



Embassy of the United States of America

Lima, Perú
April 13, 2016

To: Prospective Quoters

Subject: Request for Quotations number SPE50016Q0015

Enclosed is a Request for Quotations (RFQ) to perform the hand hole and underground conduit constructions, at the Embassy Compound in Lima, according to the attached Scope of work and drawings.

If you would like to submit a quotation, follow the instructions in Section J of the solicitation, complete the required portions of the attached document and submit it to the address shown on the Standard Form 1442 that follows this letter.

The Embassy will conduct a pre-proposal conference on Wednesday April 20, 2016 at 11:00 a.m. All prospective quoters who have a solicitation package are invited to attend. Please submit the names and DNIs or passport numbers of people attending the visit to Jessica Castillo at castillojm@state.gov no later than Monday April 18, 2016 at 1 pm, in order to coordinate the access to the building.

Your quotation must be submitted in a sealed envelope marked "Quotation Enclosed-RFQ SPE50016Q0015-ESO Raceways" to Ms. Noemi Davila, Contracting Officer, and Av. Lima Polo cdra 2, Monterrico, Surco on or before 12:00 p.m. on Monday April 25, 2016. **No quotations will be accepted after this date and time.**

For a quotation to be considered, you must also complete and submit the following:

1. SF-1442 filled and signed (numbers 14, 15, 16, 17, 30A, 30B and 30C)
2. Prices Summary in Section A of Solicitation
3. Price Schedule Breakdown in Attachment #5
4. Proposed Performance Chart in Attachment #6
5. Additional information as required in Section J

The U.S. Government intends to award a contract order to the responsible bidder submitting an acceptable quotation at the lowest price. We intend to award a contract based on initial quotations, without holding discussions, although we may hold discussions with companies in the competitive range if there is a need to do so.

Direct any questions regarding this solicitation in writing to Jessica Castillo, Procurement Agent at castillojm@state.gov

Sincerely,


Noemi Davila
Contracting Officer

Enclosure as stated

SOLICITATION, OFFER, AND AWARD <i>(Construction, Alteration, or Repair)</i>	1. SOLICITATION NO. SPE50016Q0015	2. TYPE OF SOLICITATION _ SEALED BID (IFB) x NEGOTIATED (RFP)	3. DATE ISSUED 04/13/2016	Page 1 of 3
	IMPORTANT - The "offer" section on the reverse must be fully completed by offeror.			

4. CONTRACT NO.	5. REQUISITION/PURCHASE REQUEST NO. PR5250333	6. PROJECT NO.
7. ISSUED BY AMERICAN EMBASSY LIMA Ave. Lima Polo Cdra 2 Monterrico, ATTN: GSO/Procurement Lima PERU	CODE PE500	8. ADDRESS OFFER TO AMERICAN EMBASSY LIMA Ave. Lima Polo Cdra 2 Monterrico, ATTN: GSO/Procurement Lima PERU
9. FOR INFORMATION CALL: →	A. NAME Jessica M. Castillo	B. TELEPHONE NO. <i>(Include area code)</i> (NO COLLECT CALLS) 00511-6182233

SOLICITATION

NOTE: In sealed bid solicitations "offer" and "offeror" mean "bid" and "bidder."

10. THE GOVERNMENT REQUIRES PERFORMANCE OF THE WORK DESCRIBED IN THESE DOCUMENTS *(Title, identifying no., date)*:

Request to provide the services of a local contractor to perform the handhole and underground conduit constructions at the Embassy Compound in Lima, according to the Attachment #1 Scope of work with drawings and all other related documents.

11. The Contractor shall begin performance within calendar days and complete it within calendar days after receiving
_ award, x notice to proceed. This performance period is x mandatory, _ negotiable. (See .)

12A. THE CONTRACTOR MUST FURNISH ANY REQUIRED PERFORMANCE AND PAYMENT BONDS? <i>(If "YES," indicate within how many calendar days after award in Item 12B.)</i> x YES _ NO	12B. CALENDAR DAYS 15
---	--------------------------

13. ADDITIONAL SOLICITATION REQUIREMENTS:

- A. Sealed offers in original and 02 copies to perform the work required are due at the place specified in Item 8 by 12:00 *(hour)* local time 04/25/2016 *(date)*. If this is a sealed bid solicitation, offers must be publicly opened at that time. Sealed envelopes containing offers shall be marked to show the offeror's name and address, the solicitation number, and the date and time offers are due.
- B. An offer guarantee x is, _ is not required.
- C. All offers are subject to the (1) work requirements, and (2) other provisions and clauses incorporated in the solicitation in full text or by reference.
- D. Offers providing less than 30 calendar days for Government acceptance after the date offers are due will not be considered and will be rejected.

OFFER (Must be fully completed by offeror)

14. NAME AND ADDRESS OF OFFEROR (Include ZIP Code)		15. TELEPHONE NO. (Include area code)	
16. REMITTANCE ADDRESS (Include only if different than Item 14)			
CODE	FACILITY CODE		

17. The offeror agrees to perform the work at the prices specified below in strict accordance with the terms of this solicitation, if this offer is accepted by the Government within _____ calendar days after the date offers are due. (Insert any number equal to or greater than the minimum requirement stated in Item 13D. Failure to insert any number means the offeror accepts the minimum in Item 13D.

AMOUNTS →

18. The offeror agrees to furnish any required performance and payment bonds.

19. ACKNOWLEDGMENT OF AMENDMENTS

The offeror acknowledges receipt of amendments to the solicitation -- give number and date of each

AMENDMENT NO.										
DATE										

20A. NAME AND TITLE OF PERSON AUTHORIZED TO SIGN OFFER (Type or print)	20B. SIGNATURE	20C. OFFER DATE
---	----------------	-----------------

AWARD (To be completed by Government)

21. ITEMS ACCEPTED:

22. AMOUNT	23. ACCOUNTING AND APPROPRIATION DATA	
24. SUBMIT INVOICES TO ADDRESS SHOWN IN (4 copies unless otherwise specified) →	ITEM	25. OTHER THAN FULL AND OPEN COMPETITION PURSUANT TO _ 10 U.S.C. 2304(c)() _ 41 U.S.C. 253(c)()
26. ADMINISTERED BY	CODE	27. PAYMENT WILL BE MADE BY

CONTRACTING OFFICER WILL COMPLETE ITEM 28 OR 29 AS APPLICABLE

<input type="checkbox"/> 28. NEGOTIATED AGREEMENT (Contractor is required to sign this document and return _____ copies to issuing office.) Contractor agrees to furnish and deliver all items or perform all work, requisitions identified on this form and any continuation sheets for the consideration stated in this contract. The rights and obligations of the parties to this contract shall be governed by (a) this contract award, (b) the solicitation, and (c) the clauses, representations, certifications, and specifications or incorporated by reference in or attached to this contract.	<input type="checkbox"/> 29. AWARD (Contractor is not required to sign this document.) Your offer on this solicitation is hereby accepted as to the items listed. This award consummates the contract, which consists of (a) the Government solicitation and your offer, and (b) this contract award. No further contractual document is necessary.
---	---

30A. NAME AND TITLE OF CONTRACTOR OR PERSON AUTHORIZED TO SIGN (Type or print)	31A. NAME OF CONTRACTING OFFICER (Type or print)		
30B. SIGNATURE	30C. DATE	31B. UNITED STATES OF AMERICA, BY	31C. AWARD DATE

11. SCHEDULE

(Include applicable Federal, State and local taxes)

ITEM NO. (a)	SUPPLIES/SERVICES (b)	QUANTITY (c)	UNIT (d)	UNIT PRICE (e)	AMOUNT (f)
1	Request to provide the services of a local contractor to perform the handhole and underground conduit constructions, according to the attached Scope of work and all other related documents. Funding Information: Total: \$0.00 ----- \$0.00 ----- \$0.00	1.00	EA	\$0.00	\$0.00

TABLE OF CONTENTS

SF-1442 COVER SHEET

A. PRICE

B. SCOPE OF WORK

C. PACKAGING AND MARKING

D. INSPECTION AND ACCEPTANCE

E. DELIVERIES OR PERFORMANCE

F. ADMINISTRATIVE DATA

G. SPECIAL REQUIREMENTS

H. CLAUSES

I. LIST OF ATTACHMENTS

J. QUOTATION INFORMATION

K. EVALUATION CRITERIA

L. REPRESENTATIONS, CERTIFICATIONS, AND OTHER STATEMENTS
OF OFFERORS OR QUOTERS

ATTACHMENTS:

Attachment #1: Statement of Work

Attachment #2: Contractor Safety Policy

Attachment #3: Daily Construction Report

Attachment #4: Shop Drawing Material Approval Request

Attachment #5: Price Schedule Breakdown

Attachment #6: Proposed Performance Chart

Attachment #7: Project Process Payment

Attachment #8: Letter of Guaranty

Attachment #9: Pictures of the new Routing Path of Construction

REQUEST FOR QUOTATIONS – CONSTRUCTION

SECTION A - PRICE

A.1 The Contractor shall complete all work, including furnishing all labor, material, equipment and services required under this contract for the following firm fixed price and within the time specified. This price shall include all labor, materials, all insurances, overhead and profit.
Amount should be expressed in US Dollars.

A.2 VALUE ADDED TAX – The contractor shall include VAT as a separate charge on the invoice and as a separate line item.

Total Cost of Service \$ _____

18% IGV Tax \$ _____

Total Contract cost \$ _____

SECTION B. SCOPE OF WORK

The character and scope of the work are set forth in the contract. The Contractor shall furnish and install all materials required by this contract.

In case of differences between small and large-scale drawings, the latter will govern. Where a portion of the work is drawn in detail and the remainder of the work is indicated in outline, the parts drawn in detail shall apply also to all other portions of the work.

Refer to Attachment #1: Statement of Work

SECTION C. PACKAGING AND MARKING (RESERVED)

SECTION D. INSPECTION AND ACCEPTANCE

The COR, or his/her authorized representatives, will inspect from time to time the services being performed and the supplies furnished to determine whether work is being performed in a satisfactory manner, and that all supplies are of acceptable quality and standards.

The Contractor shall be responsible for any countermeasures or corrective action, within the scope of this contract, which may be required by the Contracting Officer as a result of such inspection.

D.1 SUBSTANTIAL COMPLETION

(a) "*Substantial Completion*" means the stage in the progress of the work as determined and certified by the Contracting Officer in writing to the Contractor, on which the work (or a portion designated by the Government) is sufficiently complete and satisfactory. Substantial completion means that the property may be occupied or used for the purpose for which it is intended, and only minor items such as touch-up, adjustments, and minor replacements or installations remain to be completed or corrected which:

- (1) do not interfere with the intended occupancy or utilization of the work, and
- (2) can be completed or corrected within the time period required for final completion.

(b) The "date of substantial completion" means the date determined by the Contracting Officer or authorized Government representative as of which substantial completion of the work has been achieved.

Use and Possession upon Substantial Completion - The Government shall have the right to take possession of and use the work upon substantial completion. Upon notice by the Contractor that the work is substantially complete (a Request for Substantial Completion) and an inspection by the Contracting Officer or an authorized Government representative (including any required tests), the Contracting Officer shall furnish the Contractor a Certificate of Substantial Completion. The certificate will be accompanied by a Schedule of Defects listing items of work remaining to be performed, completed or corrected before final completion and acceptance. Failure of the Contracting Officer to list any item of work shall not relieve the Contractor of responsibility for complying with the terms of the contract. The Government's possession or use upon substantial completion shall not be deemed an acceptance of any work under the contract.

D.2 FINAL COMPLETION AND ACCEPTANCE

D.2.1 "Final completion and acceptance" means the stage in the progress of the work as determined by the Contracting Officer and confirmed in writing to the Contractor, at which all work required under the contract has been completed in a satisfactory manner, subject to the discovery of defects after final completion, and except for items specifically excluded in the notice of final acceptance.

D.2.2 The "*date of final completion and acceptance*" means the date determined by the Contracting Officer when final completion of the work has been achieved, as indicated by written notice to the Contractor.

D.2.3 FINAL INSPECTION AND TESTS. The Contractor shall give the Contracting Officer at least five (5) days advance written notice of the date when the work will be fully completed and ready for final inspection and tests. Final inspection and tests will be started not later than the date specified in the notice unless the Contracting Officer determines that the work is not ready for final inspection and so informs the Contractor.

