BOARD OF DIRECTORS
FEBRUARY 5, 2020
SUPPLEMENTAL INFORMATION

ITEM #F10  BUS VACUUM SYSTEM UPGRADE
ITEM #F11  CRESTLINE-ISD SKYLAND PEAK
            RACK SPACE/DATA CIRCUIT
ITEM #F12  STRATEGIC PLANNING CONSULTANT SERVICES
ITEM #G3   CISCO CORE NETWORK EQUIPMENT
ITEM #G4   TRANSTrack ANNUAL MAINTENANCE AND SUPPORT
CONTRACT AGREEMENT

between

CONTRACTOR
Robertson Air Systems, Inc.
3532 Jasmine Avenue, Unit 1
Los Angeles, CA 92629

(hereinafter “CONTRACTOR”)
Telephone: Email:

And

CONTRACT DOCUMENTS
CONTRACT NO. MNT20-26
Bus Vacuum System Upgrade

Contract Amount: $104,350.00

Omnitrans
1700 West Fifth Street
San Bernardino, CA 92411
(hereinafter “OMNITRANS”)

Omnitrans Project Manager:
Name: Thomas Dahlin
Title: Capital Projects Services Mgr
Telephone: (909) 379-7215
Email: thomas.dahlin@omnitrans.org

Contract Administrator:
Name: Angelica Jara
Title: Contracts Review Analyst
Telephone: (909) 379-7246
Email: angelica.jara@omnitrans.org
## TABLE OF CONTENTS

1. **SCOPE OF WORK** .................................................................................................................. 4
2. **PERIOD OF PERFORMANCE** ................................................................................................. 4
3. **CONTRACT OPTIONS** ........................................................................................................... 5
4. **COMPENSATION** ...................................................................................................................... 5
5. **INVOICING AND PAYMENT** .................................................................................................. 5
6. **AUDIT AND INSPECTION OF RECORDS** ............................................................................. 8
7. **NOTIFICATION** ........................................................................................................................ 8
8. **OMNITRANS’ AND CONTRACTOR’S REPRESENTATIVES** ....................................................... 8
9. **DISPUTE RESOLUTION** .......................................................................................................... 9
10. **TERMINATION FOR CONVENIENCE** ................................................................................ 10
11. **TERMINATION FOR BREACH OF AGREEMENT** ................................................................. 10
12. **ASSIGNMENT** ....................................................................................................................... 11
13. **SUBCONTRACTING** ............................................................................................................. 11
14. **INDEPENDENT CONTRACTOR** ........................................................................................ 12
15. **INSURANCE** ......................................................................................................................... 12
16. **INDEMNITY** .......................................................................................................................... 15
17. **REVISIONS IN SCOPE OF WORK** ..................................................................................... 16
18. **RIGHTS IN TECHNICAL DATA** .......................................................................................... 16
19. **OWNERSHIP OF REPORTS AND DOCUMENTS** ................................................................. 16
20. **OWNERSHIP RIGHTS** ......................................................................................................... 16
<table>
<thead>
<tr>
<th>No.</th>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>21</td>
<td>WORK FOR HIRE</td>
<td>17</td>
</tr>
<tr>
<td>22</td>
<td>SUBMITTAL OF CLAIMS BY CONTRACTOR</td>
<td>17</td>
</tr>
<tr>
<td>23</td>
<td>EQUAL OPPORTUNITY</td>
<td>18</td>
</tr>
<tr>
<td>24</td>
<td>STANDARD OF PERFORMANCE</td>
<td>18</td>
</tr>
<tr>
<td>25</td>
<td>NOTIFICATION OF EMPLOYMENT OF OMNITRANS BOARD MEMBERS/ALTERNATES AND EMPLOYEES</td>
<td>18</td>
</tr>
<tr>
<td>26</td>
<td>DISQUALIFYING POLITICAL CONTRIBUTIONS</td>
<td>19</td>
</tr>
<tr>
<td>27</td>
<td>COMPLIANCE WITH LAW</td>
<td>19</td>
</tr>
<tr>
<td>28</td>
<td>DISADVANTAGED BUSINESS ENTERPRISE (DBE) PROGRAM</td>
<td>19</td>
</tr>
<tr>
<td>29</td>
<td>COMPLIANCE WITH LOBBYING POLICIES</td>
<td>20</td>
</tr>
<tr>
<td>30</td>
<td>PUBLIC RECORDS ACT</td>
<td>20</td>
</tr>
<tr>
<td>31</td>
<td>WAIVER/INVALIDITY</td>
<td>21</td>
</tr>
<tr>
<td>32</td>
<td>FORCE MAJEURE</td>
<td>21</td>
</tr>
<tr>
<td>33</td>
<td>CONFIDENTIALITY</td>
<td>21</td>
</tr>
<tr>
<td>34</td>
<td>CONTRACTOR’S INTERACTION WITH THE MEDIA AND THE PUBLIC</td>
<td>21</td>
</tr>
<tr>
<td>35</td>
<td>GOVERNING LAW</td>
<td>22</td>
</tr>
<tr>
<td>36</td>
<td>MODIFICATIONS TO AGREEMENT</td>
<td>22</td>
</tr>
<tr>
<td>37</td>
<td>LICENSING, PERMITS AND INSPECTION COSTS</td>
<td>22</td>
</tr>
<tr>
<td>38</td>
<td>PRECEDENCE</td>
<td>23</td>
</tr>
<tr>
<td>39</td>
<td>ENTIRE AGREEMENT</td>
<td>23</td>
</tr>
</tbody>
</table>

ATTACHMENT A – TECHNICAL SPECIFICATIONS
ATTACHMENT B - REGULAR REQUIREMENTS
ATTACHMENT C – PRICING
ATTACHMENT D – GENERAL PROVISIONS
ATTACHMENT E – PREVAILING WAGES
ATTACHMENT F – PROHIBITING WEAPONS AT THE WORKPLACE POLICY 707
ATTACHMENT G – DBE REQUIREMENTS
This Agreement is made and entered into as of this 11 day of February 2020, by and between Omnitrans (hereinafter referred to as "OMNITRANS") and Robertson Air Systems, Inc. (hereinafter referred to as "CONTRACTOR").

RECITALS

WHEREAS, OMNITRANS is a joint powers authority organized under Section 6500 et seq. of the California Government Code with power to contract for services described in Attachment A to this Agreement entitled “Attachment A, Technical Specifications” (hereinafter referred to as “Work”); and

WHEREAS, CONTRACTOR has indicated it is qualified to perform such services and (1) has reviewed all the available data furnished by OMNITRANS pertinent to the Work to be rendered; (2) has inspected and reviewed the Work to be rendered; (3) will exercise the ordinary care and skill expected of a practitioner in its profession; and (4) is willing to accept responsibility of performing the Work set forth in this Agreement for the compensation and in accordance with the terms, requirements and conditions herein specified;

NOW, THEREFORE, for the consideration hereinafter stated, the parties agree as follows:

1. **SCOPE OF WORK**

   A. CONTRACTOR will perform the Work and related tasks as described in Attachment A, Technical Specifications hereto and is incorporated by reference into and made a part of this Agreement.

   B. This is a non-exclusive Agreement, whereby OMNITRANS may, at its sole discretion, augment or supplant the Work with its own forces or forces of another contractor or entity. CONTRACTOR will cooperate fully with OMNITRANS’ staff or other contractor or entity that may be providing similar or the same Work for OMNITRANS.

2. **PERIOD OF PERFORMANCE**

   The term of this Agreement shall be from the date of execution of this Agreement and continue in effect through February 10, 2021, unless terminated as specified in Section 10 and 11 of this Agreement. Omnitrans has no obligation to purchase any specified amount of products/services. All applicable indemnification provisions in this Agreement shall remain in effect following the termination of this Agreement.

   Omnitrans’ election to extend the Agreement beyond the Initial Term shall not diminish its right to terminate the Agreement for Omnitrans’ convenience or CONTRACTORS default as provided elsewhere in this Agreement.
3. **CONTRACT OPTIONS**

   **A.** Omnitrans will have the unilateral right in the contract by which, for a specified time, Omnitrans may elect to purchase additional services called for by the contract, or may elect to extend the term of the contract. The requirements below apply:

   1) Any options that were requested by Omnitrans and/or contained in the Contractor’s Bid or offer must have been evaluated in making the contract award prior to exercising any such options.

   2) Since Contractor’s proposed pricing for the option years and additional services are considered in evaluating the Contractor’s original bid and form the basis for awarding the contract, Contractor shall be bound by the bid pricing for additional services and/or option years, unless otherwise provided herein.

   **B.** Omnitrans will provide a minimum of thirty days (30) written notice to the Contractor of Omnitrans’ exercise of its option to extend the contract years. Omnitrans may give notice of its exercise of the option for additional services at any time during the term of the contract. The minimum time for the written notice may be waived by mutual agreement.

4. **COMPENSATION**

   For CONTRACTOR’s full and complete performance of its obligations under this Agreement, OMNITRANS shall pay CONTRACTOR on a LUMP SUM basis at the fully burdened fixed rates shown in Attachment C, and subject to the maximum cumulative payment obligation.

   **LUMP SUM ..................... $104,350.00**

   OMNITRANS’ maximum cumulative payment obligation under this Agreement shall not exceed **One Hundred and Four Thousand Three Hundred Fifty Dollars ($104,350.00)**, including all amounts payable to CONTRACTOR for all costs, including but not limited to direct labor, other direct costs, subcontracts, indirect costs including, but not limited to, leases, materials, taxes, insurance, and profit.

5. **INVOICING AND PAYMENT**

   **A.** CONTRACTOR shall invoice OMNITRANS on a monthly basis no later than the 15th of each month. CONTRACTOR shall furnish information as may be requested by OMNITRANS to substantiate the validity of an invoice.

   CONTRACTOR shall submit invoices in duplicate to:

   OMNITRANS
   1700 West Fifth Street
   San Bernardino, CA 92411
   Attn: Accounts Payable
   AccountsPayable@omnitrans.org
   Contracts@omnitrans.org
Each invoice shall include, at minimum, the following information:

- Contract number
- Invoice number
- Purchase Order number
- Description of service
- Service Date
- Information as requested by OMNITRANS

B. OMNITRANS shall remit payment within thirty (30) calendar days of approval of the invoices by OMNITRANS' Project Manager.

In the event OMNITRANS should overpay CONTRACTOR, such overpayment shall not be construed as a waiver of OMNITRANS' right to obtain reimbursement for the overpayment. Upon discovering any overpayment, either on its own or upon notice of OMNITRANS, CONTRACTOR shall immediately reimburse OMNITRANS the entire overpayment or, at its sole discretion, OMNITRANS may deduct such overpayment amount from monies due to CONTRACTOR under this Agreement or any other Agreement between OMNITRANS and CONTRACTOR.

C. Prompt Payment Clause

Omnitrans has, by a contract clause pursuant to 49 CFR 26.29; “Prompt Payment Mechanisms for Recipients”, adopted a prompt payment provision on all DOT-assisted contracts, to facilitate timely payment to all subcontractors. This provision, governing the payment to subcontractors (DBEs and non-DBEs), requires the Prime Contractor to issue payment to all subcontractors for satisfactory work performed, no later than seven (7) days from Contractor’s receipt of payment from Omnitrans. A provision will also apply to the disbursement of retention proceeds withheld by Prime Contractor, requiring the prompt return of retention payments from Contractor to the subcontractor no later than seven (7) days Omnitrans after the subcontractor’s work is satisfactorily completed. Prime Contractor will incorporate these prompt payment provisions in all subcontract agreements issued by Prime Contractor with respect to this Contract.

In accordance with §26.29 “Prompt Payment Provisions”, Omnitrans at its discretion, utilizes the following method to comply with the prompt payment of retainage requirement:

Hold retainage from the Prime Contractor and require a contract clause obligating Prime Contractor to make prompt and full payment of any retainage kept by Prime Contractor to the subcontractor within 7 days after the subcontractor’s work is satisfactorily completed.
Failure to comply with these prompt payment provisions or delay in issuing payment without prior written approval from Omnitrans will constitute noncompliance, which will result in the application of appropriate administrative sanctions, including, but not limited to, a penalty of 1% of the amount due per month to the affected subcontractor for every month that payment is not made.

Contractor will not be reimbursed for work performed by subcontractors unless and until the contractor ensures that the subcontractors are promptly paid for the work performed. Contractor shall include a prompt payment clause that complies with local, state, and federal prompt payment requirements in all subcontracts entered into under this contract. Should contractor fail to meet subcontractor prompt payment requirements for two (2) consecutive subcontractor payments without good cause, OMNITRANS may impose appropriate penalties for failure to comply with prompt payment requirements.

D. TITLE
   a. Title shall pass to Omnitrans at the time of payment.

   b. The title transferred as above shall in each case be good, and free and clear from any and all security interests, liens, and/or other encumbrances.

   c. The transfer of title as specified above shall not imply Acceptance by Omnitrans, nor relieve the Contractor from the responsibility for strict compliance with the Contract, including warranty as specified in the Article entitled Warranty of Work, and for any loss of or damage to the Work.

   d. The Contractor at its own expense shall promptly execute, acknowledge, and deliver to the Omnitrans proper bills of sale or other written instruments of title in a form as required by Omnitrans; said instruments shall convey to the Omnitrans’ title free and clear of debts, claims, liens, mortgages, taxes, and/or encumbrances.

   e. Contractor shall have title to and bear the risk of any loss of or damage to Work purchased hereunder until they are delivered, unloaded, and received by Omnitrans at the FOB Destination specified herein. Contractor’s responsibility for loss or damage except for loss or damage resulting from Contractor’s negligence, shall cease when title passes to Omnitrans.
6. **AUDIT AND INSPECTION OF RECORDS**

CONTRACTOR agrees that OMNITRANS or any duly authorized representative shall have access to and the right to examine, audit, excerpt, copy or transcribe any pertinent transaction, activity, time cards, employment records or other records relating to this Agreement. Such material, including all pertinent cost, accounting, financial records, and proprietary data must be kept and maintained by CONTRACTOR for a period of three (3) years after completion of this Agreement unless OMNITRANS’ written permission is given to CONTRACTOR to dispose of material prior to this time.

7. **NOTIFICATION**

All notices hereunder concerning this Agreement and the Work to be performed shall be physically transmitted by courier, overnight, registered or certified mail, return receipt requested, postage prepaid and addressed as follows:

**To OMNITRANS:**  
Omnitrans  
1700 West Fifth Street  
San Bernardino, CA 92411  
Attn: Angelica Jara  
Contracts Review Analyst

**To CONTRACTOR:**  
Robertson Air Systems, Inc.  
3532 Jasmine Avenue, Unit 1  
Los Angeles, CA 92629  
Attn: Jim Robertson  
Owner

8. **OMNITRANS’ AND CONTRACTOR’S REPRESENTATIVES**

A. **OMNITRANS’ Project Manager**

Contracting Officer: OMNITRANS’ CEO/General Manager or his authorized designee who has authority to execute contracts on behalf of OMNITRANS.

Project Manager: Thomas Dahlin, Capital Projects Services Manager

a. Except as expressly specified in this Agreement, the Contracting Officer may exercise any powers, rights and/or privileges that have been lawfully delegated by OMNITRANS. Nothing in this Agreement should be construed to bind OMNITRANS for acts of its officers, employees, and/or agents that exceed the delegation of authority specified herein.

b. The Contracting Officer has delegated to the Project Manager certain powers and duties in connection with this Agreement. The Project Manager is the authorized representative of the Contracting Officer for matters related to this Agreement. The Project Manager or his/her designee is empowered to:
1. Have general oversight of the Work and this Agreement, including the power to enforce compliance with this Agreement.

2. Reserve the right to remove any portion of the Work from CONTRACTOR which have not been performed to OMNITRANS’ satisfaction.

3. Subject to the review and acceptance by OMNITRANS, negotiate with CONTRACTOR all adjustments pertaining to this Agreement for revision.

c. In addition to the foregoing, the Project Manager shall have those rights and powers expressly set forth in other sections of this Agreement.

B. Contractor’s Key Personnel

The following are CONTRACTOR’s key personnel and their associated roles in the Work to be provided:

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jim Robertson</td>
<td>Owner</td>
</tr>
</tbody>
</table>

Any proposed/substitution or replacement by Contractor of Contractor’s key personnel shall ensure that such person possesses the same or better expertise and experience than the key personnel being substituted or replaced. Omnitrans reserves the right to interview such person to ascertain and verify if such proposed substitution or replacement does indeed possess such expertise and experience.

OMNITRANS awarded this Agreement to CONTRACTOR based on OMNITRANS’ confidence and reliance on the expertise of CONTRACTOR’s key personnel described above. CONTRACTOR shall not reassign key personnel or assign other personnel to key personnel roles until CONTRACTOR obtains prior written approval from OMNITRANS.

9. DISPUTE RESOLUTION

Any disputes between the successful CONTRACTOR and OMNITRANS relating to the implementation or administration of the Contract shall be resolved in accordance with this section.

A. The parties shall first attempt to resolve the dispute informally in meetings or communications between proposer and OMNITRANS.
B. If the dispute remains unresolved fifteen (15) days after it first arises, proposer may request that Omnitrans’ CEO/General Manager issue a recommended decision on the matter in dispute. Omnitrans’ CEO/General Manager shall issue the recommended decision in writing and provide a copy to proposer.

C. If the dispute remains unresolved after review by Omnitrans’ CEO/General Manager, either party may seek judicial resolution of the dispute in an appropriate Court of the State of California.

D. Pending final resolution of a dispute under this section, proposer shall proceed diligently with performance in accordance with the Contract and Omnitrans’ CEO/General Manager’s recommended decision.

10. TERMINATION FOR CONVENIENCE

OMNITRANS may terminate this Agreement in whole or in part for OMNITRANS’ convenience. Omnitrans’ CEO/General Manager shall terminate this Agreement by a written Notice of Termination to CONTRACTOR specifying the nature, extent, and effective date of the termination. Upon receipt of the notice of termination, CONTRACTOR shall immediately discontinue all Work affected and deliver all data, drawings, specifications, reports, estimates, summaries, and other information and materials accumulated in performing this Agreement, whether completed or in process, to Omnitrans’ CEO/General Manager. OMNITRANS shall make an equitable adjustment in the Agreement for Work already performed, but shall not allow anticipated profit on unperformed services. Force Majeure shall apply.

11. TERMINATION FOR BREACH OF AGREEMENT

A. If CONTRACTOR fails to perform any of the provisions of this Agreement or so fails to make progress as to endanger timely performance of this Agreement, OMNITRANS may give CONTRACTOR written notice of such default. If CONTRACTOR does not cure such default or provide a plan to cure such default which is acceptable to OMNITRANS within the time permitted by OMNITRANS, then OMNITRANS may terminate this Agreement due to CONTRACTOR’s breach of this Agreement.

B. If a federal or state proceeding for relief of debtors is undertaken by or against CONTRACTOR, or if CONTRACTOR makes an assignment for the benefit of creditors, then OMNITRANS may immediately terminate this Agreement.

C. If CONTRACTOR violates Section 29, Compliance with Lobbying Policies, of this Agreement, then OMNITRANS may immediately terminate this Agreement.
D. In the event OMNITRANS terminates this Agreement as provided in this Section, OMNITRANS may procure, upon such terms and in such manner as OMNITRANS may deem appropriate, work similar in scope and level of effort to those so terminated, and CONTRACTOR shall be liable to OMNITRANS for all of its costs and damages, including, but not limited, any excess costs for such Work.

E. All finished or unfinished documents and materials produced or procured under this Agreement shall become OMNITRANS’ property upon date of such termination.

F. If, after notice of termination of this Agreement under the provisions of this Section, it is determined for any reason that CONTRACTOR was not in default under the provisions of this Section, or that the default was excusable under the terms of this Agreement, the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to Section 10, Termination for Convenience.

G. The rights and remedies of OMNITRANS provided in this Article shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.

12. ASSIGNMENT

This Agreement, any interest herein or claim hereunder, may not be assigned by CONTRACTOR either voluntarily or by operation of law, nor may all or any part of this Agreement be subcontracted by CONTRACTOR, without the prior written consent of OMNITRANS. Consent by OMNITRANS shall not be deemed to relieve CONTRACTOR of its obligations to comply fully with all terms and conditions of this Agreement.

13. SUBCONTRACTING

A. OMNITRANS hereby consents to CONTRACTOR’s subcontracting of portions of the Work to the parties identified below for the functions described in CONTRACTOR’s proposal. CONTRACTOR shall include in each subcontract agreement the stipulation that CONTRACTOR, not OMNITRANS, is solely responsible for payment to the subcontractor for all amounts owing and that the subcontractor shall have no claim, and shall take no action against OMNITRANS, Member Agencies or officers, directors, employees or sureties thereof for nonpayment by CONTRACTOR.

B. CONTRACTOR shall not, without the express written consent of Omnitrans, either:

a. Substitute any person, firm, or corporation as subcontractor in place of the subcontractors identified below; or

b. Permit any subcontract to be assigned or transferred; or
c. Allow work to be performed by anyone other than the original subcontractor listed below.

<table>
<thead>
<tr>
<th>Subcontractor’s Name and Address</th>
<th>License #</th>
<th>Work to Be Performed</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

C. CONTRACTOR shall report subcontractor awards and payments via a Web-based system on a monthly basis unless Omnitrans approves in writing the use of a Subcontractors Paid Report and Payment Verification form.

14. INDEPENDENT CONTRACTOR

CONTRACTOR’s relationship to OMNITRANS in the performance of this Agreement is that of an independent Contractor. CONTRACTOR’s personnel performing Work under this Agreement shall at all times be under CONTRACTOR’s exclusive direction and control and shall be employees of CONTRACTOR and not employees of OMNITRANS. CONTRACTOR shall pay all wages, salaries and other amounts due its employees in connection with this Agreement and shall be responsible for all reports and obligations respecting them, such as social security, income tax withholding, unemployment compensation, workers’ compensation and similar matters.

15. INSURANCE

A. INSURANCE REQUIREMENTS

1) General Requirements for Contractor
   a. Without limiting or diminishing the Contractor’s obligation to indemnify or hold Omnitrans harmless, Contractor shall procure, prior to commencement of the services required under this contract and maintain for the duration of the contract at its own expense, insurance of the kinds and in the amounts as indicated below;
   b. Provide Omnitrans with valid original certificates of insurance and endorsements showing Omnitrans as an additional insured.

2) Deductibles or Self-Insured Retention (SIR)

SIR must be declared to and approved by Omnitrans. At the option of Omnitrans, either: the insurer shall reduce or eliminate such deductibles or SIR or Contractor shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.
3) **Other Insurance Provisions**

   a. **Commercial General Liability and Automobile Liability**

   Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, products and completed operations liability, personal and advertising injury covering claims which may arise from or out of Contractor’s performance of its obligations hereunder and if Contractor’s vehicles or mobile equipment are used in the performance of the obligations under this Agreement, then Contractor shall maintain liability insurance for all owned, non-owned or hired vehicles so used. Policy shall name Omnitrans, its officers, officials, employees, agents and volunteers as additional insured as respects: liability arising out of activities performed by or on behalf of Contractor; products and completed operations of Contractor; premises owned, occupied or used by Contractor; or automobiles owned, leased, hired or borrowed by Contractor. The coverage shall contain no special limitations of the scope of protection afforded Omnitrans, its officers, officials, employees, agents, and volunteers.

   1. For any claims related to this project, Contractor’s insurance coverage shall be primary insurance as respects Omnitrans, its officers, officials, employees, agents, and volunteers. Any insurance and/or deductibles and/or self-insured retentions or self-insured programs maintained by Omnitrans, its officers, officials, employees, agents, and volunteers shall be excess of Contractor’s insurance and shall not be construed as contributory.

   2. Contractor’s insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer’s liability.

   3. Each insurance policy required by this clause shall be endorsed to state that coverage shall not be suspended, voided, cancelled by either party, reduced in coverage or in limits except after thirty (30) days prior written notice has been given to Omnitrans.

   b. **Workers’ Compensation**

   If the Contractor has employees as defined by the State of California, the Contractor shall maintain statutory Workers’ compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers’ Liability (Coverage B) including Occupational Disease with limits not less than $1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of Omnitrans and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.
c. Care, Custody, and Control

Contractor shall insure any Omnitrans property while under its Care, Custody, and Control according to the requirements listed in the insurance coverage required.

4) Acceptability of Insurers

Insurance companies shall be State of California admitted or approved and have a current A.M. Best’s rating of no less than A:VIII.

