BLACKHOUSE ROAD
CULVERT REHABILITATION

GENERAL SPECIFICATIONS
<table>
<thead>
<tr>
<th>ARTICLE</th>
<th>TITLE</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Index</td>
<td>1-2</td>
</tr>
<tr>
<td>1.</td>
<td>Bids</td>
<td>3</td>
</tr>
<tr>
<td>2.</td>
<td>Obligations Of Bidders</td>
<td>3</td>
</tr>
<tr>
<td>3.</td>
<td>Contract Documents</td>
<td>4</td>
</tr>
<tr>
<td>4.</td>
<td>Director of Public Works</td>
<td>4</td>
</tr>
<tr>
<td>5.</td>
<td>Town Engineer</td>
<td>4</td>
</tr>
<tr>
<td>6.</td>
<td>Contractor</td>
<td>4</td>
</tr>
<tr>
<td>7.</td>
<td>Sub-Contractor</td>
<td>4</td>
</tr>
<tr>
<td>8.</td>
<td>Notice</td>
<td>4</td>
</tr>
<tr>
<td>9.</td>
<td>Time Is Of The Essence</td>
<td>5</td>
</tr>
<tr>
<td>10.</td>
<td>Commencement Of Work</td>
<td>5</td>
</tr>
<tr>
<td>11.</td>
<td>Blank Form For Bid</td>
<td>5</td>
</tr>
<tr>
<td>12.</td>
<td>Working Hours And Holidays</td>
<td>6</td>
</tr>
<tr>
<td>13.</td>
<td>Performance &amp; Guarantee Maintenance Bond</td>
<td>6</td>
</tr>
<tr>
<td>14.</td>
<td>Additional Or Substitute Bond</td>
<td>7</td>
</tr>
<tr>
<td>15.</td>
<td>Power Of Attorney</td>
<td>7</td>
</tr>
<tr>
<td>16.</td>
<td>Qualifications For Employment</td>
<td>7</td>
</tr>
<tr>
<td>17.</td>
<td>Payment Of Employees</td>
<td>7</td>
</tr>
<tr>
<td>18.</td>
<td>Delete</td>
<td>7</td>
</tr>
<tr>
<td>19.</td>
<td>Accident Prevention</td>
<td>8</td>
</tr>
<tr>
<td>20.</td>
<td>Inspection</td>
<td>8</td>
</tr>
<tr>
<td>21.</td>
<td>Payments</td>
<td>8</td>
</tr>
<tr>
<td>22.</td>
<td>General Specifications &quot;(Or Equal Clauses)&quot;</td>
<td>8</td>
</tr>
<tr>
<td>23.</td>
<td>Inspection And Tests</td>
<td>9</td>
</tr>
<tr>
<td>24.</td>
<td>Cost And Tests</td>
<td>9</td>
</tr>
<tr>
<td>25.</td>
<td>Protection Of Work And Property</td>
<td>10</td>
</tr>
<tr>
<td>26.</td>
<td>Power Of Contractor To Act In An Emergency</td>
<td>10</td>
</tr>
<tr>
<td>27.</td>
<td>Certificate Of Completion</td>
<td>10</td>
</tr>
<tr>
<td>28.</td>
<td>Final Payment</td>
<td>10</td>
</tr>
<tr>
<td>29.</td>
<td>Acceptance Of Final Payment</td>
<td>10</td>
</tr>
<tr>
<td>30.</td>
<td>Constitutes Release</td>
<td>10</td>
</tr>
<tr>
<td>31.</td>
<td>Sub-Surface Structures</td>
<td>10</td>
</tr>
<tr>
<td>32.</td>
<td>Sub-Surface Conditions</td>
<td>11</td>
</tr>
<tr>
<td>33.</td>
<td>Contractor's Title To Materials</td>
<td>11</td>
</tr>
<tr>
<td>34.</td>
<td>Superintendence By Contractor</td>
<td>11</td>
</tr>
<tr>
<td>35.</td>
<td>Representations Of Contractors</td>
<td>11</td>
</tr>
<tr>
<td>36.</td>
<td>Patent Right</td>
<td>12</td>
</tr>
<tr>
<td>37.</td>
<td>Permits And Regulations</td>
<td>12</td>
</tr>
<tr>
<td>38.</td>
<td>Correction Of Work</td>
<td>12</td>
</tr>
<tr>
<td>39.</td>
<td>Statement Showing Amount Due For Wages, Material And Supplies</td>
<td>13</td>
</tr>
<tr>
<td></td>
<td>Town Right to Withhold Payments</td>
<td>13</td>
</tr>
<tr>
<td>ARTICLE</td>
<td>TITLE</td>
<td>PAGE</td>
</tr>
<tr>
<td>---------</td>
<td>---------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>40.</td>
<td>Town Right To Stop Work Or Terminate Contract</td>
<td>13</td>
</tr>
<tr>
<td>41.</td>
<td>Uses Of Premises And Removal Of Debris</td>
<td>15</td>
</tr>
<tr>
<td>42.</td>
<td>All Work Subject To Control Of The Engineer</td>
<td>16</td>
</tr>
<tr>
<td>43.</td>
<td>Town Engineer, Control Not Limited</td>
<td>16</td>
</tr>
<tr>
<td>44.</td>
<td>Provisions Required By Law Deemed Inserted</td>
<td>16</td>
</tr>
<tr>
<td>45.</td>
<td>Subletting, Successor And Assigns</td>
<td>17</td>
</tr>
<tr>
<td>46.</td>
<td>Definitions</td>
<td>17</td>
</tr>
<tr>
<td>47.</td>
<td>Abbreviations</td>
<td>17</td>
</tr>
<tr>
<td>48.</td>
<td>Handling And Distribution</td>
<td>18</td>
</tr>
<tr>
<td>49.</td>
<td>Materials</td>
<td>18</td>
</tr>
<tr>
<td>50.</td>
<td>Watchman</td>
<td>19</td>
</tr>
<tr>
<td>51.</td>
<td>Maintenance Of Traffic</td>
<td>19</td>
</tr>
<tr>
<td>52.</td>
<td>Driveways And Property Entrances</td>
<td>20</td>
</tr>
<tr>
<td>53.</td>
<td>Dust</td>
<td>20</td>
</tr>
<tr>
<td>54.</td>
<td>Preservation Of Trees</td>
<td>20</td>
</tr>
<tr>
<td>55.</td>
<td>Inspection Of Work Away From The Site</td>
<td>20</td>
</tr>
<tr>
<td>56.</td>
<td>Contractor's Shop And Working Drawings</td>
<td>20</td>
</tr>
<tr>
<td>57.</td>
<td>Occupying Private Land</td>
<td>22</td>
</tr>
<tr>
<td>58.</td>
<td>Interference With And Protection of Streets</td>
<td>22</td>
</tr>
<tr>
<td>59.</td>
<td>Storage Of Materials And Equipment</td>
<td>22</td>
</tr>
<tr>
<td>60.</td>
<td>Insufficiency Of Safety Precautions</td>
<td>22</td>
</tr>
<tr>
<td>61.</td>
<td>Sanitary Regulations</td>
<td>23</td>
</tr>
<tr>
<td>62.</td>
<td>Delete</td>
<td>23</td>
</tr>
<tr>
<td>63.</td>
<td>Dimensions Of Existing Structures</td>
<td>23</td>
</tr>
<tr>
<td>64.</td>
<td>Work To Conform</td>
<td>23</td>
</tr>
<tr>
<td>65.</td>
<td>Computations of Quantities</td>
<td>23</td>
</tr>
<tr>
<td>66.</td>
<td>Planning and Progress Schedules</td>
<td>24</td>
</tr>
<tr>
<td>67.</td>
<td>Precautions During Adverse Weather</td>
<td>24</td>
</tr>
<tr>
<td>68.</td>
<td>As-Built Drawings</td>
<td>24</td>
</tr>
<tr>
<td>69.</td>
<td>Scope of Work</td>
<td>24</td>
</tr>
<tr>
<td>70.</td>
<td>Field Office</td>
<td>26</td>
</tr>
<tr>
<td>71.</td>
<td>Coordination Plans/Specifications</td>
<td>26</td>
</tr>
<tr>
<td>72.</td>
<td>No Payment</td>
<td>26</td>
</tr>
<tr>
<td>73.</td>
<td>Noise</td>
<td>26</td>
</tr>
</tbody>
</table>
TOWN OF TRUMBULL, CONNECTICUT

GENERAL SPECIFICATIONS

1. BIDS:

Bids, as stated in the "Bid Sheet", will be compared on the basis of the sum of the quantities multiplied by respective unit prices, added to lump-sum prices.

In the event that there is a discrepancy in the bid sheet between the lump-sum or unit prices written in words and figures, the prices written in words shall govern.

The Town agrees to examine and consider each bid submitted in consideration of the Bidder’s Agreements, as hereinabove set forth in the Bid Sheet.

NOTE: Any/all reference to "he/him" shall be taken to mean "his/her/its".

2. OBLIGATION OF BIDDERS:

At the time of opening of bids, each bidder shall be presumed to have inspected the sites, and to have read and made himself thoroughly familiar with the Plans and Contract Documents including all addenda. The failure or omission of any bidder to receive or examine any form, instrument or document shall in no way relieve any bidder from any obligation in respect to his bid.

Each bidder must fully inform himself of the construction and labor conditions relating to the work which is now or will be performed. Failure to do so will not relieve the successful bidder of his obligation to furnish all labor and materials necessary to carry out the provisions of the contract documents and to complete the contemplated work. Inasmuch as possible, the contractor must, in carrying out his work, employ such methods or means as will not cause any interruptions or interference with the work of any other contractor.

The successful bidder must furnish a field and office organization chart and equipment list to be used on the job to demonstrate that he has the capability to perform the work prescribed for this project and shall furnish the Town all other information and data requested on the form provided for this purpose; such submission to be made prior to construction startup.

The Contractor shall supply a foreman full time on the job. Such foreman must be satisfactory to the Town of Trumbull. Failure to comply shall be cause for breach of contract.

The Contractor’s normal sequence of operation in performing the work under the terms of this contract shall be varied at the direction of the Town of Trumbull, so that priorities can be given in critical areas such as schedule, right-of-way, clearance and other Town commitments, either present or future.
The Contractor shall file an appeal to the Public Works Director if the sequence of operation in performing the work is varied by the Town in a manner that is unacceptable to him.

The Contractor shall have no claim against the Town for damages or extra compensation on account of delays in execution of the work or delays in making the construction site available to the Contractor.

3. CONTRACT DOCUMENTS:

Whenever the term "Contract Documents" is used herein, it shall include the Agreement, Information to Bidders, General Specifications, Bid Documents, Technical Specifications, Special Notes, Addenda, and Project Plans, including all modifications thereof incorporated in the documents before their execution.

4. DIRECTOR OF PUBLIC WORKS:

The Director of Public Works, of the Town of Trumbull, Connecticut, under whose authority all public works are performed. Hereinafter when the word "Engineer" is used, it is hereby interpreted to include the authority of the Director of Public Works, as well as the Town Engineer.

5. TOWN ENGINEER:

The Town Engineer will represent the Town of Trumbull, Connecticut, and shall have complete charge of all work involved. Hereinafter where the word "Engineer" appears it shall mean the Town Engineer or his duly authorized representatives performing their usual duties, i.e. clerk of the works, etc.

6. CONTRACTOR:

Party of the second part to the contract, acting directly or through his agent or employees.

7. SUB-CONTRACTOR:

Any individual, firm, partnership or corporation to whom the Contractor sub-lets or assigns any part or parts of this project covered by this contract.

8. NOTICE:

The term "notice" as used herein shall mean and include written notices.

Written notice shall be deemed to have been served, when deposited in a United States Mail Box to or at last known business address of the person, firm or corporation for whom intended, or to his or their or its duly authorized agent, representative or office,
9. **TIME IS OF THE ESSENCE:**

Time is of the essence for this contract and as execution of the work may inconvenience property owners, vehicular traffic, pedestrians and adversely affect business in the area, it is essential that the work be pressed vigorously to completion. Also, the cost of Town administration and supervision of construction, will be increased as the time occupied in the work is lengthened, and the deprivation to the residents of the Town of the needed improvement on herein contract may cause damages to the Town.