D.2.4 FINAL ACCEPTANCE. If the Contracting Officer is satisfied that the work under the contract is complete (with the exception of continuing obligations), the Contracting Officer shall issue to the Contractor a notice of final acceptance and make final payment upon:

- Satisfactory completion of all required tests,
- A final inspection that all items by the Contracting Officer listed in the Schedule of Defects have been completed or corrected and that the work is finally complete (subject to the discovery of defects after final completion), and
- Submittal by the Contractor of all documents and other items required upon completion of the work, including a final request for payment (Request for Final Acceptance).

SECTION E. DELIVERIES OR PERFORMANCE

52.211-10 COMMENCEMENT, PROSECUTION, AND COMPLETION OF WORK (APR 1984)

The Contractor shall be required to:

- (a) commence work under this contract within **10 (ten) calendar days** after the date the Contractor receives the notice to proceed,
- (b) prosecute the work diligently, and,
- (c) Complete the entire work ready for use not later than **84 calendar days** after NTP.

The time stated for completion shall include final cleanup of the premises. The time states for completion shall also include completion of punch list items.

52.211-12 LIQUIDATED DAMAGES - CONSTRUCTION (SEPT 2000)

(a) If the Contractor fails to complete the work within the time specified in the contract, or any extension, the Contractor shall pay liquidated damages to the Government in the amount of **US\$ 50+ igv** for each calendar day of delay until the work is completed or accepted.

(b) If the Government terminates the Contractor's right to proceed, liquidated damages will continue to accrue until the work is completed. These liquidated damages are in addition to excess costs of repurchase under the Default clause.

CONTRACTOR'S SUBMISSION OF CONSTRUCTION SCHEDULES

(a) The time for submission of the schedules referenced in FAR 52.236-15, "Schedules for Construction Contracts", paragraph (a), is hereby modified to reflect the due date for submission as **10 calendar days** after receipt of an executed contract".

(b) These schedules shall include the time by which shop drawings, product data, samples and other submittals required by the contract will be submitted for approval.

(c) The Contractor shall revise such schedules (1) to account for the actual progress of the work, (2) to reflect approved adjustments in the performance schedule, and (3) as required by the Contracting Officer to achieve coordination with work by the Government and any separate contractors used by the Government. The Contractor shall submit a schedule, which sequences work so as to minimize disruption at the job site.

(d) **All deliverables shall be in the English language** and any system of dimensions (English or metric) shown shall be consistent with that used in the contract. No extension of time shall be allowed due to delay by the Government in approving such deliverables if the Contractor has failed to act promptly and responsively in submitting its deliverables. The

Contractor shall identify each deliverable as required by the contract.

(e) Acceptance of Schedule: When the Government has accepted any time schedule; it shall be binding upon the Contractor. The completion date is fixed and may be extended only by a written contract modification signed by the Contracting Officer. Acceptance or approval of any schedule or revision thereof by the Government shall not:

- (1) Extend the completion date or obligate the Government to do so,
- (2) Constitute acceptance or approval of any delay, or
- (3) Excuse the Contractor from or relieve the Contractor of its obligation to maintain the progress of the work and achieve final completion by the established completion date.

NOTICE OF DELAY

If the Contractor receives a notice of any change in the work, or if any other conditions arise which are likely to cause or are actually causing delays which the Contractor believes may result in late completion of the project, the Contractor shall notify the Contracting Officer. The Contractor's notice shall state the effect, if any, of such change or other conditions upon the approved schedule, and shall state in what respects, if any, the relevant schedule or the completion date should be revised. The Contractor shall give such notice promptly, not more than ten (10) days after the first event giving rise to the delay or prospective delay. Only the Contracting Officer may make revisions to the approved time schedule.

NOTICE TO PROCEED

(a) After receiving and accepting any bonds or evidence of insurance, the Contracting Officer will provide the Contractor a Notice to Proceed. The Contractor must then prosecute the work, commencing and completing performance not later than the time period established in the contract.

(b) It is possible that the Contracting Officer may elect to issue the Notice to Proceed before receipt and acceptance of any bonds or evidence of insurance. Issuance of a Notice to Proceed by the Government before receipt of the required bonds or insurance certificates or policies shall not be a waiver of the requirement to furnish these documents.

WORKING HOURS

All work shall be performed during **Monday through Saturday from 8:00 to 17:00 hrs.** Other hours, if requested by the Contractor, may be approved by the Contracting Officer's Representative (COR). The Contractor shall give 24 hours in advance to COR who will consider any deviation from the hours identified above. Changes in work hours, initiated by the Contractor, will not be a cause for a price increase.

PRECONSTRUCTION CONFERENCE

A preconstruction conference will be held 10 days after contract award at the Embassy Compound – Av Encalada cdra 17 s/n Santiago de Surco, for discussing the schedule, submittals, notice to proceed, mobilization and other important issues that affect construction progress. See FAR 52.236-26, Preconstruction Conference.

DELIVERABLES - The following items shall be delivered under this contract:			
<u>Description</u>	<u>Quantity</u>	<u>Deliver Date</u>	<u>Deliver To</u>
Section G. Securities/Insurance	1	10 days after award	CO
Section E. Construction Schedule	1	10 days after award	COR
Section E. Preconstruction Conference	1	10 days after award	COR
Section G. Personnel Biographies	1	10 days after award	COR
Section F. Payment Request	1	Last calendar day of each month	COR
Section D. Request for Substantial Completion	1	15 days before inspection	COR
Section D. Request for Final Acceptance	1	5 days before inspection	COR

SECTION F. ADMINISTRATIVE DATA

652.242-70 CONTRACTING OFFICER'S REPRESENTATIVE (COR) (AUG 1999)

(a) The Contracting Officer may designate in writing one or more Government employees, by name or position title, to take action for the Contracting Officer under this contract. Each designee shall be identified as a Contracting Officer's Representative (COR). Such designation(s) shall specify the scope and limitations of the authority so delegated; provided, that the designee shall not change the terms or conditions of the contract, unless the COR is a warranted Contracting Officer and this authority is delegated in the designation.

(b) The COR for this contract is **Mr. Matthew Moore – ESO**

Payment: The Contractor's attention is directed to Section H, 52.232-5, "Payments Under Fixed-Price Construction Contracts". The following elaborates on the information contained in that clause.

Requests for payment may be made no more frequently than monthly. Payment requests shall cover the value of labor and materials completed and in place, including a prorated portion of overhead and profit.

After receipt of the Contractor's request for payment, and on the basis of an inspection of the work, the Contracting Officer shall make a determination as to the amount, which is then due. If the Contracting Officer does not approve payment of the full amount applied for, less the retainage allowed by in 52.232-5, the Contracting Officer shall advise the Contractor as to the reasons.

Under the authority of 52.232-27(a), the 14 day period identified in FAR 52.232-27(a)(1)(i)(A) is hereby changed to 30 days.

Embassy of the United States of America - FMO / DBO
RUC: 20293588776
Avenida Lima Polo Cdra. 2 s/n –Santiago de Surco
Lima 33 Peru

The Contractor shall show Value Added Tax (VAT) as a separate item on invoices submitted for payment.

SECTION G. SPECIAL REQUIREMENTS

G.1.0 PERFORMANCE/PAYMENT PROTECTION - The Contractor shall furnish some form of payment protection as described in 52.228-13 in the amount of 50% of the contract price. **Review the Sample of Letter of Guaranty, Attachment #8**

G.1.1 The Contractor shall provide the information required by the paragraph above within ten (10) calendar days after award. Failure to timely submit the required security may result in rescinding or termination of the contract by the Government. If the contract is terminated, the Contractor will be liable for those costs as described in FAR 52.249-10, Default (Fixed-Price Construction), which is included in this purchase order.

G.1.2 The bonds or alternate performance security shall guarantee the Contractor's execution and completion of the work within the contract time. This security shall also guarantee the correction of any defects after completion, the payment of all wages and other amounts payable by the Contractor under its subcontracts or for labor and materials, and the satisfaction or removal of any liens or encumbrances placed on the work.

G.1.3 The required securities shall remain in effect in the full amount required until final acceptance of the project by the Government. Upon final acceptance, the penal sum of the performance security shall be reduced to 10% of the contract price. The security shall remain in effect for one year after the date of final completion and acceptance, and the Contractor shall pay any premium required for the entire period of coverage.

G.2.0 INSURANCE - The Contractor is required by FAR 52.228-5, "Insurance - Work on a Government Installation" to provide whatever insurance is legally necessary. The Contractor shall at its own expense provide and maintain during the entire performance period the following insurance amounts:

G.2.1 **GENERAL LIABILITY** (includes premises/operations, collapse hazard, products, completed operations, contractual, independent contractors, broad form property damage, personal injury) :

(1) BODILY INJURY, ON OR OFF THE SITE, IN **PERUVIAN SOLES**

Per Occurrence **S/. 35,000**

(2) PROPERTY DAMAGE, ON OR OFF THE SITE, IN **U.S. DOLLARS**

Per Occurrence

The Contracting Officer will evaluate the property damage and determine the cost.

G.2.2 The foregoing types and amounts of insurance are the minimums required. The Contractor shall obtain any other types of insurance required by local law or that are ordinarily or customarily obtained in the location of the work. The limit of such insurance shall be as provided by law or sufficient to meet normal and customary claims.

G.2.3 The Contractor agrees that the Government shall not be responsible for personal injuries or for damages to any property of the Contractor, its officers, agents, servants, and employees, or any other person, arising from and incident to the Contractor's performance of this contract. The Contractor shall hold harmless and indemnify the Government from any and all claims arising therefrom, except in the instance of gross negligence on the part of the Government.

G.2.4 The Contractor shall obtain adequate insurance for damage to, or theft of, materials and equipment in insurance coverage for loose transit to the site or in storage on or off the site.

G.2.5 The general liability policy required of the Contractor shall name "the United States of America, acting by and through the Department of State", as an additional insured with respect to operations performed under this contract.

G.3.0 DOCUMENT DESCRIPTIONS

G.3.1 SUPPLEMENTAL DOCUMENTS: The Contracting Officer shall furnish from time to time such detailed drawings and other information as is considered necessary, in the opinion of the Contracting Officer, to interpret, clarify, supplement, or correct inconsistencies, errors or omissions in the Contract documents, or to describe minor changes in the work not involving an increase in the contract price or extension of the contract time. The Contractor shall comply with the requirements of the supplemental documents, and unless prompt objection is made by the Contractor within 20 days, their issuance shall not provide for any claim for an increase in the Contract price or an extension of contract time.

G.3.1.1. RECORD DOCUMENTS. The Contractor shall maintain at the project site:

- (1) a current marked set of Contract drawings and specifications indicating all interpretations and clarification, contract modifications, change orders, or any other departure from the contract requirements approved by the Contracting Officer; and,
- (2) a complete set of record shop drawings, product data, samples and other submittals as approved by the Contracting Officer.

G.3.1.2. "As-Built" Documents: After final completion of the work, but before final acceptance thereof, the Contractor shall provide:

- (1) a complete set of "as-built" drawings, based upon the record set of drawings, marked to show the details of construction as actually accomplished; and,
- (2) record shop drawings and other submittals, in the number and form as required by the specifications.

G.4.0 LAWS AND REGULATIONS - The Contractor shall, without additional expense to the Government, be responsible for complying with all laws, codes, ordinances, and regulations applicable to the performance of the work, including those of the host country, and with the lawful orders of any governmental authority having jurisdiction. Host country authorities may not enter the construction site without the permission of the Contracting Officer. Unless otherwise directed by the Contracting Officer, the Contractor shall comply with the more stringent of the requirements of such laws, regulations and orders and of the contract. In the event of a conflict between the contract and such laws, regulations and orders, the Contractor shall promptly advise the Contracting Officer of the conflict and of the Contractor's proposed course of action for resolution by the Contracting Officer.

G.4.1 The Contractor shall comply with all local labor laws, regulations, customs and practices pertaining to labor, safety, and similar matters, to the extent that such compliance is not inconsistent with the requirements of this contract.

G.4.2 The Contractor shall give written assurance to the Contracting Officer that all subcontractors and others performing work on or for the project have obtained all requisite licenses and permits.

G.4.3 The Contractor shall submit proper documentation and evidence satisfactory to the Contracting Officer of compliance with this clause.

