TENDER DOCUMENTS for NET ZERO PROJECT – LED UPGRADES MUNICIPALITY OF THE COUNTY OF ANTIGONISH

PROJECT 22-82-A

Prepared by:

Strait Engineering Limited

Date:

February 2023

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A Net Zero Building – LED Upgrade Bid Form

PROJECT INFORMATION

1.0 Project Name

Net Zero Buildings – LED Upgrades Municipality of the County of Antigonish Project No. 22-82-A

2.0 Project Location

This project is spread out over 9 buildings throughout the County of Antigonish. Locations of each building are as follows:

Keppoch Mountain, 193 Keppoch Rd, Antigonish, NS B2G 2R6

Arisag Community Center, 5548 NS-245, Arisaig, NS B2G 2L1

Mini Trail Community Center, Antigonish County, NS B2G 2L2

St Josephs Community Center, 2752 Ohio East Rd, Antigonish, NS B2G 2K8

Heatherton Community Center, 42 Summerside Rd, Heatherton, Nova Scotia B0H1R0

St Andrews Community Center, 81 Pomquet River Rd, Saint Andrews, NS B0H 1X0

Highlander Club, 3916 NS-316, Saint Andrews, NS B0H 1X0

3.0 Project Description

The work under this project shall generally comprise but not necessarily be limited to provision of all labour, materials and equipment for the removal of existing lights and replacement with new LED as per project drawings and specifications.

4.0 Owner

Municipality of the County of Antigonish 285 Beech Hill Road Beech Hill, NS B2G 0B4

Telephone: (902) 863 5004 Cell: (902) 863 9653

Contact Person: Mrs. Tammy Feltmate

5.0 Consultant

Strait Engineering Limited 298 Reeves Street, Unit 9 Port Hawkesbury, Nova Scotia B9A 2B4 Telephone: (902) 625-3631 FAX: (902) 625-3634 Contact Person: Mr. Darryl Myette, P.Eng, PMP

INSTRUCTIONS TO BIDDERS

1.0 TENDER CALL

Tender submissions are to be received electronically in PDF format. Electronic tenders are to be titled "Company Name – 22-82-A – ANTIGONISH COUNTY NET ZERO BUILDINGS – LED UPGRADES" and are to be sent to the email dmyette@straiteng.com, subject line "22-82-A – ANTIGONISH COUNTY NET ZERO BUILDINGS – LED UPGRADES". **Electronic submissions will be accepted up until 2:00 pm on, Thursday March 7th, 2023.** It will be the Tenderer's responsibility to ensure the tender submission is received electronically on time. Email submissions will receive a reply back email indicating Tender submission has been received. Hard copies to be mailed to the Municipality the same day to the attention of Tammy Feltmate.

Municipality of the County of Antigonish 285 Beech Hill Road Beech Hill, NS B2G 0B4 P: (902) 863-5004

F: (902) 863-6146

Tenders by Contractors must be accompanied by a certified cheque or Bid Bond for not less than ten percent (10%) of the amount of the tendered price. The Bid Bond shall be in the standard bid bond form of an approved surety and shall be accompanied by an agreement to bond to provide that surety will issue good and sufficient performance and Labour and Materials bonds, each in the value of fifty percent (50%) of the contract amount. In lieu of bonding the Municipality will accept a certified cheque in the amount of 20% of the bid amount as project securities.

The certified cheques of unsuccessful tenderers will be returned as soon as possible after award of contract, or if no contract is awarded, after such decision is reach by the Owner. If a Tenderer neglects or refuses to enter into a Contract with the Owner when called upon to do so, the certified cheque will be forfeited to the Owner.

2.0 DOCUMENT DEPOSIT

Digital copies of Contract Documents are available free of charge upon request from SEL (dmyette@straiteng.com). Hard copies may be obtained by request for a non-refundable charge of \$40.00, made payable to Strait Engineering Ltd.

3.0 EXAMINATION

Bidders shall examine all documents and shall visit and carefully examine all conditions which affect the site and the work to be done therein.

No payments for extra work shall be allowed to the Contractor for conditions which could be determined by examination of the tender documents and the site.

4.0 TENDER PREPARATION

The Contractors shall submit tenders on CCDC-2 Stipulated Price Bid Form provided and fully completed. All value added taxes shall be **excluded** in the Contractor's Stipulated Price Bid amount. Contractors much also complete Attachement A: Net Zero Building – LED Upgrade Bid Form.

Tenders shall cover the execution of the whole work described in the Specifications, shown on the drawings or directed in the addenda.

One copy of the Contractor's tender shall be submitted duly signed by an authorized officer of the firm tendering prior to witnessing and submission.

One written amendment advice to the Contractor's tender (including facsimile) may be submitted, provided that both original tender and amendment advice are received prior to tender closing time. The amendment advice shall clearly show each resultant price differential as a deduction from or addition to the corresponding original tender item(s).

5.0 ACCEPTABILITY OF TENDERS

Tenders that are unsigned, incomplete, conditional, illegible, unbalanced, obscure, or that contain additions not called for, reservations, erasures, alterations, or irregularities of any kind, may be rejected as informal. Tenders must be made on the form provided.

The Owner reserves the right to waive any irregularity or insufficiency and to accept the Tender which it deems most advantageous.

The Owner will not be responsible for any liabilities, costs, expenses, loss or damage incurred, sustained or suffered by any Tenderer prior to or subsequent to or by reason of the acceptance or the non-acceptance of a Tender.

6.0 DISCREPANCIES

Should, during examination of drawings and specifications, or after visit to site any discrepancies, omissions, ambiguities or conflicts to or among Contract Documents, or doubt as to their meaning, bring question to the attention of the Project Consultant before tender closing date. The Project Officer will review questions and where information sought is not clearly indicated or specified, will have issued a clarifying Addenda which will become a part of the Tender documents. Neither Owner nor Consultant will be responsible for any oral instructions.

7.0 AMENDMENT OR WITHDRAWAL OF TENDER

Tenders may be amended or withdrawn by letter, facsimile or email.

Head amendments or withdrawal as follows: "[Amendment]/[Withdrawal] of Tender for [Name of Project] [Contract Number]". Sign and seal as required for Tender, and submit at address given for receipt of Tenders prior to time of Tender closing.

8.0 OWNERS RIGHTS

The right to reject any or all tenders or to accept any tender deemed most satisfactory is reserved by the Owner who also reserves the right to waive any minor informality in any or all tenders.

The Owner may require each bidder to submit evidence of his and his proposed subcontractors, experience and capabilities in similar work previously executed.

The Owner shall have the right to take possession of any particular portion of the site and/or building upon completion of same during construction providing that such possession shall not necessarily constitute acceptance of that part of the work.

9.0 CONTRACT FORM

The contract between Owner and Contractor shall be CCDC-2 Stipulated Price Contract and is shown elsewhere in these documents for information only and shall not be completed by Tenderers at the time of submitting their tender. The standard CCDC-2 General Conditions which apply and forms part of the total contract are standard.

10.0 LABOUR STANDARDS

"The provisions of Labour Standards Arrangement" proposed by the Federal Department of Labour shall be applicable to this contract, it being understood and agreed that to the extent there are higher provincial standards applicable to particular occupations or regions, these higher provincial standards shall apply. In the aforesaid Labour Standards Arrangement the following provisions are regarded as minimum requirements.

Rates of pay prevailing in the area of employment for each classification of work, subject to the minimum wage specified in provincial legislation for Industrial Sites.

In building construction, time and one half the specified prevailing rate of pay after the hours stipulated for purposes of overtime payment in the relevant provincial standards, which shall in no case be more than 48 per week.

Labour conditions to be specified in all tendering documents and to be posted conspicuously in the work place.

11.0 PRICES QUOTED

The stipulated price quoted for the project shall include the furnishing of all materials, supplies, construction tools, plant, equipment, labour and all incidentals necessary to perform and complete the work required to permit each item to function properly in the complete project. The price shall also include profit and overhead and the cost of all incidental services supplied by the Contractor such as administration, general supervision, survey, temporary works, insurance, preconstruction inspection, etc.

Should it be necessary to do additional work under a Force Account, the General Conditions of Contract and Supplementary Conditions shall govern.

All Tenders shall be based upon the Drawings and Specifications issued by the Owner at the time of calling Tenders, and upon such Addenda and other Drawings as the Owner may issue during the period of tendering to all persons, firms or companies who have taken out a set of the Contract Documents.

Since the intention of the Plans and Specifications is to provide finished work, any items omitted there from, which are clearly necessary for the completion of the work or its appurtenances shall be considered a portion of the work though not directly specified and/or shown or called for on the plans.

Fuel surcharges will not be considered by the Owner.

12.0 COMPETENCY OF TENDERERS

No tender will be considered from any Tenderer unless known to be skilled and regularly engaged in work of a character similar to that covered by the Drawings and Specifications. In order to aid the Owner in determining the responsibility of any Tenderer, a Tenderer will furnish evidence, satisfactory to the Owner, of the Tenderer's experience and familiarity with work of the character specified, and his financial ability to execute properly the proposed work to completion within the specified time.

13.0 DELIVERY DELAYS

Should any delays in the delivery of materials or equipment be foreseen by a Tenderer at the time of tendering, Tenderer shall submit a letter together with the Tender stating the nature of such delays.

14.0 COMPLETION DATE

Time to complete all works is important and may be considered in the evaluation of tenders. This item must be completed on page 1 of the Stipulated Price Bid Form.

15.0 INSURANCE

Provide a signed "Undertaking of Insurance" on a standard form provided by the insurance company stating their intention to provide insurance to the bidder in accordance with the insurance requirements of the Contract Documents. Include client and consultant as named insured. Insurance will be required to meet CCDC-41 Insurance with the following exceptions

- 1. General Liability \$2,000,000.00
- 2. Automobile \$2,000,000.00

16.0 OFFER ACCEPTANCE/REJECTION

Bids shall remain open to acceptance and shall be irrevocable for a period of thirty (30) days after the bid closing date.

The Owner reserves the right to accept or reject any or all offers.

After a bid has been accepted, all rejected bids will be returned to the respective bidders with submitted bid securities and other requested enclosures.

17.0 SAFETY CERTIFICATE OF RECOGNITION

All contractors interested in submitting bids in relation to the tender call must have or show proof that they are in the process of receiving a Certificate of Recognition issued jointly by Nova Scotia Construction Association and the Department of Labour or an equivalent certification.

18.0 WORKMANS COMPENSATION BOARD

All Contractors submitting bids shall submit a clearance letter from the WCB certifying they are in good standing.

CCDC 2

Stipulated Price Contract

2020

Name of Project

Apply a CCDC 2 copyright seal here. The application of the seal demonstrates the intention of the party proposing the use of this document that it be an accurate and unamended form of CCDC 2-2020 except to the extent that any alterations, additions or modifications are set forth in supplementary conditions.

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CCDC 2 STIPULATED PRICE CONTRACT

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Must not be copied in whole or in part without the written permission of the CCDC.

AGREEMENT BETWEEN OWNER AND CONTRACTOR For use when a stipulated price is the basis of payment. This Agreement made on day of in the year by and between the parties hereinafter called the "Owner" and hereinafter called the "Contractor" The Owner and the Contractor agree as follows: ARTICLE A-1 THE WORK The Contractor shall: perform the Work required by the Contract Documents for (insert below the description or title of the Work) located at (insert below the Place of the Work) for which the Agreement has been signed by the parties, and for which (insert below the name of the Consultant)

is acting as and is hereinafter called the "Consultant" and

- 1.2 do and fulfill everything indicated by the Contract Documents, and
- 1.3 commence the Work by the day of in the year and, subject to adjustment in Contract Time as provided for in the Contract Documents, attain Ready-for-Takeover, by the day of the year

ARTICLE A-2 AGREEMENTS AND AMENDMENTS

- 2.1 The Contract supersedes all prior negotiations, representations or agreements, either written or oral, relating in any manner to the Work, including the bid documents that are not expressly listed in Article A-3 of the Agreement – CONTRACT DOCUMENTS.
- 2.2 The *Contract* may be amended only as provided in the *Contract Documents*.

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ARTICLE A-3 CONTRACT DOCUMENTS

- 3.1 The following are the *Contract Documents* referred to in Article A-1 of the Agreement THE WORK:
 - Agreement between Owner and Contractor
 - Definitions
 - General Conditions

*

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^{* (}Insert here, attaching additional pages if required, a list identifying all other Contract Documents e.g. supplementary conditions; Division 01 of the Specifications – GENERAL REQUIREMENTS; Project information that the Contractor may rely upon; technical Specifications, giving a list of contents with section numbers and titles, number of pages and date; material finishing schedules; Drawings, giving drawing number, title, date, revision date or mark; addenda, giving title, number, date; time schedule)

ARTICLE A-4 CONTRACT PRICE

4.1 The Contract Price, which excludes Value Added Taxes, is:

		/100 dollars	\$
4.2	Value Added Taxes (of%) payable by the Owner to the Contractor a	re:	
4.3	Total amount moved la by the Own outs the Continuation for the Work in	/100 dollars	\$
4.3	Total amount payable by the <i>Owner</i> to the <i>Contractor</i> for the <i>Work</i> is:		
		/100 dollars	\$

- 4.4 These amounts shall be subject to adjustments as provided in the *Contract Documents*.
- 4.5 All amounts are in Canadian funds.

ARTICLE A-5 PAYMENT

- 5.1 Subject to the provisions of the *Contract Documents* and *Payment Legislation*, and in accordance with legislation and statutory regulations respecting holdback percentages, the *Owner* shall:
 - .1 make progress payments to the *Contractor* on account of the *Contract Price* when due in the amount certified by the *Consultant* unless otherwise prescribed by *Payment Legislation* together with such *Value Added Taxes* as may be applicable to such payments,
 - .2 upon Substantial Performance of the Work, pay to the Contractor the unpaid balance of the holdback amount when due together with such Value Added Taxes as may be applicable to such payment, and
 - .3 upon the issuance of the final certificate for payment, pay to the *Contractor* the unpaid balance of the *Contract Price* when due together with such *Value Added Taxes* as may be applicable to such payment.

5.2 Interest

- .1 Should either party fail to make payments as they become due under the terms of the *Contract* or in an award by adjudication, arbitration or court, interest at the following rates on such unpaid amounts shall also become due and payable until payment:
 - (1) 2% per annum above the prime rate for the first 60 days.
 - (2) 4% per annum above the prime rate after the first 60 days.

Such interest shall be compounded on a monthly basis. The prime rate shall be the rate of interest quoted by (Insert name of chartered lending institution whose prime rate is to be used)

for prime business loans as it may change from time to time.

.2 Interest shall apply at the rate and in the manner prescribed by paragraph 5.2.1 of this Article on the settlement amount of any claim in dispute that is resolved either pursuant to Part 8 of the General Conditions – DISPUTE RESOLUTION or otherwise, from the date the amount would have been due and payable under the *Contract*, had it not been in dispute, until the date it is paid.

ARTICLE A-6 RECEIPT OF AND ADDRESSES FOR NOTICES IN WRITING

- 6.1 *Notices in Writing* will be addressed to the recipient at the address set out below.
- 6.2 The delivery of a *Notice in Writing* will be by hand, by courier, by prepaid first class mail, or by other form of electronic communication during the transmission of which no indication of failure of receipt is communicated to the sender.
- 6.3 A *Notice in Writing* delivered by one party in accordance with this *Contract* will be deemed to have been received by the other party on the date of delivery if delivered by hand or courier, or if sent by mail it will be deemed to have been received five calendar days after the date on which it was mailed, provided that if either such day is not a *Working Day*, then the *Notice in Writing* will be deemed to have been received on the *Working Day* next following such day.
- 6.4 A *Notice in Writing* sent by any form of electronic communication will be deemed to have been received on the date of its transmission provided that if such day is not a *Working Day* or if it is received after the end of normal business hours on the date of its transmission at the place of receipt, then it will be deemed to have been received at the opening of business at the place of receipt on the first *Working Day* next following the transmission thereof.
- 6.5 An address for a party may be changed by *Notice in Writing* to the other party setting out the new address in accordance with this Article.

	name of Owner*
	address
	email address
Contractor	
	name of Contractor*
	address
	email address
Consultant	
	name of Consultant*

ARTICLE A-7 LANGUAGE OF THE CONTRACT

- 7.1 When the *Contract Documents* are prepared in both the English and French languages, it is agreed that in the event of any apparent discrepancy between the English and French versions, the English / French # language shall prevail.

 # Complete this statement by striking out inapplicable term.
- 7.2 This Agreement is drawn in English at the request of the parties hereto. La présente convention est rédigée en anglais à la demande des parties.

ARTICLE A-8 SUCCESSION

address

email address

Owner

8.1 The *Contract* shall enure to the benefit of and be binding upon the parties hereto, their respective heirs, legal representatives, successors, and assigns.

^{*} If it is intended that a specific individual must receive the notice, that individual's name shall be indicated.

In witness whereof the parties hereto have executed this Agreement by the hands of their duly authorized representatives.

SIGNED AND DELIVERED

in the presence of:

WITNESS	OWNER
	name of Owner
signature	signature
name of person signing	name and title of person signing
WITNESS	CONTRACTOR
WITNESS	Rame of Contractor
WITNESS	
WITNESS	
	name of Contractor
signature	
	name of Contractor
	name of Contractor

N.B.Where legal jurisdiction, local practice or Owner or Contractor requirement calls for:

- (a) proof of authority to execute this document, attach such proof of authority in the form of a certified copy of a resolution naming the representative(s) authorized to sign the Agreement for and on behalf of the corporation or partnership; or the affixing of a corporate seal, this Agreement should be properly sealed.

 $CCDC\ 2-2020$

DEFINITIONS

The following Definitions shall apply to all *Contract Documents*.

Change Directive

A *Change Directive* is a written instruction prepared by the *Consultant* and signed by the *Owner* directing the *Contractor* to proceed with a change in the *Work* within the general scope of the *Contract Documents* prior to the *Owner* and the *Contractor* agreeing upon adjustments in the *Contract Price* and the *Contract Time*.

Change Order

A Change Order is a written amendment to the Contract prepared by the Consultant and signed by the Owner and the Contractor stating their agreement upon:

- a change in the *Work*;
- the method of adjustment or the amount of the adjustment in the Contract Price, if any; and
- the extent of the adjustment in the *Contract Time*, if any.

Construction Equipment

Construction Equipment means all machinery and equipment, either operated or not operated, that is required for preparing, fabricating, conveying, erecting, or otherwise performing the Work but is not incorporated into the Work.

Consultant

The *Consultant* is the person or entity engaged by the *Owner* and identified as such in the Agreement. The *Consultant* is the Architect, the Engineer or entity licensed to practise in the province or territory of the *Place of the Work*.

Contract

The *Contract* is the undertaking by the parties to perform their respective duties, responsibilities and obligations as prescribed in the *Contract Documents* and represents the entire agreement between the parties.

Contract Documents

The *Contract Documents* consist of those documents listed in Article A-3 of the Agreement – CONTRACT DOCUMENTS and amendments agreed upon between the parties.

Contract Price

The Contract Price is the amount stipulated in Article A-4 of the Agreement – CONTRACT PRICE.

Contract Time

The *Contract Time* is the time from commencement of the *Work* to the date of *Ready-for-Takeover* as stipulated in paragraph 1.3 of Article A-1 of the Agreement – THE WORK.

Contractor

The Contractor is the person or entity identified as such in the Agreement.

Drawings

The *Drawings* are the graphic and pictorial portions of the *Contract Documents*, wherever located and whenever issued, showing the design, location and dimensions of the *Work*, generally including plans, elevations, sections, details, and diagrams.

Notice in Writing

A *Notice in Writing*, where identified in the *Contract Documents*, is a written communication between the parties or between them and the *Consultant* that is transmitted in accordance with the provisions of Article A-6 of the Agreement – RECEIPT OF AND ADDRESSES FOR NOTICES IN WRITING.

Owner

The *Owner* is the person or entity identified as such in the Agreement.

Other Contractor

Other Contractor means a contractor, other than the Contractor or a Subcontractor, engaged by the Owner for the Project.

Payment Legislation

Payment Legislation means such legislation in effect at the Place of the Work which governs payment under construction contracts.

Place of the Work

The Place of the Work is the designated site or location of the Work identified in the Contract Documents.

Product

Product or Products means material, machinery, equipment, and fixtures forming part of the Work, but does not include Construction Equipment.

Project

The Project means the total construction contemplated of which the Work may be the whole or a part.

Ready-for-Takeover

Ready-for-Takeover shall have been attained when the conditions set out in paragraph 12.1.1 of GC 12.1 – READY-FOR-TAKEOVER have been met, as verified by the *Consultant* pursuant to paragraph 12.1.4.2 of GC 12.1 – READY-FOR-TAKEOVER.

Shop Drawings

Shop Drawings are drawings, diagrams, illustrations, schedules, performance charts, brochures, *Product* data, and other data which the *Contractor* provides to illustrate details of portions of the *Work*.

Specifications

The *Specifications* are that portion of the *Contract Documents*, wherever located and whenever issued, consisting of the written requirements and standards for *Products*, systems, workmanship, quality, and the services necessary for the performance of the *Work*.

Subcontractor

A Subcontractor is a person or entity having a direct contract with the Contractor to perform a part or parts of the Work at the Place of the Work.

Substantial Performance of the Work

Substantial Performance of the Work is as defined in the lien legislation applicable to the Place of the Work.

Supplemental Instruction

A Supplemental Instruction is an instruction, not involving adjustment in the Contract Price or Contract Time, in the form of Specifications, Drawings, schedules, samples, models, or written instructions, consistent with the intent of the Contract Documents. It is to be issued by the Consultant to supplement the Contract Documents as required for the performance of the Work.

Supplier

A Supplier is a person or entity having a direct contract with the Contractor to supply Products.

Temporary Work

Temporary Work means temporary supports, structures, facilities, services, and other temporary items, excluding *Construction Equipment*, required for the execution of the *Work* but not incorporated into the *Work*.

Value Added Taxes

Value Added Taxes means such sum as shall be levied upon the Contract Price by the Federal or any Provincial or Territorial Government and is computed as a percentage of the Contract Price and includes the Goods and Services Tax, the Quebec Sales Tax, the Harmonized Sales Tax, and any similar tax, the collection and payment of which have been imposed on the Contractor by tax legislation.

Work

The Work means the total construction and related services required by the Contract Documents.

Working Day

Working Day means a day other than a Saturday, Sunday, statutory holiday, or statutory vacation day that is observed by the construction industry in the area of the Place of the Work.

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GENERAL CONDITIONS

PART 1 GENERAL PROVISIONS

GC 1.1 CONTRACT DOCUMENTS

- 1.1.1 The intent of the *Contract Documents* is to include the labour, *Products* and services necessary for the performance of the *Work* by the *Contractor* in accordance with these documents. It is not intended, however, that the *Contractor* shall supply products or perform work not consistent with, not covered by, or not properly inferable from the *Contract Documents*.
- 1.1.2 The *Contract Documents* are complementary, and what is required by one shall be as binding as if required by all. Performance by the *Contractor* shall be required only to the extent consistent with the *Contract Documents*.
- 1.1.3 The *Contractor* shall review the *Contract Documents* for the purpose of facilitating co-ordination and execution of the *Work* by the *Contractor*.
- 1.1.4 The *Contractor* is not responsible for errors, omissions or inconsistencies in the *Contract Documents*. If there are perceived errors, omissions or inconsistencies discovered by or made known to the *Contractor*, the *Contractor* shall promptly report to the *Consultant* and shall not proceed with the work affected until the *Contractor* has received corrected or additional information from the *Consultant*.
- 1.1.5 If there is a conflict within the *Contract Documents*:
 - .1 the order of priority of documents, from highest to lowest, shall be
 - the Agreement between *Owner* and *Contractor*,
 - the Definitions,
 - Supplementary Conditions,
 - the General Conditions,
 - Division 01 of the *Specifications*,
 - technical Specifications,
 - material and finishing schedules,
 - the Drawings.
 - .2 Drawings of larger scale shall govern over those of smaller scale of the same date.
 - .3 dimensions shown on *Drawings* shall govern over dimensions scaled from *Drawings*.
 - .4 amended or later dated documents shall govern over earlier documents of the same type.
 - .5 noted materials and annotations shall govern over graphic indications.
- 1.1.6 Nothing contained in the *Contract Documents* shall create any contractual relationship between:
 - .1 the Owner and a Subcontractor, a Supplier, or their agent, employee, or other person performing any portion of the Work.
 - .2 the *Consultant* and the *Contractor*, a *Subcontractor*, a *Supplier*, or their agent, employee, or other person performing any portion of the *Work*.
- 1.1.7 Words and abbreviations which have well known technical or trade meanings are used in the *Contract Documents* in accordance with such recognized meanings.
- 1.1.8 References in the *Contract Documents* to the singular shall be considered to include the plural as the context requires.
- 1.1.9 Neither the organization of the *Specifications* nor the arrangement of *Drawings* shall control the *Contractor* in dividing the work among *Subcontractors* and *Suppliers*.
- 1.1.10 Specifications, Drawings, models, and copies thereof furnished by the Consultant are and shall remain the Consultant's property, with the exception of the signed Contract sets, which shall belong to each party to the Contract. All Specifications, Drawings and models furnished by the Consultant are to be used only with respect to the Work and are not to be used on other work. These Specifications, Drawings and models are not to be copied or altered in any manner without the written authorization of the Consultant.
- 1.1.11 Physical models furnished by the *Contractor* at the *Owner*'s expense are the property of the *Owner*.

