph and subparagraph of specifications. Cross out any items on sheets which constitute information not pertaining to equipment specified. Clearly mark all components that are provided as "optional" by manufacturer. Shop Drawings shall be approved by the Contractor prior to submittal to the County/Professional. Shop Drawings will be reviewed by the County/Professional. After County/Professional approval, reproduce and distribute in accordance with requirements herein.

K. All submissions of Shop Drawings, brochures and catalog cuts shall be accompanied by a transmittal letter listing the Drawings submitted by number and title.
L. When engineering calculations and/or professional certification of performance criteria of materials, systems, and/or equipment are required, the County is entitled to rely upon the accuracy and completeness of such calculations and certifications submitted by the Contractor. Calculations, when required, shall be submitted in a neat, clear and in an easy to follow format. Such calculations and/or certifications shall be signed and sealed by a Professional Engineer registered in the State of Florida.

M. Distribute copies of reviewed submittals to concerned parties. Instruct recipients to promptly report any inability to comply with provisions.

N. Prior to submission of Shop Drawings and samples, the Contractor shall stamp and sign the submittals. Any submission which, upon examination by the County, shows evidence of not having been thoroughly checked, or is not in compliance with the provisions of this Section will be returned to the Contractor for completion before it will be considered for review.

O. Notify the County of the need for making any changes in the arrangement of piping, connections, wiring, manner of installation, etc., which may be required by the material or equipment Contractor proposes to supply.

P. On re-submittals, direct specific attention in writing or on the revised Drawings or sample to revisions other than the corrections required by County on previous submissions.

Q. All drawings, schematics, manufacturer’s product data, certifications and other drawing submittals required for a system specification shall be submitted at one time as a package to facilitate interface checking.

R. The County will distribute Shop Drawings as follows for the indicated action taken:
## SHOP DRAWING SUBMITTAL DISTRIBUTION

<table>
<thead>
<tr>
<th>Representative Party</th>
<th>No Exception Taken or Make Correction Noted</th>
<th>Rejected or Revise &amp; Resubmit</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Shop Drawing</td>
<td>Review Comment Sheet</td>
</tr>
<tr>
<td>Engineer</td>
<td>2 Copies</td>
<td>File Copy</td>
</tr>
<tr>
<td>Contractor (see Note 1)</td>
<td>2 Copies</td>
<td>1 Copy Each Submittal</td>
</tr>
<tr>
<td>County</td>
<td>1 Copy</td>
<td>1 Copy Each Submittal</td>
</tr>
<tr>
<td>Inspector</td>
<td>2 Copies</td>
<td>1 Copy Each Submittal</td>
</tr>
<tr>
<td>Project Record Data (see Note 2)</td>
<td>1 Copy</td>
<td>1 Copy Each Submittal</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Contractor shall distribute additional copies to Subcontractors as required.
2. Stored by Contractor to be furnished to County upon closeout.

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S. All Shop Drawings shall be accompanied with a transmittal letter providing the following information:
1. Project Title and Contract Number
2. Date
3. Contractor’s name and address
4. The number of each Shop Drawing, project data, and sample required.
5. Notification of Deviations from Contract Documents
6. Submittal Log Number conforming to specification section numbers
   a. Submit each specification section separately.
   b. Identify each Shop Drawing item required under respective specification section.
   c. Identify resubmittal using specification section followed by A (first resubmittal), B (second resubmittal)...etc.
3.02 CONTRACTOR’S REVIEW

A. Contractor’s Responsibility for Coordination: Where the dimension, size, shape, location, capacity or other characteristic affects another item, and where the Contractor selects, fabricates or installs related or adjacent products to be used, the Contractor shall be responsible for coordination of related items. The Contractor shall insure that a proper exchange of information takes place prior to or during preparation of each submittal and that submittals reflect such coordination. The notation "verify" or "coordinate" on the Drawings indicates the necessity for Contractor coordination in the particular instances used.

B. Contractor’s Checking: When submittals of Subcontractors and suppliers, the Contractor shall mark all sets, indicating his corrections and comments in blue or green. Copies marked in red may be returned for revision.

C. The Contractor is responsible to deliver and pick-up all submittals in a timely manner at the Architect’s designated office. The Contractor is responsible for all related costs and expenses for the transmittal of such submittals.

3.03 COUNTY’S / PROFESSIONAL’S REVIEW

A. Corrections or comments made on Shop Drawings during review do not relieve the Contractor from compliance with the requirements of Drawings and Specifications. This check is only for review of general conformance with the design concept of this Project and general compliance with information given in Contract Documents. Any substitutions or changes shall be properly noted.

B. No action will be taken on "rough-in" Shop Drawings for plumbing and electrical connections when the items of equipment are not included in the same submittal.

C. Review Time:
   1. On a normal basis, each submittal will be returned to the Contractor within fifteen (15) working days of the date it is received. Some submittals may require additional time.
   2. If, for any reason, the above schedule cannot be met, the Contractor will be so informed within a reasonable period and the Schedule of Submittals revised. If the specific submittal affects the critical path, the Contractor shall immediately notify the Professional in writing. In the event of separate submittals of individual components of a system, these submittals may be held until all components of the system are submitted, and the Contractor will be so notified.

END OF SECTION
PART 1 - GENERAL

1.01 SUMMARY

A. General
   1. Base all bids on materials and equipment specified in the Appendix D Orange County Utilities List of Approved Products.
   2. Certain types of equipment and kinds of material are described in specifications by means of references to names of manufacturers and vendors, trade names, or catalog numbers.
      a. When this method of specifying is used, it is not intended to exclude from consideration other products bearing other manufacturer's or vendor's names, trade names, or catalog numbers, provided said products are "or-equals," as determined by County/Professional.
   3. Other types of equipment and kinds of material may be acceptable substitutions under the following conditions:
      a. Or-equals are unavailable due to strike, discontinued production of products meeting specified requirements, or other factors beyond control of Contractor; or,
      b. Contractor proposes a cost and/or time reduction incentive to the Owner.

1.02 QUALITY ASSURANCE

A. In making request for substitution or in using an approved product, Contractor:
   1. Has investigated proposed product, and has determined that it is adequate or superior in all respects to that specified, and that it will perform the function for which it is intended.
   2. Will provide same guarantee for substitute item as for product specified.
   3. Waives all claims for additional costs related to substitution which subsequently arise.

1.03 DEFINITIONS

A. Product: Manufactured material or equipment.

1.04 PROCEDURE FOR REQUESTING SUBSTITUTION

A. Substitution shall be considered only:
   1. After award of Contract
   2. Under the conditions stated herein

B. Written request through Contractor only.
C. Transmittal Mechanics
   1. Follow the transmittal mechanics prescribed for Shop Drawings in Specification Section 01300 "Submittals."
      a. Product substitution will include in the transmittal letter, either directly or as a clearly marked attachment, the items listed in Paragraph D below.

D. Transmittal Contents
   1. Product identification:
      a. Manufacturer's name
      b. Telephone number and representative contact name
      c. Specification Section or Drawing reference of originally specified product, including discrete name or tag number assigned to original product in the Contract Documents.
   2. Manufacturer's literature clearly marked to show compliance of proposed product with Contract Documents.
   3. Itemized comparison of original and proposed product addressing product characteristics including but not necessarily limited to:
      a. Size
      b. Composition or materials of construction
      c. Weight
      d. Electrical or mechanical requirements
   4. Product experience
      a. Location of past projects utilizing product.
      b. Name and telephone number of persons associated with referenced projects knowledgeable concerning proposed product.
      c. Available field data and reports associated with proposed product.
   5. Data relating to changes in construction schedule.
   6. Data relating to changes in cost.
   7. Samples
      a. At request of County/Professional.
      b. Full size if requested by County/Professional.
      c. Held until substantial completion.
      d. County/Professional is not responsible for loss or damage to samples.

1.05 APPROVAL OR REJECTION

A. Written approval or rejection of substitution to be given by the Engineer.

B. Engineer reserves the right to require proposed product to comply with color and pattern of specified product if necessary to secure design intent.

C. In the event the substitution is approved, the resulting cost and/or time reduction will be documented by Change Order in accordance with the General Conditions.

D. Substitution will be rejected if:
   1. Submittal is not through the Contractor with his stamp of approval.
   2. Request is not made in accordance with this Specification Section.
3. In the County/Professional's opinion, acceptance will require substantial revision of
   the original design.
4. In the County/Professional's opinion, substitution will not perform adequately the
   function consistent with the design intent.

E. Contractor shall reimburse the County for the cost of the evaluation whether or not
   substitution is approved.

PART 2 - PRODUCTS - (NOT USED)

PART 3 - EXECUTION - (NOT USED)

END OF SECTION
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SECTION 01310
PROGRESS SCHEDULES

PART 1 - GENERAL

1.01 REQUIREMENT

A. The Contractor will submit precedence method cost-loaded Critical Path Method (CPM) Progress Schedules to the County depicting the approach to prosecution and completion of the Work. This requirement includes, but is not limited to the Contractor’s approach to Activity cost-loading, recovering schedule and managing the effect of changes, substitutions and Delays on Work sequencing.

B. The Progress Schedule shall show how the Contractor’s priorities and sequencing for the Work (or Work remaining) conform to the Contract requirements and the sequences of Work indicated in or required by the Contract Documents; reflect how the Contractor anticipates foreseeable events, site conditions and all other general, local and prevailing conditions that may affect cost, progress, schedule, furnishing and performance of the Work; and show how the Contractor’s Means and Methods translate into Activities and logic.

C. The Progress Schedule will consist of the Initial Submittal, Payment Submittals and Revision Submittals. Upon acceptance by the County, the Initial submittal will become the As-Planned Schedule for the Work. Revision submittals upon acceptance will become the As-Planned Schedule for the Work remaining to be completed as of the submittal date for that Revision.

D. References to the Critical Path Method (CPM) are to CPM construction industry standards that are consistent with the requirements of this Section.

1.02 GLOSSARY OF TERMS

A. The following terms, whether or not already defined elsewhere in the Contract Documents, have the following intent and meanings within this Section:
   1. Activity Value (Value): That portion of the Contract Price representing an appropriate level of payment for the part of the Work designated by the Activity.
   2. As-Planned Schedule: The first, complete Initial Progress Schedule submitted by the Contractor with the intent to depict the entire Work as awarded and accepted by the County or returned as no resubmittal required.
   3. Contract Float: Days between the Contractors anticipated date for completion of the Work, or of a specified portion of the Work, if any, and the corresponding Contract Time.
4. CPM Schedule: The Progress Schedule based on the Critical Path Method (CPM) of scheduling. The term Critical Path means any continuous sequence of Activities in the Progress Schedule controlling, because of their sum duration, the Early Date of a pertinent, specified Contract Time.

5. Early/Late Dates: Early/late times of performance, based on CPM calculations, for an Activity in the Progress Schedule. Early Dates will be based on proceeding with all or part of the Work on the date when the corresponding Contract Time commences to run. Late Dates will be based on completing all or part of the Work on the corresponding Contract Time, even if the Contractor plans early completion.

6. Milestones: Key, pre-determined points of progress in the completion of a facility, denoting interim targets in support of the Contract Times. Milestones may pinpoint targets for key excavation and substructure events, significant deliveries, critical path transition from superstructure to piping and electrical rough-in and building enclosure. Also, hook-up of mechanical and electrical equipment, availability of power for testing, equipment shakedown, training of County personnel, start-up, Substantial Completion and other events of like import.

7. Official Schedule: The Initial or most recent Revision Submittal accepted by the County or returned as no resubmittal required and the basis for Payment Submittals until another Revision Submittal is submitted and accepted. The accepted Initial Submittal is also the As-Planned Schedule.

8. Payment Submittal: A monthly Progress Schedule update reflecting progress and minor adjustments on the Activities, sequencing and restraints for Work remaining.

9. Total Float: Days by which an activity may slip from its Early Dates without necessarily extending a pertinent Contract Time. Total Float at least equals Contract Float. Total Float may also be calculated and reported in working Days. When an activity is delayed beyond Early Dates by its Total Float it becomes a Critical Path activity and if delayed further will impact a Contract Time.

1.03 QUALITY ASSURANCE

A. The Contractor may self-perform the Work covered by this Section or employ a Subcontractor, subject to the County's consent. Employment of a scheduling Subcontractor shall not in any way alter or reduce the Contractor's obligations under the Contract Documents.

B. The Contractor will obtain a written interpretation from the County, if the Contractor believes that the selection of activities, logic ties and/or restraints requires a written interpretation of the Contract Documents. With each submission, the Contractor will point out by specific, written notation, any Progress Schedule feature that may reflect variations from any requirements of the Contract Documents.

C. It is the Contractor's responsibility to obtain information directly from each Subcontractor and Supplier when scoping their respective Activities, Values, logic ties and restraints.
D. Neither Acceptance nor Review of any Progress Schedule will relieve the Contractor from the obligation to comply with the Contract Times and any sequence of Work indicated in or required by the Contract Documents and to complete, within the Contract Times, any Work omitted from that Progress Schedule.

E. Neither Acceptance nor Review of any Progress Schedule will imply approval of any interpretation of or variation from the Contract Documents, unless expressly approved by the County through a written interpretation or by a separate, written notation on the returned Progress Schedule Submittal.

1.04 MILESTONES AND SCHEDULE RECOVERY

A. The County will select Milestones and Milestone Dates on the basis of the As-Planned Schedule. As the Official Schedule is revised, Milestone Dates will be revised accordingly. Milestone Dates will serve as target dates.

B. Whenever any Activity slips by fourteen (14) or more Days from the Late Date for an activity in the Official Schedule, Milestone Dates selected by the County, or a pertinent Contract Time, the Contractor will deliver a Revision Submittal documenting the Contractor’s schedule recovery plan and/or a properly supported request for an extension in the Contract Time. The narrative will identify the Delay and actions taken by the Contractor to recover schedule, whether by adding labor, Subcontractors or construction equipment, activity re-sequencing, expediting of submittals and/or deliveries, overtime or shift Work, and so forth. Activity shortening and overlapping shall be explained as to their basis (and be supported by increases in resources).

C. Upon evaluation of that Revision Submittal, if the County determines there is sufficient cause, the County may withhold liquidated damages or provide a notice of intent to do so, if schedule is indeed not recovered, and/or may give a notice of default.

1.05 PROGRESS SCHEDULE SOFTWARE

A. The scheduling software employed by the Contractor to process the Progress Schedule will be the current version of Primavera P6.0®, or Primavera® Contractor 5.0 CPM scheduling software.

B. If the Contractor intends to use companion schedule reporting, analysis or graphics software tools, the Contractor will furnish to the County descriptive materials and samples describing such software tools.

1.06 NON-PERFORMANCE

A. The County may refuse to recommend all or any part of any payment, if the Contractor fails, refuses or neglects to provide the required Progress Schedule information on a timely basis. Partial payments without a properly updated Progress Schedule shall be returned to the Contractor as non-conforming.
B. If justified under the circumstances, the County also may prepare alternate Progress Schedules, as appropriate, and deduct from the Contract Amount all related costs by Change Order and/or take other action commensurate with the breach.

1.07 REPORTS, SCHEDULES AND PLOTS

A. Schedule Reports will include Activity (ID) code and description, duration, calendar, Early Dates, Late Dates and Total Float. Separate Schedule Reports will tabulate, for each Activity, all preceding and succeeding logic types and lead times, whether CPM Plots displaying logic ties are appended or not.

B. CPM Schedule Plots will be plotted on a suitable time scale and identify the Contract Times, Critical Paths, phases and work areas on 24-inch x 36-inch or smaller sheets. Activities will be shown on the Early Dates with Total Floats noted by Late Date flags. For Payment and Revision Submittals plot a target comparison based on the current Official Schedule.

C. The Activity Value report will tabulate Activity code and description and Activity Value, percent complete and earned value as calculated by the scheduling software. Cash flow plots shall be provided showing the monthly and cumulative actual and planned earned values with curves shown for Early and Late Dates in the schedules. For Payment and Revision Schedule submittals, the cash flow curves shall also plot the most current Official Schedule planned earnings curves.

D. Each submittal shall include listings of all added and deleted activities, logic, constraints, Activity Value changes and update information vs. the previous Progress Schedule submittal. This list may be manually prepared or generated by accessory software that will generate such listings.

1.08 NARRATIVE REQUIREMENTS

A. The Initial Submittal narrative will describe the Contractor’s approach to prosecution of the Work and the basis for determination of activity durations, sequence and logic, including the Contractor's management of the site, e.g., lay down, staging, parking, etc.; Contractor’s phasing of the Work; use of crewing and construction equipment; identification of non-work County/Professional’s, shifts, weekend Work and multiple calendars applied to activities and an explanation of the basis for restraint dates.

B. Revision and Payment Submittal narratives will explain any changes to the approach or planning referred to in Paragraph A above on account of any change, delay, schedule recovery, substitution and/or Contractor-initiated revision occurring since the previous submittal.

C. Each narrative will list the Critical Path Activities and compare Early and Late Dates against Contract Times and Milestone Dates. Narratives shall also recap progress and Days gained or lost vs. the current Official Schedule, and identify delays, their extent and causes.
D. The Initial Submittal narrative will describe all delays occurring since Contract Award and all pending and anticipated "or equal" and substitution proposals. Payment and Revision Submittals narratives will describe any new delays and shall certify that the Contractor has not been delayed, as of the cut off date, by any acts or omissions of the County, except as otherwise specifically stated.

1.09 ACTIVITY REQUIREMENTS

A. Separate activities will identify permits, design when included in the Work, construction, Submittal preparation and review (and resubmission and re-review), deliveries (site or storage), testing, start-up, commissioning and Punch List.

B. Activities will be detailed to the extent required to show the transition of trade Work. Activities will delineate the progression of the Work.

C. Activities will not combine separate or non-concurrent items of Unit Price or lump sum Work.

D. Activity durations will equal the work Days required to sufficiently complete the Work designated by the Activity, (i.e., when finish-to-start successors could start, even if the Activity is not quite 100% complete). Installation Activities will last from ten (10) to forty (40) workdays. Submittal review activity durations shall conform to specified timeframes.

E. Activities will be assigned consistent descriptions and identification codes. Sort codes will group Activities by meaningful schemes.

F. Activities will be assigned Activity Values as appropriate and needed to reasonably allocate the Contract Amount to the time periods that they will be earned and eligible for payment based on the Progress Schedule and Schedule of Values. Separate pay activities may be used to simplify cost-loading of the Progress Schedule. When used, pay activities shall be loaded with the cost of Work that is included, at no cost, in related (generally, concurrent) CPM activities. Pay activities shall not control the rate of progress; however, their start and finish dates shall be consistent with those of their related CPM activities to ensure accurate Early Date and Late Date cash-flow plots.

1.10 FLOAT TOLERANCES AND FLOAT OWNERSHIP

A. Any Progress Schedule with Early Dates after a Contract Time will yield negative Total and Contract Floats, whether shown/calculated or not. Any Revision Submittal with less than negative twenty (20) Days of Float will be returned as "Revise and Resubmit," unless a time extension is requested or the County assesses liquidated damages or gives notice of intent to do so, in the event schedule is not recovered.