In the event the Contractor fails to perform the work in a timely manner due to the Contractor’s poor planning, financial status, errors in construction or any other reason directly attributed to the Contractor’s circumstances, the Town may institute default proceedings against the Contractor to recover damages and losses. Any payments due the Contractor may be withheld pending final determinations, and the bonding company for the performance of the work on this contract may be notified of impending actions that may be warranted.

If any delay is imposed on the Contractor by specific orders of the Engineer, i.e.; to stop the work (for reasons other than failure on the part of the Contractor to comply with the requirements of the Contract Documents), material or labor strikes, acts of God, etc., such delay will entitle the Contractor to an equivalent extension of time.

When extra or additional work is ordered by the Engineer, the Contractor will be allowed an extension of time expressed in days as determined by the Town Engineer. The Contractor shall submit a written request for an extension of time, along with reasons for the request. A written response will be transmitted to the Contractor with a determination by the Town as to whether or not an extension of time will be granted.

10. **COMMENCEMENT OF WORK:**

The Contractor shall commence work on the day specified in the order by the Engineer, as the date of such commencement; and shall fully complete the work within the number of consecutive calendar days from said date as hereinafter specified as the period for completion of his contract, unless such period shall be extended as hereinafter provided by the Town.

11. **BLANK FORM FOR BID:**

All bids must be written or typed upon the blank form for "Bid Sheet," and must state the proposed price of each item of the work, both in words and in figures, and must be signed by the bidder with his business address.

**BIDDERS SHALL NOT REMOVE AND SUBMIT THE BID PAGES SEPARATE FROM THE VOLUME OF CONTRACT DOCUMENTS, BUT SHALL SUBMIT THEIR BIDS BOUND WITH THE COMPLETE VOLUME OF ATTACHED DOCUMENTS,** including all pages correctly assembled.
The undersigned understands that information relative to subsurface and other conditions, natural phenomena, existing pipes and other structures (surface and/or subsurface) has been furnished only for his information and convenience without any warranty of guarantee, express or implied, that the subsurface and/or other structures (surface and/or subsurface) actually encountered will be the same as those shown on the drawings or in any of the other contract documents and he agrees that he shall not use or be entitled to use any such information made available to him through the contract documents or otherwise or obtained by him in his own examination of the site, as a basis of or ground for any claim against the Town, arising from or by reason of any variance which may exist between the aforesaid information made available to or acquired by him and the subsurface and/or other conditions, natural phenomena, existing pipes and other structures (surface and/or subsurface) actually encountered during the construction work, and he has made due allowance therefore in this bid.

12. WORKING HOURS AND HOLIDAYS:

The Contractor shall perform no work during the Town of Trumbull's employees' holidays nor before or after the Town's normal working hours, without specific approval of the Director.

The normal working hours of the Town are Monday through Friday, 7:00 a.m. to 4:00 p.m.

THE OFFICIAL TOWN OF TRUMBULL HOLIDAYS ARE:

New Year's Day
Martin Luther King Day
Presidents' Day
Good Friday
Memorial Day
Independence Day
Labor Day
Columbus Day
Veteran's Day
Thanksgiving Day
Day Following Thanksgiving Day
Christmas Day
Day After Christmas Day (2014 Floating Holiday)

13. PERFORMANCE & GUARANTEE MAINTENANCE BOND:

OMITTED
14. **ADDITIONAL OR SUBSTITUTE BOND:**

   If at any time the Town becomes dissatisfied with the performance bond as issued by the present surety or sureties, or if for any other reason such bond shall cease to be adequate surety to the Town, the Contractor shall within five (5) days after notice from the Town to do so, substitute an acceptable bond in such form and sum and signed by such other sureties as may be satisfactory to the Town.

   The premium on such bonds shall be paid by the Contractor. No further payment shall be deemed due nor shall be made until new sureties shall have qualified.

15. **POWER OF ATTORNEY:**

   Attorneys-in-fact who sign contract bonds must file with each bond a certified copy of their power of attorney to sign said bond.

16. **QUALIFICATIONS FOR EMPLOYMENT:**

   No person under the age of sixteen (16) years and no person currently serving sentences in a penal or Correctional institution shall be employed to perform any work on the project under this contract.

   No person whose age or physical condition is such as to make his employment dangerous to his health or safety or to the health and safety of others shall be employed to perform any work on the project under this contract.

   Provided that this sentence shall not operate against the employment of physically handicapped persons otherwise employed where such persons may be safely assigned to work, which they can ably perform.

   There shall be no discrimination because of race, creed, color or political affiliation in employment of persons for work on the project under this contract.

17. **PAYMENT OF EMPLOYEES:**

   The Contractor and each of his subcontractors shall pay each of his employees engaged in the work on the project under this contract in full (less deductions made mandatory by law) in a timely and routine manner.

18. **DELETE**
19. **ACCIDENT PREVENTION:**

   Precaution shall be exercised at all times for the protection of all persons (including employees) and property.

   The safety provisions of applicable laws, building and construction codes shall be observed.

   Reference is hereby made to Occupational Safety and Health Administration standards as described in OSHA 2206, 1983 or latest edition or revision thereof.

   Machinery, equipment and all hazards shall be guarded or eliminated in accordance with the safety provisions of the manual of "Accident Prevention in Construction", published by the Associated General Contractors of America, to the extent that such provisions are not in contravention of applicable laws.

20. **INSPECTION:**

   The Engineer or his authorized representative shall be permitted to inspect the work, materials, payrolls, and records of personnel, invoices of material and other relevant data and records of this contract.

21. **PAYMENTS:**

   The Town’s terms of payment are Net 30 Days after approval of invoice. No invoice will be paid until acceptance of goods ordered. By the fifth (5th) day of each month application for payment must be submitted by the Contractor to the Town’s designated field representative, for verification and approval of quantities and costs incurred during said pay period. Only upon approval by designated representative will payment be forwarded for processing.

   The Town shall retain five per centum (5%) of each estimate until final completion and acceptance of all work covered by this contract.

22. **GENERAL SPECIFICATIONS "(OR EQUAL CLASSES)"**:

   Whenever in this contract or specifications, a particular brand or make of material, device or equipment is shown or specified, such brand, make of material, device or equipment should be regarded merely as a standard unless otherwise specified.

   If three or more brands, makes of material, devices or equipment are shown or specified, each should be regarded as the equal of the others.

   When in the opinion of the Engineer, or his authorized agent, any other brand, make of material, device or equipment is recognized as equal to that specified, considering quality, workmanship and economy of operation, and suitable for the purpose intended, it will be accepted.

   In the opinion of the Engineer and the Town’s duly authorized agents, all material and workmanship shall in every respect be in accordance with what is in conformity with approved modern practice.
Whenever the plans, drawings, specifications, other contract documents, or the quality of the work, admit of doubt as to what is permissible, the interpretation will be made by the Engineer, as to which is in accordance with approved modern practice, in order to meet the particular requirements of the contract.

In all cases, new material shall be used unless this provision is waived with a special written notice by the Engineer.

23. INSPECTION AND TESTS:

All material and workmanship (if not otherwise designated) shall be subject to inspection, examination and tests, by the Engineer, or his duly authorized representatives, at any and at all times during the manufacture and/or construction, and at any and all places where such manufacture or construction is carried on.

Without additional charge, the Contractor shall furnish promptly all reasonable facilities, labor and material necessary to make tests so required, safe and convenient.

Special full size and performance tests shall be conducted as described in the specifications.

If at any time before final acceptance of the entire work, the Engineer considers necessary or advisable any examination of any portion of the work already completed, by removing or tearing out the same, the Contractor shall upon request, furnish promptly all necessary facilities, labor and materials.

If such work is found to be defective in any material respect, due to material or faulty construction by the Contractor, or any subcontractor, or if any work shall be covered over without approval of the engineer (whether or not the same shall be defective) the Contractor shall be liable for the expense of such examination and of satisfactory reconstruction.

If, however, such approval and consent shall have been given and if such work is found to meet the requirements of this contract, the Contractor shall be recompensed for the extent of such examination and reconstruction in the manner herein provided for the payment of the cost of "EXTRA WORK."

24. COSTS AND TESTS:

The selection of Bureau Laboratories, and/or agencies for the inspection and tests of supplies, materials or equipment shall be subject to the direction of the Engineer.

If inspection, tests, analysis of the materials or equipment, should disclose that said material or equipment requires rejection, then the cost of said inspection, test analysis shall be borne by the Contractor and said cost shall be deducted from the Contractor's current estimate by the Engineer. If supplies, material or equipment shall be found acceptable, the cost of said inspection, tests or analysis shall be borne by the Town.
25. **PROTECTION OF WORK AND PROPERTY:**

   The Contractor shall at all times safely guard the Town’s property from injury or loss, in connection with this contract. He shall at all times safely guard and protect his own work and that of adjacent property from damage. The Contractor shall replace and make good any such damage, loss or injury. All passageways, guard fences, lights and other facilities required for protection by local conditions must be provided and maintained.

26. **POWER OF CONTRACTOR TO ACT IN AN EMERGENCY:**

   In case of an emergency, which threatens loss or injury of property and/or safety of life, the Contractor shall be allowed to act without previous instructions from the Engineer, as he sees fit. He shall notify the Engineer immediately thereafter of any compensation claimed by the Contractor due to such extra work, and shall submit same to the Engineer for approval. When the Contractor has not taken action, but has notified the Engineer of an emergency threatening injury to persons or damage to the work, or any adjoining property, the Contractor shall act as instructed or authorized by the Engineer to prevent such threatened injury or damage.

27. **CERTIFICATE OF COMPLETION:**

   Upon completion of all work whatsoever required, the Engineer shall file a written certificate with the Director of Finance and the Contractor, for the entire amount of work performed and compensation earned by the Contractor, including extra work and compensation thereof.

28. **FINAL PAYMENT:**

   Within thirty days of filing a certificate of completion, the Town shall pay to the Contractor the amount therein stated, less all prior payments and advances whatsoever to or for the account of the Contractor. All prior estimates and payments, including those relating to extra work, shall be subject to correction by this present payment, which throughout this contract is called the FINAL PAYMENT.

29. **ACCEPTANCE OF FINAL PAYMENT CONSTITUTES RELEASE:**

   The acceptance by the Contractor of the final payment, shall be and shall operate as a release to the Town of all claims and of all liability to the contract or for all things done or furnished in connection with this work, and for every act and neglect of the Town and others relating to or arising out of this work, accepting the Contractor’s claim for interest upon the final payment, if the payment is improperly delayed. No payment, however, final or otherwise, shall release the Contractor or his sureties from any obligation under this contract or of the performance bond.

30. **SUB-SURFACE STRUCTURES:**

   All sub-surface structures and public utility lines have been located as far as possible, as indicated on the plans and information obtained from the respective utilities. The Town does not assume the responsibility for the accuracy of this information.
31. **SUB-SURFACE CONDITIONS:**

Bidders are notified that it is obligatory for them to obtain all the information they require as to the existing physical conditions relative to the work and in particular to sub-surface conditions—**NOR SHALL THE TOWN BE HELD LIABLE FOR ANY ADDITIONAL COST TO THE CONSTRUCTION WHICH MAY RESULT DUE TO THESE CONDITIONS,** and each bidder in bidding must rely exclusively upon his own investigation and that he makes this bid with the full knowledge of the kind, quality and quantity of work required.

The undersigned understands that information relative to subsurface and other conditions, natural phenomena, existing pipes and other structures (surface and/or subsurface) has been furnished only for his information and convenience without any warranty of guarantee, express or implied, that the subsurface and/or other structures (surface and/or subsurface) actually encountered will be the same as these shown on the drawings or in any of the other contract documents and he agrees that he shall not use or be entitled to use any such information made available to him through the contract documents or otherwise or obtained by him in his own examination of the site, as a basis of or ground for any claim against the Town, arising from or by reason of any variance which may exist between the aforesaid information made available to or acquired by him and the subsurface and/or other conditions, natural phenomena, existing pipes and other structures (surface and/or subsurface) actually encountered during the construction work, and he has made due allowance therefore in this bid.

32. **CONTRACTOR'S TITLE TO MATERIALS:**

No materials or supplies for the work shall be purchased by the Contractor or sub-contractor, subject to any chattel mortgage or under any conditional sale or other agreement for which interest is retained by the seller.