G.5.0 CONSTRUCTION PERSONNEL - The Contractor shall maintain discipline at the site and at all times take all reasonable precautions to prevent any unlawful, riotous, or disorderly conduct by or among those employed at the site. The Contractor shall ensure the preservation of peace and protection of persons and property in the neighborhood of the project against such action. The Contracting Officer may require, in writing that the Contractor remove from the work any employee that the Contracting Officer deems incompetent, careless, insubordinate or otherwise objectionable, or whose continued employment on the project is deemed by the Contracting Officer to be contrary to the Government's interests.

G.5.1 If the Contractor has knowledge that any actual or potential labor dispute is delaying or threatens to delay the timely performance of this contract, the Contractor shall immediately give notice, including all relevant information, to the Contracting Officer.

G.5.2 After award, the Contractor has ten calendar days to submit to the Contracting Officer a list of workers and supervisors assigned to this project for the Government to conduct all necessary security checks. It is anticipated that security checks will take approximately **20 calendar days** to perform. For each individual the list shall include:

- 1. Full Name**
- 2. Place and Date of Birth**
- 3. Current Address**
- 4. DNI number**
- 5. Full name of Father and Mother**

Failure to provide any of the above information may be considered grounds for rejection and/or resubmittal of the application. Once the Government has completed the security screening and approved the applicants a badge will be provided to the individual for access to the site. This badge may be revoked at any time due to the falsification of data, or misconduct on site.

G.5.3 The Contractor shall provide an English speaking supervisor on site at all times. This position is considered as key personnel under this purchase order.

G.6.0 Materials and Equipment - All materials and equipment incorporated into the work shall be new and for the purpose intended, unless otherwise specified. All workmanship shall be of good quality and performed in a skillful manner that will withstand inspection by the Contracting Officer.

G.7.0 SPECIAL WARRANTIES

G.7.1 Any special warranties that may be required under the contract shall be subject to the stipulations set forth in 52.246-21, "Warranty of Construction", as long as they are not in conflict.

G.7.2 The Contractor shall obtain and furnish to the Government all information required to make any subcontractor's, manufacturer's, or supplier's guarantee or warranty legally binding and effective. The Contractor shall submit both the information and the guarantee or warranty to the Government in sufficient time to permit the Government to meet any time limit specified in the guarantee or warranty, but not later than completion and acceptance of all work under this contract.

G.8.0 EQUITABLE ADJUSTMENTS

Any circumstance for which the contract provides an equitable adjustment that causes a change within the meaning of paragraph (a) of the "Changes" clause shall be treated as a change under that clause; provided, that the Contractor gives the Contracting Officer prompt written notice (within 20 days) stating:

- (a) the date, circumstances, and applicable contract clause authorizing an equitable adjustment and
- (b) that the Contractor regards the event as a changed condition for which an equitable adjustment is allowed under the contract

The Contractor shall provide written notice of a differing site condition within 10 calendar days of occurrence following FAR 52.236-2, Differing Site Conditions.

G.9.0 ZONING APPROVALS AND PERMITS

The Government shall be responsible for:

- obtaining proper zoning or other land use control approval for the project
- obtaining the approval of the Contracting Drawings and Specifications
- paying fees due for the foregoing; and,
- for obtaining and paying for the initial building permits.

SECTION H. CLAUSES

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es): <http://www.acquisition.gov/far/> or <http://farsite.hill.af.mil/vffara.htm>. Please note these addresses are subject to change.

If the Federal Acquisition Regulation (FAR) is not available at the locations indicated above, use the Department of State Acquisition website at <http://www.statebuy.state.gov/> to access links to the FAR. You may also use an internet “search engine” (for example, Google, Yahoo, Excite) to obtain the latest location of the most current FAR.

The following Federal Acquisition Regulation clause(s) is/are incorporated by reference (48 CFR CH. 1):

<u>CLAUSE</u>	<u>TITLE AND DATE</u>
52.202-1	DEFINITIONS (NOV 2013)
52.204-9	PERSONAL IDENTITY VERIFICATION OF CONTRACTOR PERSONNEL (JAN 2011)
52.204-10	REPORTING EXECUTIVE COMPENSATION AND FIRST-TIER SUBCONTRACT AWARDS (JULY 2013)
52.204-12	DATA UNIVERSAL NUMBERING SYSTEM NUMBER MAINTENANCE (DEC 2012)
52.204-13	SYSTEM FOR AWARD MANAGEMENT MAINTENANCE (JULY 2013)

- 52.209-6 PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH CONTRACTORS DEBARRED, SUSPENDED OR PROPOSED FOR DEBARMENT (AUG 2013)
- 52.209-9 UPDATES OF INFORMATION REGARDING RESPONSIBILITY MATTERS (JULY 2013)
- 52.213-4 TERMS AND CONDITIONS –SIMPLIFIED ACQUISITIONS (OTHER THAN COMMERCIAL ITEMS) (OCT 2014)
- 52.216-7 ALLOWABLE COST AND PAYMENT (JUN 2013)
- 52.222-1 NOTICE TO THE GOVERNMENT OF LABOR DISPUTES (FEB 1997)
- 52.222-19 CHILD LABOR – COOPERATION WITH AUTHORITIES AND REMEDIES (JAN 2014)
- 52.222-50 COMBATING TRAFFICKING IN PERSONS (FEB 2009)
- 52.223-18 ENCOURAGING CONTRACTOR POLICIES TO BAN TEXT MESSAGING WHILE DRIVING (AUG 2011)
- 52.225-13 RESTRICTIONS ON CERTAIN FOREIGN PURCHASES (JUNE 2008)
- 52.225-14 INCONSISTENCY BETWEEN ENGLISH VERSION AND TRANSLATION OF CONTRACT (FEB 2000)
- 52.228-4 WORKERS’ COMPENSATION AND WAR-HAZARD INSURANCE OVERSEAS (APR 1984)
- 52.228-5 INSURANCE - WORK ON A GOVERNMENT INSTALLATION (JAN 1997)
- 52.228-11 PLEDGES OF ASSETS (JAN 2012)
- 52.228-13 ALTERNATIVE PAYMENT PROTECTION (JULY 2000)
- 52.228-14 IRREVOCABLE LETTER OF CREDIT (NOV 2014)
- 52.229-6 TAXES - FOREIGN FIXED-PRICE CONTRACTS (FEB 2013)
- 52.229-7 TAXES- FIXED PRICE CONTRACTS WITH FOREIGN GOVERNMENTS (FEB 2013)
- 52.232-5 PAYMENTS UNDER FIXED-PRICE CONSTRUCTION CONTRACTS (MAY 2014)

- 52.232-8 DISCOUNTS FOR PROMPT PAYMENT (FEB 2002)
- 52.232-11 EXTRAS (APR 1984)
- 52.232-18 AVAILABILITY OF FUNDS (APR 1984)
- 52.232-22 LIMITATION OF FUNDS (APR 1984)
- 52.232-25 PROMPT PAYMENT (JULY 2013)
- 52.232-27 PROMPT PAYMENT FOR CONSTRUCTION CONTRACTS (MAY 2014)
- 52.232-33 PAYMENT BY ELECTRONIC FUNDS TRANSFER - SYSTEM FOR AWARD MANAGEMENT (JULY 2013)
- 52.232-34 PAYMENT BY ELECTRONIC FUNDS TRANSFER – OTHER THAN SYSTEM FOR AWARD MANAGEMENT (JULY 2013)
- 52.233-1 DISPUTES (MAY 2014) *Alternate I (DEC 1991)*
- 52.233-3 PROTEST AFTER AWARD (AUG 1996)
- 52.236-2 DIFFERING SITE CONDITIONS (APR 1984)
- 52.236-3 SITE INVESTIGATION AND CONDITIONS AFFECTING THE WORK (APR 1984)
- 52.236-5 MATERIAL AND WORKMANSHIP (APR 1984)
- 52.236-6 SUPERINTENDENCE BY THE CONTRACTOR (APR 1984)
- 52.236-7 PERMITS AND RESPONSIBILITIES (NOV 1991)
- 52.236-8 OTHER CONTRACTS (APR 1984)
- 52.236-9 PROTECTION OF EXISTING VEGETATION, STRUCTURES, EQUIPMENT, UTILITIES, AND IMPROVEMENTS (APR 1984)
- 52.236-10 OPERATIONS AND STORAGE AREAS (APR 1984)
- 52.236-11 USE AND POSSESSION PRIOR TO COMPLETION (APR 1984)
- 52.236-12 CLEANING UP (APR 1984)
- 52.236-14 AVAILABILITY AND USE OF UTILITY SERVICES (APR 1984)

- 52.236-15 SCHEDULES FOR CONSTRUCTION CONTRACTS (APR 1984)
- 52.236-21 SPECIFICATIONS AND DRAWINGS FOR CONSTRUCTION (FEB 1997)
- 52.236-26 PRECONSTRUCTION CONFERENCE (FEB 1995)
- 52.242-14 SUSPENSION OF WORK (APR 1984)
- 52.243-4 CHANGES (JUN 2007)
- 52.243-5 CHANGES AND CHANGED CONDITIONS (APR 1984)
- 52.244-6 SUBCONTRACTS FOR COMMERCIAL ITEMS (JULY 2014)
- 52.245-2 GOVERNMENT PROPERTY INSTALLATION OPERATION SERVICES (APR 2012)
- 52.245-9 USE AND CHARGES (APR 2012)
- 52.246-12 INSPECTION OF CONSTRUCTION (AUG 1996)
- 52.246-17 WARRANTY OF SUPPLIES OF A NONCOMPLEX NATURE (JUN 2003)
- 52.246-21 WARRANTY OF CONSTRUCTION (MAR 1994)
- 52.249-2 TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE) (APR 2012) *Alternate I (SEPT 1996)*
- 52.249-10 DEFAULT (FIXED-PRICE CONSTRUCTION) (APR 1984)
- 52.249-14 EXCUSABLE DELAYS (APR 1984)

The following Department of State Acquisition Regulation (DOSAR) clause(s) is/are set forth in full text:

652.204-70 DEPARTMENT OF STATE PERSONAL IDENTIFICATION CARD ISSUANCE PROCEDURES (MAY 2011)

(a) The Contractor shall comply with the Department of State (DOS) Personal Identification Card Issuance Procedures for all employees performing under this contract who require frequent and continuing access to DOS facilities, or information systems. The Contractor shall insert this clause in all subcontracts when the subcontractor's employees will require frequent and continuing access to DOS facilities, or information systems.

(b) The DOS Personal Identification Card Issuance Procedures may be accessed at <http://www.state.gov/m/ds/rls/rpt/c21664.htm> .

(End of clause)

CONTRACTOR IDENTIFICATION (JULY 2008)

Contract performance may require contractor personnel to attend meetings with government personnel and the public, work within government offices, and/or utilize government email.

Contractor personnel must take the following actions to identify themselves as non-federal employees:

- 1) Use an e-mail signature block that shows name, the office being supported and company affiliation (e.g. “John Smith, Office of Human Resources, ACME Corporation Support Contractor”);
- 2) Clearly identify themselves and their contractor affiliation in meetings;
- 3) Identify their contractor affiliation in Departmental e-mail and phone listings whenever contractor personnel are included in those listings; and
- 4) Contractor personnel may not utilize Department of State logos or indicia on business cards.

(End of clause)

652.236-70 ACCIDENT PREVENTION (APR 2004)

(a) *General.* The Contractor shall provide and maintain work environments and procedures which will safeguard the public and Government personnel, property, materials, supplies, and equipment exposed to contractor operations and activities; avoid interruptions of Government operations and delays in project completion dates; and, control costs in the performance of this contract. For these purposes, the Contractor shall:

- (1) Provide appropriate safety barricades, signs and signal lights;
- (2) Comply with the standards issued by any local government authority having jurisdiction over occupational health and safety issues; and,
- (3) Ensure that any additional measures the Contracting Officer determines to be reasonably necessary for this purpose are taken.
- (4) For overseas construction projects, the Contracting Officer shall specify in writing additional requirements regarding safety if the work involves:
 - (i) Scaffolding;
 - (ii) Work at heights above two (2) meters;
 - (iii) Trenching or other excavation greater than one (1) meter in depth;
 - (iv) Earth moving equipment;
 - (v) Temporary wiring, use of portable electric tools, or other recognized electrical hazards. Temporary wiring and portable electric tools require the use of a ground fault circuit interrupter (GFCI) in the affected circuits; other electrical hazards may also require the use of a GFCI;
 - (vi) Work in confined spaces (limited exits, potential for oxygen less than 19.5 percent or combustible atmosphere, potential for solid or liquid engulfment, or other

hazards considered to be immediately dangerous to life or health such as water tanks, transformer vaults, sewers, cisterns, etc.);

(vii) Hazardous materials – a material with a physical or health hazard including but not limited to, flammable, explosive, corrosive, toxic, reactive or unstable, or any operations which creates any kind of contamination inside an occupied building such as dust from demolition activities, paints, solvents, etc.; or

(viii) Hazardous noise levels.