GC 1.2 LAW OF THE CONTRACT

1.2.1 The law of the *Place of the Work* shall govern the interpretation of the *Contract*.

GC 1.3 RIGHTS AND REMEDIES

1.3.1 Except as expressly provided in the *Contract Documents*, the duties and obligations imposed by the *Contract Documents* and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights, and remedies otherwise imposed or available by law.

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1.3.2 No action or failure to act by the *Owner*, the *Consultant* or the *Contractor* shall constitute a waiver of any right or duty afforded any of them under the *Contract*, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

GC 1.4 ASSIGNMENT

1.4.1 Neither party to the *Contract* shall assign the *Contract* or a portion thereof without the written consent of the other, which consent shall not be unreasonably withheld.

PART 2 ADMINISTRATION OF THE CONTRACT

GC 2.1 AUTHORITY OF THE CONSULTANT

- 2.1.1 The *Consultant* will have authority to act on behalf of the *Owner* only to the extent provided in the *Contract Documents*, unless otherwise modified by written agreement as provided in paragraph 2.1.2.
- 2.1.2 The duties, responsibilities and limitations of authority of the *Consultant* as set forth in the *Contract Documents* shall be modified or extended only with the written consent of the *Owner*, the *Consultant* and the *Contractor*.

GC 2.2 ROLE OF THE CONSULTANT

- 2.2.1 The *Consultant* will provide administration of the *Contract* as described in the *Contract Documents*.
- 2.2.2 The *Consultant* will visit the *Place of the Work* at intervals appropriate to the progress of construction to become familiar with the progress and quality of the work and to determine if the *Work* is proceeding in general conformity with the *Contract Documents*.
- 2.2.3 If the *Owner* and the *Consultant* agree, the *Consultant* will provide at the *Place of the Work*, one or more project representatives to assist in carrying out the *Consultant*'s responsibilities. The duties, responsibilities and limitations of authority of such project representatives shall be as set forth in writing to the *Contractor*.
- 2.2.4 Based on the *Consultant*'s observations and evaluation of the *Contractor*'s applications for payment, the *Consultant* will determine the amounts owing to the *Contractor* under the *Contract* and will issue certificates for payment as provided in Article A-5 of the Agreement PAYMENT, GC 5.3 PAYMENT and GC 5.5 FINAL PAYMENT.
- 2.2.5 The *Consultant* will not be responsible for and will not have control, charge or supervision of construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs required in connection with the *Work* in accordance with the applicable construction safety legislation, other regulations or general construction practice. The *Consultant* will not be responsible for the *Contractor*'s failure to perform the *Work* in accordance with the *Contract Documents*.
- 2.2.6 Except with respect to GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER, the *Consultant* will be, in the first instance, the interpreter of the requirements of the *Contract Documents*.
- 2.2.7 Matters in question relating to the performance of the *Work* or the interpretation of the *Contract Documents* shall be initially referred in writing to the *Consultant* by the party raising the question for interpretations and findings and copied to the other party.
- 2.2.8 Interpretations and findings of the *Consultant* shall be consistent with the intent of the *Contract Documents*. In making such interpretations and findings the *Consultant* will not show partiality to either the *Owner* or the *Contractor*.
- 2.2.9 The *Consultant*'s interpretations and findings will be given in writing to the parties within a reasonable time.
- 2.2.10 With respect to claims for a change in *Contract Price*, the *Consultant* will make findings as set out in GC 6.6 CLAIMS FOR A CHANGE IN CONTRACT PRICE.
- 2.2.11 The *Consultant* will have authority to reject work which in the *Consultant*'s opinion does not conform to the requirements of the *Contract Documents*. Whenever the *Consultant* considers it necessary or advisable, the *Consultant* will have authority to require inspection or testing of work, whether or not such work is fabricated, installed or completed. However, neither the authority of the *Consultant* to act nor any decision either to exercise or not to exercise such authority shall give rise to any duty or responsibility of the *Consultant* to the *Contractor*, *Subcontractors*, *Suppliers*, or their agents, employees, or other persons performing any of the *Work*.
- 2.2.12 During the progress of the *Work* the *Consultant* will furnish *Supplemental Instructions* to the *Contractor* with reasonable promptness or in accordance with a schedule for such instructions agreed to by the *Consultant* and the *Contractor*.
- 2.2.13 The *Consultant* will review and take appropriate action upon *Shop Drawings*, samples and other submittals by the *Contractor*, in accordance with the *Contract Documents*.

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- 2.2.14 The *Consultant* will prepare *Change Orders* and *Change Directives* as provided in GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.
- 2.2.15 The *Consultant* will conduct reviews of the *Work* to determine the date of *Substantial Performance of the Work* and verify that *Ready-for-Takeover* has been attained.
- 2.2.16 All certificates issued by the *Consultant* will be to the best of the *Consultant*'s knowledge, information and belief. By issuing any certificate, the *Consultant* does not guarantee the *Work* is correct or complete.
- 2.2.17 The *Consultant* will receive and review written warranties and related documents required by the *Contract* and provided by the *Contractor* and will forward such warranties and documents to the *Owner* for the *Owner*'s acceptance.
- 2...2.18 If the *Consultant*'s engagement is terminated, the *Owner* shall immediately engage a *Consultant* against whom the *Contractor* makes no reasonable objection and whose duties and responsibilities under the *Contract Documents* will be that of the former *Consultant*.

GC 2.3 REVIEW AND INSPECTION OF THE WORK

- 2.3.1 The *Owner* and the *Consultant* shall have access to the *Work* at all times. The *Contractor* shall provide sufficient, safe and proper facilities at all times for the review of the *Work* by the *Consultant* and the inspection of the *Work* by authorized agencies. If parts of the *Work* are in preparation at locations other than the *Place of the Work*, the *Owner* and the *Consultant* shall be given access to such work whenever it is in progress.
- 2.3.2 If work is designated for tests, inspections or approvals in the *Contract Documents*, by the *Consultant*'s instructions, or by the laws or ordinances of the *Place of the Work*, the *Contractor* shall give the *Consultant* reasonable notification of when the work will be ready for review and inspection. The *Contractor* shall arrange for and shall give the *Consultant* reasonable notification of the date and time of inspections by other authorities.
- 2.3.3 The *Contractor* shall furnish promptly to the *Consultant* two copies of certificates and inspection reports relating to the *Work*.
- 2.3.4 If the *Contractor* covers, or permits to be covered, work that has been designated for special tests, inspections or approvals before such special tests, inspections or approvals are made, given or completed, the *Contractor* shall, if so directed, uncover such work, have the inspections or tests satisfactorily completed, and make good covering work at the *Contractor*'s expense.
- 2.3.5 The *Consultant* may order any portion or portions of the *Work* to be examined to confirm that such work is in accordance with the requirements of the *Contract Documents*. If the work is not in accordance with the requirements of the *Contract Documents*, the *Contractor* shall correct the work and pay the cost of examination and correction. If the work is in accordance with the requirements of the *Contract Documents*, the *Owner* shall pay the cost of examination and restoration.
- 2.3.6 The *Contractor* shall pay the cost of making any test or inspection, including the cost of samples required for such test or inspection, if such test or inspection is designated in the *Contract Documents* to be performed by the *Contractor* or is required by the laws or ordinances applicable to the *Place of the Work*.
- 2.3.7 The *Contractor* shall pay the cost of samples required for any test or inspection to be performed by others if such test or inspection is designated in the *Contract Documents*.

GC 2.4 DEFECTIVE WORK

- 2.4.1 The *Contractor* shall promptly correct defective work that has been rejected by the *Consultant* as failing to conform to the *Contract Documents* whether or not the defective work was incorporated in the *Work* or the defect is the result of poor workmanship, use of defective products or damage through carelessness or other act or omission of the *Contractor*.
- 2.4.2 The *Contractor* shall make good promptly *Other Contractors*' work destroyed or damaged by such corrections at the *Contractor*'s expense.
- 2.4.3 If in the opinion of the *Consultant* it is not expedient to correct defective work or work not performed as provided in the *Contract Documents*, the *Owner* may deduct from the amount otherwise due to the *Contractor* the difference in value between the work as performed and that called for by the *Contract Documents*. If the *Owner* and the *Contractor* do not agree on the difference in value, they shall refer the matter to the *Consultant* for a finding.

PART 3 EXECUTION OF THE WORK

GC 3.1 CONTROL OF THE WORK

3.1.1 The *Contractor* shall have total control of the *Work* and shall effectively direct and supervise the *Work* so as to ensure conformity with the *Contract Documents*.

3.1.2 The *Contractor* shall be solely responsible for construction means, methods, techniques, sequences, and procedures and for coordinating the various parts of the *Work* under the *Contract*.

GC 3.2 CONSTRUCTION BY THE OWNER OR OTHER CONTRACTORS

- 3.2.1 The *Owner* reserves the right to award separate contracts in connection with other parts of the *Project* to *Other Contractors* and to perform work with own forces.
- 3.2.2 When separate contracts are awarded for other parts of the *Project*, or when work is performed by the *Owner*'s own forces, the *Owner* shall:
 - .1 provide for the co-ordination of the activities and work of *Other Contractors* and the *Owner*'s own forces with the *Work* of the *Contract*;
 - .2 enter into separate contracts with *Other Contractors* under conditions of contract which are compatible with the conditions of the *Contract*;
 - .3 ensure that insurance coverage is provided to the same requirements as are called for in GC 11.1 INSURANCE and coordinate such insurance with the insurance coverage of the *Contractor* as it affects the *Work*; and
 - .4 take all reasonable precautions to avoid labour disputes or other disputes on the *Project* arising from the work of *Other Contractors* or the *Owner*'s own forces.
- 3.2.3 When separate contracts are awarded for other parts of the *Project*, or when work is performed by the *Owner*'s own forces, the *Contractor* shall:
 - .1 afford the Owner and Other Contractors reasonable opportunity to store their products and execute their work;
 - .2 co-ordinate and schedule the *Work* with the work of *Other Contractors* or the *Owner*'s own forces that are identified in the *Contract Documents*;
 - .3 participate with Other Contractors and the Owner in reviewing their construction schedules when directed to do so; and
 - .4 report promptly to the *Consultant* in writing any apparent deficiencies in the work of *Other Contractors* or of the *Owner*'s own forces, where such work affects the proper execution of any portion of the *Work*, prior to proceeding with that portion of the *Work*.
- 3.2.4 Where a change in the *Work* is required as a result of the co-ordination and integration of the work of *Other Contractors* or *Owner*'s own forces with the *Work*, the changes shall be authorized and valued as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.
- 3.2.5 Disputes and other matters in question between the *Contractor* and *Other Contractors* shall be dealt with as provided in Part 8 of the General Conditions DISPUTE RESOLUTION provided the *Other Contractors* have reciprocal obligations. The *Contractor* shall be deemed to have consented to arbitration of any dispute with any *Other Contractor* whose contract with the *Owner* contains a similar agreement to arbitrate. In the absence of *Other Contractors* having reciprocal obligations, disputes and other matters in question initiated by the *Contractor* against *Other Contractors* will be considered disputes and other matters in question between the *Contractor* and the *Owner*.
- 3.2.6 Should the *Owner*, the *Consultant*, *Other Contractors*, or anyone employed by them directly or indirectly be responsible for ill-timed work necessitating cutting or remedial work to be performed, the cost of such cutting or remedial work shall be valued as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.

GC 3.3 TEMPORARY WORK

- 3.3.1 The *Contractor* shall have the sole responsibility for the design, erection, operation, maintenance, and removal of *Temporary Work* unless otherwise specified in the *Contract Documents*.
- 3.3.2 The *Contractor* shall engage and pay for registered professional engineering personnel skilled in the appropriate disciplines to perform those functions referred to in paragraph 3.3.1 where required by law or by the *Contract Documents* and in all cases where such *Temporary Work* is of such a nature that professional engineering skill is required to produce safe and satisfactory results.
- 3.3.3 Notwithstanding the provisions of GC 3.1 CONTROL OF THE WORK, paragraphs 3.3.1 and 3.3.2 or provisions to the contrary elsewhere in the *Contract Documents* where such *Contract Documents* include designs for *Temporary Work* or specify a method of construction in whole or in part, such designs or methods of construction shall be considered to be part of the design of the *Work* and the *Contractor* shall not be held responsible for that part of the design or the specified method of construction. The *Contractor* shall, however, be responsible for the execution of such design or specified method of construction in the same manner as for the execution of the *Work*.

GC 3.4 CONSTRUCTION SCHEDULE

- 3.4.1 The *Contractor* shall:
 - .1 prepare and submit to the *Owner* and the *Consultant* prior to the first application for payment, a construction schedule that indicates the timing of the major activities of the *Work* and provides sufficient detail of the critical events and their interrelationship to demonstrate the *Work* will be performed in conformity with the *Contract Time*;
 - .2 monitor the progress of the *Work* relative to the construction schedule and update the schedule on a monthly basis or as stipulated by the *Contract Documents*; and
 - .3 advise the *Consultant* of any revisions required to the schedule as the result of extensions of the *Contract Time* as provided in Part 6 of the General Conditions CHANGES IN THE WORK.

GC 3.5 SUPERVISION

- 3.5.1 The *Contractor* shall provide all necessary supervision and appoint a competent representative who shall be in attendance at the *Place of the Work* while the *Work* is being performed. The appointed representative shall not be changed except for valid reason.
- 3.5.2 The appointed representative shall represent the *Contractor* at the *Place of the Work*. Information and instructions provided by the *Consultant* to the *Contractor*'s appointed representative shall be deemed to have been received by the *Contractor*, except with respect to Article A-6 of the Agreement RECEIPT OF AND ADDRESSES FOR NOTICES IN WRITING.

GC 3.6 SUBCONTRACTORS AND SUPPLIERS

- 3.6.1 The *Contractor* shall preserve and protect the rights of the parties under the *Contract* with respect to work to be performed under subcontract, and shall:
 - .1 enter into contracts or written agreements with *Subcontractors* and *Suppliers* to require them to perform their work as provided in the *Contract Documents*;
 - .2 incorporate the applicable terms and conditions of the *Contract Documents* into all contracts or written agreements with *Subcontractors* and *Suppliers*; and
 - .3 be as fully responsible to the *Owner* for acts and omissions of *Subcontractors*, *Suppliers* and any persons directly or indirectly employed by them as for acts and omissions of persons directly employed by the *Contractor*.
- 3.6.2 The *Contractor* shall indicate in writing, if requested by the *Owner*, those *Subcontractors* or *Suppliers* whose bids have been received by the *Contractor* which the *Contractor* would be prepared to accept for the performance of a portion of the *Work*. Should the *Owner* not object before signing the *Contract*, the *Contractor* shall employ those *Subcontractors* or *Suppliers* so identified by the *Contractor* in writing for the performance of that portion of the *Work* to which their bid applies.
- 3.6.3 The *Owner* may, for reasonable cause, at any time before the *Owner* has signed the *Contract*, object to the use of a proposed *Subcontractor* or *Supplier* and require the *Contractor* to employ one of the other subcontract bidders.
- 3.6.4 If the *Owner* requires the *Contractor* to change a proposed *Subcontractor* or *Supplier*, the *Contract Price* and *Contract Time* shall be adjusted by the difference occasioned by such required change.
- 3.6.5 The *Contractor* shall not be required to employ as a *Subcontractor* or *Supplier*, a person or firm to which the *Contractor* may reasonably object.
- 3.6.6 The *Owner*, through the *Consultant*, may provide to a *Subcontractor* or *Supplier* information as to the percentage of the *Subcontractor*'s or *Supplier*'s work which has been certified for payment.

GC 3.7 LABOUR AND PRODUCTS

- 3.7.1 The *Contractor* shall maintain good order and discipline among the *Contractor*'s employees engaged on the *Work* and employ only workers that are skilled in the tasks assigned.
- 3.7.2 The *Contractor* shall provide and pay for labour, *Products*, tools, *Construction Equipment*, water, heat, light, power, transportation, and other facilities and services necessary for the performance of the *Work* in accordance with the *Contract*.
- 3.7.3 Unless otherwise specified in the *Contract Documents*, *Products* provided shall be new. *Products* which are not specified shall be of a quality consistent with those specified and their use acceptable to the *Consultant*.

GC 3.8 SHOP DRAWINGS

- 3.8.1 The Contractor shall provide Shop Drawings as required in the Contract Documents.
- 3.8.2 The *Contractor* shall provide *Shop Drawings* to the *Consultant* to review in accordance with an agreed schedule, or in the absence of an agreed schedule, in orderly sequence and sufficiently in advance so as to cause no delay in the *Work* or in the work of *Other Contractors* or the *Owner*'s own forces.

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- 3.8.3 The *Contractor* shall review all *Shop Drawings* before providing them to the *Consultant*. The *Contractor* represents by this review that:
 - .1 the *Contractor* has determined and verified all applicable field measurements, field construction conditions, *Product* requirements, catalogue numbers and similar data, or will do so, and
 - .2 the *Contractor* has checked and co-ordinated each *Shop Drawing* with the requirements of the *Work* and of the *Contract Documents*.
- 3.8.4 The *Consultant*'s review is for conformity to the design concept and for general arrangement only.
- 3.8.5 At the time of providing *Shop Drawings*, the *Contractor* shall expressly advise the *Consultant* in writing of any deviations in a *Shop Drawing* from the requirements of the *Contract Documents*. The *Consultant* shall indicate the acceptance or rejection of such deviation expressly in writing.
- 3.8.6 The *Consultant*'s review shall not relieve the *Contractor* of responsibility for errors or omissions in the *Shop Drawings* or for meeting all requirements of the *Contract Documents*.
- 3.8.7 The *Consultant* will review and return *Shop Drawings* in accordance with the schedule agreed upon, or, in the absence of such schedule, with reasonable promptness so as to cause no delay in the performance of the *Work*.

PART 4 ALLOWANCES

GC 4.1 CASH ALLOWANCES

- 4.1.1 The *Contract Price* includes the cash allowances, if any, stated in the *Contract Documents*. The scope of the *Work* or costs included in such cash allowances shall be as described in the *Contract Documents*.
- 4.1.2 The *Contract Price*, and not the cash allowances, includes the *Contractor*'s overhead and profit in connection with such cash allowances.
- 4.1.3 Expenditures under cash allowances shall be authorized by the *Owner* through the *Consultant*.
- 4.1.4 Where the actual cost of the *Work* under any cash allowance exceeds the amount of the allowance, any unexpended amounts from other cash allowances shall be reallocated, at the *Consultant's* direction, to cover the shortfall, and, in that case, there shall be no additional amount added to the *Contract Price* for overhead and profit. Only where the actual cost of the *Work* under all cash allowances exceeds the total amount of all cash allowances shall the *Contractor* be compensated for the excess incurred and substantiated, plus an amount for overhead and profit on the excess only, as set out in the *Contract Documents*.
- 4.1.5 The net amount of any unexpended cash allowances, after providing for any reallocations as contemplated in paragraph 4.1.4, shall be deducted from the *Contract Price* by *Change Order* without any adjustment for the *Contractor's* overhead and profit on such amount.
- 4.1.6 The value of the *Work* performed under a cash allowance is eligible to be included in progress payments.
- 4.1.7 The *Contractor* and the *Consultant* shall jointly prepare a schedule that shows when the items called for under cash allowances must be ordered to avoid delaying the progress of the *Work*.

GC 4.2 CONTINGENCY ALLOWANCE

- 4.2.1 The Contract Price includes the contingency allowance, if any, stated in the Contract Documents.
- 4.2.2 The contingency allowance includes the *Contractor*'s overhead and profit in connection with such contingency allowance.
- 4.2.3 Expenditures under the contingency allowance shall be authorized and valued as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.
- 4.2.4 The *Contract Price* shall be adjusted by *Change Order* to provide for any difference between the expenditures authorized under paragraph 4.2.3 and the contingency allowance.

PART 5 PAYMENT

GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER

- 5.1.1 The *Owner* shall, at the request of the *Contractor*, before signing the *Contract*, and promptly from time to time thereafter, furnish to the *Contractor* reasonable evidence that financial arrangements have been made to fulfill the *Owner*'s obligations under the *Contract*.
- 5.1.2 The *Owner* shall give the *Contractor Notice in Writing* of any material change in the *Owner*'s financial arrangements to fulfil the *Owner*'s obligations under the *Contract* during the performance of the *Contract*.

GC 5.2 APPLICATIONS FOR PAYMENT

- 5.2.1 Applications for payment on account as provided in Article A-5 of the Agreement PAYMENT shall be submitted monthly to the *Owner* and the *Consultant* simultaneously as the *Work* progresses.
- 5.2.2 Applications for payment shall be dated the last day of each payment period, which is the last day of the month or an alternative day of the month agreed in writing by the parties.
- 5.2.3 The amount claimed shall be for the value, proportionate to the amount of the *Contract*, of *Work* performed and *Products* delivered to the *Place of the Work* as of the last day of the payment period.
- 5.2.4 The *Contractor* shall submit to the *Consultant*, at least 15 calendar days before the first application for payment, a schedule of values for the parts of the *Work*, aggregating the total amount of the *Contract Price*, so as to facilitate evaluation of applications for payment.
- 5.2.5 The schedule of values shall be made out in such form as specified in the *Contract* and supported by such evidence as the *Consultant* may reasonably require.
- 5.2.6 Applications for payment shall be based on the schedule of values accepted by the *Consultant* and shall comply with the provisions of *Payment Legislation*.
- 5.2.7 Each application for payment shall include evidence of compliance with workers' compensation legislation at the *Place of the Work* and after the first payment, a declaration by the *Contractor* as to the distribution made of the amounts previously received using document CCDC 9A 'Statutory Declaration'.
- 5.2.8 Applications for payment for *Products* delivered to the *Place of the Work* but not yet incorporated into the *Work* shall be supported by such evidence as the *Consultant* may reasonably require to establish the value and delivery of the *Products*.

GC 5.3 PAYMENT

- 5.3.1 After receipt by the *Consultant* and the *Owner* of an application for payment submitted by the *Contractor* in accordance with GC 5.2 APPLICATIONS FOR PAYMENT:
 - .1 The Consultant will issue to the Owner and copy to the Contractor, no later than 10 calendar days after the receipt of the application for payment, a certificate for payment in the amount applied for, or in such other amount as the Consultant determines to be properly due. If the Consultant certifies a different amount, or rejects the application or part thereof, the Owner shall promptly issue a written notice to the Contractor giving reasons for the revision or rejection, such written notice to be in compliance with Payment Legislation.
 - 2 The *Owner* shall make payment to the *Contractor* on account as provided in Article A-5 of the Agreement PAYMENT on or before 28 calendar days after the receipt by the *Owner* and the *Consultant* of the application for payment, and in any event, in compliance with *Payment Legislation*.

GC 5.4 SUBSTANTIAL PERFORMANCE OF THE WORK AND PAYMENT OF HOLDBACK

- 5.4.1 The *Consultant* will review the *Work* to certify or verify the validity of the application for *Substantial Performance of the Work* and will promptly, and in any event, no later than 20 calendar days after receipt of the *Contractors* application:
 - .1 advise the *Contractor* in writing that the *Work* or the designated portion of the *Work* is not substantially performed and give reasons why, or
 - .2 state the date of *Substantial Performance of the Work* or a designated portion of the *Work* in a certificate and issue a copy of that certificate to each of the *Owner* and the *Contractor*.
- 5.4.2 Where the holdback amount required by the applicable lien legislation has not been placed in a separate lien holdback account, the *Owner* shall, no later than 10 calendar days prior to the expiry of the holdback period stipulated in the lien legislation applicable to the *Place of the Work*, place the holdback amount in a bank account in the joint names of the *Owner* and the *Contractor*.
- 5.4.3 Subject to the requirements of any *Payment Legislation*, all holdback amount prescribed by the applicable lien legislation for the *Work* shall become due and payable to the *Contractor* no later than 10 *Working Days* following the expiration of the holdback period stipulated in the lien legislation applicable to the *Place of the Work*.
- 5.4.4 The *Contractor* shall submit an application for payment of the lien holdback amount in accordance with GC 5.3 PAYMENT.
- 5.4.5 Where legislation permits progressive release of the holdback for a portion of the *Work* and the *Consultant* has certified or verified that the part of the *Work* has been performed prior to *Substantial Performance of the Work*, the *Owner* hereby agrees to release, and shall release, such portion to the *Contractor* in accordance with such legislation.

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5.4.6 Notwithstanding any progressive release of the holdback, the *Contractor* shall ensure that such parts of the *Work* are protected pending the issuance of a final certificate for payment and be responsible for the correction of defects or work not performed regardless of whether or not such was apparent when the holdback was released.

GC 5.5 FINAL PAYMENT

- 5.5.1 When the *Contractor* considers that the *Work* is completed, the *Contractor* shall submit an application for final payment.
- 5.5.2 The *Consultant* will, no later than 10 calendar days after the receipt of an application from the *Contractor* for final payment, review the *Work* to verify the validity of the application and when the *Consultant* finds the *Contractor*'s application for final payment valid, the *Consultant* will promptly issue a final certificate for payment to the *Owner*, with a copy to the *Contractor*.
- 5.5.3 If the *Consultant* rejects the application or part thereof, the *Owner* will promptly issue a written notice to the *Contractor* giving reasons for the revision or rejection, such written notice to be in compliance with *Payment Legislation*.
- 5.5.4 Subject to the provision of paragraph 10.4.1 of GC 10.4 WORKERS' COMPENSATION, and any legislation applicable to the *Place of the Work*, the *Owner* shall, no later than 5 calendar days after the issuance of a final certificate for payment, pay the *Contractor* as provided in Article A-5 of the Agreement PAYMENT and in any event, in compliance with *Payment Legislation*.

