Lewis County Department of Public Works Engineering Division

CONTRACT PROVISIONS AND PLANS FOR CONSTRUCTION OF:



(506 PITS & QUARRIES)

December, 2020

Lewis County Public Works 2025 NE Kresky Ave. Chehalis, WA 98532-2626



BOARD OF COUNTY COMMISSIONERS

Edna Fund, District No. 1 Robert C. Jackson, District No. 2 Gary Stamper, District No. 3

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2020 Rock Proposal

1

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3	(*****)	
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29		

1	
2	INTRODUCTION
3	
4	(Lewis County) The following Special Provisions are made a part of this contract and supersede any conflicting
5	provisions of the 2021 Standard Specifications for Road, Bridge, and Municipal Construction.
6	
7 8 9 10	The said Standard Specifications thereto, the WSDOT Standard Plans, and WSDOT Construction Manual, together with the Special Provisions and the attached plans hereinafter contained, covering all work specified under this contract are incorporated and hereby made a part of this contract. The
11 12 13	Special Provisions hereinafter contained shall supersede any conflicting provisions of the Standard Specifications thereto, the WSDOT Standard Plans, and WSDOT Construction Manual.
14 15	Several types of Special Provisions are included in this contract; General, Region, Bridges and Structures, and Project Specific. Special Provisions types are differentiated as follows:
16	(date) General Special Provision
17	(Lewis County) Lewis County Special Provision
18 19	(******) Notes a revision to a General Special Provision
20	and also notes a Project Specific Special Provision.
21	(APWA GSP) American Public Works Association General Special Provision
22	
23	General Special Provisions are similar to Standard Specifications in that they typically apply to
24	many projects, usually in more than one Region. Usually, the only difference from one project to
25	another is the inclusion of variable project data, inserted as a "fill-in".
26	
27	Project Specific Special Provisions normally appear only in the contract for which they were
28	developed.
29	
30	The following paragraph pertaining to the Standard Specifications shall obtain and be made a part
31	of this contract:
32	
33 34	Wherever the word "State" or "Contracting Agency" is used it shall mean Lewis County; that wherever the words "Secretary (Secretary of Transportation)" are used they shall mean
35	Lewis County Engineer; that wherever the words "State Treasurer" are used they shall
36	mean Lewis County Treasurer; that wherever the words "State Auditor" are used they shall
37	mean Lewis County Auditor; that wherever the words "Motor Vehicle Fund" are used they
38	shall mean Lewis County Road Fund.
39	
40	SPECIAL PROVISIONS
44	DIVISION 1
41	GENERAL REQUIREMENTS
42 43	
43	
44	1-01, DESCRIPTION OF WORK
	(*****)
45	(******) This contract provides for the production, stackpilling and leading of *** Cruched Screenings and
46	This contract provides for the production, stockpiling and loading of *** Crushed Screenings and
47	Crushed Surfacing Top Course *** and other work, all in accordance with these Contract
48	Provisions, and the Standard Specifications.
49	

1-02, BID PROCEDURES AND CONDITIONS

	1-02.1 Prequalification of Bidders
[Delete this Section and replace it with the following:
	1-02.1 Qualifications of Bidder (January 24, 2011 APWA GSP)
	Before award of a public works contract, a bidder must meet at least the minimum qualifications of RCW 39.04.350(1) to be considered a responsible bidder and qualified to be awarded a public works project.
	1-02.2 Plans and Specifications
	(Lewis County) The first paragraph of section 1-02.2 is revised to read:
	Copies of the plans, specifications and soils information are on file in the office of:
	Lewis County Public Works Department 2025 NE Kresky Ave.
	Chehalis, Washington 98532 (360) 740-2671
٦	The second paragraph of section 1-02.2 is revised to read:
	Prospective bidders may obtain plans and specifications from Lewis County Public Works Department in Chehalis, Washington or download from Lewis County Website at <u>www.lewiscountywa.gov</u> .
	1-02.6 Preparation Of Proposal (August 2, 2004)
٦	The fifth and sixth paragraphs of Section 1-02.6 are deleted.
	1-02.7 Bid Deposit (August 2, 2004)
٦	The provisions of Section 1-02.7 are deleted.
	1-02.12 Public Opening Of Proposal (Lewis County)
	Section 1-02.12 is supplemented with the following:
	Date and Time of Bid Opening The Board of County Commissioners of Lewis County or designee, will open sealed
	proposals and publicly read them aloud on or after 12:30 p.m. on January 12, 2021 , at the Lewis County Courthouse, Chehalis, Washington, for the 2021 Rock Proposal.
	SEALED BIDS MUST BE DELIVERED BY OR BEFORE
	12:30 P.M. on Tuesday, January 12, 2021 (Lewis County official time is displayed on Axxess Intertel phones in the office of the Board of County Commissioners. Bids submitted after 12:30 PM will not be considered for this project .)
~	

1 2 3 4 5 6 7	Sea Co 985 Clea	Ty and Marking of Sealed Bid Proposals aled proposals must be delivered to the Clerk of the Board of Lewis County mmissioners (351 N.W. North Street, Room 210, CMS-01, Chehalis, Washington 532), by or before 12:30 P.M. on the date specified for opening, and in an envelope arly marked: "SEALED BID FOR THE 2021 ROCK PROPOSAL, TO BE OPENED ON R AFTER 12:30 P.M. ON JANUARY 12, 2021."
8	1-02.13 li	rregular Proposals
9	(Lewis Cour	•
10	(Lettie Ceal	
11 12	Delete this s	section and replace it with the following:
13	1. A pro	oposal will be considered irregular and will be rejected if:
14	a.	The Bidder is not prequalified when so required;
15 16	b.	The authorized proposal form furnished by the Contracting Agency is not used or is altered;
17	C.	The completed proposal form contains any unauthorized additions, deletions,
18	0.	alternate Bids, or conditions;
19	d.	The Bidder adds provisions reserving the right to reject or accept the award, or enter
20	ч.	into the Contract;
20	e.	A price per unit cannot be determined from the Bid Proposal;
22	f.	The Proposal form is not properly executed;
22	g.	The Bidder fails to submit or properly complete a Subcontractor list, if applicable, as
23	9.	required in Section 1-02.6;
25	h.	The Bidder fails to submit or properly complete a Disadvantaged Business
26		Enterprise Certification, if applicable, as required in Section 1-02.6;
20	i.	The Bidder fails to submit written confirmation from each DBE firm listed on the
28		Bidder's completed DBE Utilization Certification that they are in agreement with the
29		bidders DBE participation commitment, if applicable, as required in Section 1-02.6,
30		or if the written confirmation that is submitted fails to meet the requirements of the
31		Special Provisions;
32	j	The Bidder fails to submit DBE Good Faith Effort documentation, if applicable, as
33	J	required in Section 1-02.6, or if the documentation that is submitted fails to
34		demonstrate that a Good Faith Effort to meet the Condition of Award was made;
	k.	The Bid Proposal does not constitute a definite and ungualified offer to meet the
35 36	κ.	material terms of the Bid invitation; or
37	Ι.	More than one proposal is submitted for the same project from a Bidder under the
38		same or different names.
39		
40	2 A Pr	oposal may be considered irregular and may be rejected if:
40	2. 70110	oposal may be conclusion in ognal and may be rejected in
42	a.	Any of the unit prices are excessively unbalanced (either above or below the
43	u.	amount of a reasonable Bid) to the potential detriment of the Contracting Agency;
43	b.	Receipt of Addenda is not acknowledged;
45	с.	A member of a joint venture or partnership and the joint venture or partnership
45	0.	submit Proposals for the same project (in such an instance, both Bids may be
40		rejected); or
	d.	If Proposal form entries are not made in ink.
48	ч.	
49 50		equalification of Bidders
50 51		18 APWA GSP, Option B)
52	(
53	Delete this s	section and replace it with the following:
54		

A Bidder will be deemed not responsible if the Bidder does not meet the mandatory bidder 1 responsibility criteria in RCW 39.04.350(1), as amended; or does not meet Supplemental 2 Criteria 1-7 listed in this Section. 3 4 The Contracting Agency will verify that the Bidder meets the mandatory bidder responsibility 5 criteria in RCW 39.04.350(1), and Supplemental Criteria 1-2. Evidence that the Bidder meets 6 Supplemental Criteria 3-7 shall be provided by the Bidder as stated later in this Section. 7 8 9 1. **Delinquent State Taxes** 10 11 A <u>Criterion</u>: The Bidder shall not owe delinquent taxes to the Washington State 12 Department of Revenue without a payment plan approved by the Department of 13 Revenue. 14 15 B. Documentation: The Bidder, if and when required as detailed below, shall sign a 16 statement (on a form to be provided by the Contracting Agency) that the Bidder 17 does not owe delinguent taxes to the Washington State Department of Revenue, or 18 if delinguent taxes are owed to the Washington State Department of Revenue, the 19 Bidder must submit a written payment plan approved by the Department of 20 Revenue, to the Contracting Agency by the deadline listed below. 21 22 2. Federal Debarment 23 24 A <u>Criterion</u>: The Bidder shall not currently be debarred or suspended by the Federal 25 government. 26 27 B. <u>Documentation</u>: The Bidder shall not be listed as having an "active exclusion" on the 28 U.S. government's "System for Award Management" database (www.sam.gov). 29 30 3. Subcontractor Responsibility 31 32 A <u>Criterion</u>: The Bidder's standard subcontract form shall include the subcontractor 33 responsibility language required by RCW 39.06.020, and the Bidder shall have an 34 established procedure which it utilizes to validate the responsibility of each of its 35 subcontractors. The Bidder's subcontract form shall also include a requirement that 36 each of its subcontractors shall have and document a similar procedure to 37 determine whether the sub-tier subcontractors with whom it contracts are also 38 "responsible" subcontractors as defined by RCW 39.06.020. 39 40 B. Documentation: The Bidder, if and when required as detailed below, shall submit a 41 copy of its standard subcontract form for review by the Contracting Agency, and a 42 written description of its procedure for validating the responsibility of subcontractors 43 with which it contracts. 44 45 Claims Against Retainage and Bonds 4. 46 47 A Criterion: The Bidder shall not have a record of excessive claims filed against the 48 retainage or payment bonds for public works projects in the three years prior to the 49 bid submittal date, that demonstrate a lack of effective management by the Bidder of 50 making timely and appropriate payments to its subcontractors, suppliers, and 51 workers, unless there are extenuating circumstances and such circumstances are 52 deemed acceptable to the Contracting Agency. 53