5) Verification of Coverage

a. Contractor shall furnish Omnitrans with original endorsements affecting coverage required by this clause. The endorsements are to be signed by a person authorized by that insurer to bind coverage on its behalf. All insurance certificates and endorsements are to be received and approved by Omnitrans before work commences.

b. As an alternative, Contractor’s insurer may provide complete, certified copies of all required insurance policies, including endorsements affecting the coverage required by these specifications.

c. In lieu of purchasing insurance and providing original endorsements and or certificates of insurance, the Contractor may provide proof of self-insurance; such proof must be to the satisfaction of Omnitrans.

6) Subcontractors

Contractor shall include all subcontractors as insureds under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverage for subcontractors shall be subject to all of the requirements stated herein.

7) Notification of Terminated Insurance

Insurance shall not be terminated or expire without thirty (30) days written or electronic notice, and are required to be maintained in force until completion of the contract.

B. MINIMUM INSURANCE COVERAGE

If the Contractor maintains broader coverage and/or higher limits than the minimum requirements shown below, Omnitrans requires and shall be entitled to the broader coverage and/or higher limits maintained by the Contractor.

1) Commercial General Liability including Products/Completed Operations: $1,000,000; per occurrence for bodily and property damage liability and $2,000,000 aggregate; Omnitrans named and endorsed as an Additional Insured.
2) **Automobile Liability**: $1,000,000; per occurrence for bodily and property damage liability and aggregate; *Omnitrans named and endorsed as an Additional Insured.*

3) **Errors and Omissions Liability**: $1,000,000; combined single limit bodily and property damage liability per occurrence and $3,000,000 aggregate or,

4) **Professional Liability**: $1,000,000; per occurrence and aggregate.

5) **Workers’ Compensation**: statutory limits or,

6) **Self Insurance Program**: a State Approved program in an amount and form that meets all applicable requirements of the Labor Code of the State of California.

7) **Employer’s Liability**: $1,000,000; per occurrence.

8) **Environmental Liability**: $1,000,000; per occurrence and aggregate; *Omnitrans named and endorsed as an Additional Insured.*

9) **Umbrella Policy**: $4,000,000; per occurrence and aggregate Additional coverage for the above policies, *Omnitrans Additional Insured.*

10) **Hazardous Materials Endorsement**: All drivers making deliveries of products specified on this solicitation shall have Hazardous Materials Endorsements on their Commercial Drivers License, and such other Endorsements as may be required by relevant laws and/or regulations.

11) **Builders Risk Insurance**: Contractor shall maintain in force, at its own expense, Builder’s Risk insurance on all risks of direct physical loss basis, excluding damage caused by an act of God, pursuant to California Public Contract Code §7105, for an amount equal to the full completed value of the covered structure or replacement value of alterations or additions. The policy shall include Omnitrans, Contractor and its subcontractors as loss payee as their interest may appear. Omnitrans shall not be responsible for the theft of any materials, equipment in the possession and control of Contractor.

16. **INDEMNITY**

CONTRACTOR shall indemnify, defend and hold harmless OMNITRANS, and its member agencies, and their officers, directors, employees and agents from and against any and all liability, expense (including, but not limited to, defense costs and attorneys’ fees), claims, causes of action, and lawsuits for damages of any nature whatsoever, including, but not limited to, bodily injury, death, personal injury or property damage (including property of CONTRACTOR) arising from or connected with any alleged act and/or omission of CONTRACTOR, its officers,
directors, employees, agents, Subcontractors or suppliers. This indemnity shall survive termination or expiration of this Agreement and/or final payment thereunder.

17. **REVISIONS IN SCOPE OF WORK**

By written notice or order, OMNITRANS may, from time to time, order work suspension or make changes to this Agreement. Changes in the Work shall be mutually agreed to and incorporated into an amendment to this Agreement. Upon execution of an amendment, CONTRACTOR shall perform the Work, as amended.

18. **RIGHTS IN TECHNICAL DATA**

A. No material or technical data prepared by CONTRACTOR under this Agreement is to be released by CONTRACTOR to any other person or entity except as necessary for the performance of the Work. All press releases or information concerning the Work that might appear in any publication or dissemination, including but not limited to, newspapers, magazines, and electronic media, shall first be authorized in writing by OMNITRANS.

B. The originals of all letters, documents, reports and other products and data produced under this Agreement shall become the property of OMNITRANS without restriction or limitation on their use and shall be made available upon request to OMNITRANS at any time. Original copies of such shall be delivered to OMNITRANS upon completion of the Work or termination of the Work. CONTRACTOR shall be permitted to retain copies of such items for the furtherance of its technical proficiency; however, publication of this material is subject to the prior written approval of OMNITRANS. The provisions of this paragraph shall survive termination or expiration of this Agreement and/or final payment thereunder.

19. **OWNERSHIP OF REPORTS AND DOCUMENTS**

The originals of all letters, documents, reports and other products and data produced under this Agreement shall be delivered to, and become the sole and exclusive property of OMNITRANS. Copies may be made for CONTRACTOR's records, but shall not be furnished to others without prior written authorization from OMNITRANS. Such deliverables shall be deemed works made for hire, and all rights in copyright therein shall be retained by OMNITRANS.

20. **OWNERSHIP RIGHTS**

A. In the event OMNITRANS rightfully obtains copies of Proprietary Data under the terms of the separate License Agreement and Escrow Agreement that govern rights in Documentation, Software and Intellectual Property created and/or developed by Contractor, its Third Party Software Contractors and its Suppliers as part of the Project, any derivative works and associated documentation created by or on behalf of OMNITRANS by Permitted
Programmers (as defined in the License Agreement) shall be the sole and exclusive property of OMNITRANS (collectively, “OMNITRANS Intellectual Property”), and OMNITRANS may use, disclose and exercise dominion and full rights of ownership, in any manner in OMNITRANS Intellectual Property in connection with the use, operation and maintenance of a transportation system administered by OMNITRANS. No use of OMNITRANS Intellectual Property shall be made for any purpose other than in conjunction with a transportation system administered by CONTRACTOR, and OMNITRANS shall not sell, lease, rent, give away or otherwise disclose any OMNITRANS Intellectual Property to any outside third party other than Permitted Programmers. To the extent there may be any question of rights of ownership or use in any OMNITRANS Intellectual Property, Contractor shall require all of its subcontractors and suppliers (including without limitation its Third Party Software Contractors) to assign to OMNITRANS, all worldwide right, title and interest in and to all OMNITRANS Intellectual Property in a manner consistent with the foregoing terms of this paragraph. Contractor shall execute any documents as OMNITRANS may from time to time reasonably request to effectuate the terms of this paragraph.

B. All documentation and Software which predates this Contract and which otherwise owned by Contractor or its Third Party Software Contractors, and all Documentation and Software which is created by Contractor or its Third Party Software Contractors shall be Licensed Software or Licensed Documentation, as appropriate. All Licensed Software and Licensed Documentation shall be governed by the License Agreement by and between the parties of event date herewith.

21. WORK FOR HIRE

Any work created or produced as a part of this Agreement that may be defined under Section 101, Title 17, USC will be considered “work for hire” as it pertains to ownership rights. CONTRACTOR, by his/her endorsement hereon agrees that all rights to any work(s) created or produced are waived, and that ownership rests with OMNITRANS. CONTRACTOR further agrees to ensure transfer of all rights to such work(s), as defined under federal copyright law, that may be created or produced under this Agreement by its suppliers, contractors or subcontractors.

22. SUBMITTAL OF CLAIMS BY CONTRACTOR

CONTRACTOR shall file any and all claims with OMNITRANS’ Project Manager in writing within thirty (30) days of the event or occurrence giving rise to the claim. The claim shall be in sufficient detail to enable OMNITRANS to ascertain the claim’s basis and amount, and shall describe the date, place and other pertinent circumstances of the event or occurrence giving rise to the claim and the indebtedness, obligation, injury, loss or damages allegedly incurred by CONTRACTOR.
Even though a claim may be filed and/or in review by OMNITRANS, CONTRACTOR shall continue to perform in accordance with this Agreement.

23. **EQUAL OPPORTUNITY**

CONTRACTOR shall not discriminate against, or grant preferential treatment to, any individual or group, or any employee or applicant for employment because of race, age, religion, color, ethnicity, sex, national origin, ancestry, physical disability, mental disability, political affiliation, sexual orientation, marital status or other status protected by law. CONTRACTOR shall take action to ensure that applicants and employees are treated without regard to the above.

24. **STANDARD OF PERFORMANCE**

A. CONTRACTOR shall perform and exercise, and require its subcontractors to perform and exercise due professional care and competence in the performance of the Work in accordance with the requirements of this Agreement. CONTRACTOR shall be responsible for the professional quality, technical accuracy, completeness and coordination of the Work, it being understood that OMNITRANS will be relying upon such professional quality, accuracy, completeness and coordination in utilizing the Work. The foregoing obligations and standards shall constitute the "Standard of Performance" for purposes of this Agreement. The provisions of this paragraph shall survive termination or expiration of this Agreement and/or final payment thereunder.

B. All workers shall have sufficient skill and experience to perform the Work assigned to them. OMNITRANS shall have the right, at its sole discretion, to require the immediate removal of CONTRACTOR's personnel at any level assigned to the performance of the Work at no additional fee or cost to OMNITRANS, if OMNITRANS considers such removal in its best interests and requests such removal in writing and such request is not done for illegal reasons. Further, an employee who is removed from performing Work under this Agreement under this Article shall not be re-assigned to perform Work in any other capacity under this Agreement without OMNITRANS' prior written approval.

25. **NOTIFICATION OF EMPLOYMENT OF OMNITRANS BOARD MEMBERS/ALTERNATES AND EMPLOYEES**

To ensure compliance with OMNITRANS' Ethics Policy, CONTRACTOR shall provide written notice to OMNITRANS disclosing the identity of any individual who CONTRACTOR desires to employ or retain under a contract, and who (1) presently serves as a Board Member/Alternate or an employee of OMNITRANS, or (2) served as a Board Member/Alternate or an employee of OMNITRANS within the previous 12 months of the date of the proposed employment or retention by CONTRACTOR. CONTRACTOR's written notice shall indicate whether the individual will be an officer, principal or shareholder of the entity and/or will participate in the performance of this Agreement.
26. **DISQUALIFYING POLITICAL CONTRIBUTIONS**

In the event of a proposed amendment to this Agreement, CONTRACTOR shall provide prior to the execution of such amendment, a written statement disclosing any contribution(s) of $250 or more made by CONTRACTOR or its subcontractor(s) to Omnitrans Board Members/Alternates or employees within the preceding twelve (12) months of the date of the proposed amendment. Applicable contributions include those made by any agent/person/entity on behalf of CONTRACTOR or subcontractor(s).

27. **COMPLIANCE WITH LAW**

A. CONTRACTOR shall familiarize itself with and perform the Work required under this Agreement in conformity with requirements and standards of OMNITRANS, municipal and public agencies, public and private utilities, special districts, and railroad agencies whose facilities and work may be affected by Work under this Agreement. CONTRACTOR shall also comply with all Federal, state and local laws and ordinances.

B. Government regulations that directly affect the CONTRACTOR’S performance of this contract and unforeseen impacts, which neither party could have contemplated at the onset of the contract and have an unconscionable impact on the CONTRACTOR may be given special pricing consideration. The parties, in good faith, shall review established rates and may adopt any mutually agreed new rates, which shall only be effective as agreed upon by the parties. Thorough documentation including all cost elements is required to support the Contractor’s claim to any relief under this clause.

28. **DISADVANTAGED BUSINESS ENTERPRISE (DBE) PROGRAM**

This project is subject to Title 49, Code of Federal Regulations (CFR), Part 26, entitled “Participation by Disadvantaged Business Enterprises (DBE) in Department of Transportation Financial Assistance Programs (“Regulations”). The Regulations in their entirety are incorporated herein by this reference. Omnitrans has established a Race Neutral Federal Transportation Administration (FTA) DBE program, which is also incorporated by reference. It is the policy of Omnitrans to ensure non-discrimination in the award and administration of all contracts and to create a level playing field on which DBEs can compete fairly for contracts and subcontracts. Omnitrans highly encourages the participation of DBE contractors and the utilization of DBE subcontractors in this project. There is no contract DBE goal on this project, however, Omnitrans has an overall agency DBE goal of 6.1% and any DBEs on this project will be used to satisfy the overall agency DBE goal. CONTRACTOR must comply with DBE regulations (49 CFR, Part 26) in the execution of this contract. Key DBE provisions have been included in Attachment B – DBE Requirements, and include assurance of nondiscrimination, prompt payment, and reporting requirements.
29. **COMPLIANCE WITH LOBBYING POLICIES**
   
   A. CONTRACTOR agrees that if it is a Lobbyist Employer or if it has retained a Lobbying Firm or Lobbyist, as such terms are defined by OMNITRANS in its Ethics Policy, it shall comply or ensure that its Lobbying Firm and Lobbyist complies with OMNITRANS’ Ethics Policy.
   
   B. If CONTRACTOR (Lobbyist Employer) or its Lobbying Firm or Lobbyist fails to comply, in whole or in part, with OMNITRANS’ Ethics Policy, such failure shall be considered a material breach of this Agreement and OMNITRANS shall have the right to immediately terminate or suspend this Agreement.

30. **PUBLIC RECORDS ACT**
   
   A. All records, documents, drawings, plans, specifications and other material relating to conduct of OMNITRANS' business, including materials submitted by CONTRACTOR in its proposal and during the course of performing the Work under this Agreement, shall become the exclusive property of OMNITRANS and may be deemed public records. Said materials may be subject to the provisions of the California Public Records Act. OMNITRANS’ use and disclosure of its records are governed by this Act.
   
   B. OMNITRANS will not advise as to the nature or content of documents entitled to protection from disclosure under the California Public Records Act, including interpretations of the Act or the definitions of trade secret, confidential or proprietary. OMNITRANS will accept materials clearly and prominently labeled "TRADE SECRET" or "CONFIDENTIAL" or "PROPRIETARY" as determined by CONTRACTOR. OMNITRANS will endeavor to notify CONTRACTOR of any request of the disclosure of such materials. Under no circumstances, however, will OMNITRANS be liable or responsible for the disclosure of any labeled materials whether the disclosure is required by law or a court order or occurs through inadvertence, mistake or negligence on the part of OMNITRANS or its officers, employees and/or contractors.
   
   C. In the event of litigation concerning the disclosure of any material submitted by CONTRACTOR, OMNITRANS' sole involvement will be as a stake holder, retaining the material until otherwise ordered by a court. CONTRACTOR, at its sole expense and risk, shall be responsible for prosecuting or defending any action concerning the materials, and shall defend, indemnify and hold OMNITRANS harmless from all costs and expenses, including attorneys’ fees, in connection with such action.
31. **WAIVER/INVALIDITY**

No waiver of a breach of any provision of this Agreement by either party shall constitute a waiver of any other breach of the provision, or of any other breach of the provision of the Agreement. Failure of either party to enforce any provision of this Agreement at any time shall not be construed as a waiver of that provision.

The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision.

32. **FORCE MAJEURE**

Performance of each and all CONTRACTOR’s and OMNITRANS’ covenants herein shall be subject to such delays as may occur without CONTRACTOR’s or OMNITRANS’ fault from acts of God, strikes, riots, or from other similar causes beyond CONTRACTOR’s or OMNITRANS’ control.

33. **CONFIDENTIALITY**

CONTRACTOR agrees that for and during the entire term of this Agreement, any information, data, figures, records, findings and the like received or generated by CONTRACTOR in the performance of this Agreement, shall be considered and kept as the private and privileged records of OMNITRANS and will not be divulged to any person, firm, corporation, or other entity except on the direct prior written authorization of OMNITRANS. Further, upon expiration or termination of this Agreement for any reason, CONTRACTOR agrees that it will continue to treat as private and privileged any information, data, figures, records, findings and the like, and will not release any such information to any person, firm, corporation or other entity, either by statement, deposition, or as a witness, except upon direct prior written authority of OMNITRANS.

34. **CONTRACTOR’S INTERACTION WITH THE MEDIA AND THE PUBLIC**

A. OMNITRANS shall review and approve in writing all OMNITRANS related copy proposed to be used by CONTRACTOR for advertising or public relations purposes prior to publication. CONTRACTOR shall not allow OMNITRANS related copy to be published in its advertisements and public relations programs prior to receiving such approval. CONTRACTOR shall ensure that all published information is factual and that it does not in any way imply that OMNITRANS endorses CONTRACTOR’s firm, service, and/or product.

B. CONTRACTOR shall refer all inquiries from the news media to OMNITRANS, and shall comply with the procedures of OMNITRANS’ Public Affairs staff regarding statements to the media relating to this Agreement or the Work.

C. If CONTRACTOR receives a complaint from a citizen or the community, CONTRACTOR shall inform OMNITRANS as soon as possible and inform OMNITRANS of any action taken to alleviate the situation.
D. The provisions of this Article shall survive the termination or expiration of this Agreement.

35. **GOVERNING LAW**

The validity of this Agreement and of any of its terms or provisions, as well as the rights and duties of the parties hereunder, shall be governed by the laws of the State of California, and the proper venue of any action brought hereunder is and shall be the County of San Bernardino, California.

36. **MODIFICATIONS TO AGREEMENT**

Unless specified otherwise in the Agreement, this Agreement may only be modified by written mutual consent evidenced by signatures of representatives authorized to enter into and modify the Agreement. In order to be effective, amendments may require prior approval by OMNITRANS’ Board of Directors, and in all instances require prior signature of an authorized representative of OMNITRANS.

37. **LICENSING, PERMITS AND INSPECTION COSTS**

A. The CONTRACTOR warrants that it has all necessary licenses and permits required by the laws of the United States, State of California, and the County of San Bernardino, the Local Jurisdictions, and all other appropriate governmental agencies, and agrees to maintain these licenses and permits in effect for the duration of the Agreement. Further, FIRM warrants that its employees, agents, and contractors and subcontractors shall conduct themselves in compliance with such laws and licensure requirements including, without limitation, compliance with laws applicable to nondiscrimination, sexual harassment and ethical behavior throughout the duration of this Agreement. CONTRACTOR further warrants that it shall not retain or employ an unlicensed subcontractor to perform work on this Project. CONTRACTOR shall notify OMNITRANS immediately and in writing of its employees’, agents’, contractors’ or subcontractors’ inability to obtain or maintain, irrespective of the pendency of any appeal, any such licenses, permits, approvals, certificates, waivers, exemptions. Such inability shall be cause for termination of this Agreement.

B. CONTRACTOR shall procure all permits and licenses; pay all charges, assessments and fees, as may be required by the ordinances and regulations of the public agencies having jurisdiction over the areas in which the work is located, and shall comply with all the terms and conditions thereof and with all lawful orders and regulations of each such public agency relating to construction operations under the jurisdiction of such agency.
38. **PRECEDENCE**

Conflicting provisions hereof, if any, shall prevail in the following descending order of precedence: (1) the provisions of this Agreement, and any and all of its Amendments, Appendices, Exhibits and Attachments; (2) provisions of SS-MNT20-26 and any and all of its Addenda, Appendices, Exhibits and Attachments; and (3) CONTRACTOR’s bid dated [December 16, 2019] and its Appendices, Exhibits, Attachments.

39. **ENTIRE AGREEMENT**

This Agreement, and any attachments or documents incorporated herein by inclusion or by reference, constitutes the complete and entire agreement between OMNITRANS and CONTRACTOR and supersedes any prior representations, understandings, communications, commitments, agreements or proposals, oral or written.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed on the date shown below, and effective on the date first hereinabove written.

**OMNITRANS**

________________________________
Erin Rogers
Interim CEO/General Manager

________________________________
Date

**ROBERTSON AIR SYSTEMS, INC.**

________________________________
Jim Robertson
Owner

________________________________
Date

Federal Tax I.D. No. ________________
ATTACHMENT A

TECHNICAL SPECIFICATIONS
PART 1 – GENERAL

1.01 DESCRIPTION

A. Provide where shown on drawings equipment as specified, complete and ready for operation. Each item shall be specifically designed for the intended function. Provide necessary accessories, items of equipment, mechanical, electrical, and structural items, whether specified or not, for properly installed and functional equipment.

B. Equipment shall be suitable for installation in the space allocated on the drawings and operation with the available building utilities. Any modification or redesign of the building structure or utilities because of an alternate equipment selection by Contractor shall be provided by Contractor at no additional cost to Owner, only after approval of Engineer.

C. Where a device or part of the equipment is referred to in the singular number, it is intended that such reference shall apply to as many such devices as are required to complete the installation.

D. Remove, relocate, and repair any items necessary for the proper installation of the equipment at no extra cost to Owner.

1.02 REFERENCES

A. Equipment shall be manufactured and set up in accordance with all industrial and safety standards that apply to the work.

B. Industry Standards:
   1. AISC - American Institute of Steel Construction.
   2. AWS - American Welding Society.

C. Safety and Governmental Standards:
   1. OSHA - Occupational Safety and Health Administration.

D. Applicable federal, state, and local codes and regulations.
   1. If there is a conflict between codes and the manufacturer's standards, the most stringent requirements shall take precedence and the best quality as to materials and workmanship shall be supplied and applied.
2. For components not manufactured in the United States of America (USA), materials shall comply with ISO 9001-2000 quality standards. This includes but is not limited to nuts, bolts, threads and heads for the same, pipes, conduits, and electrical connectors.

1.03 SUBMITTALS

A. Submit the following for approval:
   1. Shop drawings.
   2. Product data.
   3. Samples, if requested.
   4. Installation instructions.
   5. Acceptance test procedure.
   6. Certificates as specified under "Quality Assurance and Quality Control" in this section.
   7. Warranty signed by Contractor and installer and executed by manufacturer for equipment, materials, and workmanship against defects agreeing to repair or replace equipment and materials and correct workmanship according to this section.
      a. Unless specifically noted elsewhere, the warranty period shall be a minimum of one year, commencing at the date of Final Acceptance.

B. Sequence of Approval:
   1. Conditional Approval of Equipment: Before submitting shop drawings, submit for approval drawings, specifications, and lists of equipment to be incorporated in the work. This list shall include catalog numbers, catalog cuts, and such other descriptive data as may be required to ensure compliance with these specifications. No consideration will be given to partial lists submitted from time to time. Approval of equipment will be conditional and subject to submittal of complete shop drawings indicating compliance with the contract documents.
   2. Final Approval of Equipment: After receiving conditional approval of the equipment lists, submit shop drawings, product data, and installation instructions for final approval.
   3. Submit test procedure a minimum of 60 days prior to equipment test and checkout.

C. Shop Drawings: Changes to shop drawings and diagrams shall be prepared using and showing scales and dimensions in United States customary units (non-metric);
metric conversions may be provided in parentheses. Shop drawings may include exploded-view diagrams and shall include the following as applicable:

1. Drawings showing equipment layout, elevations, conduit runs, utility layout and hook-ups, and all required dimensions including clearances and tolerances.

2. Fabrication drawings, including bill of materials.

3. Detail drawings.

4. Foundation with drainage requirements and structural support drawings including loads, embedded items, and elevations.

5. Utility connection plan showing utility requirements. Include:
   a. Required sizes of pipes and conduits.
   b. Required compressed air pressure and cfh (cubic feet per hour).
   c. Required size of electric service.
   d. Required size of wires.
   e. Required voltage and amperage (full load).
   f. Required insulation and/or insulators.

6. Electrical control diagram.

7. Electrical wiring diagram. Include:
   a. Locations of existing utility services.
   b. Location of required utility connections.
   c. Required sizes of conduits.
   d. Inverts and elevations.
   e. Required size of electric service.
   f. Required size of wires.
   g. Required voltage and amperage (full load).
   h. Required insulation and/or insulators.

8. Electrical equipment layout, with all motors, limit switches, solenoid valves, disconnects, control panels, etc., located and labeled.

D. Product Data: Manufacturer's literature including catalog cuts, pamphlets, descriptive literature, color charts (for selection by Engineer), equipment specifications, performance and test data, and brochures that adequately describe the piece of equipment or product of all purchased components of the specified system. Specific items included or specific items excluded in this installation shall be indicated on the product data sheets.

E. Installation Instructions and Acceptance Test Procedure: Manufacturer's recommended installation instructions with manufacturer's installation drawings and acceptance test program.
1.04 QUALITY ASSURANCE AND QUALITY CONTROL

A. General:

1. Articles, materials, fittings, equipment, and machinery incorporated in the work shall be new and unused, of recent manufacture, free from defects and imperfections, and shall as far as practicable be the manufacturer’s standard make and shall be of first grade industrial quality, from reputable manufacturers, suitable for the purpose intended and subject to approval by Owner.