33. **SUPERINTENDENCE BY CONTRACTOR:**

The Contractor shall employ a project Super-intendant who shall be present full time at the site of the work and who shall have full authority to act for the Contractor. The Contractor shall employ a project foreman who shall be in attendance at the work site during working hours.

It is understood that such representative shall be acceptable to the Town and shall be one whose experience and length of service in this particular kind of work warrants his ability to perform the duties entailed to the satisfaction of the Engineer, and who can continue in that capacity for the particular job involved unless he ceases to be on the Contractor's payroll.

The Engineer reserves the right of investigation to satisfy the Town that the appointed superintendent is properly qualified to carry out the obligations entailed to perform the work herein contemplated in the plans and specifications and directions.

34. **REPRESENTATIONS OF CONTRACTORS:**

The Contractor represents and warrants:
a). That he is financially solvent and that he is experienced in and competent to perform the type of work, or to furnish plant and equipment materials and supplies.

b). That he is familiar with all Federal, State and Municipal laws, ordinances and regulations, which in any way may affect the work of those employed therein.

c). That he has carefully examined the plans and specifications and the site of the work, and that from his own investigation he has satisfied himself about the nature and location of the work, character, quality and quantity of the surface and sub-surface materials likely to be encountered, as well as the character of equipment and other facilities needed for the performance of the work, the general local conditions and all other conditions which may in any way affect the work.

35. PATENT RIGHT:

As part of his obligation hereunder and without any additional compensation, the Contractor will pay for all patent fees or royalties required in respect to the work or any part thereof, and will fully indemnify the Town for any loss on account of infringement of any patent rights.

36. PERMITS AND REGULATIONS:

The Contractor shall procure and pay for all permits and licenses necessary for the execution of his work. Town permit fees will be waived.

The Contractor shall comply with all laws, ordinances, rules and regulations relating to the performance of the work.

37. CORRECTION OF WORK:

All work, all material, whether incorporated in the work or not, all processes of manufacture and all methods of construction, shall be at all time and places subject to the inspection of the Engineer, who shall be the final judge of the quality and suitability of the work, materials, processes of manufacture and methods of construction for the purpose for which they are used.

Should they fail to meet the approval of the Engineer they shall be forthwith reconstructed, made good, replaced and corrected, as the case may be, by the Contractor, at his own expense.

Rejected material shall immediately be removed from the site.

Acceptance of material and workmanship by the Inspectors shall not relieve the Contractor from his obligation to supply other materials and workmanship when so ordered by the Engineer.

If, in the opinion of the Engineer, it is undesirable to replace any defective or damaged material, or to reconstruct or correct any portion of the work injured or not performed in accordance with the contract, the compensation to be paid to the Contractor hereunder, shall be reduced by such amount which the Engineer deems equitable.
The Contractor expressly warrants that his work shall be free from any defects in material or workmanship, and agrees to correct any such defects which may appear within the maintenance period, following final completion of work.

Neither acceptance of the completed work, nor payment thereof, shall operate to release the Contractor or his sureties from any obligation under or upon this contract or the performance bond.

38. **STATEMENT SHOWING AMOUNT DUE FOR WAGES, MATERIAL AND SUPPLIES:**

With each application for payment under this contract, the Contractor and every subcontractor shall deliver to the Town a written verified statement in a form satisfactory to the Town, showing in detail the amounts then due and unpaid by such Contractor or subcontractor, to all laborers for daily or weekly wages, men employed by him under the contract for performance of work at the site thereof, or to other persons for material and equipment delivered at the site of the work.

The term "laborers" as used herein, shall include workmen and mechanics.

39. **TOWN RIGHT TO WITHHOLD PAYMENTS:**

The Town may withhold from the Contractor as much of any approved payment due him, as the Town deems necessary.

1st. To assure the payment of just claims due and unpaid of any person supplying labor or materials for the work.

2nd. To protect the Town from loss due to defective work not remedied.

or

3rd. To protect the Town from loss due to injury to persons or damage to work or property of other Contractors, subcontractors, or others caused by the act or neglect of the Contractor or any of his subcontractors.

The Town shall have the right, as agent for the Contractor, to apply any such amounts so withheld in such manner as the Town may deem proper, to satisfy such claims or to secure such protection.

Distribution of such money shall be considered as payments for the amount of the Contractor.

40. **TOWN RIGHT TO STOP WORK OR TERMINATE CONTRACT:**

If the Contractor shall be adjudged bankrupt, an assignment shall be made for the benefit of creditors. A receiver or liquidator shall be appointed for the Contractor and for any of his property. The Contractor shall be dismissed within twenty (20) days after such appointment. The proceedings in connection therewith shall not be stayed within the said twenty (20) days. If the Contractor shall refuse or fail after notice or warning from the
Engineer, to supply enough properly skilled workmen or proper materials, or if the Contractor shall fail to prosecute the work or any part thereof with such diligence as will insure its completion within the period herein specified (or duly authorized extension thereof) or shall fail to complete the work within said period, or if the Contractor shall fail to make prompt payment to persons supplying labor or materials for the work, or if the Contractor shall fail or refuse to regard laws, ordinances or the instructions of the Engineer or otherwise be guilty of a substantial violation of any provision of this contract, then in any such event, the Town without prejudice to any other right or remedy, may give seven (7) days notice to the Contractor, to terminate the employment of the Contractor. The Contractor shall lose the right to proceed either for the entire work or (at the option of the Town) for any portion thereof on which delays shall have occurred. The Town may as it deems expedient take possession of the work and complete it by contract or otherwise.

In such cases, the Contractor shall not be entitled to receive any further payment until the work is finished.

If the unpaid balance of the compensation to be paid the Contractor hereunder, shall exceed the expense of so completing the work (including compensation for additional managerial administrative and inspection services and any damages for delay), such excess shall be paid to the Contractor.

If such expense shall exceed such unpaid balance, the Contractor and his sureties shall be liable to the Town for such excess.

If the right of the Contractor to proceed with the work is so terminated, the Town may take possession of and utilize in completing the work, such materials, appliances, supplies, plant and equipment as may be on the site of the work, and necessary therefore.

If the work shall be stopped by order of the Court or any other public authority, for a period of three (3) months, without act or fault of the Contractor or any of his agents, servants, employees, or subcontractors, the Contractor may upon ten (10) days’ notice to the Town of Trumbull, discontinue his performance of the work and/or terminate the contract.

TERMINATION:

A. TERMINATION FOR CAUSE, If through any case, the Contractor shall fail to fulfill in a timely manner, its obligations under this Agreement, or if the contractor shall violate any of the covenants, agreements, or stipulations of this Agreement, the Town shall thereupon have the right to terminate this Agreement for cause by giving written notice to the Contractor of such termination and specifying the effective date thereof, at least five (5) days before the effective date of such termination. In the event, all finished or unfinished reports, documents, data, studies, surveys, drawings, maps, models, photographs, and reports or other material prepared by the contractor shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents and other materials to the effective date of termination.

The term “cause” includes, without limitation the following;
1) If the Contractor furnished any statement, representation, warranty or certification in connection with this Agreement, which is materially false, deceptive, incorrect, or incomplete.

2) If the Contractor fails to perform to the Town’s satisfaction any material requirement of the Agreement, or is in violation of any specific provision thereof.

3) If the Town reasonably determines satisfactory performance of the Agreement is substantially endangered or can reasonably anticipate such an occurrence or default.

Notwithstanding the above, the Contractor shall not be relieved of liability to the Town for any damages sustained by the Town by virtue of any breach of the Agreement by the Contractor, and the Town may withhold any payment to the Contractor for the purpose of setoff until such time as the exact amount of damages due the Town from the Contractor is determined.

B. TERMINATION FOR CONVENIENCE: The Town may terminate this Agreement at any time the Town determines that the purposes of the distribution of monies under the agreement would no longer be served by completion of the Work/Project. The Town shall effect such termination by giving written notice of termination to the Contractor and specifying the effective date thereof, at least twenty (20) days before the effective date of such termination. In the event, all finished or unfinished documents and other materials as described in Subsection A shall, at the option of the Town, become its property. If the Agreement is terminated by the Town as provided herein, the Contractor shall be paid an amount which bears the same ratio to the total compensation as the services actually and satisfactorily performed to the effective date of termination bear to the total services of the Contractor pursuant to the terms of this Agreement, less payments of compensation previously made, and subject to the Town’s right of set off for any damages pursuant to the terms of the Agreement.

41. USES OF PREMISES AND REMOVAL OF DEBRIS:

The Contractor undertakes at his own expense:

a). To take every precaution against injuries to persons or damage to property.

b). To store his apparatus, materials, supplies and equipment in such orderly fashion at the site of the work as will not unduly interfere with the progress of his work.

c). To place upon the work area or any part thereof, only such loads as are consistent with the safety of that portion of the work.

d). To frequently clean up all refuse, rubbish, scrap material and debris caused by his operations, so that the site of the work shall at all times present a neat, orderly and workmanlike appearance. Failure to comply with this article within 24 hours of notification
may result in the Owner having the work performed by outside sources at the Contractor’s expense. These expenses will be deducted from the regular monthly periodic estimate.

e). To remove before final payment all surplus materials, false work, temporary structures, (including foundations thereof), plant of any description and debris of every nature resulting from his operation, and to put the site in a neat and orderly condition.

f). To effect all cutting, fitting or patching of his work required to make the same conform to the plans and specifications, and with the consent of the Engineer, to cut or otherwise alter the work of any other Contractor.

42. ALL WORK SUBJECT TO CONTROL OF THE ENGINEER:

In the performance of the work, the Contractor shall abide by all orders, directions and requirements of the Engineer and shall perform all duties to the satisfaction of the Engineer, and at such time and places, by such methods and in such manner and sequence as the Engineer may require.

The Engineer shall determine the amount, quantity, acceptability and fitness of all parts of the work, shall interpret the plans, specifications, contract and any extra work orders, and shall decide all other questions in connection with the work.

The Contractor shall employ no plant, equipment, materials, methods or men to which the Engineer objects, and shall remove no plant materials, equipment or other facilities from the site of the work, without the Engineer’s permission. Upon request, the Engineer shall confirm in writing any oral order, direction requirement or determination.

43. TOWN ENGINEER, CONTROL NOT LIMITED:

The enumeration herein or elsewhere in the contract of particular instances in which the opinion, judgment, discretion or determination of the Engineer, shall control or in which work shall be performed to his or their satisfaction as subject to his or their approval or inspection, shall not imply that only matters similar to those enumerated shall be governed and performed, but without exception all the work shall be governed and so performed.

44. PROVISIONS REQUIRED BY LAW DEEMED INSERTED:

Each and every provision of law and clause required by law to be inserted in this contract, shall be deemed to be inserted herein, and the contract shall be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not correctly inserted, then upon the application of either party, the contract shall forthwith be physically amended to make such insertion.
45. **SUBLETTING, SUCCESSOR AND ASSIGNS:**

The Contractor shall not sublet any part of the work under this contract, nor assign any moneys due him hereunder without first obtaining the written consent of the Town.

46. **DEFINITIONS:**

Wherever the words defined in this section or pronouns used in their stead occur in the specifications, they shall have the meanings herein given.

**AS DIRECTED, AS REQUIRED, ETC.**

Wherever in the specifications, or on the drawings the words "As Directed", "As Ordered", "As Requested", "As Required", "As Permitted", or words of like import are used, it shall be understood that the Direction, Order, Request, Requirement, or Permission of the Engineer is intended. Similarly, the words "Approved", "Accepted", "Satisfactory", and words of like import shall mean Approved by, Acceptable to, or Satisfactory to the Engineer.

**ELEVATION**

The figures given on the drawings or in the other contract documents after the word "Elevation" or abbreviation of it shall mean the Distance in Feet Above the Datum Adopted by the Engineer.

NOTE: Unless otherwise stated elsewhere in the contract documents and/or on the contract drawings, vertical elevation datum for this project is based upon NEW City Datum, NGVD (ele. 0.00 = mean water).

**ROCK**

The word "Rock" wherever used as the name of any excavated material or material to be excavated, shall mean only boulders or solid ledge rock which, in the opinion of the Engineer, requires, for its removal, drilling and blasting, wedging, sledger, barring or breaking up with a power operated tool. No soft or disintegrated rock which can be removed with a hand pick or power-operated excavator or shovel, no loose, shaken or previously blasted rock or broken stone in rock fillings or elsewhere, and no rock exterior to the maximum limits of measurement allowed, which may fall into the excavation, will be measured or allowed as "Rocks".