B. Float calculated from the definitions given in this Section, supersede any conflicting Float values in any early completion Progress Schedule.
C. Neither the County nor the Contractor own the Float time, the Project owns the Float time. Neither the County nor the Contractor use of positive Total Float will impact a Contract Completion Date or justify an extension of Contract Time.

1.11 SUBMITTALS

A. Each Progress Schedule Submittal will consist of a narrative, five (5) copies of the required reports and plots and an optical ROM data disk with the Contractor's corresponding schedule and schedule layout files in Primavera ".XER" format.

B. The County will review Progress Schedule Submittals and return a review copy within 14 days after receipt and the Contractor shall, if required, resubmit within 7 days after return of the review copy.

C. Requirements for the Initial Submittal:
   1. Within twenty (20) Days after receipt of Notice to Proceed and prior to commencing Work on the Project, prepare and submit to the County the Initial Submittal of the Progress Schedule for the Work. The Initial Submittal will show the Work as awarded, without delays, Change Orders or substitutions.
      a. Activity Values will prorate Schedule of Values costs and/or pay items through to Activities. Provide a cross-reference listing with two parts; a part that will list each activity with the respective amounts allocated from each Schedule of Values and Unit Price Item making up the total value of each activity and a second part that will list the Schedule of Values and Unit Price Items with the respective amounts allocated from each activity that make up the total value of each item.
   2. After the As-Planned Schedule is established, the County will select Milestones and record the Milestone Early and Late Dates. As the Official Schedule evolves, Milestone Dates will be revised accordingly.
   3. If the County refuses to endorse the Initial Submittal (or a resubmission) as "Resubmittal Not Required," the As-Planned Schedule will not be established. In that event, the Contractor will continue to submit Payment and Revision Submittals reflecting progress and the Contractor's approach to remaining Work. The County will rely on the available Payment and Revision Submittals, subject to whatever adjustments it determines appropriate.

D. Requirements for Payment Submittals:
   1. Payment Submittals with progress up to the closing date and updated Early Dates and Late Dates for progress and remaining Activities will be due with each Progress Payment. As-built data will consist of actual dates, percent complete, earned payment, changes, Delays and other significant events occurring before the closing date.
   2. Activity percent complete and earned value should indicate a level of completion that corresponds to the Application for Progress Payment for the same period. The earned value should be calculated by the scheduling software as Activity Value times percent complete. Explanation should be provided whenever the cumulative earned value of activities in a Payment Submittal is not within 10% of the value of work completed as represented in the corresponding Application for Progress for Payment.
3. At the Contractor’s option, a Payment Submittal may overlay minor adjustments on activities and sequencing for Work remaining. This excludes Activity re-scoping to reflect Delays, changes, schedule recovery or substitutions.

E. Requirements for Revision Submittals:
1. Revision Submittals will be submitted when necessary because of major changes or delays affecting activities, sequencing or restraints for Work remaining and/or to put forth a schedule recovery plan. Revision Submittals may also be required because of Contractor-initiated re-planning, or when Contractor plans to perform Work ahead or out-of-sequence that will require additional testing or inspection personnel, or when requested by the County when Work is performed out-of-sequence from the current Official Schedule such that the number of Days gained or lost can not be determined or the scheduled dates of completion of the Work in a Payment Submittal are not viewed as reliable.

If requesting a time extension, the Revision Submittal should show the impact of the delay after incorporating reasonable mitigation to minimize the impact and illustrate how the number of Days requested time extension was determined. The delay should be determined as the change in the forecast Contract Completion Date(s) resulting solely from delays that entitle the Contractor to a time extension as provided in the General Conditions. Any and all Contractor slippage and delay occurring prior to and concurrent with the delay potentially entitling the Contractor to a time extension shall be incorporated in the Revision and explained such that the concurrent and non-concurrent periods of delay are indicated. If the Contractor does not follow the procedures contained in this Section or, if the Contractor's analysis is not verifiable by an independent, objective evaluation by the County using the electronic files and data furnished by the Contractor, any such extension in Contract Time will not be granted.

F. Retrospective Delay Analysis.
1. If the County/Professional refuses to endorse any Revision Submittal as "Resubmittal Not Required," the Contractor and County will use the latest Official Schedule when evaluating the effect of Delays on Contract Time and/or Contract Price. The procedure to be used will consist of progressively updating the latest Official Schedule at key closing dates corresponding to starting and finishing dates of the delays and/or dates the delays became critical or dates the Critical Path may have changed for other reasons. For each Progress Schedule iteration, slippage between actual Milestone Dates and Initial Milestone Dates will be correlated to Delays occurring solely in that iteration.

2. For each iteration, revisions in Activities, logic ties and restraints affecting Work after the closing date will be included in that Progress Schedule only if they meet any of the following conditions. First, they are Progress Schedule revisions that the County consented to contemporaneously (i.e., before the closing date) in writing. Second, they reflect comments or objections raised by or on behalf of the County and that were actually confirmed by the as-built progress. Lastly, they represent Contractor’s schedule recovery plans or other Progress Schedule revisions that were actually confirmed by the as-built progress.
PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
SECTION 01370
SCHEDULE OF VALUES

PART 1 - GENERAL

1.01 DEFINITION

A. Schedule of Values – Schedule that divides the Contract Amount into pay items, such that the sum of all pay items equals the Contract Amount for the Work, or for any portion of the Work having a separate specified Contract Amount.

1.02 REQUIREMENT

A. The Schedule of Values established as provided in the General Conditions will serve as the basis for progress payments and will be incorporated into a form of Application for Payment acceptable to the County. Progress payments on account of Unit Price Work will be based on the number of units completed.

B. No payment will be made for work performed on a lump sum contract or a lump sum item until the appropriate Schedule of Values is approved by the County.

C. The equitable value of work deleted from a lump sum contract or lump sum item shall be determined from the approved Schedule of Values.

1.03 SUBMITTALS

A. Submit three copies of a Preliminary Schedule of Values within fifteen (15) days after the recommended award of the Contract.

B. Submit three copies of a proposed final Schedule of Values within twenty (20) days after receipt of Notice to Proceed as per the General Conditions.

C. Submit the Schedule of Values, typed, on EJCDC 1910-8-E form or Orange County forms or spreadsheets provided by County. The Contractor’s standard form or electronic media printout will be considered for acceptability by the County.

D. List installed value of each major item of work and each subcontracted item of work as a separate line item to serve as a basis for computing values for Progress Payments. Round off values to nearest dollar.

E. Coordinate listings with the Progress Schedule.

F. For items on which payments will be requested for stored materials or equipment, list sub-values for cost of stored products with taxes paid and provide corresponding schedule of value item number. Stored materials quantities shall not exceed installed quantities on bid tab or as required by the Contract Documents.
G. Submit a sub-schedule for each separate stage of work specified in Section 01010 “Summary of Work”.

H. The sum of values listed shall equal the total Contract Amount for the Work or the Contract Amount for a part of the Work with a separate Contract Amount provided for by the Contract Documents.

I. When the County requires substantiating information, submit data justifying line item amounts in question.

1.04 UNIT PRICE CONTRACTS

A. For unit price contracts, the bid item prices on the Project Bid Schedule shall be used as the basis for the schedule of values. The Contractor shall resubmit the bid item prices in the format described herein, and may, at its option, or if requested by the County, divide the items in the Project Bid Schedule into sub-items to provide a more detailed basis of payment.

1.05 LUMP SUM CONTRACTS

A. For lump sum contracts, if the Work involves separate facilities, e.g. multiple pump stations, the cost of the Work shall be separated by each facility and into schedule of value items. Break principal subcontract amounts down into these items. The lump sum cost for each facility shall be submitted individually and split into the schedule of values listed in items 1 through 14.

1. Demolition of existing pump station
2. Bypass pumping
3. Wetwell structure, liner, top slab, hatch covers and appurtenances
4. Valve vault structure, hatch covers & appurtenances, drain piping and appurtenances
5. Wetwell (mechanical): 316 stainless steel piping and appurtenances, pumps, and base plates
6. Valve vault (mechanical) - piping, valves, and appurtenances
7. Yard piping, fittings, valves, and appurtenances (outside of structures)
8. Site work and access drive
9. Chain link fence and gates
10. Masonry walls and gates
11. Odor control equipment, piping, monitoring equipment, etc
12. Generator, fuel storage tank and related piping
13. Electrical control panel, wiring, and connections
14. Start-up and testing

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
SECTION 01380
AUDIO – VISUAL DOCUMENTATION

PART 1 - GENERAL

1.01 PURPOSE AND DESCRIPTION OF WORK

A. The purpose of the audio visual documentation is to provide the County with regularly documented audio visual records of the Construction process from the existing conditions through final completion.

1.02 PRE-CONSTRUCTION VIDEO REQUIREMENTS INCLUDED

A. The Contractor shall employ a professional videographer to take a Pre-Construction video of the entire site including the areas of adjacent properties within 100 feet of the limits of Work and shall be made within 30 days of Work beginning. Special attention shall be made to show the existing paved roads, shoulders, signs, and other existing features.

B. The Contractor shall submit a quality audio-video recording documenting Pre-Construction field conditions for the entire project. When the Work includes construction of water, wastewater, reuse, or other line in the vicinity of any street or road, the Contractor shall take digital audio-video recordings of existing conditions along both sides of the street or road. The Pre-Construction video shall be submitted to the County and accepted prior to commencing any Work or using any Contractor laydown areas.

C. Electronic digital photography shall also be used as necessary to record and facilitate resolution of on-site issues through the transmission of electronic photographs by e-mail from the site to the Professional’s and County’s offices.

PART 2 - PRODUCTS

2.01 AUDIO-VIDEO RECORDING

A. Each audio-video recording shall be saved on appropriate DVD media viewable on standard DVD players or computer.
B. Each DVD shall contain the following information and arrangement at the beginning as a title screen:

Orange County, Florida  
PROJECT NAME  
PROJECT NUMBER  
CONTRACTOR: (Name of Contractor)  
DATE: (When video was taken)  
VIDEO BY: (Firm Name of Videographer)  
LOCATION: (Description of Location(s) and View(s))

C. Each DVD recording section shall begin with an audio description of the County's name, Contract name and number, Contractor's name, date and location information such as street name, direction of travel, viewing side, etc.

D. Information appearing on the video recording must be continuous and run simultaneously by computer generated transparent digital information. No editing or overlaying of information at a later date will be acceptable.

E. Digital information to appear in the upper left corner shall be as follows:
   1. Name of Contractor
   2. Day, date and time
   3. Name of Project & Specification Number

F. Time must be accurate and continuously displayed on the video record

G. Written documentation must coincide with the information on the DVD so as to make easy retrieval of locations at a later date.

H. The video system shall have the capability to transfer individual frames of video electronically into hard copy prints or photographic negatives.

I. Audio shall be recorded at the same time as the video recording and shall have the same information as on the viewing screen. Special commentary shall be given for unusual conditions of buildings, sidewalks and curbing, foundations, trees and shrubbery, structures, equipment, pavement, etc.

J. All DVDs and boxes shall bear labels with the following information:
   1. DVD Number
   2. County's Name
   3. Date of Recording
   4. Project Name and Number
   5. Location and Standing Limit of Video

2.02 CONSTRUCTION PHOTOGRAPHS

A. The Contractor shall employ a competent photographer to take construction record photographs periodically during the course of the Work.
B. Prints: Date imprinted 8-inch x 10-inch high resolution glossy single weight color print paper; five (5) sets, bound in 3 ring binders to be provided to the County with each respective Application for Payment and distributed by the County as follows:
1. County (2 sets)
2. Engineer (1 set)
3. Contractor (1 set)
4. Project Record Data (1 set stored by Contractor to be furnished to County upon Closeout)

PART 3 - EXECUTION

3.01 VIDEO VIEWS REQUIRED

A. Complete coverage shall include all surface features within 100' of the Work area to be used by the Contractor and shall be supported by appropriate audio description made simultaneously with video coverage. Such coverage shall include, but not be limited to, all existing driveways, sidewalks, curbs, ditches, roadways, landscaping, trees, culverts, headwalls, and retaining walls, equipment, structures, pavements, manholes, vaults, handrails, etc. located within the work zone. Video coverage shall extend to the maximum height of all structures within this zone.

B. The video recorder shall take special efforts to point out and provide audio commentary on cracking, breakage, damage, and other defects in existing features.

C. All video recording shall be done during times of good visibility. No video recording shall be done during periods of visible precipitation, or when more than ten percent of the ground area is covered with standing water, unless otherwise authorized by County.

D. Prior to commencement of audio video recording, the Contractor shall notify the County in writing within 48 hours of the audio video recording. The County may provide a designated representative to accompany and observe all video recording operations. Audio video recording completed without a County Representative present will be unacceptable unless specifically authorized by the County.

3.02 AUDIO-VIDEO REQUIREMENTS

A. Major Locations:
1. The Contractor shall provide color digital video of each major facility and structures and facilities adjacent to the Construction before construction starts.
2. All videos shall be recorded with character generator operating with date, time, and location on screen. During video recording, the Contractor shall narrate video explaining what is being shown. All master videos shall be delivered to the County.
3. The audio and video portions of the recording shall maintain viewer orientation. To this end, overall establishing views of all visible house and business addresses shall be used. In areas where the proposed construction location will not be readily apparent to the video recording viewer, highly visible yellow flags shall be placed, by the Contractor, in such a fashion as to clearly indicate the proposed center line of Construction. When conventional wheeled vehicles are used as conveyances for the recording system, the vertical distance between the camera lens and the ground shall not exceed 10 feet. The camera shall be firmly mounted such that transport of the camera during the recording process will not cause an unsteady picture.

4. All video recording shall be done during time of good visibility. No video recording shall be done during precipitation, mist or fog. The recording shall only be done when sufficient sunlight is present to properly illuminate the subjects of recording and to produce bright, sharp video recordings of those subjects.

5. The average rate of travel during a particular segment of coverage shall be directly proportional to the number, size and value of the surface features within that construction area’s zone of influence. The rate of speed in the general direction of travel of the vehicle used during taping shall not exceed 44 feet per minute.

3.03 PHOTOGRAPHS

A. A minimum of three (3) views (top, upstream, and downstream) each shall generally be taken prior to backfilling pipelines or structures. Photographs shall be provided for:
   1. Utility conflicts/relocations
   2. Manholes
   3. Pump stations
   4. Boring and jacking
   5. Directional drilling pipe entrance and exit
   6. Valve installation
   7. Air release valve installation
   8. Fire hydrant assembly

B. Photo Identification
   1. Name of Project
   2. Name of Structure
   3. Orientation of View
   4. Date & Time of Exposure
   5. Film numbered identification of exposure

END OF SECTION
PART 1 - GENERAL

1.01 SITE INVESTIGATION AND CONTROL

A. Contractor shall verify all dimensions in the field and check field conditions continuously during construction. Contractor shall be solely responsible for any inaccuracies built into the Work due to Contractor's failure to comply with this requirement.

B. Contractor shall inspect related and appurtenant Work and report in writing to County any conditions which will prevent proper completion of the Work. Failure to report any such conditions shall constitute acceptance of all site conditions, and any required removal, repair, or replacement caused by unsuitable conditions shall be performed by the Contractor at Contractor's sole cost and expense.

1.02 INSPECTION OF THE WORK

A. The Work shall be conducted under the general observation of representatives of the County acting on behalf of the County to ensure strict compliance with the requirements of the Contract Documents. Such inspection may include mill, plant, shop, or field inspection, as required. The County shall be permitted access to all parts of the Work, including plants where materials or equipment are manufactured or fabricated. Inspection by the County are in addition to the inspections required of Contractor by his QC Representatives.

B. The presence of the County, however, shall not relieve the Contractor of the responsibility for the proper execution of the Work in accordance with all requirements of the Contract Documents. Compliance is a duty of the Contractor, and said duty shall not be avoided by any act or omission on the part of the County. Further, no requirement of this Contract may be waived or modified except by change order or formal (written) substitution approval.

C. All materials and articles furnished by the Contractor shall be subject to rigid inspection, and no materials or articles shall be used in the Work until they have been inspected and accepted by the County. No Work shall be backfilled, buried, cast in concrete, hidden, or otherwise covered until it has been inspected. Any Work so covered in the absence of inspection shall be subject to uncovering. Where uninspected Work cannot be uncovered, such as in concrete cast over reinforcing steel, all such Work shall be subject to demolition, removal, and reconstruction under proper inspection and no additional payment will be allowed therefore.
D. The Contractor is responsible for the Quality of his own work and shall designate a qualified individual, to be approved by the County, who will ensure that all work is performed in strict accordance with the Contract Documents. This quality representative shall inspect the work for the Contractor and provide to the County and the Contractor a report outlining all work accomplished, all inspections, and all testing performed for all days when work is performed. The objective of this report is to provide "Objective Evidence of Compliance" by the Contractor with the requirements of the Contract.

1.03 TIME OF INSPECTION AND TESTS

A. Samples and testing required under these Specifications shall be furnished and prepared in ample time for the completion of the necessary tests and analyses before said articles or materials are to be used. Except as otherwise provided in the Contract Documents, performance of the required tests will be by the Contractor and all costs therefore will be borne by the Contractor at no cost to the County. Whenever the Contractor is ready to backfill, bury, cast in concrete, hide, or otherwise cover any Work under this Contract, the County shall be notified not less than 24-hours in advance to request inspection before beginning any such Work of covering. Failure of the Contractor to notify the County at least 24-hours in advance of any such inspections shall be reasonable cause for the County to order a sufficient delay in the Contractor's schedule to allow time for such inspection, any remedial, or corrective work required, and all costs of such delays, including its impact on other portions of the Work, shall be borne by the Contractor.

1.04 SAMPLING AND TESTING

A. When not otherwise specified, all sampling and testing shall be in accordance with the methods prescribed in the current standards of the ASTM, as applicable to the class and nature of the article or materials considered. However, the County reserves the right to use any generally accepted system of inspection which, in the opinion of the County, will ensure the County that the quality of the workmanship is in full accord with the Contract Documents.

B. Any waiver of any specific testing or other quality assurance measures, whether or not such waiver is accompanied by a guarantee of substantial performance as a relief form the specified testing or other quality assurance requirements as originally specified, and whether or not such guarantee is accompanied by a performance bond to assure execution of any necessary corrective or remedial work, shall not be construed as a waiver of any technical or qualitative requirements of the Contract Documents.

C. Notwithstanding the existence of such waiver, the County shall reserve the right to make independent investigations and tests as specified in the following paragraph and, upon failure of any portion of the Work to meet any of the qualitative requirements of the Contract Documents, shall be reasonable cause for the County to require the removal or correction and reconstruction of any such Work.
D. In addition to any other inspection or quality assurance provisions that may be specified, the County shall have the right to independently select, test, and analyze, at the expense of the County, additional test specimens of any or all of the materials to be used. Results of such tests and analyses shall be considered along with the tests or analyses made by the Contractor to determine compliance with the applicable specifications for the materials so tested or analyzed provided that wherever any portion of the Work is discovered, as a result of such independent testing or investigation by the County which fails to meet the requirements of the Contract Documents, all costs of such independent inspection and investigation and all costs of removal, correction, reconstruction, or repair of any such Work shall be borne by the Contractor.