1			
2		B. Documentation: The Bidder, if and when required as detailed below, shall submit a	ı
3		list of the public works projects completed in the three years prior to the bid	
4		submittal date that have had claims against retainage and bonds and include for	
5		each project the following information:	
6			
7		Name of project	
8		 The owner and contact information for the owner; 	
9		 A list of claims filed against the retainage and/or payment bond for any of the 	
10		projects listed;	
11		A written explanation of the circumstances surrounding each claim and the	
12		ultimate resolution of the claim.	
13	_		
14	5.	Public Bidding Crime	
15			
16		A <u>Criterion</u> : The Bidder and/or its owners shall not have been convicted of a crime	
17		involving bidding on a public works contract in the five years prior to the bid	
18		submittal date.	
19		D. Desumentation. The Didden if and when required as detailed below, shall simple	
20		B. <u>Documentation</u> : The Bidder, if and when required as detailed below, shall sign a	
21		statement (on a form to be provided by the Contracting Agency) that the Bidder	
22		and/or its owners have not been convicted of a crime involving bidding on a public	
23		works contract.	
24	0		
25	6.	Termination for Cause / Termination for Default	
26		A <u>Criterion</u> : The Bidder shall not have had any public works contract terminated for	
27		cause or terminated for default by a government agency in the five years prior to the	າຍ
28 29		bid submittal date, unless there are extenuating circumstances and such	
		circumstances are deemed acceptable to the Contracting Agency.	
30 31		circumstances are deemed acceptable to the contracting rigency.	
32		B. Documentation: The Bidder, if and when required as detailed below, shall sign a	
33		statement (on a form to be provided by the Contracting Agency) that the Bidder ha	s
34		not had any public works contract terminated for cause or terminated for default by	
35		government agency in the five years prior to the bid submittal date; or if Bidder was	
36		terminated, describe the circumstances.	-
37			
38	7.	Lawsuits	
39			
40		A Criterion: The Bidder shall not have lawsuits with judgments entered against the	
41		Bidder in the five years prior to the bid submittal date that demonstrate a pattern of	f
42		failing to meet the terms of contracts, unless there are extenuating circumstances	
43		and such circumstances are deemed acceptable to the Contracting Agency	
44			
45		B. Documentation: The Bidder, if and when required as detailed below, shall sign a	
46		statement (on a form to be provided by the Contracting Agency) that the Bidder ha	S
		not had any lawsuits with judgments entered against the Bidder in the five years	5
47		prior to the bid submittal date that demonstrate a pattern of failing to meet the term	19
48		of contracts, or shall submit a list of all lawsuits with judgments entered against the	
49		Bidder in the five years prior to the bid submittal date, along with a written	
50		explanation of the circumstances surrounding each such lawsuit. The Contracting	
51			
52		Agency shall evaluate these explanations to determine whether the lawsuits	
53		demonstrate a pattern of failing to meet of terms of construction related contracts	

As evidence that the Bidder meets the Supplemental Criteria stated above, the apparent low 2 Bidder must submit to the Contracting Agency by 12:00 P.M. (noon) of the second business 3 day following the bid submittal deadline, a written statement verifying that the Bidder meets 4 the supplemental criteria together with supporting documentation (sufficient in the sole 5 judgment of the Contracting Agency) demonstrating compliance with the Supplemental 6 Criteria. The Contracting Agency reserves the right to request further documentation as 7 needed from the low Bidder and documentation from other Bidders as well to assess Bidder 8 responsibility and compliance with all bidder responsibility criteria. The Contracting Agency 9 also reserves the right to obtain information from third-parties and independent sources of 10 information concerning a Bidder's compliance with the mandatory and supplemental criteria, 11 and to use that information in their evaluation. The Contracting Agency may consider 12 mitigating factors in determining whether the Bidder complies with the requirements of the 13 supplemental criteria. 14

- The basis for evaluation of Bidder compliance with these mandatory and supplemental criteria shall include any documents or facts obtained by Contracting Agency (whether from the Bidder or third parties) including but not limited to: (i) financial, historical, or operational data from the Bidder; (ii) information obtained directly by the Contracting Agency from others for whom the Bidder has worked, or other public agencies or private enterprises; and (iii) any additional information obtained by the Contracting Agency which is believed to be relevant to the matter.
- If the Contracting Agency determines the Bidder does not meet the bidder responsibility 24 criteria above and is therefore not a responsible Bidder, the Contracting Agency shall notify 25 the Bidder in writing, with the reasons for its determination. If the Bidder disagrees with this 26 determination, it may appeal the determination within two (2) business days of the 27 Contracting Agency's determination by presenting its appeal and any additional information to 28 the Contracting Agency. The Contracting Agency will consider the appeal and any additional 29 information before issuing its final determination. If the final determination affirms that the 30 Bidder is not responsible, the Contracting Agency will not execute a contract with any other 31 Bidder until at least two business days after the Bidder determined to be not responsible has 32 received the Contracting Agency's final determination. 33
- 34

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23

Request to Change Supplemental Bidder Responsibility Criteria Prior To Bid: Bidders with 35 concerns about the relevancy or restrictiveness of the Supplemental Bidder Responsibility 36 Criteria may make or submit requests to the Contracting Agency to modify the criteria. Such 37 requests shall be in writing, describe the nature of the concerns, and propose specific 38 modifications to the criteria. Bidders shall submit such requests to the Contracting Agency no 39 later than five (5) business days prior to the bid submittal deadline and address the request to 40 the Project Engineer or such other person designated by the Contracting Agency in the Bid 41 Documents. 42

43

48

44 1-02.15 Pre Award Information

- 45 (AugustĎ14,Ď2013ĎAPWAĎGSP)
- ⁴⁶ 47 Revise this section to read:
- Before awarding any contract, the Contracting Agency may require one or more of these items
 or actions of the apparent lowest responsible bidder:
- ⁵¹ 1. A complete statement of the origin, composition, and manufacture of any or all materials to ⁵² be used,
- ⁵³ 2. Samples of these materials for quality and fitness tests,

time required for the various phases of the work, 2 4. A breakdown of costs assigned to any bid item, 3 5. Attendance at a conference with the Engineer or representatives of the Engineer, 4 6. Obtain, and furnish a copy of, a business license to do business in the city or county where 5 the work is located. 6 7. Any other information or action taken that is deemed necessary to ensure that the bidder is 7 the lowest responsible bidder. 8 9 1-03, AWARD AND EXECUTION OF CONTRACT 10 1-03.1 Consideration of Bids 11 (*****) 12 Section 1-03.1 is supplemented with the following: 13 14 Bidders are notified that all bids per bid item are likely to be rejected if the lowest 15 responsive bid received exceeds the Engineer's estimate by an unreasonable amount. In 16 the event all bids are rejected for this reason, this project may be deferred for re-advertising 17 for bids until a more competitive situation exists. 18 19 The County reserves the right to reject any or all bids, waive informalities and to contract as 20 the best interests of the County may appear. As per RCW 36.32.256 the County also 21 reserves the right to select the lowest bidder for each of the different bid items whether it be 22 the same bidder or not. In determining the lowest responsive bidder, consideration will be 23 given to prices quoted for each bid item outlined in the proposal (including sales tax at pit 24 location), the haul distances from Contractors' pits to stockpile sites with County trucking 25 rates. 26 27 1-03.7 Judicial Review 28 29 (Lewis Dounty) 30 Revise this section to read: 31 32 Any decision made by the Contracting Agency regarding the Award and execution of the 33 Contract or Bid rejection shall be conclusive subject to the scope of judicial review permitted 34 under Washington Law. Such review, if any, shall be timely filed in the Superior Court of the 35 county where the Contracting Agency headquarters is located, provided that where an action is 36 asserted against a county, RCW 36.01.050 shall control venue and jurisdiction. 37 38 1-05, CONTROL OF WORK 39 1-05.7 Removal of Defective and Unauthorized Work 40 41 (October 1, 2005 APWA GSP) 42 Supplement this section with the following: 43 44 45 If the Contractor fails to remedy defective or unauthorized work within the time specified in a 46 written notice from the Engineer, or fails to perform any part of the work required by the

3. A progress schedule (in a form the Contracting Agency requires) showing the order of and

- ⁴⁷ Contract Documents, the Engineer may correct and remedy such work as may be identified in ⁴⁸ the written poties, with Contracting Agency forces or by such other means as the Contracting
- ⁴⁸ the written notice, with Contracting Agency forces or by such other means as the Contracting
- ⁹ Agency may deem necessary.

If the Contractor fails to comply with a written order to remedy what the Engineer determines to be an emergency situation, the Engineer may have the defective and unauthorized work corrected immediately, have the rejected work removed and replaced, or have work the Contractor refuses to perform completed by using Contracting Agency or other forces. An emergency situation is any situation when, in the opinion of the Engineer, a delay in its remedy could be potentially unsafe, or might cause serious risk of loss or damage to the public.

- ⁸ Direct or indirect costs incurred by the Contracting Agency attributable to correcting and ⁹ remedying defective or unauthorized work, or work the Contractor failed or refused to perform, ¹⁰ shall be paid by the Contractor. Payment will be deducted by the Engineer from monies due, or ¹¹ to become due, the Contractor. Such direct and indirect costs shall include in particular, but ¹² without limitation, compensation for additional professional services required, and costs for repair ¹³ and replacement of work of others destroyed or damaged by correction, removal, or replacement ¹⁴ of the Contractor's unauthorized work.
- 15

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- No adjustment in contract time or compensation will be allowed because of the delay in the
 performance of the work attributable to the exercise of the Contracting Agency's rights provided
 by this Section.
- The rights exercised under the provisions of this section shall not diminish the Contracting Agency's right to pursue any other avenue for additional remedy or damages with respect to the Contractor's failure to perform the work as required.

²⁴ 1-05.13 Superintendents, Labor and Equipment of Contractor

- ²⁵ (August 14, 2013 APWA GSP)
- ²⁷ Delete the sixth and seventh paragraphs of this section.

²⁸ ²⁹ 1-05.15 Method of Serving Notices

³⁰ (March 25, 2009 APWA GSP)

³¹ Revise the second paragraph to read:

- 32 33
 - All correspondence from the Contractor shall be directed to the Project Engineer. All
- 34 correspondence from the Contractor constituting any notification, notice of protest, notice of
- ³⁵ dispute, or other correspondence constituting notification required to be furnished under the
- <u>Contract, must be in paper format, hand delivered or sent via mail delivery service to the</u>
- ³⁷ Project Engineer's office. Electronic copies such as e-mails or electronically delivered copies of
- correspondence will not constitute such notice and will not comply with the requirements of the
 <u>Contract.</u>
- 40

1-07, LEGAL RELATIONS AND RESPONSIBILITIES TO THE PUBLIC

42 1-07.2 State Taxes

- 43 Section 1-07.2 is supplemented with the following:
- 44
- ⁴⁵ (March 13, 1995)
- The work on this contract is to be performed upon lands whose ownership obligates the Contractor to collect State sales tax from the Contracting Agency. The provisions of Section 1-
- ⁴⁸ 07.2(2) apply.
- 49