**EARTH**

The word "Earth", wherever used as the name of an excavated material or material to be excavated, shall mean all kinds of material other than rock as above defined.

47. **ABBREVIATIONS:**

Where any of the following abbreviations are used in the Specifications, they shall have the meaning set forth opposite each.
48. **HANDLING AND DISTRIBUTION:**

The Contractor shall handle, haul and distribute all materials and all surplus materials on the different portions of the work, as necessary or required; shall provide suitable and adequate storage room for materials and equipment during the progress of the work, and shall be responsible for the protection, loss of, or damage to materials and equipment furnished by him, until the final completion and acceptance of the work.

Storage and Demurrage charges by Transportation Companies and Vendors shall be borne by the Contractor.

49. **MATERIALS:**

Samples - Inspection - Approval, unless otherwise expressly provided on the Drawings or in any of the other contract documents, only new material and equipment shall be incorporated in the work. All materials and equipment furnished by the Contractor to be incorporated in the work shall be subject to the inspection and approval of the Engineer. No material shall be processed or fabricated for the work or delivered to the work site without prior approval of the Engineer.

As soon as possible after execution of the Agreement, the Contractor shall submit to the Engineer the names and addresses of the manufacturers and suppliers of all materials and equipment he proposes to incorporate into the work. When shop and working drawings are required as specified below, the Contractor shall submit prior to the submission of such drawings, data in sufficient detail to enable the Engineer to determine whether the manufacturer and/or supplier have the ability to furnish a product meeting the specifications. As requested, the Contractor shall also submit data relating to the materials and equipment he proposes to incorporate into the work in sufficient detail to enable the Engineer to identify and evaluate the particular product and to determine whether it confirms to the Contract Requirements. Such data shall be submitted in a manner similar to that specified for submission of shop and working drawings.

Facilities and labor for the storage, handling and inspection of all materials and equipment shall be furnished by the Contractor. Defective materials and equipment shall be removed immediately from the site of the work.

If the Engineer so requires, either prior to or after commencement of the work, the Contractor shall submit additional samples of materials for such special tests as the Engineer deems necessary to demonstrate that they conform to the specifications. Such samples, including concrete test cylinders, shall be furnished, taken, stored, placed and shopped by the approved molds for making concrete test cylinders. Except as otherwise expressly specified, with technical specifications, the Town shall make
arrangements and pay for the tests.

All samples shall be packed so as to reach their destination in good condition, and shall be labeled to indicate the material represented. The name of the building or work and location for which the material is intended and the name of the contractor submitting the sample. To ensure consideration of samples, the Contractor shall notify the Engineer by letter that the samples have been shipped and shall properly describe the samples in the letter. The letter of notification shall be sent separate from and should not be enclosed with the samples.

The Contractor shall submit data and samples, or place his orders, sufficiently early to permit consideration, inspection, testing and approval before the materials and equipment are needed for incorporation in the work. The consequence of his failure to do so shall be the Contractor’s sole responsibility.

When required, the Contractor shall furnish to the Engineer triplicate sworn copies of manufacturer's shop or mill tests (or reports from independent test laboratories) relative to materials, equipment, performance rating and concrete data.

50. WATCHMAN:

If it becomes necessary to supply watchmen during non-regular working hours, they shall be employed until (in the opinion of the Engineer) their services are no longer required. The Contractor shall employ and pay a satisfactory, sober, able-bodied watchman who shall be in attendance upon the work at all times, (regardless of the hour) whenever work by the regular employees stops.

51. MAINTENANCE OF TRAFFIC:

The Contractor shall conduct his operations in such a manner so that he does not impose unnecessary hardship upon the residents along the route of the work.

Streets may be closed to traffic only upon written order of the Traffic Engineer. Traffic shall be maintained within the project area except where it is found impracticable, or seriously interferes with the Contractor's operations. If permanent repairs are not completed immediately, the pavement surface along the line of work shall be maintained in a condition comparable to the adjacent road surface.

People living or having business within the barricaded zone shall be permitted to use the highway for auto traffic if possible.

The Contractor shall protect all phases of the work from damage due to traffic, etc., and provide necessary watchmen, signalmen and (if so ordered by the Engineer) police officers.

No direct payment for maintenance of traffic will be made, but shall be considered as included in the base bid submitted.
52. **DRIVEWAYS AND PROPERTY ENTRANCES:**

Excavated materials and equipment shall be placed in such position as not to unnecessarily impede travel on the streets, or access to driveways. A sufficiently clear space for pedestrian travel shall be maintained on the sidewalks, and all property entrances and driveways shall be kept clear, where possible.

Where necessary, bridges shall be constructed and maintained for residents. Before closing any driveway or entrance, the Contractor shall give the owner or resident of the property involved, due notice of such temporary closing. When this is not practicable and an emergency arises, the Contractor shall, on the order of the Engineer, provide a satisfactory place to house temporarily, any motor vehicle, which may be prevented from being housed at night.

No direct payment will be allowed for this work or condition, but shall be considered as included in the base bid submitted.

53. **DUST:**

The Contractor shall at all times during the execution of this contract, control the nuisance of flying dust, by water sprinkling or by application of oil, or a method satisfactory to the Engineer.

54. **PRESERVATION OF TREES:**

Trees and shrubs on the site of the work shall be protected during the entire period of the contract, and if injured by the Contractor or his employees, shall be replaced, unless it is covered by the bid items, at his expense before the completion of the contract.

55. **INSPECTION OF WORK AWAY FROM THE SITE:**

If work to be done away from the construction site is to be inspected on behalf of the Town during its fabrication, manufacture, or testing, or before shipment, the Contractor shall give notice to the Engineer of the place and time where such fabrication, manufacture, testing or shipping is to be done. Such notice shall be in writing and delivered to the Engineer in ample time so that the necessary arrangements for the inspection can be made.

56. **CONTRACTOR’S SHOP AND WORKING DRAWINGS:**

The Contractor shall submit for approval (in reproducible form unless otherwise specified) shop and working drawings of concrete reinforcement, structural details, piping layout, wiring, materials fabricated for the contract and materials and equipment for which such drawings are specifically requested.

Such drawings shall show the principal dimensions, weight, structural and operating features, space required, clearances, type and/or brand of finish or shop coat, grease fittings, etc., depending on the subject of the drawing, when it is customary to do
so. When the dimensions are of particular importance, or when so specified, the
drawings shall be certified by the manufacturer or fabricator as correct for the contract.

When so specified or if considered by the Engineer to be acceptable,
manufacturer's specifications, catalog data, descriptive matter, illustrations, etc., may be
submitted for approval in place of shop and working drawings. In such case,
requirements shall be as specified for shop and working drawings, insofar as applicable,
except that the submission shall be in quadruplicate.

The Contractor shall be responsible for the prompt and timely submittal of all
shop and working drawings so that there shall be no delay to the work due to the
absence of such drawings.

No material or equipment shall be purchased or fabricated for the contract until the
required shop and working drawings have been submitted as herein above provided and
approved as conforming to the contract requirements. All such materials and equipment
and the work involved in their installation or incorporated into the work shall then be as
shown in and represented by said drawings.

Until the necessary approval has been given, the Contractor shall not proceed
with any portion of the work such as the construction of foundations, the design or details
of which are dependent upon the design or details of work, materials, equipment or other
features for which approval is required.

All shop and working drawings shall be submitted to the Engineer by and/or
through the Contractor, who shall be responsible for obtaining shop and working
drawings from his subcontractors and returning approved drawings to them. Unless
otherwise approved, all shop and working drawings shall be prepared on standard size,
24 inch by 36 inch sheets, except those which are made by changing existing standard
shop or working drawings. All drawings shall be clearly marked with the names of the
Town, Contractor, and building, equipment or structure to which the drawing applies, and
shall be accompanied by a letter of transmittal giving a list of the drawing number and the
names mentioned above.

Only drawings which have been checked and corrected by the fabricator should be
submitted to the Contractor by his subcontractors and vendors. Prior to submitting
drawings to the Engineer, the Contractor shall check thoroughly all such drawings to
satisfy himself that the subject matter thereof conforms to the drawings and specifications
in all respects. All drawings which are correct shall be marked with the date, checker's
name and indication of the Contractor's approval, and then shall be submitted to the
Engineer. Other drawings shall be returned for correction.

The approval of shop and working drawings, etc., will be general only and shall
not relieve or in any respect diminish the responsibility of the Contractor for details of
design, dimensions, etc., necessary for proper fitting and construction of the work as
required in the contract and for achieving the result and performance specified
hereunder.

Should the Contractor submit for approval, equipment that requires modifications
to the structures, piping, layout, etc., detailed on the drawings, he shall also submit for
approval, details of the proposed modifications. If such equipment and modifications are
approved, the Contractor, at no additional cost to the Town, shall do all work necessary
to make such modifications.
The marked-up reproducible of the shop and working drawings or one mark-up copy of catalog cuts will be returned to the Contractor. The Contractor shall furnish additional copies of such drawings or catalog cuts when so requested.

57. OCCUPYING PRIVATE LAND:

The Contractor shall not (except after written consent from the proper parties) enter or occupy with men, tools, materials, or equipment, any land outside the right-of-way or property of the Town. A copy of the written consent shall be given to the Engineer.

58. INTERFERENCE WITH AND PROTECTION OF STREETS:

The Contractor shall not close or obstruct any portion of a street, road or private way without obtaining permits therefore from the proper authorities. If any street, road or private way shall be rendered unsafe by the Contractor's operations, he shall make such repairs or provide such temporary ways or guards as shall be acceptable to the Engineer and to the proper authorities.

Streets, roads, private ways and walks not closed shall be maintained passable and safe by the Contractor, who shall assume and have full responsibility for the adequacy and safety of provisions made therefore.

The Contractor shall, at least 24 hours in advance, notify the Police and Fire Departments in writing, with a copy to the Engineer, if the closure of a street or road is necessary. He shall cooperate with the Police Department in the establishment of alternate routes and shall provide adequate detour signs, plainly marked and well-lighted, in order to minimize confusion.

59. STORAGE OF MATERIALS AND EQUIPMENT:

All excavated materials, construction equipment and materials and equipment to be incorporated in the work shall be placed so as not to injure any part of the work or existing facilities and so that free access can be had at all times to all parts of the work and to all Public Utility installations in the vicinity of the work. Materials and equipment shall be kept neatly piled and compactly stored in such locations as will cause a minimum of inconvenience to public travel and adjoining owners, tenants and occupants.

60. INSUFFICIENCY OF SAFETY PRECAUTIONS:

If at any time, in the sole judgment of the Engineer, the work is not properly lighted, barricaded, or in any other respect safe in regard to public travel, persons on or about the work, or public or private property, the Engineer shall have the right to order such safeguards to be erected and such precautions to be taken as he deems advisable and the Contractor shall comply promptly with such orders. If, under such circumstances, the Contractor does not or cannot immediately put the work and the safeguards into proper and approved condition, or if the Contractor or his representative is not upon the site so that he can be notified immediately of the insufficiency of safety precautions, the
Engineer may put the work into such a condition that it shall be, in his opinion, in all respects safe. The Contractor shall pay all costs and expenses incurred by the Engineer or Town in so doing. Such action of the Engineer, or his failure to take such action, shall in no way relieve or diminish the responsibility of the Contractor for any and all costs, expenses, losses, liability, claims, suits, proceedings, judgments, awards or damages resulting from, by reason of or in connection with any failure to take safety precautions or the insufficiency of the safety precautions taken by him or by the Engineer acting under authority of this article or for failure to comply with the provisions of any State or Federal Occupational Safety and Health Laws, Rules or Regulations.

61. SANITARY REGULATIONS:

When deemed necessary by the Engineer, the suitable Contractor shall provide sanitary facilities for the use of those employed on the work. Such facilities shall be made available when the first employees arrive on the site of the work, shall be properly secluded from public observation and shall be constructed and maintained during the progress of the work in suitable numbers and at such points and in such manner as may be required or approved.

The Contractor shall maintain the sanitary facilities in a satisfactory and sanitary condition at all times and shall enforce their use. He shall rigorously prohibit the committing of nuisances on the site of the work, on the lands of the Town, or on adjacent property.