1.05 RIGHT OF REJECTION

A. The County shall have the right at all times and places to reject any articles or materials to be furnished hereunder which, in any respect, fail to meet the requirements of the Contract Documents, regardless of whether the defects in such articles or materials are detected at the point of manufacture or after completion of the Work at the site. If the County or inspector, through an oversight or otherwise, has accepted materials or Work which is defective or which is contrary to the Contract Documents, such material, no matter in what stage or condition of manufacture, delivery, or erection, may be rejected by County.

B. Contractor shall promptly remove rejected articles or materials from the site of the Work after notification or rejection.

C. All costs of removal and replacement of rejected articles or materials, as specified herein, shall be borne by the Contractor.

D. If the Contractor fails to remove or replace defective work after notification to do so, the County may have the work removed and replaced by others and deduct all costs from the Contractor's pay requests.

1.06 TESTING LABS

A. All geotechnical testing laboratory services for field testing will be paid by the County. The lab(s) shall function as independent lab(s) and report independently to the County and the Contractor. The test lab(s) may not approve or allow any deviation from the Contract Documents.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
PART 1 - GENERAL

1.01 DESCRIPTION

A. Scope of Work:
   1. County will employ, and pay for services of an Independent Testing Laboratory to perform Testing specifically indicated on the Contract Documents or specified in the Specifications and may at any other time elect to have materials and equipment tested for conformity with the Contract Documents.
   2. Contractor shall cooperate with the laboratory to facilitate the execution of its required services.
   3. Employment of laboratory by County shall in no way relieve Contractor's obligations to perform the Work.

B. Related Requirements Described Elsewhere:
   2. Respective section of Specifications: Certification of products.
   3. Each Specification section listed: Laboratory tests required, and standards for testing.

1.02 CONTRACTOR'S RESPONSIBILITIES

A. Cooperate with County's personnel; provide access to work and manufacturer's operations.

B. Secure and deliver to the County adequate representational samples of materials proposed to be used and which require testing.

C. Provide to the County the preliminary design mix proposed to be used for concrete, and other materials mixes which require control by the testing laboratory.

D. Materials and equipment used in the performance of work under this Contract are subject to inspection and testing at the point of manufacturer or fabrication. The County may require the Contractor to provide statements or certificates from the manufacturers and fabricators that the materials and equipment provided by them are manufactured or fabricated in full accordance with the standard specifications indicated in the Contract Documents. All costs of this testing and providing statements and certificates shall be a subsidiary obligation of the Contractor, and no extra charge to the County shall be allowed on account of such testing and certification.

E. Contractor shall not have direct contact with laboratory or laboratory personnel. All testing shall be coordinated through County.

F. Furnish incidental labor and facilities:
1. To provide access to work to be tested.
2. To obtain and handle samples at the Project site or at the source of the product to be tested.
3. To facilitate inspections and tests.
4. For storage and curing of test samples which may include curing boxes or whatever is needed to maintain standards.

G. Notify County sufficiently in advance of operations to allow for laboratory assignment of personnel and scheduling of tests. When tests or inspections cannot be performed after such notice, reimburse County for laboratory personnel and travel expenses incurred due to Contractor’s negligence. The following field testing schedule summarizes the responsibilities of various tests that may be required by the Contract Documents.

<table>
<thead>
<tr>
<th>TEST</th>
<th>NOTES</th>
<th>PAID FOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Soil Compaction</td>
<td>A. Pipe Work: Every 300 ft. at each lift of compaction</td>
<td>County</td>
</tr>
<tr>
<td></td>
<td>B. Structures: As a minimum one test per 2000 SF of fill area per lift, or at least 2 tests per structure per lift as specified in material specifications sections</td>
<td></td>
</tr>
<tr>
<td>Low Pressure Air Exfiltration</td>
<td>Each section of gravity sewer pipe between manholes or lift station</td>
<td>Contractor</td>
</tr>
<tr>
<td>Hydrostatic Pressure</td>
<td>All segments of pressure piping (24-hour test).</td>
<td>Contractor</td>
</tr>
<tr>
<td>Hydrostatic Leakage</td>
<td>All segments of pressure piping (2-hour test).</td>
<td>Contractor</td>
</tr>
<tr>
<td>Bacteriological</td>
<td>As required by local and state agencies</td>
<td>County</td>
</tr>
<tr>
<td>Asphalitic Concrete Paving</td>
<td>As required by or per specifications</td>
<td>County</td>
</tr>
<tr>
<td>LBR</td>
<td>Each 600 SY of pavement or as per specifications</td>
<td>County</td>
</tr>
<tr>
<td>Concrete</td>
<td>Slump test each delivery, cylinders every 20 CY or per specifications</td>
<td>County</td>
</tr>
<tr>
<td>Asbestos</td>
<td>Environmental testing of materials</td>
<td>County</td>
</tr>
<tr>
<td>All Other Testing</td>
<td>As specified in various sections of the Project Manual</td>
<td>As Indicated</td>
</tr>
</tbody>
</table>

H. Employ and pay for the services of the same or a separate, equally qualified independent testing laboratory to perform additional inspections, sampling and testing required for the Contractor’s convenience.

I. If the test results indicate the material or equipment complies with the Contract Documents, the County shall pay for the cost of the testing laboratory. If the tests and any subsequent retests indicate the materials and equipment fail to meet the requirements of the Contract Documents, the Contractor shall pay for the laboratory costs of all test that does not pass required specifications directly to the County or the total costs shall be deducted from any payments due to the Contractor.
PART 1 - GENERAL

1.01 WORK INCLUDED

A. The Work specified in this Section consists of designing, providing, maintaining and removing temporary erosion and sedimentation controls as necessary to protect the Work and prevent sedimentation from the Contractor’s activities from entering water bodies or enter other parts of the County’s or other property owners sites outside the Construction limits.

B. Temporary erosion controls include, but are not limited to; grassing, mulching, netting, watering and reseeding on-site surfaces and soil and borrow area surfaces, and providing interceptor ditches at end of berms and at those locations which will ensure that erosion during Construction will be either eliminated or maintained within acceptable limits as established by the regulatory agencies having jurisdiction.

C. Temporary sedimentation controls include, but are not limited to; silt dams, traps, barriers, and appurtenances at the foot of sloped surfaces which will ensure that sedimentation pollution will be either eliminated or maintained within acceptable limits as established by the regulatory agencies having jurisdiction.

1.02 REQUIREMENTS

A. The Contractor is responsible for providing effective temporary erosion and sediment control measures during Construction or until final controls become effective.

B. The Contractor shall be responsible for filing Notice of Intent for Construction Activities with regulatory agencies (SJRWM, SFWMD, and FDEP) as required by law, if thresholds are expected to be exceeded.

C. The areas of unstabilized soil cover shall be minimized at all times to limit erosion and sedimentation.

1.03 SUBMITTALS:

A. The Contractor shall prepare and submit an Erosion and Sedimentation Control Plan (Stormwater Pollution Prevention Plan) for County review and approval. The Plan shall be in effect throughout the Construction duration.
PART 2 - PRODUCTS

2.01 EROSION CONTROL

A. Seed: Scarified Argentine Bahia.

B. Sod: Bermuda grass, Argentine Bahia grass, Pensacola Bahia grass or St. Augustine. Grassing and Sodding Materials: As specified in Section 981 FDOT Specification for Road & Bridge Construction.

C. Netting: Polypropylene mesh netting 5/8-inch x 3/4-inch (16 x 19mm) mesh with interwoven curlex fibers as manufactured by American Excelsior Company or equal. Netting: Fabricated of material in conformance with Section 985 FDOT Specification for Road & Bridge Construction.

2.02 SEDIMENTATION CONTROL

A. Bales: Clean, synthetic hay type. Minimum dimensions of 14-inch by 18-inch by 36-inches at the time of placement.

B. Netting: Fabricated of material in conformance with Section 985 FDOT Specification for Road & Bridge Construction.

C. Sediment Control Fencing (Silt Fencing): As manufactured by American Excelsior Company or equal.

D. Filter stone: Crushed stone conforming to Florida Department of Transportation Specifications.

E. Concrete block: Hollow, non-load bearing type.

F. Concrete: Exterior grade not less than 1-inch thick.

G. Turbidity Barriers: Floating or staked as required.

PART 3 - EXECUTION

3.01 TEMPORARY EROSION CONTROL

A. See Section 02578 "Solid Sodding."

3.02 SEDIMENTATION CONTROL

A. Install and maintain silt fences and dams, traps, barriers, and appurtenances as shown on the approved descriptions and working Drawings. Replace deteriorated hay bales and dislodged filter stone. Repair portions of any devices damaged at no additional expense to the County.
B. Install all sediment control devices in a timely manner to ensure the control of sediment. At sites where exposure to sensitive areas is likely, complete installation of all sediment control devices before starting earthwork.

C. Use approved temporary erosion control features to correct conditions that develop during Construction that were not foreseen when the Erosion and Sedimentation Control Plan was first approved.

3.03 PERFORMANCE

A. Should any of the temporary erosion and sediment control measures employed by the Contractor fail to produce results that comply with the requirements of the Regulatory agency having jurisdiction, the County or the Professional, the Contractor shall immediately take whatever steps necessary to correct the deficiency at its own expense to protect the Work and any adjacent property to the site, as well as to prevent contamination of any river, stream, lake, tidal waters, reservoir, canal or other water impoundments.

B. The side slope areas with unstabilized or unprotected soil cover shall be minimized at all times to limit erosion and sedimentation.

C. Incorporate permanent erosion control features into the Project at the earliest practical time.

D. Remove temporary erosion and sedimentation controls when the Work is complete and in accordance with the Erosion and Sedimentation Control Plan (Stormwater Pollution Prevention Plan) and the Notice of Intent for Construction Activities filed with regulatory agencies.

3.04 MAINTENANCE OF EROSION AND CONTROL FEATURES

A. Provide routine maintenance of permanent and temporary erosion control features, at no expense to the County, until the Project is complete and accepted.

END OF SECTION
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SECTION 01570
MAINTENANCE OF TRAFFIC

PART 1 - GENERAL

1.01 DESCRIPTION

This section includes identifying safety hazards and then furnishing all necessary labor, materials, tools, and equipment including, but not limited, to signs, barricades, traffic drums, cones, flashers, construction fencing, flag persons, warning devices, temporary pavement markings, delineators, etc., to control vehicular and pedestrian traffic through and adjacent to the project area. These measures and actions shall be taken to safely maintain the accessibility of public and construction traffic by preventing potential construction hazards. This Work shall also include all costs associated with the erecting, maintaining, moving, adjusting, cleaning, relocating, and storing the materials necessary to ensure safe movement of vehicular and pedestrian traffic throughout the project area. The Contractor may request that the County approve the detouring of traffic around the Construction area if it is in the best interest of public safety and the County. Detouring shall be limited to normal construction hours and two way traffic patterns shall be re-established at the end of each work day.

1.02 REQUIREMENTS

A. Traffic planning and control for the maintenance and protection of pedestrian and vehicular traffic affected by the Contractor’s Work includes, but is not limited to:
   1. Construction and maintenance of any necessary detour equipment and facilities;
   2. Providing necessary facilities for access to residences and businesses;
   3. Furnishing, installing, and maintenance of traffic control and safety devices (e.g. signage, barricades, barriers, message boards, etc.), and flag persons as appropriate during Construction;
   4. Control of water runoff, dust and any other special requirements for safe and expeditious movement of traffic.

B. Planning, maintenance and control of traffic shall be provided at the Contractor’s expense. The Contractor will bear all expense of maintaining the vehicle and pedestrian traffic throughout the work area.

C. The Contractor will ensure all personnel involved in traffic control are properly trained and capable of communicating with the public during closures and detours. The Contractor may be required to hire off-duty uniformed police officers, in addition to flag persons, to direct and maintain traffic on heavily traveled thoroughfares on which traffic is subject to delays or detours caused by the Contractor’s operations. Locations and conditions requiring such uniformed police officers shall be as directed by the County.
D. The Contractor will remove temporary equipment and facilities when no longer required, restore grounds to original, or to specified conditions.

1.03 SUBMITTALS

A. Submit at Contractor’s own expense a Traffic Control Plan for approval by the County. Sequence the Work in a manner that will minimize disruption of vehicular and pedestrian access through and around the construction area.

B. The Traffic Control Plan will detail procedures and protective measures proposed by the Contractor to provide for protection and control of traffic affected by the Work consistent with the following applicable standards:
   1. Standard Specifications for Road and Bridge Construction, latest edition including all subsequent supplements issued by the Florida Department of Transportation, (FDOT Spec.).

C. All references to the respective agencies in the above referenced standards shall be construed to also include the municipality as applicable for this Work.

D. The Traffic Control Plan will be signed and sealed by a Professional Engineer registered in the state of Florida and shall include proposed locations and time durations of the following, as applicable:
   1. Pedestrian and public vehicular traffic routing.
   2. Lane and sidewalk closures, other traffic blockage and lane restrictions and reductions anticipated to be caused by construction operations. Show and describe the proposed location, dates, hours and duration of closure, vehicular and pedestrian traffic routing and management, traffic control devices for implementing pedestrian and vehicular movement around the closures, and details of barricades.
   3. Location, type and method of shoring to provide lateral support to the side of an excavation or embankment parallel to an open travel-way.
   4. Allowable on-street parking within the immediate vicinity of worksite.
   5. Access to buildings immediately adjacent to worksite.
   6. Driveways blocked by construction operations.
   7. Temporary traffic control devices, temporary pavement striping and marking of streets and sidewalks affected by construction
   8. Temporary commercial and industrial loading and unloading zones.
   9. Construction vehicle reroutes, travel times, staging locations, and number and size of vehicles involved.
E. Obtain and submit prior to erection, or otherwise impacting traffic, all required permits from all authorities having jurisdiction, including Orange County Public Works, if applicable.

PART 2 - PRODUCTS

2.01 MATERIALS AND EQUIPMENT

A. The Contractor will furnish barricades, warning signs, delineators, pilot cars and other traffic control materials and equipment in accordance with the Manual of Uniform Traffic Control Devices for Streets and Highways published by the United States Government Printing Office.

2.02 FLAG PERSONS

A. All flag persons used on this Project will adhere to the following requirements:
   1. Any person acting as a flag person on this Project will have attended a training session taught by a Contractor’s qualified trainer before the start date of this contract.
   2. The Contractor’s qualified trainer will have completed a "Flag person Train the Trainer Session" in the five years previous or before the start date of this contract and will be on file as a qualified flag person trainer.
   3. The flag person trainer’s name and Qualification Number will be furnished by the Contractor at the Pre-Construction meeting. The Contractor will provide all flag persons with the Flag Person Handbook and will observe the rules and regulations contained therein. This handbook will be in the possession of all flag person while flagging on the Project.
   4. Flag persons will not be assigned other duties while working as authorized flag persons.
   5. Any person replacing flag person for break shall have the same training.

PART 3 - EXECUTION

3.01 NOTIFICATIONS

A. The Contractor will notify individual owners, owner’s agents, and tenants of buildings adjacent to worksite in writing, with copies to the County, 72 hours in advance of any disruption to their access to those buildings and/or use of public ways adjacent to the buildings or prohibiting the stopping and parking of vehicles.

B. Before closing any vehicle or pedestrian thoroughfare, the Contractor will give written notice to the County. Notice will be given no less than 72 hours in advance of the proposed closure, or as may be otherwise provided in the accepted Traffic Control Plan, so that the final approval of such closings can be obtained at least 48 hours in advance.
C. The Contractor is responsible for notifying Fire and Ambulance Departments whenever roads are impassable.

D. The Contractor will immediately notify the County of any vehicular or pedestrian safety or efficiency problems incurred as a result of the construction of the Project.

3.02 GENERAL TRAFFIC CONTROL

A. The Contractor will sequence and plan construction operations and will generally conduct Work in such a manner as not to unduly or unnecessarily restrict or impede normal traffic.

B. Unless otherwise provided, all roads within the limits of the Work will be kept open to all traffic by the Contractor. The Contractor will keep the portion of the project being used by public traffic, whether it is through or local traffic, in such condition that traffic will be adequately accommodated.

C. The Contractor will be responsible for installation and maintenance of all traffic control devices and requirements for the duration of the construction period. Necessary precautions for traffic control will include, but not be limited to, warning signs, signals, lighting devices, markings, barricades, canalizations and hand signaling devices.

D. The Contractor will provide and maintain in a safe condition temporary approaches or crossings and intersections with trails, roads, streets, businesses, parking lots, residences, garages and farms.

E. The Contractor will provide emergency access to all residences and businesses at all times. Residential and business access will be restored and maintained at all times outside of the Contractor’s normal working hours.

F. Traffic is to be maintained on one section of existing pavement, proposed pavement, or a combination thereof. Alternating one way traffic may be utilized and limited to a maximum length of 500 feet during construction hours. Lane width for alternating one-way traffic will be kept to a minimum width of 10 feet, or as directed by the County.

G. Travel lanes and pedestrian passways will be drained and kept reasonably smooth, and in a suitable condition at all times in order to provide minimum interference to traffic consistent with the prosecution of the Work.

H. The Contractor will make provisions at all "open cut" street crossings to allow for free passage of vehicles and pedestrians, either by bridging or other temporary crossing structures. Such structures will be of adequate strength and proper construction and will be maintained by the Contractor in such a manner as not to constitute an undue traffic hazard.
I. The Contractor will keep all signs in proper position, clean, and legible at all times. Care will be taken so that weeds, shrubbery, construction materials, equipment, and soil are not allowed to obscure any sign, light, or barricade. Signs that do not apply to construction conditions should be removed or adjusted so that the legend is not visible to approaching traffic.

J. The County may determine the need for, and extent of, additional striping removal and restriping.

K. Excavated material, spoil banks, construction materials, equipment and supplies will not be located in such a manner as to obstruct traffic, as practicable. The Contractor will immediately remove from the site all demolition material, exercising such precaution as may be directed by the County. All material excavated shall be disposed of so as to minimize traffic and pedestrian inconvenience and to prevent damage to adjacent property.

L. During any suspension, the Contractor will make passable and open to traffic such portions of the Project and/or temporarily roadways as directed by the County for accommodation of traffic during the anticipated period of suspension. Passable conditions will be maintained until issuance of an order for the resumption of construction operations. When Work is resumed, the Contractor will replace or renew any Work or materials lost or damaged because of such temporary use in every respect as though its prosecution had been continuous and without interferences.

3.03 TEMPORARY SHORING

A. Use shoring to maintain traffic when it is necessary to provide lateral support to the side of an excavation or embankment parallel to an open travel-way. Provide shoring when a theoretical 2:1 or steeper slope from the bottom of the excavation or embankment intersects the existing ground line closer than 5 feet (1.5 m) from the edge of pavement of the open travel-way.

B. The Contractor will furnish, install, and remove sheeting, shoring, and bracing necessary to maintain traffic at locations shown on the Traffic Control Plan and other locations determined during construction.