50 1-07.7 Load Limits

- ⁵¹ Section 1-07.7 is supplemented with the following:
- 52

1	(*****)
2	The Contractor shall provide a list of trucks and gross legal weights.
3	
4	(Lewis County)
5	If the sources of materials provided by the Contractor necessitate hauling over roads other than
6	County roads, the Contractor shall, at the Contractor's expense, make all arrangements for the
7	use of the haul routes including all necessary local permits.
8	
9	1-07.9 Wages
10	1-07.9(1) General
11	(******)
12	
13	Section 1-07.9(1) is supplemented with the following:
14	(April 0, 2007)
15	(April 2, 2007)
16	Application of Wage Rates For The Occupation Of Landscape Construction
17	State proveiling wage rates for public works contracts are included in this contract and show a
18	State prevailing wage rates for public works contracts are included in this contract and show a
19	separate listing for the occupation:
20	Landagene Construction which includes accord different ecounction descriptions such acc
21	Landscape Construction, which includes several different occupation descriptions such as:
22	Irrigation and Landscape Plumbers, Irrigation and Landscape Power Equipment Operators,
23	and Landscaping or Planting Laborers.
24	
25	In addition, federal wage rates that are included in this contract may also include occupation
26	descriptions in Federal Occupational groups for work also specifically identified with landscaping
27	such as:
28	
29	Laborers with the occupation description, Landscaping or Planting, or
30	
31	Power Equipment Operators with the occupation description, Mulch Seeding Operator.
32	
33	If Federal wage rates include one or more rates specified as applicable to landscaping work, then
34	Federal wage rates for all occupation descriptions, specific or general, must be considered and
35	compared with corresponding State wage rates. The higher wage rate, either State or Federal,
36	becomes the minimum wage rate for the work performed in that occupation.
37	
38	Contractors are responsible for determining the appropriate crafts necessary to perform the
39	contract work. If a classification considered necessary for performance of the work is missing from
40	the Federal Wage Determination applicable to the contract, the Contractor shall initiate a request
41	for approval of a proposed wage and benefit rate. The Contractor shall prepare and submit
42	Standard Form 1444, Request for Authorization of Additional Classification and Wage Rate
43	available at http://www.wdol.gov/docs/sf1444.pdf, and submit the completed form to the Project
44	Engineer's office. The presence of a classification wage on the Washington State Prevailing Wage
45	Rates For Public Works Contracts does not exempt the use of form 1444 for the purpose of
46	determining a federal classification wage rate.
40	
48	(*****)
49	Note: No landscape construction is anticipated in this contract. The above listed
50	occupation is provided as an example. It is the Contractor's responsibility to determine the
51	appropriate crafts and wage rates necessary to perform the contract work.
52	
53	1-07.11 Requirements For Nondiscrimination

1	Section 1-07.11 is supplemented with the following:		
2	(Contember 2, 2010)		
3	•	ptember 3, 2019) guirement for Affirmative Action to Ensure Equal Employment Op	portunity (Executive Order
4		246)	
5 6	<u></u>	<u>-+0</u>	
7	1.	The Contractor's attention is called to the Equal Opportunity	Clause and the Standard
8		Federal Equal Employment Opportunity Construction Contra	
9		herein.	
10			
11	2.	The goals and timetables for minority and female participation s	set by the Office of Federal
12		Contract Compliance Programs, expressed in percentage t	erms for the Contractor's
13		aggregate work force in each construction craft and in each tra-	de on all construction work
14		in the covered area, are as follows:	
15			
16		<u>Women - Statewide</u>	
17		-	
18		<u>Timetable</u>	<u>Goal</u>
19		l lustil fi uthe en a stis s	6.0%
20		Until further notice	6.9%
21		Minorities - by Standard Metropolitan Statistical Area (SMS	
22		Spokane, WA:	
23 24		SMSA Counties:	
24		Spokane, WA	2.8
26		WA Spokane.	2.0
27		Non-SMSA Counties	3.0
28		WA Adams; WA Asotin; WA Columbia; WA Ferry	; WA Garfield; WA Lincoln,
29		WA Pend Oreille; WA Stevens; WA Whitman.	
30			
31		Richland, WA	
32		SMSA Counties:	
33		Richland Kennewick, WA	5.4
34		WA Benton; WA Franklin.	
35		Non-SMSA Counties	3.6
36		WA Walla Walla.	
37		Valima MA.	
38		Yakima, WA: SMSA Counties:	
39		Yakima, WA	9.7
40		WA Yakima.	5.1
41 42		Non-SMSA Counties	7.2
42		WA Chelan; WA Douglas; WA Grant; WA Kittitas;	
43			

1		Seattle, WA:	
2		SMSA Counties:	
3		Seattle Everett, WA	7.2
4		WA King; WA Snohomish.	
5 6		Tacoma, WA WA Pierce.	6.2
7		Non-SMSA Counties	6.1
8			A Island; WA Jefferson; WA Kitsap; WA
9		· · · · ·	San Juan; WA Skagit; WA Thurston; WA
10		Whatcom.	
11			
12		Portland, OR:	
13		SMSA Counties:	
14		Portland, OR-WA	4.5
15		WA Clark.	
16		Non-SMSA Counties	3.8
17		WA Cowlitz; WA Klickitat; WA	
18		- , , , ,	,
19		These goals are applicable to each nonexemp	t Contractor's total on-site construction
20		workforce, regardless of whether or not part of	
21		Federal, or federally assisted project, contract	
22		Compliance with these goals and time tables is e	
23		compliance Programs.	,
24			
25		The Contractor's compliance with the Executive C	Order and the regulations in 41 CFR Part
26		60-4 shall be based on its implementation of	the Equal Opportunity Clause, specific
27		affirmative action obligations required by the spe	cifications set forth in 41 CFR 60-4.3(a),
28		and its efforts to meet the goals. The hours of mine	ority and female employment and training
29		must be substantially uniform throughout the len	gth of the contract, in each construction
30		craft and in each trade, and the Contractor sh	all make a good faith effort to employ
31		minorities and women evenly on each of its proj	ects. The transfer of minority or female
32		employees or trainees from Contractor to Contract	ctor or from project to project for the sole
33		purpose of meeting the Contractor's goal shall be	
34		Order and the regulations in 41 CFR Part 60-4. Co	ompliance with the goals will be measured
35		against the total work hours performed.	
36			
37	3.	The Contractor shall provide written notification	
38		Compliance Programs (OFCCP) within 10 work	
39		subcontract in excess of \$10,000 or more that	
40		construction work under the contract resulting fro	
41		list the name, address and telephone number of the	• •
42		number of the Subcontractor; estimated dollar	
43		starting and completion dates of the subcontract;	
44		contract is to be performed. The notification shall	be sent to:
45			
46		U.S. Department of Labor	
47		Office of Federal Contract Compliance Progr	ams Pacific Region
48		Attn: Regional Director	
49		San Francisco Federal Building	
50		90 – 7 th Street, Suite 18-300	
51		San Francisco, CA 94103(415) 625-7800 Ph	one
52		(415) 625-7799 Fax	
53			

	4.	As used in this Notice, and in the contract resulting from this solicitation, the Covered Are is as designated herein.
	Sta	ndard Federal Equal Employment Opportunity Construction Contract Specification
		ecutive Order 11246)
-		
	1.	As used in these specifications:
		 Covered Area means the geographical area described in the solicitation from which this contract resulted;
		 Director means Director, Office of Federal Contract Compliance Programs, Unite States Department of Labor, or any person to whom the Director delegate authority;
		 c. Employer Identification Number means the Federal Social Security number use on the Employer's Quarterly Federal Tax Return, U. S. Treasury Department Forr 941;
		d. Minority includes:
		(1) Black, a person having origins in any of the Black Racial Groups of Africa
		(1) Diack, a person naving origins in any of the black Nacial Groups of Arrica
		(2) Hispanic, a fluent Spanish speaking, Spanish surnamed person o
		Mexican, Puerto Rican, Cuban, Central American, South American, o
		other Spanish origin.
		(3) Asian or Pacific Islander, a person having origins in any of the origina peoples of the Pacific rim or the Pacific Islands, the Hawaiian Islands an
		Samoa.
		(4) American Indian or Alaskan Native, a person having origins in any of th original peoples of North America, and who maintain cultura identification through tribal affiliation or community recognition.
	ົ	Whenever the Contractor, or any Subcontractor at any tion, subcontracts a portion of th
4	2.	Whenever the Contractor, or any Subcontractor at any tier, subcontracts a portion of th work involving any construction trade, it shall physically include in each subcontract i
		excess of \$10,000 the provisions of these specifications and the Notice which contains the
		applicable goals for minority and female participation and which is set forth in th
		solicitations from which this contract resulted.
;	3.	If the Contractor is participating (pursuant to 41 CFR 60-4.5) in a Hometown Plan approve
		by the U.S. Department of Labor in the covered area either individually or through a
		association, its affirmative action obligations on all work in the Plan area (including goal
		and timetables) shall be in accordance with that Plan for those trades which have union
		participating in the Plan. Contractors must be able to demonstrate their participation in an
		compliance with the provisions of any such Hometown Plan. Each Contractor
		Subcontractor participating in an approved Plan is individually required to comply with it
		obligations under the EEO clause, and to make a good faith effort to achieve each good faith participation and the provided the provided to th
		under the Plan in each trade in which it has employees. The overall good faith performance
		by other Contractors or Subcontractors toward a goal in an approved Plan does not excus any covered Contractor's or Subcontractor's failure to take good faith effort to achieve th
		Plan goals and timetables.

4. The Contractor shall implement the specific affirmative action standards provided in paragraphs 7a through 7p of this Special Provision. The goals set forth in the solicitation from which this contract resulted are expressed as percentages of the total hours of employment and training of minority and female utilization the Contractor should reasonably be able to achieve in each construction trade in which it has employees in the covered area. Covered construction contractors performing construction work in geographical areas where they do not have a Federal or federally assisted construction contract shall apply the minority and female goals established for the geographical area where the work is being performed. The Contractor is expected to make substantially uniform progress in meeting its goals in each craft during the period specified.

- 5. Neither the provisions of any collective bargaining agreement, nor the failure by a union with whom the Contractor has a collective bargaining agreement, to refer either minorities or women shall excuse the Contractor's obligations under these specifications, Executive Order 11246, or the regulations promulgated pursuant thereto.
- 6. In order for the nonworking training hours of apprentices and trainees to be counted in meeting the goals, such apprentices and trainees must be employed by the Contractor during the training period, and the Contractor must have made a commitment to employ the apprentices and trainees at the completion of their training, subject to the availability of employment opportunities. Trainees must be trained pursuant to training programs approved by the U.S. Department of Labor.
- 7. The Contractor shall take specific affirmative actions to ensure equal employment opportunity. The evaluation of the Contractor's compliance with these specifications shall be based upon its effort to achieve maximum results from its action. The Contractor shall document these efforts fully, and shall implement affirmative action steps at least as extensive as the following:
 - a. Ensure and maintain a working environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which the Contractor's employees are assigned to work. The Contractor, where possible, will assign two or more women to each construction project. The Contractor shall specifically ensure that all foremen, superintendents, and other on-site supervisory personnel are aware of and carry out the Contractor's obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.
 - b. Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when the Contractor or its unions have employment opportunities available, and maintain a record of the organizations' responses.
 - c. Maintain a current file of the names, addresses and telephone numbers of each minority and female off-the-street applicant and minority or female referral from a union, a recruitment source or community organization and of what action was taken with respect to each such individual. If such individual was sent to the union hiring hall for referral and was not referred back to the Contractor by the union or, if referred, not employed by the Contractor, this shall be documented in the file with the reason therefor, along with whatever additional actions the Contractor may have taken.