2. Components used in the assembly of the system shall be standard, commercially available components and shall be manufactured by companies regularly engaged in the manufacture of the components. The design shall provide for the interchangeability of items of piping, equipment, sub-assemblies, motors, starter, relays, and other devices.

3. Mixing of metric and United States customary units (non-metric) standards on the same equipment is not permitted.

4. Products or composite materials containing asbestos shall not be utilized.

5. When two or more items of equipment are required, they shall be products of a single manufacturer.

6. Work shall be performed in a neat and workmanlike manner by workers skilled in their respective trades, and materials and equipment shall be installed as recommended by the manufacturers and in accordance with specified codes and standards.

7. For purposes of designating type and quality of work under Divisions 11, the contract documents are based on products by manufacturers listed in Part 2 – Products of each Section. This is not intended to limit competition but to clearly communicate the design intent and the characteristics and features required.

8. The language of text for documents shall be English.

9. Dimensions shall be displayed in U.S. customary units.

10. Electrical apparatus shall be UL listed and bear UL label.

11. A corrosion-resistant identification plate clearly marked and stamped with the manufacturer’s name and address, model number, serial number, date of manufacture, and pertinent utility or operating data (or ratings) shall be attached in a prominent location to each major piece of equipment.
B. Qualifications of Manufacturer:
   1. Manufacturer shall be a reputable manufacturing firm, regularly engaged in the design and manufacturer of the type of equipment specified. Manufacturer shall operate an installation and repair department, and shall maintain a reasonable supply of spare parts.
   2. Manufacturer shall demonstrate at least five years' experience designing, manufacturing, installing, and providing product support for specialized equipment of this type. Manufacturer may be requested to submit a list of at least five locations where similar equipment is installed and operating. Manufacturer shall be responsible for providing equipment of highest quality and workmanship, which will perform specified functions reliably and safely, and shall permit required maintenance procedures with minimum interference of service or degradation of reliability. In addition, commercial literature or drawings of these models shall be furnished for illustration.
   3. Manufacturer shall employ a quality assurance program that meets the requirements of ANSI ISO 9001-2000 and that satisfies all safety-related quality assurance requirements imposed by applicable government regulatory agencies.

C. Qualifications of Installers:
   1. If the installer is other than the manufacturer, the installation shall be carried out under the direction of a qualified supervisor who is employed by Contractor, approved by equipment manufacturer, and who is thoroughly experienced and trained in the pertinent crafts, and who shall be present at the site who will work with the installer and direct the installation work.
   2. The installer shall employ an adequate number of specialists who are skilled workmen and who are thoroughly trained and experienced in the methods and requirements necessary for the proper execution of work under this section.

D. Substitutions: Where products or manufacturers are listed, make submittals for proposed comparable products or substitutions in accordance with procedures in Division 01 sections.

E. Permits and Tests: Obtain all necessary permits from the State and other authorities having jurisdiction, make application and file all drawings required for such permits, and pay all permit fees. Arrange inspections and tests required by governing authorities and by Owner, and pay all costs connected therewith. Obtain and file with Owner written evidence that the above requirements have been met.

F. Applicable Codes:
   1. Work shall conform to Federal, State, and local governing rules and regulations and ordinances including OSHA and NFPA, and shall pass inspection by authorities having jurisdiction.
2. For components not manufactured in the United States of America, materials shall comply with ISO 9001-2000 quality standards. If there is a discrepancy between the non-USA standards and the USA standards the most stringent shall apply and shall be approved by Engineer.

3. Furnish all materials and labor required to meet these specification requirements and to obtain approvals of inspections and tests required by the jurisdictional authorities.

G. Certificates:
   1. Furnish an affidavit certifying that all materials and workmanship comply with the applicable code requirements.
   2. Before final acceptance, furnish certificates of the authorities having jurisdiction.

H. Quality Control:
   1. See Section “Quality Assurance and Quality Control.”

I. Certificates of Compliance: Upon delivery of the equipment, submit certificates of compliance. Each certificate shall be signed by an authorized representative of the manufacturer stating that the equipment complies in all respects with contract requirements.

J. Warranty: All equipment shall be warranted in accordance with the contract documents and the following provisions:
   1. Contractor warrants that the work performed, and all materials and equipment furnished hereunder by Contractor or his subcontractors or suppliers will be free from defects in design, material, workmanship and operation for a period of one year from the date of final acceptance except for special warranties as specified in the individual sections.
   2. Contractor shall remedy any such defect at his own expense.
   3. Work that has been abused or neglected by Owner is excluded from this warranty.
   4. Contractor shall furnish written warranties required by the respective sections of the specifications for terms required therein. These warranties shall be in writing, on Contractor's or supplier's letterhead and shall be included in the operations and maintenance manual(s) as specified in this section.
   5. Major equipment components (as required by the respective sections of the specifications), specifically those manufactured by other than the primary equipment supplier, shall be covered by their own respective warranties, which shall not be less than the supplier's standard warranty. These warranties shall also be included in the operations and maintenance manual(s).
6. Nothing in these requirements, conditions, or specifications including Owner's right to a complete inspection shall constitute a disclaimer to or limit, negate, exclude, or modify in any way any warranty created hereunder.

1.05 **DELIVERABLES**

A. Operation and maintenance manuals.

B. Certificates.

C. Special Tools: Two of each special tool, and instruments if any, required for operation or maintenance, packed in two appropriate steel tool boxes.

D. Approved spare parts.

E. Matching touch-up paint for each color used to permit retouching.

1.06 **VERIFICATION OF DIMENSIONS**

A. Contractor shall be responsible for coordination and proper relation of work with the site and with the work of all trades.

B. Contractor and Manufacturer shall verify dimensions of the site and related equipment as they relate to the equipment to be fabricated and notify Engineer of any discrepancy before fabrication and delivery of the item to the site.

C. Surfaces to receive metal fabrications shall be sound, square, and true. Such surfaces shall be examined prior to installation of the fabrications and all defects which might impair the operability or shorten the life of any part of the item shall be corrected.

1.07 **GENERAL DESIGN AND FABRICATION REQUIREMENTS**

A. Equipment shall be designed, fabricated, installed, and adjusted to secure the best results with respect to smooth, quiet, convenient and efficient operation, durability, economy of maintenance and operation, and the highest standards of safety.

B. All components used in the assembly of the system shall be standard, commercially available components and shall be manufactured by companies regularly engaged in the manufacture of the components. The design shall provide for the interchangeability of items of piping, equipment, sub-assemblies, motors, starter, relays, and other devices.

C. It is not the intent of these specifications to detail the design and fabrication of the several parts of the equipment, but it is expected that the type, material, design, workmanship, and fabrication of every part shall be fully adequate for the service required, durable, properly coordinated with all other parts, in accordance with the best industrial standards, and of the highest efficiency. The components of electric circuits shall be of ample and proper size, design, and material to avoid injurious
heating, arcing, and all other objectionable effects which may reduce the efficiency of operation and economy of maintenance and upkeep below the best commercially available results. Minimum requirements are given herein for certain parts of equipment. Equivalent requirements approved by Owner shall apply to such parts as are of special design, construction or material and to which the specified requirements are not directly applicable. These minimum requirements as whole shall also be considered as establishing proportionate general minimum standards for all parts of the equipment.

D. Owner may permit variations from the requirements of these specifications to permit the use of the manufacturer’s standard equipment, provided in his opinion such standard equipment is in every way adequate for the intended use and meets the full intent of these specifications. All such variations proposed by Contractor shall be called to the attention of Owner in writing and shall be made only if Engineer approved in writing.

E. Certain design limitations, tests, etc., are herein specified as a part check on the adequacy of design, fabrication, and materials. These requirements do not cover all features necessary to ensure satisfactory and approved operation of the equipment. Conformity with these requirements shall, in no way, supersede the general requirements as to satisfactory and efficient operation of the equipment.

1.08 DELIVERY, STORAGE AND HANDLING

A. Pre-assemble system to greatest extent possible to minimize field assembly. Disassemble only as necessary for shipping and handling limitations. Clearly mark units for re-assembly and coordinated installation. Re-assemble on site according to manufacturer’s instructions.

B. Equipment and components shall be suitably packed or crated to prevent damage in transit or during handling. Items shall be carefully stored as required in a manner to avoid misalignment or distortion, and shall be adequately protected against damage by weather, construction, exposure, or other cause.

C. All materials shall be delivered to the site with their original manufacturer's markings and identification intact. Reject materials that are damaged, improperly identified, or not in conformance with reviewed shop drawings and catalog cuts. Owner reserves the right to also reject such materials.

D. Upon completion of work, leave the site and premises in good order. This includes removal of manufacturer-owned materials and shipping and packaging materials used by the manufacturer in support of delivery of the equipment being provided under this section.
PART 2 – PRODUCTS

2.01 EQUIPMENT

A. Equipment, machinery, and materials shall be as specified in the various Sections of Divisions 11.

B. Equipment shall be factory-finished unless otherwise specified.

C. Starters, controllers, disconnect switches, and start-stop stations shall be provided for all equipment. Correct sizing of starters and disconnect switches shall be joint responsibility of Contractor and the equipment or apparatus manufacturer.

1. Electrical enclosures shall be NEMA 12 for indoor units above the rail and NEMA 4 for outdoor and below the rail indoors units unless otherwise noted on drawings.

2. Starters shall be complete with two sets of auxiliary contacts: one set normally open; one set normally closed.

3. For motors 25 HP or greater provide autotransformer type reduced voltage starters unless otherwise noted.

D. Control devices necessary for proper operation shall be provided and shall be located to permit efficient operation of the equipment, and where possible shall be grounded in a factory fabricated NEMA approved control panel complying with requirements specified in Division 26.

E. Switches, lights, and control functions shall be identified with legend plates. The plates shall be constructed of polyvinyl chloride material of laminated multiple constructions, and rout engraved with appropriate legends. The size of letters, colors, and legend shall be submitted for approval. The legend plates shall be submitted for approval. The legend plates shall be mounted on the equipment in an approved manner. No decals will be accepted.

F. Provide piping, fittings, valves, connections, etc., of a type and size as recommended by the equipment manufacturer that will properly interface with the piped services provided for plumbing and HVAC.

G. All piping, valves, fittings, conduits, and wiring required for equipment installation shall comply with the applicable portions of Divisions 22 and 26.

2.02 FABRICATION

A. Fabrication shall comply with contract documents and shop drawings.

B. Fabricate equipment from newly manufactured materials, products, and components. Do not utilize used, refurbished, or remanufactured materials, products, or components. Surfaces shall not be warped (unless by design) and free of dents and distortions.
C. Pre-assemble units to greatest extent feasible for shipping. Grind exposed welds flush.

D. Field check for clearance and interferences before fabrication and relocate material and equipment furnished as required (if approved by Engineer) to eliminate interferences.

2.03 ELECTRICAL REQUIREMENTS

A. Power supply for equipment ½ horsepower and greater shall be a single 480 volts, 3-phase, 60 hertz feed unless otherwise indicated.

B. Equipment grounding shall be accomplished by means of separate grounding conductor in each conduit sized according to code. The grounding conductor shall have green insulation.

C. Provide transformers for equipment as required to step down the specified supply voltage to provide lower voltage for controls and accessories and to provide voltage compatible with equipment as required.

D. Wiring shall be provided for complete installation of all equipment and accessories and shall be adequate for proper operation of equipment.

E. Provide a disconnect switch for each equipment item requiring electric power. Disconnect switch shall meet the requirements of the respective equipment item manufacturer and Division 26. Permanently label each disconnect switch to identify corresponding equipment item; labeling method shall be subject to approval of Owner. Make connection to secondary side of disconnect switch and provide all wiring and conduit with supports from this point, including wiring to controller and starters. Provide 480 volt, 230 volt, and 208 volt equipment with electric fusible disconnecting means sized and fused as required for each equipment item. All disconnect switches shall be fused with 200,000 amp limiter fuses. Provide 120 volt equipment with electric thermal overload disconnecting means sized as required for each equipment item. Wire and cable for light, power, and signal circuits shall conform to those specified in the National Electrical Code and California Electrical Code. In no case shall maximum current carried exceed that specified by the National Electrical Code or the California Electrical Code for the type of conductor used.

F. Provide conduit where required; all wiring and conduit shall be in accordance with the requirements of Division 26.

2.04 GASKETS AND FASTENERS

A. Provide new gaskets wherever gasketed mating equipment items or pipe connections have been dismantled. Gaskets shall be in accordance with manufacturer’s recommendations.
B. Replace all assembly bolts, studs, nuts, and fasteners of any kind, which are bent, flattened, corroded, or have their threads, heads or slots damaged.

C. Furnish bolts, studs, nuts, and other fasteners for make-up of connections to equipment and replace any of these items damaged in storage, shipment, or moving. Bolts shall comply with applicable SAE requirements including manufacturer’s identification and certification of testing.

2.05 HOLES, OPENINGS, AND INSERTS

A. Provide holes and openings in floors, walls, ceilings, and roofs as required.

B. Core drill holes in existing work using dustless method. Grout in holes in concrete walls, floor, and roof slabs after installation of equipment, and leave them in a completely neat and sealed condition.

C. Install concrete inserts and flashing as required.

2.06 MOTORS AND DRIVES

A. Motors:

1. Motors shall be TENV or TEFC, NEMA Design "D" high efficiency makes equipped with sealed bearings. The motor shall bear the UL label and be constructed to standards of NEMA, IEEE, ANSI, and AFBMA. Insulation shall be Class "F." Temperature rating of motors shall not exceed that permitted by Class "B" insulation.

2. The motors shall be brake motors and the brake shall be designed to 100 percent of the motor rating.

3. Horsepower ratings and sizes shall be selected at 104 deg F (40 deg C) ambient temperature for open motors, with service factor of 1.15 for open motors and unity for service factor for totally enclosed or drip-proof motors. Provide motors with epoxy encapsulated for severe usage in a corrosive atmosphere.

4. Motors rated one horsepower or greater shall have a full-load power factor of 85 percent or higher. Motors rated 25 horsepower and over shall be designed for reduced voltage starting.

5. Noise level shall comply with NEMA MG 1, Section 9.6 –Sound Power Level and OSHA Article 1910.95 when measured in accordance with IEEE 85.

6. Motors shall be suitable for operation on the electrical service indicated.

7. Motors shall be protected by overload devices to permit operation within their rating under all design load conditions. Provide each individual motor circuit with branch circuit over current protection in all three phases via safety fuses or fusetrons.
B. Drives:
   1. Guards shall be provided for each coupling and belt drive in conformance with applicable codes.
   2. Belt drives shall have adjustable motor drive pulleys, and pulleys shall be replaced by Contractor if required to properly operate the equipment.
   3. Belt drives shall be adjusted and work belts replaced in sets. Speed adjustment shall be subject to approval of Owner.
   4. Provide sliding motor bases where adjustable motor drive pulleys are provided.

C. Motors and drives shall be checked carefully for correct rotation and alignment before placing equipment into operation.

D. Couplings shall be disconnected and realigned before placing into service or testing.

PART 3 – EXECUTION

3.01 PREPARATION

A. Transmit submittals and deliverables required by this section.
B. Furnish products as indicated.
C. Ensure that substrates are in suitable condition to receive the work of this section.

3.02 INSTALLATION

A. Ensure that all information regarding the scheduling, delivery, and preparations necessary for setting up the equipment to be supplied under this specification is verified with the equipment manufacturer and reviewed by Engineer and Owner prior to commencement of the work.
B. Furnish common and skilled labor, tools, rigging equipment, scaffolding, shims, and other materials necessary to make complete installation of equipment as specified and indicated in the contract documents.
C. Receive, unload, check, and store equipment in suitable facilities. All equipment should be kept clean, dry, and free from damage and be marked and tagged with equipment item numbers.
D. Examine equipment for concealed damage and report any damage.
E. Be responsible for safety and protection from loss or damage of equipment received until work is complete.
F. Pay demurrage charges and claims for damage resulting from unloading operations.

G. Reassemble equipment items that were dismantled for shipment or moving. Assemble items that are delivered knocked-down or disassembled.

H. Coordinate installation of equipment with other trades.

I. Install equipment in accordance with manufacturer's instructions and approved shop drawings.

J. Protect equipment during storage and prior to start-up, which shall include covering of openings, protection against rust and other damage, etc. Equipment may be stored outdoors only with approval of Owner.

K. Provide grout, shim material, and miscellaneous steel necessary for brackets, anchors, or supports required in installation of equipment.

L. Accomplish field machining that might be required to fit equipment together or to install equipment.

M. Lubricate apparatus before start-up.

N. Field check for clearance and interferences before fabrication or installation and relocate material and equipment furnished as required to eliminate interferences.

O. Details listed in these specifications are given for a better understanding of the work required by Contractor, and do not place a limitation on the amount of work to be done nor do they relieve Contractor of additional work that may be required for a complete installation.

P. Perform mechanical and electrical work required to install the equipment in accordance with the requirements of the jurisdictional authorities and the current applicable codes and standards of practice employed by these trades.

Q. Upon completion of work, leave the site and premises in good order. This includes removal of temporary installations, manufacturer-owned materials, and shipping and packaging materials used by the manufacturer in support of delivery of the equipment being provided under this section.

3.03 SETTING AND ALIGNING EQUIPMENT

A. Equipment shall be set and aligned in accordance with manufacturer's recommendations, approved shop drawings, and applicable standards of trade practice.

B. Equipment shall be set true and level. Demonstrate adequate leveling of installed equipment.

C. Retighten bolted connections after installation.
3.04 **FIELD QUALITY CONTROL**

A. Engineer and Owner will periodically inspect work during the course of construction.

B. Provide for inspections by all others having jurisdiction over the work performed under the various Sections of Divisions 11 during the progress of work.

C. At time of final inspection, furnish certificate or certificates of final approval by all agencies having jurisdiction as applicable.

3.05 **CLEANING AND PROTECTION**

A. Clean fabricated assemblies and equipment items thoroughly before and after operating and testing.

B. Protect equipment from damage, deterioration, paint or coating spills or spots, corrosion, or harm from any source.

3.06 **FIELD PAINTING**

A. Field painting equipment including touch-up painting, if any, is included under this section. Normally, equipment shall be factory-finished as previously specified.

B. Where factory finishes are provided on equipment and no additional field painting is specified, all marred or damaged surfaces shall be touched up or refinished so as to leave a smooth, uniform finish at the time of final inspection.

3.07 **EQUIPMENT TEST AND CHECKOUT**

A. Submit an acceptance test procedure to Engineer for approval a minimum of 60 days prior to the start of the equipment test and checkout.

B. The manufacturer shall first demonstrate the acceptance test procedure to Contractor before it is demonstrated to Owner and Engineer. When the manufacturer has demonstrated compliance with all requirements of the procedure to Contractor's satisfaction, Contractor shall submit to Engineer the filled out test procedure. Upon review, only then can the Final Acceptance test by Owner and Engineer be scheduled.

C. Before Final Acceptance, Contractor-furnished equipment shall be tested in the presence of Owner and Engineer and demonstrated to Owner's and Engineer’s satisfaction to be correctly connected, functioning, and installed.

D. Testing and checkout procedures of the manufacturer shall be carried out completely.

E. The acceptance tests shall not only be performed to demonstrate that the equipment has been properly installed and connected and operates properly but also to
demonstrate that the equipment performs the work for which it is intended. It shall also demonstrate the operation of all pertinent safety devices including but not limited to the operations of limit switches and warning devices.

F. Tested equipment found to be defective or inoperable to any extent shall be reported to Owner immediately.

G. Any operating difficulty or defective item shall be repaired or replaced and put into proper operation by Contractor immediately, at no additional expense to Owner.

H. Protect equipment and surrounding areas from damage resulting from testing operations. Clean up spills or leakage from testing.

I. All materials for acceptance testing shall be provided by the manufacturer with the exception of Owner's vehicle.

J. Contractor shall bear the expense of all tests, including the furnishing of necessary instruments, lubricants, hydraulic fluids, supplies, data recorders, and operating personnel. Provide and bear all expenses for fuel/power required to operate the equipment during the tests.

K. Owner will provide pertinent buses required for acceptance testing, with the exception of calibration-related vehicle components (if required) which are the responsibility of the Contractor.

L. At the sole discretion of Owner, Contractor shall be required to repeat any test at no additional cost to Owner.

M. Owner shall determine final acceptance of the installed equipment upon successful completion of the approved test program plan.

N. Conformed copies of the acceptance test procedure shall be available at the start of acceptance testing.

3.08 START-UP AND INSTRUCTIONS

A. Unless otherwise specified, all lubricants, cleaning compounds, and similar operating materials required for instruction of Owner's personnel shall be furnished by Contractor.

B. After all equipment and systems have been installed, connected, and tested, proceed with the simultaneous start-up and initial operation of the entire facility as well as the instruction of Owner's personnel in the operation and maintenance of equipment. Provide sufficient personnel to adequately complement personnel made available by Owner.

C. During this period, provide qualified representatives of equipment manufacturers for instruction of Owner's personnel in operation and maintenance of the equipment.
PART 4 - MEASUREMENT AND PAYMENT

4.01 MEASUREMENT

A. No separate measurement will be made for work of this section.

4.02 PAYMENT

A. Payment for work of this section will be included in lump sum payment(s) for the applicable building or facility in accordance with the Schedule of Values.

END OF SECTION
PART 1 - GENERAL

1.01 SECTION INCLUDES

A. Requirements for labor, materials, equipment, and services necessary to furnish, fabricate, and modify the Modular Dual Cyclone Bus Vacuum System (Equipment ID: 112419-01, 112419-02) and accessories.

B. Quantity: Three (3).

PART 2 - PRODUCTS

2.01 EQUIPMENT

A. Definitions:

1. Overall System: A vacuum system to remove dust and debris (including but not limited to cups, wrappers, newspapers and other paper products) from the interior of a transit bus.

2. BCS: Backward Curved High Volume/Pressure Fan SWSI

3. SWSI: Single Width, Single Inlet [design]

B. Description of System:

1. During the vacuuming procedure, the industrial blowers shall cause air movement within the bus of sufficient velocity to capture and transport dust and debris into the cleaner, assisted by the use of a hand-held high pressure air wand (“air gun”).

2. Dust and debris shall be transported through the buses' front door into the bellows, then upward through a connecting flex duct and into the double cyclone centrifugal dust separator unit.

3. Dust and debris shall pass through the bottom discharge cones into the sealed trash container with clean air exhausting out the top of the cyclone separators.

4. A compactor shall periodically compress the material in the trash container to increase the interval between vendor removals.
C. Sequence of Operation:

1. A bus is driven into place for vacuuming and fueling and parked with its wheels approximately 6" from the curb, and its rear door or window are opened.

2. The bellows mounted "START" push button is then pressed and shall move the bellows forward, turn on the atomizing misters, and open the stack dampers. The bellows shall seal against the periphery of the door opening.

3. Cleaning personnel shall take the air gun and move to the rear of the bus and with the hand-held air gun, sweep from under seats stirring up dust and debris. Deodorant shall be dispersed through the bus while the air gun is being used.

4. Pushing of the "STOP" button on the bellows shall automatically move the bellows away from the bus to a retracted position, rewind the hose reel, time stop the blowers, turn off the atomizing misters and close the two stack dampers. The blowers shall run for approximately 5 minutes and then stop.

D. General equipment requirements shall be in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

2.02 DESIGN REQUIREMENTS

A. Basis of Design:

1. Twin Cyclone Bus Vacuum system as manufactured by Robertson Air Systems.

2. Provide the indicated products or comparable products based on the following design requirements.

B. Performance:

1. System shall be designed and constructed for sustained heavy-duty utilization of daily bus fleet cleaning

2. Installed vacuum cleaner assemblies shall be capable of effective bus interior vacuum cleaning within two to three minutes, for either a 40-ft bus or 60-ft articulated bus.

3. Air flow: 24,000 CFM minimum.
C. Noise Levels:
   1. All noise generating mechanical devices shall be calibrated so that the maximum noise levels at adjacent residential zones or school uses shall not exceed the City’s General Plan and Development Code (Title 19) requirements or 65 dBA maximum for exterior noises, subject to acoustic report provided to the City Planner or designee for review and approval.
   2. Provide sound trap and sufficient length of duct at horizontal discharge.

2.03 UTILITY REQUIREMENTS

A. Electrical:
   1. Equipment’s electrical requirements shall be in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.
   2. 460 VAC, 60 Hz, 3-phase
   3. 115 VAC, 60 Hz, single-phase.