END OF SECTION
SECTION 01580
PROJECT IDENTIFICATION AND SIGNS

PART 1 - GENERAL

1.01 REQUIREMENTS INCLUDED

A. The Contractor shall furnish, install, and maintain all sign materials including sign posts, weighted stands, brackets, any required mounting hardware, and miscellaneous materials required for temporary signs for the purpose of:
   1. Project Identification.
   2. Informational signs to direct traffic
   3. On-site safety signs as appropriate for the Work

B. Remove temporary signs on completion of Construction prior to obtaining Certificate of Occupancy and Substantial Completion.

C. Allow no other signs to be displayed without written approval of the County.

1.02 SUBMITTALS

A. Submit complete Shop Drawings identifying locations, material, layout, sign content, font type and size, and sample colors. Make sign and lettering to scale, clearly indicating condensed lettering if used. The sign details will be submitted to the County for approval prior to fabrication.

B. Submit method of erection to include materials, fasteners, and other items to assure compliance with the requirements for wind pressures as required by the authorities having jurisdiction.

C. Submit signs in accordance with any details provided in the Drawings.

D. Prior to erection obtain and submit all required permits from the authorities having jurisdiction.

1.03 PROJECT IDENTIFICATION SIGN

A. Provide 1 painted sign at the site, or at each end of the Work if a linear project, or at each of the separate sites of Work, if applicable. The sign will be not less than 32-square feet area, with a minimum dimension of 4-feet and painted graphics with content to include:
   1. Title of Project
   2. Orange County Government name and logo
   3. Names and titles of the Board of County Commissioners, County Administrator, Director of Orange County Utilities Department, the Consulting Engineer, and the Contractor
B. Erect on the site at a lighted location of high public visibility, adjacent to main entrance to site, as approved by the County. The sign must be located 5-feet from all rights-of-way and 20-feet from all property lines.

1.04 INFORMATIONAL SIGNS

A. All signs and other traffic control devices shall conform to the requirements for shape, color, size, and location as specified in the latest Manual on Uniform Traffic Control and Safe Streets and Highways and the Florida Manual of Traffic Control and Safe Practices for Street and Highway Construction, Maintenance and Utility Operations. Information as to the above may be obtained from FDOT Division engineers.

PART 2 - PRODUCTS

2.01 SIGN MATERIALS

A. Structure and Framing: New construction grade lumber, structurally adequate and suitable for exterior application and specified finish.

B. Sign Panels: New A-B Grade, exterior type, APA DF plywood with inset hardwood edges and mitered corners, standard large sizes to minimize joints.
   1. Thickness: As required by standards to span framing members, to provide even, smooth surface without waves or buckles, minimum 3/4-inch.

C. Rough Hardware: Galvanized steel, of sizes and types to enable sign assemblies to resist wind pressures as required by the authorities having jurisdiction but not less than a wind velocity of 50-mph.
   1. Use minimum 1/2-inch diameter button head carriage bolts to fasten sign panels to supporting structures. Bolt heads to be painted to match sign face.

D. Paint: Exterior quality, as specified in Division 9 or as a minimum as specified herein.
   1. Primer and finish coat: exterior, semi-gloss, alkyd enamel.
   2. Colors for structure, framing, sign surfaces, and graphics: As shown on the Drawings or as selected by the County.

E. Safety Sign Number Tags
   1. Removable aluminum or galvanized steel, with 4-inch high, blue numerals and steel tag hooks.

PART 3 - EXECUTION

3.01 PROJECT IDENTIFICATION SIGN

A. Install project identification signs within 10-days of the Notice to Proceed date. Failure to erect the signs may be reason to delay approval of the initial Application for Payment.
B. Paint exposed surfaces of supports, framing, and surface material; one (1) coat of primer and two (2) coats of finish paint.

C. Set signs plumb and level and solidly brace as required to prevent displacement during the Construction period. If mounted on posts, sink posts 3-feet to 4-feet below grade, leaving a minimum of 8-feet of each post above grade for mounting the sign.

D. Install informational signs at a height for optimum visibility, on ground mounted poles or attached to temporary structural surfaces.

3.02 MAINTENANCE

A. Maintain signs and supports in a neat, clean condition; repair damages to structure, framing, or sign.

B. Relocate informational signs as required by the progress of the Work.

C. Poorly maintained, defaced, damaged, or dirty signs shall be replaced, repaired, or cleaned without delay.

D. Special care must be taken to ensure that construction materials and dust are not allowed to obscure the face of a sign.

E. Signs not in effect shall be covered or removed.

3.03 REMOVAL

A. Remove signs, framing, supports, and foundations at Substantial Completion of the Work.

B. Leave areas clean and patch as required to remove any traces of temporary signs.

END OF SECTION
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SECTION 01590
CONSTRUCTION FIELD OFFICE

PART 1 - GENERAL

1.01 SECTION INCLUDES

A. Contractor provision of temporary utilities to include electricity, lighting, internet connectivity, heat, ventilation, telephone service, water, and sanitary facilities.

B. Contractor provision of temporary controls to include barriers, enclosures and fencing, and water control.

C. Contractor provision of temporary facilities to include access roads, parking, and temporary buildings.

D. Contractor provision of field offices for the County.

E. Restrictions on the use of existing adjacent facilities.

1.02 TEMPORARY ELECTRICITY

A. Provide and pay for power service required for Construction and testing from local utility source.

B. Provide temporary electric feeder from existing electrical service at location as directed by utility company. Power consumption will not disrupt the County’s need for continuous service. Coordinate with the County before making taps or disturbing existing service.

C. Provide separate metering and pay for cost of energy used until substantial completion. If electric service is turned over to and paid for by the County prior to substantial completion, reimburse the County for energy used up to substantial completion.

D. Provide power outlets for Construction operations, with branch wiring and distribution boxes located as required. Provide OSHA approved flexible power cords as required.

E. Contractor-installed permanent convenience receptacles may be used during Construction.

1.03 TEMPORARY LIGHTING

A. Provide and maintain adequate lighting for Construction operations to achieve a minimum lighting level of one (1) watt/sq ft.

B. Provide and maintain 2 foot candle lighting to exterior staging and storage areas after dark for security purposes.
C. Provide and maintain 0.25 watt/sq ft H.I.D. lighting to interior Work areas after dark for security purposes.

D. Provide branch wiring from power source to distribution boxes with lighting conductors, pigtails, and lamps as required.

E. Maintain lighting and provide routine repairs.

F. Permanent building lighting may be used during Construction.

1.04 TEMPORARY HEAT AND COOLING

A. Provide and pay for heating and cooling as required to maintain specified conditions for Construction operations or as required for proper conduct of operations included in the Work.

B. Prior to operation of permanent equipment for temporary purposes, verify that installation is approved for operation, equipment is lubricated and temporary filters are in place. Provide and pay for operation, maintenance, and regular replacement of filters and worn or consumed parts.

C. Maintain minimum ambient temperature of 50 degrees F and maximum relative humidity of 50% in areas where Construction is closed in and final finishes are to be placed, unless indicated otherwise in specifications.

1.05 TEMPORARY VENTILATION

A. Ventilate enclosed areas to assist cure of materials, to dissipate humidity, and to prevent accumulation of dust, fumes, vapors, or gases.

1.06 TEMPORARY WATER SERVICE

A. Provide, maintain, and pay for suitable quality water service required for Construction operations. Coordinate with the County if water supply is not separately metered. Pay all costs and expenses associated with such use.

B. Extend branch piping with outlets located so water is available by hoses with threaded connections.

1.07 TEMPORARY SANITARY FACILITIES

A. Provide and maintain required facilities and enclosures on-site. Maintain daily in clean and sanitary condition. Adjacent County office building toilet facilities are not to be used by Contractor.

1.08 BARRIERS

A. Provide barriers to prevent unauthorized entry to Construction areas and to protect existing facilities and adjacent properties from damage from Construction operations.
B. Provide barricades required by governing authorities for public rights-of-way.

C. Provide protection for plant life designated to remain. Replace damaged plant life.

D. Protect non-owned vehicular traffic, stored materials, site and structures from damage.

1.09 FENCING

A. Unless directed otherwise in other sections of the Contract Documents, provide a 6 foot high fence completely around Construction site; provide with hinged vehicular and pedestrian gates with locks. Fencing will be galvanized, 2-inch mesh, chain link with solid top rail. Provide line posts and end posts as needed to maintain stretched and uniform fencing with no sags.

B. Fencing plan will be approved by the County for each phase of the project. Submit fencing layout diagram prior to the Pre-Construction meeting.

C. Provide visual fabric barrier at least 6 foot high on all fencing separating parking areas from Construction activities. Submit barrier fabric for approval before starting fencing. Barrier fabric will be capable of retaining physical integrity and color during the entire Construction period.

1.10 ACCESS ROADS

A. Provide and maintain uninterrupted public access to existing buildings. Construction activities will not interfere with access. If Contractor fails to maintain public access after 2 written notices within a 24 hour period, the County reserves the right to correct such situation and back charge the Contractor.

B. Construct and maintain temporary roads accessing public thoroughfares to serve Construction area.

C. Extend and relocate access roads as Work progress requires. Provide detours necessary for unimpeded traffic flow.

D. Provide and maintain access to fire hydrants, free of obstructions.

E. Designated existing on-site roads may be used for Construction traffic. Repair or restore any damaged areas caused as a result of Construction activity. Such repair will be to a like-new condition.

1.11 PARKING

A. Provide temporary surface parking areas to accommodate Construction personnel.

B. Do not allow Construction vehicle parking on existing pavement unless approved by County.
1.12 FIELD OFFICES (FOR UTILITIES DEPARTMENT)

A. Promptly after starting Work, the Contractor will provide and maintain one (1) field office for the use of the County until Substantial Completion.

B. The field offices will be an appropriate size required for the use of the County, as well as contain two offices and three desks. The field office structure will be a minimum of 10’ x 40’. The layout of the County’s field office will include adequate space to hold project meetings (minimum seating for 15).

C. Installation of the field offices will meet all local codes and ordinances. The Contractor will as a minimum install the structures on a level, well-drained area. Structures will be designed and installed to resist 130 mph winds or applicable State of Florida code whichever is more stringent.

D. The field offices will be provided with structurally sound and safe steps and landings for each door. The doors will have secure locks. Construct appropriate walkway and landings. Construct covers over each door that extends 3’ from the building and the full width of the landing.

E. The field offices will be designated as a "No Smoking Area".

F. The windows will be arranged for cross ventilation with screens.

G. Provide air conditioning and heating systems with thermostat control.

H. Provide electric power for the duration of the Work.

I. The Contractor will provide the following with the field office, at a minimum:
   1. Electric lights (50 foot candles at desk top height) and power supply outlets.
   2. When available, provide high speed Internet access to all desks for the duration of the Work.
   3. Acceptable toilet facilities with appropriate signage that meet all of the local and State health codes and regulations.
   4. Fire extinguisher (Halon type, minimum 4 lb. capacity).
   5. Water coolers, bottled water and paper cups.
   6. Tables for viewing the Project Drawings.
   7. Standard office supplies.
   8. Weekly janitorial services.

1.13 SPECIFIC REQUIREMENTS FOR THE FIELD OFFICES

Provide the following for the exclusive use of the County: (Unless otherwise noted, the quantity should be sufficient for the duration of the Work.)

A. Office Furnishings: The furniture will be delivered and placed as directed by the County.

B. Desks: Flat top, double pedestal, with one box and one file drawer in each pedestal, 60-inches by 30-inches. Total quantity will be three (3).
C. Chairs: Three (3) office-type chairs, adjustable heights, on rollers, with armrests.

D. Conference Table and Chairs: One (1) table (3’ x8’ minimum), scratch and stain resistant and fifteen (15) meeting-type chairs.

E. Drawing Table: Two (2) plywood or standard drawing tables, 3-feet by 6-feet, with all required appurtenances and two (2) extended height stools suitable for use at the drawing tables.

F. Printer: One (1) color printer inkjet printer capable of printing, scanning and coping Ledger, Legal and Letter size. Standard interfaces shall include Hi-Speed USB 2.0, Wireless (802.11b/g/n), Ethernet. Minimum requirements include: 35 page automatic document feeder, printing 20 color copies per minute at 6000 x 1200 dpi resolution, scan resolution 2400 x2400 dpi, flat bed document glass size Ledger (11” x17”)) with standalone copy features, minimum of 250 sheet input capacity cassettes and 2 additional complete set of ink cartridges. Brother MFC-J6710DW or equal. Printers to be retained by the County. All warranties, maintenance, servicing and sufficient appropriate ink/toner cartridges and paper for the duration of the Work.

G. One (1) each refrigerator, microwave, coffee machine, and toaster oven.

H. Provide Internet connection in each of the offices in the field trailer.
   1. The connection shall be at least 5.0 Mbps of download speed or greater. Provide office with a wireless network 802.11 n with minimum of 8 concurrent users in addition to the network requirements. Wireless network shall allow additional portable computers to gain internet access within the office.

I. File Cabinets, Storage, Bookcases:
   1. Three (3) Lateral Files: HON 600 Series, or equal, 42-inch wide, four-drawer.
   2. Two (2) steel vertical, hanging mobile plan stands, with approximately 12 hanging clamps. Provide all required clamps, of sufficient length to hold the Contract Drawings.
   3. Storage: two (2) industrial grade steel cabinets, locking handles, 36-inches wide by 18-inches deep by 72-inches high.
   4. Bookcases: three (3) HON metal bookcases, or equal, 34-1/2-inches wide by 12-5/8-inches deep by 71-inches high, color to be selected by the Engineer.

J. Miscellaneous Field Supplies:
   1. One (1) minimum/maximum digital thermometer, with batteries for the duration of the Work.
   2. One (1) rain gauge.
   3. One (1) paint gauge, magnetic, non-destructive type.

1.14 REMOVAL OF TEMPORARY UTILITIES, FACILITIES, AND CONTROLS

A. Remove all temporary utilities, equipment, facilities, and materials prior to submitting Final Application for Payment.

B. Remove temporary underground installations to minimum depth of 2 feet and Re-grade site.
C. Clean and repair damage caused by installation or use of temporary Work.

D. Restore any existing facilities used during Construction to original condition, unless otherwise directed in other sections of Contract Documents. Restore existing landscaping, drainage, paving, etc. to an "as-was" condition, unless otherwise directed in other sections of Contract Documents.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
SECTION 01610
DELIVERY, STORAGE, AND HANDLING

PART 1 - GENERAL

1.01 DESCRIPTION

A. This Section specifies the general requirements for the delivery, handling, storage and protection for all items required in the construction of the Work.

B. Deliver, handle and store products in accordance with manufacturer’s recommendations and by methods and means that will prevent damage, deterioration, and loss including theft and protect against damage from climatic conditions. Control delivery schedules to minimize long-term storage of products at the site and overcrowding of construction spaces. In particular, provide delivery/installation coordination to ensure minimum holding or storage times for products recognized to be flammable, hazardous, easily damaged, or sensitive to deterioration, theft and other sources of loss. Damaged or defective items, in the opinion of the County, will be replaced at no cost to the County.

1.02 REQUIREMENTS

A. The Contractor is responsible for all material, equipment and supplies sold and delivered to the County under this Contract until final inspection of the Work and acceptance thereof by the County.

B. All materials and equipment to be incorporated in the Work will be handled and stored by the Contractor before, during and after shipment in a manner to prevent warping, twisting, bending, breaking, chipping, rusting, and any injury, theft or damage of any kind whatsoever to the material or equipment.

C. All materials and equipment, which in the opinion of the County, have become so damaged as to be unfit for the use intended or specified, will be promptly removed from the site of the Work, and the Contractor will receive no compensation for the damaged materials or equipment or for its removal.

D. In the event any such material, equipment and supplies are lost, stolen, damaged or destroyed prior to final inspection and acceptance, the Contractor will replace same without additional cost to the County.

1.03 DELIVERY

A. Transport and handle items in accordance with manufacturer's instructions.
B. The County and the Contractor’s project superintendent must be on-site to accept all deliveries shipped directly to the job site. If the project superintendent is not present for a delivery, that delivery may be rejected by the County. If any delivery is rejected due to non-availability of the Contractor’s project superintendent, delivery shall be rescheduled at no additional cost to the County.

C. Schedule delivery to reduce long term on-site storage prior to installation and/or operation. Under no circumstances will materials or equipment be delivered to the site more than one month prior to installation without written authorization from the County.

D. Coordinate deliveries in order to avoid delay in, or impediment of, the progress of the Work.

E. Schedule deliveries to the site not more than one month prior to scheduled installation without written authorization from the County.

F. Coordinate delivery with installation to ensure minimum holding time for items that are hazardous, flammable, easily damaged or sensitive to deterioration.

G. All items delivered to the site will be unloaded and placed in a manner that will not hamper the Contractor's normal construction operation or those of Subcontractors and other Contractors and will not interfere with the flow of necessary traffic.

H. Deliver products in undamaged condition, in manufacturer's original containers or packaging, with identifying labels intact and legible. Maintain packaged materials with seals unbroken and labels intact until time of use.

I. Immediately on delivery, inspect shipments with the County to ensure compliance with requirements of Contract Documents and accepted submittals, and that products are properly protected and undamaged. If the Contractor does not notify the County regarding the delivery and the County rejects any part of the delivery, there will be no additional cost to the County for the material to be returned. For items furnished by others (i.e. County), perform inspection in the presence of the County. Provide written notification to the County of any problems.

J. Promptly remove damaged material and unsuitable items from the job site, and promptly replace with material meeting the specified requirements, at no additional cost to the County.

1.04 STORAGE AND HANDLING

A. Provide equipment and personnel to handle products by methods recommended by the manufacturer to prevent soiling or damage to products or packaging, with seals and labels intact and legible.

B. The Contractor is responsible for securing a location for on-site storage of all material and equipment necessary for completion of the Work. The location and storage layout will be submitted to the County at the Pre-Construction conference.
C. Manufacturer’s storage instructions will be carefully studied by the Contractor and reviewed with the County. These instructions will be carefully followed and a written record of this kept by the Contractor.

D. All material delivered to the job site will be protected from dirt, dust, dampness, water, and any other condition detrimental to the life of the material from the date of delivery to the time of installation of the material and acceptance by the County.

E. When required or recommended by the manufacturer, the Contractor will furnish a covered, weather protected storage structure providing a clean, dry, non-corrosive environment for all mechanical equipment valves, architectural items, electrical and instrumentation equipment, and special equipment to be incorporated into this Project.

F. Arrange storage in a manner to provide easy access for inspection. Make periodic inspections of stored products to assure that products are maintained under specified conditions and free from damage or deterioration.

G. Should the Contractor fail to take proper action on storage and handling of equipment supplied under this Contract within seven days after written notice to do so has been given, the County retains the right to correct all deficiencies noted in previously transmitted written notice and deduct the cost associated with these corrections from the Contract Amount. These costs may be comprised of expenditures for labor, equipment usage, administrative, clerical, engineering, and any other costs associated with making the necessary corrections.

1.05 SPECIFIC STORAGE AND HANDLING

(Additional specific storage and handling requirements may be found in the specification sections addressing the material requirements.)