GC 5.6 DEFERRED WORK

5.6.1 If because of climatic or other conditions reasonably beyond the control of the *Contractor*, or if the *Owner* and the *Contractor* agree that, there are items of work that must be deferred, payment in full for that portion of the *Work* which has been performed as certified by the *Consultant* shall not be withheld or delayed by the *Owner* on account thereof, but the *Owner* may withhold, until the remaining portion of the *Work* is finished, only such an amount that the *Consultant* determines is sufficient and reasonable to cover the cost of performing such deferred *Work*.

GC 5.7 NON-CONFORMING WORK

5.7.1 No payment by the *Owner* under the *Contract* nor partial or entire use or occupancy of the *Work* by the *Owner* shall constitute an acceptance of any portion of the *Work* or *Products* which are not in accordance with the requirements of the *Contract Documents*.

PART 6 CHANGES IN THE WORK

GC 6.1 OWNER'S RIGHT TO MAKE CHANGES

- 6.1.1 The Owner, through the Consultant, without invalidating the Contract, may make:
 - .1 changes in the *Work* consisting of additions, deletions or other revisions to the *Work* by *Change Order* or *Change Directive*, and
 - .2 changes to the *Contract Time* for the *Work*, or any part thereof, by *Change Order*.
- 6.1.2 The *Contractor* shall not perform a change in the *Work* without a *Change Order* or a *Change Directive*.

GC 6.2 CHANGE ORDER

- 6.2.1 When a change in the *Work* is proposed or required, the *Consultant* will provide the *Contractor* with a written description of the proposed change in the *Work*. The *Contractor* shall promptly present to the *Consultant*, in a form that can be reasonably evaluated, a method of adjustment or an amount of adjustment for the *Contract Price*, if any, and the adjustment in the *Contract Time*, if any, for the proposed change in the *Work*.
- 6.2.2 When the *Owner* and the *Contractor* agree to the adjustments in the *Contract Price* and *Contract Time* or to the method to be used to determine the adjustments, such agreement shall be effective immediately and shall be recorded in a *Change Order*. The value of the work performed as the result of a *Change Order* shall be included in the applications for progress payment.

GC 6.3 CHANGE DIRECTIVE

- 6.3.1 If the *Owner* requires the *Contractor* to proceed with a change in the *Work* prior to the *Owner* and the *Contractor* agreeing upon the corresponding adjustment in *Contract Price* and *Contract Time*, the *Owner*, through the *Consultant*, shall issue a *Change Directive*.
- 6.3.2 A *Change Directive* shall only be used to direct a change in the *Work* which is within the general scope of the *Contract Documents*.
- 6.3.3 A Change Directive shall not be used to direct a change in the Contract Time only.

- 6.3.4 Upon receipt of a *Change Directive*, the *Contractor* shall proceed promptly with the change in the *Work*.
- 6.3.5 For the purpose of valuing *Change Directives*, changes in the *Work* that are not substitutions or otherwise related to each other shall not be grouped together in the same *Change Directive*.
- 6.3.6 The adjustment in the *Contract Price* for a change carried out by way of a *Change Directive* shall be determined on the basis of the cost of the *Contractor*'s actual expenditures and savings attributable to the *Change Directive*, valued in accordance with paragraph 6.3.7 and as follows:
 - .1 If the change results in a net increase in the *Contractor*'s cost, the *Contract Price* shall be increased by the amount of the net increase in the *Contractor*'s cost, plus the *Contractor*'s percentage fee on such net increase.
 - .2 If the change results in a net decrease in the *Contractor*'s cost, the *Contract Price* shall be decreased by the amount of the net decrease in the *Contractor*'s cost, without adjustment for the *Contractor*'s percentage fee.
 - .3 The Contractor's fee shall be as specified in the Contract Documents or as otherwise agreed by the parties.
- 6.3.7 The cost of performing the work attributable to the *Change Directive* shall be limited to the actual cost of the following in as much as it contributes directly to the implementation of the *Change Directive*:

Labour

- .1 rates that are listed in the schedule or as agreed by the *Owner* and the *Contractor* including wages, benefits, compensation, contributions, assessments, or taxes incurred for such items as employment insurance, provincial or territorial health insurance, workers' compensation, and Canada or Quebec Pension Plan for:
 - (1) trade labour in the direct employ of the *Contractor*;
 - (2) the *Contractor*'s personnel when stationed at the field office;
 - (3) the *Contractor*'s personnel engaged at shops or on the road, in expediting the production or transportation of materials or equipment; and
 - (4) the *Contractor*'s office personnel engaged in a technical capacity, or other personnel identified in Article A-3 of the Agreement CONTRACT DOCUMENTS for the time spent in the performance of the *Work*;

Products, Construction Equipment and Temporary Work

- .2 cost of all *Products* including cost of transportation thereof;
- .3 in the absence of agreed rates, cost less salvage value of *Construction Equipment*, *Temporary Work* and tools, exclusive of hand tools under \$1,000 owned by the *Contractor*;
- 4 rental cost of Construction Equipment, Temporary Work and tools, exclusive of hand tools under \$1,000;
- .5 cost of all equipment and services required for the *Contractor*'s field office;

Subcontract

.6 subcontract amounts of Subcontractor with pricing mechanism approved by the *Owner*;

Others

- .7 travel and subsistence expenses of the *Contractor*'s personnel described in paragraph 6.3.7.1;
- .8 deposits lost provided that they are not caused by negligent acts or omissions of the *Contractor*;
- .9 cost of quality assurance such as independent inspection and testing services;
- .10 charges levied by authorities having jurisdiction at the *Place of the Work*;
- .11 royalties, patent license fees, and damages for infringement of patents and cost of defending suits therefor subject always to the *Contractor*'s obligations to indemnify the *Owner* as provided in paragraph 10.3.1 of GC 10.3 PATENT FEES;
- .12 premium for all contract securities and insurance for which the *Contractor* is required, by the *Contract Documents*, to provide, maintain and pay in relation to the performance of the *Work*;
- .13 losses and expenses sustained by the *Contractor* for matters which are the subject of insurance under the policies prescribed in GC 11.1 INSURANCE when such losses and expenses are not recoverable because the amounts are in excess of collectible amounts or within the deductible amounts;
- .14 taxes and duties, other than *Value Added Taxes*, income, capital, or property taxes, relating to the *Work* for which the *Contractor* is liable;
- .15 charges for voice and data communications, courier services, expressage, transmittal and reproduction of documents, and petty cash items;
- .16 cost for removal and disposal of waste products and debris;
- .17 legal costs, incurred by the *Contractor*, in relation to the performance of the *Work* provided that they are not:
 - (1) relating to a dispute between the *Owner* and the *Contractor* unless such costs are part of a settlement or awarded by arbitration or court,
 - (2) the result of the negligent acts or omissions of the *Contractor*, or
 - (3) the result of a breach of this *Contract* by the *Contractor*;
- .18 cost of auditing when requested by the Owner; and
- .19 cost of *Project* specific information technology in accordance with the method determined by the parties.

- 6.3.8 Notwithstanding any other provisions contained in the General Conditions of the *Contract*, it is the intention of the parties that the cost of any item under any cost element referred to in paragraph 6.3.7 shall cover and include any and all costs or liabilities attributable to the *Change Directive* other than those which are the result of or occasioned by any failure on the part of the *Contractor* to exercise reasonable care and diligence in the *Contractor*'s attention to the *Work*. Any cost due to failure on the part of the *Contractor* to exercise reasonable care and diligence in the *Contractor*'s performance of the *Work* attributable to the *Change Directive* shall be borne by the *Contractor*.
- 6.3.9 The *Contractor* shall keep full and detailed accounts and records necessary for the documentation of the cost of performing the *Work* attributable to the *Change Directive* and shall provide the *Consultant* with copies thereof.
- 6.3.10 For the purpose of valuing *Change Directives*, the *Owner* shall be afforded reasonable access to all of the *Contractor*'s pertinent documents related to the cost of performing the *Work* attributable to the *Change Directive*.
- 6.3.11 Pending determination of the final amount of a *Change Directive*, the undisputed value of the *Work* performed as the result of a *Change Directive* is eligible to be included in progress payments.
- 6.3.12 If the *Owner* and the *Contractor* do not agree on the proposed adjustment in the *Contract Time* attributable to the change in the *Work*, or the method of determining it, the adjustment shall be referred to the *Consultant* for a finding.
- 6.3.13 When the *Owner* and the *Contractor* reach agreement on the adjustment to the *Contract Price* and to the *Contract Time*, this agreement shall be recorded in a *Change Order*.

GC 6.4 CONCEALED OR UNKNOWN CONDITIONS

- 6.4.1 If the *Owner* or the *Contractor* discover conditions at the *Place of the Work* which are:
 - .1 subsurface or otherwise concealed physical conditions which existed before the commencement of the *Work* and differ materially from those indicated in the *Contract Documents*; or
 - .2 physical conditions, other than conditions due to weather, that are of a nature which differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the *Contract Documents*,
 - then the observing party shall give *Notice in Writing* to the other party of such conditions before they are disturbed and in no event later than 5 *Working Days* after first observance of the conditions.
- 6.4.2 The *Consultant* will promptly investigate such conditions and make a finding. If the finding is that the conditions differ materially and this would cause an increase or decrease in the *Contractor*'s cost or time to perform the *Work*, the *Owner*, through the *Consultant*, shall issue appropriate instructions for a change in the *Work* as provided in GC 6.2 CHANGE ORDER or GC 6.3 CHANGE DIRECTIVE.
- 6.4.3 If the *Consultant* finds that the conditions at the *Place of the Work* are not materially different or that no change in the *Contract Price* or the *Contract Time* is justified, the *Consultant* will promptly inform the *Owner* and the *Contractor* in writing.
- 6.4.4 If such concealed or unknown conditions relate to toxic and hazardous substances and materials, artifacts and fossils, or mould, the parties will be governed by the provisions of GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES, GC 9.3 ARTIFACTS AND FOSSILS and GC 9.5 MOULD.

GC 6.5 DELAYS

- 6.5.1 If the *Contractor* is delayed in the performance of the *Work* by the *Owner*, the *Consultant*, or anyone employed or engaged by them directly or indirectly, contrary to the provisions of the *Contract Documents*, then the *Contract Time* shall be extended for such reasonable time as the *Consultant* may recommend in consultation with the *Contractor*. The *Contractor* shall be reimbursed by the *Owner* for reasonable costs incurred by the *Contractor* as the result of such delay.
- 6.5.2 If the *Contractor* is delayed in the performance of the *Work* by a stop work order issued by a court or other public authority and providing that such order was not issued as the result of an act or fault of the *Contractor* or any person employed or engaged by the *Contractor* directly or indirectly, resulting in the failure of the *Contractor* to attain *Ready-for-Takeover* by the date stipulated in Article A-1 of the Agreement THE WORK, then the *Contract Time* shall be extended for such reasonable time as the *Consultant* may recommend in consultation with the *Contractor*. The *Contractor* shall be reimbursed by the *Owner* for reasonable costs incurred by the *Contractor* as the result of such delay.
- 6.5.3 If the *Contractor* is delayed in the performance of the *Work* by:
 - .1 labour disputes, strikes, lock-outs (including lock-outs decreed or recommended for its members by a recognized contractors' association, of which the *Contractor* is a member or to which the *Contractor* is otherwise bound),
 - .2 fire, unusual delay by common carriers or unavoidable casualties,
 - .3 abnormally adverse weather conditions, or

- .4 any cause beyond the *Contractor*'s control other than one resulting from a default or breach of *Contract* by the *Contractor*, then the *Contract Time* shall be extended for such reasonable time as the *Consultant* may recommend in consultation with the *Contractor*. The extension of time shall not be less than the time lost as the result of the event causing the delay, unless the *Contractor* agrees to a shorter extension. The *Contractor* shall not be entitled to payment for costs incurred by such delays unless such delays result from actions by the *Owner*, the *Consultant* or anyone employed or engaged by them directly or indirectly.
- 6.5.4 No extension shall be made for delay unless *Notice in Writing* of the cause of delay is given to the *Consultant* not later than 10 *Working Days* after the commencement of the delay. In the case of a continuing cause of delay only one *Notice in Writing* shall be necessary.
- 6.5.5 If no schedule is made under paragraph 2.2.12 of GC 2.2 ROLE OF THE CONSULTANT, then no request for extension shall be made because of failure of the *Consultant* to furnish instructions until 10 *Working Days* after demand for such instructions has been made.

GC 6.6 CLAIMS FOR A CHANGE IN CONTRACT PRICE

- 6.6.1 If the *Contractor* intends to make a claim for an increase to the *Contract Price*, or if the *Owner* intends to make a claim against the *Contractor* for a credit to the *Contract Price*, the party that intends to make the claim shall give timely *Notice in Writing* of intent to claim to the other party and to the *Consultant*.
- 6.6.2 Upon commencement of the event or series of events giving rise to a claim, the party intending to make the claim shall:
 - .1 take all reasonable measures to mitigate any loss or expense which may be incurred as a result of such event or series of events, and
 - .2 keep such records as may be necessary to support the claim.
- 6.6.3 The party making the claim shall submit within a reasonable time to the *Consultant* a detailed account of the amount claimed and the grounds upon which the claim is based and the *Consultant* will make a finding upon such claim.
- 6.6.4 Where the event or series of events giving rise to the claim has a continuing effect, the detailed account submitted under paragraph 6.6.3 shall be considered to be an interim account and the party making the claim shall, at such intervals as the *Consultant* may reasonably require, submit further interim accounts giving the accumulated amount of the claim and any further grounds upon which it is based. The party making the claim shall submit a final account after the end of the effects resulting from the event or series of events.
- 6.6.5 The *Consultant's* findings, with respect to a claim made by either party, will be given by *Notice in Writing* to both parties within 30 *Working Days* after receipt of the claim by the *Consultant*, or within such other time period as may be agreed by the parties.
- 6.6.6 If such finding is not acceptable to either party, the claim shall be settled in accordance with Part 8 of the General Conditions
 DISPUTE RESOLUTION.

PART 7 DEFAULT NOTICE

GC 7.1 OWNER'S RIGHT TO PERFORM THE WORK, TERMINATE THE CONTRACTOR'S RIGHT TO CONTINUE WITH THE WORK OR TERMINATE THE CONTRACT

- 7.1.1 If the *Contractor* is adjudged bankrupt, or makes a general assignment for the benefit of creditors because of the *Contractor*'s insolvency, or if a receiver is appointed because of the *Contractor*'s insolvency, the *Owner* may, without prejudice to any other right or remedy the *Owner* may have, terminate the *Contractor*'s right to continue with the *Work*, by giving the *Contractor* or receiver or trustee in bankruptcy *Notice in Writing* to that effect.
- 7.1.2 If the *Contractor* neglects to perform the *Work* properly or otherwise fails to comply with the requirements of the *Contract* to a substantial degree and if the *Consultant* has given a written statement to the *Owner* and *Contractor* which provides the detail of such neglect to perform the *Work* properly or such failure to comply with the requirements of the *Contract* to a substantial degree, the *Owner* may, without prejudice to any other right or remedy the *Owner* may have, give the *Contractor Notice in Writing*, containing particulars of the default including references to applicable provisions of the *Contract*, that the *Contractor* is in default of the *Contractor*'s contractual obligations and instruct the *Contractor* to correct the default in the 5 *Working Days* immediately following the receipt of such *Notice in Writing*.
- 7.1.3 If the default cannot be corrected in the 5 *Working Days* specified or in such other time period as may be subsequently agreed in writing by the parties, the *Contractor* shall be in compliance with the *Owner*'s instructions if the *Contractor*:
 - .1 commences the correction of the default within the specified time,
 - .2 provides the Owner with an acceptable schedule for such correction, and
 - .3 corrects the default in accordance with the *Contract* terms and with such schedule.

- 7.1.4 If the *Contractor* fails to correct the default in the time specified or in such other time period as may be subsequently agreed in writing by the parties, without prejudice to any other right or remedy the *Owner* may have, the *Owner* may by giving *Notice in Writing*:
 - .1 correct such default and deduct the cost thereof from any payment then or thereafter due the *Contractor* for the *Work* provided the *Consultant* has certified such cost to the *Owner* and the *Contractor*, or
 - .2 terminate the *Contractor*'s right to continue with the *Work* in whole or in part or terminate the *Contract*.
- 7.1.5 If the *Owner* terminates the *Contractor*'s right to continue with the *Work* as provided in paragraphs 7.1.1 and 7.1.4, the *Owner* shall be entitled to:
 - .1 take possession of the *Work* and *Products* at the *Place of the Work*; subject to the rights of third parties, utilize the *Construction Equipment* at the *Place of the Work*; finish the *Work* by whatever method the *Owner* may consider expedient, but without undue delay or expense,
 - .2 withhold further payment to the *Contractor* until a final certificate for payment is issued,
 - .3 charge the *Contractor* the amount by which the full cost of finishing the *Work* as certified by the *Consultant*, including compensation to the *Consultant* for the *Consultant*'s additional services and a reasonable allowance as determined by the *Consultant* to cover the cost of corrections to work performed by the *Contractor* that may be required under GC 12.3 WARRANTY, exceeds the unpaid balance of the *Contract Price*; however, if such cost of finishing the *Work* is less than the unpaid balance of the *Contract Price*, the *Owner* shall pay the *Contractor* the difference, and
 - .4 on expiry of the warranty period, charge the *Contractor* the amount by which the cost of corrections to the *Contractor*'s work under GC 12.3 WARRANTY exceeds the allowance provided for such corrections, or if the cost of such corrections is less than the allowance, pay the *Contractor* the difference.
- 7.1.6 The *Contractor*'s obligation under the *Contract* as to quality, correction and warranty of the work performed by the *Contractor* up to the time of termination shall continue in force after such termination of the *Contract*.

GC 7.2 CONTRACTOR'S RIGHT TO SUSPEND THE WORK OR TERMINATE THE CONTRACT

- 7.2.1 If the *Owner* is adjudged bankrupt, or makes a general assignment for the benefit of creditors because of the *Owner*'s insolvency, or if a receiver is appointed because of the *Owner*'s insolvency, the *Contractor* may, without prejudice to any other right or remedy the *Contractor* may have, terminate the *Contract* by giving the *Owner* or receiver or trustee in bankruptcy *Notice in Writing* to that effect.
- 7.2.2 If the *Work* is suspended or otherwise delayed for a period of 20 *Working Days* or more under an order of a court or other public authority and providing that such order was not issued as the result of an act or fault of the *Contractor* or of anyone directly or indirectly employed or engaged by the *Contractor*, the *Contractor* may, without prejudice to any other right or remedy the *Contractor* may have, terminate the *Contract* by giving the *Owner Notice in Writing* to that effect.
- 7.2.3 The *Contractor* may give *Notice in Writing* to the *Owner*, with a copy to the *Consultant*, that the *Owner* is in default of the *Owner*'s contractual obligations if:
 - .1 the *Owner* fails to furnish, when so requested by the *Contractor*, reasonable evidence that financial arrangements have been made to fulfill the *Owner*'s obligations under the *Contract*,
 - .2 the Consultant fails to issue a certificate as provided in Part 5 of the General Conditions PAYMENT,
 - .3 the *Owner* fails to pay the *Contractor* when due the amounts certified by the *Consultant* or awarded by adjudication, arbitration or court, or
 - .4 the *Owner* fails to comply with the requirements of the *Contract* to a substantial degree and the *Consultant*, except for GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER, gives a written statement to the *Owner* and the *Contractor* that provides detail of such failure to comply with the requirements of the *Contract* to a substantial degree.
- 7.2.4 The *Contractor*'s *Notice in Writing* to the *Owner* provided under paragraph 7.2.3 shall advise that if the default is not corrected within 5 *Working Days* following the receipt of the *Notice in Writing*, the *Contractor* may, without prejudice to any other right or remedy the *Contractor* may have, suspend the *Work* or terminate the *Contract*.
- 7.2.5 If the *Contractor* terminates the *Contract* by giving a *Notice in Writing* to the *Owner* under the conditions set out above, the *Contractor* shall be entitled to be paid for all work performed including reasonable profit, for loss sustained upon *Products* and *Construction Equipment*, and such other damages as the *Contractor* may have sustained as a result of the termination of the *Contract*.

PART 8 DISPUTE RESOLUTION

GC 8.1 AUTHORITY OF THE CONSULTANT

8.1.1 Differences between the parties to the *Contract* as to the interpretation, application or administration of the *Contract* or any failure to agree where agreement between the parties is called for, herein collectively called disputes, which are not resolved

- in the first instance by findings of the *Consultant* as provided in GC 2.2 ROLE OF THE CONSULTANT, shall be settled in accordance with the requirements of Part 8 of the General Conditions DISPUTE RESOLUTION.
- 8.1.2 If a dispute arises under the *Contract* in respect of a matter in which the *Consultant* has no authority under the *Contract* to make a finding, the procedures set out in paragraph 8.1.3 and paragraphs 8.3.3 to 8.3.8 of GC 8.3 NEGOTIATION, MEDIATION AND ARBITRATION, and in GC 8.4 RETENTION OF RIGHTS apply to that dispute with the necessary changes to detail as may be required.
- 8.1.3 If a dispute is not resolved promptly, the *Consultant* will give such instructions as in the *Consultant*'s opinion are necessary for the proper performance of the *Work* and to prevent delays pending settlement of the dispute. The parties shall act immediately according to such instructions, it being understood that by so doing neither party will jeopardize any claim the party may have. If it is subsequently determined that such instructions were in error or at variance with the *Contract Documents*, the *Owner* shall pay the *Contractor* costs incurred by the *Contractor* in carrying out such instructions which the *Contractor* was required to do beyond what the *Contract Documents* correctly understood and interpreted would have required, including costs resulting from interruption of the *Work*.

GC 8.2 ADJUDICATION

8.2.1 Nothing in this *Contract* shall be deemed to affect the rights of the parties to resolve any dispute by adjudication as may be prescribed by applicable legislation.

GC 8.3 NEGOTIATION, MEDIATION AND ARBITRATION

- 8.3.1 In accordance with the rules for mediation as provided in CCDC 40 'Rules for Mediation and Arbitration of Construction Industry Disputes' in effect at the time of bid closing, the parties shall appoint a Project Mediator
 - .1 within 20 Working Days after the Contract was awarded, or
 - .2 if the parties neglected to make an appointment within the 20 *Working Days*, within 10 *Working Days* after either party by *Notice in Writing* requests that the Project Mediator be appointed.
- 8.3.2 A party shall be conclusively deemed to have accepted a finding of the *Consultant* under GC 2.2 ROLE OF THE CONSULTANT and to have expressly waived and released the other party from any claims in respect of the particular matter dealt with in that finding unless, within 15 *Working Days* after receipt of that finding, the party sends a *Notice in Writing* of dispute to the other party and to the *Consultant*, which contains the particulars of the matter in dispute and the relevant provisions of the *Contract Documents*. The responding party shall send a *Notice in Writing* of reply to the dispute within 10 *Working Days* after receipt of such *Notice in Writing* setting out particulars of this response and any relevant provisions of the *Contract Documents*.
- 8.3.3 The parties shall make all reasonable efforts to resolve their dispute by amicable negotiations and agree to provide, without prejudice, frank, candid, and timely disclosure of relevant facts, information and documents to facilitate these negotiations.
- 8.3.4 After a period of 10 *Working Days* following receipt of a responding party's *Notice in Writing* of reply under paragraph 8.3.2, the parties shall request the Project Mediator to assist the parties to reach agreement on any unresolved dispute. The mediated negotiations shall be conducted in accordance with the rules for mediation as provided in CCDC 40 in effect at the time of bid closing.
- 8.3.5 If the dispute has not been resolved at the mediation or within such further period as is agreed by the parties, the Project Mediator will terminate the mediated negotiations by giving *Notice in Writing* to the *Owner*, the *Contractor* and the *Consultant*.
- 8.3.6 By giving a *Notice in Writing* to the other party and the *Consultant*, not later than 10 *Working Days* after the date of termination of the mediated negotiations under paragraph 8.3.5, either party may refer the dispute to be finally resolved by arbitration under the rules of arbitration as provided in CCDC 40 in effect at the time of bid closing. The arbitration shall be conducted in the jurisdiction of the *Place of the Work*.
- 8.3.7 On expiration of the 10 *Working Days*, the arbitration agreement under paragraph 8.3.6 is not binding on the parties and, if a *Notice in Writing* is not given under paragraph 8.3.6 within the required time, the parties may refer the unresolved dispute to the courts or to any other form of dispute resolution, including arbitration, which they have agreed to use.
- 8.3.8 If neither party, by *Notice in Writing*, given within 10 *Working Days* of the date of *Notice in Writing* requesting arbitration in paragraph 8.3.6, requires that a dispute be arbitrated immediately, all disputes referred to arbitration as provided in paragraph 8.3.6 shall be:
 - .1 held in abeyance until:
 - (1) Ready-for-Takeover,
 - (2) the Contract has been terminated, or
 - (3) the *Contractor* has abandoned the *Work*, whichever is earlier; and

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.2 consolidated into a single arbitration under the rules governing the arbitration under paragraph 8.3.6.