B. Compressed Air: 100 psig and 35 cfm per system.

C. Cold water: 30-40 psig and 0.25 gal/hr per system.

PART 3 - EXECUTION

3.01 PREPARATION

A. All work shall be performed in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

3.02 DELIVERY, STORAGE AND HANDLING

A. All work shall be performed in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

B. Special precautions shall be taken to prevent damage to electrical components such as motors, controls and conductors.
3.03 INSTALLATION

A. All work shall be performed in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

B. The bus vacuum systems shall be installed in accordance with the manufacturer's instructions under the direct supervision of the manufacturer's representative.

C. Coordinate and complete all required utilities for proper functioning of the equipment.

D. Field Touch Up-Painting: Re-touch surfaces where the shop coat has been damaged, using the same film thickness as the original shop coat.

3.04 SETTING AND ALIGNING EQUIPMENT

A. All work shall be performed in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

3.05 CLEANING AND PROTECTION

A. All work shall be performed in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

3.06 FIELD PAINTING

A. All work shall be performed in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

3.07 EQUIPMENT TEST AND CHECKOUT

A. All work shall be performed in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

B. Each component of the bus vacuum system for each of the systems shall be tested for satisfactory operation.

C. Each system shall be tested for complete system operation. The following readings shall be taken and tests made by a qualified Engineer hired by the Contractor:

1. Electrical current on all three legs of the fan motor with and without bus in position.
2. CFM determined by pitot tube traverse and manometer taken in the flexduct 2 feet behind the bellows in the extended position with and without a bus in position.

3. Inlet air temperature.

4. Fan RPM.

5. dB readings at 5 feet above floor level, 5 feet in front of the bellows (in the retracted position).

D. After each of the systems has been satisfactorily tested, all shall be tested with Owner’s buses a minimum of twenty (20) times to be assured that the installation shall clean buses in the specified time, as in actual operation.

3.08 START-UP AND INSTRUCTIONS

A. All work shall be performed in accordance with Section 11 05 00, Common Work Results for Equipment, as supplemented and/or modified by the requirements of this section.

B. Provide training of Owner’s employees, for both maintenance and operation. Submit training plan and training materials in advance, and documentation of training (including audiovisual recording) after.

PART 4 - MEASUREMENT AND PAYMENT

4.01 MEASUREMENT

A. Work of this Section will be measured as a completed system meeting the requirements of the Contract Documents.

4.02 PAYMENT

A. Payment for the work of this Section will be made in accordance with the Schedule of Values.

END OF SECTION
# Attachment B
## REGULATORY REQUIREMENT
### Table of Contents

**Contents**

NO FEDERAL OBLIGATION TO THIRD PARTIES ................................................................. 2
FALSE OR FRAUDULENT STATEMENTS OR CLAIMS – CIVIL AND CRIMINAL FRAUD ........... 2
ACCESS TO THIRD PARTY CONTRACT RECORDS ............................................................... 3
FEDERAL FUNDING, INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION (FTA) TERMS, AND FEDERAL CHANGES ............................................................................. 3
CIVIL RIGHTS REQUIREMENTS (TITLE VI, ADA, EEO (EXCEPT SPECIAL DOL CONSTRUCTION CLAUSE)) ......................................................................................... 4
DISADVANTAGED BUSINESS ENTERPRISE (DBE) 49 CFR Part 26 .................................. 5
DAVIS-BACON AND COPELAND ANTI-KICKBACK ACTS .................................................. 6
CONTRACT WORK HOURS AND SAFETY STANDARDS ACT ............................................. 12
BONDING REQUIREMENTS ................................................................................................. 13
SEISMIC SAFETY REQUIREMENTS 42 U.S.C. 7701 et seq. 49 CFR Part 41 .................... 13
TERMINATION 49 U.S.C. Part 18 FTA Circular 4220.1F .................................................. 14
SUSPENSION AND DEBARMENT ...................................................................................... 16
CLEAN WATER AND CLEAN AIR REQUIREMENTS ....................................................... 16
BREACHES AND DISPUTE RESOLUTION 49 CFR Part 18 FTA Circular 4220.1F ............ 17
ALCOHOL AND DRUG-FREE WORKPLACE PROGRAM ................................................. 18
ENERGY CONSERVATION REQUIREMENTS ................................................................... 21
RECYCLED PRODUCTS .................................................................................................. 22
NATIONAL INTELLIGENT TRANSPORTATION SYSTEMS ARCHITECTURE AND STANDARDS ............................................................................................................... 22
ADA ACCESS .................................................................................................................. 22
ADMINISTRATIVE CODE .............................................................................................. 24
DISCRIMINATION ............................................................................................................. 24
WHISTLEBLOWER REQUIREMENTS ................................................................................ 25
PUBLIC RECORDS ACT .................................................................................................... 25
PRIVACY ACT - 5 U.S.C. 552 .......................................................................................... 25
VETERANS PREFERENCE ............................................................................................... 26
REGULATORY REQUIREMENTS

* Marks Required Subcontract Provisions that must flow down to all subcontracts as defined in the Article entitled SUBCONTRACTORS AND SUPPLIERS herein.

Required Clauses for All FTA-Assisted Third-Party Contracts and Subcontracts

RR-01
NO FEDERAL OBLIGATION TO THIRD PARTIES *
In connection with the Project, the Recipient agrees that, absent the Federal Government’s express written consent, the Federal Government shall not be subject to any obligations or liabilities to any subrecipient, lessee, third party contractor, or other participant at any tier of the Project, or other person or entity that is not a party to the Grant Agreement or Cooperative Agreement for the Project. Notwithstanding that the Federal Government may have concurred in or approved any solicitation, sub-agreement, lease, third party contract, or arrangement at any tier, the Federal Government has no obligations or liabilities to any entity other than the Recipient, including any subrecipient, lessee, third party contractor, or other participant at any tier of the Project.

RR-02
FALSE OR FRAUDULENT STATEMENTS OR CLAIMS – CIVIL AND CRIMINAL FRAUD *

A. Civil Fraud.
The Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C. §§ 3801 et seq., and U.S. DOT regulations, “Program Fraud Civil Remedies,” 49 C.F.R. Part 31, apply to the Recipient’s activities in connection with the Project. By executing the Grant Agreement or Cooperative Agreement for the Project, the Recipient certifies or affirms the truthfulness and accuracy of each statement it has made, it makes, or it may make in connection with the Project. In addition to other penalties that may apply, the Recipient also acknowledges that if it makes a false, fictitious, or fraudulent claim, statement, submission, certification, assurance, or representation to the Federal Government, the Federal Government reserves the right to impose on the Recipient the penalties of the Program Fraud Civil Remedies Act of 1986, as amended, to the extent the Federal Government deems appropriate.

B. Criminal Fraud.
If the Recipient makes a false, fictitious, or fraudulent claim, statement, submission, certification, assurance, or representation to the Federal Government or includes a false, fictitious, or fraudulent statement or representation in any agreement with the Federal Government in connection with a Project authorized under 49 U.S.C. chapter 53 or any other Federal law, the Federal Government reserves the right to impose on the Recipient the penalties of 49 U.S.C. § 5323(l), 18 U.S.C. § 1001, or other applicable Federal law to the extent the Federal Government deems appropriate.

C. Contractor shall include this Article in each subcontract financed in whole or in part with Federal assistance provided by FTA. Contractor shall not modify the Article, except to identify the Subcontractor who will be subject to the provisions.
RR-03
ACCESS TO THIRD PARTY CONTRACT RECORDS *

A. Access to Third Party Contract Records.
   The Recipient agrees to require, and assures that its subrecipients require, their third party contractors and third party subcontractors at each tier to provide to the U.S. Secretary of Transportation and the Comptroller General of the United States or their duly authorized representatives, access to all third party contract records as required by 49 U.S.C. § 5325(g).
   The Recipient further agrees to require, and assures that its subrecipients require, their third party contractors and third party subcontractors, at each tier, to provide sufficient access to third party procurement records as needed for compliance with Federal laws and regulations or to assure proper Project management as determined by FTA.

   Contractor agrees to provide Omnitrans, the FTA Administrator, the Comptroller General of the United States or any of their authorized representatives access to any books, documents, papers and records of the Contractor which are directly pertinent to this Contract for the purposes of making audits, examinations, excerpts and transcriptions. Contractor also agrees, pursuant to 49 C. F. R. 633.17 to provide the FTA Administrator or the FTA’s authorized representatives, including any FTA Project Management Oversight Contractor, access to Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a) 1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311.

B. If this Contract is for a capital project or improvement (defined at 49 U.S.C. 5302(a) 1) and was entered into through other than competitive bidding, the Contractor shall make records related to this Contract available to Omnitrans, the Secretary of Transportation and the Comptroller General or any authorized officer or employee of any of them for the purposes of conducting an audit and inspection.

C. Contractor shall maintain all books, records, accounts and reports required under this Contract for a period of not less than three years after the date of termination or expiration of this Contract, except in the event of litigation or settlement of claims arising from the performance of this Contract, in which case Contractor agrees to maintain same until Omnitrans, the FTA Administrator, the Comptroller General, or any of their duly authorized representatives, have disposed of all such litigation, appeals, claims or exceptions related thereto.

RR-04
FEDERAL FUNDING, INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION (FTA) TERMS, AND FEDERAL CHANGES

A. This Contract includes, in part, certain Standard Terms and Conditions required by DOT, whether or not expressly set forth in the Contract provisions. All contractual provisions required by DOT, as set forth in FTA Circular 4220.1F, dated November 1, 2008 and revised March 18, 2013 (including any changes), and are hereby incorporated by reference. Anything to the contrary herein notwithstanding, all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Contract. Contractor shall not perform any act, fail to perform any act, or refuse to comply with any Omnitrans requests which would cause Omnitrans to be in violation of the FTA terms and conditions.
B. Federal Transit Administration of the US Department of Transportation and all laws, regulations, guidelines, and provisions of the financial assistance agreement apply to this Contract and are incorporated by reference as if fully set forth herein.

C. Contractor shall at all times comply with all applicable federal laws and regulations, including without limitation FTA regulations, policies, procedures and directives, including those listed directly or by reference in Applicable Grant Agreements between Omnitrans and FTA, as they may be amended or promulgated from time to time during the term of this Contract collectively “Federal Requirements”. These Federal Requirements may change and the changed Federal Requirements will apply to this Contract as required unless the Federal Government determines otherwise. Contractor's failure to so comply with the Federal Requirements shall constitute a material breach of this Contract.

RR-05
CIVIL RIGHTS REQUIREMENTS (TITLE VI, ADA, EEO (EXCEPT SPECIAL DOL CONSTRUCTION CLAUSE)) *


B. Equal Employment Opportunity
   (a) Race, Color, Creed, National Origin, Sex - In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. § 2000e, and Federal transit laws at 49 U.S.C. § 5332, Contractor shall comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. § 2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect activities undertaken in the course of the Contract. Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In addition, Contractor shall comply with any implementing requirements FTA may issue.

employees for reason of age. In addition, Contractor shall comply with any implementing requirements FTA may issue.


(d) Contractor shall include these requirements in each subcontract, modified only if necessary to identify parties, as required by Federal regulations.

RR-06
DISADVANTAGED BUSINESS ENTERPRISE (DBE) 49 CFR Part 26

A. This contract is subject to Title 49, Code of Federal Regulations (CFR), Part 26, entitled “Participation by Disadvantaged Business Enterprises (DBE) in Department of Transportation Financial Assistance Programs (“Regulations”). The Regulations in their entirety are incorporated herein by this reference. Omnitrans has established a Race Neutral Federal Transportation Administration (FTA) DBE program. It is the policy of Omnitrans to ensure non-discrimination in the award and administration of all contracts and to create a level playing field on which DBEs can compete fairly for contracts and subcontracts. Omnitrans highly encourages the participation of DBE contractors and the utilization of DBE subcontractors in this project. There is no contract DBE goal on this project, however, Omnitrans has an overall agency DBE goal of 6.1% and any DBEs on this project will be used to satisfy the overall agency DBE goal. CONTRACTOR must comply with DBE regulations (49 CFR Part 26) in the execution of this contract. Key DBE provisions have been included in Attachment A – DBE Requirements, and include assurance of nondiscrimination, prompt payment, and reporting requirements.

B. Contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. Contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this DOT-assisted Contract. Failure by Contractor to carry out these requirements is a material breach of this Contract, which may result in the termination of this Contract or such other remedy as Omnitrans deems appropriate. Each subcontract Contractor signs with a subcontractor must include the assurance in this paragraph (see 49 CFR 26.13(b)).

C. Contractor shall report subcontractor awards and payments via a Web-based system on a monthly basis unless Omnitrans approves in writing the use of a Subcontractors Paid Report and Payment Verification form.

D. Contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 7 days after the contractor’s receipt of payment for that work from the Omnitrans. In addition, Contractor is required to return any retainage payments to those subcontractors within 30 days after the subcontractor’s work related to his contract is satisfactorily completed.
E. Contractor must promptly notify Omnitrans whenever a DBE subcontractor performing work related to this contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same value of work remaining to meet the original DBE subcontractor’s award amount. Contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of Omnitrans.

RR-07
DAVIS-BACON AND COPELAND ANTI-KICKBACK ACTS

Background and Application
The Davis-Bacon and Copeland Acts are codified at 40 USC 3141, et seq. and 18 USC 874. The Acts apply to grantee construction contracts and subcontracts that “at least partly are financed by a loan or grant from the Federal Government.” 40 USC 3145(a), 29 CFR 5.2(h), 49 CFR 18.36(i)(5). The Acts apply to any construction contract over $2,000. 40 USC 3142(a), 29 CFR 5.5(a). ‘Construction,’ for purposes of the Acts, includes “actual construction, alteration and/or repair, including painting and decorating.” 29 CFR 5.5(a). The requirements of both Acts are incorporated into a single clause (see 29 CFR 3.11) enumerated at 29 CFR 5.5(a) and reproduced below.

The clause language is drawn directly from 29 CFR 5.5(a) and any deviation from the model clause below should be coordinated with counsel to ensure the Acts’ requirements are satisfied.

Clause Language
Davis-Bacon and Copeland Anti-Kickback Acts

(1) Minimum wages - (i) All laborers and mechanics employed or working upon the site of the work (or under the United States Housing Act of 1937 or under the Housing Act of 1949 in the construction or development of the project), will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics.

Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph (1)(iv) of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR Part 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided that the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classifications and wage rates conformed under paragraph (1)(ii) of this section) and the Davis-Bacon poster (WH-
shall be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

(ii)(A) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:

(1) Except with respect to helpers as defined as 29 CFR 5.2(n)(4), the work to be performed by the classification requested is not performed by a classification in the wage determination; and
(2) The classification is utilized in the area by the construction industry; and
(3) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination; and
(4) With respect to helpers as defined in 29 CFR 5.2(n)(4), such a classification prevails in the area in which the work is performed.

(B) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(C) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(D) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs (a)(1)(ii) (B) or (C) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.

(iii) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.

(iv) If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable
standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

(v)(A) The contracting officer shall require that any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits only when the following criteria have been met:

(1) The work to be performed by the classification requested is not performed by a classification in the wage determination; and
(2) The classification is utilized in the area by the construction industry; and
(3) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.

(B) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, Employment Standards Administration, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(C) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination with 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(D) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs (a) (1) (v) (B) or (C) of this section, shall be paid to all workers performing work in the Classification under this contract from the first day on which work is performed in the classification.

(2) Withholding - Omnitrans shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld from the contractor under this contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work (or under the United States Housing Act of 1937 or under the Housing Act of 1949 in the construction or development of the project), all or part of the wages required by the contract, Omnitrans may, after written notice to the contractor, sponsor, applicant,
or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

(3) Payrolls and basic records - (i) Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work (or under the United States Housing Act of 1937, or under the Housing Act of 1949, in the construction or development of the project). Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b) (2) (B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

(ii)(A) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the Omnitrans for transmission to the Federal Transit Administration. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under section 5.5(a) (3) (i) of Regulations, 29 CFR part 5. This information may be submitted in any form desired. Optional Form WH-347 is available for this purpose and may be purchased from the Superintendent of Documents (Federal Stock Number 029-005-00014-1), U.S. Government Printing Office, Washington, DC 20402. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors.

(B) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:

(1) That the payroll for the payroll period contains the information required to be maintained under section 5.5(a)(3)(i) of Regulations, 29 CFR part 5 and that such information is correct and complete;
(2) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in Regulations, 29 CFR part 3;
(3) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.

(C) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph (a)(3)(ii)(B) of this section.
(D) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under section 1001 of title 18 and section 231 of title 31 of the United States Code.

(iii) The contractor or subcontractor shall make the records required under paragraph (a)(3)(i) of this section available for inspection, copying, or transcription by authorized representatives of the Federal Transit Administration or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the contractor or subcontractor fails to submit the required records or to make them available, the Federal agency may, after written notice to the contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

(4) **Apprentices and trainees** - (i) **Apprentices** - Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training, or with a State Apprenticeship Agency recognized by the Bureau, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Bureau of Apprenticeship and Training or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the contractor's or subcontractors registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator of the Wage and Hour Division of the U.S. Department of Labor determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Bureau of Apprenticeship and Training, or a State Apprenticeship Agency recognized by the Bureau, withdraws approval of an apprenticeship program, the contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

(ii) **Trainees** - Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal
certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate that is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved. (iii) Equal employment opportunity - The utilization of apprentices, trainees and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended and 29 CFR part 30.

(5) Compliance with Copeland Act requirements - The contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract.

(6) Subcontracts - The contractor or subcontractor shall insert in any subcontracts the clauses contained in 29 CFR 5.5(a)(1) through (10) and such other clauses as the Federal Transit Administration may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.

(7) Contract termination: debarment - A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.

(8) Compliance with Davis-Bacon and Related Act requirements - All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract.

(9) Disputes concerning labor standards - Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.

(10) Certification of eligibility - (i) By entering into this contract, the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
(ii) No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).


**RR-08**

**CONTRACT WORK HOURS AND SAFETY STANDARDS ACT * **

**A. Applicability**

This Article applies to federally funded construction contracts over $2,000 (including ferry vessels), rolling stock purchases over $2,500 and to operations/management contracts over $2,500 (except transportation services)

**B. Pursuant to the Labor Standards Provisions Applicable to Non-construction Contracts subject to the Federal Contract Work Hours and Safety Standards Act, 40 U.S.C.A. § 327 through 332 as implemented by U.S. Department of Labor regulations, 29 CFR 5.5 (b) and (c) Contractor and Subcontractor’s contracting for any part of the Contract work shall comply with the following:**

1. **Overtime requirements** – Neither Contractor nor any Subcontractor contracting for any part of the Contract work that requires or involves the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.

2. **Violation; liability for unpaid wages; liquidated damages** – In the event of any violation of the Article set forth in paragraph (1) of this Article Contractor and any Subcontractor responsible therefore shall be liable for the unpaid wages. In addition, Contractor and Subcontractor shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1) of this Article, in the sum of ten dollars ($10) for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this Article.

3. **Withholding for unpaid wages and liquidated damages** – Omnitrans shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any monies payable on account of work performed by Contractor or Subcontractor under the Contract or any other Federal contract with Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by Contractor, such sums as may be determined to be necessary to satisfy any liabilities of Contractor or Subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this Article.
4. **Subcontracts** – Contractor or Subcontractor shall insert this Article in any Subcontracts and also an Article requiring the Subcontractors to include this Article in any lower tier Subcontracts. Contractor shall be responsible for compliance by any Subcontractor or lower tier Subcontractor with this Article.

5. **Payrolls and basic records** – The records to be maintained hereinabove shall be made available by Contractor or Subcontractor for inspection, copying, or transcription by Omnitrans and U.S. Dept. of Labor. Contractor and Subcontractor shall maintain payrolls and basic records during the course of the work and shall preserve them for a period of three (3) years from the completion of the Contract for all laborers and mechanics, including guards and watchmen, working on the Contract. Such records shall contain the name and address of each such employee, social security number, correct classifications, hourly rates of wages paid, daily and weekly number of hours worked, deductions made and actual wages paid.

**RR-09**

**BONDING REQUIREMENTS**

**Applicability to Contracts**

For those construction or facility improvement contracts or subcontracts exceeding $100,000, FTA may accept the bonding policy and requirements of the recipient, provided that they meet the minimum requirements for construction contracts as follows:

A. A bid guarantee from each bidder equivalent to five (5) percent of the bid price. The "bid guarantees" shall consist of a firm commitment and may be in any of the following forms: (a) cash; (b) cashier’s check payable to Omnitrans; (c) a certified check payable to the city; or (d) a bidder’s bond executed by an admitted surety insurer. Such as a bid bond, certifies check, or other negotiable instrument accompanying a bid as assurance that the bidder will, upon acceptance of his bid, execute such contractual documents as may be required within the time specified.

B. A performance bond on the part of the Contractor for 100 percent of the contract price. A "performance bond" is one executed in connection with a contract to secure fulfillment of all the contractor's obligations under such contract.

C. A payment bond on the part of the Contractor for 100 percent of the contract price. A "payment bond" is one executed in connection with a contract to assure payment, as required by law, of all persons supplying labor and material in the execution of the work provided for in the contract.

**RR-010**

**SEISMIC SAFETY REQUIREMENTS 42 U.S.C. 7701 et seq. 49 CFR Part 41**

**Applicability to Contracts**

The Seismic Safety requirements apply only to contracts for the construction of new buildings or additions to existing buildings.
Flow Down
The Seismic Safety requirements flow down from FTA recipients and subrecipients to first tier contractors to assure compliance, with the applicable building standards for Seismic Safety, including the work performed by all subcontractors.

Model Clauses/Language
The regulations do not provide suggested language for third-party contract clauses. The following language has been developed by FTA.

Seismic Safety - The contractor agrees that any new building or addition to an existing building will be designed and constructed in accordance with the standards for Seismic Safety required in Department of Transportation Seismic Safety Regulations 49 CFR Part 41 and will certify to compliance to the extent required by the regulation. The contractor also agrees to ensure that all work performed under this contract including work performed by a subcontractor is in compliance with the standards required by the Seismic Safety Regulations and the certification of compliance issued on the project.

RR-011
TERMINATION 49 U.S.C. Part 18 FTA Circular 4220.1F

Applicability to Contracts
All contracts (with the exception of contracts with nonprofit organizations and institutions of higher education,) in excess of $10,000 shall contain suitable provisions for termination by the grantee including the manner by which it will be effected and the basis for settlement. (For contracts with nonprofit organizations and institutions of higher education the threshold is $100,000.) In addition, such contracts shall describe conditions under which the contract may be terminated for default as well as conditions where the contract may be terminated because of circumstances beyond the control of the contractor.

Flow Down
The termination requirements flow down to all contracts in excess of $10,000, with the exception of contracts with nonprofit organizations and institutions of higher learning.

a. Termination for Convenience (General Provision) Omnitrans may terminate this contract, in whole or in part, at any time by written notice to the Contractor when it is in the Government's best interest. The Contractor shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to Omnitrans to be paid the Contractor. If the Contractor has any property in its possession belonging to the Omnitrans, the Contractor will account for the same, and dispose of it in the manner the Omnitrans directs.

b. Opportunity to Cure (General Provision) Omnitrans in its sole discretion may, in the case of a termination for breach or default, allow the Contractor an appropriately short period of time in which to cure the defect. In such case, the notice of termination will state the time period in which cure is permitted and other appropriate conditions
If Contractor fails to remedy to Omnitrans’ satisfaction the breach or default of any of the terms, covenants, or conditions of this Contract within ten (10) days after receipt by Contractor of written notice from Omnitrans setting forth the nature of said breach or default, Omnitrans shall have the right to terminate the Contract without any further obligation to Contractor. Any such termination for default shall not in any way operate to preclude Omnitrans from also pursuing all available remedies against Contractor and its sureties for said breach or default.

c. **Waiver of Remedies for any Breach** In the event that Omnitrans elects to waive its remedies for any breach by Contractor of any covenant, term or condition of this Contract, such waiver by Omnitrans shall not limit Omnitrans remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.

d. **Termination for Default (Construction)** If the Contractor refuses or fails to prosecute the work or any separable part, with the diligence that will insure its completion within the time specified in this contract or any extension or fails to complete the work within this time, or if the Contractor fails to comply with any other provisions of this contract, Omnitrans may terminate this contract for default. Omnitrans shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. In this event, Omnitrans may take over the work and complete it by contract or otherwise, and may take possession of and use any materials, appliances, and plant on the work site necessary for completing the work. The Contractor and its sureties shall be liable for any damage to Omnitrans resulting from the Contractor's refusal or failure to complete the work within specified time, whether or not the Contractor's right to proceed with the work is terminated. This liability includes any increased costs incurred by the Omnitrans in completing the work.