A. All mechanical and electrical equipment and instruments subject to corrosive damage by the atmosphere if stored outdoors (even though covered by canvas) will be stored in a weather tight building to prevent damage. The building may be a temporary structure on the site or elsewhere, but it must be satisfactory to the County. The building will be provided with adequate ventilation to prevent condensation. Maintain temperature and humidity within range required by manufacturer.

1. All equipment will be stored fully lubricated with oil, grease and other lubricants unless otherwise instructed by the manufacturer. Mechanical equipment to be used in the Work, if stored for longer than ninety (90) days, will have the bearings cleaned, flushed and lubricated prior to testing and startup, at no extra cost to the County.

2. Moving parts will be rotated a minimum of once weekly to ensure proper lubrication and to avoid metal-to-metal "welding". Upon installation of the equipment, the Contractor will start the equipment, at least half load, once weekly for an adequate period of time to ensure that the equipment does not deteriorate from lack of use.
3. Lubricants will be changed upon completion of installation and as frequently as required thereafter during the period between installation and acceptance. New lubricants will be put into the equipment at the time of acceptance. Prior to acceptance of the equipment, the Contractor will have the manufacturer inspect the equipment and certify that its condition has not been detrimentally affected by the long storage period. Such certifications by the manufacturer will be deemed to mean that the equipment is judged by the manufacturer to be in a condition equal to that of equipment that has been shipped, installed, tested and accepted in a minimum time period. As such, the manufacturer will guaranty the equipment equally in both instances. If such a certification is not given, the equipment will be judged to be defective. It will be removed and replaced at the Contractor's expense.

4. Electric motors provided with heaters will be temporarily wired for continuous heating during storage. Upon installation of the equipment, the Contractor will start the equipment, at least half load, and once weekly for an adequate period of time to insure that the equipment does not deteriorate from lack of use.

B. Store loose granular materials on solid flat surfaces in a well-drained area. Prevent mixing with foreign matter.

C. Cement and lime will be stored under a roof and off the ground and will be kept completely dry at all times.

D. Brick, block and similar masonry products will be handled and stored in a manner to minimize breakage, chipping, cracking and spilling to a minimum.

E. Precast Concrete will be handled and stored in a manner to prevent accumulations of dirt, standing water, staining, chipping or cracking.

F. All structural and miscellaneous steel and reinforcing steel will be stored off the ground or otherwise to prevent accumulations of dirt or grease, and in a position to prevent accumulations of standing water and to minimize rusting. Beams will be stored with the webs vertical.

G. Metals will be stored dry, all under cover and vented to prevent build-up of humidity, all off ground to provide air circulation.

H. Lumber will be stacked to provide air circulation. Store materials for which maximum moisture content is specified in an area where moisture content can be maintained.

I. Gypsum wallboard systems will be stored to protect all metal studs, furring, insulation boards, batts, accessories and gypsum board to prevent any type of damage to these materials. Rusted material components, damp or wet insulation or gypsum boards will not be accepted.
J. Acoustical materials will be delivered to the job site in unbroken containers labeled and clearly marked. Materials will not be removed from containers until ready to install, but will be stored in dry area with cartons neatly stacked. Before installation, acoustical board will be stored for not less than 24 hours in the Work area at the same temperature and relative humidity.

K. Linear items will be stored in dry area with spacers to provide ventilation. Stack linear items to prevent warping, complying with manufacturer’s instructions.

L. Paints and other volatile materials will be stored within approved safety containers. No glass jugs will be permitted. Storage areas will be equipped with not less than two (2) fire extinguishers (CO2 type) sufficient to discharge a distance of 25-feet when fully charged and have current tags. No other building materials will be stored in this area. Used rags will be removed daily. Clean rags will be stored in metal closed containers.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

END OF SECTION
SECTION 01700
PROJECT CLOSEOUT

PART 1 - GENERAL

1.01 DESCRIPTION

The term "Project Closeout" is defined to include requirements near the end of the Contract Time, in preparation for Substantial Completion acceptance, occupancy by the County, release of retainage, final acceptance, final payment, and similar actions evidencing completion of the Work. Time of closeout is directly related to "Substantial Completion"; therefore, the time of closeout may be either a single period for the entire Work or a series of time periods for individual elements of work that has been certified as substantially complete at different dates. This time variation, if any, will be applicable to the other provisions of this section.

1.02 SCOPE OF WORK

A. This Section specifies administrative and procedural requirements for project closeout, including but not limited to:
   1. Final Cleaning
   2. Substantial Completion.
   3. Final Acceptance.

1.03 RELATED WORK

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 1 Specification Sections, apply to this Section.

B. Closeout requirements for specific construction activities are included in the appropriate Sections in Divisions 2 through 16.

C. Section 01720 "Project Record Documents"

D. Section 01740 "Warranties and Bonds"

1.04 PREREQUISITES FOR SUBSTANTIAL COMPLETION.

When the Contractor considers the Work as substantially complete, submit to the County a written notice stating so and requesting an inspection to determine the status of completion. The Contractor will be attach to the notice a list of items known to be incomplete or yet to be corrected. Complete the following before requesting the County’s inspection for certification of substantial completion.
A. In the progress payment request that coincides with or is the first request following, the
date substantial completion is claimed, show 100% completion or list incomplete items,
the value of incomplete work, and reasons for the Work being incomplete. Inspection
procedures include supporting documentation for completion as indicated in these
Contract Documents.

B. Submit a statement showing an accounting of changes to the Contract Sum.

C. Submit specific warranties, workmanship/maintenance bonds, maintenance agreements,
final certifications and similar documents in accordance with Section 01740 "Warranties
and Bonds".

D. Obtain and submit lien releases enabling the County’s full, unrestricted use of the Work
and access to services and utilities.

E. Consult with County before submitting Record Documents in accordance with Section
01720 "Project Record Documents".

F. Submit Operation and Maintenance Manuals.

G. Make final changeover of permanent locks. Submit keys and keying schedule.

H. Deliver tools, spare parts, extra stock, and similar items.

I. Complete final cleaning requirements necessary for Substantial Completion.

1.05 FINAL CLEANING.

Complete the following cleaning operations prior to Substantial Completion or Owner
occupancy.

A. Remove from job site all tools, surplus materials, construction equipment, storage sheds,
debris, waste and temporary services.

B. Clean the site, including landscape development areas, of rubbish, litter and other foreign
substances. Sweep paved areas broom clean; remove stains, spills and other foreign
deposits. Rake grounds that are neither paved nor planted, to a smooth even-textured
surface.

C. Structures:
   1. Visually inspect exterior surfaces and remove all traces of soil, waste materials,
      smudges and other foreign matter.
   2. Remove all traces of splashed materials from adjacent surfaces.
3. Ensure exterior surfaces have a uniform degree of cleanliness.
4. Visually inspect interior surfaces and remove all traces of soil, waste materials, smudges and other foreign matter.
5. Remove paint droppings, spots, stains and dirt from finished surfaces.
6. Remove labels that are not permanent labels.
7. Clean transparent materials, including mirrors and glass in doors and windows. Remove glazing compound and other substances that are noticeable vision-obscuring materials. Replace chipped or broken glass and other damaged transparent materials.
8. Clean exposed exterior and interior hard-surfaced finishes to a dust-free condition, free of stains, films and similar foreign substances. Leave concrete floors broom clean.
10. Clean permanent filters of ventilating systems and replace disposable filters if units were operated during construction. Clean ducts, blowers and coils if units were operated without filters during construction.

1.06 OPERATION AND MAINTENANCE MANUALS (IF REQUIRED)

A. The Contractor will submit the proposed format, content and tab structure for all Operating and Maintenance Manuals for the County’s review and approval. The tab structure for Operating and Maintenance Manuals will follow specification division format as accepted by the Construction Specification Institute. After the County approves the proposed format, content, and tab structure for the Operating and Maintenance Manuals, the Contractor will create and deliver five (5) complete sets.

B. Operation and Maintenance documentation is required for each piece of mechanical, electrical, communications, instrumentation and controls, pneumatic, hydraulic, conveyance, and special construction. If required by the technical specifications, provide Operation and Maintenance documentation for any other product not listed in the foregoing.

C. The requirements of this Section are separate, distinct and in addition to product submittal requirements that may be established by other Sections of the Specifications. Owner's manuals, manufacturer's printed instructions, parts lists, test data and other submittals required by other Sections of the Specifications may be included in the Operating and Maintenance Manuals provided that they are approved and are formatted in a manner consistent with the requirements of this Section.

D. Deliver Operation and Maintenance Manuals directly to the County.
E. Operating and Maintenance Manual documents must include, but are not limited to, table of contents, approved submittals, manufacturer’s operating and maintenance instructions, brochures, shop drawings, performance curves and data sheets annotated to indicate equipment actually furnished (e.g. identifying impeller size, model, horsepower, etc), procedures, wiring and control diagrams, records of factory and field tests and device/controller settings and calibration, program lists or data compact discs, maintenance and warranty terms and contact information, spare parts listings, inspection procedures, emergency instructions, and other Operating and Maintenance documentation that may be useful to the County. The material and equipment data required by this Section must include all data necessary for the proper installation, removal, normal operation, emergency operation, startup, shutdown, maintenance, cleaning, adjustment, calibration, lubrication, assembly, disassembly, repair, inspection, trouble-shooting, and warranty service of the equipment or materials.

F. The Contractor must bind the Operating and Maintenance Manual documents in heavy-duty, 3-ring vinyl-covered binders including pocket folders for folded sheet information. Mark binder identification on both the front and spine of each binder. Binder information must list the project title, identify separate structures or locations as applicable, identify the general subject matter covered in the manual and must include the words "OPERATING AND MAINTENANCE INSTRUCTIONS".

1. The Contractor must submit the Operating and Maintenance documents on three-hole punch 8-1/2-inch x 11-inch sheets or on three-hole punch sheets that are foldable in multiples of 8-1/2-inch x 11-inch. The three-hole punched edge will be the left 11-inch edge.

2. The Contractor may request waivers to the size requirement for specific instances. The Contractor’s waiver request must be in writing to the County. The Contractor’s waiver request must include a justification for seeking the waiver.

G. The Contractor must provide an electronic version of the complete and final Operating and Maintenance Manuals in original electronic file format on compact disc or DVD. The Contractor must also provide one electronic pdf file of each bound Operating and Maintenance Manual that represents each Manual’s content. The electronic pdf file must match the Operating and Maintenance Manual content and organizational structure.

1.07 SUBSTANTIAL COMPLETION INSPECTION PROCEDURES

A. Upon receipt of the Contractor’s request for inspection, the County will either proceed with inspection or advise the Contractor of incomplete prerequisites.

B. Following the initial inspection, the County will either prepare the certificate of Substantial Completion, or advise the Contractor of work which must be performed before the certificate will be issued. The County will repeat the inspection when requested in writing and when assured that the Work has been substantially completed.
C. Results of the completed inspection will form the initial "punch list" for final acceptance.

1.08 PREREQUISITES FOR FINAL ACCEPTANCE.

Complete the following before requesting the County’s final inspection for certification of final acceptance, and final payment. List known exceptions, if any, in the request.

A. Submit the final payment request with final releases and supporting documentation not previously submitted and accepted. Include certificates for insurance for products and completed operations where required.

B. Submit written certification that:
   1. The County’s final punch list of itemized work to be completed or corrected, stating that each item has been completed or otherwise resolved for acceptance.
   2. The Contract Documents have been reviewed and Work has been completed in accordance with Contract Documents.
   3. Equipment and systems have been tested in the presence of the County and are operational.
   4. Work is completed and ready for final inspection.

C. Submit consent of surety.

D. Submit evidence of final, continuing insurance coverage complying with insurance requirements.

1.09 FINAL ACCEPTANCE INSPECTION PROCEDURES

A. The County will re-inspect the Work upon receipt of the Contractor’s written notice that the Work, including punch list items resulting from earlier inspections, has been completed, except for those items for which completion has been delayed because of circumstances that are acceptable to the County.

B. Upon completion of re-inspection, the County will either prepare a certificate of final acceptance or advise the Contractor of work that is incomplete or of obligations that have not been fulfilled, which are required for final acceptance.

C. If necessary, the re-inspection procedure will be repeated.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION (NOT USED)

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SECTION 01720
PROJECT RECORD DOCUMENTS

PART 1 - GENERAL

1.01 DESCRIPTION

A. The purpose of the Project Record Documents is to provide the County with factual information regarding all aspects of the Work, both concealed and visible.

B. To insure the Work was constructed in conformance with the Contract Drawings, the following survey documents are required to be prepared and certified by a Surveyor as per Spec Section 01050 Surveying and Field Engineering:
   1. Asset Attribute Data Form
   2. Pipe Deflection Table
   3. Gravity Main Data
   4. Boundary Survey and Survey Map Report for pump stations and easements with constructed improvements
   5. Horizontal and vertical location of pipes installed by horizontal directional drilling methods.

The Asset Attribute Data and Pipe Deflection Table forms can be found on the County’s web site:
http://www.orangecountyfl.net/WaterGarbageRecycling/UtilitiesCapitalImprovementProgram.aspx

1.02 DEFINITIONS

A. As-Built Drawings: Drawings prepared by the Contractor's Surveyor depicting the actual location of installed utilities for the completed Work.

B. Record Documents: All documents in subsections 1.04 and 2.02 in this specification.

C. Boundary Survey: Boundary survey, map and report certified by a Surveyor shall be provided that meets the requirements of Chapter 5J-17 'Minimum Technical Standards', FAC.

D. Surveyor: Contractor's Surveyor that is licensed by the State of Florida as a Professional Surveyor and Mapper pursuant to Chapter 472, F.S.

E. Survey Map Report: As a minimum the Survey Map Report shall identify any corners that had to be reset, measurements and computations made, pump station and easement boundary issues, locations of constructed improvements outside boundaries, and accuracies obtained.
1.03 QUALITY ASSURANCE

A. Delegate the responsibility for maintenance of the Record Documents to one person on the Contractor's staff as approved by the County.

B. Thoroughly coordinate changes within the Record Documents, making adequate and proper entries on each page of specifications and each sheet of Drawings and other documents where such entry is required to show progress and changes properly.

C. Make entries within 24-hours after receipt of information has occurred.

1.04 RECORD DOCUMENTS AT SITE

A. Maintain at the site and always available for County’s use one (1) record copy of:
   1. Construction Contract, Drawings, Specifications, General Conditions, Supplemental Conditions, Bid Proposal, Instruction to Bidders, Addenda, and all other Contract Documents
   2. Change Orders, Verbal Orders, and other modifications to Contract
   3. Written instructions by the County as well as correspondence related to Requests for Information (RFIs)
   4. Accepted Shop Drawings, Samples, product data, substitution and "or-equal" requests
   5. Field test records, inspection certificates, manufacturer certificates and construction photographs
   6. Paper copies of the Progressive As-Built Drawings
   7. Current Surveyor’s tables for the Assets Attribute Data, Pipe Deflection Data, and Gravity Main Data

B. Maintain the documents in an organized, clean, dry, legible condition and protected from deterioration, loss and damage until completion of the Work, transfer of all record data to the final As-built Drawings for submittal to the County.

C. Store As-Built Documents and samples in Contractor's office apart from documents used for construction. Do not use As-Built document for construction purposes. Label each document "AS-BUILT" in neat large printed letters. File documents and samples in accordance with CSI/CSC format.

D. Record information concurrently with construction progress. Do not conceal any Work until required information is recorded.

PART 2 - PRODUCTS

2.01 AS-BUILT DRAWINGS

A. Maintain the electronic As-Built Drawings to accurately record progress of Work and change orders throughout the duration of the Contract.

B. Date all entries. Enter RFI No., Change Order No., etc. when applicable.
C. Call attention to the entry by highlighting with a "cloud" drawn around the area affected or other means. In the event of overlapping changes, use different colors for entries of the overlapping changes.

D. Design call-outs shall have a thin strike line through the design call-out and all As-Built information must be labeled (or abbreviated "AB") and be shown in a bolder text that is completely legible.

E. Make entries in the pertinent other documents while coordinating with the County for validity.

F. Entries shall consist of graphical representations, plan view and profiles, written comments, dimensions, State Plane Coordinates, details and any other information as required to document field and other changes of the actual Work completed. As a minimum, make entries to also record:
   1. Depths of various elements of foundation in relation to finish floor datum and State Plane Coordinates and elevations.
   2. Asset Attribute Data Form shall be completed in the Drawings.
   3. When electrical boxes, or underground conduits and plumbing are involved as part of the Work, record true elevations and locations, dimensions between boxes.
   4. Actually installed pipe or other work materials, class, pressure-rating, diameter, size, specifications, etc. Similar information for other encountered underground utilities, not installed by Contractor, their owner and actual location if different than shown in the Contract Documents.
   5. Details, not on original Contract Drawings, as needed to show the actual location of the Work completed in a manner that allows the County to find it in the future.
   6. The Contractor shall mark all arrangements of conduits, circuits, piping, ducts and similar items shown schematically on the construction documents and show on the As-Built Drawings the actual horizontal and vertical alignments and locations.
   7. Major architectural and structural changes including relocation of doors, windows, etc. Architectural schedule changes according to Contractor’s records and Shop Drawings.

2.02 RECORD DOCUMENTS

A. Three (3) paper copy sets and three (3) digital media sets of the following final Record Documents below.

B. The following documents shall be signed and sealed by the Surveyor:
   1. Asset Attribute Data Form (see Specification Section 01050 "Surveying and Field Engineering," Table 01050-2 for an example)
   2. Boundary Survey of fee simple sites (pump station, etc.) and permanent easements with the respective Survey Map Reports
   3. Boundary Survey and Survey Map Report for the location of constructed pipes within any easements and right-of-way. As a minimum the Survey Map Report shall identify or describe the locations where the pipe centerline was constructed within 3-feet of the easement or right-of-way boundary, where the pipe was constructed
outside the easement or right-of-way boundary, any corners that had to be reset, measurements and computations made, pump station boundary issues, and accuracies obtained. Survey map report shall be dated after the Work within the right-of-ways or easements have been completed.

4. Gravity Main Table (see Specification Section 01050 "Surveying and Field Engineering", Table 01050-4 for an example)

5. Pipe Deflection Table (see Specification Section 01050 "Surveying and Field Engineering" Table 01050-3 for an example). An electronic blank table will be supplied by the County.

C. Digital sets of the final Record Documents including but not limited to:
   1. Scanned digital copies of the final As-Built Drawings
   2. Electronic Survey documents electronically sealed by the Surveyor
   3. Final Record Documents
   4. Digital file of As-Built Drawing in the Engineer’s current version of AutoCAD file (dwg) format

D. Pump station site Boundary Survey and Map Report.

E. New Boundary Survey to re-establish easement corners, right-of-way monuments, or pump station site corners with monuments if destroyed by the Work.