d. Provide immediate written notification to the Director when the union or unions 1 with which the Contractor has a collective bargaining agreement has not referred 2 to the Contractor a minority person or woman sent by the Contractor, or when the 3 Contractor has other information that the union referral process has impeded the 4 Contractor's efforts to meet its obligations. 5 6 Develop on-the-job training opportunity and/or participate in training programs for e. 7 the area which expressly include minorities and women, including upgrading 8 programs and apprenticeship and trainee programs relevant to the Contractor's 9 employment needs, especially those programs funded or approved by the U.S. 10 Department of Labor. The Contractor shall provide notice of these programs to 11 the sources compiled under 7b above. 12 13 Disseminate the Contractor's EEO policy by providing notice of the policy to unions f. 14 and training programs and requesting their cooperation in assisting the Contractor 15 in meeting its EEO obligations; by including it in any policy manual and collective 16 bargaining agreement; by publicizing it in the company newspaper, annual report, 17 etc.; by specific review of the policy with all management personnel and with all 18 minority and female employees at least once a year; and by posting the company 19 EEO policy on bulletin boards accessible to all employees at each location where 20 construction work is performed. 21 22 Review, at least annually, the company's EEO policy and affirmative action g. 23 obligations under these specifications with all employees having any responsibility 24 for hiring, assignment, layoff, termination or other employment decisions including 25 specific review of these items with on-site supervisory personnel such as 26 Superintendents, General Foremen, etc., prior to the initiation of construction work 27 at any job site. A written record shall be made and maintained identifying the time 28 and place of these meetings, persons attending, subject matter discussed, and 29 disposition of the subject matter. 30 31 Disseminate the Contractor's EEO policy externally by including it in any h. 32 advertising in the news media, specifically including minority and female news 33 media, and providing written notification to and discussing the Contractor's EEO 34 policy with other Contractors and Subcontractors with whom the Contractor does 35 or anticipates doing business. 36 37 i. Direct its recruitment efforts, both oral and written to minority, female and 38 community organizations, to schools with minority and female students and to 39 minority and female recruitment and training organizations serving the 40 Contractor's recruitment area and employment needs. Not later than one month 41 prior to the date for the acceptance of applications for apprenticeship or other 42 training by any recruitment source, the Contractor shall send written notification to 43 organizations such as the above, describing the openings, screening procedures, 44 and tests to be used in the selection process. 45 46 Encourage present minority and female employees to recruit other minority j. 47 persons and women and where reasonable, provide after school, summer and 48 vacation employment to minority and female youth both on the site and in other 49 areas of a Contractor's work force. 50 51 Validate all tests and other selection requirements where there is an obligation to k. 52 do so under 41 CFR Part 60-3. 53

- Ι. Conduct, at least annually, an inventory and evaluation of all minority and female 2 personnel for promotional opportunities and encourage these employees to seek 3 or to prepare for, through appropriate training, etc., such opportunities. 4 5 Ensure that seniority practices, job classifications, work assignments and other m. 6 personnel practices, do not have a discriminatory effect by continually monitoring 7 all personnel and employment related activities to ensure that the EEO policy and 8 the Contractor's obligations under these specifications are being carried out. 9 10 Ensure that all facilities and company activities are nonsegregated except that n. 11 separate or single-user toilet and necessary changing facilities shall be provided 12 to assure privacy between the sexes. 13 14 Document and maintain a record of all solicitations of offers for subcontracts from ο. 15 minority and female construction contractors and suppliers, including circulation 16 of solicitations to minority and female contractor associations and other business 17 associations. 18 19 Conduct a review, at least annually, of all supervisors' adherence to and 20 р. performance under the Contractor's EEO policies and affirmative action 21 obligations. 22 23 8. Contractors are encouraged to participate in voluntary associations which assist in fulfilling 24 one or more of their affirmative action obligations (7a through 7p). The efforts of a 25 contractor association, joint contractor-union, contractor-community, or other similar group 26 of which the Contractor is a member and participant, may be asserted as fulfilling any one 27 or more of the obligations under 7a through 7p of this Special Provision provided that the 28 Contractor actively participates in the group, makes every effort to assure that the group 29 has a positive impact on the employment of minorities and women in the industry, ensure 30 that the concrete benefits of the program are reflected in the Contractor's minority and 31 female work-force participation, makes a good faith effort to meet its individual goals and 32 timetables, and can provide access to documentation which demonstrate the effectiveness 33 of actions taken on behalf of the Contractor. The obligation to comply, however, is the 34 Contractor's and failure of such a group to fulfill an obligation shall not be a defense for the 35 Contractor's noncompliance. 36 37 9. A single goal for minorities and a separate single goal for women have been established. 38 The Contractor, however, is required to provide equal employment opportunity and to take 39 affirmative action for all minority groups, both male and female, and all women, both 40 minority and non-minority. Consequently, the Contractor may be in violation of the 41 Executive Order if a particular group is employed in substantially disparate manner (for 42 example, even though the Contractor has achieved its goals for women generally, the 43 Contractor may be in violation of the Executive Order if a specific minority group of women 44 is underutilized). 45 46 10. The Contractor shall not use the goals and timetables or affirmative action standards to 47 discriminate against any person because of race, color, religion, sex, or national origin. 48 49 11. The Contractor shall not enter into any subcontract with any person or firm debarred from 50 Government contracts pursuant to Executive Order 11246. 51
- 52

- 12. The Contractor shall carry out such sanctions and penalties for violation of these specifications and of the Equal Opportunity Clause, including suspensions, terminations and cancellations of existing subcontracts as may be imposed or ordered pursuant to Executive Order 11246, as amended, and its implementing regulations by the Office of Federal Contract Compliance Programs. Any Contractor who fails to carry out such sanctions and penalties shall be in violation of these specifications and Executive Order 11246, as amended.
 - 13. The Contractor, in fulfilling its obligations under these specifications, shall implement specific affirmative action steps, at least as extensive as those standards prescribed in paragraph 7 of this Special Provision, so as to achieve maximum results from its efforts to ensure equal employment opportunity. If the Contractor fails to comply with the requirements of the Executive Order, the implementing regulations, or these specifications, the Director shall proceed in accordance with 41 CFR 60-4.8.
 - 14. The Contractor shall designate a responsible official to monitor all employment related activity to ensure that the company EEO policy is being carried out, to submit reports relating to the provisions hereof as may be required by the government and to keep records. Records shall at least include, for each employee, their name, address, telephone numbers, construction trade, union affiliation if any, employee identification number when assigned, social security number, race, sex, status (e.g., mechanic, apprentice, trainee, helper, or laborer), dates of changes in status, hours worked per week in the indicated trade, rate of pay, and locations at which the work was performed. Records shall be maintained in an easily understandable and retrievable form; however, to the degree that existing records satisfy this requirement, the Contractors will not be required to maintain separate records.
- 15. Nothing herein provided shall be construed as a limitation upon the application of other laws which establish different standards of compliance or upon the application of requirements for the hiring of local or other area residents (e.g., those under the Public Works Employment Act of 1977 and the Community Development Block Grant Program).
 - 16. Additional assistance for Federal Construction Contractors on contracts administered by Washington State Department of Transportation or by Local Agencies may be found at:
- ³⁴ ³⁵ Washington State Dept. of Transportation
- ³⁶ Office of Equal Opportunity
 - PO Box 47314
- 38 310 Maple Park Ave. SE
- 39 Olympia WA
- **98504-7314**
- ⁴¹ Ph: 360-705-7090 ⁴² Fax: 360-705-6801
- 42 Fax: 360-705-6801 43 http://www.wsdot.wa.gov/equalopportunity/default.htm
- **1-07.18** Public Liability and Property Damage Insurance
- ⁴⁷ Delete this section in its entirety, and replace it with the following:
- ⁴⁸ **1-07.18 Insurance**
- ⁵⁰ (January 4, 2016 APWA GSP)

- 1-07.18(1) General Requirements
- A. The Contractor shall procure and maintain the insurance described in all subsections of section
- ⁵⁴ 1-07.18 of these Special Provisions, from insurers with a current A. M. Best rating of not less 2020 Rock Proposal

- than A-: VII and licensed to do business in the State of Washington. The Contracting Agency 1 reserves the right to approve or reject the insurance provided, based on the insurer's financial 2 condition. 3
- B. The Contractor shall keep this insurance in force without interruption from the commencement 5 of the Contractor's Work through the term of the Contract and for thirty (30) days after the 6 Physical Completion date, unless otherwise indicated below. 7
- 8

C. If any insurance policy is written on a claims made form, its retroactive date, and that of all 9 subsequent renewals, shall be no later than the effective date of this Contract. The policy shall 10 state that coverage is claims made, and state the retroactive date. Claims-made form 11 coverage shall be maintained by the Contractor for a minimum of 36 months following the 12 Completion Date or earlier termination of this Contract, and the Contractor shall annually 13 provide the Contracting Agency with proof of renewal. If renewal of the claims made form of 14 coverage becomes unavailable, or economically prohibitive, the Contractor shall purchase an 15 extended reporting period ("tail") or execute another form of guarantee acceptable to the 16 Contracting Agency to assure financial responsibility for liability for services performed. 17

18

22

24

- D. The Contractor's Automobile Liability, Commercial General Liability and Excess or Umbrella 19 Liability insurance policies shall be primary and non-contributory insurance as respects the 20 Contracting Agency's insurance, self-insurance, or self-insured pool coverage. Any insurance, 21 self-insurance, or self-insured pool coverage maintained by the Contracting Agency shall be excess of the Contractor's insurance and shall not contribute with it. 23
- E. The Contractor shall provide the Contracting Agency and all additional insureds with written 25 notice of any policy cancellation, within two business days of their receipt of such notice. 26
- 27 G. The Contractor shall not begin work under the Contract until the required insurance has been 28 obtained and approved by the Contracting Agency 29
- 30

H. Failure on the part of the Contractor to maintain the insurance as required shall constitute a 31 material breach of contract, upon which the Contracting Agency may, after giving five business 32 days' notice to the Contractor to correct the breach, immediately terminate the Contract or, at 33 its discretion, procure or renew such insurance and pay any and all premiums in connection 34 therewith, with any sums so expended to be repaid to the Contracting Agency on demand, or at 35 the sole discretion of the Contracting Agency, offset against funds due the Contractor from the 36 Contracting Agency. 37

- 38 I. All costs for insurance shall be incidental to and included in the unit or lump sum prices of the 39 Contract and no additional payment will be made. 40
- 41 42

1-07.18(2) Additional Insured

All insurance policies, with the exception of Workers Compensation, and of Professional Liability 43 and Builder's Risk (if required by this Contract) shall name the following listed entities as additional 44 insured(s) using the forms or endorsements required herein: 45

46 47

the Contracting Agency and its officers, elected officials, employees, agents, and volunteers

The above-listed entities shall be additional insured(s) for the full available limits of liability 48 maintained by the Contractor, irrespective of whether such limits maintained by the Contractor are

49 greater than those required by this Contract, and irrespective of whether the Certificate of 50

- Insurance provided by the Contractor pursuant to 1-07.18(4) describes limits lower than those 51
- maintained by the Contractor. 52
- 53

- ¹ For Commercial General Liability insurance coverage, the required additional insured
- ² endorsements shall be at least as broad as ISO forms CG 20 10 10 01 for ongoing operations and
- ³ CG 20 37 10 01 for completed operations.
- 4

1-07.18(3) Subcontractors

The Contractor shall cause each Subcontractor of every tier to provide insurance coverage that complies with all applicable requirements of the Contractor-provided insurance as set forth herein, except the Contractor shall have sole responsibility for determining the limits of coverage required to be obtained by Subcontractors.