The Contractor's right to proceed shall not be terminated nor the Contractor charged with damages under this clause if-

1. The delay in completing the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include: acts of God, acts of the Recipient, acts of another Contractor in the performance of a contract with the Recipient, epidemics, quarantine restrictions, strikes, freight embargoes; and

2. The contractor, within [10] days from the beginning of any delay, notifies Omnitrans in writing of the causes of delay. If in the judgment of Omnitrans, the delay is excusable, the time for completing the work shall be extended. The judgment of Omnitrans shall be final and conclusive on the parties, but subject to appeal under the Disputes clauses.

If, after termination of the Contractor's right to proceed, it is determined that the Contractor was not in default, or that the delay was excusable, the rights and obligations of the parties will be the same as if the termination had been issued for the convenience of Omnitrans.
RR-012
SUSPENSION AND DEBARMENT*

A. This Contract is a covered transaction for purposes of 49 CFR Part 29. As such, Contractor shall verify that none of the Contractor, its principals, as defined at 49 CFR 29.995, or affiliates, as defined at 49 CFR 29.905, are excluded or disqualified as defined at 49 CFR 29.940 and 29.945.

Contractor shall comply with 49 CFR 29, Subpart C and shall include the requirement to comply with 49 CFR 29, Subpart C in any lower tier covered transaction it enters into.

B. By entering into this Contract, Contractor certifies that it shall comply with the requirements of 49 CFR 29, Subpart C throughout the period of this Contract. This certification is a material representation of fact relied upon by Omnitrans. If it is later determined that Contractor knowingly rendered an erroneous certification, in addition to remedies available to Omnitrans, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.

RR-013
COMPLIANCE WITH FEDERAL LOBBYING POLICY *
The Byrd Anti-Lobbying Amendment, 31 U.S.C. 1352, requires that Contractors who apply or bid for an award of $100,000 or more shall file the certification required by 49 CFR Part 20, “New Restrictions on Lobbying,” attached hereto as the certification entitled, “Certification of Compliance with Federal Lobbying Requirements." As set forth in the certifications, each tier of subcontractors shall certify to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier shall also disclose the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Such disclosures shall be forwarded from tier to tier up to Omnitrans.

RR-014
CLEAN WATER AND CLEAN AIR REQUIREMENTS*

A. CLEAN WATER REQUIREMENTS
Contractor shall comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq., and all applicable clean water standards of the State of California and any state or local agency having jurisdiction. Contractor shall report each violation to Omnitrans. Omnitrans will, in turn, report each violation as required to FTA and the appropriate EPA Regional Office, and all other agencies having jurisdiction.

B. CLEAN AIR
Contractor shall comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. §§ 7401 et seq. and all applicable Clean Air Standards of the State of California or any state or local agency having jurisdiction. Contractor shall report each violation to Omnitrans. Omnitrans will, in turn, report each violation as required to FTA, the appropriate EPA Regional Office and all other agencies having jurisdiction.

RR – Page 16
Updated: 12202019
C. Contractor shall include this Article in each subcontract exceeding $100,000 financed in whole or in part with Federal assistance provided by FTA.

RR-015
NON-CONSTRUCTION ACTIVITIES


RR-016
BREACHES AND DISPUTE RESOLUTION 49 CFR Part 18 FTA Circular 4220.1F

Applicability to Contracts
All contracts in excess of $100,000 shall contain provisions or conditions which will allow for administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as may be appropriate. This may include provisions for bonding, penalties for late or inadequate performance, retained earnings, liquidated damages or other appropriate measures.

Flow Down
The Breaches and Dispute Resolutions requirements flow down to all tiers.

Disputes - Disputes arising in the performance of this Contract which are not resolved by agreement of the parties shall be decided in writing by the Omnitrans. This decision shall be final and conclusive unless within ten (10) days from the date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to Omnitrans Construction Manager. In connection with any such appeal, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of its position. The decision of Omnitrans Project Manager shall be binding upon the Contractor and the Contractor shall abide by the decision.

Performance During Dispute - Unless otherwise directed by Omnitrans, Contractor shall continue performance under this Contract while matters in dispute are being resolved.

Claims for Damages - Should either party to the Contract suffer injury or damage to person or property because of any act or omission of the party or of any of his employees, agents or others for whose acts he is legally liable, a claim for damages therefore shall be made in writing to such other party within a reasonable time after the first observance of such injury of damage.

Remedies - Unless this contract provides otherwise, all claims, counterclaims, disputes and other matters in question between Omnitrans and the Contractor arising out of or relating to this agreement or its breach will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State in which Omnitrans is located.
Rights and Remedies - The duties and obligations imposed by the Contract Documents and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law. No action or failure to act by Omnitrans, or Contractor shall constitute a waiver of any right or duty afforded any of them under the Contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

RR-017  
ALCOHOL AND DRUG-FREE WORKPLACE PROGRAM *

A. Applicability

This Article applies to federally funded contracts for transit operations.

B. FTA Prevention of Alcohol Misuse and Prohibited Drug Use in Transit Operations Regulations

Contractor and its Subcontractors shall comply with the FTA anti-drug and alcohol misuse regulations (49 CFR Part 655) and the U.S. Department of Transportation (DOT) Procedures for Transportation Workplace Drug and Alcohol Testing Programs (49 CFR Part 40) to the full extent that they are, by their terms, applicable to Contractor and its Subcontractors. The regulations apply to all “contractors” that have “covered employees” that perform “safety sensitive functions” as those terms are defined in the regulations.

C. Certificate of Compliance

The CERTIFICATE OF COMPLIANCE WITH 49 CFR PARTS 655, PREVENTION OF ALCOHOL MISUSE AND PROHIBITED DRUG USE IN TRANSIT, submitted by Contractor prior to award, is incorporated as part of the Contract Documents.

D. Drug and Alcohol Testing Program

In the event that any part of the Work under this Contract falls within the scope of 49 CFR Part 655, Contractor, and its Subcontractors (as applicable), shall establish and implement a drug and alcohol testing program that complies with 49 CFR Parts 653 and 654, produce any documentation necessary to establish its compliance with Parts 653 and 654, and permit any authorized representative of the United States Department of Transportation or its operating administrations, the State Oversight Agency of California, or Omnitrans, to inspect the facilities and records associated with the implementation of the drug and alcohol testing program as required under 49 CFR Parts 653 and 654 and review the testing process. Contractor shall annually certify its compliance with Parts 653 and 65. To certify compliance the contractor shall use the "Substance Abuse Certifications" in the "Annual List of Certifications and Assurances for Federal Transit Administration Grants and Cooperative Agreements," which is published annually in the Federal Register.

E. Alcohol and Drug Free Workplace Program

In addition to the above, for Work performed on Omnitrans property, Contractor shall provide an Alcohol and Drug-free Workplace Program in accordance with FTA requirements found at http://transit-safety.fta.dot.gov/DrugAndAlcohol/default.asp
**RR-018**

**PATENT RIGHTS**

a. **General.** If any invention, improvement, or discovery of the Recipient or of any subrecipient, lessee, third party contractor, or other participant at any tier of the Project is conceived or first actually reduced to practice in the course of or under the Project, and that invention, improvement, or discovery is patentable under the laws of the United States of America or any foreign country, the Recipient agrees to notify FTA immediately and provide a detailed report in a format satisfactory to FTA.

b. **Federal Rights.** The Recipient agrees that its rights and responsibilities, and those of each subrecipient, lessee, third party contractor, or other participant at any tier of the Project, pertaining to that invention, improvement, or discovery will be determined in accordance with applicable Federal laws and regulations, including any waiver thereof. Absent a determination in writing to the contrary by the Federal Government, the Recipient agrees to transmit to FTA those rights due the Federal Government in any invention, improvement, or discovery resulting from that subagreement, third party contract, third party subcontract, or arrangement, as specified in 35 U.S.C. §§ 200 et seq., and U.S. Department of Commerce regulations, “Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements,” 37 C.F.R. Part 401, irrespective of the status of the Recipient, subrecipient, lessee, third party contractor or other participant in the Project (i.e., a large business, small business, State government, State instrumentality, local government, Indian tribe, nonprofit organization, institution of higher education, or individual).

c. **License Fees and Royalties.** FTA considers income earned from license fees and royalties for patents, patent applications, and inventions produced under the Project to be program income. Except to the extent FTA determines otherwise in writing, as provided in 49 C.F.R. Parts 18 and 19, the Recipient has no obligation to the Federal Government with respect to that program income, apart from compliance with 35 U.S.C. §§ 200 et seq., which applies to patent rights developed under a research project.

**RR-019**

**RIGHTS IN DATA AND COPYRIGHTS**

a. **Definition.** The term “subject data,” as used in this Section 18 of this Master Agreement means recorded information, whether or not copyrighted, that is delivered or specified to be delivered under the Grant Agreement or Cooperative Agreement for the Project. Examples include, but are not limited to: computer software, standards, specifications, engineering drawings and associated lists, process sheets, manuals, technical reports, catalog item identifications, and related information. “Subject data” do not include financial reports, cost analyses, or other similar information used for Project administration.

b. **General.** The following restrictions apply to all subject data first produced in the performance of the Grant Agreement or Cooperative Agreement for the Project:

(1) Except for its own internal use, the Recipient may not publish or reproduce subject data in whole or in part, or in any manner or form, nor may the Recipient authorize others to do so, without the prior written consent of the Federal Government, unless the Federal Government has previously released or approved the release of such data to the public.
(2) The restrictions on publication of Paragraph 18.b(1) of this Master Agreement, however, do not apply to a Grant Agreement or Cooperative Agreement with an institution of higher learning.

c. Federal Rights in Data and Copyrights. The Recipient agrees to provide to the Federal Government a royalty-free, non-exclusive, and irrevocable license to reproduce, publish, or otherwise use, and to authorize others to use, for Federal Government purposes the subject data described in this Subsection 18.c of this Master Agreement. As used herein, “for Federal Government purposes,” means use only for the direct purposes of the Federal Government. Without the copyright owner’s consent, the Federal Government may not provide or otherwise extend to other parties the Federal Government’s license to:

(1) Any subject data developed under the Grant Agreement or Cooperative Agreement for the Project, or under a subagreement, lease, third party contract or other arrangement at any tier of the Project, supported with Federal assistance derived from the Grant Agreement or Cooperative Agreement for the Project, whether or not a copyright has been obtained; and

(2) Any rights of copyright to which a Recipient, subrecipient, lessee, third party contractor, or other participant at any tier of the Project purchases ownership using Federal assistance.

d. Special Federal Rights in Data for Research, Development, Demonstration, and Special Studies Projects. In general, FTA’s purpose in providing Federal assistance for a research, development, demonstration, or special studies Project is to increase transportation knowledge, rather than limit the benefits of the Project to Project participants. Therefore, when the Project is completed, the Recipient agrees to provide a Project report that FTA may publish or make available for publication on the Internet. In addition, the Recipient agrees to provide other reports pertaining to the Project that FTA may request. The Recipient agrees to identify clearly any specific confidential, privileged, or proprietary information it submits to FTA. In addition, except to the extent that FTA determines otherwise in writing, the Recipient of Federal assistance to support a research, development, demonstration, or a special studies Project agrees that, in addition to the rights in data and copyrights that it must provide to the Federal Government as set forth in Subsection 18.c of this Master Agreement, FTA may make available to any FTA recipient, subrecipient, third party contractor, third party subcontractor or other participant at any tier of the Project, either FTA’s license in the copyright to the subject data or a copy of the subject data. If the Project is not completed for any reason whatsoever, all data developed under the Project shall become subject data as defined in Subsection 18.a of this Master Agreement and shall be delivered as the Federal Government may direct. This Subsection 18.d, however, does not apply to adaptations of automatic data processing equipment or programs for the Recipient’s use when the costs thereof are financed with Federal assistance through an FTA capital program.

e. License Fees and Royalties. FTA considers income earned from license fees and royalties for copyrighted material, or trademarks produced under the Project to be program income. Except to the extent FTA determines otherwise in writing, as provided in 49 C.F.R. Parts 18 and 19, the Recipient has no obligation to the Federal Government with respect to that program income, apart from compliance with 35 U.S.C. §§ 200 et seq., which applies to patent rights developed under a research project.
f. Hold Harmless. Except as prohibited or otherwise limited by State law or except to the extent that FTA determines otherwise in writing, upon request by the Federal Government, the Recipient agrees to indemnify, save, and hold harmless the Federal Government and its officers, agents, and employees acting within the scope of their official duties against any liability, including costs and expenses, resulting from any willful or intentional violation by the Recipient of proprietary rights, copyrights, or right of privacy, arising out of the publication, translation, reproduction, delivery, use, or disposition of any data furnished under the Project. The Recipient shall not be required to indemnify the Federal Government for any such liability caused by the wrongful acts of Federal employees or agents.

g. Restrictions on Access to Patent Rights. Nothing in Section 18 of this Master Agreement pertaining to rights in data shall either imply a license to the Federal Government under any patent or be construed to affect the scope of any license or other right otherwise granted to the Federal Government under any patent.

h. Data Developed Without Federal Funding or Support. In connection with the Project, the Recipient may find it necessary to provide data to FTA developed without any Federal funding or support by the Federal Government. The requirements of Subsections 18.b, 18.c, and 18.d of this Master Agreement do not apply to data developed without Federal funding or support by the Federal Government, even though that data may have been used in connection with the Project. Nevertheless, the Recipient understands and agrees that the Federal Government will not be able to protect data from unauthorized disclosure unless that data is clearly marked “Proprietary” or “Confidential.”

i. Requirements to Release Data. To the extent required by U.S. DOT regulations, “Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations,” at 49 C.F.R. § 19.36(d), or other applicable Federal laws or Federal regulations, the Recipient understands and agrees that the data and information it submits to the Federal Government may be required to be released in accordance with the Freedom of Information Act (or another Federal law or Federal regulation providing access to such records).

RR-020

SPECIAL NOTIFICATION REQUIREMENTS FOR STATES

To the extent required by Federal law, the State agrees that, in administering any Federal assistance Program or Project supported by the Grant Agreement or Cooperative Agreement, any request for proposals, solicitation, grant application, form, notification, press release, or other publication involving the distribution of FTA assistance for the Program or the Project shall indicate that FTA is the Federal agency that is providing the Federal assistance, the Catalog of Federal Domestic Assistance Number of the program from which the Federal assistance is authorized, as may be applicable, and the amount of Federal assistance FTA provided.

RR-021

ENERGY CONSERVATION REQUIREMENTS

A. Applicability

This Article applies to all federally funded contracts.
B. Contractor shall comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act 42 USC §6321 et seq.

RR-022
RECYCLED PRODUCTS

A. Applicability
This Article applies to federally funded operations/management, construction, or materials & supplies contracts for items designated by the Environmental Protection Agency, when procuring $10,000 or more per year.

B. To the extent practicable and economically feasible, a competitive preference shall be given for products and services that conserve natural resources and protect the environment and are energy efficient.

C. The Contractor agrees to comply with all the requirements of Section 6002 of the Resource Conservation and Recovery Act (RCRA), as amended (42 U.S.C. 6962), including but not limited to the regulatory provisions of 40 CFR Part 247, and Executive Order 12873, as they apply to the procurement of the items designated in Subpart B of 40 CFR Part 247.

RR-023
NATIONAL INTELLIGENT TRANSPORTATION SYSTEMS ARCHITECTURE AND STANDARDS


RR-024
ADA ACCESS

A. Applicability
This Article applies to federally funded Architect & Engineer, Operations/Management, Rolling Stock Purchase, and Construction contracts

B. Access Requirements for Persons with Disabilities
Contractor shall comply with:

1. The requirements of 49 U.S.C. § 5301(d), which states the Federal policy that elderly persons and persons with disabilities have the same right as other persons to use mass transportation service and facilities, and that special efforts shall be made in planning and designing those services and facilities to implement that policy;

2. All applicable requirements of section 504 of the Rehabilitation Act of 1973, as amended, 29 U.S.C. § 794, which prohibits discrimination on the basis of handicaps;
3. The Americans with Disabilities Act of 1990 (ADA), as amended, 42 U.S.C. § 12101 et seq., which requires that accessible facilities and services be made available to persons with disabilities, including any subsequent amendments to that Act;

4. The Architectural Barriers Act of 1968, as amended, 42 U.S.C. §§ 4151 et seq., which requires that buildings and public accommodations be accessible to persons with disabilities, including any subsequent amendments to that Act; and

5. All applicable requirements of the following regulations and any subsequent amendments thereto:
   (1) U.S. DOT regulations, "Transportation Services for Individuals with Disabilities (ADA)," 49 C.F.R. Part 37;
   (2) U.S. DOT regulations, "Nondiscrimination on the Basis of Handicap in Programs and Activities Receiving or Benefiting from Federal Financial Assistance," 49 C.F.R. Part 27;
   (8) U.S. Federal Communications Commission regulations, "Telecommunications Relay Services and Related Customer Premises Equipment for the Hearing and Speech Disabled," 47 C.F.R. Part 64, Subpart F; and
   (9) U.S. ATBCB regulations, "Electronic and Information Technology Accessibility Standards," 36 C.F.R. Part 1194; and
   (10) FTA regulations, "Transportation for Elderly and Handicapped Persons," 49 C.F.R. Part 609;
   (11) Any implementing requirements FTA may issue.
RR-025
ADMINISTRATIVE CODE *

A. Applicability
This Article applies to all contracts.

B. Compliance with §§1090 et. seq. and §§87100 et. seq. of the California Government Code
Contractor shall comply with all applicable provisions of §§1090 et. seq. and §§87100 et. seq. of the California Government Code. Without reducing or affecting its obligation to comply with any and all of said provisions, Contractor specifically covenants:

1. Contractor shall not cause or permit any member, officer, or employee of Omnitrans to have any financial interest in the Contract;

2. Contractor shall not enter into any Subcontract involving services or property with a person or business prohibited from transacting such business with Omnitrans;

3. Contractor warrants and represents that to its knowledge no Board member, officer, or employee of Omnitrans has any interest, whether contractual, non-contractual, financial or otherwise, in this Contract, or in the business or any other contract or transaction of the Contractor or any Subcontractor and that if any such interest comes to Contractor’s knowledge at any time, Contractor shall make a full and complete disclosure of all such information in writing to Omnitrans.

C. Campaign Contributions
Neither Contractor nor its Agents shall give or offer to give any campaign contribution to any member of Omnitrans Board of Directors in violation of the California Government Code §§84300 et seq., or of the Administrative Code. Contractor shall submit a Certification of Campaign Contributions with all COs of two hundred thousand dollars ($200,000) or more.

RR-026
DISCRIMINATION *

A. Applicability
This Article applies to all contracts.

B. In connection with the performance of Work provided for under this Contract, Contractor agrees that it will not, on the grounds of race, religious creed, color, national origin, ancestry, physical disability, medical condition, marital status, sex, sexual orientation, or age, discriminate or permit discrimination against any person or group of persons in any manner prohibited by Federal, State or local laws.
RR-027
WHISTLEBLOWER REQUIREMENTS *

A. **Applicability**
   This Article applies to all contracts.

B. Contractor shall not adopt any rule, regulation, or policy preventing an employee from disclosing information to a government or law enforcement agency, where the employee believes the information discloses violation or noncompliance with a state or Federal regulation; nor shall Contractor retaliate against an employee for taking such actions as set forth in the t. seq.

RR-028
PUBLIC RECORDS ACT *

A. **Applicability**
   This Article applies to all contracts.

B. Except as otherwise provided herein, all records, documents, drawings, plans, specifications, and all other information relating to the conduct of Omnitrans business, including all information and documents submitted by Contractor (“Records”), shall become the exclusive property of Omnitrans and shall be deemed public records. Said Records are subject to the provisions of the California Public Records Act (Government Code §6250 et. seq.). Omnitrans use and disclosure of its records are governed by this Act. Omnitrans will use its best efforts to inform the Contractor of any request for any financial records or documents marked “Trade Secret”, “Confidential” or “Proprietary” provided by Contractor to Omnitrans. Omnitrans will not advise as to the nature or content of documents entitled to protection from disclosure under the California Public Records Act.

C. In the event of litigation concerning the disclosure of any Records, Omnitrans sole involvement will be as a stakeholder, retaining the Records until otherwise ordered by a court. The submitting party, at its sole expense and risk, shall be fully responsible for any and all fees for prosecuting or defending any action concerning the Records and shall indemnify and hold Omnitrans harmless from all costs and expenses including attorney’s fees in connection with any such action.

RR-029
PRIVACY ACT - 5 U.S.C. 552

**Applicability to Contracts**
When a grantee maintains files on drug and alcohol enforcement activities for FTA, and those files are organized so that information could be retrieved by personal identifier, the Privacy Act requirements apply to all contracts.

**Flow Down**
The Federal Privacy Act requirements flow down to each third party contractor and their contracts at every tier.
Model Clause/Language
The text of the following clause has not been mandated by statute or specific regulation, but has been developed by FTA.

Contracts Involving Federal Privacy Act Requirements - The following requirements apply to the Contractor and its employees that administer any system of records on behalf of the Federal Government under any contract:

(1) The Contractor agrees to comply with, and assures the compliance of its employees with, the information restrictions and other applicable requirements of the Privacy Act of 1974, 5 U.S.C. § 552a. Among other things, the Contractor agrees to obtain the express consent of the Federal Government before the Contractor or its employees operate a system of records on behalf of the Federal Government. The Contractor understands that the requirements of the Privacy Act, including the civil and criminal penalties for violation of that Act, apply to those individuals involved, and that failure to comply with the terms of the Privacy Act may result in termination of the underlying contract.

(2) The Contractor also agrees to include these requirements in each subcontract to administer any system of records on behalf of the Federal Government financed in whole or in part with Federal assistance provided by FTA.

RR-030
VETERANS PREFERENCE
Veterans Employment. Contractors working on a capital project funded using FTA assistance shall give a hiring preference, to the extent practicable, to veterans (as defined in section 2108 of title 5) who have the requisite skills and abilities to perform the construction work required under the contract. This subsection shall not be understood, construed or enforced in any manner that would require an employer to give preference to any veteran over any equally qualified applicant who is a member of any racial or ethnic minority, female, an individual with a disability, or former employee.