GC 8.4 RETENTION OF RIGHTS

- 8.4.1 It is agreed that no act by either party shall be construed as a renunciation or waiver of any rights or recourses, provided the party has given the *Notice in Writing* required under Part 8 of the General Conditions DISPUTE RESOLUTION and has carried out the instructions as provided in paragraph 8.1.3 of GC 8.1 AUTHORITY OF THE CONSULTANT.
- 8.4.2 Nothing in Part 8 of the General Conditions DISPUTE RESOLUTION shall be construed in any way to limit a party from asserting any statutory right to a lien under applicable lien legislation of the jurisdiction of the *Place of the Work* and the assertion of such right by initiating judicial proceedings is not to be construed as a waiver of any right that party may have under paragraph 8.3.6 of GC 8.3 NEGOTIATION, MEDIATION AND ARBITRATION to proceed by way of arbitration to adjudicate the merits of the claim upon which such a lien is based.

PART 9 PROTECTION OF PERSONS AND PROPERTY

GC 9.1 PROTECTION OF WORK AND PROPERTY

- 9.1.1 The *Contractor* shall protect the *Work*, the *Owner*'s property and property adjacent to the *Place of the Work* from damage which may arise as the result of the *Contractor*'s operations under the *Contract*, and shall be responsible for such damage, except damage which occurs as the result of:
 - .1 errors or omissions in the *Contract Documents*; or
 - .2 acts or omissions by the Owner, the Consultant, Other Contractors, or their agents and employees.
- 9.1.2 Before commencing any work, the *Contractor* shall determine the location of all underground utilities and structures indicated in the *Contract Documents* or that are reasonably apparent in an inspection of the *Place of the Work*.
- 9.1.3 Should the *Contractor* in the performance of the *Contract* damage the *Work*, the *Owner*'s property or property adjacent to the *Place of the Work*, the *Contractor* shall be responsible for making good such damage at the *Contractor*'s expense.
- 9.1.4 Should damage occur to the *Work* or the *Owner*'s property for which the *Contractor* is not responsible, as provided in paragraph 9.1.1, the *Contractor* shall make good such damage to the *Work* and, if the *Owner* so directs, to the *Owner*'s property. The *Contract Price* and *Contract Time* shall be adjusted as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.

GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES

- 9.2.1 For the purposes of applicable legislation related to toxic and hazardous substances, the *Owner* shall be deemed to have control and management of the *Place of the Work* with respect to existing conditions.
- 9.2.2 Prior to the *Contractor* commencing the *Work*, the *Owner* shall,
 - .1 take all reasonable steps to determine whether any toxic or hazardous substances are present at the *Place of the Work*, and
 - .2 provide the *Consultant* and the *Contractor* with a written list of any such substances that are known to exist and their locations.
- 9.2.3 The *Owner* shall take all reasonable steps to ensure that no person's exposure to any toxic or hazardous substance exceeds the time weighted levels prescribed by applicable legislation at the *Place of the Work* and that no property is damaged or destroyed as a result of exposure to, or the presence of, toxic or hazardous substances which were at the *Place of the Work* prior to the *Contractor* commencing the *Work*.
- 9.2.4 Unless the *Contract* expressly provides otherwise, the *Owner* shall be responsible for taking all necessary steps, in accordance with applicable legislation in force at the *Place of the Work*, to dispose of, store or otherwise render harmless any toxic or hazardous substance which was present at the *Place of the Work* prior to the *Contractor* commencing the *Work*.
- 9.2.5 If the *Contractor*
 - .1 encounters toxic or hazardous substances at the *Place of the Work*, or
 - .2 has reasonable grounds to believe that toxic or hazardous substances are present at the *Place of the Work*, which were not brought to the *Place of the Work* by the *Contractor* or anyone for whom the *Contractor* is responsible and which were not disclosed by the *Owner* or which were disclosed but have not been dealt with as required under paragraph 9.2.4, the *Contractor* shall
 - .3 take all reasonable steps, including stopping the *Work*, to ensure that no person's exposure to any toxic or hazardous substance exceeds any applicable time weighted levels prescribed by applicable legislation at the *Place of the Work*, and
 - .4 immediately report the circumstances to the *Consultant* and the *Owner* in writing.

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- 9.2.6 If the *Owner* and the *Contractor* do not agree on the existence, significance of, or whether the toxic or hazardous substances were brought onto the *Place of the Work* by the *Contractor* or anyone for whom the *Contractor* is responsible, the *Owner* shall retain and pay for an independent qualified expert to investigate and determine such matters. The expert's report shall be delivered to the *Owner* and the *Contractor*.
- 9.2.7 If the *Owner* and the *Contractor* agree or if the expert referred to in paragraph 9.2.6 determines that the toxic or hazardous substances were not brought onto the place of the *Work* by the *Contractor* or anyone for whom the *Contractor* is responsible, the *Owner* shall promptly at the *Owner*'s own expense:
 - .1 take all steps as required under paragraph 9.2.4;
 - .2 reimburse the *Contractor* for the costs of all steps taken pursuant to paragraph 9.2.5;
 - .3 extend the *Contract Time* for such reasonable time as the *Consultant* may recommend in consultation with the *Contractor* and the expert referred to in 9.2.6 and reimburse the *Contractor* for reasonable costs incurred as a result of the delay; and
 - 4 indemnify the *Contractor* as required by GC 13.1 INDEMNIFICATION.
- 9.2.8 If the *Owner* and the *Contractor* agree or if the expert referred to in paragraph 9.2.6 determines that the toxic or hazardous substances were brought onto the place of the *Work* by the *Contractor* or anyone for whom the *Contractor* is responsible, the *Contractor* shall promptly at the *Contractor*'s own expense:
 - .1 take all necessary steps, in accordance with applicable legislation in force at the *Place of the Work*, to safely remove and dispose the toxic or hazardous substances;
 - .2 make good any damage to the *Work*, the *Owner*'s property or property adjacent to the place of the *Work* as provided in paragraph 9.1.3 of GC 9.1 PROTECTION OF WORK AND PROPERTY;
 - .3 reimburse the *Owner* for reasonable costs incurred under paragraph 9.2.6; and
 - .4 indemnify the *Owner* as required by GC 13.1 INDEMNIFICATION.
- 9.2.9 If either party does not accept the expert's findings under paragraph 9.2.6, the disagreement shall be settled in accordance with Part 8 of the General Conditions DISPUTE RESOLUTION. If such disagreement is not resolved promptly, the parties shall act immediately in accordance with the expert's determination and take the steps required by paragraph 9.2.7 or 9.2.8 it being understood that by so doing, neither party will jeopardize any claim that party may have to be reimbursed as provided by GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES.

GC 9.3 ARTIFACTS AND FOSSILS

- 9.3.1 Fossils, coins, articles of value or antiquity, structures and other remains or things of scientific or historic interest discovered at the *Place or Work* shall, as between the *Owner* and the *Contractor*, be deemed to be the absolute property of the *Owner*.
- 9.3.2 The *Contractor* shall take all reasonable precautions to prevent removal or damage to discoveries as identified in paragraph 9.3.1, and shall advise the *Consultant* upon discovery of such items.
- 9.3.3 The *Consultant* will investigate the impact on the *Work* of the discoveries identified in paragraph 9.3.1. If conditions are found that would cause an increase or decrease in the *Contractor's* cost or time to perform the *Work*, the *Owner*, through the *Consultant*, shall issue appropriate instructions for a change in the *Work* as provided in GC 6.2 CHANGE ORDER or GC 6.3 CHANGE DIRECTIVE.

GC 9.4 CONSTRUCTION SAFETY

- 9.4.1 The *Contractor* shall be responsible for establishing, initiating, maintaining, and supervising all health and safety precautions and programs in connection with the performance of the *Work* in accordance with the applicable health and safety legislation.
- 9.4.2 The *Owner* and the *Contractor* shall comply with all health and safety precautions and programs established at the *Place of the Work*.
- 9.4.3 The *Owner* and the *Contractor* shall comply with the rules, regulations and practices required by the applicable health and safety legislation.
- 9.4.4 The *Owner* shall cause the *Consultant*, *Other Contractors* and the *Owner*'s own forces to comply with all health and safety precautions and programs established by the *Contractor* at the *Place of the Work*.
- 9.4.5 Nothing in this *Contract* shall affect the determination of liability under the applicable health and safety legislation.

GC 9.5 MOULD

- 9.5.1 If the *Contractor* or the *Owner* observes or reasonably suspects the presence of mould at the *Place of the Work*, the remediation of which is not expressly part of the *Work*,
 - .1 the observing party shall promptly report the circumstances to the other party in writing,
 - .2 the *Contractor* shall promptly take all reasonable steps, including stopping the *Work* if necessary, to ensure that no person suffers injury, sickness or death and that no property is damaged as a result of exposure to or the presence of the mould, and

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- .3 if the *Owner* and the *Contractor* do not agree on the existence, significance or cause of the mould or as to what steps need be taken to deal with it, the *Owner* shall retain and pay for an independent qualified expert to investigate and determine such matters. The expert's report shall be delivered to the *Owner* and the *Contractor*.
- 9.5.2 If the *Owner* and the *Contractor* agree, or if the expert referred to in paragraph 9.5.1.3 determines that the presence of mould was caused by the *Contractor*'s operations under the *Contract*, the *Contractor* shall promptly, at the *Contractor*'s own expense:
 - .1 take all reasonable and necessary steps to safely remediate or dispose of the mould,
 - .2 make good any damage to the *Work*, the *Owner*'s property or property adjacent to the *Place of the Work* as provided in paragraph 9.1.3 of GC 9.1 PROTECTION OF WORK AND PROPERTY,
 - .3 reimburse the Owner for reasonable costs incurred under paragraph 9.5.1.3, and
 - .4 indemnify the *Owner* as required by GC 13.1 INDEMNIFICATION.
- 9.5.3 If the *Owner* and the *Contractor* agree, or if the expert referred to in paragraph 9.5.1.3 determines that the presence of mould was not caused by the *Contractor*'s operations under the *Contract*, the *Owner* shall promptly, at the *Owner*'s own expense:
 - .1 take all reasonable and necessary steps to safely remediate or dispose of the mould,
 - .2 reimburse the *Contractor* for the cost of taking the steps under paragraph 9.5.1.2 and making good any damage to the *Work* as provided in paragraph 9.1.4 of GC 9.1 PROTECTION OF WORK AND PROPERTY,
 - .3 extend the *Contract Time* for such reasonable time as the *Consultant* may recommend in consultation with the *Contractor* and the expert referred to in paragraph 9.5.1.3 and reimburse the *Contractor* for reasonable costs incurred as a result of the delay, and
 - .4 indemnify the *Contractor* as required by GC 13.1 INDEMNIFICATION.
- 9.5.4 If either party does not accept the expert's finding under paragraph 9.5.1.3, the disagreement shall be settled in accordance with Part 8 of the General Conditions DISPUTE RESOLUTION. If such disagreement is not resolved promptly, the parties shall act immediately in accordance with the expert's determination and take the steps required by paragraphs 9.5.2 or 9.5.3, it being understood that by so doing neither party will jeopardize any claim the party may have to be reimbursed as provided by GC 9.5 MOULD.

PART 10 GOVERNING REGULATIONS

GC 10.1 TAXES AND DUTIES

- 10.1.1 The *Contract Price* shall include all taxes and customs duties in effect at the time of the bid closing except for *Value Added Taxes* payable by the *Owner* to the *Contractor* as stipulated in Article A-4 of the Agreement CONTRACT PRICE.
- 10.1.2 Any increase or decrease in costs to the *Contractor* due to changes in taxes and duties after the time of the bid closing shall increase or decrease the *Contract Price* accordingly.

GC 10.2 LAWS, NOTICES, PERMITS, AND FEES

- 10.2.1 The laws of the *Place of the Work* shall govern the *Work*.
- 10.2.2 The *Owner* shall obtain and pay for development approvals, building permit, permanent easements, rights of servitude, and all other necessary approvals and permits, except for the permits and fees referred to in paragraph 10.2.3 or for which the *Contract Documents* specify as the responsibility of the *Contractor*.
- 10.2.3 The *Contractor* shall be responsible for the procurement of permits, licences, inspections, and certificates, which are necessary for the performance of the *Work* and customarily obtained by contractors in the jurisdiction of the *Place of the Work* after the issuance of the building permit. The *Contract Price* includes the cost of these permits, licences, inspections, and certificates, and their procurement.
- 10.2.4 The *Contractor* shall give the required notices and comply with the laws, ordinances, rules, regulations, or codes which are or become in force during the performance of the *Work* and which relate to the *Work*, to the preservation of the public health, and to construction safety.
- 10.2.5 The *Contractor* shall not be responsible for verifying that the *Contract Documents* are in compliance with the applicable laws, ordinances, rules, regulations, or codes relating to the *Work*. If the *Contract Documents* are at variance therewith, or if, subsequent to the time of bid closing, changes are made to the applicable laws, ordinances, rules, regulations, or codes which require modification to the *Contract Documents*, the *Contractor* shall advise the *Consultant* in writing requesting direction immediately upon such variance or change becoming known. The *Consultant* will issue the changes required to the *Contract Documents* as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.

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- 10.2.6 If the *Contractor* fails to advise the *Consultant* in writing; fails to obtain direction as required in paragraph 10.2.5; and performs work knowing it to be contrary to any laws, ordinances, rules, regulations, or codes; the *Contractor* shall be responsible for and shall correct the violations thereof; and shall bear the costs, expenses and damages attributable to the failure to comply with the provisions of such laws, ordinances, rules, regulations, or codes.
- 10.2.7 If, subsequent to the time of bid closing, changes are made to applicable laws, ordinances, rules, regulations, or codes of authorities having jurisdiction which affect the cost of the *Work*, either party may submit a claim in accordance with the requirements of GC 6.6 CLAIMS FOR A CHANGE IN CONTRACT PRICE.

GC 10.3 PATENT FEES

- 10.3.1 The *Contractor* shall pay the royalties and patent licence fees required for the performance of the *Contract*. The *Contractor* shall hold the *Owner* harmless from and against claims, demands, losses, costs, damages, actions, suits, or proceedings arising out of the *Contractor*'s performance of the *Contract* which are attributable to an infringement or an alleged infringement of a patent of invention by the *Contractor* or anyone for whose acts the *Contractor* may be liable.
- 10.3.2 The *Owner* shall hold the *Contractor* harmless against claims, demands, losses, costs, damages, actions, suits, or proceedings arising out of the *Contractor*'s performance of the *Contract* which are attributable to an infringement or an alleged infringement of a patent of invention in executing anything for the purpose of the *Contract*, the physical model, plan or design of which was supplied to the *Contractor* as part of the *Contract*.

GC 10.4 WORKERS' COMPENSATION

10.4.1 Prior to commencing the *Work*, and again with the *Contractor*'s applications for payment, the *Contractor* shall provide evidence of compliance with workers' compensation legislation at the *Place of the Work*.

PART 11 INSURANCE

GC 11.1 INSURANCE

- 11.1.1 Without restricting the generality of GC 13.1 INDEMNIFICATION, the *Contractor* shall provide, maintain and pay for the following insurance coverages, the requirements of which are specified in CCDC 41 'CCDC Insurance Requirements' in effect at the time of bid closing except as hereinafter provided:
 - .1 General liability insurance in the name of the *Contractor* and include, or in the case of a single, blanket policy, be endorsed to name, the *Owner* and the *Consultant* as insureds but only with respect to liability, other than legal liability arising out of their sole negligence, arising out of the operations of the *Contractor* with regard to the *Work*. General liability insurance shall be maintained from the date of commencement of the *Work* until one year from the date of *Ready-for-Takeover*. Liability coverage shall be provided for completed operations hazards from the date of *Ready-for-Takeover* on an ongoing basis for a period of 6 years following *Ready-for-Takeover*.
 - .2 Automobile Liability Insurance from the date of commencement of the *Work* until one year after the date of *Ready-for-Takeover*.
 - .3 Unmanned aerial vehicle aircraft, manned aircraft or watercraft Liability Insurance when owned or non-owned manned or unmanned aircraft or watercraft are used directly or indirectly in the performance of the *Work*.
 - .4 "Broad form" property insurance in the joint names of the *Contractor*, the *Owner* and the *Consultant*. The policy shall include as insureds all *Subcontractors*. The "Broad form" property insurance shall be provided from the date of commencement of the *Work* until the earliest of:
 - (1) 10 calendar days after the date of *Ready-for-Takeover*;
 - (2) on the commencement of use or occupancy of any part or section of the *Work* unless such use or occupancy is for construction purposes, habitational, office, banking, convenience store under 465 square metres in area, or parking purposes, or for the installation, testing and commissioning of equipment forming part of the *Work*; and
 - (3) when left unattended for more than 30 consecutive calendar days or when construction activity has ceased for more than 30 consecutive calendar days.
 - .5 Boiler and machinery insurance in the joint names of the *Contractor*, the *Owner* and the *Consultant*. The policy shall include as insureds all *Subcontractors*. The coverage shall be maintained continuously from commencement of use or operation of the boiler and machinery objects insured by the policy and until 10 calendar days after the date of *Ready-for-Takeover*.
 - .6 The "Broad form" property and boiler and machinery policies shall provide that, in the case of a loss or damage, payment shall be made to the *Owner* and the *Contractor* as their respective interests may appear. In the event of loss or damage:
 - (1) the *Contractor* shall act on behalf of the *Owner* for the purpose of adjusting the amount of such loss or damage payment with the insurers. When the extent of the loss or damage is determined, the *Contractor* shall proceed to restore the *Work*. Loss or damage shall not affect the rights and obligations of either party under the *Contract* except

- that the *Contractor* shall be entitled to such reasonable extension of *Contract Time* relative to the extent of the loss or damage as the *Consultant* may recommend in consultation with the *Contractor*;
- (2) the *Contractor* shall be entitled to receive from the *Owner*, in addition to the amount due under the *Contract*, the amount which the *Owner*'s interest in restoration of the *Work* has been appraised, such amount to be paid as the restoration of the *Work* proceeds in accordance with the progress payment provisions. In addition the *Contractor* shall be entitled to receive from the payments made by the insurer the amount of the *Contractor*'s interest in the restoration of the *Work*; and
- (3) to the *Work* arising from the work of the *Owner*, the *Owner*'s own forces or *Other Contractors*, the *Owner* shall, in accordance with the *Owner*'s obligations under the provisions relating to construction by the *Owner* or *Other Contractors*, pay the *Contractor* the cost of restoring the *Work* as the restoration of the *Work* proceeds and as in accordance with the progress payment provisions.
- .7 Contractors' Equipment Insurance from the date of commencement of the *Work* until one year after the date of *Ready-for-Takeover*.
- .8 Contractors' Pollution Liability Insurance from the date of commencement of the *Work* until one year after the date of *Ready-for-Takeover*.
- 11.1.2 Prior to commencement of the *Work* and upon the placement, renewal, amendment, or extension of all or any part of the insurance, the *Contractor* shall promptly provide the *Owner* with confirmation of coverage and, if required, a certified true copy of the policies certified by an authorized representative of the insurer together with copies of any amending endorsements applicable to the *Work*.
- 11.1.3 The parties shall pay their share of the deductible amounts in direct proportion to their responsibility in regards to any loss for which the above policies are required to pay, except where such amounts may be excluded by the terms of the *Contract*.
- 11.1.4 If the *Contractor* fails to provide or maintain insurance as required by the *Contract Documents*, then the *Owner* shall have the right to provide and maintain such insurance and give evidence to the *Contractor* and the *Consultant*. The *Contractor* shall pay the cost thereof to the *Owner* on demand or the *Owner* may deduct the cost from the amount which is due or may become due to the *Contractor*.
- 11.1.5 All required insurance policies shall be with insurers licensed to underwrite insurance in the jurisdiction of the *Place of the Work*.
- 11.1.6 If a revised version of CCDC 41 is published, which specifies reduced insurance requirements, the parties shall address such reduction, prior to the *Contractor*'s insurance policy becoming due for renewal, and record any agreement in a *Change Order*.
- 11.1.7 If a revised version of CCDC 41 is published, which specifies increased insurance requirements, the *Owner* may request the increased coverage from the *Contractor* by way of a *Change Order*.
- 11.1.8 A Change Directive shall not be used to direct a change in the insurance requirements in response to the revision of CCDC 41.

PART 12 OWNER TAKEOVER

GC 12.1 READY-FOR-TAKEOVER

- 2.1.1 The prerequisites to attaining *Ready-for-Takeover* of the *Work* are limited to the following:
 - .1 The Consultant has certified or verified the Substantial Performance of the Work.
 - .2 Evidence of compliance with the requirements for occupancy or occupancy permit as prescribed by the authorities having jurisdiction.
 - .3 Final cleaning and waste removal at the time of applying for *Ready-for-Takeover*, as required by the *Contract Documents*.
 - .4 The delivery to the *Owner* of such operations and maintenance documents reasonably necessary for immediate operation and maintenance, as required by the *Contract Documents*.
 - .5 Make available a copy of the as-built drawings completed to date on site.
 - .6 Startup, testing required for immediate occupancy, as required by the Contract Documents.
 - .7 Ability to secure access to the *Work* has been provided to the *Owner*, if required by the *Contract Documents*.
 - .8 Demonstration and training, as required by the *Contract Documents*, is scheduled by the *Contractor* acting reasonably.
- 12.1.2 If any prerequisites set forth in paragraphs 12.1.1.3 to 12.1.1.6 must be deferred because of conditions reasonably beyond the control of the *Contractor*, or by agreement between the *Owner* and the *Contractor* to do so, *Ready-for-Takeover* shall not be delayed.
- 12.1.3 When the *Contractor* considers that the *Work* is *Ready-for-Takeover*, the *Contractor* shall deliver to the *Consultant* and to the *Owner* a comprehensive list of items to be completed or corrected, together with a written application for *Ready-for-Takeover* for review. Failure to include an item on the list does not alter the responsibility of the *Contractor* to complete the *Contract*.
- 12.1.4 The *Consultant* will review the *Work* to verify the validity of the application and will promptly, and in any event, no later than 10 calendar days after receipt of the *Contractor*'s list and application:

- .1 advise the Contractor in writing that the Work is not Ready-for-Takeover and give reasons why, or
- .2 confirm the date of *Ready-for-Takeover* in writing to each of the *Owner* and the *Contractor*.
- 12.1.5 Immediately following the confirmation of the date of *Ready-for-Takeover*, the *Contractor*, in consultation with the *Consultant*, shall establish a reasonable date for finishing the *Work*.
- 12.1.6 The provision of GC 12.1 READY-FOR-TAKEOVER shall be subject to GC 12.2 EARLY OCCUPANCY BY THE OWNER.

GC 12.2 EARLY OCCUPANCY BY THE OWNER

- 12.2.1 The *Owner* may take occupancy of a part or the entirety of the *Work* before *Ready-for-Takeover* has been attained only as agreed by the *Contractor* which agreement shall not be unreasonably withheld.
- 12.2.2 The *Owner* shall not occupy a part or the entirety of the *Work* without prior approval by authorities having jurisdiction.
- 12.2.3 If the Owner takes occupancy of a part of the Work before Ready-for-Takeover has been attained:
 - .1 The part of the *Work* which is occupied shall be deemed to have been taken over by the *Owner* as from the date on which it is occupied.
 - .2 The *Contractor* shall cease to be liable for the care of such part as from this date, when responsibility shall pass to the *Owner*.
 - .3 The warranty period specified in paragraph 12.3.1 of GC 12.3 WARRANTY for that part of the *Work* shall start from the date on which it is occupied.
- 12.2.4 If the *Owner* takes occupancy of the entirety of the *Work* before all the prerequisites are met as described in paragraph 12.1.1 of GC 12.1 READY-FOR-TAKEOVER, the *Work* shall, subject to the requirements of the applicable lien legislation, be deemed to achieve *Ready-for-Takeover*. This shall not relieve the *Contractor*'s responsibility to complete the *Work* in a timely manner.

GC 12.3 WARRANTY

- 12.3.1 Except for extended warranties as described in paragraph 12.3.6, the warranty period under the *Contract* is one year from the date when *Ready-for-Takeover* has been attained.
- 12.3.2 The *Contractor* shall be responsible for the proper performance of the *Work* to the extent that the design and *Contract Documents* permit such performance.
- 12.3.3 The *Owner*, through the *Consultant*, shall promptly give the *Contractor Notice in Writing* of observed defects and deficiencies which occur during the one year warranty period.
- 12.3.4 Subject to paragraph 12.3.2, the *Contractor* shall correct promptly, at the *Contractor*'s expense, defects or deficiencies in the *Work* which appear prior to and during the one year warranty period.
- 12.3.5 The Contractor shall correct or pay for damage resulting from corrections made under the requirements of paragraph 12.3.4.
- 12.3.6 Any extended warranties required beyond the one year warranty period as described in paragraph 12.3.1, shall be as specified in the *Contract Documents*. Extended warranties shall be issued by the warrantor to the benefit of the *Owner*. The *Contractor*'s responsibility with respect to extended warranties shall be limited to obtaining any such extended warranties from the warrantor. The obligations under such extended warranties are solely the responsibilities of the warrantor.