10

The Contractor shall ensure that all Subcontractors of every tier add all entities listed in 1-07.18(2)

as additional insureds, and provide proof of such on the policies as required by that section as

detailed in 1-07.18(2) using an endorsement as least as broad as ISO CG 20 10 10 01 for ongoing
 operations and CG 20 37 10 01 for completed operations.

15

¹⁶ Upon request by the Contracting Agency, the Contractor shall forward to the Contracting Agency ¹⁷ evidence of insurance and copies of the additional insured endorsements of each Subcontractor of ¹⁸ every tier as required in 1-07.18(4) Verification of Coverage.

¹⁹ 20 1-07.18(4) Verification of Coverage

²¹ The Contractor shall deliver to the Contracting Agency a Certificate(s) of Insurance and

endorsements for each policy of insurance meeting the requirements set forth herein when the

²³ Contractor delivers the signed Contract for the work. Failure of Contracting Agency to demand

such verification of coverage with these insurance requirements or failure of Contracting Agency to

identify a deficiency from the insurance documentation provided shall not be construed as a waiver
 of Contractor's obligation to maintain such insurance.

27

²⁸ Verification of coverage shall include:

- ²⁹ 1. An ACORD certificate or a form determined by the Contracting Agency to be equivalent.
- ³⁰ 2. Copies of all endorsements naming Contracting Agency and all other entities listed in
- 1-07.18(2) as additional insured(s), showing the policy number. The Contractor may submit a
 copy of any blanket additional insured clause from its policies instead of a separate
 endorsement.
- ³⁴ 3. Any other amendatory endorsements to show the coverage required herein.
- A notation of coverage enhancements on the Certificate of Insurance shall <u>not</u> satisfy these
 requirements actual endorsements must be submitted.
- 37

³⁸ Upon request by the Contracting Agency, the Contractor shall forward to the Contracting Agency a ³⁹ full and certified copy of the insurance policy(s). If Builders Risk insurance is required on this

Project, a full and certified copy of that policy is required when the Contractor delivers the signed

- 40 Contract for the work.
- 42

⁴³ 1-07.18(5) Coverages and Limits

⁴⁴ The insurance shall provide the minimum coverages and limits set forth below. Contractor's

⁴⁵ maintenance of insurance, its scope of coverage, and limits as required herein shall not be

46 construed to limit the liability of the Contractor to the coverage provided by such insurance, or

otherwise limit the Contracting Agency's recourse to any remedy available at law or in equity.

- 48
- ⁴⁹ All deductibles and self-insured retentions must be disclosed and are subject to approval by the
- 50 Contracting Agency. The cost of any claim payments falling within the deductible or self-insured

retention shall be the responsibility of the Contractor. In the event an additional insured incurs a

- liability subject to any policy's deductibles or self-insured retention, said deductibles or self-insured
- ² retention shall be the responsibility of the Contractor.

4 1-07.18(5) A Commercial General Liability

⁵ Commercial General Liability insurance shall be written on coverage forms at least as broad as

⁶ ISO occurrence form CG 00 01, including but not limited to liability arising from premises,

7 operations, stop gap liability, independent contractors, products-completed operations, personal

and advertising injury, and liability assumed under an insured contract. There shall be no

- exclusion for liability arising from explosion, collapse or underground property damage.
- 10
- The Commercial General Liability insurance shall be endorsed to provide a per project general aggregate limit, using ISO form CG 25 03 05 09 or an equivalent endorsement.
- 13

Contractor shall maintain Commercial General Liability Insurance arising out of the Contractor's
 completed operations for at least three years following Substantial Completion of the Work.

- 16
- ¹⁷ Such policy must provide the following minimum limits:
- 18 \$1,000,000 Each Occurrence
- ¹⁹ \$2,000,000 General Aggregate
- ²⁰ \$2,000,000 Products & Completed Operations Aggregate
- ²¹ \$1,000,000 Personal & Advertising Injury each offence
- ²² \$1,000,000 Stop Gap / Employers' Liability each accident

²³ 1-07.18(5)B Automobile Liability

- Automobile Liability shall cover owned, non-owned, hired, and leased vehicles; and shall be written
- on a coverage form at least as broad as ISO form CA 00 01. If the work involves the transport of
- pollutants, the automobile liability policy shall include MCS 90 and CA 99 48 endorsements.
- ²⁸ Such policy must provide the following minimum limit:
- ³⁰ \$1,000,000 Combined single limit each accident
- 31 32
 - 1-07.18(5)C Workers' Compensation
- The Contractor shall comply with Workers' Compensation coverage as required by the Industrial Insurance laws of the State of Washington.
- 35
- ³⁶ 1-08, PROSECUTION AND PROGRESS
- 37 1-08.0 Preliminary Matters
- ³⁸ (May 25, 2006 APWA GSP)
- ³⁹ Add the following new section:
- 40

1-08.0(1) Preconstruction Conference

- 42 (October 10, 2008 APWA GSP)
- 43

Prior to the Contractor beginning the work, at the engineers discretion, a preconstruction conference
 will be held between the Contractor, the Engineer and such other interested parties as may be
 invited. The purpose of the preconstruction conference will be:

- 1. To review the initial progress schedule;
- 2. To establish a working understanding among the various parties associated or affected by
 the work;
- ⁵⁰ 3. To establish and review procedures for progress payment, notifications, approvals, ⁵¹ submittals, etc.

1	To establish normal working hours for the work;
2	To review safety standards and traffic control; and
3	To discuss such other related items as may be pertinent to the work.
4	
5	The Contractor shall prepare and submit at the preconstruction conference the following:
6	1. A breakdown of all lump sum items;
7	A preliminary schedule of working drawing submittals; and
8	3. A list of material sources for approval if applicable.
9	
10	1-08.1 Subcontracting
11	(December 19, 2019 APWA GSP, Option A)
12	
13	Prior to any subcontractor or lower tier subcontractor beginning work, the Contractor shall submit to
14	the Engineer a certification (WSDOT Form 420-004) that a written agreement between the
15	Contractor and the subcontractor or between the subcontractor and any lower tier subcontractor
16	has been executed. This certification shall also guarantee that these subcontract agreements
17	include all the documents required by the Special Provision Federal Agency Inspection.
18	
19	A Subcontractor or lower tier Subcontractor will not be permitted to perform any work under the
20	contract until the following documents have been completed and submitted to the Engineer:
21	
22	1. Request to Sublet Work (WSDOT Form 421-012), and
23	2. Contractor and Subcontractor or Lower Tier Subcontractor Certification for Federal-aid
24	Projects (WSDOT Form 420-004).
25	The Contractor shall submit to the Engineer a completed Manthly Detainage Depart (MCDOT Form
26	The Contractor shall submit to the Engineer a completed Monthly Retainage Report (WSDOT Form
27	272-065) within 15 calendar days after receipt of every monthly progress payment until every
28	Subcontractor and lower tier Subcontractor's retainage has been released.
29	The ninth paragraph, beginning with "On all projects, …" is revised to read:
30	The fill for paragraph, beginning with off all projects, is revised to read.
31 32	The Contractor shall certify to the actual amount received from the Contracting Agency and
32 33	amounts paid to all firms that were used as Subcontractors, lower tier subcontractors,
34	manufacturers, regular dealers, or service providers on the Contract. This includes all
35	Disadvantaged, Minority, Small, Veteran or Women's Business Enterprise firms. This
36	Certification shall be submitted to the Engineer on a monthly basis each month between
37	Execution of the Contract and Physical Completion of the Contract using the application available
38	at: https://wsdot.diversitycompliance.com. A monthly report shall be submitted for every month
39	between Execution of the Contract and Physical Completion regardless of whether payments
40	were made or work occurred.
41	
42	1-08.1(1) Subcontract Completion and Return of Retainage Witheld
43	Section 1-08.1(1) is revised to read:
44	
45	(June 27, 2011)
46	The following procedures shall apply to all subcontracts entered into as a part of this Contract:
47	
48	Requirements
49	1. The Prime Contractor or Subcontractor shall make payment to the Subcontractor not
50	later than ten (10) days after receipt of payment from the Contracting Agency for work
51	satisfactorily completed by the Subcontractor, to the extent of each Subcontractor's
52	interest therein.
53	
54	2. Prompt and full payment of retainage from the Prime Contractor to the Subcontractor
55	shall be made within 30 days after Subcontractor's Work is satisfactorily completed.
-	

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1 2 3 4	 For purposes of this Section, a Subcontractor's work is satisfactorily completed when all task and requirements of the Subcontract have been accomplished and including any required documentation and material testing.
5 6 7	4. Failure by a Prime Contractor or Subcontractor to comply with these requirements may result in one or more of the following:
8 9	a. Withholding of payments until the Prime Contractor or Subcontractor complies
10 11 12	b. Failure to comply shall be reflected in the Prime Contractor's Performance Evaluation
13 14	c. Cancellation, Termination, or Suspension of the Contract, in whole or in part
15 16 17	d. Other sanctions as provided by the subcontractor or by law under applicable prompt pay statutes.
18	Conditions
19	This clause does not create a contractual relationship between the Contracting Agency and
20	any Subcontractor as stated in Section 1-08.1. Also, it is not intended to bestow upon any
21	Subcontractor, the status of a third-party beneficiary to the Contract between the
22 23	Contracting Agency and the Contractor.
23	Contracting Agonoy and the Contractor.
25	Payment
26	The Contractor will be solely responsible for any additional costs involved in paying
27 28	retainage to the Subcontractors. Those costs shall be incidental to the respective Bid Items.
29 30	1-08.3 Progress Schedule (******)
31	Section 1-08.3 is changed as follows:
32	-
33	The first paragraph is deleted.
34	
35 36	The second paragraph is revised to read as follows:
37	If requested by the Engineer, a progress schedule shall be submitted to the Engineer at
38	least two (2) working days prior to the preconstruction conference. This schedule and any
39	supplemental schedule shall show: (1) physical completion of all work within the specified
40	contract time, (2) the proposed order of work, and (3) projected starting and completion
41	times for major phases of the work and for the total project.
42	
43	The Contractor shall use a critical path diagram, bar graph, or similar type method to
44	develop the schedule.
45	
46	The Contractor shall provide both paper and electronic copies of the schedule when
47	requested.
48	_
49	The third paragraph is deleted.
50	Contractoria Mackly Activities
51	Contractor's Weekly Activities
52	(*****) If requested by the Engineer, the Contractor shall submit a weekly schedule to the
53	If requested by the Engineer, the Contractor shall submit a weekly schedule to the