F. Scanned Documents: Scan Record Documents reflecting changes from the Contract Documents.

G. The scanned "As-Built" Drawing sets shall be complete and include the title sheet, plan/profile sheets, cross-sections, and details. Each individual sheet contained in the printed set of the As-Built Drawings shall be included in the electronic drawings, with each sheet being converted into an individual tif (tagged image file). The plan sheets shall be scanned in tif format Group 4 at minimum of 400 dpi resolution to maintain legibility of each drawing. Then, the tif images shall be embedded into a single pdf (Adobe Acrobat) file representing the complete plan set. Review all Record Documents to ensure a complete record of the Project.

H. Provide an encompassing digital AutoCAD file that includes all the information of the As-Built Drawings and any other graphical information in the As-Built Drawings. It shall include the overall Work, utility system layout and associated parcel boundaries and easements. Feature point, line and polygon information for new or altered Work and all accompanying geodetic control and survey data shall be included. The surveyor’s certified As-Built Asset Attribute Data shall be added to the As-Built Drawings and Surveyor shall electronically seal the data in a comma-delineated ASCII format (txt).

PART 3 - EXECUTION

3.01 PRE-CONSTRUCTION MEETING

A. Pre-construction Meeting: It is recommended that the Surveyor attend the Pre-
construction meeting. At the pre-construction meeting the Contractor shall be provided with a blank electronic version of the spreadsheet for the tables: Asset Attribute Data and Pipe Deflection. The Contractor's surveyor shall use these tables to input the data and shall not alter the table format or formulas.

3.02 CONSTRUCTION PROGRESS MEETINGS

A. Contractor shall provide progressive Record Documents described below:
   2. Specifications and Addenda: Record manufacturer, trade name, catalog number and supplier of each product and item of equipment actually installed as well as any changes made by Field Order, Change Order or other.
   3. Change orders, verbal orders, and other modifications to Contract.
   4. Written instructions by the County as well as correspondence related to Requests for Information (RFIs).
   5. Accepted Shop Drawings, samples, product data, substitution and "or-equal" requests.
   6. Field test records, inspection certificates, manufacturer certificates and construction photographs.
   7. As-Built Asset Attribute Data Form: Surveyor shall obtain field measurements of vertical and horizontal dimensions of constructed improvements. The monthly submittal shall include the Surveyor’s certified statement regarding the constructed improvements being within the specified accuracies as described in Specification Section 01050 "Surveying and Field Engineering", Table 01050-1 Minimum Survey Accuracies or if not, indicating the variances.
   8. Gravity Main Table: Surveyor shall prepare and update a Gravity Main Table to include as a minimum the pipe segment identification, pipe lengths, manhole inverts and tops, and slopes for gravity mains. Surveyor shall certify the data entered are correct and indicate if the minimum slopes have not been met.
   9. Pipe Deflection Table: Surveyor shall input the type of pipe, pipe manufacturer, PVC manufacturer deflection allowance, allowable angle of offset and radius of curvature, laying length of pipe, and coordinates. Surveyor shall certify the data entered are correct and indicate if the deflection allowance, offset or radius of curvature exceeds the manufacturer’s recommendations.

3.03 FINAL RECORD DOCUMENTS SUBMITTAL

A. Submit the Final Record Documents within 20-days after Substantial Completion.
   1. Participate in review meetings as required and make required changes and promptly deliver the Final Record Documents to the County.

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SECTION 01740
WARRANTIES AND BONDS

PART 1 - GENERAL

1.01 SCOPE OF WORK

A. This Section specifies general administrative and procedural requirements for warranties and bonds required by the Contract Documents, including manufacturer's standard warranties on products and special warranties.

1.02 RELATED WORK

A. Refer to Conditions of Contract for the general requirements relating to warranties and bonds.

B. General closeout requirements are included in Section 01700 "Project Closeout".

C. Specific requirements for warranties for the Work and products and installations that are specified to be warranted are included in the individual Sections of Division 2 through 16.

1.03 DEFINITIONS

A. Standard Product Warranties are preprinted written warranties published by individual manufacturers for particular products and are specifically endorsed by the manufacturer to the County.

B. Special Warranties are written warranties required by or incorporated in the Contract Documents, either to extend time limits provided by standard warranties or to provide greater rights for the County.

1.04 SUBMITTALS

A. Submit written warranties to the County prior to requesting a Substantial Completion Inspection as outlined in Section 01700 "Project Closeout". If the Certificate of Substantial Completion designates a commencement date for warranties other than the date of Substantial Completion for the Work, or a designated portion of the Work, submit written warranties upon request of the County.

B. When a designated portion of the Work is completed and occupied or used by the County, by separate agreement with the Contractor during the construction period, submit properly executed warranties to the County within fifteen days of completion of that designated portion of the work.
C. When a special warranty is required to be executed by the Contractor, or the Contractor and a Subcontractor, supplier or manufacturer, prepare a written document that contains appropriate terms and identification, ready for execution by the required parties. Submit a draft to the County for approval prior to final execution.

D. Refer to individual Sections of Divisions 2 through 16 for specific content requirements, and particular requirements for submittal of special warranties.

E. Prior to Substantial Completion Inspection, submit to the County two copies of each required warranty and bond properly executed by the Contractor, or by the Contractor, Subcontractor, supplier, or manufacturer. Organize the warranty documents into an orderly sequence based on the table of contents of the Project Manual.
   1. Bind warranties and bonds in heavy-duty, commercial quality, durable 3-ring vinyl covered loose-leaf binders, thickness as necessary to accommodate contents and sized to receive 8-1/2-inch by 11-inch three-hole punched paper.
   2. Table of Contents will be neatly typed, in the sequence of the Table of Contents of the Project Manual, with each item identified with the number and title of the specification Section in which specified and the name of the product or work item.
   3. Provide heavy paper dividers with celluloid covered tabs for each separate warranty. Mark the tab to identify the product or installation. Provide a typed description of the product or installation, including the name of the product and the name, address and telephone number of the installer, supplier and manufacturer.
   4. Identify each binder on the front and the spine with the typed or printed title "WARRANTIES AND BONDS", the project title or name and the name, address and telephone number of the Contractor.
   5. When operating and maintenance manuals are required for warranted construction, provide additional copies of each required warranty, as necessary, for inclusion in each required manual.

1.05 WARRANTY REQUIREMENT

A. The Contractor will warrant all equipment in the Contractor’s one-year warranty period even though certificates of warranty may not be required. For all major pieces of equipment, the Contractor shall submit a warranty from the equipment manufacturer. "Major" equipment is defined as a device having a 5 HP or larger motor or which lists for more than $1,000.00.

B. In the event that an equipment manufacturer or supplier is unwilling to provide a one-year warranty commencing at Substantial Completion, the Contractor will obtain from the manufacturer a warranty of sufficient length commencing at the time of equipment delivery to the job site, such that the warranty will extend to at least one year past substantial completion.

C. If an individual specification section requires a particular warranty more stringent than that required by this Section or the General Conditions, the more stringent requirements will govern for the applicable portion of the Work.
D. Related Damages and Losses: When correcting warranted Work that has failed, remove and replace other Work that has been damaged as a result of such failure or that must be removed and replaced to provide access for correction of warranted Work.

E. Reinstatement of Warranty: When Work covered by a warranty has failed and been corrected by replacement or rebuilding, reinstate the warranty by written endorsement. The reinstated warranty will be equal to the original warranty with an equitable adjustment for depreciation.

F. Replacement Cost: Upon determination that Work covered by a warranty has failed, replace or rebuild the Work to an acceptable condition complying with requirements of Contract Documents. The Contractor is responsible for the cost of replacing or rebuilding defective Work regardless of whether the County has benefited from use of the Work through a portion of its anticipated useful service life.

G. County's Recourse: Written warranties made to the County are in addition to implied warranties, and will not limit the duties, obligations, rights and remedies otherwise available under the law, nor will warranty periods be interpreted as limitations on time in which the County can enforce such other duties, obligations, rights, or remedies.

H. Rejection of Warranties: The County reserves the right to reject warranties and to limit selections to products with warranties not in conflict with requirements of the Contract Documents.

I. The County reserves the right to refuse to accept work for the project where a special warranty, certification, or similar commitment is required on such work or part of the work, until evidence is presented that entities required to countersign such commitments are willing to do so.

J. Disclaimers and Limitations: Manufacturer's disclaimers and limitations on product warranties do not relieve the Contractor of the warranty on the Work that incorporates the products, nor does it relieve suppliers, manufacturers, and Subcontractors required to countersign special warranties with the Contractor.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 DELIVERABLES

A. Assemble warranties, bonds and service and maintenance contracts, executed by each of the respective manufacturers, suppliers, and Subcontractors, and bind into a commercial quality standard three (3) ring binder; submit five (5) copies of the warranties and bonds to the County for review.

1. The warranties and bonds shall include:
   a. Equipment or product description
   b. Manufacturer's name, principal, address and telephone number
c. Contractor, name of responsible principal, address and telephone number.
d. Local supplier's or representatives name and address
e. Scope of warranty or bond
f. Proper procedure in case of failure
g. Instances which might affect the validity of warranty or bond
h. Date of beginning of warranty, bond or service and maintenance contract
i. Duration of warranty, bond or service maintenance contract

B. Warranties
1. Furnish an extended warranty for sanitary sewer main liner certified by the manufacturer for specified material properties for a particular job. The manufacturer warrants the liner to be free from defects in raw materials for one year from the date of acceptance. During the warranty period, any defects which affect the integrity or strength of the pipe shall be repaired at the Contractor’s expense in a manner acceptable to the County.

2. Furnish an extended warranty for sanitary lateral liner certified by the manufacturer for specified material properties for a particular job. The manufacturer warrants the liner to be free from defects in raw materials for one year from the date of acceptance. During the warranty period, any defects which affect the integrity or strength of the pipe shall be repaired at the Contractor’s expense in a manner acceptable to the County.

END OF SECTION
SECTION 02050
DEMOLITION OF EXISTING STRUCTURES

PART 1 - GENERAL

1.01 DESCRIPTION

A. Scope of Work
   1. This Section specifies the labor, materials, equipment, and incidentals required for the demolition, relocation, and/or disposal of all structures, building materials, equipment, and accessories to be removed as shown on the Drawings and as specified herein.
   2. There may be existing and active stormwater, wastewater, water, and other facilities on site as indicated on the Drawings. It is essential that these facilities, when encountered, remain intact and in service during the proposed demolition. Consequently, the Contractor shall be responsible for the protection of these facilities and shall diligently direct all his activities toward maintaining continuous operation of the existing facilities and minimizing operational inconvenience.
   3. Demolition generally includes:
      a. Complete demolition and removal of manholes, valve vaults, wet wells, piping, and mechanical and electrical equipment related to the Work as shown on the Drawings and specified herein.
      b. Complete demolition and removal of all above and belowground structures, concrete slabs and foundations, vaults, and underground utilities (water, wastewater, electrical, etc.) as shown on the Drawings and specified herein.
      c. All material, equipment, rubble, debris, and other products of the demolition shall become the property of the Contractor for his disposal off-site in accordance with all applicable laws and ordinances at the Contractor's expense. The sale of salvageable materials by the Contractor shall only be conducted off-site. The sale of removed items on the site is prohibited by the County.
   4. The Contractor shall examine the various Drawings, visit the site, determine the extent of the work, the extent of work affected therein, and all conditions under which he is required to perform the various operations.
   5. The Contractor shall fill and compact all voids left by the removal of pipe, structures, etc. with materials described herein to a grade that will provide for positive drainage of the disturbed area to drain run-off in direction consistent with the surrounding area. The Contractor shall provide all fill materials to the site as needed. Compaction of fill shall match the compaction of adjacent undisturbed material.

1.02 QUALITY ASSURANCE

A. Permits and Licenses: Contractor shall obtain all necessary permits and licenses for performing the Work and shall furnish a copy of same to the County prior to commencing the Work. The Contractor shall comply with the requirements of the permits.
B. Notices: Contractor shall issue written notices of planned demolition to companies or local authorities owning utility conduit, wires, or pipes running to or through the project site. Copies of said notices shall be submitted to the County.

C. Utility Services: Contractor shall notify utility companies or local authorities furnishing gas, water, electrical, telephone, or sewer service to remove any equipment in the structures to be demolished and to remove, disconnect, cap, or plug their services to facilitate demolition.

D. Contractor shall notify the Orange County Risk Management Department in writing prior to beginning any demolition work.

1.03 SHOP DRAWINGS AND SUBMITTALS

A. Submittals shall be submitted to the County for review and acceptance prior to construction in accordance with the General Conditions and specifications Section 01300 "Submittals".

B. Submit to the County for their approval, two (2) copies of proposed methods and operations of demolition or relocation of the structures specified below prior to the start of work. Include in the schedule the coordination of shut-off, capping, and continuation of utility service as required.

C. Provide a detailed sequence of demolition and removal work to ensure the uninterrupted progress of the County's operations.

D. Before commencing demolition work, all structure relocation, bypassing, capping, or modifications necessary will be completed. Actual work will not begin until the County has inspected and approved the prerequisite work and authorized commencement of the demolition work.

E. The above procedure must be followed for each individual demolition operation.

1.04 SITE CONDITIONS

A. Prior to demolition, the Contractor shall obtain written verification from the utility owner(s) that the existing utilities, including stormwater, wastewater, and/or water facilities, are not operational and are ready for demolition.

B. The County assumes no responsibility for the actual condition of the structures to be demolished or relocated.

C. Conditions existing at the time of inspection for bidding purposes will be maintained by the County insofar as practicable. However, variations within each site may occur prior to the start of demolition work.

D. No additional payment will be made for pumping or other difficulties encountered due to water.
E. Certain information regarding the reputed presence, size, character and location of existing underground structures, pipes and conduit has been shown on the Drawings. There is no certainty of the accuracy of this information, and the location of underground structures shown may be inaccurate and other obstructions than those shown may be encountered. The Contractor hereby distinctly agrees that the County is not responsible for the correctness or sufficiency of the information given; that in no event is this information to be considered as a part of the Contract; that he shall have no claim for delay or extra compensation on account of incorrectness of information regarding obstructions either revealed or not revealed by the Drawings; and that he shall have no claim for relief from any obligation or responsibility under this Contract in case the location, size, or character of any pipe or other underground structure is not as indicated on the Drawings, or in case any pipe or other underground structure is encountered that is not shown on the Drawings.

1.05 RESTRICTIONS

A. No building, tank or structure, or any part thereof, shall be demolished until an application has been filed by the Contractor with the Building Department Inspector and a permit issued if a permit is required. The fee for this permit shall be the Contractor's responsibility. Demolition shall be in accordance with applicable provisions of the Building Code of the State of Florida.

B. No explosives shall be used at any time during the demolition. No burning of combustible material will be allowed.

C. Contractor shall notify the Orange County Risk Management Department prior to beginning any demolition work.

1.06 DISPOSAL OF MATERIAL

A. All salvageable or useable material or equipment to be retained by the County shall be moved to a designated area by Contractor for pick up by County. The Contractor shall promptly remove all other materials from the site as indicated or shown on the Drawings.

B. All materials not retained by the County shall become the Contractor's property and shall be removed off-site.

C. The on-site storage of removed items is prohibited by the County. Off-site sale of salvageable material by the Contractor is acceptable.

1.07 TRAFFIC AND ACCESS

A. Conduct work to ensure minimum interference with on-site and off-site roads, streets, sidewalks, and occupied or used facilities.
B. Special attention is directed towards maintaining safe and convenient access to the existing facilities remaining in operation by plant personnel and plant associated vehicles, including trucks and delivery vehicles.

C. Do not close or obstruct streets, sidewalks, or other occupied or used facilities without permission from the County. Provide alternate routes around closed or obstructed traffic in access ways.

1.08 PROTECTION

A. Conduct operations to minimize damage by falling debris or other causes to adjacent buildings, structures, roadways, other facilities, and persons. Provide interior and exterior shoring, bracing, or support to prevent movement or settlement or collapse of structures to be demolished and adjacent facilities to remain.

1.09 DAMAGE

A. Promptly repair damage caused to adjacent facilities by demolition operations as directed by the County at no cost to the County.

1.10 UTILITIES

A. Maintain existing utilities as directed by the County to remain in service and protect against damage during demolition operations.

B. Do not interrupt existing utilities serving occupied or operational facilities, except when authorized by County. Provide temporary services during interruptions to existing utilities as acceptable to the County.

C. The Contractor shall cooperate with the County to shut off utilities serving structures of the existing facilities as required by demolition operations.

D. The Contractor shall be solely responsible for making all necessary arrangements and for performing any necessary work involved in connection with the interruption of all public and private utilities or services.

E. All utilities being abandoned shall be terminated at the service mains in conformance with the requirement of the utility companies or the municipality owning or controlling them.

1.11 EXTERMINATION

A. If required, before starting demolition, the Contractor shall employ a certified rodent and vermin exterminator and treat the facilities in accordance with governing health laws and regulations. Any rodents, insects, or other vermin appearing before or during the demolition shall be killed or otherwise prevented from leaving the immediate vicinity of the demolition work.
1.12 POLLUTION CONTROL

A. For pollution control, use water sprinkling, temporary enclosures, and other suitable methods as necessary to limit the amount of dust rising and scattering in the air to the lowest level of air pollution practical for the conditions of work. The Contractor shall comply with the governing regulations.

B. Clean adjacent structures and improvements of all dust and debris caused by demolition operations as directed by the County. Return areas to conditions existing prior to the start of work.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 SEQUENCE OF WORK

A. The sequence of demolition and relocation of existing facilities shall be in accordance with the approved critical path schedule as specified in paragraph 1.03 above.

3.02 REMOVAL OF EXISTING PROCESS EQUIPMENT, PIPING, AND APPURTENANCES

A. Subject to the constraints of maintaining existing facilities in operation as shown on the Drawings, all other process equipment, non-buried valving and piping, and appurtenances shall be removed from the site.

3.03 DEMOLITION PROCEDURES

The Contractor shall adhere to the following demolition procedures as referenced on the Drawings:

A. TO BE DEMOLISHED: Demolition shall be the breaking up, cutting, filling of any holes resulting, final grading of the area, performing any other operations required, and the removal from the site of all structures and equipment (structures, substructures, floor slabs, equipment, tanks, pipes, fittings, electrical systems, light poles, wiring, underground conduits and wiring, isolated slabs, and sidewalks) as indicated on the Drawings. All pieces of concrete, metal, and any other demolished material shall be removed to a depth of at least five (5.0) feet below existing grade. Broken pieces of concrete may be size reduced by an on-site crusher, but in any event must be removed from the project site.

Before commencing structural demolition, remove all mechanical, electrical, piping, and miscellaneous appurtenances. Completely remove the structure by thoroughly breaking up concrete into pieces no more than two feet across the largest dimension.
B. TO BE REMOVED: Where indicated on the Drawings, the structures and equipment shall be completely removed from the site with all associated connecting piping or electrical service. The item shall be taken whole or in parts to be salvaged or disposed of by the Contractor.

C. TO BE ABANDONED: Where indicated on the Drawings, the structures and equipment shall be left in place, drained, and the contents properly disposed. The upper four (4) feet of the structure shall be cut and removed, including the cover slab and access port, frame, and cover. All structures to be abandoned with bottom slabs shall be drilled (2 holes min, 2.0-inch dia. each) or hole punched to prevent flotation and filled with common fill.