PART 13 INDEMNIFICATION AND WAIVER

GC 13.1 INDEMNIFICATION

- 13.1.1 Without restricting the parties' obligation to indemnify respecting toxic and hazardous substances, patent fees and defect in title claims all as described in paragraphs 13.1.4 and 13.1.5, the *Owner* and the *Contractor* shall each indemnify and hold harmless the other from and against all claims, demands, losses, costs, damages, actions, suits, or proceedings whether in respect to losses suffered by them or in respect to claims by third parties that arise out of, or are attributable in any respect to their involvement as parties to this *Contract*, provided such claims are:
 - .1 caused by:
 - (1) the negligent acts or omissions of the party from whom indemnification is sought or anyone for whose negligent acts or omissions that party is liable, or
 - (2) a failure of the party to the *Contract* from whom indemnification is sought to fulfill its terms or conditions; and
 - .2 made by *Notice in Writing* within a period of 6 years from the *Ready-for-Takeover* date or within such shorter period as may be prescribed by any limitation statute of the Province or Territory of the *Place of the Work*.

The parties expressly waive the right to indemnity for claims other than those provided for in this Contract.

- 13.1.2 The obligation of either party to indemnify as set forth in paragraph 13.1.1 shall be limited as follows:
 - .1 In respect to losses suffered by the *Owner* and the *Contractor* for which insurance is to be provided by either party pursuant to GC 11.1 INSURANCE, the minimum liability insurance limit for one occurrence, of the applicable insurance policy, as referred to in CCDC 41 in effect at the time of bid closing.
 - .2 In respect to losses suffered by the *Owner* and the *Contractor* for which insurance is not required to be provided by either party in accordance with GC 11.1 INSURANCE, the greater of the *Contract Price* as recorded in Article A-4 CONTRACT PRICE or \$2,000,000, but in no event shall the sum be greater than \$20,000,000.
 - .3 In respect to indemnification by a party against the other with respect to losses suffered by them, such obligation shall be restricted to direct loss and damage, and neither party shall have any liability to the other for indirect, consequential, punitive or exemplary damages.
 - .4 In respect to indemnification respecting claims by third parties, the obligation to indemnify is without limit.
- 13.1.3 The obligation of either party to indemnify the other as set forth in paragraphs 13.1.1 and 13.1.2 shall be inclusive of interest and all legal costs.
- 13.1.4 The *Owner* and the *Contractor* shall indemnify and hold harmless the other from and against all claims, demands, losses, costs, damages, actions, suits, or proceedings arising out of their obligations described in GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES.
- 13.1.5 The *Owner* shall indemnify and hold harmless the *Contractor* from and against all claims, demands, losses, costs, damages, actions, suits, or proceedings:
 - .1 as described in paragraph 10.3.2 of GC 10.3 PATENT FEES, and
 - .2 arising out of the *Contractor*'s performance of the *Contract* which are attributable to a lack of or defect in title or an alleged lack of or defect in title to the *Place of the Work*.
- 13.1.6 In respect to any claim for indemnity or to be held harmless by the *Owner* or the *Contractor*:
 - .1 *Notice in Writing* of such claim shall be given within a reasonable time after the facts upon which such claim is based become known; and
 - .2 should any party be required as a result of its obligation to indemnify another to pay or satisfy a final order, judgment or award made against the party entitled by this contract to be indemnified, then the indemnifying party upon assuming all liability for any costs that might result shall have the right to appeal in the name of the party against whom such final order or judgment has been made until such rights of appeal have been exhausted.

GC 13.2 WAIVER OF CLAIMS

- 13.2.1 Subject to any lien legislation applicable to the *Place of the Work*, the *Contractor* waives and releases the *Owner* from all claims which the *Contractor* has or reasonably ought to have knowledge of that could be advanced by the *Contractor* against the *Owner* under the *Contract*, including, without limitation, those arising from negligence or breach of contract in respect to which the cause of action is based upon acts or omissions which occurred prior to or on the *Ready-for-Takeover* date, except as follows:
 - .1 claims arising prior to or on the *Ready-for-Takeover* date for which *Notice in Writing* of claim has been received by the *Owner* from the *Contractor* no later than 5 calendar days before the expiry of the lien period provided by the lien legislation applicable at the *Place of the Work* or 20 calendar days following the *Ready-for-Takeover* date, whichever is later;
 - .2 indemnification for claims advanced against the *Contractor* by third parties for which a right of indemnification may be asserted by the *Contractor* against the *Owner* pursuant to the provisions of this *Contract*;
 - .3 claims respecting toxic and hazardous substances, patent fees and defect in title matters for which a right of indemnity could be asserted by the *Contractor* pursuant to the provisions of paragraphs 13.1.4 or 13.1.5 of GC 13.1 INDEMNIFICATION; and
 - 4 claims resulting from acts or omissions which occur after the *Ready-for-Takeover* date.
- 13.2.2 The *Contractor* waives and releases the *Owner* from all claims resulting from acts or omissions which occurred after the *Ready-for-Takeover* date except for:
 - .1 indemnification respecting third party claims, and claims respecting toxic and hazardous substances, patent fees and defect in title matters, all as referred in paragraphs 13.2.1.2 and 13.2.1.3; and
 - .2 claims for which *Notice in Writing* of claim has been received by the *Owner* from the *Contractor* within 395 calendar days following the *Ready-for-Takeover* date.
- 13.2.3 Subject to any lien legislation applicable to the *Place of the Work*, the *Owner* waives and releases the *Contractor* from all claims which the *Owner* has or reasonably ought to have knowledge of that could be advanced by the *Owner* against the *Contractor* under the *Contract*, including, without limitation, those arising from negligence or breach of contract in respect to which the cause of action is based upon acts or omissions which occurred prior to or on the *Ready-for-Takeover* date, except as follows:
 - .1 claims arising prior to or on the *Ready-for-Takeover* date for which *Notice in Writing* of claim has been received by the *Contractor* from the *Owner* no later than 20 calendar days following the *Ready-for-Takeover* date;

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- .2 indemnification for claims advanced against the *Owner* by third parties for which a right of indemnification may be asserted by the *Owner* against the *Contractor* pursuant to the provisions of this *Contract*;
- .3 claims respecting toxic and hazardous substances for which a right of indemnity could be asserted by the *Owner* against the *Contractor* pursuant to the provisions of paragraph 13.1.4 of GC 13.1 INDEMNIFICATION;
- .4 damages arising from the *Contractor*'s actions which result in substantial defects or deficiencies in the *Work*. "Substantial defects or deficiencies" mean those defects or deficiencies in the *Work* which affect the *Work* to such an extent or in such a manner that a significant part or the whole of the *Work* is unfit for the purpose intended by the *Contract Documents*;
- .5 claims arising pursuant to GC 12.3 WARRANTY; and
- .6 claims arising from acts or omissions which occur after the *Ready-for-Takeover* date.
- 13.2.4 Respecting claims arising upon substantial defects and deficiencies in the *Work*, as referenced in paragraph 13.2.3.4, and notwithstanding paragraph 13.2.3.5, the *Owner* waives and releases the *Contractor* from all claims except claims for which *Notice in Writing* of claim has been received by the *Contractor* from the *Owner* within a period of six years from the *Ready-for-Takeover* date, provided that any limitation statute of the Province or Territory of the *Place of the Work* permit such agreement. If the applicable limitation statute does not permit such agreement, the time within which any such claim may be brought shall be such shorter period as may be prescribed by any limitation statute of the Province or Territory of the *Place of the Work*.
- 13.2.5 The *Owner* waives and releases the *Contractor* from all claims arising from acts or omissions which occur after the *Ready-for-Takeover* date, except for:
 - .1 indemnification for claims advanced against the *Owner* by third parties, as referenced in paragraph 13.2.3.2;
 - .2 claims respecting toxic and hazardous substances for which a right of indemnity could be asserted by the *Owner* against the *Contractor*, as referenced in paragraph 13.2.3.3;
 - .3 claims arising under GC 12.3 WARRANTY; and
 - .4 claims for which *Notice is Writing* has been received by the *Contractor* from the *Owner* within 395 calendar days following the *Ready-for-Takeover* date.
- 13.2.6 "Notice in Writing of claim" as provided for in GC 13.2 WAIVER OF CLAIMS to preserve a claim or right of action which would otherwise, by the provisions of GC 13.2 WAIVER OF CLAIMS, be deemed to be waived, must include the following:
 - .1 a clear and unequivocal statement of an intention to claim;
 - .2 a statement as to the nature of the claim and the grounds upon which the claim is based; and
 - .3 a statement of the estimated quantum of the claim.
- 13.2.7 A claim for lien asserted under the lien legislation prevailing at the *Place of the Work* shall qualify as notice of claim for the purposes of this *Contract*.
- 13.2.8 The party giving the *Notice in Writing* of claim as provided for in GC 13.2 WAIVER OF CLAIMS shall submit within a reasonable time a detailed account of the amount claimed.
- 13.2.9 Where the event or series of events giving rise to a claim made under paragraphs 13.2.1 or 13.2.3 has a continuing effect, the detailed account submitted under paragraph 13.2.8 shall be considered to be an interim account and the party making the claim shall submit further interim accounts, at reasonable intervals, giving the accumulated amount of the claim and any further grounds upon which such claim is based. The party making the claim shall submit a final account after the end of the effects resulting from the event or series of events.
- 13.2.10 Nothing in GC 13.2 WAIVER OF CLAIMS shall be deemed to affect the rights of the parties under any lien legislation or limitations legislation prevailing at the *Place of the Work*.

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CANADIAN CONSTRUCTION DOCUMENTS COMMITTEE CANADIAN CONSTRUCTION DOCUMENTS COMMITTEE CANADIAN CONSTRUCTION DOCUMENTS COMMITTEE

CCDC 41 CCDC INSURANCE REQUIREMENTS

PUBLICATION DATE: December 14, 2020

- 1. General liability insurance shall be with limits of not less than \$10,000,000 per occurrence, an aggregate limit of not less than \$10,000,000 within any policy year with respect to completed operations, and a deductible not exceeding \$10,000. The insurance coverage shall not be less than the insurance provided by IBC Form 2100 (including an extension for a standard provincial and territorial form of non-owned automobile liability policy) and IBC Form 2320. To achieve the desired limit, umbrella or excess liability insurance may be used. Subject to satisfactory proof of financial capability by the *Contractor*, the *Owner* may agree to increase the deductible amounts.
- 2. Automobile liability insurance in respect of vehicles that are required by law to be insured under a contract by a Motor Vehicle Liability Policy, shall have limits of not less than \$10,000,000 inclusive per occurrence for bodily injury, death and damage to property, covering all vehicles owned or leased by the *Contractor*. Where the policy has been issued pursuant to a government-operated automobile insurance system, the *Contractor* shall provide the *Owner* with confirmation of automobile insurance coverage for all automobiles registered in the name of the *Contractor*.
- 3. Manned Aircraft and watercraft liability insurance with respect to owned or non-owned aircraft and watercraft (if used directly or indirectly in the performance of the *Work*), including use of additional premises, shall have limits of not less than \$10,000,000 inclusive per occurrence for bodily injury, death and damage to property including loss of use thereof and limits of not less than \$10,000,000 for aircraft passenger hazard. Such insurance shall be in a form acceptable to the *Owner*.
- 4. Unmanned aerial vehicle liability insurance with respect to owned or non-owned aircraft (if used directly or indirectly in the performance of the Work), shall have limits of not less than \$5,000,000 per occurrence or accident for bodily injury, death and damage to property or such amounts as required by any applicable law or regulation.
- 5. "Broad form" property insurance shall have limits of not less than the sum of 1.1 times *Contract Price* and the full value, as stated in the *Contract*, of *Products* and design services that are specified to be provided by the *Owner* for incorporation into the *Work*, with a deductible not exceeding \$10,000. The insurance coverage shall not be less than the insurance provided by IBC Forms 4042 and 4047 or their equivalent replacement. Subject to satisfactory proof of financial capability by the *Contractor*, the *Owner* may agree to increase the deductible amounts.
- 6. Boiler and machinery insurance shall have limits of not less than the replacement value of the permanent or temporary boilers and pressure vessels, and other insurable objects forming part of the *Work*. The insurance coverage shall not be less than the insurance provided by a comprehensive boiler and machinery policy including hot testing and commissioning.
- 7. Contractors' equipment insurance coverage written on an "all risks" basis covering *Construction Equipment* used by the *Contractor* for the performance of the *Work*, shall be in a form acceptable to the *Owner* and shall not allow subrogation claims by the insurer against the *Owner*. Subject to satisfactory proof of financial capability by the *Contractor* for self-insurance, the *Owner* may agree to waive the equipment insurance requirement.
- 8. Contractors' Pollution liability insurance shall have limits of not less than \$5,000,000 per occurrence for bodily injury, death and damage to property.

Association of Canadian Engineering Companies

Canadian Construction Association

Construction Specifications Canada

The Royal Architectural Institute of Canada

1 GENERAL

1.01 DESCRIPTION OF THE WORK

.1 The work under this project shall generally comprise but not necessarily be limited to provision of all labour, materials and equipment for the removal of existing lights and replacement with new LED as per project drawings and specifications.

1.02 CODES

- .1 Perform work in accordance with Provincial Occupational Health and Safety Act or local application provided that in any case of conflict or discrepancy, the more stringent requirements shall apply.
- .2 Meet or exceed requirements of:
 - .1 Contract Documents
 - .2 Specified standards, codes and referenced documents.

1.03 DOCUMENTS REQUIRED

- .1 Maintain at job site, one copy of each of the following:
 - .1 Contract Drawings.
 - .2 Specifications.
 - .3 Addenda.
 - .4 Reviewed shop drawings.
 - .5 Change orders.
 - .6 Other Modifications to Contract.
 - .7 Field report tests.
 - .8 Copy of approved work schedule.
 - .9 Manufacturers' installation and application instructions.

1.04 WORK SCHEDULE

- .1 Provide within 10 working days after Contract award, schedule showing anticipated progress stages and final completion of work within time period requested by Consultant.
- .2 Interim reviews of work progress based on work schedule will be conducted as decided by Consultant and schedule updated by Contractor in conjunction with and to approval of Consultant.

1.05 PROJECT MEETINGS

.1 Consultant will arrange project meetings and assume responsibility for setting times and recording and distributing minutes.

1.06 SETTING OUT OF THE WORK

.1 N/A

1.07 EXISTING SERVICES

- .1 Submit schedule to and obtain approval from Consultant for any shut-down or closure of active service. Adhere to approved schedule and provide notice to affected parties.
- .2 Where unknown services are encountered, immediately advise Consultant and confirm findings in writing.

1.08 ADDITIONAL DRAWINGS

.1 Consultant may furnish additional drawings for clarification. These drawings shall have same meaning and intent as if they were included with plans referred to in Contract Documents.

1 GENERAL

1.01 RELATED REQUIREMENTS

.1 Section 01 35 29.06 - Health and Safety Requirements

1.02 WORK COVERED BY CONTRACT DOCUMENTS

.1 The work under this project shall generally comprise but not necessarily be limited to provision of all labour, materials and equipment for the removal of existing lights and replacement with new LED as per project drawings and specifications.

1.03 CONTRACT METHOD

.1 Construct Work under stipulated price contract.

1.04 SUBMITTALS

- .1 Submit in accordance with Section 01 33 00 Submittal Procedures.
- .2 Submit within 10 working days after Contract award, schedule showing anticipated progress stages and final completion of work within time period requested by Consultant.
- .3 Interim reviews of work progress based on work schedule will be conducted as decided by Consultant and schedule updated by Contractor in conjunction with and to approval of Consultant.
- .4 Submit site-specific and Work Plan Health and Safety Plan in accordance with Section 01 35 29.06 Health and Safety Requirements.

1.05 WORK BY OTHERS

- .1 Co-operate with other Contractors in carrying out their respective works and carry out instructions from Consultant.
- .2 Co-ordinate work with other contractors. If any part of work under this Contract depends for its proper execution or result upon work of another contractor, report promptly to Consultant, in writing, any defects which may interfere with proper execution of Work.

1.06 FUTURE WORK

.1 NOT USED.

1.07 WORK SEQUENCE

- .1 Construct Work in stages to accommodate Owner's intermittent use of premises during construction.
- .2 Co-ordinate Progress Schedule and co-ordinate with Owner Occupancy during construction.
- .3 Maintain fire access/control.

.4 Protect workers and public safety.

1.08 CONTRACTOR USE OF PREMISES

- .1 Unrestricted use of site until Substantial Performance.
- .2 Co-ordinate use of premises under direction of Consultant.
- .3 Obtain and pay for use of additional storage or work areas needed for operations under this Contract.
- .4 Remove or alter existing work to prevent injury or damage to portions of existing work which remain.
- .5 Repair or replace portions of existing work which have been altered during construction operations to match existing or adjoining work, as directed by Consultant.
- .6 Ensure that operations conditions of exiting work at completion are still the same, equal to or better than that which existed before new work started.

1.09 OWNER OCCUPANCY

- .1 Owner will occupy premises during entire construction period for execution of normal operations.
- .2 Co-operate with Owner in scheduling operations to minimize conflict and to facilitate Owner usage.

1.10 PARTIAL OWNER OCCUPANCY

- .1 Schedule and substantially complete designated portions of Work for Owner's occupancy prior to Substantial Performance of entire Work.
- .2 Owner will occupy designated areas for purpose of normal operations/rentals.

1.11 PRE-ORDERED PRODUCTS OR PRE-BID WORK

.1 NOT USED.

1.12 PRE-PURCHASED EQUIPMENT

.1 NOT USED.

1.13 OWNER FURNISHED ITEMS

.1 NOT USED.

1.14 ALTERATIONS, ADDITIONS OR REPAIRS TO EXISTING BUILDING

.1 Execute work with least possible interference or disturbance to building operations and occupants and normal use of premises. Arrange with Consultant to facilitate execution of work.

1.15 EXISTING SERVICES

.1 Notify, Consultant and utility companies of intended interruption of

services and obtain required permission.

- .2 Where Work involves breaking into or connecting to existing services, give Consultant 48 hours notice for necessary interruption of mechanical or electrical service throughout course of work. Minimize duration of interruptions. Carry out work at times as directed by governing authorities with minimum disturbance to operations.
- .3 Establish location and extent of service lines in area of work before starting Work. Notify Consultant of findings.
- .4 Submit schedule for approval by Consultant for any shut-down or closure of active service or facility including power and communications services. Adhere to approved schedule and provide notice to affected parties.
- .5 Where unknown services are encountered, immediately advise Consultant and confirm findings in writing.

1.16 DOCUMENTS REQUIRED

- .1 Maintain at job site, one copy of each document as follows:
 - .1 Contract Drawings.
 - .2 Specifications.
 - .3 Addenda.
 - .4 Reviewed Shop Drawings.
 - .5 List of Outstanding Shop Drawings.
 - .6 Change Orders.
 - .7 Other Modifications to Contract.
 - .8 Field Test Reports.
 - .9 Copy of Approved Work Schedule.
 - .10 Health and Safety Plan and Other Safety Related Documents.
 - .11 Other documents as specified.

2 PRODUCTS

2.01 NOT USED

.1 Not used.

3 EXECUTION

3.01 NOT USED

.1 Not used.

END OF SECTION

1 GENERAL

1.01 RELATED REQUIREMENTS

- .1 Section 01 35 29.06 Health and Safety Requirements
- .2 Section 01 35 43 Environmental Procedures

1.02 REFERENCE STANDARDS

.1 NOT USED.

1.03 ADMINISTRATIVE

- .1 Submit to Consultant submittals listed for review. Submit promptly and in orderly sequence to not cause delay in Work. Failure to submit in ample time is not considered sufficient reason for extension of Contract Time and no claim for extension by reason of such default will be allowed.
- .2 Do not proceed with Work affected by submittal until review is complete.
- .3 Present shop drawings, product data, samples and mock-ups in SI Metric units.
- .4 Where items or information is not produced in SI Metric units converted values are acceptable.
- .5 Review submittals prior to submission to Consultant. This review represents that necessary requirements have been determined and verified, or will be, and that each submittal has been checked and co-ordinated with requirements of Work and Contract Documents. Submittals not stamped, signed, dated and identified as to specific project will be returned without being examined and considered rejected.
- .6 Notify Consultant, in writing at time of submission, identifying deviations from requirements of Contract Documents stating reasons for deviations.
- .7 Verify field measurements and affected adjacent Work are co-ordinated.
- .8 Contractor's responsibility for errors and omissions in submission is not relieved by Consultant's review of submittals.
- .9 Contractor's responsibility for deviations in submission from requirements of Contract Documents is not relieved by Consultant review.
- .10 Keep one reviewed copy of each submission on site.

1.04 SHOP DRAWINGS AND PRODUCT DATA

- .1 Refer to CCDC 2 GC 3.11.
- .2 The term "shop drawings" means drawings, diagrams, illustrations, schedules, performance charts, brochures and other data which are to be provided by Contractor to illustrate details of a portion of Work.
- .3 Submit drawings stamped and signed by professional engineer registered or licensed in Nova Scotia, Canada.

- .4 Indicate materials, methods of construction and attachment or anchorage, erection diagrams, connections, explanatory notes and other information necessary for completion of Work. Where articles or equipment attach or connect to other articles or equipment, indicate that such items have been co-ordinated, regardless of Section under which adjacent items will be supplied and installed. Indicate cross references to design drawings and specifications.
- .5 Allow 3 days for Consultant's review of each submission.
- .6 Adjustments made on shop drawings by Consultant are not intended to change Contract Price. If adjustments affect value of Work, state such in writing to Consultant prior to proceeding with Work.
- .7 Make changes in shop drawings as Consultant may require, consistent with Contract Documents. When resubmitting, notify Consultant in writing of revisions other than those requested.
- .8 After Consultant's review, distribute copies.
- .9 Submit electronic copy of shop drawings for each requirement requested in specification Sections and as Consultant may reasonably request.
- .10 Submit 1 electronic copy of product data sheets or brochures for requirements requested in specification Sections and as requested by Consultant where shop drawings will not be prepared due to standardized manufacture of product.
- .11 Submit 1 electronic copy of manufacturers instructions for requirements requested in specification Sections and as requested by Consultant.
 - 1 Pre-printed material describing installation of product, system or material, including special notices and Safety Data Sheets concerning impedances, hazards and safety precautions.
- .12 Documentation of the testing and verification actions taken by manufacturer's representative to confirm compliance with manufacturer's standards or instructions.
- .13 Submit 1 electronic copy of Operation and Maintenance Data for requirements requested in specification Sections and as requested by Consultant.
- .14 Delete information not applicable to project.
- .15 Supplement standard information to provide details applicable to project.
- .16 If upon review by Consultant, no errors or omissions are discovered or if only minor corrections are made, electronic copies will be returned and fabrication and installation of Work may proceed. If shop drawings are rejected, noted copy will be returned and resubmission of corrected shop drawings, through same procedure indicated above, must be performed before fabrication and installation of Work may proceed.

1.05 SAMPLES

.1 NOT USED.

1.06 MOCK-UPS

.1 NOT USED.

1.07 PHOTOGRAPHIC DOCUMENTATION

- .1 Submit electronic copy of colour digital photography in jpg format, standard resolution monthly with progress statement and as directed by Consultant.
- .2 Project identification: name and number of project and date of exposure indicated.

1.08 CERTIFICATES AND TRANSCRIPTS

- .1 Immediately after award of Contract, submit Workers' Compensation Board status.
- .2 Submit transcription of insurance immediately after award of Contract.

2 PRODUCTS

2.01 NOT USED

.1 Not Used.

3 EXECUTION

3.01 NOT USED

.1 Not Used.

END OF SECTION

HEALTH AND SAFETY REQUIREMENTS PAGE 1

1 GENERAL

1.01 RELATED REQUIREMENTS

.1 Section 01 33 00 - Submittal Procedures.

1.02 REFERENCE STANDARDS

- .1 Canada Labour Code, Part 2, Canada Occupational Safety and Health Regulations
- .2 Province of Nova Scotia
 - .1 Occupational Health and Safety Act, S.N.S. Updated 2016.

1.03 ACTION AND INFORMATIONAL SUBMITTALS

- .1 Submit in accordance with Section 01 33 00 Submittal Procedures.
- .2 Submit site-specific Health and Safety Plan: Within 7 days after date of Notice to Proceed and prior to commencement of Work. Health and Safety Plan must include:
 - .1 Results of site specific safety hazard assessment.
 - .2 Results of safety and health risk or hazard analysis for site tasks and operation.
- .3 Submit [_____] copies of Contractor's authorized representative's work site health and safety inspection reports to [[Departmental Representative][DCC Representative][Consultant]][and][or][authorit y having jurisdiction,][daily][weekly].
- .4 Submit copies of reports or directions issued by Federal, Provincial and Territorial health and safety inspectors.
- .5 Submit copies of incident and accident reports.
- .6 Submit WHMIS Safety Data Sheets (SDS) in accordance with Section 01 33 00 Submittal Procedures.
- .7 Consultant will review Contractor's site-specific Health and Safety Plan and provide comments to Contractor within 5 days after receipt of plan. Revise plan as appropriate and resubmit plan to Consultant within 5 days after receipt of comments from Consultant.
- .8 Consultant's review of Contractor's final Health and Safety plan should not be construed as approval and does not reduce the Contractor's overall responsibility for construction Health and Safety.
- .9 On-site Contingency and Emergency Response Plan: address standard operating procedures to be implemented during emergency situations.