- Engineer. The schedule shall indicate the Contractor's proposed activities for the 1 forthcoming week along with the hours of work. This will permit the Engineer to more 2 effectively provide the contract engineering and inspection for the Contractor's operations. 3
 - The written weekly activity schedule shall be submitted to the Engineer or a designated assistant before the end of the last shift on the next to the last working day of the week preceding the indicated activities, or other mutually agreeable time.
 - If the Contractor proceeds with work not indicated on the weekly activity schedule, or in a sequence differing from that which has been shown on the schedule, the Engineer may require the Contractor to delay unscheduled activities until they are included on a subsequent weekly activity schedule.
 - Separately, and in addition to the weekly schedule, the Contractor shall submit weekly a summary of project activities to the Engineer. The summary of activities shall include a report of the nature and progress of each of the major activities that were advanced on the project within the previous week.
- 1-08.4 Prosecution of Work 19

Delete this section and replace it with the following:

1-08.4 Notice to Proceed and Prosecution of Work

(July 23, 2015 APWA GSP)

- 26 Notice to Proceed will be given after the contract has been executed and the contract bond and 27 evidence of insurance have been approved and filed by the Contracting Agency. The 28 Contractor shall not commence with the work until the Notice to Proceed has been given by the 29 Engineer. The Contractor shall commence construction activities on the project site within ten 30 days of the Notice to Proceed Date, unless otherwise approved in writing. The Contractor shall 31 diligently pursue the work to the physical completion date within the time specified in the 32 contract. Voluntary shutdown or slowing of operations by the Contractor shall not relieve the 33 Contractor of the responsibility to complete the work within the time(s) specified in the contract. 34 35 When shown in the Plans, the first order of work shall be the installation of high visibility fencing 36 to delineate all areas for protection or restoration, as described in the Contract. Installation of
- 37 high visibility fencing adjacent to the roadway shall occur after the placement of all necessary 38 signs and traffic control devices in accordance with 1-10.1(2). Upon construction of the fencing, 39 the Contractor shall request the Engineer to inspect the fence. No other work shall be 40 performed on the site until the Contracting Agency has accepted the installation of high visibility 41
- 42

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1-08.5 Time for Completion 43

Section 1-08.5 is supplemented with the following: 44

fencing, as described in the Contract.

- 45 1-08.8 Extensions of Time 46
- (*****) 47
- Section 1-08.8 is deleted and replaced with the following: 48
- 49 No Extensions of Time will be considered. 50
- 1-08.9 Liquidated Damages 52
- (Lewis County) 53

- Paragraph two of Section 1-08.9 is deleted and replaced with the following:
- ³ The Contractor agrees to pay \$500.00 per day for each day beyond the physical completion date

⁴ of May 14, 2021 for the Crushed Screenings quantities.

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1-09, MEASUREMENT AND PAYMENT

- 7 1-09.2 Weighing Equipment
- 8

reigning Equipm

1-09.2(1) General Requirements for Weighing Equipment

Section 1-09.2(1) is revised to read as follows:

¹² (January 3, 2011)

Unless otherwise specified any highway or bridge construction materials to be proportioned or measured and paid for by weight, shall be weighed on scales. The Contractor shall provide, set up, operate and maintain the scales necessary to perform the weighing or shall designate permanently installed, certified commercial scales for the purpose. Each truck to be weighed shall bear a unique identification number. This number shall be legible and in plain view of both the scale operator and the person receiving the material at the jobsite.

- Scales provided or designated by the Contractor shall be accurate to within one-half of one
 percent of the correct weight throughout the range of use. If platform scales are used, each
 platform scale shall be able to weigh the entire hauling vehicle or combination of connected
 vehicles at one time. No part of the vehicle or vehicle combination will be permitted off the
 platform as it is weighed.
- An agent of the scale manufacturer shall test and service any scale before its use at each new site and then at 6-month intervals. The Contractor shall provide the Engineer a copy of the final results after each test.
- All initial weighing at the dispatch site or at another site approved by the Engineer shall be performed by a Contractor employee or by another person designated by the Contractor. The designated weigher shall prepare a weigh or load ticket to accompany each load. Each ticket shall contain the truck identification number, the date and time of weighing the load, a description of the material being weighed and the signature or initials of the weigher.
- Each weigh or load ticket shall also contain a determination of the net weight of the load. 36 This shall be a reading from any device which weighs as material is loaded or a calculation 37 including gross weight and tare weight when the method of loading does not include 38 weighing. It shall also identify the weighed material. When used, tare weights shall be taken 39 of each hauling vehicle at least once each day. The ticket shall be provided to the inspector 40 at the jobsite immediately after the material is delivered. A record of each day's tare weights 41 shall be furnished to the Project Engineer daily using Form 422-027 EF, or on an alternate 42 form approved by the Project Engineer. 43
- The vehicle operator shall deliver the ticket to the material receiver at the material delivery point. The material delivery point is defined as the location where the material is incorporated into the permanent work.
- Except as noted below, all weighing shall be subject to confirmation testing through random
 checks made with a second, separate scale. The secondary scale shall be described in
 the contract provisions, either as a designated independent commercial scale or as a
 platform scale installed by the Contractor at a location named in the provisions. The

1 2	inspector will select loaded trucks at random and weigh them with the secondary scale. The same trucks will be weighed empty when the tested load has been delivered.
3	ö
4	The frequency of confirmation testing will be such that at least one test weekly is performed
	for each weighed contract item of work being performed during that week.
5	Confirmation testing will not be routinely conducted for small quantities of weighed material.
6	
7	A small quantity shall be defined as one who's estimated proposal quantity, multiplied by
8	its unit price, has a value of less than \$20,000. The inspector may choose to apply
9	confirmation testing to a minor quantity item if, in the inspector's judgment, there is reason
10	to suspect that the ticket weight might be incorrect.
11	
12	1-09.2(5) Measurement
13	Section 1-09.2(5) is revised to read as follows:
14	
15	(January 3, 2011)
16	If confirmation testing shows the initial scale has been underweighing, the on-site representative
17	of the Contractor shall be notified. The Contractor shall not be compensated for any loss from
18	underweighing.
19	
20	If the initial scale has been overweighing, the on-site representative of the Contractor shall be
21	notified and the Contracting Agency will calculate a price adjustment as follows:
22	notified and the contracting rigonoy will calculate a price adjustment de fellowe.
23	The combined weight of all materials weighed after the last test showing accurate results
	through the load preceding the next confirmation test shall be calculated. This combined
24	weight will then be reduced by the percentage of weighing error that exceeds one-half of
25	one percent. If subsequent confirmation tests continue to show overweighing, then the
26	
27	highest correction factor calculated from all tests shall be applied to all loads weighed after
28	the last successful test and before a new confirmation test that shows accurate results.
29	
30	If the specifications and plans require weight measurement for minor construction items, the
31	Contractor may request permission to convert volume to weight. If the Engineer approves, an
32	agreed factor may be used to make this conversion.
33	
34	1-09.2(6) Payment
35	Section 1-09.2(6) is revised to read as follows:
36	
37	(January 3, 2011)
38	Unless otherwise specified, the Contracting Agency will pay for no materials received by
39	weight unless they have been weighed in accordance with the requirements of this section.
40	
41	Unit contract prices for the various pay items of the project cover all costs related to
42	weighing and proportioning materials for payment. These costs include those for
43	furnishing, installing, certifying, maintaining and operating scales for initial weighing, those
40	for extra haul distance and time involved in complying with confirmation testing
45	requirements, and those for any other related item specified in this section.
46	1-09.9(1) Retainage
47	Section 1-09.9(1) is supplemented with the following:
48	
49 50	Retainage of 5 percent shall be as required by RCW 60.28.011.
51	
51	1-09.11 Disputes and Claims
53	

1 2 3	1-09.11(3) Time Limitation and Jurisdiction (July 23, 2015 APWA GSP)
4	ReviseĎhisĎsectionĎoĎead:
5 6 7 8 9 10 11 12	For the convenience of the parties to the Contract it is mutually agreed by the parties that any claims or causes of action which the Contractor has against the <u>Contracting Agency</u> arising from the Contract shall be brought within 180 calendar days from the date of final acceptance (Section 1-05.12) of the Contract by the <u>Contracting Agency</u> ; and it is further agreed that any such claims or causes of action shall be brought only in the Superior Court of <u>the county where the Contracting Agency headquarters is located</u> , provided that where an action is asserted against a county, RCW 36.01.05 shall control venue and jurisdiction. The parties understand
13 14 15 16 17 18 19	and agree that the Contractor's failure to bring suit within the time period provided, shall be a complete bar to any such claims or causes of action. It is further mutually agreed by the parties that when any claims or causes of action which the Contractor asserts against the <u>Contracting Agency</u> arising from the Contract are filed with the <u>Contracting Agency</u> or initiated in court, the Contractor shall permit the <u>Contracting Agency</u> to have timely access to any records deemed necessary by the <u>Contracting Agency</u> to assist in evaluating the claims or action.
20 21	1-09.13 Claims Resolution
21 22 23	1-09.13(3) Claims \$250,000 or Less (October 1, 2005 APWA GSP)
24 25 26	Delete this Section and replace it with the following:
27 28 29 30	The Contractor and the Contracting Agency mutually agree that those claims that total \$250,000 or less, submitted in accordance with Section 1-09.11 and not resolved by nonbinding ADR processes, shall be resolved through litigation unless the parties mutually agree in writing to resolve the claim through binding arbitration.
31 32 33	1-09.13(3)A Administration of Arbitration (July 23, 2015 APWA GSP)
34 35	Revise the third paragraph to read:
36 37 38 39 40 41 42 43	The Contracting Agency and the Contractor mutually agree to be bound by the decision of the arbitrator, and judgment upon the award rendered by the arbitrator may be entered in the Superior Court of <u>the county in which the Contracting Agency's headquarters is located</u> , <u>provided that where claims subject to arbitration are asserted against a county, RCW 36.01.05</u> <u>shall control venue and jurisdiction of the Superior Court</u> . The decision of the arbitrator and the specific basis for the decision shall be in writing. The arbitrator shall use the Contract as a basis for decisions.
44 45	1-09.13(4) Claims in Excess of \$250,000
46 47 48	Section 1-09.13(4) is hereby deleted.
49 50	CLAIMS RESOLUTION (Lewis County)
50 51 52 53	Any dispute arising from the contract shall be processed in accordance with Section 1-04.5 and Sections 1-09.11 through 1-09.13(1) of the Standard Specifications. The provisions of these sections must be complied with in full as a condition precedent to the Contractor's right to seek

claims resolution through arbitration or litigation. The Contractor may file with the Engineer a