The Town and the Engineer shall have the right to inspect such facilities at all times to determine whether or not they are being properly and adequately maintained.

62. DELETE

63. DIMENSIONS OF EXISTING STRUCTURES:

Where the dimensions and locations of existing structures are of importance in the installation or connection of any part of the work, the Contractor shall verify such dimensions and locations in the field before the fabrication of any material or equipment which is dependent on the correctness of such information.

64. WORK TO CONFORM:

During its progress, and on its completion, the work shall conform truly to the lines, levels and grades indicated on the drawings or given by the Engineer and shall be built in a thoroughly substantial and workmanlike manner, in strict accordance with the drawings, specifications and other contract documents and the directions given from time to time by the Engineer.

65. COMPUTATION OF QUANTITIES:

For estimating quantities in which the computation of areas by Geometric methods would be comparatively laborious, it is agreed that the Planimeter shall be
considered an instrument adapted to the measurement of such areas. It is further agreed that the computation of the Volume Prismsoids shall be by the method of average end areas.

66. PLANNING AND PROGRESS SCHEDULES:

Before starting the work and from time to time during its progress, as the Engineer may request, the Contractor shall submit to the Engineer a written description of the methods he plans to use in doing the work and the various steps he intends to take.

Within two (2) days after the date of starting work, the Contractor shall prepare and submit to the Engineer a written schedule fixing the respective dates for the start and completion of various parts of the work. The Contractor shall update the schedule on a monthly basis and submit each schedule to the Engineer for review, approval and change where necessary during the progress of the work.

67. PRECAUTIONS DURING ADVERSE WEATHER:

During adverse weather and against the possibility thereof, the Contractor shall take all necessary precautions so that the work may be properly done and satisfactory in all respects. When required, protection shall be provided by the use of plastic sheets, tarpaulins, wood and building-paper shelters or other approved means.

The Engineer may suspend construction operations at any time when, if in his sole judgment, the conditions are unsuitable or the proper precautions are not being taken, whatever the weather may be.

68. AS-BUILT DRAWINGS:

The Contractor shall be responsible for maintaining a set of as-built drawings during the course of the work for examination by the Engineer.

69. SCOPE OF WORK:

The intent of the contract is to complete the work or improvements in full compliance with the plans, specifications, technical specifications, special notes, etc.

A. Quantities

The unit bid prices shall be applied to the applicable quantities actually used and accepted in the performance of this project. Quantities have been established using the best information available for accuracy. In some instances, however, quantities may have been provided for some items in order to establish a unit price in the eventuality that the item of work may occur during the construction of the project.

Should the actual quantities constructed vary from those estimated, whether higher or lower, the Contractor is made aware that the applicable item will be paid for based upon his unit bid price bid for that item. Exceptions to this article are noted below in section C, Change in Project Scope.
B. Cost Plus Items:

If the Town orders the performance of any work not covered by the drawings or specifications, and for which no unit price or lump sum basis can be agreed upon, then such extra work shall be done on a Cost-Plus percentage basis of payment as follows:

1.0 Direct Labor And Foreman Costs - For all labor including equipment operators, and foremen in direct charge of the specific operation, the Contractor shall receive the rate of wage actually paid as shown by his certified payroll, which shall be at least the current local minimum prevailing wage rate, per hour, per position, in accordance with the current State of Connecticut, Labor Department Minimum Rates & Classifications for Heavy Construction. Compensation shall be for each hour that said labor and foreman are actually engaged in such work, including such overtime as provided by existing laws and regulations. In addition the contractor shall receive for each hour worked, the actual costs paid to, or in behalf of workmen, by reason of allowances, health and welfare benefits, pension fund benefits or other benefits, when such amounts are required by collective bargaining agreement or other employment contract generally applicable to the classes of labor employed on the work. All personnel above the grade of foreman are excluded from receiving compensation under this section.

An amount equal to 20 percent of the total sums as specified above (1.0) will also be paid the contractor.

1.1 Other Labor Costs - The Contractor shall also be allowed to add to such direct labor and foremen costs, the following items:

Social Security Tax at the percentage legally required; Unemployment Ins., at the percentage legally required; Workmen's Compensation insurance at policy percentage rate; Property/liability damage insurance premiums;

An amount equal to 6 percent of the total sums as specified above (1.1) will also be paid the contractor.

1.2 Materials - For all materials used, the Contractor shall receive the actual cost of such materials, including freight and delivery charges, as shown by original receipted bills to which shall be added a sum equal to fifteen (15) percent.

1.3 Equipment Rental - For machinery, trucks, or equipment, exclusive of operator's hire, and except small tools and equipment for which no rental is allowed, which it may be deemed necessary to use, the Town will allow the Contractor the cost of renting such machinery, trucks, or equipment, which shall include fuel and lubricants, as are actually used in the performance of the work, but to which no percentage shall be added. Equipment rental costs will be based upon the "Rental Rate Blue Book" including Rate Adjustment Tables and amendments as published by Dataquest, Inc., San Jose, California or a lower rate if so submitted by the Contractor, and must be approved by the Town prior to any work being performed.

1.4 Sub-Contracts - Cost-Plus work may be performed by a subcontractor only when (a) the Contractor has obtained approval of the subcontractor by the Town and (b) the work has been performed by the subcontractor in strict compliance with the terms of the contract. In such event, the Contractor shall receive the cost of any such sub-contract to which shall be added a sum equal to ten (10) percent.
1.5 Superintendence - The foregoing payments shall be received by the Contractor as payment in full for all work done on a Cost Plus basis, and shall be accepted to cover all general superintendence, use of small tools and equipment for which no rental is allowed, job and general overhead, bonding, expenses, and anticipated profit.

2.0 The cost of the work done each day shall be submitted to the Engineer in a satisfactory form, on the succeeding day and shall be approved by him or adjusted accordingly.

3.0 Monthly payments of all charges for extra work, whether priced on the Cost Plus basis or an agreed-upon basis, shall upon completion, and approval, be requested with the subsequent monthly progress billing.

C. Change of Project Scope

In the event that the overall scope of the project is increased or decreased by 25% or more, either party to the contract may request a revised contract consideration to the stipulated bid unit prices that may be affected by the change. After agreement is reached by the Town and contractor on revised unit prices, a change order will be issued reflecting these changes. The re-negotiated unit prices will be based on the original contract unit prices with additions or subtractions indicated so as to justify the new unit price to the satisfaction of the Town. The revised unit prices will be applied only to that portion of the project in which the scope has been changed, in accordance with this article, and shall not be applied to any of the quantities of the original bid. An example of such a change may be the addition to or deletion of the originally stated project areas.

All of the above requirements shall be carried out in accordance with the provisions of the Trumbull Code, Article II, Purchasing, Section 23-18.4, Contracts.

70. FIELD OFFICE

Not applicable for this project.

71. COORDINATION OF PLANS/SPECIFICATIONS

Any requirement on the plans or in these Specifications, Special Notes/Provisions shall be equally binding on the Contractor.

In case of conflict, the plans shall take precedence over the Specifications. Special Notes/Provisions shall take precedence over plans and Specifications.

72. NO PAYMENT

Unless otherwise provided for by a specific Contract Item, no separate payment shall be made for any of the requirements as described in the above General Specifications, but shall be deemed included in the total bid price for all the work in this Contract.

73. NOISE

The Contractor will be required to limit noise operations pursuant to Town of Trumbull Charter Chapter 164 -1 to and including Chapter 164 -13
Blackhouse Road Culvert Rehabilitation

SPECIAL NOTES
SCOPE OF WORK

The contractor shall provide all labor, material and equipment required to perform work of Rehabilitating the Blackhouse Road Culvert at the location described in the bid documents, plans and specifications and as directed by the Town Engineer or his designee.

The Contractor selected for this project will be responsible for the following tasks:

1. Providing a CPM type Construction Schedule with monthly updates as approved by the Engineer;
2. Providing shop drawings and samples as required in the contract documents and as requested by the Engineer;
3. Providing construction staking and layout;
4. Providing water handling systems;
5. Providing Erosion Control Systems of the type specified and the locations shown on the plans;
6. Providing maintenance and protection of traffic as specified in the contract documents and in coordination with Town Officials;
7. Clearing and grubbing of the project site;
8. Excavation and backfill for construction of temporary and permanent systems, including culvert extension, concrete endwalls, riprap and guiderail systems;
9. Installation of the culvert extension, concrete endwalls, riprap and guiderail systems;
10. Dust control;
11. Protection of existing active overhead and underground utilities;

The Contractor will be responsible for the demolition of any existing structures required for the execution of the work.
SPECIAL CONDITIONS

TIME FOR COMPLETION, CONTRACT TIME AND LIQUIDATED DAMAGES

1. The work under this Contract shall commence within 60 calendar days of the Notice to Proceed.

2. Liquidated damages charge to apply will be Nine Hundred Dollars ($2,000) per calendar day after the contract time has expired.

LAYOUT OF WORK

1. All proposed improvement locations will be marked in the field by the Town of Trumbull or its designated construction observer prior to construction.

2. The Contractor is responsible for notifying “Call Before You Dig” (811 or 1-800-922-4455) at least two full working days in advance of the excavation work to locate buried utility pipes and cables. No additional payment will be made for notifying call before you dig.

COMMUNICATION

1. All communications, written and via telecommunications shall be made to:

   Frank Smeriglio
   Trumbull Town Engineer
   Trumbull Town Hall
   5866 Main St.
   Trumbull, CT 06611
   Tel.: 203-452-5050
   Email: fsmeriglio@trumbull-ct.gov

   or to the assigned field representative.

AWARD OF WORK

1. The low eligible bidder will be determined based upon the sum total of bids submitted, which are weighted based upon the estimated quantity of each item.

TIME RESTRICTIONS

1. In order to provide for traffic operations as outlined in the Special Provision “Maintenance and Protection of Traffic,” the Contractor will not be allowed to perform any work that will interfere with at least one lane of alternating traffic lanes on:

   Monday through Friday between 6:00 AM and 9:00 AM
   Monday through Friday between 3:00 PM and 7:00 PM
CONNECTICUT PREVAILING WAGE RATES
TECHNICAL SPECIFICATIONS
TECHNICAL SPECIFICATIONS

The State of Connecticut, Department of Transportation, Standard Specifications for Roads, Bridges and Incidental Construction, Form 817, 2016, and as revised (otherwise referred to collectively as "Form 817") is hereby made part of this contract, as modified by the Special Provisions contained herein.

The Form 817 will not be provided by the owner and any cost associated therewith shall be the responsibility of the Contractor. The Contractor shall refer to the following sections of Form 817 for means, methods and materials:

0201001 Clearing and Grubbing
Work under this item shall conform to Section 2.01 of FORM 817.

0203001 Structure Excavation Earth (complete)
0203100 Structure Excavation Earth (complete)

Work under these/this item shall be in accordance with Section 2.03 of FORM 817 and shall include the following:

- Removal and disposal of existing headwalls, masonry and surplus earth materials
- Temporary earth retaining systems
- Lateral earth retaining systems

0204000 Cofferdam and Dewatering
Work under this item shall conform to Section 2.40 of FORM 817 with the exception of Articles 2.04.04 and 2.04.05 which are amended and modified as follows:

2.04.04 Method of Measurement
   Delete the Article and substitute the following:
   This work, material, tools, equipment and labor incidental thereto for the construction and removal of cofferdams and pumping and dewatering shall be included in the Bid Price for “Cofferdam and Dewatering.”

2.04.05 Basis of Payment
   Delete the Article and substitute the following:
   Payment for this work will be included in the lump sum price for “Cofferdam and Dewatering” and shall include all materials, equipment, tools and labor incidental thereto.

0216000 Pervious Structure Backfill
All work under this item shall conform to Section 2.16 of FORM 817

0219001 Sediment Control system at Catch Basins
All work under this item shall conform to Section 2.19 of FORM 817
0406002  Bituminous Concrete
All work under this item shall conform to Section 4.06 of FORM 817

046008  Material for Tack Coat
All work under this item shall conform to Section 4.06 of FORM 817

0601000  Concrete for Structures
All work under this item shall conform to Section 6.01 of FORM 817, supplemented or amended as follows:

06.01.04 Method of Measurement
Delete the Article and substitute the following:
All work, including setting and dismantling of forms, providing and setting of reinforcing steel and all materials, equipment, tools and labor incidental thereto shall be included in the Bid price for “Concrete for Structures.”