D. PIPING TO BE REMOVED: Where indicated on the Drawings, pipe (and conduit) shall be drained and the contents properly disposed. The pipe (or conduit) shall then be completely removed from the site, including fittings, valves, and other in-line devices. Connections to existing piping to remain shall be plugged by mechanical means (M.J. plugs, tie-rods, or thrust blocks). Piping shall be removed in accordance with Specification Section 02080 "Abandonment, Removal and Salvage or Disposal of Existing Pipe".

E. PIPING TO BE ABANDONED: Where indicated on the Drawings, piping (or conduit) shall be left in place. All such piping shall be drained and the contents properly disposed. The pipe (or conduit) shall then be filled with grout (flowable fill) and each end of the pipe (or conduit) shall be plugged using a concrete plug in a manner acceptable to the County. Piping shall be abandoned in accordance with Specification Section 02080 "Abandonment, Removal and Salvage or Disposal of Existing Pipe".

F. TO BE PROTECTED: Where indicated on the Drawings, the utility service, fence, structure, tree, or device so designated shall be temporarily protected during the prosecution of the demolition work as specified in Division 1.

G. TO REMAIN: Where indicated on the Drawings, the designated facilities shall remain intact and in service during the prosecution of the demolition work.

3.04 DEWATERING OF EXISTING PROCESS UNITS AND DISPOSAL OF RESIDUE

A. The Contractor shall notify the County prior to beginning the dewatering work on any existing process units which contain wastewater, grit, or sludge. The Contractor, at his own expense, shall remove the entire contents of each structure and dispose off site. The proper transport and disposal of all residues shall remain the responsibility of the Contractor.

END OF SECTION
SECTION 02080
ABANDONMENT, REMOVAL, AND SALVAGE OR DISPOSAL OF EXISTING PIPE

PART 1 - GENERAL

1.01 DESCRIPTION

A. Scope of Work: This section specifies the furnishing of all labor, materials, equipment, and incidentals required to abandon, remove, salvage, and/or dispose of existing pipelines and appurtenances as shown on the Drawings and as specified herein.

1.02 QUALITY ASSURANCE

A. Permits and Licenses: Contractor shall obtain and pay respective fees for all necessary permits and licenses for performing the Work and shall furnish a copy of same to the County prior to commencing the Work. The Contractor shall comply with the requirements of the permits. All removal or abandonment of asbestos pipe material shall be performed by a licensed asbestos abatement Contractor or Subcontractor registered in the State of Florida.

B. Notices: Contractor shall issue written notices of planned work to companies or local authorities owning utility conduit, wires, or pipes running to or through the project site. Copies of said notices shall be submitted to the County.

C. Standards:
   1. Florida Administrative Code, Chapter 62-204.800.
   3. Occupational Safety and Health Act, 29 CFR
   4. The Environmental Protection Agency (EPA) Asbestos Abatement Worker Protection Rule.
   5. Florida Statute 455.300.

D. Quality Control
   1. It shall be the responsibility of the Contractor to provide supervision and inspections to ensure that the existing piping is removed and disposed, salvaged, or abandoned as designated in the Drawings and as specified herein.

1.03 SHOP DRAWINGS AND SUBMITTALS

A. Shop Drawings
   1. Submittals shall be submitted to the County for review and acceptance prior to construction in accordance with the General Conditions and specifications Section 01300 "Submittals".
2. Shop drawings shall be submitted to the County for review and acceptance prior to construction in accordance with these specifications for the following:
   a. Grout
   b. Caps and plugs
   c. Credentials of licensed asbestos abatement Contractor including current certification.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 REMOVAL, ABANDONMENT, SALVAGE, AND DISPOSAL

A. General: Existing piping designated on the Drawings to be removed shall be exposed and removed by the Contractor.

B. Removal and Disposal:
   1. Pipe designated to be removed shall be completely drained and the contents properly disposed. The piping system including fittings and valves shall then be completely removed from the site.
   2. Existing services and/or connections not shown on the Drawings shall be removed in accordance with this section at no additional cost. Existing live services encountered shall be maintained.
   3. Structures shall be removed in accordance with Section 02050 "Demolition of Existing Structures".

C. Removal of material to be salvaged:
   1. Pipe designated on the Drawings to be removed and salvaged shall be completely drained and the contents properly disposed. The pipe shall then be thoroughly pressure washed, palletized on wooden skids to a dimension not exceeding the recommendation of the manufacturer, and conveyed to the County at the location designated by the County.
   2. Items to be salvaged:
      a. Air release valves.
      b. Sanitary manhole rings and covers.
      c. Isolation valves.
      d. Valve boxes.
      e. Fire hydrant and valve assemblies.

D. Abandonment:
   1. Pipe designated on the Drawings to be abandoned (or retired in place) shall be left in place, drained, and its contents properly disposed. Pipe requires end caps or plugs. All air release valves and vaults, valve boxes, fire hydrants, manholes, and manhole rings and covers shall be removed and disposed of or salvaged as specified above.
   2. All pipe 4-inches or larger to be abandoned in place shall be completely filled with grout and each end of the pipe shall be plugged in a manner acceptable to the County.
3. Grout: Where designated on the Drawings, pipe to be abandoned shall be filled with grout in accordance with Section 03600 "Grouting".

4. Plugs: Pipe to be abandoned shall be capped or plugged with a mechanical joint fitting that will prevent soil or other deposits from entering the pipe.

END OF SECTION
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PART 1 - GENERAL

1.01 DESCRIPTION

A. Scope of Work
   1. The Work specified in this Section consists of designing, providing, maintaining and removing temporary erosion, sedimentation and turbidity controls as necessary.
   2. Temporary erosion controls include, but are not limited to, grassing, mulching, setting, watering and reseeding on-site surfaces and soil and borrow area surfaces and providing interceptor ditches at ends of berms and at those locations which will ensure that erosion during construction will be either eliminated or maintained within acceptable limits as established by federal, state and local requirements and by the County.
   3. Temporary sedimentation controls include, but are not limited to; silt fence, silt dams, traps, barriers, and appurtenances at the foot of sloped surfaces which will ensure that sedimentation pollution will be either eliminated or maintained within acceptable limits as established by federal, state and local requirements and by the County.
   4. Temporary turbidity controls include, but are not limited to, floating or staked turbidity barriers which will ensure that turbidity pollution will be either eliminated or maintained within acceptable limits as established by Federal, state, and local requirements and by the County.
   5. Contractor is responsible for providing effective temporary erosion, sediment, and turbidity control measures during construction or until permanent controls become effective.


PART 2 - PRODUCTS

2.01 EROSION CONTROL

A. Netting Fence: fabricated of material acceptable to the County.

B. Sod is specified in Section 02578, "Solid Sodding."

2.02 SEDIMENTATION CONTROL

A. Bales: clean, seed-free cereal hay type.

B. Netting: fabricated of material acceptable to the County.

C. Filter stone: crushed stone conforming to Florida Department of Transportation specifications.
D. Concrete block: hollow, non-load bearing type.

E. Concrete: exterior grade not less than 1-inch thick.

F. Rock Bags: conforming to FDOT Specifications.

2.03 TURBIDITY CONTROL

A. Conforming to FDOT Design Standards Index 103 - Turbidity Barriers.

PART 3 - EXECUTION

3.01 EROSION CONTROL

A. Minimum Procedures for Grassing Are:
   1. Scarify slopes to a depth of not less than 6-inches and remove large clods, rock, stumps and roots larger than 1/2-inch in diameter and debris.
   2. Sow seed within 24-hours after the ground is scarified with either mechanical seed drills or rotary hand seeders.
   3. Apply mulch loosely and to a thickness of between 3/4-inch and 1-1/2-inches.
   4. Apply netting over mulched areas on sloped surfaces.
   5. Roll and water seeded areas in a manner which will encourage sprouting of seeds and growing of grass. Reseed areas which exhibit unsatisfactory growth. Backfill and seed eroded areas.

3.02 SEDIMENTATION CONTROL

A. Install and maintain silt fence, silt dams, traps, barriers and appurtenances as shown on the approved descriptions and working Drawings. Hay bales which deteriorate and filter stone which is dislodged shall be replaced.

3.03 TURBIDITY CONTROL

A. Install and maintain turbidity barriers daily and as described in FDOT Index #103.

3.04 PERFORMANCE

A. Should any of the temporary erosion and sediment control measures employed by the Contractor fail to produce results which comply with the requirements of the State of Florida, the Contractor shall immediately take whatever steps are necessary to correct the deficiency at his own expense.

END OF SECTION
SECTION 02110
CLEARING, GRUBBING, AND STRIPPING

PART 1 – GENERAL

1.01 DESCRIPTION

A. Scope of Work: This section describes the Work included in clearing, grubbing, stripping, and otherwise preparing the project site for construction operations.

B. Clearing: Remove and dispose of trees, tree limbs, shrubs, brush, and other vegetative growth. Only remove trees specifically designated to be removed on the Drawings. Remove all evidence of their presence from the surface including sticks and branches. Remove and dispose of trash piles and rubbish. Protect trees, shrubs, vegetative growth, and fencing which are not designated for removal. Clearing operations shall be conducted so as to prevent damage to existing structures and installations, and to those under construction, so as to provide for the safety of employees and others.

C. Grubbing: Grubbing shall consist of the complete removal of all tree stumps, tree roots larger than 1 1/2-inches in diameter, matted roots, brush, timber, logs, and any other organic or metallic debris remaining after clearing not suitable for foundation purposes, resting on, under or protruding through the surface of the ground to a depth of 18 inches below the subgrade. All depressions excavated below the original ground surface for or by the removal of such objects shall be refilled with suitable materials and compacted to a density conforming to the surrounding ground surface.

D. Stripping: Remove and dispose of all organics and sod, topsoil, grass, and grass roots, and other objectionable material remaining after clearing and grubbing from the areas designated to be stripped. Grass and grass roots in areas to be excavated or filled upon shall be stripped off to a depth of 4 inches. In areas so designated, topsoil shall be stockpiled. Topsoils so stockpiled shall be protected until it is placed as specified. Any topsoil remaining after all work is in place, shall be disposed of by the Contractor unless directed otherwise by the Engineer.

PART 2 – MATERIALS

2.01 GENERAL

A. Trees and Shrubbery: Existing trees, shrubbery, and other vegetative material may not be shown on the Drawings. Inspect the site as to the nature, location, size, and extent of vegetative material to be removed or preserved, as specified herein. Preserve, in place, trees, shrubbery and plants that are not specifically designated to be removed on the Drawings.
B. Preservation of Trees, Shrubs, and Other Plant Material

1. All plant materials (trees, shrubbery, and plants) beyond the limits of clearing and grubbing shall be saved and protected from damage resulting from the work. No filling, excavating, trenching, or stockpiling of materials will be permitted within the drip line of these plant materials. The drip line is defined as a circle drawn by extending a line vertically to the ground from the outermost branches of a plant or group of plants. To prevent soil compaction within the drip line area, no equipment will be permitted within this area.

2. When trees are close together, restrict entry to area within drip line by fencing. In areas where no fence is erected, the trunks of all trees 2 inches or greater in diameter shall be protected by encircling the trunk entirely with boards held securely by 12-gauge wire and staples. This protection shall extend from ground level to a height of 6 feet. Cut and remove tree branches where such cutting is necessary to affect construction operation. Remove branches other than those required to affect the work to provide a balanced appearance of any tree. Scars resulting from the removal of branches shall be treated with a tree sealant.

PART 3 – EXECUTION

3.01 GENERAL

A. Clearing and Grubbing Limits: All excavation areas associated with the construction of the proposed transmission main shall be cleared and grubbed to a depth of one (1) foot below the completed surface. Perimeter controls shall be installed prior to the Work. Work shall be contained within silt fences and outside of wetland buffers. Site must be monitored by the Contractor to control dust to avoid creating a nuisance.

B. Disposal of Clearing and Grubbing Debris: Burning of combustible materials is not permitted. Comply with all restrictions and conditions as set forth by local fire ordinances. Remove all noncombustible cleared and grubbed material from the work site and dispose of in accordance with all local laws, codes, and ordinances.

C. Areas to be Stripped: All excavation and embankment areas associated with new structures, slabs, walks, and roadways shall be stripped. Stockpile areas shall be stripped.

D. Disposal of Strippings: Remove all stripped material and dispose off-site, unless otherwise directed to stockpile material.

END OF SECTION
SECTION 02140
DEWATERING

PART 1 - GENERAL

1.01 DESCRIPTION

A. Scope of Work: This Section specifies the furnishing of equipment; labor and materials necessary to remove storm or subsurface waters from excavation areas in accordance with the requirements set forth, as shown on the Drawings, and/or geotechnical report.

1.02 QUALITY ASSURANCE

A. Qualifications: The Contractor shall engage a Geotechnical Engineer registered in the State of Florida, to design the temporary dewatering system. The Contractor shall submit conceptual plan for the dewatering system prior to commencing work. The dewatering system installed shall be in conformity with the overall construction plan and certification of this shall be provided by the Geotechnical Engineer. The dewatering system shall be designed by a firm who regularly engages in the design of dewatering systems and who is fully experienced, reputable and qualified in the design of such dewatering systems.

B. The dewatering of any excavation areas and the disposal of the water shall be in strict accordance with the latest revision of all local and state government rules and regulations.

C. Permits: The Contractor shall obtain and pay respective fees for all local, state, and federal permits (including the Orange County, St. Johns River Water Management District, and/or South Florida Management District discharge permits) required for the withdrawal, treatment and disposal/discharge of water from the dewatering operation, prior to start of work.

D. Comply with Florida Administrative Code, Chapter 62-621.300 (2).

1.03 SHOP DRAWINGS AND SUBMITTALS

A. Submittals shall be submitted to the County for review and acceptance prior to construction in accordance with the General Conditions and specifications Section 01300 "Submittals".

B. In accordance with FAC 62-621.300(2), submit analytical test results from a certified laboratory for the parameters listed in the FDEP "Generic Permit for the Discharge of Produced Ground Water from Any Non-Contaminated Site Activity" to the FDEP and the County.
C. Provide notification to all jurisdictional permitting agencies in accordance with the requirements of the respective agency and provide copies of all permits/approvals for disposal/discharge of water during dewatering.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.01 GENERAL

A. The Contractor shall have on-site and available the analytical test results performed in accordance with the FDEP "Generic Permit for the Discharge of Produced Ground Water from Any Non-Contaminated Site Activity" (FAC 62-621.300(2)).

B. The Contractor shall control, by acceptable means, all water regardless of source and be fully responsible for disposal of the water.

C. The Contractor shall provide adequate equipment for the removal of storm or subsurface waters which may accumulate within the excavation. Discharge piping and/or ditches shall be confined to County rights-of-way, available easement or to additional easement obtained by the Contractor.

D. The Contractor shall be required to monitor the performance of the dewatering system during the progress of the Work and make such modifications as may be required to assure that the systems will perform satisfactorily. The dewatering system shall be designed in such a manner as to preserve the undisturbed bearing capacity of the sub-grade soils at the bottom of the trench or excavation, does not cause instability of raveling of excavation slopes, and does not result in damage to existing structures.

E. The Contractor shall be responsible for correcting any disturbance of natural bearing soils or damage to structures caused by an inadequate dewatering system or by interruption of the continuous operation of the system as specified.

F. The Contractor shall utilize suitable equipment to adequately dewater the excavation. A wellpoint system or other County acceptable dewatering method shall be utilized if necessary to maintain the excavation in a dry condition for preparation of the trench bottom and for pipe laying. Within and adjacent to residential areas and other areas as required by the County, engines driving dewatering pumps shall be equipped with residential type mufflers and the noise shall not exceed 55 decibels within 50 feet.

3.02 DEWATERING AND DISPOSAL

A. The Contractor shall construct and place all pipelines, structures, concrete work, structural fill, backfill and bedding material in-the-dry. In addition, the Contractor shall make the final 24-inches of excavation in-the-dry and not until the water level is a minimum of two foot below proposed bottom of excavation. For purposes of this Contract, in-the-dry is defined as ±2% of the optimum moisture content of the soil.
B. The Contractor shall, at all times during construction, provide and maintain proper equipment and facilities to remove promptly and dispose of all water entering excavations. Contractor shall keep excavations dry so as to obtain a satisfactory undisturbed subgrade foundation condition until the fill, structure, or pipes have been completed to such extent that they will not be floated or otherwise damaged by allowing water levels to return to natural elevations.

C. Dewatering shall at all times be conducted in such a manner as to preserve the natural undisturbed bearing capacity of the subgrade soils at proposed bottom of excavation.

D. It is expected that dewatering will be required for pre-drainage of the soils prior to final excavation for most of the in-ground structures or piping and for maintaining the lowered groundwater level until construction has been completed so that the structure, pipeline or fill will not be floated or otherwise damaged.

E. If wellpoints are used, Contractor shall adequately space wellpoints to maintain the necessary dewatering. Provide suitable filter sand and/or other means to prevent pumping of fine sands and silts. A continual check shall be maintained by the Contractor to ensure that the subsurface soil is not being removed by the dewatering operations. Pumping from wellpoints shall be continuous and standby pumps shall be provided. During normal pumping, and upon development of well(s), levels of fine sand or silt in the discharge water shall not exceed 5 ppm.

F. Dewatering shall be a continuous operation. Interruptions due to power outages, or any other reason, will not be permitted. Provide standby pumps and equipment on site, installed, wired and available for immediate operation if required to maintain dewatering on a continuous basis in the event any part of the system becomes inadequate or fails.

G. The Contractor's proposed method of dewatering shall include groundwater observation wells to determine the water level during construction. Observation wells shall be installed along pipelines as required to verify depth to water level and at locations approved by the County.

H. At all times, site grading shall promote drainage. Surface runoff shall be diverted from excavations. Water entering the excavation from the surface shall be collected in shallow ditches around the perimeter of the excavation, drained to sumps, and pumped or drained by gravity to maintain an excavation bottom free from standing water.

I. Flotation shall be prevented by the Contractor by maintaining a positive and continuous removal of water. The Contractor shall be fully responsible for all damages which may result from failure to adequately keep excavations dewatered.

J. The Contractor shall dispose of water from the Work in a suitable manner without damage to adjacent properties or facilities. No water shall be discharged without appropriate treatment for adverse contaminants. No water shall be drained in work built or under construction without prior consent from the County. Water shall be filtered to remove sand and fine soil particles before disposal into any drainage system.
K. Dewatering of excavations shall be considered incidental to the construction of the Work and all costs shall be included in the various contract prices in the Bid Form, unless a separate bid item has been established for dewatering.

3.03 GROUNDWATER TREATMENT (IF REQUIRED)

A. If concentrations of tested groundwater quality parameters exceed those allowable in the FDEP Generic Permit for the Discharge of Produced Groundwater from any Non-Contaminated Site Activity (62-621.300(2), F.A.C.), the Contractor shall treat the effluent.