(b) *Records.* The Contractor shall maintain an accurate record of exposure data on all accidents incident to work performed under this contract resulting in death, traumatic injury, occupational disease, or damage to or theft of property, materials, supplies, or equipment. The Contractor shall report this data in the manner prescribed by the Contracting Officer.

(c) *Subcontracts.* The Contractor shall be responsible for its subcontractors' compliance with this clause.

(d) *Written program.* Before commencing work, the Contractor shall:

(1) Submit a written plan to the Contracting Officer for implementing this clause. The plan shall include specific management or technical procedures for effectively controlling hazards associated with the project; and,

(2) Meet with the Contracting Officer to discuss and develop a mutual understanding relative to administration of the overall safety program.

(e) *Notification.* The Contracting Officer shall notify the Contractor of any non-compliance with these requirements and the corrective actions required. This notice, when delivered to the Contractor or the Contractor's representative on site, shall be deemed sufficient notice of the non-compliance and corrective action required. After receiving the notice, the Contractor shall immediately take corrective action. If the Contractor fails or refuses to promptly take corrective action, the Contracting Officer may issue an order suspending all or part of the work until satisfactory corrective action has been taken. The Contractor shall not be entitled to any equitable adjustment of the contract price or extension of the performance schedule on any suspension of work order issued under this clause.

(End of clause)

652.242-73 AUTHORIZATION AND PERFORMANCE (AUG 1999)

(a) The Contractor warrants the following:

(1) That it has obtained authorization to operate and do business in the country or countries in which this contract will be performed;

(2) That it has obtained all necessary licenses and permits required to perform this contract; and,

(3) That it shall comply fully with all laws, decrees, labor standards, and regulations of said country or countries during the performance of this contract.

(b) If the party actually performing the work will be a subcontractor or joint venture partner, then such subcontractor or joint venture partner agrees to the requirements of paragraph (a) of this clause.

(End of clause)

652.243-70 NOTICES (AUG 1999)

Any notice or request relating to this contract given by either party to the other shall be in writing. Said notice or request shall be mailed or delivered by hand to the other party at the address provided in the schedule of the contract. All modifications to the contract must be made in writing by the Contracting Officer.

(End of clause)

I. LIST OF ATTACHMENTS

ATTACHMENT NUMBER	DESCRIPTION OF ATTACHMENT	NUMBER OF PAGES
Attachment #1	Scope of Work (page 3) includes drawings	5
Attachment #2	Contractor Safety Policy	4
Attachment #3	Daily Construction Report	2
Attachment #4	Shop Drawing Material Approval Request	1
Attachment #5	Price Schedule Breakdown	1
Attachment #6	Proposed Performance Chart	2
Attachment #7	Project Progress Payment	2
Attachment #8	Sample of Bank Letter of Guaranty	2
Attachment #9	Pictures of the new routing path of construction	1

J. QUOTATION INFORMATION

A. QUALIFICATIONS OF OFFERORS

Offerors/quoters must be technically qualified and financially responsible to perform the work described in this solicitation. **At a minimum, each Offeror/Quoter must meet the following requirements:**

- (1) **Be able to understand written and spoken English;**
- (2) Have an established business with a permanent address and telephone listing;
- (3) Be able to demonstrate prior construction experience with suitable references;
- (4) Have the necessary personnel, equipment and financial resources available to perform the work;
- (5) Have all licenses and permits required by local law;
- (6) Meet all local insurance requirements;
- (7) Have the ability to obtain or to post adequate performance security, such as bonds, irrevocable letters of credit or guarantees issued by a reputable financial institution;
- (8) Have no adverse criminal record; and
- (9) Have no political or business affiliation which could be considered contrary to the interests of the United States.

B. SUBMISSION OF QUOTATIONS

This solicitation is for the performance of the construction services described in SCOPE OF WORK, and the Attachments which are a part of this request for quotation.

Each quotation must consist of the following:		
VOLUME	TITLE	NUMBER OF COPIES*
I	Standard Form 1442 completed and signed. Attachment #5 Price Schedule Breakdown Company Profile and References	02
II	Attachment #6 Proposed Performance Chart Civil works references List of Owned Equipment	02

Submit the complete quotation to the address indicated on Standard Form 1442.

Proposals should be submitted no later than **Monday April 25, 2016 at 12:00 m.**

The Offeror/Quoter shall identify and explain/justify any deviations, exceptions, or conditional assumptions taken with respect to any of the instructions or requirements of this request for quotation in the appropriate volume of the offer.

Volume II: Performance schedule and Business Management/Technical Proposal.

(a) Present the performance schedule in the form of a "bar chart" indicating when the various portions of the work will be commenced and completed within the required schedule. This bar chart shall be in sufficient detail to clearly show each segregable portion of work and its planned commencement and completion date.

(b) The Business Management/Technical Proposal shall be in two parts, including the following information:

Proposed Work Information - Provide the following:

- (1) A list of the names, addresses and telephone numbers of the owners, partners, and principal offices of the Offeror;
- (2) The name and address of the Offeror's field superintendent for this project;
- (3) A list of the names, addresses, and telephone numbers of subcontractors and principal materials suppliers to be used on the project, indicating what portions of the work will be performed by them; and,

Experience and Past Performance - List all contracts and subcontracts your company has held over the past three years for the same or similar work. Provide the following information for each contract and subcontract:

- (1) Customer's name, address, and telephone numbers of customer's lead contract and technical personnel;
- (2) Contract number and type;
- (3) Date of the contract award place(s) of performance, and completion dates; Contract dollar value;
- (4) Brief description of the work, including responsibilities; and
- (5) Any litigation currently in process or occurring within last 5 years.

C. 52.236-27 SITE VISIT (CONSTRUCTION) (FEB 1995)

(a) The clauses at 52.236-2, Differing Site Conditions, and 52.236-3, Site Investigations and Conditions Affecting the Work, will be included in any contract awarded as a result of this solicitation. Accordingly, offerors or quoters are urged and expected to inspect the site where the work will be performed.

(b) A site visit has been scheduled for **Wednesday April 20, 2016 at 11:00 am**

(c) Participants will meet at **Av. Encalada Cdra 17 s/n Surco , the person of contact is Mrs. Jessica Castillo.**

(d) Kindly submit the complete names and DNI numbers of personnel attending the visit (maximum 2 persons per vendor) **no later than Monday April 18,2016 at 13:00 hrs** to Mrs. Jessica Castillo at Castillojm@state.gov

D. MAGNITUDE OF CONSTRUCTION PROJECT

It is anticipated that the range in price of this contract will be less than USD 25,000.

E. LATE QUOTATIONS. Late quotations shall be handled in accordance with FAR.

F. 52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates the following provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer.

Also, the full text of a solicitation provision may be accessed electronically at: <http://acquisition.gov/far/index.html>/ or <http://farsite.hill.af.mil/vffara.htm>. Please note these addresses are subject to change.

If the Federal Acquisition Regulation (FAR) is not available at the locations indicated above, use the Department of State Acquisition website at <http://www.statebuy.state.gov> to access the link to the FAR, or use of an Internet "search engine" (for example, Google, Yahoo or Excite) is suggested to obtain the latest location of the most current FAR.

The following Federal Acquisition Regulation provisions are incorporated by reference (48 CFR CH. 1):

<u>PROVISION</u>	<u>TITLE AND DATE</u>
52.204-6	DATA UNIVERSAL NUMBERING SYSTEM (DUNS) NUMBER (JULY 2013)
52.204-7	SYSTEM FOR AWARD MANAGEMENT (JULY 2013)
52.204-16	COMMERCIAL AND GOVERNMENT ENTITY CODE REPORTING (NOV 2014)
52.214-34	SUBMISSION OF OFFERS IN THE ENGLISH LANGUAGE (APR 1991)
52.215-1	INSTRUCTIONS TO OFFERORS--COMPETITIVE ACQUISITION (JAN 2004)

K. EVALUATION CRITERIA

Award will be made to the lowest priced, acceptable, responsible quoter. The Government reserves the right to reject quotations that are unreasonably low or high in price.

The Government will determine acceptability by assessing the offeror's compliance with the terms of the RFQ. The Government will determine responsibility by analyzing whether the apparent successful quoter complies with the requirements of FAR 9.1, including:

- ability to comply with the required performance period, taking into consideration all existing commercial and governmental business commitments;
- satisfactory record of integrity and business ethics;
- necessary organization, experience, and skills or the ability to obtain them;
- necessary equipment and facilities or the ability to obtain them; and
- otherwise, qualified and eligible to receive an award under applicable laws and regulations.

The following DOSAR is provided in full text:

652.209-79 REPRESENTATION BY CORPORATION REGARDING AN UNPAID DELINQUENT TAX LIABILITY OR A FELONY CRIMINAL CONVICTION UNDER ANY FEDERAL LAW (SEPT 2014) (DEVIATION per PIB 2014-21)

(a) In accordance with section 7073 of Division K of the Consolidated Appropriations Act, 2014 (Public Law 113-76) none of the funds made available by that Act may be used to enter into a contract with any corporation that –

(1) Was convicted of a felony criminal violation under any Federal law within the

preceding 24 months, where the awarding agency has direct knowledge of the conviction, unless the agency has considered, in accordance with its procedures, that this further action is not necessary to protect the interests of the Government; or

(2) Has any unpaid Federal tax liability that has been assessed for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency has direct knowledge of the unpaid tax liability, unless the Federal agency has considered, in accordance with its procedures, that this further action is not necessary to protect the interests of the Government.

For the purposes of section 7073, it is the Department of State's policy that no award may be made to any corporation covered by (1) or (2) above, unless the Procurement Executive has made a written determination that suspension or debarment is not necessary to protect the interests of the Government.

(b) Offeror represents that—

(1) It is [] is not [] a corporation that was convicted of a felony criminal violation under a Federal law within the preceding 24 months.

(2) It is [] is not [] a corporation that has any unpaid Federal tax liability that has been assessed for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability.

(End of provision)

SECTION L - REPRESENTATIONS, CERTIFICATIONS AND
OTHER STATEMENTS OF OFFERORS OR QUOTERS

L.1 52.204-3 TAXPAYER IDENTIFICATION (OCT 1998)

(a) Definitions.

"Common parent", as used in this provision, means that corporate entity that owns or controls an affiliated group of corporations that files its Federal income tax returns on a consolidated basis, and of which the offeror is a member.

"Taxpayer Identification Number (TIN)", as used in this provision, means the number required by the IRS to be used by the offeror in reporting income tax and other returns. The TIN may be either a Social Security Number or an Employer Identification Number.

(b) All offerors must submit the information required in paragraphs (d) through (f) of this provision in order to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325 (d), reporting requirements of 26 USC 6041, 6041A, and 6050M and implementing regulations issued by the Internal Revenue Service (IRS). If the resulting contract is subject to the reporting requirements described in FAR 4.904, the failure or refusal by the offeror to furnish the information may result in a 31 percent reduction of payments

(c) otherwise due under the contract.

(d) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 USC 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(e) Taxpayer Identification Number (TIN).

TIN: _____

- TIN has been applied for.
- TIN is not required because:
 - Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.;
 - Offeror is an agency or instrumentality of a foreign government;
 - Offeror is an agency or instrumentality of the Federal Government.

(e) Type of Organization.

- Sole Proprietorship;
- Partnership;
- Corporate Entity (not tax exempt);
- Corporate Entity (tax exempt);
- Government Entity (Federal, State or local);
- Foreign Government;

- International organization per 26 CFR 1.6049-4;
- Other _____.

(f) Common Parent.

- Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this clause.
- Name and TIN of common parent:
 Name _____
 TIN _____

(End of provision)

L.2 52.204-8 ANNUAL REPRESENTATIONS AND CERTIFICATIONS (NOV 2014)

(a)(1) The North American Industry Classification System (NAICS) code(s) for this acquisition is/are:

- 236118 - Construction Management, residential remodeling**
- 236220 - Construction Management, commercial and institutional building or Warehouse construction**
- 237110 - Construction Management, water and sewage line and related structures**
- 237310 - Construction Management, highway road, street or bridge**
- 237990 - Construction Management, outdoor recreation facility**

(2) The small business size standard is **\$36.5 Million USD**.