06.01.05 Basis of Payment
Delete the Article and substitute the following:
Payment for this work will be included in the contract cubic yard price for “Concrete for Structures.” and shall include all work, including setting and dismantling of forms, providing and setting of reinforcing steel and all materials, equipment, tools and labor incidental thereto shall be included in the Bid price for “Concrete for Structures.”

0602000  Reinforcing Steel
All work under this item shall conform to Section 6.02 of FORM 817, supplemented or amended as follows:

06.02.04 Method of Measurement
Delete the Article and substitute the following:
This work will not be measured for payment. All materials, equipment, tools and labor incidental thereto shall be included in the Bid price for “Concrete for Structures.”

06.02.05 Basis of Payment
Delete the Article and substitute the following:
Payment for this work will be included in the contract cubic yard price for “Concrete for Structures” and shall include all materials, equipment, tools and labor incidental to the completion of this item.
0651023    Culverts
All work under this item shall conform to Section 6.51 of FORM 817, supplemented or amended as follows:

Article 6.51.04 - Method of Measurement: Delete the following sections:

4. Excavation for Trench, this will not be measured for payment.
5. Gravel Fill, this will not be measured for payment.
6. Bedding Material, this will not be measured for payment.

And add the following sections:

Excavation, backfill, gravel fill, bedding material, temporary pavement repair and/or lawn restoration for new culverts will not be measured for payment. All materials, equipment, tools and labor incidental thereto shall be included in the Bid price for Culverts of the type, size and length called for on the plans or as ordered.

Article 6.51.05 – Basis of Payment: Delete the sections and replace with the following sections:

There will be no separate payment for the removal of existing pipe culverts, excavation, backfill, gravel fill, bedding material and temporary pavement repair and/or lawn restoration for new culverts. All materials, equipment, tools and labor incidental thereto shall be included in the Bid price for Culverts of the type, size and length called for on the plans or as ordered.

<table>
<thead>
<tr>
<th>Item Number</th>
<th>Item Name</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>0651023</td>
<td>60” RCP</td>
<td>LF</td>
</tr>
</tbody>
</table>

0703000    Riprap
All work under this item shall conform to Section 7.03 of FORM 817, supplemented or amended as follows:

07.03.04 Method of Measurement
Delete the Article and substitute the following:

All work, including excavation, bedding material and setting of riprap and all materials, equipment, tools and labor incidental thereto shall be included in the Bid price for “Riprap.”

07.03.05 Basis of Payment
Delete the Article and substitute the following:

Payment for this work will be included in the contract cubic yard price for “Riprap” and shall include all materials, equipment, tools and labor incidental to the completion of this item.
0910000  **Metal Beam Rail**
All work under this item shall conform to Section 9.10 of FORM 817.

0911000  **Metal Beam Rail Anchorages**
All work under this item shall conform to Section 9.11 of FORM 817.

0913001  **Chain Link Fence**
All work under this item shall conform to Section 9.16 of FORM 817.

0944000  **Furnishing and Placing of Topsoil**
All work under this item shall conform to Section 9.44 of FORM 817.

0913001  **Turf Establishment**
All work under this item shall conform to Section 9.50 of FORM 817.

**SPECIAL PROVISIONS**

0406272A  **Milling of Bituminous Concrete – (0 - 4 Inches)**

0971001A  **Maintenance and Protection of Traffic**

0978001A  **Maintenance and Protection of Traffic**
ITEM #0406272A - MILLING OF BITUMINOUS CONCRETE – (0 - 4 INCHES)
ITEM #0406273A - MILLING OF BITUMINOUS CONCRETE – (OVER 4 TO 8 INCHES)
ITEM #0406274A - MILLING OF BITUMINOUS CONCRETE – (GREATER THAN 8 INCHES)

Description: This work shall consist of the milling, removal, and disposal of existing bituminous concrete pavement.

Construction Methods: The Contractor shall remove the bituminous concrete material using means acceptable to the Engineer. The pavement surface shall be removed to the line, grade, and existing or typical cross-section shown on the plans or as directed by the Engineer.

The bituminous concrete material shall be disposed of offsite by the Contractor at an approved disposal facility unless otherwise stated in the Contract.

Any milled surface, or portion thereof, that is exposed to traffic shall be paved within five (5) calendar days unless otherwise stated in the plans or Contract.

The equipment for milling the pavement surface shall be designed and built for milling bituminous concrete pavements. It shall be self propelled with sufficient power, traction, and stability to maintain depth and slope and shall be capable of removing the existing bituminous concrete pavement.

The milling machine shall be equipped with a built-in automatic grade averaging control system that can control the longitudinal profile and the transverse cross-slope to produce the specified results. The longitudinal controls shall be capable of operating from any longitudinal grade reference, including string line, contact ski (30 feet minimum), non-contact ski (20 feet minimum), or mobile string line (30 feet minimum). The transverse controls shall have an automatic system for controlling cross-slope at a given rate. The Engineer may waive the requirement for automatic grade or slope controls where the situation warrants such action.

The rotary drum of the machine shall use carbide or diamond tipped tools spaced not more than ⅝ inch apart. The forward speed of the milling machine shall be limited to no more than 45 feet/minute. The tools on the revolving cutting drum must be continually maintained and shall be replaced as warranted to provide a uniform pavement texture.

For projects that are 5000 feet in length or greater, the Contractor may submit a request in writing to perform a test strip(s) to demonstrate that the same surface tolerance can be attained at an increased forward speed. The submission shall include:
• Increased forward speed(s) to be tested
• Location of the test strip(s)
• Length of test strip(s)
• Make and model of the milling machine
• Type of drum (Standard or Fine)

The increased forward speed shall be made in 5 ft/min. increments from the maximum 45 ft/min. per test strip. The test strip(s) shall have a minimum length of 250 feet, a maximum length of 500 feet and shall have the same criteria for surface tolerance as noted in this Specification. The surface tolerance shall be verified by a Contractor supplied 10 foot straightedge with measurements taken every 50 feet and at any location the Inspector deems appropriate within the test strip. In no case shall the forward speed be allowed to increase beyond 60 feet/minute. The final decision for implementing or continuing approved increased forward speed will be at the discretion of the Engineer.

If an increase in forward speed is approved, the same equipment used for the test strip shall be used throughout the milling operation. If at any time during approved increased speed there is evidence of gouging, cupping, delamination or any surface texture outside of the tolerances within this specification is evident, the forward speed shall be reduced to a maximum of 45 feet/minute for the remainder of the project.

The machine shall be equipped with an integral pickup and conveying device to immediately remove material being milled from the surface of the roadway and discharge the millings into a truck, all in one operation. The machine shall also be equipped with a means of effectively limiting the amount of dust escaping from the milling and removal operation.

When milling smaller areas or areas where it is impractical to use the above described equipment, the use of a lesser equipped milling machine may be permitted when approved by the Engineer.

Protection shall be provided around existing catch basin inlets, manholes, utility valve boxes, and any similar structures. Any damage to such structures as a result of the milling operation is the Contractor’s responsibility and shall be repaired at the Contractor’s expense.

To prevent the infiltration of milled material into the storm drainage system, the Contractor shall take special care to prevent the milled material from falling into the inlet openings or inlet grates. Any milled material that has fallen into inlet openings or inlet grates shall be removed at the Contractor’s expense.

**Surface Tolerance:** The milled surface shall provide a satisfactory riding surface with a uniform textured appearance. The milled surface shall be free from gouges, longitudinal grooves and ridges, oil film, and other imperfections that are a result of defective equipment, improper use of equipment, or poor workmanship. The Contractor, under the direction of the Inspector, shall perform random spot-checks with a Contractor supplied ten-foot straightedge to verify surface

ITEM #0406272A
ITEM #0406273A
ITEM #0406274A
tolerances at a minimum of five (5) locations per day. The variation of the top of two ridges from the testing edge of the straightedge, between any two ridge contact points, shall not exceed \( \frac{3}{8} \) inch. The variation of the top of any ridge to the bottom of the groove adjacent to that ridge shall not exceed \( \frac{3}{4} \) inch. Any unsatisfactory surfaces produced are the responsibility of the Contractor and shall be corrected at the Contractor’s expense and to the satisfaction of the Engineer.

The depth of removal will be verified by taking measurements every 250 feet per each pass of the milling machine, or as directed by the Engineer. These depth measurements shall be used to monitor the average depth of removal.

Where a surface delamination between bituminous concrete layers or a surface delamination of bituminous concrete on Portland cement concrete causes a non-uniform texture to occur, the depth of milling shall be adjusted in small increments to a maximum of +/- \( \frac{1}{2} \) inch to eliminate the condition.

When removing bituminous concrete pavement entirely from an underlying Portland cement concrete pavement, all of the bituminous concrete pavement shall be removed leaving a uniform surface of Portland cement concrete, unless otherwise directed by the Engineer.

Any unsatisfactory surfaces produced by the milling operation are the Contractor’s responsibility and shall be corrected at the Contractor’s expense and to the satisfaction of the Engineer.

No vertical faces, transverse or longitudinal, shall be left exposed to traffic unless the requirements below are met. This shall include roadway structures (catch basins, manholes, utility valve boxes, etc.). If any vertical face is formed in an area exposed to traffic a temporary paved transition shall be established according to the requirements shown on the plans. If the milling machine is used to form a temporary transition, the length of the temporary transition shall conform to Special Provision Section 4.06 - Bituminous Concrete, “Transitions for Roadway Surface,” the requirements shown on the plans, or as directed by the Engineer. At all permanent limits of removal, a clean vertical face shall be established by saw cutting prior to paving.

Roadway structures shall not have a vertical face of greater than one (1) inch exposed to traffic as a result of milling. All structures within the roadway that are exposed to traffic and greater than one (1) inch above the milled surface shall receive a transition meeting the following requirements:

For roadways with a posted speed limit of 35 mph or less*:

1. Round structures with a vertical face of greater than 1 inch to 2.5 inches shall be transitioned with a hard rubber tapered protection ring of the appropriate inside diameter designed specifically to protect roadway structures.
2. Round structures with a vertical face greater than 2.5 inches shall receive a transition of bituminous concrete formed at a minimum 24 to 1 (24:1) taper in all directions.

3. All rectangular structures with a vertical face greater than 1 inch shall receive a transition of bituminous concrete formed at a minimum 24 to 1 (24:1) taper in all directions.

*Bituminous concrete tapers at a minimum 24 to 1 (24:1) taper in all directions may be substituted for the protection rings if approved by the Engineer.

For roadways with a posted speed limit of 40, 45 or 50 mph:

1. All structures shall receive a transition of bituminous concrete formed at a minimum 36 to 1 (36:1) taper in the direction of travel. Direction of travel includes both the leading and trailing side of a structure. The minimum taper shall be 24 to 1 (24:1) in all other directions.

For roadways with a posted speed limit of greater than 50 mph:

1. All structures shall receive a transition of bituminous concrete formed at a minimum 60 to 1 (60:1) taper in the direction of travel. Direction of travel includes both the leading and trailing side of a structure. The minimum taper shall be 24 to 1 (24:1) in all other directions.

All roadway structure edges and bituminous concrete tapers shall be clearly marked with fluorescent paint. The paint shall be maintained throughout the exposure to traffic.

The milling operation shall proceed in accordance with the requirements of the “Maintenance and Protection of Traffic” and “Prosecution and Progress” specifications, or other Contract requirements. The more stringent specification shall apply.

Prior to opening an area which has been milled to traffic, the pavement shall be thoroughly swept with a sweeper truck. The sweeper truck shall be equipped with a water tank and be capable of removing the millings and loose debris from the surface. The sweeper truck shall operate at a forward speed that allows for the maximum pickup of millings from the roadway surface. Other sweeping equipment may be provided in lieu of the sweeper truck where acceptable by the Engineer.

Any milled area that will not be exposed to live traffic for a minimum of 48 hours prior to paving shall require a vacuum sweeper truck in addition to, or in lieu of, mechanical sweeping. The vacuum sweeper truck shall have sufficient power and capacity to completely remove all millings from the roadway surface including any fine particles within the texture of the milled surface. Vacuum sweeper truck hose attachments shall be used to clean around pavement structures or areas that cannot be reached effectively by the main vacuum. Compressed air may be used in lieu of vacuum attachments if approved by the Engineer.
**Method of Measurement:** This work will be measured for payment by the number of square yards of area from which the milling of asphalt has been completed and the work accepted. No area deductions will be made for minor unmilled areas such as catch basin inlets, manholes, utility boxes and any similar structures.