1.04 FILING OF NOTICE

.1 NOT USED.

HEALTH AND SAFETY REQUIREMENTS

PAGE 2

1.05 SAFETY ASSESSMENT

.1 Perform site specific safety hazard assessment related to project.

1.06 MEETINGS

.1 Schedule and administer Health and Safety meeting with Consultant prior to commencement of Work.

1.07 REGULATORY REQUIREMENTS

.1 Do Work in accordance with latest Occupational Health and Safety Act.

1.08 PROJECT/SITE CONDITIONS

.1 NOT USED

1.09 GENERAL REQUIREMENTS

- .1 Develop written site-specific Health and Safety Plan based on hazard assessment prior to beginning site Work and continue to implement, maintain, and enforce plan until final demobilization from site. Health and Safety Plan must address project specifications.
- .2 Consultant may respond in writing, where deficiencies or concerns are noted and may request re-submission with correction of deficiencies or concerns.

1.10 RESPONSIBILITY

- .1 Be responsible for health and safety of persons on site, safety of property on site and for protection of persons adjacent to site and environment to extent that they may be affected by conduct of Work.
- .2 Comply with and enforce compliance by employees with safety requirements of Contract Documents, applicable federal, provincial, territorial and local statutes, regulations, and ordinances, and with site-specific Health and Safety Plan.

1.11 COMPLIANCE REQUIREMENTS

- .1 Comply with Occupational Health and Safety Act, Occupational Safety General Regulations, N.S. Reg. 2013.
- .2 Comply with Occupational Health and Safety Regulations, 1996.
- .3 Comply with Canada Labour Code, Canada Occupational Safety and Health Regulations.

1.12 UNFORSEEN HAZARDS

.1 When unforeseen or peculiar safety-related factor, hazard, or condition occur during performance of Work, follow procedures in place for Employee's Right to Refuse Work in accordance with Acts and Regulations of Nova Scotia having jurisdiction and advise Consultant verbally and in writing within 24 hours.

HEALTH AND SAFETY REQUIREMENTS PAGE 3

1.13 HEALTH AND SAFETY CO-ORDINATOR

- .1 Employ and assign to Work, competent and authorized representative as Health and Safety Co-ordinator. Health and Safety Co-ordinator must:
 - .1 Have site-related working experience specific to activities associated with the scope of work.
 - .2 Have working knowledge of occupational safety and health regulations.
 - .3 Be responsible for completing Contractor's Health and Safety Training Sessions and ensuring that personnel not successfully completing required training are not permitted to enter site to perform Work.
 - .4 Be responsible for implementing, enforcing daily and monitoring site-specific Contractor's Health and Safety Plan.
 - .5 Be on site during execution of Work at minimum weekly.

1.14 POSTING OF DOCUMENTS

.1 Ensure applicable items, articles, notices and orders are posted in conspicuous location on site in accordance with Acts and Regulations of Nova Scotia having jurisdiction, and in consultation with Consultant.

1.15 CORRECTION OF NON-COMPLIANCE

- .1 Immediately address health and safety non-compliance issues identified by authority having jurisdiction or by Consultant.
- .2 Provide Consultant with written report of action taken to correct non-compliance of health and safety issues identified.
- .3 Consultant may stop Work if non-compliance of health and safety regulations is not corrected.

1.16 BLASTING

.1 NOT USED.

1.17 POWDER ACTUATED DEVICES

.1 NOT USED.

1.18 WORK STOPPAGE

.1 Give precedence to safety and health of public and site personnel and protection of environment over cost and schedule considerations for Work.

2 PRODUCTS

2.01 NOT USED

.1 Not used.

SECT 01 35 29.06

HEALTH AND SAFETY REQUIREMENTS

PAGE 4

3 EXECUTION

3.01 NOT USED

.1 Not used.

END OF SECTION

1 **GENERAL**

1.01 RELATED REQUIREMENTS

Section 01 33 00 - Submittal Procedures.

1.02 DEFINITIONS

- Environmental Pollution and Damage: presence of chemical, physical, biological elements or agents which adversely affect human health and welfare; unfavourably alter ecological balances of importance to human life; affect other species of importance to humans; or degrade environment aesthetically, culturally and/or historically.
- Environmental Protection: prevention/control of pollution and habitat or environment disruption during construction.

1.03 REFERENCE STANDARDS

- Canadian Society of Landscape Architects (CSLA) / Canadian Nursery Landscape . 1 Association (CNLA)
 - Canadian Landscape Standard [2016], First Edition
 - Canadian Nursery Stock Standard [2017], Ninth Edition
- . 2 United States Environmental Protection Agency (EPA), Office of Water EPA-833-R-06-004, Developing Your Stormwater Pollution Prevention Plan: A Guide for Construction Sites

1.04 ACTION AND INFORMATIONAL SUBMITTALS

- .1 Submit in accordance with Section 01 33 00 - Submittal Procedures.
- . 2 Product Data:
 - Submit WHMIS Safety Data Sheets (SDS).
- Submit Environmental Protection Plan (EPP) for review and approval by Consultant before delivering materials to site or commencing construction activities.
- EPP shall include comprehensive overview of known or potential environmental . 4 issues to be addressed on site during construction.
- Include in Environmental Protection Plan (EPP):
 - .1 Name[s] of person[s] responsible for ensuring adherence to EPP.
 - Name[s] and qualifications of person[s] responsible for manifesting .2 hazardous waste to be removed from site.
 - Name[s] and qualifications of person[s] responsible for training site . 3 personnel.
 - Submit a Solid Waste Disposal Plan (SWDP) for non-hazardous solid wastes identifying methods and locations for solid waste disposal including clearing debris.

.5

1.05 FIRES

. 1 Fires and burning of rubbish on site is not permitted.

1.06 DRAINAGE

. 1 NOT USED.

1.07 SITE CLEARING AND PLANT PROTECTION

NOT USED. . 1

1.08 WORK ADJACENT TO WATERWAYS

NOT USED. . 1

1.09 POLLUTION CONTROL

NOT USED. . 1

1.10 HISTORICAL/ARCHAEOLOGICAL CONTROL

NOT USED. . 1

1.11 NOTIFICATION

- .1 Consultant will notify Contractor in writing of observed noncompliance with Federal, Provincial environmental laws and regulations or Municipal environmentals bylaws, permits, and other elements of site-specific plans, such as EPP.
- .2 Contractor after receipt of such notice, shall inform Consultant of proposed corrective action and take such action to obtain the approval of Consultant. Take action only after receipt of written approval from Consultant.
- . 3 Consultant will issue stop order of work until satisfactory corrective action has been taken.
- . 4 No time extensions granted or equitable adjustments allowed to Contractor for such suspensions.

2 PRODUCTS

2.01 NOT USED

. 1 Not Used.

3 EXECUTION

3.01 CLEANING

- . 1 Progress Cleaning: Leave Work area clean at end of each day.
- . 2 Bury rubbish and waste materials on site is not permitted.
- .3 Proceed with final cleaning upon completion and removal of surplus

NET ZERO BUILDINGS - LED UPGRADES MUNICIPALITY OF THE COUNTY OF ANTIGONISH ENVIRONMENTAL PROCEDURES PROJECT NO. 22-82-A

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materials, rubbish, tools and equipment.

END OF SECTION

1 GENERAL

1.01 RELATED REQUIREMENTS

.1 Section 01 33 00 - Submittal Procedures.

1.02 REFERENCE STANDARDS

.1 Canadian Construction Documents Committee (CCDC)
.1 CCDC 2-[2020], Stipulated Price Contract.

1.03 ADMINISTRATIVE REQUIREMENTS

- .1 Acceptance of Work Procedures:
 - .1 Contractor's Inspection: Contractor: conduct inspection of Work, identify deficiencies and defects, and repair as required to conform to Contract Documents.
 - .1 Notify Consultant in writing of satisfactory completion of Contractor's inspection and submit verification that corrections have been made.
 - .2 Request Consultant's inspection.
 - .2 Consultant's Inspection:
 - .1 Consultant and Contractor to inspect Work and identify defects and deficiencies.
 - 2 Contractor to correct Work as directed.
 - .3 Completion Tasks: submit written certificates in English that tasks have been performed as follows:
 - .1 Work: completed and inspected for compliance with Contract Documents.
 - .2 Defects: corrected and deficiencies completed.
 - .3 Equipment and systems: tested and fully operational.
 - .4 Operation of systems: demonstrated to Owner's personnel.
 - .5 Work: complete and ready for final inspection.
 - .4 Final Inspection:
 - .1 When completion tasks are done, request final inspection of Work by Consultant, and Contractor.
 - .2 When Work incomplete according to Consultant, complete outstanding items and request re-inspection.
 - .5 Declaration of Substantial Performance: when Consultant considers deficiencies and defects corrected and requirements of Contract substantially performed, make application for Certificate of Substantial Performance.
 - .6 Commencement of Lien and Warranty Periods: date of Owner's acceptance of submitted declaration of Substantial Performance to be date for commencement for warranty period and commencement of lien period unless required otherwise by lien statute of Place of Work.
 - .7 Final Payment:
 - .1 When Consultant considers final deficiencies and defects corrected and requirements of Contract met, make application for final payment.
 - .2 Refer to CCDC 2: when Work deemed incomplete by Consultant, complete outstanding items and request re-inspection.
 - .8 Payment of Holdback: after issuance of Certificate of Substantial Performance of Work, submit application for payment of holdback amount

NET ZERO BUILDINGS - LED UPGRADES MUNICIPALITY OF THE COUNTY OF ANTIGONISH CLOSEOUT PROCEDURES PROJECT NO. 22-82-A

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in accordance with contractual agreement.

1.04 FINAL CLEANING

- .1 Clean and remove surplus materials, excess materials, rubbish, tools and equipment.
- .2 Waste Management: separate waste materials for waste or recycling in accordance with local Municipal requirements.

PRODUCTS 2

2.01 NOT USED

.1 Not Used.

3 **EXECUTION**

3.01 NOT USED

.1 Not Used.

END OF SECTION

1 GENERAL

1.01 RELATED REQUIREMENTS

.1 Section 01 33 00 - Submittal Procedures.

1.02 REFERENCE STANDARDS

.1 NOT USED.

1.03 ADMINISTRATIVE REQUIREMENTS

- .1 Pre-warranty Meeting:
 - .1 Convene meeting one week prior to contract completion with Consultant to:
 - .1 Verify Project requirements.
 - .2 Review manufacturer's installation instructions and warranty requirements.
 - .2 Consultant to establish communication procedures for:
 - .1 Notifying construction warranty defects.
 - .2 Determine priorities for type of defects.
 - .3 Determine reasonable response time.
 - .3 Contact information for bonded and licensed company for warranty work action: provide name, telephone number and address of company authorized for construction warranty work action.
 - Ensure contact is located within local service area of warranted construction, is continuously available, and is responsive to inquiries for warranty work action.

1.04 ACTION AND INFORMATIONAL SUBMITTALS

- .1 Provide submittals in accordance with Section 01 33 00 Submittal Procedures.
- .2 Two weeks prior to Substantial Performance of the Work, submit to the Consultant, three final copies of operating and maintenance manuals in English.
- .3 Provide spare parts, maintenance materials and special tools of same quality and manufacture as products provided in Work.
- .4 Provide evidence, if requested, for type, source and quality of products supplied.

1.05 FORMAT

- .1 Organize data as instructional manual.
- .2 Binders: vinyl, hard covered, 3 'D' ring, loose leaf 219 x 279 mm with spine and face pockets.
- .3 When multiple binders are used correlate data into related consistent groupings.
 - .1 Identify contents of each binder on spine.
- .4 Cover: identify each binder with type or printed title 'Project Record

SECTION 01 78 00 CLOSEOUT SUBMITTALS PAGE 2

Documents'; list title of project and identify subject matter of contents.

- .5 Arrange content by systems under Section numbers and sequence of Table of Contents.
- .6 Provide tabbed fly leaf for each separate product and system, with typed description of product and major component parts of equipment.
- .7 Text: manufacturer's printed data, or typewritten data.
- .8 Drawings: provide with reinforced punched binder tab.
 - .1 Bind in with text; fold larger drawings to size of text pages.

1.06 CONTENTS - PROJECT RECORD DOCUMENTS

- .1 Table of Contents for Each Volume: provide title of project;
 - .1 Date of submission; names.
 - Addresses, and telephone numbers of Consultant and Contractor with name of responsible parties.
 - .3 Schedule of products and systems, indexed to content of volume.
- .2 For each product or system:
 - .1 List names, addresses and telephone numbers of subcontractors and suppliers, including local source of supplies and replacement parts.
- .3 Product Data: mark each sheet to identify specific products and component parts, and data applicable to installation; delete inapplicable information.
- .4 Drawings: supplement product data to illustrate relations of component parts of equipment and systems, to show control and flow diagrams.
- .5 Typewritten Text: as required to supplement product data.
 - .1 Provide logical sequence of instructions for each procedure, incorporating manufacturer's instructions.
- .6 Training: Provide sufficient training to Consultant and Owner prior to substantial completion.

1.07 AS -BUILT DOCUMENTS AND SAMPLES

- .1 Maintain, at site for Owner one record copy of:
 - .1 Contract Drawings.
 - .2 Specifications.
 - .3 Addenda.
 - .4 Change Orders and other modifications to Contract.
 - .5 Reviewed shop drawings, product data, and samples.
 - .6 Field test records.
 - .7 Inspection certificates.
 - .8 Manufacturer's certificates.
- .2 Label record documents and file in accordance with Section number listings in List of Contents of this Project Manual.
 - .1 Label each document "PROJECT RECORD" in neat, large, printed letters.
- .3 Maintain record documents in clean, dry and legible condition.
 - .1 Do not use record documents for construction purposes.

.4 Keep record documents and samples available for inspection by Consultant.

1.08 RECORDING INFORMATION ON PROJECT RECORD DOCUMENTS

- .1 Record information on set of drawings located in project binder on site.
- .2 Record information concurrently with construction progress.
 - .1 Do not conceal Work until required information is recorded.
- .3 Contract Drawings and shop drawings: mark each item to record actual construction, including:
 - .1 Measured locations of internal utilities and appurtenances, referenced to visible and accessible features of construction.
 - .2 Field changes of dimension and detail.
 - .3 Changes made by change orders.
 - .4 Details not on original Contract Drawings.
 - .5 Referenced Standards to related shop drawings and modifications.
- .4 Specifications: mark each item to record actual construction, including:
 - .1 Manufacturer, trade name, and catalogue number of each product actually installed, particularly optional items and substitute items.
 - .2 Changes made by Addenda and change orders.
- .5 Provide digital photos, if requested, for site records.

1.09 FINAL SURVEY

.1 NOT USED.

1.10 EQUIPMENT AND SYSTEMS

- .1 Panel board circuit directories: provide electrical service characteristics, controls, and communications.
- .2 Include installed colour coded wiring diagrams.
- .3 Operating Procedures: include start-up, break-in, and routine normal operating instructions and sequences.
 - .1 Include regulation, control, stopping, shut-down, and emergency instructions.
 - .2 Include summer, winter, and any special operating instructions.
- .4 Maintenance Requirements: include routine procedures and guide for trouble-shooting; disassembly, repair, and reassembly instructions; and alignment, adjusting, balancing, and checking instructions.
- .5 Include manufacturer's printed operation and maintenance instructions.
- .6 Include sequence of operation by controls manufacturer.
- .7 Provide original manufacturer's parts list, illustrations, assembly drawings, and diagrams required for maintenance.
- .8 Provide installed control diagrams by controls manufacturer.
- .9 Provide list of original manufacturer's spare parts, current prices, and recommended quantities to be maintained in storage.

1.11 MATERIALS AND FINISHES

- .1 Instructions for cleaning agents and methods, precautions against detrimental agents and methods, and recommended schedule for cleaning and maintenance.
- .2 Moisture-protection and weather-exposed products: include manufacturer's recommendations for cleaning agents and methods, precautions against detrimental agents and methods, and recommended schedule for cleaning and maintenance.

1.12 MAINTENANCE MATERIALS

.1 NOT USED.

1.13 DELIVERY, STORAGE AND HANDLING

- .1 Store spare parts, maintenance materials, and special tools in manner to prevent damage or deterioration.
- .2 Store in original and undamaged condition with manufacturer's seal and labels intact.
- .3 Store components subject to damage from weather in weatherproof enclosures.
- .4 Store paints and freezable materials in a heated and ventilated room.
- .5 Remove and replace damaged products at own expense and for review by Consultant.

1.14 WARRANTIES AND BONDS

- .1 Warranty period to be twelve months after substantial completion and shall include all materials and labour defects during such period.
- .2 Respond in timely manner to oral or written notification of required construction warranty repair work.

2 PRODUCTS

2.01 NOT USED

.1 Not Used.

3 EXECUTION

3.01 NOT USED

.1 Not Used.

END OF SECTION

MUNICIPALITY OF THE COUNTY OF ANTIGONISH

PROJECT TITLE:

NET ZERO COMMUNITY BUILDINGS PROJECT

DRAWING PACKAGE #01:

LED LIGHTING UPGRADES

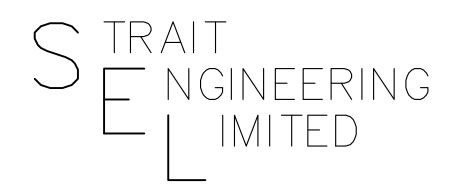
CONSULTANT PROJECT No:

2023-3236

DEPARTMENT PROJECT No:

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DATE: 16-FEB-2023



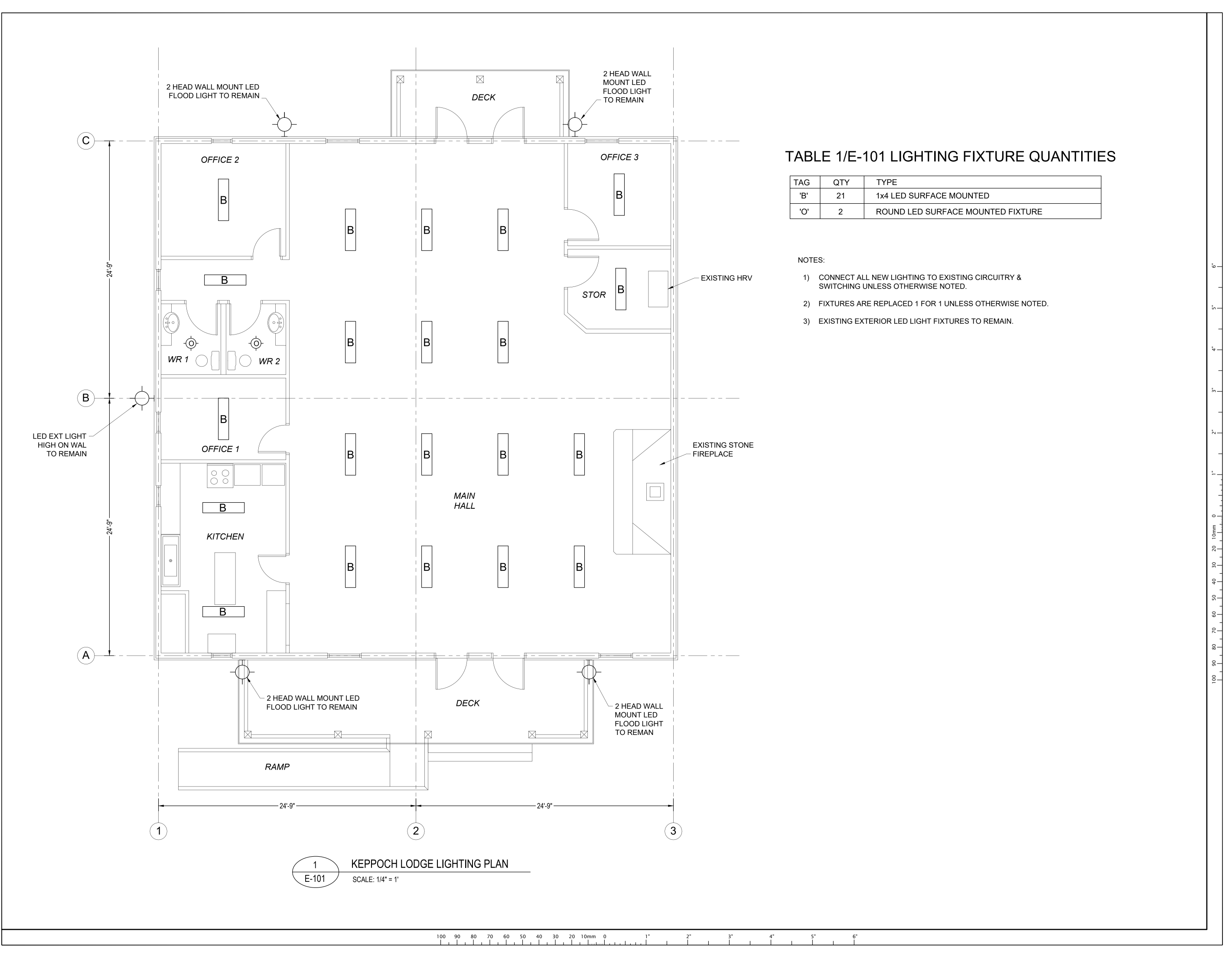
PORT HAWKESBURY, NOVA SCOTIA



LIST OF DRAWINGS

Electrical - Lighting Package

E-101	KEPPOCH MOUNTAIN LODGE LIGHTING PLAN
E-102	HIGHLANDER CURLING CLUB LIGHTING PLAN
E-103	St. ANDREWS COMMUNITY CENTRE LIGHTING PLAN
E-104	HEATHERTON COMMUNITY CENTRE LIGHTING PLAN A
E-105	HEATHERTON COMMUNITY CENTRE LIGHTING PLAN B
E-106	St. JOSEPHS COMMUNITY CENTRE LIGHTING PLAN
E-107	ARISAG PARISH HALL LIGHTING PLAN
E-108	MINI TRAIL COMMUNITY CENTRE LIGHTING PLAN
E-109	ELECTRICAL SCHEDULES & SPECIFICATIONS





& Associates Ltd.
275 Main St., Antigonish
Nova Scotia, B2G 2C3
Tel: (902) 863-2955 E-mail:ahroyoffice@ahroy.ca

 1
 FOR 99% REVIEW
 2023-02-16

 REVISION
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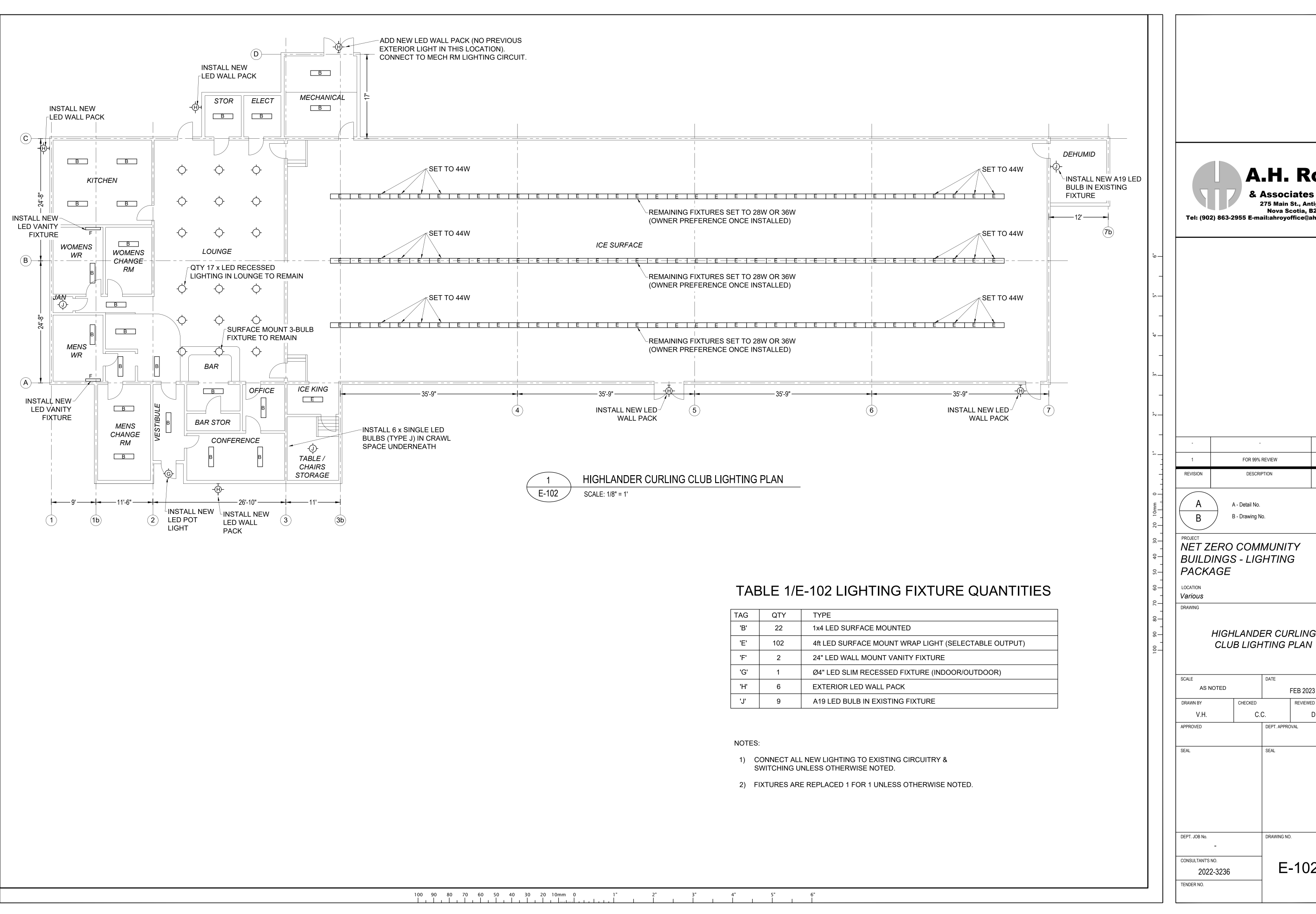
NET ZERO COMMUNITY BUILDINGS - LIGHTING PACKAGE