(3) The small business size standard for a concern which submits an offer in its own name, other than on a construction or service contract, but which proposes to furnish a product which it did not itself manufacture, is 500 employees.

(b)(1) If the provision at 52.204-7, System for Award Management, is included in this solicitation, paragraph (d) of this provision applies.

(2) If the provision at 52.204-7 is not included in this solicitation, and the offeror is currently registered in the System for Award Management (SAM), and has completed the Representations and Certifications section of SAM electronically, the offeror may choose to use paragraph (d) of this provision instead of completing the corresponding individual representations and certifications in the solicitation. The offeror shall indicate which option applies by checking one of the following boxes:

- (i) Paragraph (d) applies.
- (ii) Paragraph (d) does not apply and the offeror has completed the individual representations and certifications in the solicitation.

(c)(1) The following representations or certifications in SAM are applicable to this solicitation as indicated:

(i) 52.203-2, Certificate of Independent Price Determination. This provision applies to solicitations when a firm-fixed-price contract or fixed-price contract with economic price adjustment is contemplated, unless—

- (A) The acquisition is to be made under the simplified acquisition procedures in Part 13;
- (B) The solicitation is a request for technical proposals under two-step sealed bidding procedures; or
- (C) The solicitation is for utility services for which rates are set by law or regulation.

- (ii) [52.203-11](#), Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions. This provision applies to solicitations expected to exceed \$150,000.
- (iii) [52.204-3](#), Taxpayer Identification. This provision applies to solicitations that do not include the provision at [52.204-7](#), System for Award Management.
- (iv) [52.204-5](#), Women-Owned Business (Other Than Small Business). This provision applies to solicitations that—
- (A) Are not set aside for small business concerns;
 - (B) Exceed the simplified acquisition threshold; and
 - (C) Are for contracts that will be performed in the United States or its outlying areas.
- (v) [52.209-2](#), Prohibition on Contracting with Inverted Domestic Corporations—Representation. This provision applies to solicitations using funds appropriated in fiscal years 2008, 2009, 2010, or 2012.
- (vi) [52.209-5](#), Certification Regarding Responsibility Matters. This provision applies to solicitations where the contract value is expected to exceed the simplified acquisition threshold.
- (vii) [52.214-14](#), Place of Performance—Sealed Bidding. This provision applies to invitations for bids except those in which the place of performance is specified by the Government.
- (viii) [52.215-6](#), Place of Performance. This provision applies to solicitations unless the place of performance is specified by the Government.
- (ix) [52.219-1](#), Small Business Program Representations (Basic & Alternate I). This provision applies to solicitations when the contract will be performed in the United States or its outlying areas.
- (A) The basic provision applies when the solicitations are issued by other than DoD, NASA, and the Coast Guard.
 - (B) The provision with its Alternate I applies to solicitations issued by DoD, NASA, or the Coast Guard.
- (x) [52.219-2](#), Equal Low Bids. This provision applies to solicitations when contracting by sealed bidding and the contract will be performed in the United States or its outlying areas.
- (xi) [52.222-22](#), Previous Contracts and Compliance Reports. This provision applies to solicitations that include the clause at [52.222-26](#), Equal Opportunity.
- (xii) [52.222-25](#), Affirmative Action Compliance. This provision applies to solicitations, other than those for construction, when the solicitation includes the clause at [52.222-26](#), Equal Opportunity.
- (xiii) [52.222-38](#), Compliance with Veterans' Employment Reporting Requirements. This provision applies to solicitations when it is anticipated the contract award will exceed the simplified acquisition threshold and the contract is not for acquisition of commercial items.
- (xiv) [52.223-1](#), Biobased Product Certification. This provision applies to solicitations that require the delivery or specify the use of USDA–designated items; or include the clause at [52.223-2](#), Affirmative Procurement of Biobased Products Under Service and Construction Contracts.
- (xv) [52.223-4](#), Recovered Material Certification. This provision applies to solicitations that are for, or specify the use of, EPA–designated items.
- (xvi) [52.225-2](#), Buy American Certificate. This provision applies to solicitations containing the clause at [52.225-1](#).
- (xvii) [52.225-4](#), Buy American—Free Trade Agreements—Israeli Trade Act Certificate. (Basic, Alternates I, II, and III.) This provision applies to solicitations containing the clause at [52.225-3](#).
- (A) If the acquisition value is less than \$25,000, the basic provision applies.
 - (B) If the acquisition value is \$25,000 or more but is less than \$50,000, the provision with its

Alternate I applies.

(C) If the acquisition value is \$50,000 or more but is less than \$79,507, the provision with its Alternate II applies.

(D) If the acquisition value is \$79,507 or more but is less than \$100,000, the provision with its Alternate III applies.

(xviii) 52.225-6, Trade Agreements Certificate. This provision applies to solicitations containing the clause at 52.225-5.

(xix) 52.225-20, Prohibition on Conducting Restricted Business Operations in Sudan— Certification. This provision applies to all solicitations.

(xx) 52.225-25, Prohibition on Contracting with Entities Engaging in Certain Activities or Transactions Relating to Iran-Representation and Certifications. This provision applies to all solicitations.

(xxi) 52.226-2, Historically Black College or University and Minority Institution Representation. This provision applies to solicitations for research, studies, supplies, or services of the type normally acquired from higher educational institutions.

(2) The following certifications are applicable as indicated by the Contracting Officer:

[*Contracting Officer check as appropriate.*]

___ (i) 52.204-17, Ownership or Control of Offeror.

___ (ii) 52.222-18, Certification Regarding Knowledge of Child Labor for Listed End Products.

___ (iii) 52.222-48, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment- Certification.

___ (iv) 52.222-52, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Certification.

___ (v) 52.223-9, with its Alternate I, Estimate of Percentage of Recovered Material Content for EPA-Designated Products (Alternate I only).

___ (vi) 52.227-6, Royalty Information.

___ (A) Basic.

___ (B) Alternate I.

___ (vii) 52.227-15, Representation of Limited Rights Data and Restricted Computer Software.

(d) The offeror has completed the annual representations and certifications electronically via the SAM website accessed through <https://www.acquisition.gov>. After reviewing the SAM database information, the offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation as indicated in paragraph (c) of this provision have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [*offeror to insert changes, identifying change by clause number, title, date*]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

FAR Clause

#	Title	Date	Change
_____	_____	_____	_____
_____	_____	_____	_____

Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications posted on SAM.

(End of provision)

L.3. 52.225-18 PLACE OF MANUFACTURE (SEPT 2006)

(a) *Definitions.* As used in this clause—

“Manufactured end product” means any end product in Federal Supply Classes (FSC) 1000-9999, except—

- (1) FSC 5510, Lumber and Related Basic Wood Materials;
- (2) Federal Supply Group (FSG) 87, Agricultural Supplies;
- (3) FSG 88, Live Animals;
- (4) FSG 89, Food and Related Consumables;
- (5) FSC 9410, Crude Grades of Plant Materials;
- (6) FSC 9430, Miscellaneous Crude Animal Products, Inedible;
- (7) FSC 9440, Miscellaneous Crude Agricultural and Forestry Products;
- (8) FSC 9610, Ores;
- (9) FSC 9620, Minerals, Natural and Synthetic; and
- (10) FSC 9630, Additive Metal Materials.

“Place of manufacture” means the place where an end product is assembled out of components, or otherwise made or processed from raw materials into the finished product that is to be provided to the Government. If a product is disassembled and reassembled, the place of reassembly is not the place of manufacture.

(b) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—

- (1) In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or
- (2) Outside the United States.

(End of provision)

L.4 AUTHORIZED CONTRACTOR ADMINISTRATOR

If the offeror does not fill-in the blanks below, the official who signed the offer will be deemed to be the offeror's representative for Contract Administration, which includes all matters pertaining to payments.

Name:

Telephone Number:

Address:

Note: If the bidder/offeror has indicated “yes” in blocks (a)(1), (2), or (3) of the following provision, the bidder/offeror shall include Defense Base Act insurance costs covering those employees in their proposed prices. The bidder/offeror may obtain DBA insurance directly from any Department of Labor approved providers at the DOL website at <http://www.dol.gov/owcp/dlhwc/lscarrier.htm>.

L.5 652.228-70 DEFENSE BASE ACT – COVERED CONTRACTOR EMPLOYEES
(JUN 2006)

(a) Bidders/offerors shall indicate below whether or not any of the following categories of employees will be employed on the resultant contract, and, if so, the number of such employees:

<u>Category</u>	<u>Yes/No</u>	<u>Number</u>	
(1) United States citizens or residents			
(2) Individuals hired in the United States, regardless of citizenship			
(3) Local nationals or third country nationals where contract performance takes place in a country where there are no local workers’ compensation laws		local nationals:	
		third-country nationals:	
(4) Local nationals or third country nationals where contract performance takes place in a country where there are local workers’ compensation laws		local nationals:	
		third-country nationals:	

(b) The Contracting Officer has determined that for performance in the country of Peru

- Workers’ compensation laws exist that will cover local nationals and third country nationals.
- Workers’ compensation laws do not exist that will cover local nationals and third country nationals.

(c) If the bidder/offeror has indicated “yes” in block (a)(4) of this provision, the bidder/offeror shall not purchase Defense Base Act insurance for those employees. However, the bidder/offeror shall assume liability toward the employees and their beneficiaries for war-hazard injury, death, capture, or detention, in accordance with the clause at FAR 52.228-4.

(d) RESERVED

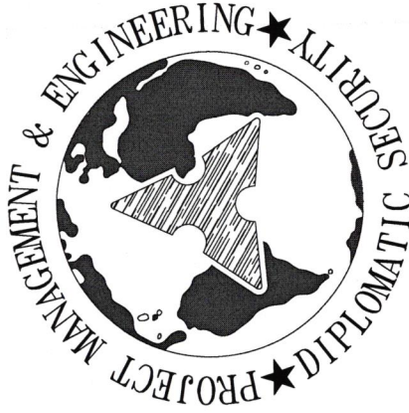
(End of provision)

ATTACHMENT # 1- SCOPE OF WORK

UNCLASSIFIED

U.S. EMBASSY, LIMA, PERU
 LOCAL CONTRACTOR PACKAGE
 100% DESIGN SUBMISSION

07/15/15



100% DESIGN SUBMISSION
 FOR OBO PERMIT

DRAWING TITLE	DRAWING NUMBER
TITLE & INDEX PAGE	C1.01
SYMBOLS AND ABBREVIATIONS	C1.02
SCOPE OF WORK (SOW)	C1.03
SITE PLAN - NEW WORK	C2.01
DETAILS	C5.01

UNCLASSIFIED

		U.S. EMBASSY, LIMA, PERU LOCAL CONTRACTOR PACKAGE for LIMA, PERU		WARNING: The enclosed is property of the U.S. Government. All rights are reserved. No part of this document may be reproduced or transmitted in any form or by any means, electronic or mechanical, including photocopying, recording, or by any information storage and retrieval system, without the express written permission of the U.S. Department of State, Washington, DC 20521-0001.	
DESIGN CONCEPT	DATE	APPROVAL	DATE	DESIGN CONCEPT	DATE
REVIEWED BY	DATE	REVIEWED BY	DATE	REVIEWED BY	DATE
P&E CAD		P&E CAD		P&E CAD	
P&E ENGINEERING		P&E ENGINEERING		P&E ENGINEERING	
P&E SMS		P&E SMS		P&E SMS	
DRAWING TITLE: TITLE & INDEX PAGE		SCALE: 30X, 90X, 100X, AS-BUILT		SHEET: C1.01 of 5	
DRAWING NUMBER: C1.01		CITY: LIMA		SHEET 1 OF 5	
CITY: LIMA		DRAWING NUMBER: C1.01		SHEET 1 OF 5	
CITY: LIMA		DRAWING NUMBER: C1.01		SHEET 1 OF 5	

SCOPE OF WORK (SOW)

THE EMBASSY COMPOUND, LIMA, PERU HEREAFTER KNOWN AS THE EMBASSY COMPOUND, WILL BEIN THE SERVICES OF PEOPLE AND UNDERGROUND CONDUIT CONSTRUCTION. THE EMBASSY COMPOUND WILL HANDLE ALL THE CONTRACT LEGAL REQUIREMENTS WITH THE LOCAL CONTRACTOR. 05/15/2015/ME SCOPE OF WORK.