2020 Rock Proposal

- request for binding arbitration; the Engineer's decision regarding that request shall be final and unappealable. Nothing in this paragraph affects or tolls the limitations period as set forth in Section 1-09.11(3) of the Standard Specifications. However, if the Contractor files a lawsuit raising any claim(s) arising from the contract, the parties shall, if the Engineer so directs, submit such claim(s) to binding arbitration, subject to the rights of any party thereto to file with the Lewis County Superior Court motions to dismiss or for summary judgment at any time. In any binding arbitration proceeding, the provisions of subparagraphs (a) and (b) shall apply.
 - a) Unless the parties otherwise agree, all disputes subject to arbitration shall be heard in a single arbitration hearing, and then only after completion of the contract. The parties shall be bound by Ch. 7.04 RCW generally, and by the arbitration rules hereafter stated, and shall, for purposes of administration of the arbitration, comply where applicable with the 1994 Lewis County Superior Court Mandatory Arbitration Rules (LMAR) sections 1.1(b), 1.3, 2.3, 3.1, 3.2(a) and (b), 5.1, 5.2 (except as referenced to MAR 5.2), 5.3, 6.1, 6.2 (including the referenced MAR 6.2), and 8.6. There shall be one arbitrator, to be chosen by mutual agreement of the parties from the list provided by the Lewis County Superior Court Administrator. If the parties cannot agree on a person to serve as arbitrator, the matter shall be submitted for appointment of an arbitrator under LMAR 2.3. The arbitrator shall determine the scope and extent of discovery, except that the Contractor shall provide and update the information required by Section 1-09.11(2) of the Standard Specifications. Additionally, each party shall file a statement of proof with the other party and the arbitrator at least 20 calendar days before the scheduled arbitration hearing. The statement of proof shall include:
 - The name, business address and contact telephone number of each witness who will testify at the hearing.
- 2. For each witness to be offered as an expert, a statement of the subject matter and a statement of the facts, resource materials (not protected by privilege) and learned treatises upon which the expert is expected to testify and render an opinion(s), synopsis of the basis for such opinion(s), and a resume of the expert detailing his/her qualifications as an expert and pursuant to rendering such opinion(s). A list of documents and other exhibits the party intends to offer in evidence at the arbitration hearing. Either party may request a copy of any document listed, and a copy or description of any other exhibit listed. The party receiving the request shall provide the copies or description within five (5) calendar days. The parties or arbitrator may subpoena parties in accordance with the Superior Court Mandatory Arbitration Rules (MAR) of Washington, Rule 4.3, and witness fees and costs shall be provided for under Rule 6.4, thereof. The arbitrator may permit a party to call a witness or offer a document or other exhibit not included in the statement of proof only upon a showing of good cause.
- b) The arbitration hearing shall be conducted at a location within Lewis County, Washington. The extent of application of the Washington Rules of Evidence shall be determined in the exercise of sound discretion of the arbitrator, except that such Rules should be liberally construed in order to promote justice. The parties should stipulate to the admission of evidence when there is no genuine issue as to its relevance or authenticity. The decision of the arbitrator and the specific grounds for the decision shall be in writing. The arbitrator shall use the contract as a basis for its decisions. The County and the Contractor agree to be bound by the decision of the arbitrator, subject to such remedies as are provided in Ch. 7.04 RCW. Judgment upon the award rendered by the arbitrator shall be entered as judgment before the presiding judge of the Superior Court for Lewis County. Each party shall bear its own costs in connection

1	with the arbitration. Each party shall pay one-half of the arbitrator's fees and expenses.
2 3	DIVISION 3 PRODUCTION FROM QUARRY AND PIT SITES AND STOCKPILING
4 5	PRODUCTION I ROM QUARRY AND FIT SITES AND STOCKFILING
6	3-01, PRODUCTION FROM QUARRY AND PIT SITES
7 8	3-01.4 Contractor Furnished Material Sources
9 10	3-01.4(1) Acquisition and Development Section 3-01.4(1) is supplemented with the following:
11 12	(*****)
13 14	No source has been provided for any materials necessary for the completion of this contract. The Contractor shall be responsible for obtaining all necessary permits in regard to this Contract.
15 16	(*****)
17 18 19	The Contractor hereby grants the Contracting Agency and/or its authorized representative the right of ingress and egress and to enter upon the crusher site at times listed as hours of work in the progress schedule until the completion of this contract.
20 21	3-04, ACCEPTANCE OF AGGREGATE
22	
23 24 25 26	(Lewis County) 3-04.3 Construction Requirements Section 3-04.3 is supplemented with the following: 3-04 3(1) Conoral
27 28 29	3-04.3(1) General Section 3-04.3(1) is supplemented with the following:
30	(Lewis County)
31	Only nonstatistical acceptance sampling and testing shall be performed.
32 33 34	3-04.3(2) Point of Acceptance Section 3-04.3(2) is supplemented with the following:
35 36	(Lewis County)
37	The Contractor shall, at no expense to Lewis County, provide the services of an independent
38	State Certified testing lab to coordinate, sample and co test with Lewis County the first 1,000
39	tons of crushed screenings and first 2,000 tons of Crushed Surfacing Top Course stockpiled at
40	the pit site for preliminary approval. Upon review and approval of the results, Lewis County will approve for delivery. From that point forward Lewis County will perform testing as needed and
41 42	directed by the Engineer. Lewis County reserves the right to require the contractor to perform
42	lab testing by an independent State Certified Lab anytime at no expense to the County.
44	Stockpiled material (or Lot) for preliminary approval shall be kept separate as described above
45	until the material has been approved for delivery. See "Sampling" in this Section.
46	(Louis Country)
47	(Lewis County) All Crushed Screenings and Crushed Surfacing Top Course tested by the County and approved
48 49	to load for delivery at the pit site shall be weighed, as per Section 1-09 of these Special
49 50	Provisions, as described in Section 1-08.5 of these Special Provisions, or as directed by the
51	Engineer. Hauling shall be performed by the Contracting Agency, the Contractor shall load
52	Crushed Screenings and Crushed Surfacing Top Course in Contracting Agency provided trucks.

1	
2	3-04.3(3) Sampling
3	Section 3-04.3(3) is supplemented with the following:
4	
5	The initial sampling for preliminary verification test shall be done with Lewis County's materials
6	representative present so that the samples may be split for each representative.
7	
8	3-04.3(4) Testing Results
9	Section 3-04.3(4) is supplemented with the following:
10	
11	The test results for any lot with greater than 1% passing on the No. 200 for 3/8 to No. 4 Crushed
12	Screenings specifications in these Special Provisions 9-03.4(2) shall be rejected.
13	
14	The results of all testing performed will be available to the Contractor.
15	
16	3-04.3(7)C Rejection Without Testing
17	Section 3-04.3(7)C is supplemented with the following:
18	
19	3-04.3(7)C is Deleted.
20	
21	3-04.4 Measurement
22	Section 3-02.4 is supplemented with the following:
23	
24	(Lewis County)
25	"3/8 - No. 4 Crushed Screenings" will be measured per ton.
26	
27	All costs related to "3/8 - No. 4 Crushed Screenings" per ton shall include all equipment, labor
28	and incidentals necessary to crush, stockpile material at pit site and load in Contracting Agency
29	vehicles.
30	
31	"Crushed Surfacing Top Course" will be measured per ton.
32	
33	All costs related to "Crushed Surfacing Top Course" per ton shall include all equipment, labor
34	and incidentals necessary to crush, stockpile material at pit site and load in Contracting
35	Agency vehicles.
36	
37	
38	3-04.5 Payment
39	Section 3-02.5 is supplemented with the following:
40	(Lewis Occurt)
41	(Lewis County)
42	Payment will be made in accordance with Section 1-04.1 for each of the following Bid items that
43	are included in the Proposal:
44	"2/0 No. 4 Owerhood Companies" monton
45	"3/8 - No. 4 Crushed Screenings" per ton.
46	"Cruched Surfacing Tap Course" par tap
47	"Crushed Surfacing Top Course" per ton.
48	
49	DIVISION 9
50	MATERIALS
51	
52	
53	9-03, AGGREGATES

2020 Rock Proposal

9-03.4 Aggregate for Bituminous Surface Treatment

2	
3	(Lewis County)
4	9-03.4(2) Grading and Quality
5	Section 9-03.4(2) is supplemented with the following:
6	
7	
8	Crushed Screenings
9	Percent Passing
10	3/8" – No.4
11	Acceptance Tolerance
12	1/2" square 99-100 ± 1
13	3/8" square 70-90 ± 1
14	No. 4 0-5 ± 1
15	No. 200 0-1.0 0
16	
17	All percentages are by weight.
18	
19	The fracture requirements shall be at least two (2) fractured faces on 95% and will apply
20	to the combined aggregate retained on the U.S. No. 4 sieve and above.
21	
22	
23	POWER EQUIPMENT
24	(*****)
25	
26	The successful bidder will be required to furnish the County a list of all equipment that they

²⁷ anticipate utilizing on this project.

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The bidder's attention is directed to the attached Power Equipment Form, which the successful bidder will be required to complete and return with the contract documents. This information will enable hourly rental rates to be computed by the County, utilizing the "Rental Rate Blue Book for Construction Equipment". No payment for any force account work will be allowed until this form has been returned and accepted by the County.

34

35 E-VERIFY

36 **(*****)**

37

"Effective June 21st, 2010, all contracts with a value of \geq \$100,000 shall require that the awarded 38 contractor register with the Department of Homeland Security E-Verify program. Contractors shall 39 have sixty days after the execution of the contract to register and enter into a Memorandum of 40 Understanding (MOU) with the Department of Homeland Security (DHS) E-Verify program. After 41 completing the MOU the contractor shall have an additional sixty days to provide a written record on 42 the authorized employment status of their employees and those of any sub-contractor(s) currently 43 assigned to the contract. Employees hired during the execution of the contract and after submission 44 of the initial verification will be verified to the county within 30 days of hire, as reported from the E-45 Verify program. The contractor will continue to update the County on all corrective actions required 46

and changes made during the performance of the contract."

48

49 LEWIS COUNTY ESTIMATES AND PAYMENT POLICY

(*****)

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2 On or before the 5th day of each calendar month during the term of this contract, the Contracting 3 Agency shall prepare monthly Progress Payments for work completed and material furnished. 4 Payment cut-off period shall be the last day of the month. If the Contractor agrees, the Contractor 5 will approve the Progress Payment and return the estimate to the Contracting Agency by the 15th 6 day of that same calendar month. The Contracting Agency shall prepare a voucher based upon 7 the approved Progress Payment and payment based thereon shall be due the Contractor near the 8 10th day of the next calendar month. Material Supply contracts involving delivery of prefabricated 9 material or stockpile material only (no physical work on Contracting Agency property) may be 10 reimbursed via Contractor generated invoices upon written approval by the Engineer. 11 Reimbursement by invoice shall not be subject to late charges listed on the Contractor's standard 12 invoice form. 13 14 When the Contractor reports the work is completed he/she shall then notify the Contracting 15 Agency. The Contracting Agency shall inspect the work and report any deficiencies to the 16 Contractor. When the Contracting Agency is satisfied the work has been completed in accordance 17 with all plans and specifications, the Contracting Agency shall then accept the work. 18 19 Upon completion of all work described in this Contract, the Contracting Agency shall prepare a 20 Final Progress Payment and Final Contract Voucher for approval by the Contractor and processing 21 for final payment. Release of the Contract Bond will be 60 days following Contracting Agency Final 22 Acceptance of Contract, provided the conditions of Section 1-03.4 and Section1-07.2 of these 23 Special Provisions have been satisfied. 24 25 26

27 APPENDICES

²⁸ (July 12, 1999)

29

³⁰ The following appendices are attached and made a part of this contract:

³¹ 32 ***** APPENDIX A:

Bid Proposal Documents
 APPENDIX B:
 Contract Documents ******
 37
 38
 39

APPENDIX A

BID PROPOSAL DOCUMENTS

INCLUDING:

Notice to Contractor

Proposal Form

Non-Collusion Declaration

Proposal Signature Page

Certification of Compliance



Lewis County Department of Public Works

Josh S. Metcalf, PE, Director Tim Fife, PE, County Engineer

NOTICE TO CONTRACTORS

NOTICE IS HEREBY GIVEN that the Board of County Commissioners of Lewis County or designee, will open sealed proposals and publicly read them aloud on or after 12:30 p.m. on **Tuesday, January 12, 2021**, at the Lewis County Courthouse, Chehalis, Washington, for the 2021 Rock Proposal. This contract provides for the production of *** **Crushed Screenings, and Crushed Surfacing Top Course** *** and other work, all in accordance with these Contract Provisions, and the Standard Specifications.