The depth of removal will be calculated by taking measurements at a minimum every 250 feet per each pass of the milling machine, or as directed by the Engineer. The average depth of each section will determine which payment item is applicable.

**Basis of Payment:** This work will be paid for at the Contract unit price per square yard for “Milling of Bituminous Concrete (0 to 4 inches),” “Milling of Bituminous Concrete (Over 4 to 8 inches)” and “Milling of Bituminous Concrete (Greater Than 8 inches).” This price shall include all equipment, tools, labor, and materials incidental thereto.

No additional payments will be made for multiple passes with the milling machine to remove the bituminous surface.

No separate payments will be made for cleaning the pavement prior to paving; providing protection and doing handwork removal of bituminous concrete around catch basin inlets, manholes, utility valve boxes and any similar structures; repairing surface defects as a result of the Contractor’s negligence; providing protection to underground utilities from the vibration of the milling operation; removal of any temporary milled or paved transition; removal and disposal of millings; furnishing a sweeper truck and sweeping after milling. The costs for these items shall be included in the Contract unit price.

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
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<tr>
<td>Milling of Bituminous Concrete – (0 - 4 inches)</td>
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<tr>
<td>Milling of Bituminous Concrete – (Over 4 to 8 inches)</td>
<td>S.Y.</td>
</tr>
<tr>
<td>Milling of Bituminous Concrete – (Greater than 8 inches)</td>
<td>S.Y.</td>
</tr>
</tbody>
</table>
ITEM 0971001A MAINTENANCE AND PROTECTION OF TRAFFIC

Article 9.71.01 – Description is supplemented by the following:

The Contractor shall maintain and protect traffic as follows and as limited in the Special Provision "Prosecution and Progress". The Contractor shall submit a plan showing proposed Maintenance and Protection of Traffic measures for approval by the Town of Trumbull and the Engineer prior to the start of construction activities.

The Contractor shall maintain and protect one lane of through traffic in each direction, each lane on a paved travelpath not less than 11 feet in width.

Excepted therefrom will be those periods, during the allowable periods, when the Contractor is actively working, at which time the Contractor will be allowed to maintain and protect at least an alternating one-way traffic operation on a paved travelpath not less than 12 feet in width. The length of the alternating one-way traffic operation shall not exceed 300 feet.

COMMERCIAL AND RESIDENTIAL DRIVEWAYS

The Contractor shall maintain access to and egress from all commercial and residential driveways throughout the project limits. The Contractor will be allowed to close said driveways to perform the required work during those periods when the businesses are closed unless permission is granted from the business owner to close the driveway during business hours. If a temporary closure of a residential driveway is necessary, the Contractor shall coordinate with the owner to determine the time period of the closure.

Article 9.71.03 - Construction Method is supplemented as follows:

SIGNING

The Contractor shall temporarily relocate signs and sign supports as many times as deemed necessary and install temporary sign supports and foundations if necessary and as directed by the Engineer. The temporary relocation of signs and supports, and the furnishing, installation and removal of any temporary supports and foundations, shall be paid for under the item "Maintenance and Protection of Traffic." Temporary overhead sign supports and foundations shall be paid for under the appropriate item(s).

When the necessary construction is completed, the Contractor shall remove existing signs and install new signs as shown on the Signing and Pavement Marking Plans contained in the contract plans. OR "When the necessary construction is completed, the Contractor shall re-install the existing signs in their original locations or as directed by the Engineer."
SIGNING PATTERNS

The Contractor shall erect and maintain all signing patterns in accordance with the traffic control plans contained herein. Proper distances between advance warning signs and proper taper lengths are mandatory.

TRAFFIC CONTROL DURING CONSTRUCTION OPERATIONS

The following guidelines shall assist field personnel in determining when and what type of traffic control patterns to use for various situations. These guidelines shall provide for the safe and efficient movement of traffic through work zones and enhance the safety of work forces in the work area.

TRAFFIC CONTROL PATTERNS: Traffic control patterns shall be used when a work operation requires that all or part of any vehicle or work area protrudes onto any part of a travel lane or shoulder. For each situation, the installation of traffic control devices shall be based on the following:

- Speed and volume of traffic
- Duration of operation
- Exposure to hazards

Traffic control patterns shall be uniform, neat and orderly so as to command respect from the motorist.

In the case of a horizontal or vertical sight restriction in advance of the work area, the traffic control pattern shall be extended to provide adequate sight distance for approaching traffic.

If a lane reduction taper is required to shift traffic, the entire length of the taper should be installed on a tangent section of roadway so that the entire taper area can be seen by the motorist.

Any existing signs that are in conflict with the traffic control patterns shall be removed, covered, or turned so that they are not readable by oncoming traffic.

When installing a traffic control pattern, a Buffer Area should be provided and this area shall be free of equipment, workers, materials and parked vehicles.

Typical traffic control plans 20 through 25 may be used for moving operations such as line striping, pot hole patching, mowing, or sweeping when it is necessary for equipment to occupy a travel lane.

Traffic control patterns will not be required when vehicles are on an emergency patrol type activity or when a short duration stop is made and the equipment can be contained within the shoulder. Flashing lights and appropriate traffic person shall be used when required.

Although each situation must be dealt with individually, conformity with the typical traffic control plans contained herein is required. In a situation not adequately covered by the typical traffic control plans, the Contractor must contact the Engineer for assistance prior to setting up a traffic control pattern.

PLACEMENT OF SIGNS: Signs must be placed in such a position to allow motorists the opportunity to reduce their speed prior to the work area. Signs shall be installed on the same side of the roadway as the work area. On multi-lane divided highways, advance
warning signs may be installed on both sides of the highway. On directional roadways (on-ramps, off-ramps, one-way roads), where the sight distance to signs is restricted, these signs should be installed on both sides of the roadway.

**Allowable Adjustment of Signs and Devices**

*Shown on the Traffic Control Plans*

The traffic control plans contained herein show the location and spacing of signs and devices under ideal conditions. Signs and devices should be installed as shown on these plans whenever possible.

The proper application of the traffic control plans and installation of traffic control devices depends on actual field conditions.

Adjustments to the traffic control plans shall be made only at the direction of the Engineer to improve the visibility of the signs and devices and to better control traffic operations. Adjustments to the traffic control plans shall be based on safety of work forces and motorists, abutting property requirements, driveways, side roads, and the vertical and horizontal curvature of the roadway.

The Engineer may require that the traffic control pattern be located significantly in advance of the work area to provide better sight line to the signing and safer traffic operations through the work zone.

Table I indicates the minimum taper length required for a lane closure based on the posted speed limit of the roadway. These taper lengths shall only be used when the recommended taper lengths shown on the traffic control plans cannot be achieved.

**TABLE I – MINIMUM TAPER LENGTHS**

<table>
<thead>
<tr>
<th>POSTED SPEED LIMIT MILES PER HOUR</th>
<th>MINIMUM TAPER LENGTH IN FEET FOR A SINGLE LANE CLOSURE</th>
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<tbody>
<tr>
<td>30 OR LESS</td>
<td>180</td>
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<td>65</td>
<td>780</td>
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SECTION 1. WORK ZONE SAFETY MEETINGS

1.a) Prior to the commencement of work, a work zone safety meeting will be conducted with representatives of DOT Construction, Connecticut State Police (Local Barracks), Municipal Police, the Contractor (Project Superintendent) and the Traffic Control Subcontractor (if different than the prime Contractor) to review the traffic operations, lines of responsibility, and operating guidelines which will be used on the project. Other work zone safety meetings during the course of the project should be scheduled as needed.

1.b) A Work Zone Safety Meeting Agenda, (see Section 9), shall be developed and used at the meeting to outline the anticipated traffic control issues during the construction of this project. Any issues that can’t be resolved at these meetings will be brought to the attention of the District Engineer and the Office of Construction.

SECTION 2. INSTALLING AND REMOVING TRAFFIC CONTROL PATTERNS

2.a) Lane Closures shall be installed beginning with the advanced warning signs and proceeding forward toward the work area.

2.b) Lane Closures shall be removed in the reverse order, beginning at the work area, or end of the traffic control pattern, and proceeding back toward the advanced warning signs.

2.c) Stopping traffic may be allowed:

- As per the contract for such activities as blasting, steel erection, etc.
- During paving, milling operations, etc. where, in the middle of the operation, it is necessary to flip the pattern to complete the operation on the other half of the roadway and traffic should not travel across the longitudinal joint or difference in roadway elevation.
- To move slow moving equipment across live traffic lanes into the work area.

2.d) Under certain situations when the safety of the traveling public and/or that of the workers may be compromised due to conditions such as traffic volume, speed, roadside obstructions, or sight line deficiencies, as determined by the Engineer and/or State Police, traffic may be briefly impeded while installing and/or removing the advanced warning signs and the first ten traffic cones/drums only. Appropriate measures shall be taken to safely slow traffic. If required, State Police may use traffic slowing techniques, including the use of Truck Mounted Impact Attenuators (TMAs) as appropriate, for a minimum of one mile in advance of the pattern starting point. Once the advanced warning signs and the first ten traffic cones/drums are installed/removed, the two TMAs and sign crew should continue to install/remove the pattern as described in Section 4c and traffic shall be allowed to resume their normal travel.

2.e) The Contractor must adhere to using the proper signs, placing the signs correctly, and ensuring the proper spacing of signs.

2.f) Additional devices are required on entrance ramps, exit ramps, and intersecting roads to warn and/or move traffic into the proper travel path prior to merging/exiting.
with/from the main line traffic. This shall be completed before installing the mainline pattern past the ramp or intersecting roadway.

2.g) Prior to installing a pattern, any conflicting existing signs shall be covered with an opaque material. Once the pattern is removed, the existing signs shall be uncovered.

2.h) On limited access roadways, workers are prohibited from crossing the travel lanes to install and remove signs or other devices on the opposite side of the roadway. Any signs or devices on the opposite side of the roadway shall be installed and removed separately.

SECTION 3. USE OF HIGH MOUNTED INTERNALLY ILLUMINATED FLASHING ARROW

3.a) On limited access roadways, one Flashing Arrow shall be used for each lane that is closed. The Flashing Arrow shall be installed concurrently with the installation of the traffic control pattern and its placement shall be as shown on the traffic control plan. For multiple lane closures, one Flashing Arrow is required for each lane closed. If conditions warrant, additional Flashing Arrows should be employed (i.e.: curves, major ramps, etc.).

3.b) On non-limited access roadways, the use of a Flashing Arrow for lane closures is optional. The roadway geometry, sight line distance, and traffic volume should be considered in the decision to use the Flashing Arrow.

3.c) The Flashing Arrow shall not be used on two lane, two-way roadways for temporary alternating one-way traffic operations.

3.d) The Flashing Arrow board display shall be in the “arrow” mode for lane closure tapers and in the “caution” mode (four corners) for shoulder work, blocking the shoulder, or roadside work near the shoulder. The Flashing Arrow shall be in the “caution” mode when it is positioned in the closed lane.

3.e) The Flashing Arrow shall not be used on a multi-lane roadway to laterally shift all lanes of traffic, because unnecessary lane changing may result.

3.f) If the required number of Flashing Arrows is not available, the traffic control pattern shall not be installed.
SECTION 4. USE OF TRAFFIC DRUMS AND TRAFFIC CONES

4.a) Traffic drums shall be used for taper channelization on limited-access roadways, ramps, and turning roadways and to delineate raised catch basins and other hazards.

4.b) Traffic drums shall be used in place of traffic cones in traffic control patterns that are in effect for more than a 72-hour duration.

4.c) Traffic Cones less than 42 inches in height shall not be used on limited-access roadways or on non-limited access roadways with a posted speed limit of 45 mph and above.

4.d) Typical spacing of traffic drums and/or cones shown on the Traffic Control Plans in the Contract are maximum spacing’s and may be reduced to meet actual field conditions as required.

SECTION 5. GENERAL

5.a) If the required minimum number of signs and equipment (i.e. one High Mounted Internally Illuminated Flashing Arrow for each lane closed, two TMAs, Changeable Message Sign, etc.) are not available, the traffic control pattern shall not be installed.