END OF REGULATORY REQUIREMENTS
## ATTACHMENT C - PRICING
### MNT20-26
### BUS VACUUM SYSTEM UPGRADE

<table>
<thead>
<tr>
<th>SERVICE:</th>
<th>COST</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bus Vacuum System Upgrade</td>
<td>$104,350.00 LUMP SUM</td>
</tr>
</tbody>
</table>
## ATTACHMENT D – GENERAL PROVISIONS

**MNT20-26**  
**BUS VACUUM SYSTEM UPGRADE**  
**TABLE OF CONTENTS**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>SCHEDULE OF VALUES</td>
</tr>
<tr>
<td>2.</td>
<td>PROGRESS PAYMENTS</td>
</tr>
<tr>
<td>3.</td>
<td>FINAL INSPECTION AND ACCEPTANCE</td>
</tr>
<tr>
<td>4.</td>
<td>FINAL PAYMENT</td>
</tr>
<tr>
<td>5.</td>
<td>MODIFICATION TO SPECIFICATION (CHANGE ORDERS) AND SCOPE OF WORK</td>
</tr>
<tr>
<td>6.</td>
<td>CLAIMS</td>
</tr>
<tr>
<td>7.</td>
<td>ACCELERATION</td>
</tr>
<tr>
<td>8.</td>
<td>STOP PAYMENT NOTICES</td>
</tr>
<tr>
<td>9.</td>
<td>ORDER OF WORK</td>
</tr>
<tr>
<td>10.</td>
<td>LABOR PROVISIONS</td>
</tr>
<tr>
<td>11.</td>
<td>TIME EXTENSION/DELAYS</td>
</tr>
<tr>
<td>12.</td>
<td>NONDISCRIMINATION</td>
</tr>
<tr>
<td>13.</td>
<td>TITLE VI OF THE CIVIL RIGHTS ACT OF 1964</td>
</tr>
<tr>
<td>14.</td>
<td>GOVERNMENT INSPECTIONS</td>
</tr>
<tr>
<td>15.</td>
<td>LICENSING, PERMITS AND INSPECTION COSTS</td>
</tr>
<tr>
<td>16.</td>
<td>HAZARDOUS SUBSTANCES</td>
</tr>
<tr>
<td>17.</td>
<td>MEDIA AND THE PUBLIC</td>
</tr>
<tr>
<td>18.</td>
<td>COORDINATION AND ACCESS</td>
</tr>
<tr>
<td>19.</td>
<td>UTILITIES RELATED DELAYS</td>
</tr>
<tr>
<td>20.</td>
<td>UTILITIES AND SUBSURFACE STRUCTURES</td>
</tr>
<tr>
<td>21.</td>
<td>LOCATION OF UNDERGROUND UTILITIES (OFFSITE WORK ONLY)</td>
</tr>
<tr>
<td>22.</td>
<td>UNFORESEEN HAZARDOUS OR REGULATED MATERIALS</td>
</tr>
<tr>
<td>23.</td>
<td>CONTRACTOR’S OBLIGATIONS</td>
</tr>
<tr>
<td>24.</td>
<td>CONTRACTOR’S REPRESENTATIONS, WARRANTIES AND COVENANTS</td>
</tr>
<tr>
<td>25.</td>
<td>INDEPENDENT CONTRACTOR</td>
</tr>
<tr>
<td>26.</td>
<td>COMPENSATION AND BENEFITS</td>
</tr>
<tr>
<td>27.</td>
<td>WORKERS’ COMPENSATION INSURANCE AND LIABILITY</td>
</tr>
<tr>
<td>28.</td>
<td>CONTRACTOR’S REPRESENTATIVE, ORGANIZATION AND PERSONNEL</td>
</tr>
<tr>
<td>29.</td>
<td>SUPERINTENDENT</td>
</tr>
<tr>
<td>30.</td>
<td>CHANGE IN CONTRACTOR’S REPRESENTATIVE AND KEY PERSONNEL</td>
</tr>
<tr>
<td>31.</td>
<td>REMOVAL OF CONTRACTOR PERSONNEL</td>
</tr>
<tr>
<td>32.</td>
<td>TRENCHES</td>
</tr>
<tr>
<td>33.</td>
<td>SANITARY FACILITIES</td>
</tr>
<tr>
<td>34.</td>
<td>AIR POLLUTION CONTROL</td>
</tr>
<tr>
<td>35.</td>
<td>CLEAN UP</td>
</tr>
</tbody>
</table>
36. OCCUPANCY 30
37. STATE LICENSE BOARD NOTICE 30
38. WAIVER 30
39. MISCELLANEOUS 30
40. INTEGRATION 30
41. SCHEDULE OF WORK 30
42. EXAMINATION OF WORK SITE 31
43. OBSTRUCTIONS 31
44. QUALITY OF THE WORK 31
45. SUPERVISION AND SUPERINTENDENCE 32
46. CONTRACTOR’S RESPONSIBILITY FOR THE WORK 32
47. PRESERVATION OF PROPERTY 33
48. REGIONAL NOTIFICATION CENTER CONTACT 34
49. SAFETY 34
50. WARRANTY OF TITLE 35
51. PROPERTY RIGHTS IN MATERIALS 36
52. MUTUAL RESPONSIBILITY OF CONTRACTORS 36
53. ASSIGNMENT OF ANTI-TRUST ACTIONS 37
54. EXISTING CONDITIONS 37
55. WARRANTY OF SCOPE OF WORK AND LUMP SUM PRICING 37
56. OBSERVATION OF WORK BY PROJECT MANAGER 38
57. REMOVAL OF DEFECTIVE AND UNAUTHORIZED WORK 38
58. USE OF COMPLETED PORTIONS 38
59. PROJECT COMPLETION 39
60. OBLIGATION TO CONTINUE WORK 39
61. SUSPENSION OF WORK BY OMNITRANS 39
62. GENERAL REQUIREMENTS 39
63. WARRANTY 40
64. PROSECUTION AND COMPLETION OF WORK 41
65. HOLIDAYS 41
66. PRE-CONSTRUCTION SUBMITTALS 41
67. COOPERATION WITH OMNITRANS DURING BUSINESS OPERATIONS 42
68. PROTECTION OF PROPERTY AND RESTORATION OF EXISTING IMPROVEMENTS 42
69. TRAFFIC AND ACCESS 43
1. **SCHEDULE OF VALUES**

Within 15 calendar days after "Notice to Proceed," the Contractor shall, upon request by Omnitrans, submit a Schedule of Values of the lump sum Bid entered on the Bid Form for all construction work. This Schedule of Values will form the basis for progress payments in accordance with these Specifications and shall show all of the major categories and subcategories of work and equipment requested by Omnitrans. Bonds and insurance costs will be identified as a separate line item. Such Schedule of Values shall not be required if Omnitrans, at its sole discretion, elects to pay the Contractor in lump sum within thirty (30) calendar days of receipt of proper invoice following the Contractor's satisfactory completion and Omnitrans’ acceptance of all work.

2. **PROGRESS PAYMENTS**

   a. **Invoicing Instructions and Requirements:**
      
      1) Contractor shall invoice Omnitrans monthly based upon the Schedule of Values.
      
      2) Invoices shall be separately numbered and sent to Omnitrans at the address listed below:

         Omnitrans  
         1700 West Fifth Street  
         San Bernardino, California 92411  
         Attn: AccountsPayables@omnitrans.org and contracts@omnitrans.org

      3) Contractor is required to submit a Conditional Waiver and Release Upon Partial Payment with each invoice. Contractor must submit the Contractor Final Release with the final invoice.

   b. For capital projects, Omnitrans pays invoices on the first Thursday of each month.
      
      1) Subject to verification of receipt, accuracy, and quality of orders, invoices received will be paid on the first Thursday of the month after the received date of an invoice.
      
      2) If received within the 10 days prior to the first Thursday of the month, payment may be delayed to the following month.

   c. In no event shall Omnitrans be obligated to make any payment on account of the Services which would cause the total amount paid to Contractor to exceed that not-to-exceed amount set forth above unless the Contract is amended through a Change Order.

   d. For purposes of calculating the progress payments, Omnitrans will use the Schedule of Values submitted by the Contractor at the start of this Agreement. In no event will Omnitrans make a progress payment that, when added to the prior progress payments, amounts to a sum more than the Contractor's actual aggregate incurred expenses, adjusted to include Contractor's overhead and profit as allocated to such incurred expenses.

   e. Omnitrans will pay only 95% of each progress payment amount as determined above, retaining 5% as part security for the fulfillment of this Agreement by the Contractor. Unless otherwise required by law, the final payment of five percent (5%) of the value of the total price of this Agreement, if unencumbered, shall be paid no later than sixty (60) days after the date of recordation of the Notice of Completion.
f. No progress payments will be made for materials not installed.
g. Progress payments made by Omnitrans in no way shall be deemed or construed as acceptance by Omnitrans of work or waiver by Omnitrans of any rights hereunder.
h. Acceptance by Contractor of the final payment shall constitute a waiver of all claims against Omnitrans arising from this Agreement.
i. Contractor shall pay subcontractors, promptly upon receipt of each Omnitrans progress payment, the respective amounts allowed the Contractor on account of the work performed by subcontractors, to the extent of each such subcontractor's interest therein. Such payments to subcontractors shall be based on estimates made pursuant to this Agreement. Any diversion by the Contractor of payments received for prosecution of a contract, or failure to reasonably account for the application or use of such payments, constitutes ground for termination of the Contractor's control over the work and for taking over the work, in addition to disciplinary action by the Contractor's State License Board. The subcontractor shall notify, in writing, the Contractor's State License Board and Omnitrans of any payment less than the amount or percentage approved for the class or item of work as set forth in this Agreement.
j. In addition to other amounts properly withheld under this Agreement, Omnitrans shall withhold all legally required sums for, but not necessarily limited to, stop payment notices, labor and tax liens, etc.

3. FINAL INSPECTION AND ACCEPTANCE

Promptly after Substantial Completion has occurred, Contractor shall perform all Punch List Work, if any, which was deferred for purposes of Project Completion, and shall satisfy all of its other contractual obligations under the contract documents.

When the Contractor determines that the work is fully completed, including satisfactory completion of all inspections, tests, and required documentation, Punch List and clean-up items, Contractor shall give Omnitrans a written request for Final Acceptance within ten (10) days thereafter, specifying that the work is completed and the date on which it was completed.

Within thirty (30) days after receipt of the request for Final Acceptance from Contractor, Omnitrans will make a final inspection of the work and will either:

a. Reject the request for Final Acceptance, specifying the defective or uncompleted work; or
b. Issue a written Final Acceptance Letter.

Substantial Completion is defined herein as; In the opinion of Omnitrans, that Work or portion thereof that is sufficiently complete and in accordance with the Contract, that it can be utilized by Omnitrans for the purpose for which it was intended. A determination of Substantial Completion does not waive, but may not require the prior completion of minor items, which do not impair Omnitrans ability to safely occupy and utilize the Work for its intended purpose.
4. **FINAL PAYMENT**

   a. After issuing the written Final Acceptance Letter, Omnitrans will make a proposed final estimate, in writing, of the total amount payable to the Contractor, including therein an itemization of said amount, segregated as to contract item quantities, extra work and any other basis for payment, and shall also show therein all deductions made or to be made for prior payments and amounts to be kept or retained under the provisions of the contract. All prior estimates and payments shall be subject to correction in the proposed final estimate. Within 15 days after proposed final estimate has been submitted, Contractor shall submit to Omnitrans written approval of proposed final estimate and/or a written statement of all claims of the contract. No claim will be considered that was not included in written statement of claims, nor will any claim be allowed unless the Contractor has previously complied with the notice and protest requirements.

   b. On the Contractor's approval, or if he files no claim within stated period, Omnitrans will issue a final written estimate, in accordance with the proposed final estimate submitted to the Contractor; and 35 days after the date of the Final Acceptance Letter, Omnitrans will pay the entire sum found to be due. Such final estimate and payment thereon shall be conclusive and binding against the Contractor on all questions relating to the amount of work done and the compensation payable therefore, except as otherwise provided.

   c. If the Contractor within said period of 15 days, files claims, Omnitrans will issue a semi-final estimate in lieu of the final estimate submitted to the Contractor; and 35 days after the Final Acceptance Letter, Omnitrans will pay the sum found to be due. Such semi-final estimate and payment thereon shall be conclusive and binding against the Contractor on all questions relating to the amount of work done and the compensation payable therefore, except insofar as affected by the claims filed within the time and in the manner required hereunder and except as otherwise provided.

   d. Upon final determination of any outstanding claims, Omnitrans shall then make and issue a final estimate in writing and within 30 days thereafter, Omnitrans will pay the entire sum, if any, found due. Such final estimate shall be conclusive and binding against the Contractor on all questions relating to the amount of work done and the compensation payable therefore, except as otherwise provided.

5. **MODIFICATION TO SPECIFICATION (CHANGE ORDERS) AND SCOPE OF WORK**

   a. **Modifications to the Specifications and or Scope of Work**

      1) Omnitrans may, from time to time, make changes to the Specifications and or Scope of Work under the Contract, through a Change Order.

      2) A Change Order shall not modify the overall purpose of the Contract.

      3) At any time during the term of the Contract, Omnitrans may order Additional Services to be performed by the Contractor by a Change Order.

      4) *Additional Services* are defined as services that were not contained in the Contract and are determined by Omnitrans to be necessary, and where a reasonable relationship to the services originally described in the Contract exists.
5) Contractor shall not be entitled to make any changes in the services or perform any Additional Services unless authorized, in advance, by written Change Order.

6) Contractor shall continue performance of the Scope of Work as modified by the Change Order upon receipt of a Change Order approved by Omnitrans.

7) Contractor and Owner hereby agree and acknowledge that execution of the Change Order constitutes a mutual accord and satisfaction as to the work covered hereby. Contractor specifically waives and releases: any and all claims; rights or interest; including, but not limited to, those for: impact; disruption; loss of efficiency; “ripple”; other extraordinary; or consequential costs, arising directly or indirectly out of the work described in this Change Order, except as specifically included herein.

b. Authorization of Additional Work

1) Authorization to make changes to the Specifications and or Scope of Work under the Contract shall be completed through a written Change Order.

2) Persons authorized to make those changes will exclusively be:
   
   **Contractor:** the person whose duly authorized signature appears on the BID documents and has authority to legally bind the firm.

   **Omnitrans:** CEO/General Manager.

3) Either Omnitrans or Contractor may designate other persons as agreed upon in writing or as designated herein.

4) For the purposes of this contract, temporary work ordered for special occasions that is not meant to affect the overall purpose and intent of this contract will be issued by Omnitrans under a separate contract and or purchase order. Any such additional work will be under the terms and conditions of that contract or purchase order, but may reference any portions of this contract.

c. Price Adjustments

1) Any change in the contract that causes an increase or decrease in cost to Omnitrans, or the time required for the performance of the contract, must be approved as prescribed herein.

2) An equitable adjustment in the compensation and schedule will be made upon an approved Change Order, which shall be incorporated, into the Contract by reference.

3) Contractor shall be liable for all costs resulting from, and or for satisfactorily correcting, any specification changes not properly ordered by written modification to the contract and signed by the Contracting Officer.

4) Except as otherwise expressly provided in the Contract, when costs are a factor in any determination of a contract price adjustment, such costs shall be in accordance with the applicable cost principles of Subpart 31.2 of the Federal Acquisition Regulations (FARs) in effect at the onset of the Contract.
6. **CLAIMS**

   a. In accordance with Public Contract Code Sections 20104 *et seq.* and other applicable law, public works claims of $375,000 or less which arise between the Contractor and Omnitrans shall be resolved under the following statutory procedure unless Omnitrans has elected to resolve the dispute pursuant to Public Contract Code Section 10240 *et seq.*

   b. **All Claims.** All claims shall be submitted in writing and accompanied by substantiating documentation. Claims must be filed on or before the date of final payment unless other notice requirements are provided in the Contract Documents. "Claim" means a separate demand by the claimant for (1) a time extension, (2) payment of money or damages arising from work done by or on behalf of the claimant and payment of which is not otherwise expressly provided for or the claimant is not otherwise entitled, or (3) an amount the payment of which is disputed by Omnitrans. The Contractor shall promptly comply with the Contract Documents in the performance of Work and/or the requests of Omnitrans even though a written claim has been filed. The Contractor and Omnitrans shall make good faith efforts to resolve any and all claims that may arise during performance of the Work covered by this Contract.

   c. **Claims Under $50,000.** Omnitrans shall respond in writing to the claim within 45 days of receipt of the claim, or, Omnitrans may request, in writing, within 30 days of receipt of the claim, any additional documentation supporting the claim or relating to defenses or claims Omnitrans may have. If additional information is needed thereafter, it shall be provided upon mutual agreement of Omnitrans and the claimant. Omnitrans’ written response shall be submitted 15 days after receiving the additional documentation, or within the same period of time taken by the claimant to produce the additional information, whichever is greater.

   d. **Claims over $50,000 but less than or equal to $375,000.** Omnitrans shall respond in writing within 60 days of receipt, or, may request in writing within 30 days of receipt of the claim, any additional documents supporting the claim or relating to defenses or claims Omnitrans may have against the claimant. If additional information is needed thereafter, it shall be provided pursuant to mutual agreement between Omnitrans and the claimant. Omnitrans’ response shall be submitted within 30 days after receipt of the further documents, or within the same period of time taken by the claimant to produce the additional information or documents, whichever is greater. The Contractor shall make these records and documents available at all reasonable times, without any direct charge.

   e. The Contractor will submit the claim justification in the following format:

      1) Summary of claim merit and price, and Contract clause pursuant to which the claim is made.

      2) List of documents relating to claim

         i. Specifications
         ii. Drawings
         iii. Clarifications (Requests for Information)
         iv. Schedules
         v. Other
3) Chronology of events and correspondence
4) Analysis of claim merit
5) Analysis of claim cost
6) Analysis of time impact analysis in CPM format
7) Cover letter and certification of validity of the claim

f. If the claimant disputes Omnitrans’ response, or if Omnitrans fails to respond within the statutory time period(s), the claimant may so notify Omnitrans within 15 days of the receipt of the response or the failure to respond, and demand an informal conference to meet and confer for settlement. Upon such demand, Omnitrans shall schedule a meet and confer conference within 30 Days.

g. If following the meet and confer conference, the claim or any portion thereof remains in dispute, the claimant may file a claim pursuant to Government Code 900 et seq. and Government Code 910 et seq. For purposes of those provisions, the time within which a claim must be filed shall be tolled from the time the claimant submits the written claim until the time the claim is denied, including any time utilized for the meet and confer conference.

Submission of a claim, properly certified, with all required supporting documentation, and written rejection or denial of all or part of the claim by Omnitrans, is a condition precedent to any action, proceeding, litigation, suit, general conditions claim, or demand for arbitration by Contractor.

Claims submitted by the Contractor shall be accompanied by a notarized certificate containing the language listed below. Failure to submit the notarized certificate will be cause for denying the claim.
Certificate

Under the penalty of law for perjury or falsification with specific reference to the California False Claims Act, Government Code Section 12650 et. Seq., the undersigned,

____________________________________
(Name)

____________________________________
(Title)

____________________________________
(Company)

herby certifies that the claim for the additional compensation and time, if any, made herein for the work on this Contract is a true statement of the actual cost incurred and time sought, and is fully documented and supported under the Contract between the parties.

Dated: ________________________________

Signature: ________________________________

<table>
<thead>
<tr>
<th>NOTARY CERTIFICATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>STATE OF______________________________</td>
</tr>
<tr>
<td>COUNTY OF______________________________</td>
</tr>
<tr>
<td>Subscribed and sworn to before me this __________________day of ________________<strong>, 20</strong>, by ____________________________, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.</td>
</tr>
<tr>
<td>Signature of Notary</td>
</tr>
<tr>
<td>Public____________________________________________________________</td>
</tr>
<tr>
<td>Printed/typed name of Notary</td>
</tr>
<tr>
<td>Public______________________________________________________</td>
</tr>
</tbody>
</table>
| County of residence___________________________ Date commission expires
| __________ |
| (SEAL) |
7. ACCELERATION
   a. Omnitrans reserves the right to accelerate the work of the Contract at any time during its performance. In the event that Omnitrans directs acceleration, such directive will be given to the Contractor in writing. The Contractor shall keep cost and other Project records related to the acceleration directive separately from normal Project cost records and shall provide a written record of acceleration costs to Omnitrans on a daily basis.

   b. In the event that the Contractor believes that some action or inaction on the part of Omnitrans constitutes an acceleration directive, the Contractor shall immediately notify Omnitrans in writing that the Contractor considers the actions or inactions an acceleration directive. This written notification shall detail the circumstances of the acceleration directive. The Contractor shall not accelerate their work efforts until Omnitrans responds to the written notification. If acceleration is then directed or required by Omnitrans, all cost records referred to in section (1) shall be maintained by the Contractor and provided to Omnitrans on a daily basis.

   c. In order to recover additional costs due to acceleration, the Contractor must document that additional expenses were incurred and paid by the Contractor. Labor costs recoverable will only be overtime or shift premium costs or the cost of additional laborers brought to the site to accomplish the accelerated work effort. Equipment costs recoverable will only be the cost of added equipment mobilized to the site to accomplish the accelerated work effort.

8. STOP PAYMENT NOTICES
   Omnitrans, at its sole discretion, may, at any time, retain out of any amounts due to the Contractor, sums sufficient to cover claims filed pursuant to Section 9350 et. seq. of the California Civil Code.

9. ORDER OF WORK
   Contractor shall perform work hereunder at such places, and in such order or precedence, as may be determined necessary by the Project Manager to expedite completion of the required work.

10. LABOR PROVISIONS
    a. Prevailing Wages
        1) Contractor shall comply with all applicable requirements of Division 2, Part 7, Chapter 1 of the Labor Code and all applicable federal requirements respecting prevailing wages. If there is a difference between the wage rates predetermined by the Secretary of Labor and the wage rates determined by the Director of the Department of Industrial Relations (DIR) for similar classifications of labor, the Contractor and subcontractors shall pay the higher wage rate. The DIR will not accept lower state wage rates not specifically included in the Federal minimum wage determination.

        2) The Contractor and each subcontractor shall forfeit as a penalty to Omnitrans not more than Two Hundred Dollars ($200.00) for each calendar day, or portion thereof, for each worker paid less than the stipulated prevailing wage rate for any work done by him, or by any subcontract under him, in violation of the provisions of the Labor Code. The difference between such stipulated prevailing wage rate and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the stipulated prevailing wage rate shall be paid to each worker by the Contractor.
3) The Contractor shall obtain a copy of the prevailing rates of per diem wages at the commencement of this Agreement from the website of the Division of Labor Statistics and Research of the Department of Industrial Relations located at www.dir.ca.gov/dlsr/. In the alternative, the Contractor may view a copy of the prevailing rates of per diem wages upon request to OMNITRANS. Contractor shall make copies of the prevailing rates of per diem wages for each craft, classification, or type of worker needed to perform work on the Project available to interested parties upon request, and shall post copies at the Contractor’s principal place of business and at the Project Site. Contractor shall post, at appropriate conspicuous points on the Project Site, a schedule showing all determined general prevailing wage rates and all authorized deductions, if any, from unpaid wages actually earned.

b. Minimum Wages

1) All mechanics and laborers employed or working upon the site of the work will be paid unconditionally, and not less often than once a week and without subsequent deduction or rebate on any account, the full amounts due at time of payment computed at wage rates not less than those specified in the General Wage Determinations referenced in this section regardless of any contractual relationship which may be alleged to exist between the Contractor and such laborers and mechanics; and the wage determination decision shall be posted by the Contractor at the site of the work in a prominent place where it can be easily seen by the workers. For the purpose of this clause, contributions made or cost reasonably anticipated under the Labor Code of the State of California on behalf of laborers or mechanics are considered wages paid by such Laborers or mechanics. Also for the purpose of this clause, regular contributions made or costs incurred for more than a weekly period under plans, funds or programs, but covering the particular weekly period, are deemed to be constructively made or incurred during such weekly period.

2) Omnitran shall require that any class of laborers or mechanics, including apprentices and trainees, which is not listed in the General Wage Determinations and which is to be employed under this Contract, shall be classified conformably to such wage determinations. In the event Omnitran does not concur in the Contractor's proposed classification or reclassification of a particular class of laborers and mechanics (including apprentices and trainees) to be used, the question, accompanied by the recommendation of Omnitran, shall be referred to the State Director of Industrial Relations for determination.

3) Omnitran shall require, whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly wage and the Contractor is obligated to pay a cash equivalent of such a fringe benefit, an hourly cash equivalent thereof to be established. In the event the interested parties cannot agree upon cash equivalent of the fringe benefit, the questions, accompanied by the recommendation of Omnitran, shall be referred to the State Director of Industrial Relations for determination.

4) All disputes concerning the payment of wages or the classification of workers under this Agreement shall be promptly reported to Omnitran.
c. Deductions

In addition to amounts which Omnitrans may retain under other provisions of the Contract Documents Omnitrans may withhold payments due to Contractor as may be necessary to cover:

1) Stop Payment Notice Claims.
2) Defective work not remedied.
3) Failure of Contractor to make proper payments to its subcontractors or suppliers.
4) Completion of the Contract if there exists a reasonable doubt that the work can be completed for balance then unpaid.
5) Damage to another Contractor or third party.
6) Amounts which may be due Omnitrans for claims against Contractor.
7) Failure of Contractor to keep the record (“as-built”) drawings up to date.
8) Failure to provide updates on the construction schedule and/or a recovery schedule if required.
9) Site clean-up.
10) Failure of the Contractor to comply with requirements of the Contract Documents, including but not limited to Contractor’s failure to provide approved complete as-builts prior to filing of Notice of Completion.
11) Liquidated damages.
12) Legally permitted penalties.

i. Omnitrans may apply such withheld amount or amounts to payment of such claims or obligations at its discretion with the exception of subsections (a), (c) and (e) of this Article, which must be retained or applied in accordance with applicable law. In so doing, Omnitrans shall be deemed the agent of Contractor and any payment so made by the Contractor shall be considered as a payment made under contract by Omnitrans to Contractor and Omnitrans shall not be liable to Contractor for such payments made in good faith. Such payments may be made without prior judicial determination of the claim or obligations. Omnitrans will render Contractor a proper accounting of such funds disbursed on behalf of the Contractor.

ii. Upon completion of the Contract, Omnitrans will reduce the final Contract amount to reflect costs charged to the Contractor, back charges or payments withheld pursuant to the Contract Documents.

iii. All amounts owing by Contractor to Omnitrans under the Contract shall earn interest from the date on which such amount is owing at the lesser of (i) 10% per annum or (ii) the maximum rate allowable under applicable Governmental Rules.

d. Payrolls and Basic Records

1) Payrolls and basic records relating thereto will be maintained during the course of the work and preserved for a period of three (3) years thereafter for all laborers and mechanics working at the site of the work. Such records will contain the name, address and social security number of each such worker, the correct classification, rates of pay, daily and weekly number of hours worked, deductions made and actual wages paid.
2) Pursuant to Labor Code Section 1776, the Contractor and each subcontractor shall maintain weekly certified payroll records showing the name, address, social security number, work classification, straight time and overtime hours paid each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker or other employee employed in connection with the work. Contractor shall certify under penalty of perjury that records maintained and submitted by Contractor are true and accurate. Contractor shall also require subcontractor(s) to certify weekly payroll records under penalty of perjury.