THIS DOCUMENT OUTLINES THE SCOPE OF WORK AND SPECIFICATIONS FOR THE LOCAL CONTRACTOR AS FOLLOWS:

1. GENERAL

1.1. DESIGN DRAWINGS AND SPECIFICATIONS FOR THE CONSTRUCTION OF THE UNDERGROUND INFRASTRUCTURE AND HANDHOLES. IT IS THE LOCAL CONTRACTORS RESPONSIBILITY TO REVIEW AND COMPLETE THE PROJECT. IF ANY ERROR OR INCONSISTENCIES ARE FOUND ON THE DRAWINGS, THE LOCAL CONTRACTOR WILL BRING THESE TO THE ATTENTION OF THE EMBASSY COMPOUND AND/OR PNE.

1.2. THE LOCAL CONTRACTOR WILL INSTALL THE INFRASTRUCTURE FOR THE HANDHOLES, PULL BOXES, AND UNDERGROUND CONDUIT AS OUTLINED IN THIS DRAWING PACKAGE.

1.3. THE LOCAL CONTRACTOR SHALL HAVE A RESIDENT SUPERVISOR ON SITE REGISTERED AS QUALIFIED CONSTRUCTION SUPERVISOR AT ALL TIMES. WHO SHOULD HAVE AT LEAST TWO YEARS EXPERIENCE IN SIMILAR WORK AND CAN SPEAK, WRITE, AND READ ENGLISH AT A SUFFICIENT LEVEL. THE RESIDENT SUPERVISOR SHALL BE AVAILABLE AT ALL TIMES FOR THE RESIDENT ENGINEER TO THE EMBASSY COMPOUND FOR APPROVAL.

1.4. THE LOCAL CONTRACTOR WILL PROVIDE A DETAILED PROJECT SCHEDULE, WITH START AND END DATES FOR WORK, ACTIVITIES AND SAVING A CRITICAL PATH.

1.5. THE LOCAL CONTRACTOR WILL PROVIDE THE EMBASSY COMPOUND WITH WEEKLY WORK PROGRESS REPORTS AND CONSTRUCTION SCHEDULE UPDATES DURING THE DURATION OF THE PROJECT.

1.6. THE EMBASSY COMPOUND WILL HAVE FINAL APPROVAL OF ALL WORK PERFORMED BY THE LOCAL CONTRACTOR.

1.8. MATERIALS

1.8.1. PNE PROVIDED MATERIALS
PNE WILL PROVIDE ALL MATERIALS FOR THIS CONTRACTORS PACKAGE EXCEPT THE CUSTOM HAND HOLE COVER.

1.9. SITE AND SAFETY REQUIREMENTS

1.9.1. SITE INSTALLATION OVERSIGHT

1.9.1.1. RESIDENT SUPERVISOR REPRESENTING PNE WILL BE ON SITE TO PROVIDE DESIGN INSTALLATION OVERSIGHT FOR ALL WORK IN THIS CONTRACTORS PACKAGE.

1.9.1.2. THE INSTALLATION CONTRACTOR WILL BE RESPONSIBLE FOR MANAGING AND SUPERVISING ALL ACTIVITIES UNDERTAKEN BY LOCAL CONTRACTOR.

1.9.1.3. THE INSTALLATION CONTRACTOR WILL BE RESPONSIBLE FOR PROVIDING POST APPROVED, SECURITY ESCORTS FOR ALL LOCAL CONTRACTOR PERSONNEL.

1.9.2. SITE PREPARATION

1.9.2.1. THE LOCAL CONTRACTOR WILL BE RESPONSIBLE FOR CLEANING AND REMOVING ALL DEBRIS FROM THE EMBASSY COMPOUND TO THE NEAREST AUTHORIZED DUMP FACILITY (AUTHORIZED BY THE TOWN). THE AREAS AFFECTED BY THE LOCAL CONTRACTORS WORK MUST BE RESTORED TO ORIGINAL CONDITION. ALL WORK MUST BE COMPLETED (E.G. GRASS, GRAVEL, SIDEWALK, LANDSCAPING, ASPHALT ETC.)

1.9.2.2. THE LOCAL CONTRACTOR SHALL LIMIT THE SITE DISTURBANCE TO A MAXIMUM 6 FEET (1.83M) ON EACH SIDE OF TRENCH. EXCAVATED MATERIAL WILL BE PLACED NEXT TO THE EXCAVATED AREA TO BE USED AS SELECT BACKFILL.

1.9.3. SITE SAFETY

1.9.3.1. THE EXCAVATION WORK ZONE MUST BE CLEARLY MARKED WITH WARNING SIGNS AND YELLOW PLASTIC SAFETY TAPE FIXED TO WOOD POSTS. LOCAL CONTRACTOR MUST COMPLY WITH ALL APPLICABLE LOCAL AND NATIONAL SAFETY REGULATIONS AND REQUIREMENTS. EMPLOYEES, THE PUBLIC AND LOCAL CONTRACTOR WORKERS FROM INJURIES AND ACCIDENTS. THE LOCAL CONTRACTOR WILL BE HELD RESPONSIBLE FOR PROVIDING SAFETY TRAINING TO ALL PERSONNEL BY THE LOCAL CONTRACTOR DURING THE COURSE OF THIS PROJECT.

1.9.4. PROTECTION OF THE EMBASSY COMPOUND EQUIPMENT

1.9.4.1. THE LOCAL CONTRACTOR MUST MAKE SURE THAT THE EMBASSY COMPOUND EQUIPMENT IS PROTECTED FROM DAMAGE. ALL EQUIPMENT AND MATERIALS MUST BE PROTECTED TO PREVENT THEM FROM GETTING DAMAGED DURING CONSTRUCTION. SHOULD ANY REPAIR OR CHANGE HAVE TO BE DONE DUE TO THE LOCAL CONTRACTOR WILL BE RESPONSIBLE FOR THE COSTS INCURRED IN THE REPAIR.

1.9.4.2. THE EMBASSY COMPOUND SECURITY REQUIREMENTS TO BE DETERMINED BY POST SECURITY.

2. INFRASTRUCTURE SUPPORT SYSTEM

2.1. HANDHOLE/UNDERGROUND CONDUIT SYSTEM

2.1.1. TRENCH

2.1.1.1. THE LOCAL CONTRACTOR WILL VERIFY EXISTING UTILITIES AND PROVIDE AS-BUILT DRAWINGS. TRENCHES SHALL BE OPENED IN ACCORDANCE WITH THE LOCAL CONTRACTOR'S SAFETY PROCEDURES. THE LOCAL CONTRACTOR SHALL PROVIDE ALL NECESSARY SAFETY MEASURES TO PROTECT THE LOCAL CONTRACTOR'S WORKERS AND THE PUBLIC. THE LOCAL CONTRACTOR SHALL PROVIDE ALL NECESSARY SAFETY MEASURES TO PROTECT THE LOCAL CONTRACTOR'S WORKERS AND THE PUBLIC. THE LOCAL CONTRACTOR SHALL PROVIDE ALL NECESSARY SAFETY MEASURES TO PROTECT THE LOCAL CONTRACTOR'S WORKERS AND THE PUBLIC.

2.1.1.2. ALL TRENCHES WILL BE EXCAVATED TO THE REQUIRED DEPTH ACCORDING TO SPECIFICATIONS AND CONDUIT TYPE AS SHOWN ON DRAWINGS.

2.1.1.3. THE LOCAL CONTRACTOR MUST KEEP ALL DEBRIS AND EXCAVATED MATERIAL CLEAR OF THE TRENCHES. DEBRIS AND WASTE SHALL BE REMOVED FROM THE TRENCHES, TO PREVENT COLLAPSE OF WALLS.

2.1.1.4. INSTALL WARNING AND SAFETY SIGNS TO ALERT PEDESTRIANS AND VEHICLE TRAFFIC OF CONSTRUCTION OF TRENCH.

2.1.1.5. INSTALL BARRICADE LINES TO CORDON OFF WORK AREA AROUND BACKFILL TRENCH.

2.1.1.6. DISPOSE OF EXCAVATED MATERIAL THAT WILL NOT BE USED TO BACKFILL TRENCH.

2.1.2. HANDHOLE (WITH DRAINAGE)

2.1.2.1. NEW LOCABLE HANDHOLES WILL BE INSTALLED BY THE LOCAL CONTRACTOR AS SPECIFIED ON DETAIL DRAWINGS.

2.1.2.2. ALL NEW HANDHOLES WILL BE INSTALLED WITH CONDUIT RINGS EXCEED 180 DEGREES OR AT 200FT AND WILL HAVE PROPER DRAINAGE.

2.1.2.3. LOCAL CONTRACTOR WILL MAKE HOLE PENETRATIONS TO THE EXISTING MANHOLES ACCORDING TO NUMBER OF CONDUITS ENTERING AND EXITING THE MANHOLE.

2.1.2.4. THE BASE OF THE HANDHOLES SHALL BE PLACED OVER BASE CONSISTING OF CRUSHED NON-POROUS ROCK BASE OR GRAVEL AND SAND. THE GRAVEL SIZE SHALL NOT EXCEED 1/2" HIGH (12.5MM).

2.1.3. CONDUIT

2.1.3.1. ALL EXISTING CONDUIT SHOULD BE LEFT IN PLACE. UNDER GRASS, DIRT, SIDEWALK OR ASPHALT. INSTALL SCHEDULE 40 CONDUIT WITH 1/2" THICKNESS AND 1/2" RADIUS TO THE TOP OF THE CONDUIT AS SPECIFIED ON THE DRAWINGS.

2.1.3.2. ALL UNDERGROUND OR DEGREE BENDS WITH A 1/2" (12.5MM) BEND. SHALL BE MADE WITH PRE-FABRICATED 90 DEGREE SWEEPING BEND.

2.1.3.3. ALL UNDERGROUND CONDUIT SHALL BE CONFERRED FROM SCHEDULE 40 PVC TO RISE FIVE FEET BEFORE TRANSITIONING ABOVE GROUND USING PVC TO RISE COUPLERS.

2.1.3.4. LOCAL CONTRACTOR SHALL LEAVE A PULL LINE IN ALL INSTALLED CONDUIT PATHS.

2.1.3.5. LOCAL CONTRACTOR WILL INSTALL THE CONDUIT FROM THE HANDHOLE TO HANDHOLE OR THE EXTERIOR PULL BOX AS SHOWN ON DRAWINGS.

2.1.4. JUNCTION BOXES

2.1.4.1. LOCAL CONTRACTOR WILL INSTALL JUNCTION BOXES IN ALL LOCATIONS SHOWN ON DRAWINGS.

2.1.5. CONCRETE

2.1.5.1. LOCAL CONTRACTOR WILL PROVIDE LABOR AND MATERIALS TO REPAIR CONCRETE WHERE DISTURBED. CONCRETE COLOR, TYPE AND THICKNESS SHALL MATCH EXISTING.

2.1.5.2. CONCRETE MAY NOT BE POURED IF WEATHER CONDITIONS DO NOT PERMIT.

2.1.5.3. APPROVAL FROM THE SECURITY INSTALLATION SUPERVISOR MUST BE OBTAINED 24 HOURS PRIOR TO POURING OF CONCRETE. THE EMBASSY COMPOUND AND LOCAL CONTRACTOR CREW SUPERVISOR MUST BE PRESENT DURING THE POURING OF CONCRETE.

2.1.6. CONCRETE PLACEMENT

2.1.6.1. COMPLY WITH REQUIREMENTS AND WITH RECOMMENDATIONS IN ACI 308R FOR MEASURING, MIXING, TRANSPORTING, AND PLACING CONCRETE.

2.1.6.2. CONSOLIDATE CONCRETE BY MECHANICAL VIBRATING EQUIPMENT. SUPPLEMENTED BY PROCEDURES TO CONSOLIDATE CONCRETE ACCORDING TO RECOMMENDATIONS IN ACI 308R.

UNCLASSIFIED

SPECIFIED CONTRACTOR WITH A TRANSVERSE AND THREE DIMENSIONAL FINISHING USING BULL FLOWS OR DARRIES TO TOP AN OPEN TEXTURED AND UNIFORM SURFACE PLANE BEFORE EXCESS MATERIAL IS REMOVED. FINISH SURFACES BEFORE BEGINNING FINISHING OPERATIONS OR SPREADING DRY-SHAKE SURFACE TREATMENTS.