5.b) The Contractor shall have back-up equipment (TMAs, High Mounted Internally Illuminated Flashing Arrow, Changeable Message Sign, construction signs, cones/drums, etc.) available at all times in case of mechanical failures, etc. The only exception to this is in the case of sudden equipment breakdowns in which the pattern may be installed but the Contractor must provide replacement equipment within 24 hours.

5.c) Failure of the Contractor to have the required minimum number of signs and equipment, which results in the not being installed, shall not be a reason for a time extension.

5.d) In cases of legitimate differences of opinion between the Contractor and the Inspection staff, the Inspection staff shall err on the side of safety. The matter shall be brought to the District Office for resolution immediately or, in the case of work after regular business hours, on the next business day.

SECTION 6. WORK ZONE SAFETY MEETING AGENDA

1) Review Project scope of work and time.

2) Review Section 1.08, Prosecution and Progress of the Special Provisions.

3) Review Section 9.70, Trafficperson of the Specifications.

4) Review Section 9.71, Maintenance and Protection of Traffic of the Special Provisions, including "Work Zone Safety Procedures".

5) Review Contractor’s schedule and method of operations.

6) Review areas of special concern: ramps, turning roadways, medians, lane drops, etc.

7) Open discussion of work zone questions and issues.
8) Discussion of review and approval process for changes in contract requirements as they relate to work zone areas.

**SERIES 16 SIGNS**

<table>
<thead>
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<th>W</th>
<th>H</th>
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<tbody>
<tr>
<td>16-E 80-1605</td>
<td>84&quot; x 60&quot;</td>
</tr>
<tr>
<td>16-H 80-1608</td>
<td>60&quot; x 42&quot;</td>
</tr>
<tr>
<td>16-M 80-1613</td>
<td>30&quot; x 24&quot;</td>
</tr>
</tbody>
</table>

The 16-S sign shall be used on all projects that require sidewalk reconstruction or restrict pedestrian travel on an existing sidewalk.

Series 16 signs shall be installed in advance of the traffic control patterns to allow motorists the opportunity to avoid a work zone. Series 16 signs shall be installed on any major intersecting roadways that approach the work zone. On limited-access highways, these signs shall be located in advance of the nearest upstream exit ramp and on any entrance ramps prior to or within the work zone limits.

The location of Series 16 signs can be found elsewhere in the plans or installed as directed by the engineer.

Sign 16-E and 16-H shall be post mounted.

Sign 16-E shall be used on all expressways.

Sign 16-H shall be used on all ramps, other state roadways, and major town/city roadways.

Sign 16-M shall be used on other town roadways.

**REGULATORY SIGN “ROAD WORK AHEAD, FINES DOUBLED”**

The regulatory sign “Road Work Ahead, Fines Doubled” shall be installed for all work zones that occur on any state highway in Connecticut when there are workers on the highway or when there is other than existing traffic operations.

The “Road Work Ahead, Fines Doubled” regulatory signs shall not be installed on town roads.

The “Road Work Ahead Fines Doubled” regulatory sign shall be placed after the Series 16 sign and in advance of the “Road Work Ahead” sign.

**“END ROAD WORK” SIGN**

The last sign in the pattern must be the “End Road Work” sign.
NOTES FOR TRAFFIC CONTROL PLANS

1. If a traffic stoppage occurs in advance of sign (A), then an additional sign (A) shall be installed in advance of the stoppage.

2. Signs (A), (A), and (B) should be omitted when these signs have already been installed to designate a larger work zone than the work zone that is encompassed on this plan.

3. See Table #1 for adjustment of tapers if necessary.

4. A changeable message sign may be utilized one half to one mile in advance of the lane closure taper.

5. If this plan remains in continuous operation for more than 72 hours, then traffic drums shall be used in place of traffic cones.

6. Any legal speed limit signs within the limits of a roadway / lane closure area will be covered with an opaque material while the closure is in effect and uncovered when the roadway / lane closure is reopened to all lanes of traffic.

7. If this plan remains in continuous operation for more than 36 hours, then the existing conflicting pavement markings shall be eradicated or covered and temporary pavement markings that depict the proper travel paths shall be installed.

8. Distances between signs in the advance warning area may be reduced to 200' on low speed urban roads (speed limit < 40 mph).

9. For lane closures one (1) mile or longer, a “reduce speed to 45 mph” sign shall be placed at the one mile point and at each mile thereafter.

10. If this plan is to remain in operation during the hours of darkness, install barricade warning lights - high intensity on all post-mounted diamond signs in the advance warning area.

11. A changeable message sign shall be installed one half to one mile in advance of the lane closure taper.
WORK IN TRAVEL LANE AND SHOULDER
TWO LANE HIGHWAY
ALTERNATING ONE-WAY TRAFFIC OPERATIONS

SIGN FACE
98 SQ. FT (MIN)

DENOTES TRAFFIC CONE
OR TRAFFIC DRUM

DENOTES PORTABLE SIGN SUPPORT

DENOTES APPROXIMATE LOCATION OF
UNIFORMED FLAGGER. TRAFFIC PERSON
OTHER THAN POLICE OFFICERS
SHALL USE SIGN 80-9950 MOUNTED ON
A 6' MIN. STAFF.

FROM THE NOTES:
Table B61: Distance of Flagger Station in
Advance of the Work Zone

<table>
<thead>
<tr>
<th>Posted Speed (mph)</th>
<th>Distance (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
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</tr>
<tr>
<td>25</td>
<td>55</td>
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<td>50</td>
<td>250</td>
</tr>
<tr>
<td>55</td>
<td>335</td>
</tr>
</tbody>
</table>

AREA 40' BUFFER AREA
6 TRAFFIC CONES / DRUMS
@ 20' SPACING

AREA 40' TAPER AREA

AREA 3' BUFFER

AREA 3' ROAD WORK AHEAD

AREA 3' ONE LANE ROAD AHEAD

AREA 3' ROAD WORK AHEAD

AREA 4' ROAD WORK AHEAD
FINES DOUBLED

SEE NOTES 1, 2, 5, 7, 8 & 10

REV'D I-02

CONSTRUCTION
TRAFFIC CONTROL PLAN
PLAN 13

APPROVED
J. Carey
PRINCIPAL ENGINEER
DATE I-02

ITEM #0971001A - 9
WORK IN TRAVEL LANE AND SHOULDER
TWO LANE HIGHWAY
ALTERNATING ONE-WAY TRAFFIC OPERATIONS

HAND SIGNAL METHODS TO BE USED BY UNIFORMED FLAGGERS

THE FOLLOWING METHODS FROM SECTION 6E.04 FLAGGER PROCEDURES IN THE "MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES" SHALL BE USED BY UNIFORMED FLAGGERS WHEN DIRECTING TRAFFIC THROUGH A WORK AREA. THE STOP/SLOW SIGN PADDLE (SIGN NO. 80-9950) SHOWN ON THE TYPICAL DETAIL SHEET ENTITLED "SIGNS FOR CONSTRUCTION AND PERMIT OPERATIONS" SHALL BE USED.

A. TO STOP TRAFFIC
   TO STOP ROAD USERS, THE FLAGGER SHALL FACE ROAD USERS AND AIM THE STOP PADDLE FACE TOWARD ROAD USERS IN A STATIONARY POSITION WITH THE ARM EXTENDED HORIZONTALLY AWAY FROM THE BODY. THE FREE ARM SHALL BE HELD WITH THE PALM OF THE HAND ABOVE SHOULDER LEVEL TOWARD APPROACHING TRAFFIC.

B. TO DIRECT TRAFFIC TO PROCEED
   TO DIRECT STOPPED ROAD USERS TO PROCEED, THE FLAGGER SHALL FACE ROAD USERS WITH THE SLOW PADDLE FACE AIMED TOWARD ROAD USERS IN A STATIONARY POSITION WITH THE ARM EXTENDED HORIZONTALLY AWAY FROM THE BODY. THE FLAGGER SHALL MOTION WITH THE FREE HAND FOR ROAD USERS TO PROCEED.

C. TO ALERT OR SLOW TRAFFIC
   TO ALERT OR SLOW TRAFFIC, THE FLAGGER SHALL FACE ROAD USERS WITH THE SLOW PADDLE FACE AIMED TOWARD ROAD USERS IN A STATIONARY POSITION WITH THE ARM EXTENDED HORIZONTALLY AWAY FROM THE BODY. TO FURTHER ALERT OR SLOW TRAFFIC, THE FLAGGER HOLDING THE SLOW PADDLE FACE TOWARD ROAD USERS MAY MOTION UP AND DOWN WITH THE FREE HAND, PALM DOWN.

SEE NOTES 1, 2, 5, 7, 8 & 10
Town of Trumbull
Blackhouse Road Culvert Rehabilitation

ITEM #0971001A - 11

WORK IN TRAVEL LANE AND SHOULDER
TWO LANE HIGHWAY

SIGN FACE
62 SQ. FT (MIN)

ADVANCE WARNING AREA
400'

LANE SHIFT TAPER AREA
BUFFER AREA 120'

WORK AREA
TERMINATION AREA

SHOULDER

SHOULDER

SHOULDER

SPEED LIMIT
CONE / DRUM SPACING
< 40 MPH 40'
≥ 40 MPH 80'

9 TRAFFIC CONES / DRUMS
SPEED LIMIT
TAPER LENGTH
CONE / DRUM SPACING
< 40 MPH 160'
≥ 40 MPH 320'
40'

REV'D H-02

J. Carey
PRINCIPAL ENGINEER

DATE H-02

CONNECTICUT DEPARTMENT OF TRANSPORTATION
BUREAU OF ENGINEERING & HIGHWAY OPERATIONS
DIVISION OF TRAFFIC ENGINEERING
CONSTRUCTION TRAFFIC CONTROL PLAN
PLAN 15

SCALE NONE

APPROVED

ITEM #0971001A - 11
ITEM #0971001A - 12
Moving Operation
Two Lane Highway

LEAD VEHICLE
DISTANCE VARIES

WORK VEHICLE(S)
DISTANCE VARIES ACCORDING TO OPERATION

TRUCK MOUNTED ATTENUATOR UNIT

SIGN MOUNTED ON VEHICLE 4
END ROAD WORK
80-9612

SIGN MOUNTED ON VEHICLE 2
ROAD WORK AHEAD FINES DOUBLED
31-1006

SIGN MOUNTED ON VEHICLE 1
SLOW MOVING TRUCKS [AHEAD]
80-9815
COVER THE WORD "AHEAD" WITH BLANK PANEL

80-9914
USE APPROPRIATE MESSAGE FOR OPERATION.

LEGEND VARIES)

CONNECTICUT DEPARTMENT OF TRANSPORTATION
BUREAU OF ENGINEERING & HIGHWAY OPERATIONS
DIVISION OF TRAFFIC ENGINEERING
CONSTRUCTION
TRAFFIC CONTROL PLAN
PLAN 24

John D. McCall
PRINCIPAL ENGINEER

APPROVED DATE 1-30-02

REV'D 1-02
SCALE NONE

ITEM #0971001A - 14
Article 9.71.05 – Basis of Payment is supplemented by the following:

The contract lump sum price for “Maintenance and Protection of Traffic” shall also include furnishing, installing, and removing the material for the temporary traversable slope in those areas where a longitudinal dropdown exists.

If there is no method for payment for the temporary transition in those areas where a transverse dropdown exists, then the contract lump sum price for the “Maintenance and Protection of Traffic” shall also include furnishing, installing, and removing the material for the temporary transition.

The contract lump sum price for “Maintenance and Protection of Traffic” shall also include temporarily relocating existing signs and sign supports as many times as deemed necessary and furnishing, installing, and removing temporary sign supports and foundations if necessary during construction of the project.
ITEM #0980001A – CONSTRUCTION STAKING

Add the following:

9.80.1 —Description: The work under this item shall also include a preconstruction video or photo log of the project area. The precondition survey shall document existing conditions both within the project limits and those areas adjacent to the project limits to record the condition prior to the beginning of construction. The video or photo log shall be recorded in digital format and provided to the Town of Trumbull as part of the project record documents prior to the beginning of construction. In addition, the preconstruction survey shall include digital photographs of each property that will be affected by construction to provide documentation for both the Contractor and the Town of existing conditions prior to the initiation of work. All preconstruction survey data shall be provided to the Town of Trumbull.