B. The Contractor shall immediately notify the County and discuss the parameters that exceed allowable limits.

C. The Contractor shall meet with the FDEP to determine alternatives that are acceptable to the FDEP.

D. The Contractor shall apply for and obtain any and all permits and/or treatment approvals that FDEP requires including but not limited too:
   1. Generic Permit for Discharges from Petroleum Contaminated Sites (62-621.300(1)). Allows discharges from sites with automotive gasoline, aviation gasoline, jet fuel, or diesel fuel contamination; or
   2. Permit for all Other Contaminated Sites (62-04; 62-302; 62-620 & 62-660). The coverage is available only through the individual NPDES permit issued by FDEP. Allows discharges from sites with general contaminant issues i.e. ground water and/or soil contamination other than petroleum fuel contamination; or
   3. Generic Permit for the Discharge of Produced Ground Water from Any Non-Contaminated Site Activity (62-621.300(2), F.A.C.); or
   4. Generic Permit for Stormwater Discharge from Large or Small Construction Activities (62-621.300(4)(a), F.A.C.); or

E. The Contractor shall implement the appropriate treatment that is acceptable to FDEP and County to attain compliance for all excess limits encountered during dewatering activities. Treatment may include, but is not limited to: Chemical, Biological, Electrolysis or any combination of the three.

F. The Contractor shall make every effort to minimize the spread of contamination into uncontaminated areas. Provide for the health and safety of all workers at the job site and make provisions necessary for the health and safety of the public that may be exposed to any potentially hazardous conditions. Ensure provision adhere to all applicable laws, rules or regulations covering hazardous conditions and will be in a manner commensurate with the level of severity of the conditions.

G. If necessary, provide contamination assessment and remediation personnel to handle site assessment, determine the course of action necessary for site security and perform the necessary steps under applicable laws, rules and regulations for additional assessment and/or remediation work to resolve the contaminations issue.
H. Delineate the contamination area(s), areas, and any staging or holding area required and develop a work plan that will provide the schedule of projected completion dates for the final resolution of the contamination issue.

I. Maintain jurisdiction over activities inside any delineated contamination areas and any associated staging or holding areas. Be responsible for the health and safety of workers within the delineated areas. Provide continuous access to representatives of regulatory or enforcement agencies having jurisdiction.

3.04 REMOVAL

A. Immediately upon completion of the dewatering system, the Contractor shall remove all of his equipment, materials, and supplies from the site of the Work, remove all surplus materials and debris, fill in all holes or excavations, and grade the site to elevations of the surface levels which existed before work started. The site shall be thoroughly cleaned and approved by the County.

END OF SECTION
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SECTION 02202
EXCAVATING, TRENCHING, AND BACKFILLING

PART 1 - GENERAL

1.01 DESCRIPTION

A. The work includes excavating, trenching, and backfilling for the construction of water and wastewater utility systems.

B. Excavation will be open cut unless otherwise shown on the drawings.

C. Include clearing and grubbing, sheeting and shoring, construction of cribbing and cofferdams, dewatering, and incidental work.

D. Whenever any piping, cable, telephone lines or other utility is encountered, in excavation or other work, the Contractor shall notify the Owner, the Engineer and the applicable utility company immediately.

1.02 JOB CONDITIONS

A. Obtain all required approvals, permits, and licenses prior to installation of pipelines in accordance to all the rules and requirements of the authority having jurisdiction.

B. If unauthorized over excavation occurs, repair the area by backfilling with approved select backfill material and compacting to required density.

C. Existing Utilities:
   1. Contact all applicable utilities 72 hours in advance for locating existing underground utilities in the area of work. Provide 72 hours notice to existing utility companies prior to construction. If utilities are to remain in place, provide adequate means of protecting during excavation operations.
   2. If unforeseen site conditions are encountered during excavation, consult the utility owner immediately for directions. Cooperate with the Owner and public and private utility companies in keeping their respective services and facilities in operation. Repair damaged utilities to the satisfaction of the utility owner.
   3. No interruption in existing utilities serving occupied facilities is allowed except when permitted in writing by the owner of the utility and then only after acceptable temporary utility services have been provided.
   4. Demolish and completely remove from the site existing underground utilities indicated to be removed. If service lines are active, coordinate with local utility companies for shut-off.

D. Use of explosives will not be permitted on this project unless written approval is obtained from the Engineer.
E. Protection:
   1. Protect structures, utilities, sidewalks, pavements, and other facilities from damages caused by settlement, lateral movement, undermining, washout and other hazards created by excavation operations.
   2. Provide barricades, warning signs, and lights required by authorities having jurisdiction.

1.03 QUALITY ASSURANCE

A. Codes and Standards: Perform excavating, trenching and backfilling in compliance with applicable requirements of governing authorities having jurisdiction.

1.04 TESTING AND INSPECTION SERVICE

A. The Owner will provide a geotechnical testing and inspection service, to provide services including testing soil materials proposed for use in the work and field facilities for quality control testing during filling and backfilling operations. Samples of soil materials shall be furnished to the testing service by the Contractor. The Contractor shall schedule his or her work to permit a reasonable time for testing before placing succeeding lifts and shall keep the laboratory informed of his or her progress. The Owner will pay for costs of all initial geotechnical testing. The Contractor shall pay for any subsequent testing required due to failure and laboratory stand-by charges incurred.

B. Laboratory will transmit:
   1. One copy of test reports to Contractor and one copy to the Owner’s representative if applicable.
   2. Two copies of the test reports from the laboratory are to be sent directly to the Engineer and one copy to the owner’s representative.
   3. Identify test reports by project title, Engineers File Number, project location and location of each on-site test submitted.

1.05 REFERENCED STANDARDS

A. AASHTO: American Association of State Highway and Transportation Officials.


E. ASCE: American Society of Civil Engineers.
PART 2 - PRODUCTS

2.01 SOIL MATERIALS FOR TRENCH BACKFILLING

A. Definitions:

1. Satisfactory trench backfill materials are defined as those soils complying with American Association of State Highway and Transportation Officials (AASHTO) soil classification Groups A-1, A-2, A-3, A-4, A-5, A-6, A-7-5 or A-7-6, providing such materials have a liquid limit not greater than 50, nor a plastic index not less than 7, nor greater than 20. Satisfactory soil materials shall be free of rock or gravel larger than 4 inches in any dimension, debris, waste, frozen materials, vegetation, or other deleterious matter.

2. Flowable backfill is defined as a low strength material mixed to a wet, flowable slurry that can be excavated easily for operations and maintenance.

3. Select backfill materials are defined as those materials meeting the requirements for satisfactory trench backfill materials in paragraph 2.01 A. 1. above except that the material shall be free of rock or gravel larger than 2 inches in any dimension.

4. Satisfactory backfill materials for pumping stations and wet wells are defined as those complying with AASHTO soil classification Groups A-1, A-2, A-3 and A-4 providing such materials have a liquid limit not greater than 50 or a plastic index not less than 7 or greater than 20. Satisfactory soil materials shall be free of rock or gravel larger than 2 inches in any dimension, debris, waste, frozen materials, vegetation, or other deleterious matter.

5. Unsatisfactory soil materials are defined as rock greater than 4 inches in any dimension, organic materials, or soil materials with a liquid limit greater than 50 and/or a plastic index less than 7 or greater than 20.

6. Granular Pipe Bedding Material: Granular pipe bedding material shall be well-graded crushed stone or crushed gravel meeting the requirements of ASTM Designation C 33, Gradation No. 67 (3/4 inches to No. 4 Sieve).

PART 3 - EXECUTION

3.01 EXCAVATION

A. Excavation Classifications: The following classifications of excavation will be made. Do not perform rock excavation until material to be excavated has been cross-sectioned and classified by the Engineer.

1. Earth excavation includes removal and disposal of obstructions visible on ground surface, material of any classification indicated in data on subsurface conditions, and other materials encountered that are not classified as rock excavation or unauthorized excavation. No separate payment will be made for unclassified earth excavation.

2. Unauthorized excavation consists of removal of materials beyond indicated subgrade elevations or dimensions without specific direction of the Engineer. Unauthorized excavation, as well as remedial work directed by the Engineer, shall be at the Contractor's expense.
a. Under footings or foundation bases, fill unauthorized excavation by extending the indicated bottom elevation of the footing or base to the excavation bottom, without altering required top elevation or crushed rock bedding may be used to bring elevations to proper position.

b. Elsewhere, backfill and compact unauthorized excavations as specified for authorized excavations of same classification, unless otherwise directed by the Engineer.

3. Additional Excavation: When excavation has reached required subgrade elevations, notify the Engineer, who will make an inspection of conditions.

a. If unsuitable bearing materials are encountered at the required subgrade elevations, carry excavations deeper and replace the excavated material.

b. Compensation for removal and replacement of unsuitable material as directed shall be at the contract unit price for the item, Removal of Unsuitable Material.

3.02 STABILITY OF EXCAVATIONS

A. Slope sides of excavations to comply with the Code of Federal Regulations 29CFR1926.651 and ordinances having jurisdiction. Shore and brace where sloping is not possible because of space restrictions or stability of material excavated.

1. Maintain sides and slopes of excavations in a safe condition until completion of backfilling.

2. The Contractor shall submit shoring and bracing plan prior to installation.

B. Shoring and Bracing: Provide materials for shoring and bracing, such as sheet piling, uprights, stringers, and cross-braces, in good serviceable condition.

1. Establish requirements for trench shoring and bracing to comply with 29CFR1926.651 and authorities having jurisdiction and the “Florida Trench Safety Act”.

2. Maintain shoring and bracing in excavations regardless of time period excavation will be open. Carry down shoring and bracing as excavation progresses.

3. Provide permanent steel sheet piling or pressure creosoted timber sheet piling wherever subsequent removal of sheet piling might permit lateral movement of soil under adjacent pipelines or structures. Cut off tops as required and leave permanently in place.

4. Do not brace sheeting against the pipe being laid. Sheet ing shall be braced so that no concentrated load of horizontal thrust is transmitted to the pipe.

C. Excavation Boxes: If portable excavation boxes are used for trench bracing, take care not to disturb the pipe foundation and the pipe when moving the excavation box along the trench and when removing the box from the trench.

3.03 MATERIAL STORAGE

A. Stockpile satisfactory excavated materials until required for backfill or fill. Place, grade, and shape stockpiles for proper drainage.

B. Locate and retain soil materials away from edge of excavations per OSHA standards.
C. Dispose of excess soil material and waste materials as herein specified.

3.04 STRUCTURE EXCAVATION

A. Excavation Dimensions: Provide 18 inches of clear working space between the exterior lines of the structure and the face of the excavation or shoring. In all cases, extend to solid bearing.

B. Dewatering: Remove all water from excavation before placing concrete and maintain the excavations free of water until concrete is placed. Provide dewatering equipment as necessary to conform to this requirement.

3.05 TRENCH EXCAVATION

A. General: Excavate trenches to the lines, grades and elevations indicated on the drawings. Trenches shall be excavated a sufficient distance below the pipe invert to provide a space for pipe bedding. The excavation shall proceed in advance of the pipe laying operation no more than necessary to expedite the work. Unsatisfactory soil materials, as defined in Section 2.01 A.5. shall be removed and disposed of by Contractor.

B. Trenching Width: The trench width may vary with the depth of the trench and stability of the excavated material. The trench shall be of ample width to permit the pipe to be laid and jointed properly and the backfill to be placed and compacted properly. The minimum width of unsheeted trench shall be 20 inches, but in no case shall the trench width be less than 12 inches greater nor more than 24 inches greater than the nominal diameter of the pipe unless acceptance is obtained from the Engineer.

C. The trench walls shall be constructed vertically to an elevation of 12 inches above the top of the pipe. Above this elevation, the trench walls may be sloped as required.

D. Wet Trenches: Where subgrade of trench is unstable or water is present in sufficient quantities to make uniform bedding of pipe impossible, trench bottom shall be stabilized as required with crushed rock. This is allowed only if the Engineer or Owner’s Representative determines dewatering to be impractical.

E. Rock in Trench: Where ledge rock, compact rocky or gravelly soil or other unyielding materials are encountered, carry the excavation 6 inches below the required elevation and backfill with a 6 inch layer of crushed rock or gravel prior to installing pipe. Compensation for replacing rock with backfill materials and for furnishing and placing crushed rock bedding in rock excavation shall be included in the unit bid price for Rock Excavation.
3.06 PIPE BEDDING

A. Pipe Foundations: Shall be constructed so that pipe rests uniformly along its entire barrel length in pipe bedding. Bell holes shall be excavated to allow barrel of pipe to distribute uniformly trench loads and to prevent point bearing on bells. Any part of the trench excavated below required grade shall be corrected with approved backfill material compacted as herein specified prior to laying pipe.

B. Bedding for Ductile Iron Pipe: Minimum laying requirements shall be Type 2 as defined in ANSI/AWWA C 600-77. Provide proper bedding required, in accordance with thickness class of pipe being laid and depth of cover. Proper pipe laying conditions shall be in accordance with ANSI/AWWA C 151-76 and ANSI/AWWA C 600-77.

C. Bedding for Polyvinyl Chloride (PVC) Pipe: Bedding requirements shall be as shown on the Standard Details using select backfill material.

D. Bedding and Backfill around Pipe: After each pipe has been brought to grade, aligned and placed in final position, sufficient bedding or select backfill material shall be deposited and compacted under pipe haunches and on each side of pipe to hold pipe in proper position during subsequent pipe jointing, bedding and backfilling operations. Bedding or select backfill material shall be deposited uniformly and simultaneously on each side of pipe to prevent lateral displacement. After pipe has been checked, tested, and approved, deposit select backfill around and above pipe in uniform 6-inch layers to a point at least 1 foot above barrel of pipe. Each layer shall be compacted to a minimum of 95% of modified proctor outside of roadway and 98% of modified proctor in roadways and under structures. Compaction shall be accomplished by hand or mechanical tampers. No puddling or flooding of trench for compaction shall be used. Bedding and backfill material shall be as hereinbefore defined as crushed rock bedding and select backfill. Excavated rock shall not be used for backfill material.

3.07 TRENCH BACKFILL

A. Backfill of trenches from 1-foot above top of pipe to top of trench in uniform 12-inch layers. Material used shall be as hereinbefore defined as satisfactory trench backfill. Backfill material shall be used to replace excavated rock.

B. Compaction: Each layer of backfill (maximum 12” lifts) for trench backfill shall be compacted to 95 percent of maximum density per ASSHTO T-180 outside of roadway and 98% of modified proctor in roadways and under structures. Each backfill layer shall be placed, moistened and then uniformly compacted. Compaction to 3 feet above the top of the pipe shall be accomplished by hand or mechanical tampers. Pneumatic or other approved compaction equipment may be used from 3 feet above the top of the pipe to the top of the trench. Wheel rolling by construction equipment shall not be considered as approved compaction equipment. Puddling or flooding of the trench for consolidation of backfill shall not be used.
3.08 BACKFILL FOR STRUCTURES

A. Place backfill material under and around slabs and structures in horizontal uniform 8-inch layers. Bring each layer up uniformly and thoroughly compact using pneumatic or other approved compaction. Moisten backfill prior to placing to insure maximum compaction. Puddling or water flooding for consolidation of the backfill shall not be used. Compact each layer of backfill to 98 percent maximum density at optimum moisture.

3.09 COMPACTION

A. Control soil compaction during construction to provide a minimum percentage of density as specified for each area of classification.

B. Percentage of maximum density requirements: Soils shall be compacted to not less than the percentages of maximum density at optimum moisture, stated in this section, for soils that exhibit a well-defined moisture density relationship determined in accordance with AASHTO T99.

C. Moisture control: Where subgrade or layer of soil material must be moisture conditioned before compaction, uniformly apply water to surface of subgrade, or layer of soil material, to prevent free water appearing on surface during or subsequent to compaction operations.
   1. Remove and replace, or scarify and air dry, soil material that is too wet to permit compaction to specified density.
   2. Soil material that has been removed because it is too wet to permit compaction may be stockpiled or spread and allowed to dry. Assist drying by discing, harrowing, or pulverizing until moisture content is reduced to a satisfactory value.

3.10 FIELD QUALITY CONTROL

A. Quality control testing during Construction: The Owner's testing service must inspect and approve subgrades and backfill layers before further construction work is performed.
   1. Number of Tests: One test will be made in accordance with AASHTO T99, method C for each class of material. Field density tests shall be in accordance with ASTM D 2937 (drive cylinder method). Tests will be made as the fill and backfill work progress, in locations designated by the Engineer.
2. The Contractor’s testing service shall make field density tests in accordance with the following schedule:

<table>
<thead>
<tr>
<th>WORK AREA</th>
<th>TESTING TO BE PROVIDED</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. For each continuous 300' length of trench or part thereof, backfilling in a single working day.</td>
<td>One in place density test in each 12&quot; lift of compacted backfill.</td>
</tr>
<tr>
<td>2. For each discreet excavation and backfill location (i.e. manholes &amp; wetwells, pipe repair sites, pipe relocation sites, etc.)</td>
<td>One in place density test in each 12&quot; lift of compacted backfill at each individual site.</td>
</tr>
</tbody>
</table>

Examples:

1. 200 feet of continuous trench backfilled in a single day requires one set of tests.
2. 700 feet of continuous trench backfilled in a single day requires three sets of tests (two for the first 600' of trench and one for the remaining 100' of trench).
3. 200 feet of continuous trench backfilled in a single working day and two pipe repairs done during the same working day at separate locations requires three sets of tests (one for the continuous trench and one for each separate pipe repair locations).

B. If in the opinion of the Engineer, based on testing service reports and inspection, subgrade or backfill that has been placed is below specified density, the Contractor shall provide all additional compaction and testing required to bring the deficient areas into compliance with this specification at no additional cost to the Owner.

C. Work on Non-Tested Areas: Placing permanent construction over backfill that has not been tested and approved may require removal of permanent work, recompacting the backfill and replacing the work at no additional cost to the Owner.

3.11 MAINTENANCE OF TRAFFIC

A. The Contractor shall perform all construction activity so that access to businesses can be maintained at all times and access to occupied homes can be maintained during non-working hours. Prior to access blockage, written notice will be given to the blocked resident a minimum of 48-hours in advance, either mailed or hand delivered with a copy of each furnished to the Engineer. Written notice must be in a form approved by the Owner.

3.12 MAINTENANCE

A. Cleanup: Finish grade all disturbed areas with no abrupt changes in grade or irregularities that will hold water. Prior to final inspection and acceptance, remove all rubbish and excess material and leave area in a neat, satisfactory condition.
B. Protection of Graded Areas: Protect newly graded areas from traffic and erosion. Keep free of trash and debris.

C. Repair and re-establish grades in settled, eroded, and rutted areas to specified tolerances.

D. Reconditioning Compacted Areas: Where completed compacted areas are disturbed by subsequent construction operations or adverse weather, the Contractor should scarify surface, re-shape, and compact to required density prior to further construction.

E. Restoration of areas disturbed during excavating, trenching, or backfilling:
   1. Paved areas shall be restored in accordance with the appropriate details shown on the construction plans.

3.13 DISPOSAL OF WASTE MATERIALS

A. Waste materials, including unacceptable excavated material, trash, and debris shall become the property of the Contractor and shall be removed from the Project.

END OF SECTION
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