CONCRETE FINISHING

GENERAL: FINISHING OF CONCRETE SURFACES DURING SCREEDING, INITIAL FLOATING, OR FINISHING OPERATIONS IS PROHIBITED.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

UNCLASSIFIED

SPECIFIED CONTRACTOR WITH A TRANSVERSE AND THREE DIMENSIONAL FINISHING USING BULL FLOWS OR DARRIES TO TOP AN OPEN TEXTURED AND UNIFORM SURFACE PLANE BEFORE EXCESS MATERIAL IS REMOVED. FINISH SURFACES BEFORE BEGINNING FINISHING OPERATIONS OR SPREADING DRY-SHAKE SURFACE TREATMENTS.

CONCRETE FINISHING

GENERAL: FINISHING OF CONCRETE SURFACES DURING SCREEDING, INITIAL FLOATING, OR FINISHING OPERATIONS IS PROHIBITED.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

UNCLASSIFIED

SPECIFIED CONTRACTOR WITH A TRANSVERSE AND THREE DIMENSIONAL FINISHING USING BULL FLOWS OR DARRIES TO TOP AN OPEN TEXTURED AND UNIFORM SURFACE PLANE BEFORE EXCESS MATERIAL IS REMOVED. FINISH SURFACES BEFORE BEGINNING FINISHING OPERATIONS OR SPREADING DRY-SHAKE SURFACE TREATMENTS.

CONCRETE FINISHING

GENERAL: FINISHING OF CONCRETE SURFACES DURING SCREEDING, INITIAL FLOATING, OR FINISHING OPERATIONS IS PROHIBITED.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

UNCLASSIFIED

SPECIFIED CONTRACTOR WITH A TRANSVERSE AND THREE DIMENSIONAL FINISHING USING BULL FLOWS OR DARRIES TO TOP AN OPEN TEXTURED AND UNIFORM SURFACE PLANE BEFORE EXCESS MATERIAL IS REMOVED. FINISH SURFACES BEFORE BEGINNING FINISHING OPERATIONS OR SPREADING DRY-SHAKE SURFACE TREATMENTS.

CONCRETE FINISHING

GENERAL: FINISHING OF CONCRETE SURFACES DURING SCREEDING, INITIAL FLOATING, OR FINISHING OPERATIONS IS PROHIBITED.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

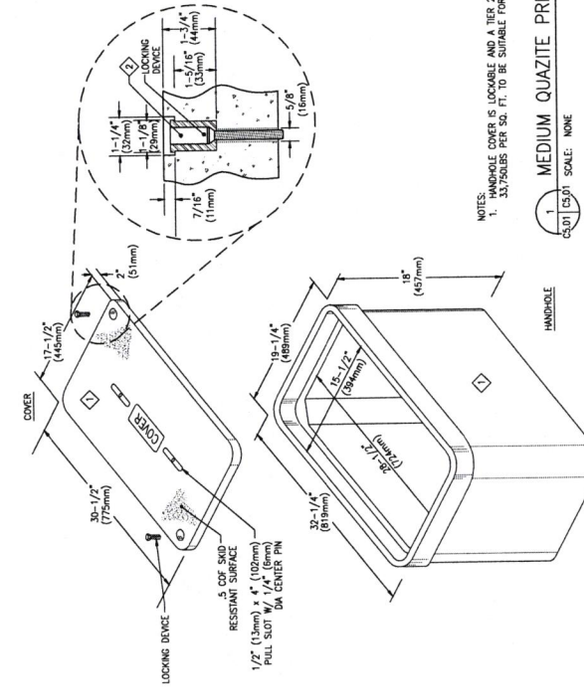
FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

FINISHING: FINISHING OPERATIONS SHALL BE PERFORMED WHEN BLEND-WATER SHEEN HAS DISAPPEARED AND THE CONCRETE SURFACE HAS STIFFENED SUFFICIENTLY TO PERMIT OPERATIONS.

UNCLASSIFIED



DESCRIPTION	CATALOG #	QTY
1 QUARTZ HANDHOLE WITH COVER	QUARTZ-HE120288409	1
2 LOCK DOWN KEYED LOCK FOR QUARTZ HANDHOLE	LOCKDOWN-LD-L0	2

NOTES:
 1. HANDHOLE COVER IS FOCUSURE AND A TIES 22 AND HAS A LOAD TEST RING OF 24,000 LBS PER SQ. FT. TO BE SUITABLE FOR LIGHT VEHICULAR TRAFFIC.

1 MEDIUM QUARTZITE PRE-FAB HANDHOLE DETAIL
 (5:01) (5:01) SCALE: NONE

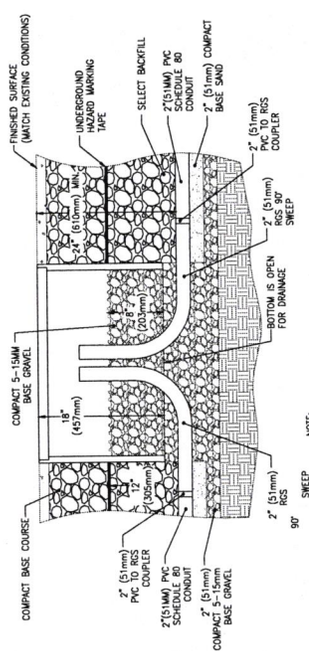


LOCAL CONTRACTOR
 for
 PACKAGE
 LIMA, PERU

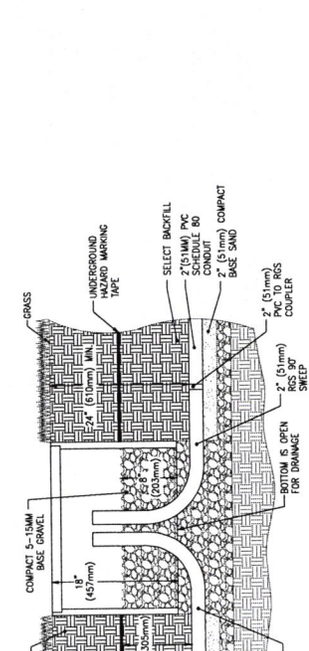
WARNING: This drawing is the property of Environmental & Scientific Technology, Inc. It is to be used only for the project and location specified. It is not to be used for any other project or location without the written consent of Environmental & Scientific Technology, Inc. 2007-2023
 11000 W. WASHINGTON, VA 22180-8100
 TEL: (703) 533-8822
 FAX: (703) 533-8823

DETAILS

DATE: 08/20/15
 DRAWN BY: JMM
 CHECKED BY: JMM
 PROJECT: SY5.01
 SHEET 5 OF 5
 UNCLASSIFIED



2 HANDHOLE AND CONDUIT INSTALLATION
 DETAIL - GRASS AREA
 (5:01) (5:01) SCALE: NONE



3 HANDHOLE AND CONDUIT INSTALLATION
 DETAIL - GRAVEL
 (5:01) (5:01) SCALE: NONE

UNCLASSIFIED

ATTACHMENT #2
US EMBASSY LIMA
Facilities Management Section
Contractor Safety Policy

This Document outlines the safety policy for contractors hired by the US Embassy Lima Facilities Management Section, which provides construction services and facility maintenance. The concern for safety, health, and welfare of all of our employees and hired Contractors has become our greatest asset. We must all continue to recognize that there is no other aspect of our work that takes greater priority.

It is the policy of the Facilities Section to:

- Provide safe working conditions,
- Perform all activities in ways that eliminate risk of injury or health impairment to any tradesperson,
- Maintain all areas in ways that eliminate risk to visitors and to the public, and
- Eliminate risk of damage to property on and adjacent to every jobsite.

These are basic responsibilities of every company and individual on every jobsite. All supervisors of all trades must routinely accept complete responsibility for prevention of accidents and for the safety of all work under their direction. All trades people of every category are required to conduct themselves in a safe, considerate, and workmanlike manner.

By contract and by law, every company and person employed on the site is obligated at a minimum to comply with this safety policy document, the Federal Occupational Safety and Health Act, Americans with Disabilities Act, and the laws of every entity having jurisdiction over the work and the site.

Any company or individual refusing to correct observed safety violations will be banned from the site at least until such violations are corrected, and will be held completely responsible for all resulting effects.

The collective results of all our direct attention to safety objective will contribute to success, pride, and security that goes with it. Conduct with respect to safety will affect the manner in which the performance of all employees will be measured.

Although we enjoy a safety record to be proud of, our goal is 100% accident-free work, while ensuring our history of enduring quality work and satisfied clients. The good intentions, cooperation and good judgment of all employees in the use of safe and responsible work practices is the path toward continued personal and company improvement, and must be pursued each day.

A. DISCIPLINARY ACTION AND PROCEDURE FOR SAFETY VIOLATIONS

A.1 Policy

Compliance with all safety rules and procedures is a condition of contract agreement when working for the US Embassy Lima. All contractors and their employees

must familiarize themselves with safety rules and procedures, and comply with them in every respect. Supervisory, administrative, and management personnel at all levels are responsible for taking immediate corrective action when a violation is observed.

Contractors are responsible for their crews' compliances.

Any person causing or knowingly allowing an unsafe condition to remain shall be subject to a warning and possible dismissal. Contractors guilty of intentional, serious, and/or repeated violations will be subject to a contract termination.

A.2 Disciplinary Action

If a violation is observed, or comes to the attention of any Embassy supervisor or management personnel, action must be taken immediately to correct the violation. Immediately thereafter, the POSHO is to be notified. The POSHO will then follow the procedures below for necessary disciplinary action:

First Warning:

The first warning will require the person to immediately leave the jobsite. The individual may return the following workday, provided there is not a safety violation. A verbal and written warning, with a copy of the Safety Violation Warning Notice will be given to the contractor and distributed to the project and contractor files.

Second Warning:

The second warning will again require the person to immediately leave the jobsite. That individual will no longer be allowed on a US Embassy jobsite. A written notice will be given to the contractor, be retained by the POSHO and be distributed to the project and contractor files. A meeting will be held with the contractor and the POSHO in order to determine why the individual is not willing to comply with the rules and regulations. Any further action taken at this time will be determined by management, and be based upon the severity of the violation.

Third Warning:

A third violation by the same company will result in a written notice which will be given to the contractor, be retained by the POSHO, and be distributed to the project and contractor file. Three (3) warnings for safety violations may result in termination of contract.

The actions listed above must be taken when a violation is observed. The US Embassy Beijing cannot tolerate actions or negligence that may result in injury. If there are any questions concerning this policy and procedure, contact the POSHO.

B. FIRST AID

The contractor is responsible for providing first aid and medical treatment for their own employees and any subcontractors employed by the contractor. The contractor is also responsible to ensure that the names, addresses and telephone numbers of the

contractor's doctors, hospital, and ambulance services are conspicuously posted as required by law.

The Facilities Section will provide a first aid kit for use by all parties, located at its jobsite field office. The subcontractor is required to provide its own first aid kit conspicuously located in the vicinity of each of its work areas, and readily accessible at all times. Each first aid kit is to be of an appropriate size for the respective crew.

C. CONTRACTOR EMPLOYEE ORIENTATION AND TRAINING

The contractor shall provide and enforce an adequate ongoing safety program for the benefit of its employees. At a minimum, the contractor is required to:

1. Present its safety and loss control orientation program to each new employee prior to that employee's start of work.
2. Inform their employees of all safety and health rules pertaining to their particular work assignment.
3. Inform their employees of the location(s) and uses of all safety equipment and devices; such as first aid kits, fire extinguishers, personal protective devices, personal transport devices, communication equipment, etc.
4. Conduct monthly safety meetings for its supervisory employees and weekly tailgate safety meetings for all employees, including appropriate documentation of all meetings.
5. Implement a regular system of inspection of all work areas with the intention to detect and correct hazardous and potentially hazardous conditions, violations of any safety rule, and unsafe working practices.

D. CONTRACTOR EMPLOYEE CONDUCT

All contractor's employees are to be made aware of the following minimum rules of conduct, and will be required to comply with all such rules. Failure to comply may result in that company or its employee being temporarily or permanently barred from the site, at the sole discretion of the US Embassy Lima.