LOCATION

DRAWING

KEPPOCH MOUNTAIN LODGE LIGHTING PLAN

SCALE		DATE	
AS NOTED			FEB 2023
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NET ZERO COMMUNITY BUILDINGS - LIGHTING

HIGHLANDER CURLING

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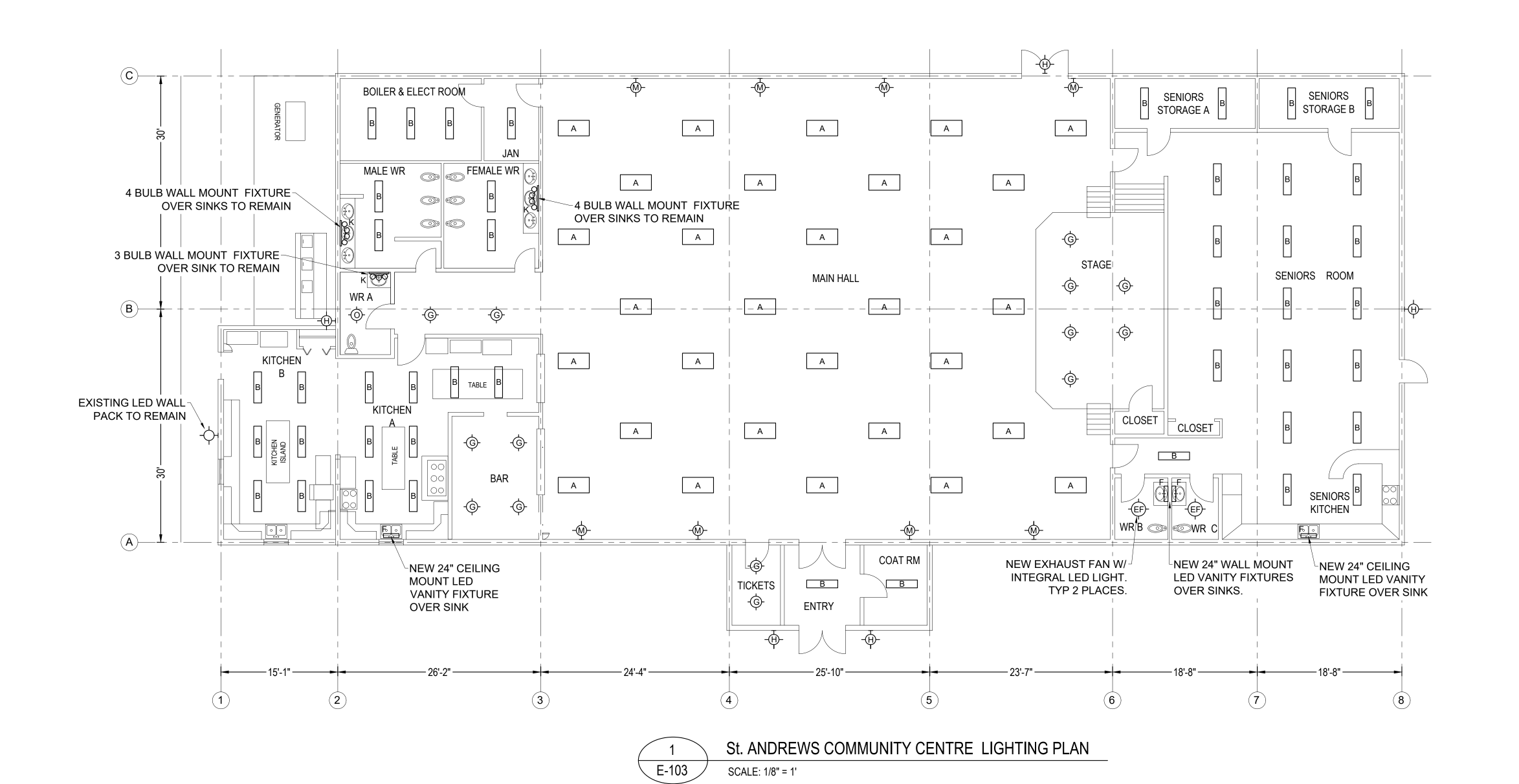


TABLE 1/E-103 LIGHTING FIXTURE QUANTITIES

TAG	QTY	TYPE
'A'	30	2x4 LED T-BAR MOUNTED
'B'	45	1x4 LED SURFACE/RECESSED MOUNTED
'F'	4	24" LED WALL/CEILING MOUNT VANITY FIXTURE
'G'	14	Ø4" LED SLIM RECESSED FIXTURE (INDOOR/OUTDOOR)
'H'	5	EXTERIOR LED WALL PACK
'M'	8	NEW A19 LED BULB IN EXISTING WALL SCONCE
'O'	1	ROUND LED SURFACE MOUNT FIXTURE
'EF'	2	NEW WR EXHAUST FAN W/ LED LIGHTING (BROAN AER80LK)

NOTES:

- 1) CONNECT ALL NEW LIGHTING TO EXISTING CIRCUITRY & SWITCHING UNLESS OTHERWISE NOTED.
- 2) FIXTURES ARE REPLACED 1 FOR 1 UNLESS OTHERWISE NOTED.



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 2023-02-16

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NET ZERO COMMUNITY BUILDINGS - LIGHTING PACKAGE

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ST. ANDREWS COMMUNITY CENTRE LIGHTING PLAN

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HEET 36"x 24"

90 80 70 60 50 40 30 20 10mm 0 1" 2" 3" 4" 5" 6"

VEST 214 OUTSIDE STORAGE INSTRUCTOR STORAGE 217 KITCHEN 215 B В 216 ВВВ В В G В NOTE: GYM LIGHTING NOT SHOWN. FIXTURES STAGE 209 210 ALREADY LED TYPE. В В STOR 206 STOR 207 E RAMP 208 В B LOCKER RM 201 В В ВВВ B LOCKER RM 202 B 205 В В ВВВ WR \bigcirc MATCH LINE - SEE DWG E-105FOR CONTINUATION 2ft LED WALL-MOUNT FIXTURE

1 HEATHERTON COMMUNITY CENTRE LIGHTING PLAN PART A E-104 SCALE: 1/8" = 1'

TABLE 1/E-104 LIGHTING FIXTURE QUANTITIES

TAG	QTY	TYPE
'A'	2	2x4 LED T-BAR MOUNTED
'B'	190	1x4 LED SURFACE/RECESSED MOUNTED
'F'	2	24" LED WALL/CEILING MOUNT VANITY FIXTURE
'J'	2	NEW A19 LED BULB IN EXISTING FIXTURE

NOTE: TABLE IS FOR E-104 & E-105 COMBINED

NOTES:

- 1) CONNECT ALL NEW LIGHTING TO EXISTING CIRCUITRY & SWITCHING UNLESS OTHERWISE NOTED.
- 2) FIXTURES ARE REPLACED 1 FOR 1 UNLESS OTHERWISE NOTED.
- 3) EXTERIOR LIGHTING FIXTURES (NOT SHOWN) ARE ALREADY LED TYPE.



A
B

PROJECT
NET ZERO COMMUNITY

A - Detail No.

B - Drawing No.

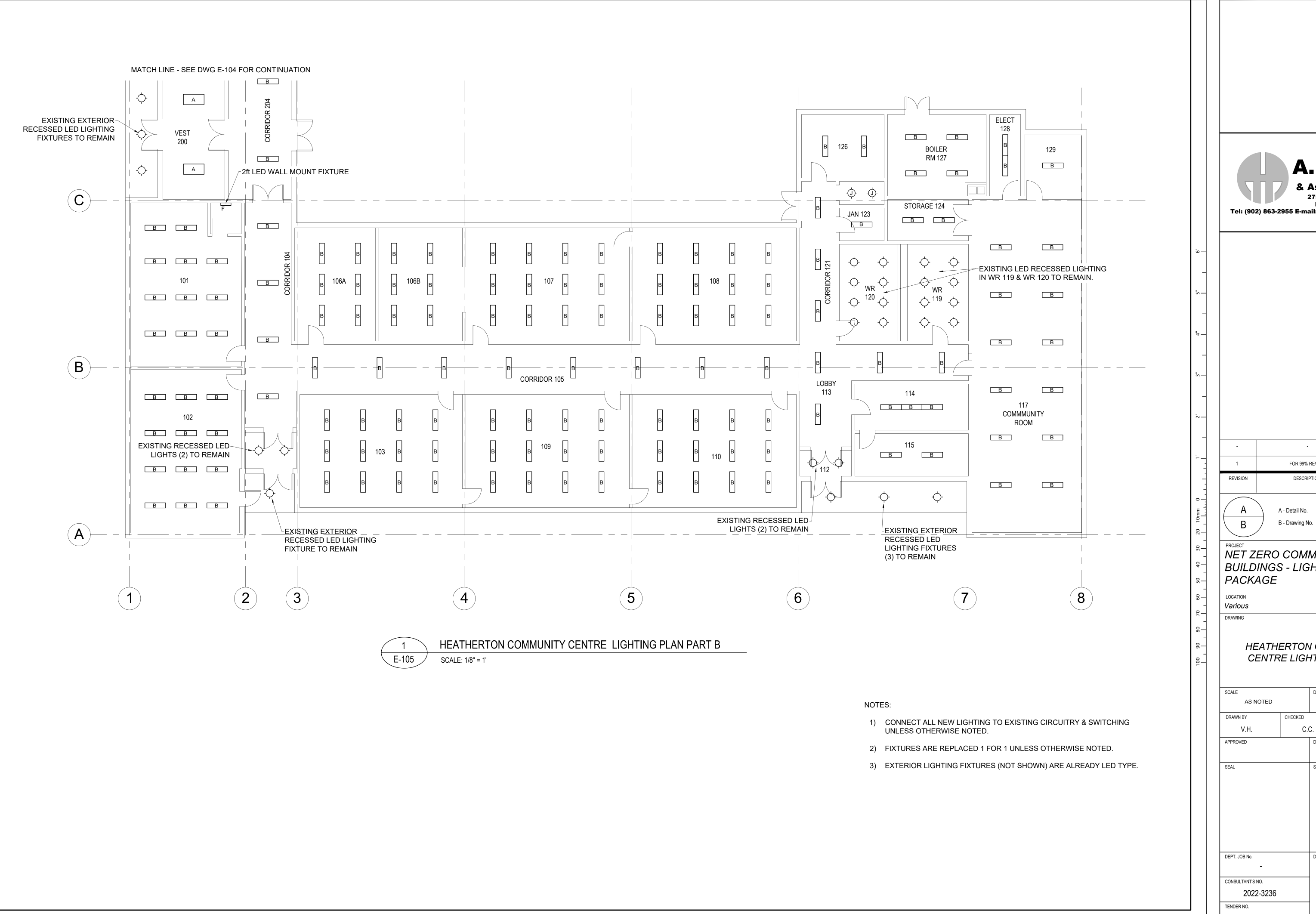
BUILDINGS - LIGHTING

PACKAGE LOCATION

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HEATHERTON COMMUNITY CENTRE LIGHTING PLAN A

00 90 80 70 60 50 40 30 20 10mm 0 1" 2" 3" 4" 5" 6"





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NET ZERO COMMUNITY BUILDINGS - LIGHTING

> HEATHERTON COMMUNITY CENTRE LIGHTING PLAN B

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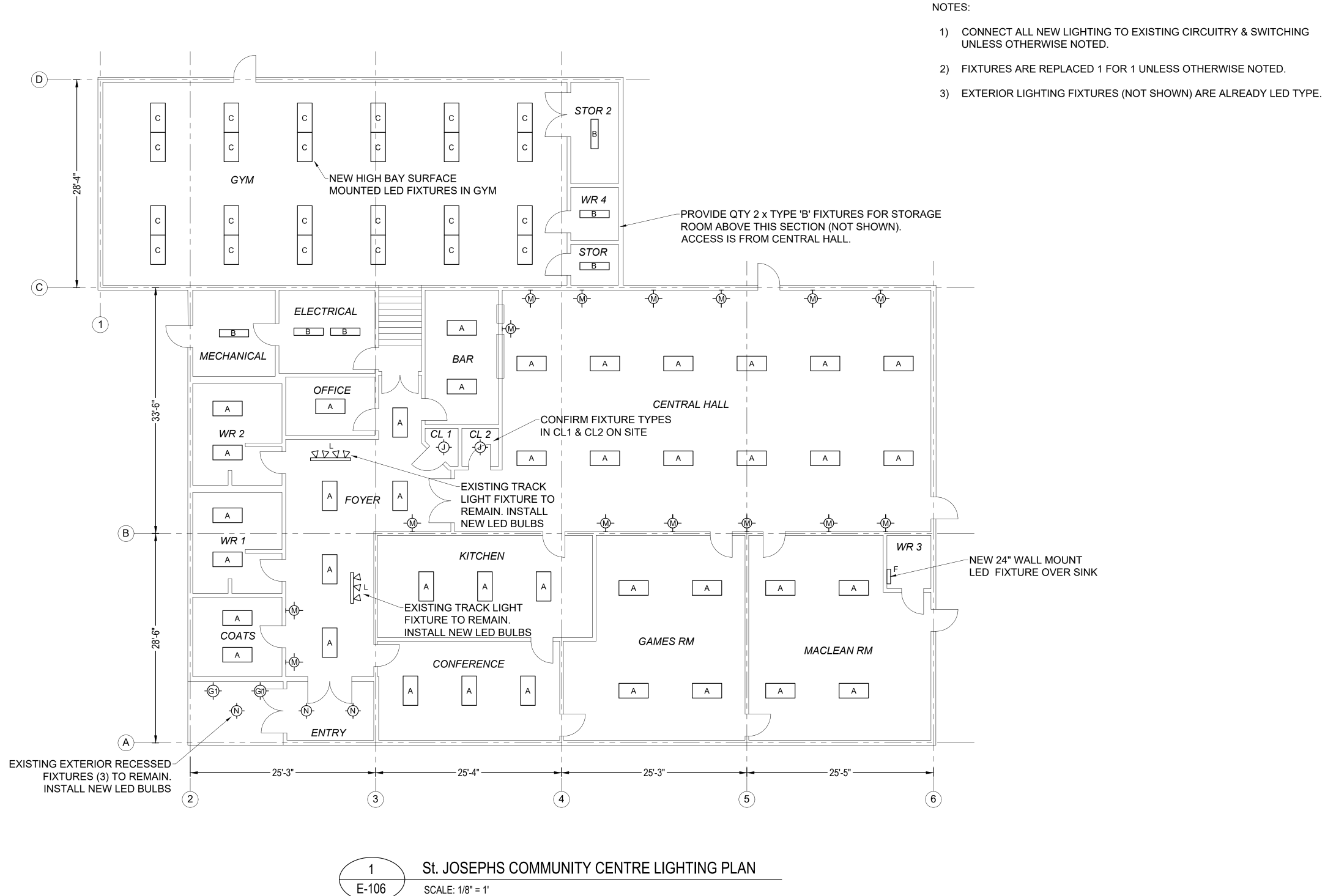


TABLE 1/E-106 LIGHTING FIXTURE QUANTITIES

TAG	QTY	TYPE
'A'	40	2x4 LED SURFACE/RECESSED MOUNTED
'B'	8	2x4 LED SURFACE/RECESSED MOUNTED
Ċ'	24	2x4 HIGH BAY LED SURFACE MOUNTED
'F'	1	24" LED WALL/CEILING MOUNT VANITY FIXTURE
'G1'	2	Ø6" LED SLIM RECESSED FIXTURE (INDOOR/OUTDOOR)
'J'	2	NEW A19 LED BULB IN EXISTING FIXTURE
Ľ	7	NEW LED BULBS IN EXISTING TRACK LIGHT FIXTURES
'M'	15	NEW A19 LED BULB IN EXISTING WALL SCONCE
'Z'	3	NEW A19 LED BULB IN EXISTING SQUARE RECESSED FIXTURE



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NET ZERO COMMUNITY BUILDINGS - LIGHTING PACKAGE

LOCATION Various

DRAWING

ST. JOSEPHS COMMUNITY CENTRE LIGHTING PLAN

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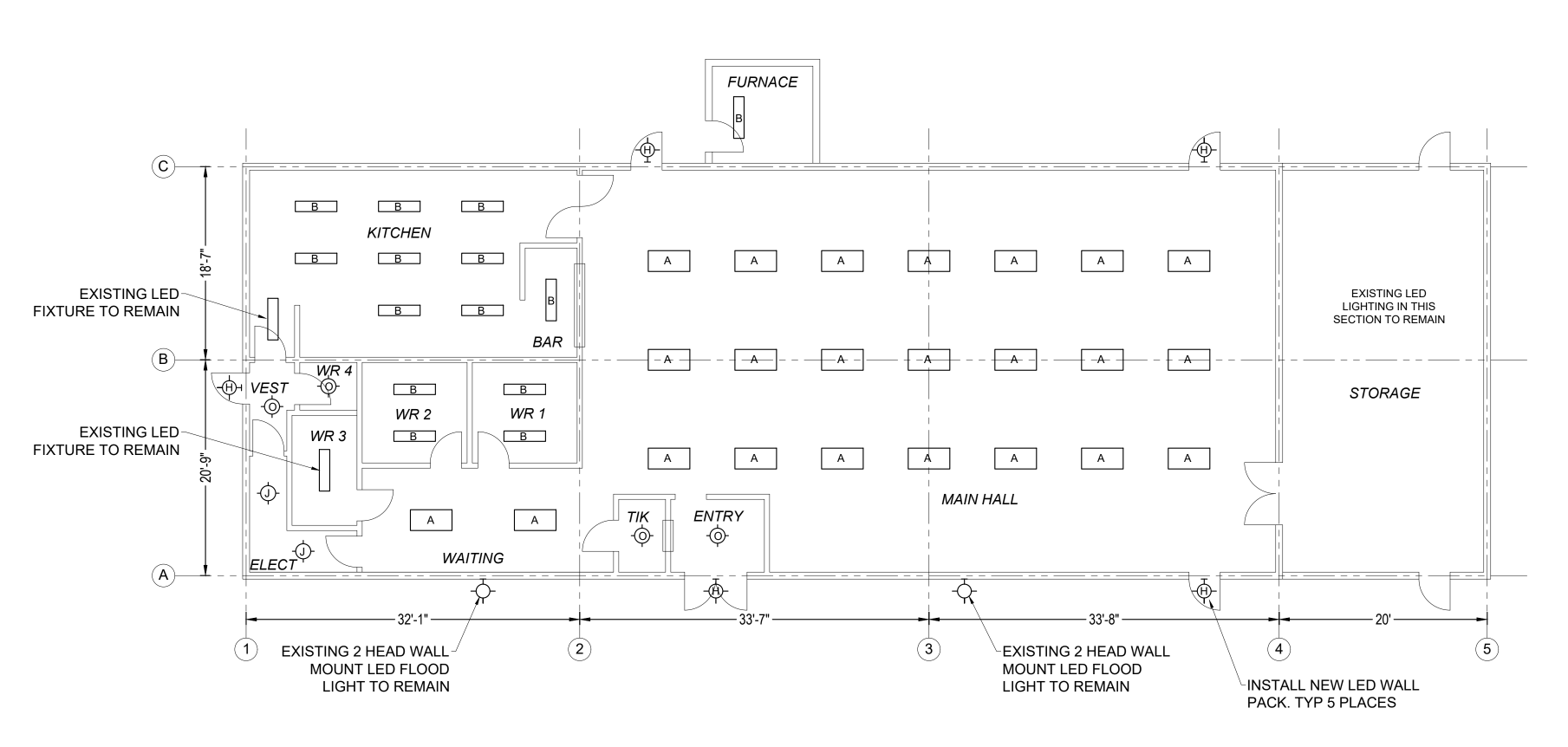




TABLE 1/E-107 LIGHTING FIXTURE QUANTITIES

TAG	QTY	TYPE
'A'	23	2x4 LED T-BAR MOUNTED
'B'	14	1x4 LED SURFACE/RECESSED MOUNTED
'H'	5	EXTERIOR LED WALL PACK
'J'	2	NEW A19 LED BULB IN EXISTING FIXTURE
'0'	4	ROUND LED SURFACE MOUNT FIXTURE

NOTES:

- 1) CONNECT ALL NEW LIGHTING TO EXISTING CIRCUITRY & SWITCHING UNLESS OTHERWISE NOTED.
- 2) FIXTURES ARE REPLACED 1 FOR 1 UNLESS OTHERWISE NOTED.



A A B

PACKAGE

PROJECT
NET ZERO COMMUNITY
BUILDINGS - LIGHTING

LOCATION Various

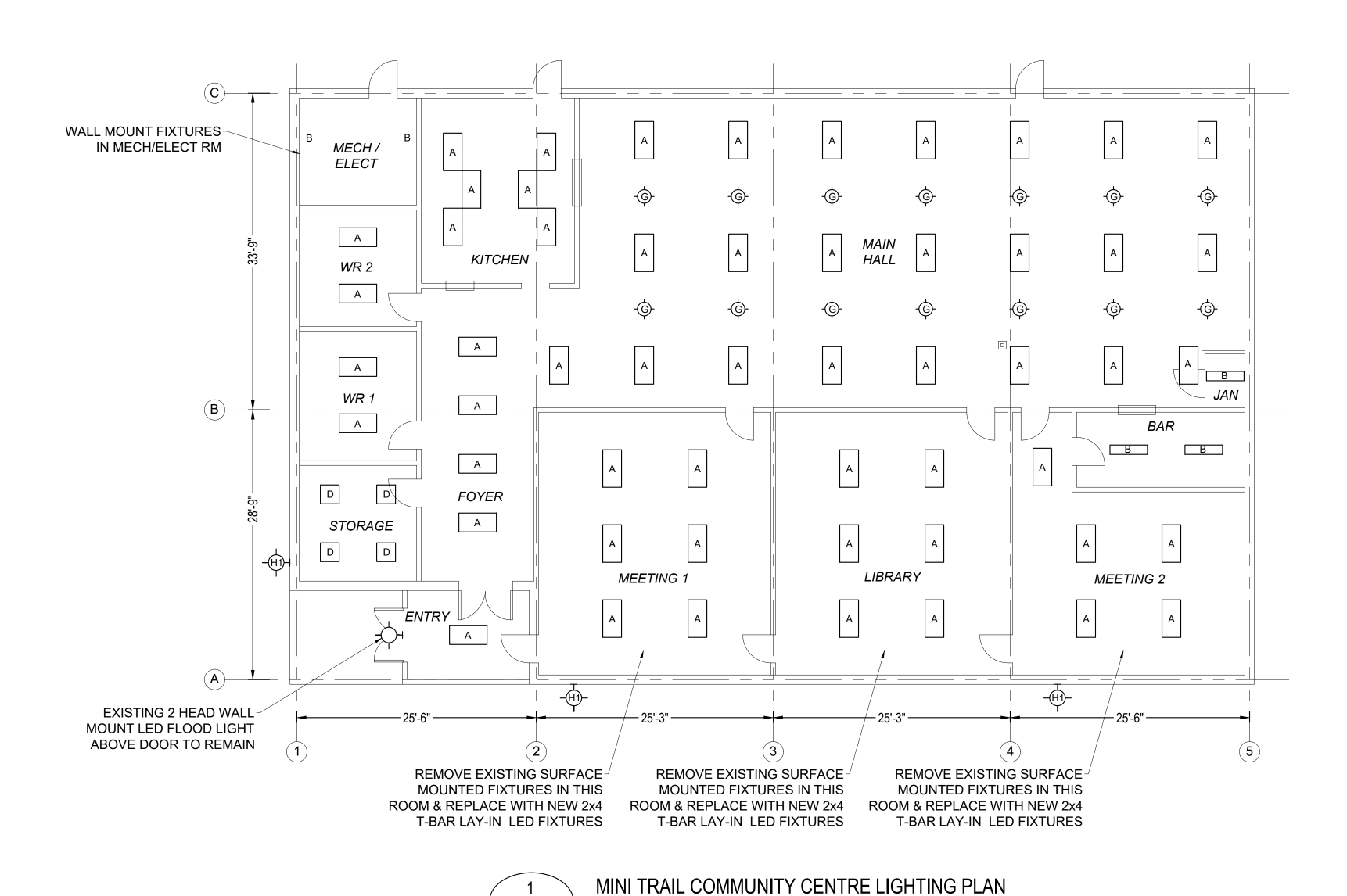
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ARISAG PARISH HALL LIGHTING PLAN

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HEET 36"x 24"

0 90 80 70 60 50 40 30 20 10mm 0 1" 2" 3" 4" 5" 6"



SCALE: 1/8" = 1'

NOTES:

- 1) CONNECT ALL NEW LIGHTING TO EXISTING CIRCUITRY & SWITCHING UNLESS OTHERWISE NOTED.
- 2) FIXTURES ARE REPLACED 1 FOR 1 UNLESS OTHERWISE NOTED.
- 3) 'MEETING 1' PREVIOUSLY HAD 12 FIXTURES IN A DIFFERENT LAYOUT.
- 4) 'LIBRARY' PREVIOUSLY HAD 12 FIXTURES IN A DIFFERENT LAYOUT.
- 5) 'MEETING 2' PREVIOUSLY HAD 8 FIXTURES IN A DIFFERENT LAYOUT.