3) The Contractor will submit weekly a copy of all payrolls to Omnitrans as required in these "Labor Provisions" as well as to the Department of Industrial Relations (DIR). See subsection 17, Certified Payroll Compliance Monitoring, in this section. The copy shall be accompanied by a statement signed by the employer or its agent indicating that the payrolls are correct and complete, that the wage rates contained therein are not less than those determined by the State Director of Industrial Relations and that the classifications as set forth for each laborer or mechanic conform to the work performed. A submission of the "Weekly Statement of Compliance," which is required under this Contract, shall satisfy this requirement. The prime Contractor shall be responsible for the submission of copies of payrolls of all subcontractors. The Contractor will make the records required under the labor standard clauses of the contract available for the inspection by authorized representatives of Omnitrans, and will permit such representatives to interview employees during working hours on the job. In the event of noncompliance with the requirements of this Section, the Contractor shall have ten (10) days in which to comply subsequent to receipt of written notice specifying any item or actions necessary to ensure compliance with this section. Should noncompliance still be evident after such ten (10) day period, the Contractor shall, as a penalty to Omnitrans, forfeit One Hundred Dollars ($100.00) for each day, or portion thereof, for each worker until strict compliance is effectuated. Upon the request of the DIR, such penalties shall be withheld from contract payments.

e. Apprentices and Trainees

1) Apprentices: Apprentices will be permitted to work at less than the predetermined rate for the work they perform when they are employed and individually registered in a bona fide apprenticeship program as defined in section 1777.5 of the Labor Code of the State of California. The allowable ratio of apprentices to journeymen in any craft classification shall not be greater than the ratio permitted to the Contractor as to his entire work force under the registered program. Any employee listed on a payroll at an apprentice wage rate who is not registered or otherwise employed as stated above, shall be paid the wage rate determined by the State Director of Industrial Relations for the classification of work he actually performed. The Contractor or subcontractor will be required to furnish to Omnitrans or the State Director of Industrial Relations written evidence of the registration of his program and apprentices as well as the appropriate ratios and wage rates (expressed in percentages of the journeyman's rate contained in the applicable wage determination).

2) Trainees: Except as provided in 29 CFR 5.15, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to or individually registered in a program which has received prior approval, evidenced by formal certification, by the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training. The ratio of trainees to journeymen shall not be greater than that permitted under the plan approved by the Bureau of Apprenticeship and Training. Every trainee must be paid at not less than the rate.
specified in the approved program for his level of progress. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Bureau of Apprenticeship and Training shall be paid not less than the wage rate determined by the Secretary of Labor for the classification of work he actually performed. The Contractor or subcontractor will be required to furnish the contracting officer or a representative of the Wage-Hour Division of the U.S. Department of Labor written evidence of the certification of his program, the registration of the trainees, and the wages and wage rates prescribed in that program. In the event the Bureau of Apprenticeship and Training withdraws approval of a training program, the Contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

3) Equal Employment Opportunity: The utilization of apprentices and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended and 29 CFR, Part 30.

f. Compliance with Copeland Regulations (29 CFR, Part 3)

The Contractor shall comply with the Copeland Regulations (29 CFR, Part 3) of the Secretary of Labor which is herein incorporated by reference.

g. Contract Termination; Debarment

A breach of item 1 through 6 may be grounds for termination of the contract, and for debarment as provided in 29 CFR 5.6.

h. Overtime Requirements

No Contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any laborer or mechanic in any work week in which he is employed on such work to work in excess of 8 hours a day or 40 hours in such work week unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of 8 hours a day or 40 hours in such work week.

i. Violation; Liability for Unpaid Wages

Pursuant to section 1775 of the Labor Code of the State of California, in the event that any workman employed on this public works project is paid less than the amount specified in the General Prevailing Wage Determinations or less than is required, relative to overtime, the Contractor and any subcontractor responsible therefore shall be liable to the affected workman for the unpaid wages. In addition, such Contractor and subcontractor shall be liable to the State of California or Omnitrans for liquidated damages. Such liquidated damages shall be computed with respect to each individual workman found to be underpaid and shall be in the amount of $50 per calendar day that a workman was underpaid.

j. Withholding for Liquidated Damages

Omnitrans may withhold or cause to be withheld, from any monies payable on account of work performed by the Contractor or subcontractor, such sums as may administratively be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for liquidated damages as provided in this section.
k. Final Labor Summary
   The Contractor and each subcontractor shall furnish to Omnitrans, upon the completion of
   the contract, a summary of all employment, indicating for the completed project, the total
   hours worked and the total amount earned.

l. Final Certificate
   Upon completion of the contract, the Contractor shall submit to Omnitrans, with the voucher
   for a final payment for any work performed under the contract, a concerning wages and
   classifications for laborers and mechanics, including apprentices and trainees employed on the
   project, in the following form:

   The undersigned, Contractor on

   ____________________________________________
   (Contract No.)

   hereby certifies that all laborers, mechanics, apprentices and trainees employed by the Contractor
   or by a subcontractor performing work under the contract on the project have been paid wages at
   rates not less than those required by the contract provisions, and that the work performed by each
   such laborer, mechanic, apprentice or trainee conformed to the classifications set forth in the
   contract or training program provisions applicable to the wage rate paid.

   ____________________________________________
   Signature and Title

m. Notice to Omnitrans of Labor Dispute
   Whenever the Contractor has knowledge that any actual or potential labor dispute is
   delaying or threatens to delay the timely performance of this contract, the Contractor shall
   immediately give notice thereof, including all relevant information with respect thereto, to
   Omnitrans.

n. Disputes Clause
   1) All disputes concerning the payment of prevailing wage rates or classifications shall be
      promptly reported to Omnitrans for its referral to DOT for decision or, at the option of
      Omnitrans, DOT referral to the Secretary of Labor. The decision of DOT or the Secretary
      of Labor, as the case may be, shall be final.

   2) All questions relating to the application or interpretation of the Copeland Act, the Contract
      Work Hours Standards Act, the Davis-Bacon Act, or Section 13 of the Act shall be sent to
      the Federal Transit Administration (FTA) for referral to the Secretary of Labor for ruling
      or interpretation, and such ruling or interpretation shall be final.

o. Convict Labor
   In connection with the performance of work under this Contract, the Contractor agrees not to
   employ any person-undergoing sentence of imprisonment at hard labor. This does not include
   convicts who are on parole or probation.
p. Insertion in Subcontracts
   The Contractor shall set forth in item 1 through 15 of this Section so that all of the
   provisions of this section will be inserted in all construction subcontracts of any tier,
   and such other clauses as the Government may by appropriate instructions require.

q. Certified Payrolls Compliance Monitoring
   1) This project is subject to monitoring and enforcement by the Department of Industrial
      Relations (DIR).
   2) This project is subject to prevailing wages.
   3) Contractors and subcontractors are obligated to submit certified payroll records utilizing
      the DIR’s eCPR system. You can access additional information regarding the DIR’s
      reporting system by using the following link: http://www.dir.ca.gov/Public-
      Works/Certified-Payroll-Reporting.html.

11. TIME EXTENSION/DELAYS
   a. Contractor may be granted an extension of time for any portion of a delay in completion of
      the work due to acts of God, the public enemy, wars, civil unrest, fires, quarantine
      restrictions, or weather more severe than normal, providing that (1) the aforesaid causes
      were not foreseeable and did not result from an act or omission by the Contractor, (2)
      Contractor has taken reasonable precautions to prevent further delays owing to such causes,
      and (3) Contractor notifies Omnitrans in writing of the cause(s) for the delay within ten (10)
      days from the beginning of any such delay. No claims for additional compensation or
      damages for the foregoing delays shall be allowed to the Contractor, and the extension of
      time provided for herein shall be the sole remedy of the Contractor on account of any such
      delays.
   b. An extension of time will not be granted for a delay described in the above paragraph(s)
      caused by a shortage of materials, except if materials are furnished by Omnitrans, unless
      the Contractor supplies Omnitrans with documented proof that every effort to obtain the
      materials from all known sources that (a) such materials could have been obtained only at
      exorbitant prices or (b) the prices were entirely inconsistent with current rates, taking into
      account the quantities; and (c) such facts could not have been known or anticipated at the
      time the Notice To Proceed was issued. Contractor shall also submit proof, that the inability
      to obtain such materials when originally planned, did in fact, cause a delay in completion
      of the work that could not be compensated for by revising the sequence of its operations.
      Only the physical shortage of material will be considered as a basis for an extension of time.
   c. An extension of time for weather more severe than normal shall be granted only to the extent
      the work is actually delayed as determined by Omnitrans. Normal is defined as the monthly
      average of the temperature and rainfall wherein the work was performed for the prior 20
      years before the execution of the contract.
   d. In the event Contractor is actually and necessarily delayed by an act or omission on the part
      of Omnitrans, as determined by Omnitrans, the Contractor shall notify Omnitrans in writing
      within five (5) days from the beginning of any such delay. The time for completion of the
      work may be extended at the sole discretion of Omnitrans.
e. Within 30 days after the last day of delay, Contractor shall provide Omnitrans with detailed information concerning the circumstances of the delay, the number of days actually delayed, and the measures taken to minimize or prevent the delay. Failure to submit information shall be sufficient reason to deny the claim. Omnitrans shall ascertain the facts and the extent of the delay; and provide the Contractor its written findings, which will be final and conclusive. Except for the additional compensation for herein and except as provided in Public Contract Code Section 7102, Contractor shall have no claim for damages or compensation for any delay or hindrance.

f. No extension of time will be granted for any Omnitrans caused delay or delay as defined in which (a) the performance of work would have been concurrently delayed by Contractor induced causes, including but not limited to an act or omission of the Contractor, or (b) remedies are included or excluded by any other contract provision. Only the actual delay necessarily resulting from the causes specified in this Article shall be grounds for extension of time. Should the Contractor be delayed at any time for any period by two or more of the causes specified in this article, Contractor shall only be entitled to one time extension for the entire delay.

g. Any time extension granted to Contractor shall not release the Contractor or surety from its obligations. Work shall continue and be carried on in accordance with the contract provisions, unless formally suspended or terminated by Omnitrans.

12. NONDISCRIMINATION

During the performance of this Contract, the Contractor agrees as follows:

a. Contractor will not discriminate against any employee or applicant for employment because of race, creed, color or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, religion, color, sex or national origin. Such action shall include, but not be limited to employment; upgrading; demotion; transfer; recruitment or recruitment advertising; layoff; termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post, in conspicuous places available to the employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

b. Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, religion, color, sex or national origin.

c. Contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this Section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

d. Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor. The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations and orders of the Secretary of Labor,
or pursuant thereto, and will permit access to his books, records and accounts by the
administering agency and the Secretary of Labor for purposes of investigation to
ascertain compliance with such rules, regulations and orders.

e. In the event of the Contractor's noncompliance with the nondiscrimination clauses of
this Contract or with any of the said rules, regulations or orders, this Contract may be
canceled, terminated or suspended in whole or in part, and the Contractor may be
declared ineligible for further Government contracts or Federally assisted construction
contracts in accordance with procedures authorized in Executive Order 11246 of
September 24, 1965, and such other sanctions may be imposed and remedies invoked as
provided in Executive Order 11246 of September 24, 1965, or by rule, regulation or
order, of the Secretary of Labor, or as otherwise provided by law.

f. Contractor will include the provisions of this Paragraph ("Nondiscrimination") in every
subcontract or purchase order entered into under this Agreement unless exempted by
rules, regulations or orders of the Secretary of Labor issued pursuant to Section 204 of
Executive Order 11246 of September 24, 1965, so that such provisions will be binding
upon each subcontractor or vendor. The Contractor will take such action with respect to
any subcontract or purchase order as the administering agency may direct as a means of
enforcing such provisions, including sanctions for noncompliance provided, however,
that in the event a Contractor becomes involved in, or is threatened with, litigation with
a subcontractor or vendor as a result of such direction by the administering agency, the
Contractor may request the United States to enter into such litigation to protect the
interests of the United States.

g. No person employed on the work covered by this Agreement shall be discharged or in
any way discriminated against because he has filed any complaints or instituted or caused
to be instituted any proceeding or has testified or is about to testify in any proceeding
under or relating to the labor standards applicable hereunder to his employer.

13. TITLE VI OF THE CIVIL RIGHTS ACT OF 1964

Contractor agrees to comply with and ensure compliance by all subcontractors with all
requirements of Title VI of the Civil Rights Act of 1964, as amended, 42 U.S.C. §2000d; 49
U.S.C. §5332 and Department of Transportation Regulations, “Nondiscrimination in Federally-
Assisted Programs of the Department of Transportation-Effectuation of Title VI of the Civil

14. GOVERNMENT INSPECTIONS

Omnitrans or Government representatives shall have access to the construction site and shall
have the right to inspect all project works.
15. LICENSING, PERMITS AND INSPECTION COSTS

a. Contractor warrants that it has all necessary licenses and permits required by the laws of the United States, State of California, the County of San Bernardino, the Local Jurisdictions, and all other appropriate governmental agencies, and agrees to maintain these licenses and permits in effect for the duration of the Agreement. Further, Contractor warrants that its employees, agents, and Contractors and subcontractors shall conduct themselves in compliance with such laws and licensure requirements including, without limitation, compliance with laws applicable to nondiscrimination, sexual harassment and ethical behavior throughout the duration of this Agreement. Contractor further warrants that it shall not retain or employ an unlicensed subcontractor to perform work on this Project. Contractor shall notify Omnitrans immediately and in writing of its employees’, agents’, Contractors’ or subcontractors’ inability to obtain or maintain, irrespective of the pendency of any appeal, any such licenses, permits, approvals, certificates, waivers, and exemptions. Such inability shall be cause for termination of this Agreement.

b. Contractor shall procure all permits and licenses and pay all charges, assessments and fees as may be required by the ordinances and regulations of the public agencies having jurisdiction over the areas in which the work is located, and shall comply with all the terms and conditions thereof and with all lawful orders and regulations of each such public agency relating to construction operations under the jurisdiction of such agency.

c. Contractor shall act as permittee on behalf of Omnitrans for coordination of all associated City of San Bernardino Building Department inspections.

16. HAZARDOUS SUBSTANCES

a. Cal/OSHA Requirements

All flammable, corrosive, toxic or reactive materials being bid must have a complete Cal/OSHA Safety Data Sheet (SDS) accompanying the submitted bid.

b. Notice of Hazardous Substances

Title 8, California Code of Regulations, Section 5194 (e)(c), states that the employer must inform any Contractor employers with employees working in the employer’s workplace of the hazardous substances to which their employees may be exposed while performing their work. In compliance with this requirement, Omnitrans hereby gives notice to all Bidders that the following general categories of hazardous substances are present on Omnitrans’ premises:

1) adhesives, sealant, patching and coating products
2) antifreeze, coolants
3) cleaners, detergents
4) paints, thinners, solvents
5) pesticides, petroleum products (diesel and unleaded fuel, oil products)
6) printing, photocopying materials
7) propane welding materials/compressed gases (e.g., acetylene, oxygen, nitrogen)

More specific information may be obtained from Omnitrans Safety and Security Office, and from Safety Data Sheets for individual products.
17. **MEDIA AND THE PUBLIC**
Contractor shall immediately refer all inquiries from the news media or other public sources to Omnitrans’ Project Manager, or designated representative, relating to this project.

18. **COORDINATION AND ACCESS**
Omnitrans may undertake or award other contracts for additional work at the project site. Contractor is responsible for coordinating its work with the work of other Contractors as appropriate. The Contractor acknowledges that they do not have any exclusive access to the site or other work areas. Omnitrans may require that certain facilities and areas be used concurrently by the Contractors and others. Contractor shall cooperate fully with Omnitrans Contractors/consultants that may be performing work in the construction area.

19. **UTILITIES RELATED DELAYS**
If, due to interruptions caused by the undocumented utilities, Contractor sustains loss which could not have been avoided by the judicious handling of forces, equipment and plant, there shall be paid to the Contractor that amount that Omnitrans may find to be a fair and reasonable compensation for the part of the Contractor’s actual loss, that, in the opinion of Omnitrans was unavoidable, determined as follow: Compensation for idle time of equipment will be determined in the same manner as determinations are made for equipment used in the performance of extra work paid for on a force account basis per Section 5, Modifications in the Specifications and Scope of Work, with the following exceptions:

   a. The utility related delay factor for each classification of equipment shown in the Department of Transportation publication entitled Labor Surcharge and Equipment Rental Rates will be applied to that equipment rental rate.

   b. The time for which the compensation will be paid will be the actual normal working time during which the delay condition exists, but in no case will exceed 8 hours in any one day.

   c. The days for which compensation will be paid will be the calendar days, excluding Saturdays, Sundays and legal holidays, during the existence of the delay, except that when the rented equipment can be returned or used elsewhere on the project, then no payment will be made for utilities related delays.

Actual loss shall be understood to include no items of expense other than idle time of equipment and necessary payments for idle time of workers, and cost of extra moving of equipment.

20. **UTILITIES AND SUBSURFACE STRUCTURES**
Contractor shall protect from damage utility and other subsurface structures that are to remain in place, be installed, relocated or otherwise rearranged (as used herein, rearranged includes installation, relocation, alteration or removal).

The right is reserved to Omnitrans, or their authorized agents, to enter upon the site for the purpose of making those changes that are necessary for the rearrangement of their facilities or for making necessary connections or repairs to their properties. Contractor shall cooperate with forces engaged in this work and shall conduct operations in such a manner as to avoid any unnecessary delay or hindrance to the work being performed by the other forces. Wherever necessary, the work of Contractor shall be coordinated with the rearrangement of utility or other non-highway facilities, and Contractor shall make arrangements with the owner of those facilities for the coordination of the work.
Attention is directed to the possible existence of underground main or trunk line utilities not indicated on the plans or in the special provisions and to the possibility that underground main or trunk lines may be in a location different from that which is indicated on the plans or in the special provisions. Contractor shall ascertain the exact location of underground main or trunk lines whose presence is indicated on the plans or in the special provisions, the location of their service laterals or other appurtenances, and of existing service lateral or appurtenances of any other underground facilities which can be inferred from the presence of visible facilities such as buildings, meters and junction boxes prior to doing work that may damage any of the facilities or interfere with their service.

If Contractor cannot locate an underground utility whose presence is indicated on the plans or in the special provisions, the Contractor shall so notify Omnitrans in writing. If the utility for which the notice is given is in a substantially different location from that indicated on the plans or in the special provisions, the additional cost of locating the utility will be paid for as extra per Section 5, Modifications in the Specifications and Scope of Work.

If Contractor discovers underground main, trunk lines or other structures and utilities not indicated on the plans or in the special provisions, Contractor shall immediately give Omnitrans and the Utility Company written notification of the existence of those utilities. Such utilities shall be located and protected from damage as directed by Omnitrans, and the cost of that work will be paid for as extra work per Section 5, Modifications in the Specifications and Scope of Work. Contractor shall, if directed by Omnitrans repair any damage which may occur to the main or trunk lines. The cost of that repair work, not due to the failure of the Contractor to exercise reasonable care, will be paid for as extra work per Section 5, Modifications in the Specifications and Scope of Work. Damage due to Contractor's failure to exercise reasonable care shall be repaired at the Contractor's cost and expense.

Where it is determined by Omnitrans that the rearrangement of an underground utility essential in order to accommodate the project work and the plans and specifications do not provide that the utility is to be rearranged, Omnitrans will provide for the rearrangement of the utility by other forces or the rearrangement shall be performed by Contractor and will be paid for as extra work per Section 5, Modifications in the Specifications and Scope of Work.

When ordered by Omnitrans in writing, Contractor shall rearrange any utility or other subsurface structures necessary to be rearranged as a part of the project work and that work will be paid for as extra work per Section 5, Modifications in the Specifications and Scope of Work.

Should Contractor desire to have any rearrangement made in any utility facility, or other improvement, for the Contractor's convenience in order to facilitate the Contractor's construction operations, which rearrangement is in addition to, or different from, the rearrangements indicated on the plans or in the special provisions, the Contractor shall make whatever arrangements are necessary with the owners of the utility or other subsurface structure for the rearrangement and bear all expenses in connection therewith.

Contractor shall immediately notify Omnitrans of any delays to the Contractor's operations as a direct result of underground utilities or other structures which were not indicated on the plans or in the special provisions or were located in a position substantially different from that indicated on the plans or in the special provisions, (other than delays in connection with rearrangements made to facilitate the Contractor's construction operations or delays due to a
strike or labor dispute). These delays will be considered utilities related delays within the meaning of Section 19, Utilities Related Delays and compensation for the delay will be determined in conformance with the provisions in Section 10, Labor Provisions. Contractor shall be entitled to no other compensation for that delay.

21. LOCATION OF UNDERGROUND UTILITIES (OFFSITE WORK ONLY)

Contractor is required to obtain permits prior to start of excavation by contacting the appropriate permitting agencies at least 15 calendar days in advance. For the Offsite work scan, the construction site with electromagnetic or sonic equipment, and mark the surface of the ground where existing underground utilities are discovered. Verify the elevations of existing piping, utilities, and any type of underground obstruction not indicated or specified to be removed but indicated or discovered during scanning in locations to be traversed by piping, ducts, and other work to be installed. Verify elevations before installing new work closer than nearest manhole or other structure at which an adjustment in grade can be made. Perform potholing to confirm location of all the utilities along the construction alignment prior to start of the construction. The Contractor is responsible for all costs associated with these investigations including the cost of equipment, labor and materials required for any confined space entry.

22. UNFORESEEN HAZARDOUS OR REGULATED MATERIALS

All known hazardous or regulated materials are indicated in the contract documents. If material that is not indicated in the contract documents is encountered that may be dangerous to human health upon disturbance during construction operations, stop that portion of work and notify Omnitrans immediately. Intent is to identify materials such as PCB, lead paint, mercury, petroleum products, and friable and non-friable asbestos. The handling, containment and disposal of hazardous and containment material shall be in accordance with applicable State, Federal, and local environmental laws and regulations.

Contractor shall immediately notify Omnitrans of any delays to the Contractor's operations as a direct result of Unforeseen Hazardous and Regulated Materials These delays will be considered utilities related delays within the meaning of Section 19, Utilities Related Delays and compensation for the delay will be determined in conformance with the provisions in Section 10, Labor Provisions. Contractor shall be entitled to no other compensation for that delay.

23. CONTRACTOR’S OBLIGATIONS

a. Overview of Contractor’s Responsibilities

1.1. General:

Contractor shall furnish the following on the Project, in accordance with Omnitrans-furnished Contract Documents and all other requirements set forth in the Contract:

1.1.1. Construction Services – Contractor shall furnish labor, material and equipment necessary to construct the Project as designed in a timely manner, in accordance with all construction practices generally accepted as standards of the industry in the State of California, in a good and workmanlike manner, free from construction defects.
1.2. **Compliance with Requirements** – Contractor shall perform all services set forth in Paragraph entitled General Guidelines above (in this section), provide all materials and undertake all efforts necessary or appropriate (excluding only those materials, services and efforts that the Contract Documents specify will be furnished by Omnitrans or other persons) to construct the Project in accordance with the requirements of the Contract Documents, the Schedule, all applicable Laws, all Governmental Approvals, the Construction Documents provided to Omnitrans, and all other applicable safety, environmental and other requirements, and other physical limits resulting from constraints affecting the Project, so as to achieve Substantial Completion and Final Acceptance and to perform all required tests by the deadlines specified herein, and otherwise to do everything required by and in accordance with the Contract Documents.

1.3. **Professional Qualifications** – Contractor shall perform the Work under the supervision of persons licensed and certified to practice the applicable function/profession in the State of California, by personnel who are careful, skilled, experienced and competent in their respective trades or professions, who are professionally qualified to perform the Work in accordance with the Contract, and who shall assume professional responsibility for the accuracy and completeness of the Work prepared or checked by them.