SEALED BIDS MUST BE DELIVERED BY OR BEFORE 12:30 P.M. on Tuesday, January 12, 2021

(Lewis County official time is displayed on Axxess Intertel phones in the office of the Board of County Commissioners. Bids submitted after 12:30 PM will not be considered for this project.)

Sealed proposals must be delivered to the Clerk of the Board of Lewis County Commissioners (351 N.W. North Street, Room 210, CMS-01, Chehalis, Washington 98532), by or before **12:30 P.M.** on the date specified for opening, and in an envelope clearly marked: *"SEALED BID FOR THE 2021 ROCK PROPOSAL, TO BE OPENED ON OR AFTER 12:30 P.M. ON JANUARY 12, 2021.*

Informational copies of maps, plans and specifications are on file for inspection in the office of the County Engineer of Lewis County in Chehalis, Washington. The contract documents may be viewed and downloaded from Lewis County's Web Site @ www.lewiscountywa.gov/.

The Lewis County Public Works Department in accordance with Title VI of the Civil Rights Act of 1964, 78 Stat. 252, 42 U.S.C. 2000d to 2000d-4 and Title 49, Code of Federal Regulations, Department of Transportation, subtitle A, Office of the Secretary, Part 21, nondiscrimination in Federally assisted programs of the Department of Transportation issued pursuant to such Act, hereby notifies all bidders that it will affirmatively insure that in any contract entered into pursuant to this advertisement, disadvantaged business enterprises as defined at 49 CFR Part 26 will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin, or sex in consideration for an award.

	PROPOSAL					
	TO: BOARD OF COUNTY COMMISSIONERS LEWIS COUNTY CHEHALIS, WASHINGTON 98532					
	This certifies that the undersigned has examined the 2021 Rock Proposal, in Lewis County, Washington, and that the plans, specifications and contract governing the work embraced in these improvements, and the method by which payment will be made for said work is understood. The undersigned hereby proposes to undertake and complete the work embraced in this improvement, or as much thereof as can be completed with the money available in accordance with the said plans, specifications and contract, and the following schedules of rates and prices: NOTE: Unit prices for all items, all extensions, and total bid for each bid item shall be shown: All entries must be typed or entered in ink.					
ITEM NO.	PROD	UCT	APPROX. QUANTITY (TONS)	UNIT PRICE DOLLARS CENTS	AMOUNT DOLLARS CENTS	
1	3/8 - No. 4 Crushed So	creenings	21,250	\$	\$	
•		or contingo	21,200	SUB-TOTAL	\$	
				* Sales Tax @%	\$	
					\$	
2						
	Cruchod Surfacing Tor		4 510	¢.	¢	
	Crushed Surfacing Top	o Course	4,512	\$ SUB-TOTAL	\$	
	Crushed Surfacing Top	o Course	4,512	SUB-TOTAL	\$	
	Crushed Surfacing Top	o Course	4,512	Ŧ		
	he sum of Lewis County	haul cost, rock price, a	and sales tax will be used	SUB-TOTAL * Sales Tax @%	\$ \$ \$	
		haul cost, rock price, a	and sales tax will be used	SUB-TOTAL * Sales Tax @% TOTAL BID	\$ \$ \$	
*	The sum of Lewis County Fill in tax percentage at pla	haul cost, rock price, a ace of Contractors stock	and sales tax will be used	SUB-TOTAL * Sales Tax @% TOTAL BID in the determination of each lo	\$ \$ \$	
* Contr	The sum of Lewis County Fill in tax percentage at pla	haul cost, rock price, a ace of Contractors stock a bid for each E	and sales tax will be used	SUB-TOTAL * Sales Tax @% TOTAL BID in the determination of each lo	\$ \$ \$	

NON-COLLUSION DECLARATION

I, by signing the proposal, hereby declare, under penalty of perjury under the laws of the United States that the following statements are true and correct:

- 1. That the undersigned person(s), firm, association or corporation has (have) not, either directly or indirectly, entered into any agreement, participation in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the project for which this proposal is submitted.
- 2. That by signing the signature page of this proposal, I am deemed to have signed and have agreed to the provisions of this declaration.

NOTICE TO ALL BIDDERS

To report bid rigging activities

1-800-424-9071

The U.S. Department of Transportation (USDOT) operates the above toll-free "hotline" Monday through Friday, 8:00 a.m. to 5:00 p.m., eastern time. Anyone with knowledge of possible bid rigging, bid collusion, or other fraudulent activities should use the "hotline" to report such activities.

The "hotline" is part of USDOT's continuing effort to identify and investigate highway construction contract fraud and abuse and is operated under the direction of the USDOT Inspector General. All information will be treated confidentially and caller anonymity will be respected.

DOT Form 272-036H Revised 10/94

PROPOSAL - SIGNATURE PAGE

The bidder is hereby advised that by signature of this proposal he/she is deemed to have acknowledged all requirements and signed all certificates contained herein.

** Receipt is hereby acknowledged of addendum(s)]	No.(s),, &
SIGNATURE OF AUTHORIZED OFFICIAL	L(S)
Proposal Must be Signed	
Firm Name	
Address	
Aggregate Source I.D. No.	
State of Washington Contractor's License No.	
Unified Business Identifier (U.B.I.) No.	
Telephone No.	
Federal ID No.	

Note:

This proposal form is not transferable and any alteration of the firm's name entered hereon without prior permission from the Lewis County Engineer will be cause for considering the proposal irregular and subsequent rejection of the bid.

*Attach Power of Attorn



Lewis County Department of Public Works

Erik P. Martin, PE, Director

Tim Fife, PE, County Engineer

Certification of Compliance with Wage Payment Statutes

The bidder hereby certifies that, within the three-year period immediately preceding the bid solicitation date (), the bidder is not a "willful" violator, as defined in RCW 49.48.082, of any provision of chapters 49.46, 49.48, or 49.52 RCW, as determined by a final and binding citation and notice of assessment issued by the Department of Labor and Industries or through a civil judgment entered by a court of limited or general jurisdiction.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Bidder's Business Name	2			
Signature of Authorized	d Official*			
Printed Name				
Title				
Date	City		State	
Check One:				
Sole Proprietorship 🗆	Partnership 🗆	Joint Venture 🗆	Corporation	
State of Incorporation,	or if not a corpor	ation, State where	business entity was form	ed:

If a co-partnership, give firm name under which business is transacted:

^{*} If a corporation, proposal must be executed in the corporate name by the president or vice-president (or any other corporate officer accompanied by evidence of authority to sign). If a co-partnership, proposal must be executed by a partner.

APPENDIX B

CONTRACT DOCUMENTS

INCLUDING:

Contract Form

Power Equipment List

CONTRACT

THIS AGREEMENT, made and entered into this ____ day of _____, 2021, between the BOARD OF COUNTY COMMISSIONERS of LEWIS COUNTY, State of Washington, acting under and by virtue of RCW 36.77.040, hereinafter called

the Board, and ______ of ____

for sel_, heirs, executors, administrators, successors and assigns, hereinafter called the Contractor.

WITNESSETH:

That in consideration of the payments, covenants and agreements hereinafter mentioned to be made and performed by the parties hereto, the parties hereto covenant and agree as follows:

DESCRIPTION OF WORK:

1. The Contractor shall do all work and furnish all material necessary for the production of Crushed Screenings and Crushed Surfacing Top Course, and other work all in Lewis County Washington, in accordance with and as described in the attached plans and specifications, and in full compliance with the terms, conditions and stipulations herein set forth and attached, now referred to and by such reference incorporated herein and made a part hereof as fully for all purposes as if here set forth at length, and shall perform any alterations in or additions to the work covered by this contract and every part thereof and any extra work which may be ordered as provided in this contract and every part thereof.

The Contractor shall provide and be at the expense of all materials, labor, carriage, tools, implements and conveniences and things of every description that may be requisite for the transfer of materials and for constructing and completing the work provided for in this contract and every part thereof.

2. The County hereby promises and agrees with the Contractor to hire and does hire the Contractor to provide the materials and to do and cause to be done the above described work and to complete and furnish the same according to the attached plans and specifications and the terms and conditions herein contained, and hereby contracts to pay for the same according to the schedule of unit or itemized prices at the time and in the manner and upon the conditions provided for in this contract and every part thereof. The County further agrees to hire the contractor to perform any alterations in or conditions to the work covered by this contract and every part thereof and any force account work that may be ordered and to pay for the same under the terms of this contract and the attached plans and specifications.

3. The Contractor for himself, and for his heirs, executors, administrators, successors and assigns, does hereby agree to the full performance of all the covenants herein contained upon the part of the Contractor.

4. It is further provided that no liability shall attach to the County by reason of entering into this contract, except as expressly provided herein.

Contract - 1

5. <u>CANCELLATION OF CONTRACT FOR VIOLATION OF STATE POLICY</u>

This contract, pursuant to RCW 49.28.040 to RCW 49.28.060, may be canceled by the officers or agents of the Owner authorized to contract for or supervise the execution of such work, in case such work is not performed in accordance with the policy of the State of Washington.

6. DOCUMENTS COMPRISING CONTRACT

All documents hereto attached, including but not being limited to the advertisement for bids, information for bidders, bid proposal form, general conditions (if any), special conditions (if any), complete specifications and the complete plans, are hereby made a part of this contract.

IN WITNESS WHEREOF, the said Contractor has executed this instrument, and the said Board of County Commissioners of aforesaid County, pursuant to resolution duly adopted, has caused this instrument to be executed by and in the name of said Board by its Chairman, duly attested by its Clerk, the day and year first above written, and the seal of said Board to be hereunto affixed on the date in this instrument first above written.

	Ву:			
	Contractor			
APPROVED AS TO FORM:	Performance of foregoing contract assured in accordance with the terms of the accompanying bond.			
JONATHAN L. MEYER, Prosecuting Attorney	Dated:, 2021 By: Surety			
By:Civil Deputy	By: Attorney-in-fact			
	APPROVED:			

County Engineer

Contract – 2

POWER EQUIPMENT LIST

The undersigned furthermore certifies that he/she is thoroughly aware that time is of the essence for the completion of this contract within the time specified in the special provisions, and hereby agrees to provide the Engineer a list of his power equipment to be used on this project.

This equipment list will be used in computing any Force Account that may be performed within this contract.

The Contractor must complete this form in its entirety.

POWER EQUIPMENT

Type of Equipment	Make	Model Number	Serial Number	* Capacity	Year Built