TABLE 1/E-108 LIGHTING FIXTURE QUANTITIES

TAG	QTY	TYPE
'A'	54	2x4 LED T-BAR MOUNTED
'B'	5	1x4 LED SURFACE/RECESSED MOUNTED
'D'	4	2x2 LED T-BAR MOUNTED
'G'	14	Ø4" LED SLIM RECESSED FIXTURE (INDOOR/OUTDOOR)
'H1'	3	LG EXTERIOR LED WALL PACK

A.H. Roy

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Tel: (902) 863-2955 E-mail:ahroyoffice@ahroy.ca

A - Detail No.
B - Drawing No.

NET ZERO COMMUNITY BUILDINGS - LIGHTING PACKAGE

Various

DRAWING

MINI TRAIL COMMUNITY CENTRE LIGHTING PLAN

SCALE
AS NOTED

FEB 2023

DRAWN BY
V.H.
C.C.
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00 90 80 70 60 50 40 30 20 10mm 0 1" 2" 3" 4" 5" 6

HEET 36"x 24"

TABLE 1/E-109 ELECTRICAL LEGEND

LED 2' x 4' RECESSED OR SURFACE OR T-BAR FLAT PANEL LUMINAIRE AS PER LUMINAIRE SCHEDULE LED 1' x 4' RECESSED OR SURFACE LUMINAIRE AS PER LUMINAIRE SCHEDULE. HIGH BAY LED SURFACE MOUNT LIGHT AS PER LUMINAIRE SCHEDULE. 2' x 2' LED FLAT PANEL AS PER LUMINAIRE SCHEDULE. 4' LED DAMP LOCAITON STRIP LIGHT WITH SELECTABLE OUTPUT AS PER LUMINAIRE SCHEDULE.

24" LED VANITY LIGHT. WALL OR CEILING MOUNTED.

CANLESS LED WAFER DOWNLIGHT AS PER LUMINAIRE SCHEDULE

WALL MOUNTED OUTDOOR LED LIGHT FIXTURE AS PER LUMINAIRE SCHEDULE.

Ø11" ROUND FLUSH MOUNT LED LIGHT FIXTURE AS PER LUMINAIRE SCHEDULE.

TABLE 2/E-109 LUMINAIRE SCHEDULE

TYPE A 2'X4' LED PANEL FEATURING 4000 LUMENS AT 4000 KELVIN AND 80CRI. DRIVER RATED AT 120-277V WITH 0-10V DIMMING AND L70 RATED FOR 60,000 HOURS. FLAT LOW PROFILE PANEL, LOW GLARE, AND INCLUDES 3-LEVEL SWITCHES. FIXTURE MAY BE FLUSH MOUNTED, RECESSED MOUNTED, OR INSTALLED IN A T-BAR CEILING. PROVIDE ANY NECESSARY MOUNTING HARDWARE KITS FOR SURFACE OR DRYWALL RECESSED MOUNTING. LITHONIA LIGHTING CPANL SERIES

TYPE B 1'X4' LED PANEL FEATURING 4000 LUMENS AT 4000 KELVIN AND 80CRI. DRIVER RATED AT 120-277V WITH 0-10V DIMMING AND L70 RATED FOR 60,000 HOURS. FLAT LOW PROFILE PANEL, LOW GLARE, AND INCLUDES 3-LEVEL SWITCHES. FIXTURE MAY BE FLUSH MOUNTED, RECESSED MOUNTED, OR INSTALLED IN A T-BAR CEILING. PROVIDE ANY NECESSARY MOUNTING HARDWARE KITS FOR SURFACE OR DRYWALL RECESSED MOUNTING. LITHONIA LIGHTING CPANL SERIES

TYPE C 2'x4' EDGE LIT LED PANEL FEATURING 4800 LUMENS AT 4000 KELVIN AND 80 CRI. DRIVER RATED AT 120 - 277V WITH 0 - 10V DIMMING FROM 100% TO 10%. COMPLETE WITH SURFACE MOUNT TROFFER KIT. LITHONIA LIGHTING EPANL SERIES.

TYPE D 2'X2' LED PANEL FEATURING 4000 LUMENS AT 4000 KELVIN AND 80CRI. DRIVER RATED AT 120-277V WITH 0-10V DIMMING AND L70 RATED FOR 60,000 HOURS. FLAT LOW PROFILE PANEL, LOW GLARE, AND INCLUDES 3-LEVEL SWITCHES. FIXTURE MAY BE FLUSH MOUNTED, RECESSED MOUNTED, OR INSTALLED IN A T-BAR CEILING. PROVIDE ANY NECESSARY MOUNTING HARDWARE KITS FOR SURFACE OR DRYWALL RECESSED MOUNTING. LITHONIA LIGHTING CPANL SERIES

TYPE E 4' LED STRIP LIGHT FEATURING 5000 LUMENS AT 4000 KELVIN AND 80 CRI. DRIVER RATED AT 120-277V WITH 0-10V DIMMING AND L70 RATED FOR 60,000 HOURS. SELECTABLE WATTAGE 28 / 36 / 44 W. FIXTURE MAY BE SURFACE MOUNTED OR SUSPENDED. SUITABLE FOR DAMP LOCATIONS. LITHONIA LIGHTING CSS LED STRIP LIGHT.

TYPE F 24" SQUARE LED VANITY LIGHT FEATURING 1300 LUMENS AT 3000 KELVIN AND 80 CRI. DRIVER RATED AT 120-277V AND L70 RATED FOR 50,000 HOURS. 9.5 WATTS INPUT. EXTRUDED ACRYLIC DIFFUSER. FIXTURE MAY BE SURFACE MOUNTED ON WALL OR CEILING. LITHONIA LIGHTING CS TRADITIONAL SQUARE LED VANITY.

TYPE G Ø4" FLAT LED CANLESS DOWNLIGHT FEATURING 1600 LUMENS AT 4000 KELVIN AND 90 CRI. DRIVER RATED AT 120-277V WITH 100% - 10% DIMMING AND L70 RATED FOR 50,000 HOURS. LITHONIA LIGHTING WF4 SWITCHABLE WHITE LED DOWNLIGHT. TYPE 'G1' IS SAME EXCEPT Ø6"

TYPE H SMALL RECTANGULAR LED WALL PACK FEATURING 2100 LUMENS AT 4000 KELVIN AND 80CRI. DRIVER RATED AT 120-277V AND L70 RATED FOR 50,000 HOURS. DARK BRONZE UV STABILIZED POLYCARBONATE HOUSING WITH PRISMATIC FRONT COVER. SURFACE MOUNTED FIXTURE SUITABLE FOR WET LOCATIONS. LITHONIA LIGHTING TWS LED WALL PACK.

TYPE H1 LARGE RECTANGULAR LED WALL PACK FEATURING 6000 LUMENS AT 4000 KELVIN AND 80CRI. DRIVER RATED AT 120-277V AND L70 RATED FOR 50,000 HOURS. DARK BRONZE UV STABILIZED POLYCARBONATE HOUSING WITH PRISMATIC FRONT COVER. SURFACE MOUNTED FIXTURE SUITABLE FOR WET LOCATIONS. LITHONIA LIGHTING TWR LED WALL PACK.

TYPE O Ø11" FLUSH MOUNT LOW PROFILE ROUND LED FIXTURE FEATURING 1100 LUMENS AT 4000 KELVIN AND 80CRI. DRIVER RATED AT 120-277V WITH TRIAC DIMMING 100% TO 10% AND L70 RATED FOR 50,000 HOURS. WHITE ACRYLIC DIFFSUER. 16W INPUT POWER. LITHONIA LIGHTING FMLRL.

TABLE 3/E-109 TOTAL LIGHTING FIXTURE QUANTITIES - ALL SITES

		•
TAG	QTY	TYPE
'A'	149	2x4 LED SURFACE/RECESSED MOUNTED
'B'	305	2x4 LED SURFACE/RECESSED MOUNTED
'C'	24	2x4 HIGH BAY LED SURFACE MOUNTED
'D'	4	2X2 LED T-BAR MOUNTED
'E'	102	4FT LED SURFACE MOUNT WRAP LIGHT (SELECTABLE OUTPUT)
'F'	9	24" LED WALL/CEILING MOUNT VANITY FIXTURE
'G'	29	Ø4" LED SLIM RECESSED FIXTURE (INDOOR/OUTDOOR)
'G1'	2	Ø6" LED SLIM RECESSED FIXTURE (INDOOR/OUTDOOR)
'H'	16	EXTERIOR LED WALL PACK
'H1'	3	LG EXTERIOR LED WALL PACK
'J'	15	NEW A19 LED BULB IN EXISTING FIXTURE
'K'	3	EXISTING MULTI-BULB FIXTURES TO REMAIN AS-IS
'L'	7	NEW LED BULBS IN EXISTING TRACK LIGHT FIXTURES
'M'	23	NEW A19 LED BULB IN EXISTING WALL SCONCE
'N'	3	NEW A19 LED BULB IN EXISTING SQUARE RECESSED FIXTURE
'O'	7	ROUND LED SURFACE MOUNT FIXTURE

TABLE 4/E-109 ELECTRICAL SPECIFICATIONS

PART 1 GENERAL

- SUPPLY, INSTALL & REMOVE ALL MATERIAL DESCRIBED THEREIN AND ON THE DRAWINGS SO AS TO FORM A COMPLETE AND OPERATIONAL
- 2. RUN ALL CONDUIT & CABLE PARALLEL OR PERPENDICULAR TO BUILDING
- 3. ALL CABLES AND CONDUITS SHALL BE SUPPORTED INDEPENDENTLY OF EXISTING PIPES, CONDUITS AND EQUIPMENT. CONDUITS AND CABLE

SHALL NOT LAY DIRECTLY UPON THE CEILING FROM SUPPORT. CABLES

AND CONDUITS SHALL RUN A MINIMUM OF 6" FROM HOT WATER LINES.

- 4. ALL CABLES SHALL BE TAGGED AT BOTH ENDS USING PANDUIT PLD
- 5. ALL CONDUIT RUNS SHALL CONTAIN A PULL CORD TO ACCOMMODATE FUTURE INSTALLATIONS.
- 6. ALL BRANCH CIRCUITS AND COMPONENTS ON DISTRIBUTION PANELS AND FUSIBLE DISCONNECT SWITCHES SHALL BE PROPERLY IDENTIFIED AS TO WHAT THEY SERVE, FEED, ETC., SO AS TO PROVIDE FOR EASE OF MAINTENANCE. USE BLACK LAMICOID NAME PLATES WITH WHITE LETTERS ON THE OUTSIDE UNITS & DIRECTORIES INSIDE PANELS. ALL BRANCH CIRCUIT CONDUCTORS WITHIN PANELS SHALL BE LACED WITH T&B TY-RAP CABLE TIES AND SHALL BE IDENTIFIED ON THE TYPE SELF LAMINATING LABELS INSTALLED IN A "FLAGGED" MANNER. UPDATE PANEL DIRECTORIES WITH NEW CIRCUIT CONNECTIONS IN A TYPED MANNER. ALL RECEPTACLES SHALL ALSO BE IDENTIFIED WITH LAMACOID PLATES RIVETED TO BLOCK WALLS & GLUED TO DRYWALL COLOR CODED DOTS ARE TO BE USED ON T-BAR CEILING SPLINES TO IDENTIFY ELECTRICAL DEVICES, JUNCTION BOXES, ETC. THAT ARE ABOVE T-BAR CEILING.
- 7. FIRE SEAL ANY PENETRATIONS USING FIRE SEALING PRODUCT APPROVED FOR USE WITH THE ASSEMBLY BEING INSTALLED, FOR ALL CONDUITS RUNNING BETWEEN SUITES, FLOORS OR FIRE RATED ASSEMBLIES. THE APPLICATION SPECIFIC SHOP DRAWING SHALL BE SUBMITTED BY THE CONTRACTOR FOR REVIEW BY THE CONSULTANT PRIOR TO INSTALLATION.
- 8. DURING CONSTRUCTION AND AT THE COMPLETION OF THIS PROJECT, THE SITE SHALL BE LEFT NEAT, TIDY AND FREE OF DEBRIS.
- 9. ALL BRANCH CIRCUIT WIRING SHALL BE ACCOMPLISHED USING RW90 CABLE IN EMT CONDUIT RUN CONCEALED OR BY BX CABLE CONCEALED. ALL CABLE AS WELL AS CONDUIT & RACEWAY SHALL BE SIZED IN ACCORDANCE WITH THE CANADIAN ELECTRICAL CODE. REPLACE EXISTING BRANCH WIRING AS REQUIRED. USE SURFACE RACEWAY ON CONCRETE WALLS.
- 10. THIS DRAWING IS TO BE READ IN CONJUNCTION WITH ALL THE CONTRACT DOCUMENTS INCLUDING ARCHITECTURAL & MECHANICAL DRAWINGS & SPECIFICATIONS.
- 11. PERFORM ELECTRICAL WORK IN ACCORDANCE WITH ALL REQUIREMENTS OF THE NSPI & CANADIAN ELECTRICAL CODE CSA STANDARD C.22.1 PART 1 & THE REQUIREMENTS OF THE FIRE MARSHALL'S OFFICE AS MINIMUM STANDARDS. THESE STANDARDS TOGETHER WITH ALL LOCAL OR MUNICIPAL RULES, REGULATIONS AND ORDINANCES SHALL BE CONSIDERED AS THE LATEST APPROVED EDITIONS AT THE TIME OF TENDER CLOSING. IN NO INSTANCE SHALL THE STANDARD ESTABLISHED BY THE CONTRACT DOCUMENTS, BE REDUCED BY ANY CODES
- 12. THE CONTRACTOR SHALL OBTAIN ALL SUCH PERMITS REQUIRED BEFORE AND/OR AFTER COMPLETION OF THE ELECTRICAL WORK AND SHALL FURNISH THE OWNER AND/OR ENGINEER WITH A CERTIFICATE OF FINAL INSPECTION FROM THE INSPECTION DEPARTMENT OF THE ELECTRIC UTILITY. THE CONTRACTOR SHALL BE RESPONSIBLE FOR CHECKING WITH THE INSPECTION AUTHORITIES PRIOR TO THE INSTALLATION & SHALL MAKE ANY ADJUSTMENTS NECESSARY. INCLUDE FOR ALL COSTS LEVIED BY THE LOCAL POWER & TELEPHONE UTILITIES.
- 13. THE CONTRACTOR SHALL MAKE A CAREFUL EXAMINATION OF THE EXISTING EQUIPMENT AND THE SITE OF THE WORK AND THE EXISTING CONDITIONS IN ORDER TO BECOME ACQUAINTED WITH THE EXTENT OF THE WORK INVOLVED AND WITH ANY DIFFICULTIES WITH THE INSTALLATION OF EQUIPMENT. NO ALLOWANCES OF EXTRAS WILL BE ALLOWED FOR EXTRA EXPENSE DUE TO CONDITIONS ENCOUNTERED DURING THE COURSE OF THE WORK THAT COULD HAVE BEEN DETERMINED BY A SITE VISIT.
- 14. THE WORK SHALL BE GUARANTEED FOR A PERIOD OF 12 MONTHS AFTER FINAL ACCEPTANCE.
- 15. ALL EQUIPMENT AND EXPOSED NON-CURRENT CARRYING METAL, CONDUITS AND PARTS SHALL BE PERMANENTLY AND EFFICIENTLY GROUNDED TO MEET MINIMUM OF THE C.E.C. SECTION 10. ALSO ENSURE ADDITIONAL STANDARDS OF THE ELECTRIC UTILITY & TELEPHONE ARE ADHERED TO
- 16. ALL EQUIPMENT SPECIFICATIONS & SHOP DRAWINGS SHALL BE INCLUDED IN THE OPERATIONS & MAINTENANCE MANUALS. PROVIDE SHOP DRAWINGS FOR ALL NEW EQUIPMENT PROVIDED ON THE PROJECT. PROVIDE RECORD DRAWINGS WHEN PROJECT IS COMPLETE INDICATING ALL CHANGES TO THE DRAWINGS.
- 17. THIS CONTRACTOR IS TO REMOVE ALL EXISTING REDUNDANT OUTLET BOXES, CONDUIT AND/OR CABLE.
- 18. ALL LAMPS SHALL HAVE COLOR TEMPERATURE TO MATCH EXISTING

PART 2 - POWER DISTRIBUTION

- 1. ALL POWER WIRES SHALL BE STRANDED RW90 COPPER IN EMT CONDUIT UNLESS OTHERWISE NOTED. USE STEEL SET SCREW CONNECTORS FOR EMT. AC90 (BX) MAY BE USED FOR CONCEALED BRANCH CIRCUIT WIRING.
- 2. SUPPLY AND INSTALL A GREEN INSULATED BOND #12AWG MIN. IN ALL NEW POWER CONDUIT DO NOT USE BARE BONDING WIRES. PROVIDE SEPARATE BOND FOR EACH CIRCUIT IN AREAS WHERE COMPUTERS WILL BE USED.

- 3. TEST THAT ALL POWER WIRES ARE FREE OF SHORTS, GROUNDS, ETC., AND THAT INSULATION VALUES ARE PER CEC.
- 4. LIQUID SEAL FLEXIBLE METAL CONDUIT, NOT SMALLER THAN 3/8" INSIDE DIAMETER, SHALL BE USED FOR CONNECTIONS TO ALL MOTORS AND VIBRATING EQUIPMENT, WITH A MAXIMUM OF #12 AWG IN 3/8" CONDUIT
- 5. WIRE SIZED TO BE INCREASED TO MEET CEC REQUIREMENTS OR AS OTHERWISE NOTED. WHICHEVER IS LARGER.
- WIRING ON CONDUITS EXCEEDING 50 VOLTS TO GROUND, SHALL BE OF SOFT DRAWN, STRANDED COPPER OF 98% CONDUCTIVITY, AND OF FULL AWG SIZE AS FOLLOWS:
- 6.1. INSULATION TYPE SHALL BE RW90 X-LINK, RATED AT 600 VOLTS INSULATION COVERINGS FOR GROUND AND/OR BOND
- CONDUCTORS TO BE THERMOPLASTIC TYPE "TW75" RATED AT 600 MINIMUM WIRE SIZE UNLESS NOTED OTHERWISE SHALL BE #12
- 6.4. THE FOLLOWING TABLE IS TO BE USED TO COMPENSATE FOR VOLTAGE DROP FOR ALL 120V, 15A BRANCH CIRCUIT WIRING, AND IS TO INCLUDE BOTH "VERTICAL" AND "HORIZONTAL" LENGTHS OF CONDUCTOR RUNS. HOWEVER THE VOLTAGE DROP CALCULATION SHALL BE DONE AND WIRE SIZE INCREASED IF REQUIRED.

CIRCUIT RUN LENGTH	PHASE WIRE SIZE	BOND WIRE SIZE
1' TO 80' 81' TO 125'	#12 #10	#14 #12
126' TO 185'	#8	#10

- 7. ALL STRANDED CONDUCTORS PRIOR TO TERMINATING UNDER DEVICE BOLTS SUCH AS CIRCUIT BREAKERS, LIGHT SWITCHES, RECEPTACLES, ETC., ARE TO BE TWISTED TOGETHER SO AS TO FORM A SINGLE CONDUCTOR TO ENSURE A RELIABLE MECHANICAL CONNECTION.
- TYE-WRAPPING TO THE NEUTRAL WITH ITS RESPECTIVE PHASE CONDUCTORS ARE TO HAVE THEIR RESPECTIVE PHASE CONDUCTORS TYE-WRAPPED TOGETHER IN ACCORDANCE TO METHODS DESCRIBED PREVIOUSLY.
- ALL FEEDERS OR BRANCH CIRCUITS WHICH DO NOT HAVE NEUTRAL CONDUCTORS ARE TO HAVE THEIR RESPECTIVE PHASE CONDUCTORS TYE-WRAPPED TOGETHER IN ACCORDANCE TO THE METHODS DESCRIBED PREVIOUSLY.
- 10. ALL PHASE CONDUCTOR SIZES UP TO AND INCLUDING #2 AWG AND NEUTRALS, BONDS AND GROUND CONDUCTORS UP TO AND INCLUDING #3/0 AWG SHALL BE COLOR CODED AS FOLLOWS:

PHASE "A" PHASE "B" BLACK PHASE "C" BLUE NEUTRAL WHITE OR GREY BOND GREEN GROUND GREEN

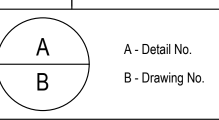
- 11. PROVIDE NEW BREAKERS IN EXISTING PANELS AS REQUIRED. COMPLETE PANEL DIRECTORIES INDICATING CIRCUITS.
- 12. PROVIDE WEATHERPROOF EQUIPMENT AS INDICATED ON THE DRAWINGS FOR MECHANICAL EQUIPMENT LOCATED OUTDOORS
- 13. PROVIDE CONNECTIONS TO ALL MECHANICAL EQUIPMENT ON PROJECT.
- 14. PROVIDE CONNECTIONS TO ALL OWNER SUPPLIED EQUIPMENT
- 15. CONDUIT TO BE RUN CONCEALED. ALL CABLES AS WELL AS CONDUIT & RACEWAYS SHALL BE SIZED IN ACCORDANCE WITH THE ELECTRICAL CODE. USE AC90 CABLE FOR BRANCH CIRCUIT DROPS IN CONCEALED AREAS. HOME RUNS FROM ALL OUTLETS OR CIRCUITS SHALL BE RW90. AC90 (BX) CABLE WILL NOT BE USED FOR HOME RUNS.
- 16. PANELBOARDS ARE TO BE C/W FACTORY INSTALLED BONDING TERMINAL STRIPS. IF MORE THAN ONE STRIP EXISTS BOND THEM TOGETHER WITH BONDING CONDUCTOR OF THE SAME SIZE AS THAT ACCOMPANYING THE PANEL FEEDER.
- 17. BRANCH CIRCUIT PANELBOARDS (225A AND SMALLER) 17.1. EACH BRANCH CIRCUIT SHALL BE CLEARLY IDENTIFIED ON A TYPEWRITTEN DIRECTORY, WITH DIRECTORY BEING PROTECTED
- BY A CLEAR PLASTIC COVER 17.2. PANELBOARD ENCLOSURES ARE NOT TO BE LESS THAN 20" IN
- TOTAL WIDTH 17.3. BRANCH CIRCUIT PANELBOARDS ARE TO BE FITTED WITH LOCK
- TYPE DOORS. 17.4. PANEL BOARDS ARE TO BE C/W THE FOLLOWING:
 - 17.4.1. MINIMUM OF 10% SPARE 15A 1 POLE CIRCUIT **BREAKERS** 17.4.2. MINIMUM OF 10% SPARE SPACES FOR 1 POLE CIRCUIT BREAKERS
 - 17.4.3. MINIMUM OF 10% OF BREAKER LOCKING DEVICES, BASED ON TOTAL NUMBER OF CIRCUIT BREAKERS THAT PANEL CAN ACCEPT.

PART 3 - LIGHTING

- SUBMISSIONS FOR LIGHTING APPROVED EQUALS ARE TO MEET ALL SPECIFIED STANDARDS INDICATED FOR EACH TYPE. SUBMISSIONS MUST BE APPROVED PRIOR TENDER CLOSING.
- 2. LED LUMINAIRES ARE TO TESTED TO THE IES-TM21-12 STANDARD TO LUMEN MAINTAINANCE
- 3. ALL LUMINAIRES TO HAVE COLOUR TEMPERATURE THAT MATCH EXISTING AND/OR EACH OTHER.



FOR 99% REVIEW 2023-02-16 REVISION YYYY-MM-DD



NET ZERO COMMUNITY BUILDINGS - LIGHTING PACKAGE

LOCATION Various

DRAWING

ELECTRICAL SCHEDULES & SPECIFICATIONS

SCALE AS NOTED		DATE	
		FEB 2023	
DRAWN BY	CHECKED		REVIEWED
V.H. C.		C. D.D.	
APPROVED	•	DEPT. APPRO	DVAL
SEAL		SEAL	
DEPT. JOB No.		DRAWING NO).
-			
CONSULTANT'S NO.		_	400
2022-3236		E-109	

2022-3236

TENDER NO.

ATTACHMENT A: Net Zero Building - LED Upgrade Bid Form

Please indicate pricing for each individual building as listed below. Prices should be exclusive of HST.

Keppoch Mountain	\$		
Arisag Community Center	\$		
Mini Trail Community Center	\$		
St Josephs Community Center	\$		
Heatherton Community Center	\$		
St Andrews Community Center	\$		
Highlander Club	\$		
TOTAL	\$		