1. Alcoholic beverages and illegal drugs are strictly prohibited.
2. Employees entering the jobsite in the possession of or under the influence of alcohol or illegal drugs or controlled substances shall be subject to immediate ejection from the jobsite.
3. No firearms or weapons of any kind are allowed on the jobsite.
4. Fighting, gambling, stealing, soliciting, and horseplay of any kind is strictly prohibited.
5. Abusive language or disrespectful behavior is prohibited.
6. All accidents are to be reported on the same day as the accident occurrence.
7. All non-emergency treatment of accidents is to be authorized by the injured employee's immediate supervisor.
8. All employees are to be made aware of any jobsite alarms and emergency code signals.

9. Hardhats and construction grade shoes or boots are to be worn at all times.
10. Seat belts are to be worn at all times when in company vehicles and equipment.
11. Jobsite roadways and walkways are not to be blocked without prior approval of the foreman.
12. Proper hygiene will be expected of each employee.
13. All other written and spoken safety rules are to be followed explicitly.

E. EMPLOYEE CLOTHING AND PERSONAL PROTECTIVE EQUIPMENT

The contractor is responsible to ensure that all contractor's employees comply with minimum requirements for clothing worn in work areas, and that all contractor's employees have available to them and use all personal protective equipment required by their individual work assignments. Failure to comply may result in suspension of the work being performed by those employees until the clothing or equipment need is corrected. At a minimum:

1. The contractor is to provide and require the use of all protective devices and personal protective equipment by its employees at all times as required by their respective work activities.
2. Approved eye and face protection must be worn when conditions require. Safety glasses are required in all circumstances where there is the possibility of exposure to flying debris or particles. Side shields should also be worn whenever possible.
3. Plastic face shields should be worn wherever there is the possibility of flying particles and spraying of liquids or corrosive substances.
4. A hard hat is to be worn at all times.
5. Only full-covered leather work shoes are allowed. Sneakers, canvas shoes, or shoes that are open in any way are not allowed.
6. Shirts must be worn at all times. Sleeveless shirts and tank tops are not allowed.
7. Shorts are not allowed. Full-length pants must be worn at all times.
8. Jewelry is not to be worn on the jobsite at any time. A watch may be worn unless the employee is performing any task, which may result in the watchband being caught, or an object becoming lodged between the band and skin. Watchbands should be of the expansion type, so that they would slip off if they get caught.

ATTACHMENT #4

SHOP DRAWING/MATERIAL APPROVAL REQUEST

NOTE: ALL ENTRIES WILL BE FILLED IN BY TYPEWRITER OR PEN INK

PROJECT NO: _____

FROM:

CONTRACTOR _____

CONTRACT NUMBER _____-_____-_____	SUBMISSION NUMBER _____	DATE _____
--------------------------------------	-------------------------	------------

MORE FORMS REQUIRED <input type="checkbox"/> NO <input type="checkbox"/> YES	TYPE OF SUBMITTAL <input type="checkbox"/> NEW <input type="checkbox"/> RESUBMITTAL OF # _____	GOVERNMENT USE ONLY
---	---	---------------------

ITEM NO	SPECIFICATION SECTION AND PARAGRAPH NO	DESCRIPTION OF MATERIAL	AP PROVED	AP PROVED AS NOTED	DISAP PROVED	INT

CONTRACTOR CERTIFIES THAT MATERIALS COMPLY WITH BUY AMERICAN ACT (FAR 52.225-09)

NO OF COPIES TO (US Embassy) _____	BY (NAME AND TITLE) _____	SIGNATURE _____
---------------------------------------	------------------------------	--------------------

COMMENTS

FOR GOVERNMENT USE ONLY

US EMBASSY

TO: CONTRACTING OFFICER
RECOMMEND APPROVAL OR DISAPPROVAL AS INDICATED AND SUBJECT TO APPLICABLE COMMENTS ABOVE.

TYPED NAME AND GRADE _____	SIGNATURE _____	DATE _____
-------------------------------	--------------------	---------------

CONTRACTING OFFICER

TO: CONTRACTOR
1. APPROVED OR DISAPPROVED AS INDICATED AND SUBJECT TO ANY APPLICABLE COMMENTS ABOVE.
2. REQUEST PROMPT RESUBMITTAL OF **DISAPPROVED** ITEMS.

TYPED NAME _____	SIGNATURE _____	DATE _____
---------------------	--------------------	---------------

CONTRACTOR SUBMITTAL REVIEW PROCEDURES

The Contractor shall submit to the Contracting Officer for approval THREE (3) copies of all shop drawings as called for under the various headings of the contract specifications. These drawings shall be complete and detailed. If approval by the Contracting Officer, each copy of the drawings will be identified as having received such approval by being stamped and dated. The Contractor shall make any corrections required by the Contracting Officer. If the Contractor considers any corrections indicated on the drawings as constituting a change to the contract drawings or specifications, notice as required under the clause entitled "Changes" will be given to the Contracting Officer. Two (2) sets of all shop drawings will be retained by the Contracting Officer and one (1) sets will be returned to the Contractor.

The approval of the drawings by the Contracting Officer shall not be construed as a complete check, but will indicate only that the general method of construction and detailing is satisfactory. Approval of such drawings will not relieve the Contractor of the responsibility for any error which may exist as the Contractor shall be responsible for the dimensions and design of adequate connections, details, and satisfactory construction of all work.

Deliver Submittals to:

Contracting Officer's Representative

FAC
US EMBASSY LIMA PERU

PROJECT: RACEWAYS FOR TSU-LSP PROJECT
SECTION: FAC
LOCATION: CHANCERY COMPOUND
 LIMA, PERU

PRICE SCHEDULE BREAKDOWN

ITEM	DESCRIPTION	UNIT	QTY	UNIT PRICE US \$	TOTAL US \$
1.00.00	<u>PRELIMINARY WORKS</u>				
1.01.00	Mobilization and demobilization	Glb	1	0.00	-
2.00.00	<u>CIVIL WORKS</u>				
2.01.00	Removing and replanting grass	Glb	1	0.00	-
2.02.00	Excavation and refill	m3	77	0.00	-
2.03.00	Handholes (only labor)	ea	8	0.00	-
2.04.00	Demolition and Repairing Roadways and Sidewalks	Glb	1	0.00	-
2.05.00	Base Sand	m3	6	0.00	-
2.06.00	Safety Tape				
3.00.00	<u>ELECTRICAL RACEWAYS</u>				
3.01.00	2"PVC Conduit Sch80 (only labor)	m	420	0.00	-
3.01.00	Cover for existing handholes	ea	14	0.00	-
4.00.00	<u>OTHERS</u>				
	Site Cleaning	Glb	1	0.00	-
	Total Direct Expenses				0.00
	Overhead & Profit				0.00
	Sub-Total				0.00
	IGV				0.00
TOTAL					-

ATTACHMENT # 6

PROPOSED PERFORMANCE CHART

TO: COPNTRACTING OFFICER US Embassy			1. FROM				2. VIA				3. REPORT FOR PERIOD ENDING			REPORT NUMBER	
5. SOLICITATION NUMBER		7. CONTRACT DESCRIPTION			8. SUBMITTED FOR APPROVAL (SIGNATURE)				DATE		LEGEND BAR PROGRESS TO DATE OF REPORT ACTUAL PROGRESS CURVES SCHED PROGRESS ACTUAL			0% 50 100	
6. LOCATION					9. APPROVAL RECOMMENED										
					10. APPROVED										
PRINCIPAL CONTRACT FEATURE	WT%	EST. COST	WK DATE=>	1	2	3	4	5	6	7	8	9	10	11	WKS/MTHS
			SCHEDULED												
			ACTUAL												100
			SCHEDULED												
			ACTUAL												90
			SCHEDULED												
			ACTUAL												80
			SCHEDULED												
			ACTUAL												70
			SCHEDULED												
			ACTUAL												60
			SCHEDULED												
			ACTUAL												50
			SCHEDULED												
			ACTUAL												40
			SCHEDULED												
			ACTUAL												30
			SCHEDULED												
			ACTUAL												20
			SCHEDULED												
			ACTUAL												10
			SCHEDULED												
			ACTUAL												0
TOTAL	100		% COMPLETE												

NOTICE TO PROCEED DATE: _____

COMPLETION DATE: _____

ATTACHMENT # 7

**GENERAL SERVICES OFFICE, US EMBASSY
REQUEST FOR PROGRESS PAYMENT (INVOICE)**

PROJECT: Contract No. _____
Name _____

CONTRACTOR: _____
(Name, Address) _____

APPLICATION DATE: _____ APPLICATION NO. _____

TO: Contracting Officer, US EMBASSY

NOTE: (Must obtain COR signature before processing)

PERIOD FROM: _____ TO _____

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

Application is made for Payment, as shown below in connection with the Contract. The present status of the account for this Contract is as follows:

(1) The amounts requested are only for performance in accordance with the specifications, terms and conditions of the contract:

ORIGINAL CONTRACT SUM \$ _____

(2) Payments to subcontractors and suppliers have been made from previous payments received under the contract and timely payments will be made from the proceeds of the payment covered by this certification.

NET CHANGE BY MODIFICATIONS . . . \$ _____

CONTRACT SUM TO DATE \$ _____

(3) This request for progress payments does not include any amounts which the prime contractor intends to withhold or retain from a subcontractor or supplier in accordance with the terms and conditions of the subcontract.

TOTAL COMPLETED-STORED TO DATE ..\$ _____

RETAINAGE _____ % \$ _____

TOTAL EARNED LESS RETAINAGE . . . \$ _____

SIGN _____
(Title) _____
(Date) _____

LESS PREVIOUS PAYMENTS \$ _____

CURRENT PAYMENT DUE \$ _____

CONTRACTING OFFICER: Representative's certification of receipt of services at project site. Changes to requested amount have been initiated.

ACCOUNTING DATA _____

Sign and Date _____

Print phone number and mailing address of person to be notified in event the Contracting Officer finds this application to be defective.

BY: _____ DATE: _____
COR

(Address) _____

(Phone) _____

Approved for Payment of \$ _____

CONTINUATION SHEET
FOR REQUEST FOR PROGRESS PAYMENT

CONTRACT No. _____
APPLICATION NO. _____

ITEM NO. A.	DESCRIPTION OF WORK B.	SCHEDULED VALUE C.	WORK COMPLETED		(1) * STORED MATERIALS F.	TOTAL COMPLETED AND STORED TO DATE		BALANCE TO FINISH H (C-G)	RETAINAGE I.
			PREVIOUS APPLICATIONS D.	THIS APPLICATION E.		G (D+E+F)	%		

(1) * STORED MATERIALS - Unincorporated material delivered to the job site. Request for payment for uninstalled material delivered to the job site must be accompanied by paid invoices.

ATTACHMENT #08 - SAMPLE LETTER OF BANK GUARANTY

Place []

Date []

Contracting Officer
U.S. Embassy, Lima
Av La Encalada cdra 17 s/n Urb Monterrico
Santiago de Surco- Lima 33 Peru

Letter of Guaranty No. _____

SUBJECT: Performance and Guaranty

The Undersigned, acting as the duly authorized representative of the bank, declares that the bank hereby guarantees to make payment to the Contracting Officer by check made payable to the Treasurer of the United States, immediately upon notice, after receipt of a simple written request from the Contracting Officer, immediately and entirely without any need for the Contracting Officer to protest or take any legal action or obtain the prior consent of the Contractor to show any other proof, action, or decision by an other authority, up to the sum of ***[amount equal to 20% of the contract price in U.S. dollars during the period ending with the date of final acceptance and 10% of the contract price during contract guaranty period]***, which represents the deposit required of the Contractor to guarantee fulfillment of his obligations for the satisfactory, complete, and timely performance of the said contract ***[contract number]*** for ***[description of work]*** at ***[location of work]*** in strict compliance with the terms, conditions and specifications of said contract, entered into between the Government and ***[name of contractor]*** of ***[address of contractor]*** on ***[contract date]***, plus legal charges of 10% per annum on the amount called due, calculated on the sixth day following receipt of the Contracting Officer's written request until the date of payment.

The undersigned agrees and consents that said contract may be modified by Change Order or Supplemental Agreement affecting the validity of the guaranty provided, however, that the amount of this guaranty shall remain unchanged.

The undersigned agrees and consents that the Contracting Officer may make repeated partial demands on the guaranty up to the total amount of this guaranty, and the bank will promptly honor each individual demand.

This letter of guaranty shall remain in effect until 3 months after completion of the guaranty period of Contract requirement.

Depository Institution: [*name*]

Address:

Representatives:

Location:

State of Inc.:

Corporate Seal:

Certificate of Authority is attached evidencing authority of the signer to bind the bank to this document.