1.4. **Governing Dimensions** – Before commencing any construction work, Contractor shall verify all governing dimensions at the Worksite, examine all adjoining work and activities that may have an impact on Work, and ensure that the Contract Documents (and any other documents related to the Work) accurately depict all governing and adjoining dimensions.

1.5. **Scheduling** – Contractor shall schedule and direct its work to provide an orderly work progression, achieve on-time completion of all Milestones set forth in the Schedule, and complete its work within the Contract Time. To accomplish this goal, Contractor shall furnish such employees, materials, facilities and Equipment, and work such hours (including extra shifts, overtime operations, Sundays and holidays), as may be necessary.

1.6. **Means and Methods** – Contractor shall be solely responsible for the performance of its Work in accordance with its own means, methods, sequences, and procedures, and for coordination of all portions of its Work in compliance with the Contract.

1.7. **Performance During Disputes** – At all times during the term hereof, including during any Dispute, Contractor shall perform as directed by Omnitrans, and shall comply with all provisions of the Contract.

1.8. **Ascertaining Facts** – Contractor shall be solely responsible for its failure to ascertain the facts and take the actions described, represented, warranted, and acknowledged in this Article, and no provision of this Contract shall be construed to relieve Contractor from responsibility for such failure.

1.9. **Subcontractors & Suppliers** – Contractor shall be responsible for the acts and omissions of its Subcontractors and Suppliers. Contractor agrees to bind every subcontractor to the terms of this Agreement as far as such terms are applicable to subcontractor’s portion of the Work.
1.10. **Assistance to Omnitrans** – Contractor shall provide such assistance as is reasonably requested by Omnitrans in dealing with any Government Entity, or in prosecuting and defending Environmental lawsuits in any and all matters relating to the Work. Such assistance may include providing information and reports regarding the Work, as well as executing declarations and attending meetings and hearings. In no event shall the Contractor be required to provide legal services.

1.11. **Cooperation** – The Contractor will cooperate with Omnitrans and its Authorized Representative(s), in their review(s) and/or inspection(s) of any portion or phase of the Work, and other matters relating to the Work.

1.12. **Mitigation** – The Contractor will Mitigate Delay in all circumstances, to the extent reasonably possible, including the re-sequencing, reallocating or redeploying of its forces to other work, as appropriate.

24. **CONTRACTOR’S REPRESENTATIONS, WARRANTIES AND COVENANTS**

Contractor represents, warrants and covenants for the benefit of Omnitrans that:

a. **Status** – If it is a corporation, limited partnership, general partnership, and/or joint venture, it is duly organized, validly existing and in good standing under the Laws of its jurisdiction of formation, and has full power and authority to own and operate its business and properties and perform the Work within the State of California.

b. **Contractor & Subcontractor Qualifications** – It and all of its Subcontractors are, and will be and will remain, fully experienced and properly qualified to perform the Work, and are, and throughout the term of this Contract shall remain, properly licensed, equipped, organized and financed to perform the Work hereunder and shall perform it in accordance with the Contract and in accordance with professional standards of skill, care, and diligence adhered to by firms recognized for their expertise, experience and knowledge in performing Work of a similar nature.

c. **Control of Employees and Subcontractors** – It shall maintain complete control of its employees, and its Subcontractors and Suppliers of all tiers, and shall not assign or transfer Work from itself or any listed Subcontractor or Supplier to itself or any other Subcontractor or Supplier without the written consent of Omnitrans.

d. **Review of Information and Inspection of Worksites** – It has, in accordance with prudent and generally accepted engineering and construction practices:

   1) Reviewed all of the information provided in the Contract (including reports provided by Omnitrans);

   2) Inspected and evaluated the Worksite and surrounding locations to the extent the Contractor deems necessary or advisable for performing all portions/phases of the Work under the Contract. These inspections and evaluations include without limitation:

      i. The character, quality, and quantity of surface and subsurface materials or obstacles to be encountered insofar as this information is reasonably ascertainable from an inspection of the Worksite, including review of the Contract Documents provided by Omnitrans.
ii. Conditions bearing upon transportation, disposal, handling, and storage of materials, Goods, and Equipment;

iii. The availability of labor, water, electric power, and roads;

iv. Uncertainties of weather, or physical conditions at the site;

v. The conformation and conditions of the ground;

vi. The character of Equipment and facilities needed preliminary to and during Work performance; and


e. **Physical Requirements** – As a result of its inspection and examination of the Worksite, and other related and surrounding sites and conditions, it is familiar with and accepts the physical requirements of the Work.

f. **Feasibility** – As a result of its review of all the information and its inspection and examination of the Worksite, it has evaluated the feasibility of performing the Contract within the Contract Time and for the Total Contract Price, and has reasonable grounds for believing and does believe that such performance, including achievement of Substantial Completion of the Project within the Contract Time, for the Total Contract Price is feasible and practicable.

g. **Legal Proceedings** – There are no existing or threatened legal proceedings against Contractor that would have an adverse effect on its ability to perform its obligations under the Contract, its financial condition or its operations.

h. **Governmental Approvals** – Based upon its review of the Contract Documents, it shall be able to obtain and keep in effect throughout the Contract Time all Governmental Approvals the Contractor is obligated to obtain in accordance with the Contract.

i. **Difficulty and Cost of Work** – It has estimated the difficulty and cost of successfully performing the Work, and based upon that estimate has concluded that it can successfully perform the Work at the Total Contract Price.

j. **Non-Debarment** - In accordance with the provisions of the California Labor Code, Contractors or subcontractors may not perform work on a public works project with a subcontractor who is ineligible to perform work on a public project pursuant section 1777.1 or section 1777.7 of the California Labor Code. Any contract on a public works project entered into between a Contractor and a debarred subcontractor is void as a matter of law. A debarred subcontractor may not receive any public money for performing work as a subcontractor on a public works contract. Any public money that is paid to a debarred subcontractor by the Contractor for the Project shall be returned to Omnitrans. The Contractor shall be responsible for the payment of wages to workers of a debarred subcontractor who has been allowed to work on the Project.
k. **Non-Discrimination** - Contractor shall comply with all applicable federal, state, and local laws, rules, and regulations pertaining to non-discrimination, including but not limited to, Section 1735 of the California Labor Code and Section 12940 of the California Government Code. The Contractor, sub recipient or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The Contractor shall carry out applicable requirements of Title 49 CFR (Code of Federal Regulations) part 26 in the award and administration of US DOT assisted contracts. Failure by the Contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy, as the recipient deems appropriate. Each subcontract signed by the bidder must include this assurance.

l. **Conflicts of Interest/ Criminal Activities** - A Contractor shall not permit any official, officer or employee of Omnitrans during his tenure, or for one year thereafter, to have any interest, direct or indirect, in this Contract or the proceeds thereof. However, this subsection shall not be construed to extend to this Contract if made with a corporation for its general benefit. Contractor, its employees, its Subcontractors or their employees shall not provide or offer to provide any campaign contribution to any member of Omnitrans in violation of California Government Code Section 84308. Further, to Contractor's knowledge, neither Contractor nor any of its employees nor its Subcontractors nor their employees has either promised or provided a campaign contribution of $250 or more to any member of Omnitrans within 12 months prior to the award of this Contract or any subcontract of this Contract, unless an explicit statement to the contrary accompanies Contractor's bid. In no event shall gratuities (in the form of entertainment, gifts, or otherwise) be offered promised or given by Contractor, or any agent or representative of Contractor, to any official, officer or employee of Omnitrans or its Authorized Representative. Contractor or his employees shall not enter into any Contract involving not be considered a conflict under Sections 1090 et seq. and 87100 et seq. of the Government Code of the State of California. In the event Contractor, or any of its officers, partners, principals or employees are convicted of any crime arising out of, or in connection with, the work to be done or payment to be made under this Contract, this Contract in whole or any part thereof may, at the discretion of Omnitrans, be terminated for default. Any violation of the terms of this Section by Contractor may be considered a default of the Contract by Omnitrans and may result in termination of same pursuant to applicable provisions of this Contract. In the event of such a termination, Omnitrans shall be entitled to pursue the same remedies against Contractor as it could pursue in the event of a breach of the Contract by Contractor. Rights and remedies provided to Omnitrans by this Section are in addition to any additional rights and remedies provided by law or under the Contract services or property with a person or business prohibited from transacting such business with Omnitrans pursuant to Sections 1090 et seq. and 87100 et seq. of the Government Code of the State of California. To Contractor's knowledge, no Board member, officer, or employee of Omnitrans has any interest, whether contractual, non-contractual, financial or otherwise, in this transaction, or in the business of Contractor, unless an explicit statement to the contrary accompanies Contractor's bid. If any such transaction comes to the knowledge of Contractor at any time, a full and complete disclosure of such information shall be made to Omnitrans, even if such interest would
25. INDEPENDENT CONTRACTOR
   a. Contractor, and its Subcontractors and Suppliers of any tier, are independent Contractors, and
      nothing in this Contract shall be construed to create the relationship of agent, servant, employee, partnership, joint venture, or other association as between Contractor and Omnitrans. The employees and agents of one party shall not be, or be construed to be, the employees or agents of the other party for any purpose whatsoever.
   b. Contractor, as an independent Contractor, shall have responsibility for and control over the details and means for performing the Work, provided that Contractor is in compliance with the terms of this Contract. Anything in this Contract that may appear to give Omnitrans the right to direct Contractor as to the details of the performance of the Work, or to exercise a measure of control over Contractor, shall mean that Contractor shall follow the desires of Omnitrans only as to the intended results of the Work.

26. COMPENSATION AND BENEFITS
   Contractor shall be solely liable and responsible for providing all compensation and benefits to, or on behalf of, all persons performing Work pursuant to this Contract. Omnitrans will have no liability or responsibility for the payment of any salaries, wages, unemployment benefits, disability benefits, Federal, State, or local taxes, or other compensation, benefits, or taxes for any personnel provided by or on behalf of Contractor.

27. WORKERS’ COMPENSATION INSURANCE AND LIABILITY
   If Contractor employs any person to perform work in connection with this Contract, Contractor shall procure and maintain at all times during the performance of such work Workers’ Compensation Insurance in conformance with the laws of the State of California and Federal laws where applicable. Employers’ Liability Insurance shall not be less than $1,000,000 per accident or disease. Prior to execution of this Contract by any such employee, Contractor shall deliver to Omnitrans a Certificate of Insurance that shall stipulate that 30 days’ advance written notice of cancellation, non-renewal or reduction in limits shall be given to Omnitrans.

28. CONTRACTOR’S REPRESENTATIVE, ORGANIZATION AND PERSONNEL
   Before starting any Work, the Contractor shall submit for Omnitrans review and acceptance, an organization chart showing the proposed organization established by the Contractor for the performance of the Work, including:
   a. Lines of authority, responsibility, and communication;
   b. Office organizations, if any; and
   c. Names, titles, and functions of all the Contractor’s key personnel.

29. SUPERINTENDENT
   a. Contractor shall designate and keep a competent superintendent on the work at all times during its progress. The superintendent will be the Contractor’s representative at the site and shall have authority to act on behalf of the Contractor. Qualifications and experience shall include:
      1) Demonstrated ability to work safely and supervise individuals in safe work.
      2) Previous experience supervising and planning work activities of foremen and crews.
3) Ability to read and understand construction plans.

b. The Superintendent must be:

   a. Able to respond immediately to emergency or problem calls, 7 days a week, 24
      hours a day.

c. The Superintendent shall manage and directly oversee the safety, condition, and quality of
   work that has been modified by the Contractor and shall direct corrective and maintenance
   measures to keep the site operating safely.

30. CHANGE IN CONTRACTOR’S REPRESENTATIVE AND KEY PERSONNEL

Contractor shall secure the prior written acceptance of Omnitrans for any change or
reassignment of the Contractor’s Representative(s) and other key personnel, submitting
written documentation of the new individuals’ qualifications. The Contractor shall not
reassign key personnel to other projects until a satisfactory replacement has been approved
by Omnitrans.

31. REMOVAL OF CONTRACTOR PERSONNEL

Omnitrans may require the Contractor to remove any person assigned by the Contractor or by
any Subcontractor or Supplier from the Project performing on the Project, if Omnitrans
considers such removal in the best interest of Omnitrans and the Work. Omnitrans’ decision to
require Contractor to remove any Contractor personnel, including Contractor’s Representative,
shall be final and binding on the Contractor. Upon such direction, Contractor shall remove the
person(s) and resolve all employment or contractual issues at no cost or expense to, and shall
fully indemnify, Omnitrans.

32. TRENCHES

a. Trenches Five Feet or More in Depth. Contractor shall submit to Omnitrans, in advance of
   excavation, a detailed plan showing the design of shoring, bracing, sloping or other
   provisions to be made for worker protection from the hazard of caving ground during the
   excavation of any trench or trenches five feet or more in depth. If the plan varies from
   shoring system standards, the plan shall be prepared by a registered civil or structural
   engineer. The plan shall not be less effective than the shoring, bracing, sloping, or other
   provisions of the Construction Safety Orders, as defined in the California Code of
   Regulations.

b. Excavations Deeper than Four Feet. If work under this Contract involves digging trenches
   or other excavation that extends deeper than four feet below the surface, Contractor shall
   promptly, and before the following conditions are disturbed, notify Omnitrans, in writing,
   of any:

   1) Material that the Contractor believes may be material that is hazardous waste, as
      defined in Section 25117 of the Health and Safety Code that is required to be removed
      to a Class I, Class II, or Class III disposal site in accordance with provisions of existing
      law.

   2) Subsurface or latent physical conditions at the Site differing from those indicated.
3) Unknown physical conditions at the Site of any unusual nature, different materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in the Contract.

Omnitrans shall promptly investigate the conditions, and if it finds that the conditions do so materially differ, or do involve hazardous waste, and cause a decrease or increase in Contractor’s cost of, or the time required for, performance of any part of the Work, shall issue a change order under the procedures described in the Contract Documents.

In the event that a dispute arises between Omnitrans and the Contractor as to whether the conditions materially differ, or involve hazardous waste, or cause a decrease or increase in the Contractor’s cost of, or time required for, performance of any part of the Work, the Contractor shall not be excused from any scheduled completion date provided for by the Contract, but shall proceed with all Work to be performed under the Contract. Contractor shall retain any and all rights provided either by contract or by law which pertain to the resolution of disputes and protests between the parties.

33. **SANITARY FACILITIES**

Contractor shall provide sanitary temporary toilet buildings for the use of all workers. All toilets shall comply with local codes and ordinances. Toilets shall be kept supplied with toilet paper, hand sanitizers and shall have workable door fasteners. Toilets shall be serviced no less than once weekly and shall be present in a quantity of not less than 1 per 20 workers as required by Cal/OSHA regulation. The toilets shall be maintained in a sanitary condition at all times. Use of toilet facilities in The Work under construction shall not be permitted. Any other Sanitary Facilities required by Cal/OSHA shall be the responsibility of the Contractor.

34. **AIR POLLUTION CONTROL**

Contractor shall comply with all air pollution control rules, regulations, ordinances and statutes. All containers of paint, thinner, curing compound, solvent or liquid asphalt shall be labeled to indicate that the contents fully comply with the applicable material requirements.

35. **CLEAN UP**

Contractor at all times shall keep premises free from debris such as waste, rubbish, and excess materials and equipment. Contractor shall not store debris under, in, or about the premises. Upon completion of Work, Contractor shall clean the interior and exterior of the building or improvement including fixtures, equipment, walls, floors, ceilings, roofs, window sills and ledges, horizontal projections, and any areas where debris has collected so surfaces are free from foreign material or discoloration. Contractor shall clean and polish all glass, plumbing fixtures, and finish hardware and similar finish surfaces and equipment and Contractor shall also remove temporary fencing, barricades, planking and construction toilet and similar temporary facilities from Site. Contractor shall also clean all buildings, asphalt and concrete areas to the degree necessary to remove oil, grease, fuel, or other stains caused by Contractor operations or equipment.

Contractor shall fully clean up the Site at the completion of the Work. If the Contractor fails to immediately clean up at the completion of the Work, Omnitrans may do so and the cost of such clean up shall be charged back to the Contractor.
36. **OCCUPANCY**

Omnitrans reserves the right to occupy or utilize any portion of the Work at any time before completion, and such occupancy or use shall not constitute Acceptance of any part of Work covered by this Contract. This use shall not relieve the Contractor of its responsibilities under the Contract.

37. **STATE LICENSE BOARD NOTICE**

Contractors are required by law to be licensed and regulated by the Contractors’ State License Board which has jurisdiction to investigate complaints against Contractors if a complaint regarding a patent act or omission is filed within four (4) years of the date of the alleged violation. A complaint regarding a latent act or omission pertaining to structural defects must be filed within ten (10) years of the date of the alleged violation. Any questions concerning a Contractor may be referred to the Registrar, Contractors’ State License Board, P.O. Box 26000, Sacramento, California 95826.

38. **WAIVER**

No provision of these Contract Documents shall be deemed waived by either party unless such waiver shall be expressly specified in writing, regardless of the actions or inaction of the parties.

39. **MISCELLANEOUS**

These Contract Documents shall be interpreted in accordance with the laws of the State of California. If any action is brought to interpret or enforce any term of these Contract Documents, the action shall be brought in a state or federal court situated in the County of San Bernardino, State of California.

40. **INTEGRATION**

No oral order, objection, direction, claim or notice by any party or person shall affect or modify any of the terms or obligations contained in the RFQ. The RFQ represents the entire agreement of Omnitrans and the Contractor.

41. **SCHEDULE OF WORK**

a. Normal hours of work shall be between the hours of 7:00 a.m. and 6:00 p.m. Other hours, such as weekends and holidays, are permissible provided prior authorization has been granted by Omnitrans, Project Manager(s).

b. Contractor shall submit a Schedule of Work to Omnitrans’ Project Manager as follows:

1) Submit within two (2) days after the Notice to Proceed date.

2) Show all major elements of the work and their duration and interrelationships; showing the proposed dates of commencement and completion.

3) All work must be completed by February 10, 2021.

4) Submit a conceptual schedule with bid.

3. If any activity falls behind schedule, Contractor shall regain the time lost at its own cost and expense.
42. **EXAMINATION OF WORK SITE**

Bidder shall visit and become acquainted with the work site and the conditions thereof to fully understand the scope of work, difficulties and restrictions attending the execution of the work under contract.

43. **OBSTRUCTIONS**

Contractor shall remove and dispose of all structures, or other obstructions of any character necessary to accommodate the work. Where such obstructions consist of improvements not required by law to be removed by Omnitrans, improvements shall be removed, maintained, and permanently replaced by the Contractor at his expense except as otherwise specifically provided in the Contract.

44. **QUALITY OF THE WORK**

   a. **AUTHORITY OF THE DIRECTOR OF MAINTENANCE**

      The Director of Maintenance, and/or his designee, shall decide any and all questions which may arise as to the interpretation of the plans and specifications and shall have authority to disapprove or reject materials and equipment furnished and work performed which, in his opinion, is not in accordance with the Contract.

   b. **SUPPLEMENTAL DRAWINGS**

      1) The plans may be supplemented by such drawings as are necessary to better define the work. All such drawings delivered to the Contractor by the Project Manager shall be deemed written instructions to the Contractor. If the Contractor believes that any supplemental drawings call for changes in the work for which the contract amount or time for completion should be changed, he shall not proceed with the changes in the work so called for and shall within seven days of the receipt of the supplemental drawings notify the Project Manager in writing of his estimate of the changes in the contract amount and time for completion he believes to be appropriate.

      2) No payment for changes in the work will be made and no change in the time for completion by reason of changes in the work will be made, unless the changes are covered by a written change order approved by Omnitrans in advance of the Contractor's proceeding with the changed work.

   c. **CONFORMITY WITH CONTRACT DOCUMENTS**

      1) The work shall conform to the lines, grades, dimensions, tolerances, and material and equipment requirements shown on the plans or set forth in the specifications. Although measurement, sampling, and testing may be considered evidence as to such conformity, the Project Manager shall be the sole judge as to whether the work or materials deviate from the plans and specifications, and his decision as to any allowable deviations therefore shall be final.

      2) If specific lines, grades, and dimensions are not shown on plans, those furnished by the Project Manager shall govern.
d. **MANUFACTURER’S INSTRUCTIONS**

   All materials and equipment shall be applied, installed, connected, erected, used, cleaned, and conditioned in accordance with the instructions of the applicable manufacturer, fabricator, supplier, or distributor, except as otherwise specifically provided in the Contract.

45. **SUPERVISION AND SUPERINTENDENCE**

   a. Contractor shall supervise and direct the work competently and efficiently, devoting such attention thereto and applying such skills and expertise as may be necessary to perform the work in accordance with the Contract. Contractor shall be solely responsible for the means, methods, techniques, sequences, and procedures of construction, but the Contractor shall not be solely responsible for the negligence of others in the design or selection of a specific means, method, technique, sequence, or procedure of construction which is indicated in and required by the Contract except as otherwise provided.

   b. Contractor shall be responsible to see that the completed work complies with the Contract.

   c. Contractor shall designate and keep a competent superintendent on the work at all times during its progress who shall not be replaced without written notice to the Project Manager. The superintendent will be the Contractor's representative at the site and shall have authority to act on behalf of the Contractor. All communications given to the superintendent shall be as binding as if given to the Contractor. During periods when the work is suspended, the Contractor shall make appropriate arrangements for any emergency work, which may be required.

   d. Whenever the superintendent is not present on any particular part of the work where the Project Manager may desire to inform the Contractor relative to interpretation of the plans and specifications or to disapproval or rejection of materials or work performed, the Project Manager may so inform the foreman or other worker in charge of the particular part of the work in reference to which the information is given. Information so given shall be as binding as if given to the superintendent.

   e. All equipment, materials, and supplies to be incorporated in the work shall be new, unless otherwise specified. All equipment, materials, and supplies shall be produced in a good and workmanlike manner. When the quality of a material, process, or article is not specifically set forth in the plans and specifications, the best available quality of the material, process, or article shall be provided.

46. **CONTRACTOR’S RESPONSIBILITY FOR THE WORK**

   a. In the event any hazardous materials, including but not limited to asbestos, are utilized in construction or hazardous materials are otherwise encountered during construction, the Contractor shall take all appropriate precautions to protect persons and property and shall comply with all applicable regulations for the installation and handling of such hazardous materials. Contractor is solely responsible for protection of persons and property that could be affected by construction and the Contractor's handling of such materials.
b. Until the acceptance of the work, the Contractor shall have the responsible charge and care of the work and of the materials to be used therein (including materials for which he has received partial payment or materials which have been furnished by the Omnitrans) and shall bear the risk of injury, loss, or damage to any part thereof by the action of the elements or from any other cause, whether arising from the execution or from the non-execution of the work.

c. Contractor shall rebuild, repair, restore, and make good all injuries, losses, or damages to any portion of the work or the materials occasioned by any cause before its completion and acceptance and shall bear the expense thereof. Where necessary to protect the work or materials from damage, the Contractor shall, at his expense, provide suitable drainage and erect such temporary structures as are necessary to protect the work or materials from damage. The suspension of the work or the granting of an extension of time from any cause whatever shall not relieve the Contractor of his responsibility for the work and materials as herein specified.

d. In an emergency affecting the safety of life or property, including adjoining property, Contractor, without special instructions or authorizations, shall act at his discretion to prevent such threatened loss or injury.

e. Notwithstanding the foregoing provisions of this clause, the Contractor shall not be responsible for the cost of repairing or restoring damage to the work, which damage is determined to have been proximately caused by an Act of God, in excess of 5 percent of the contracted amount, provided that the work damaged is built in accordance with accepted and applicable building standards and the plans and specifications. For the purposes of this paragraph, "Acts of God" shall include the following occurrence or conditions and effect: earthquakes in excess of a magnitude of 3.5 on the Richter scale.

47. PRESERVATION OF PROPERTY

a. Contractor shall exercise due care to avoid injury to existing improvements or facilities, utility facilities, adjacent property, and trees and shrubbery that are not to be removed.

b. All trees, shrubbery, and landscaping that are not to be removed, and pole lines, fences, signs, survey markers and monuments, buildings and structures, conduits, pipelines under or above ground, sewer and waterlines, all highway or street facilities, and any other improvements or facilities within or adjacent to the work shall be protected from injury or damage, and the Contractor shall provide and install suitable safeguards to protect such objects from injury or damage. If such objects are injured or damaged by reason of the Contractor's operation, they shall be replaced or restored at the Contractor's expense to a condition as good as when the Contractor entered upon the work or as good as required by the plans and specifications if any such objects are a part of the work being performed.

c. The fact that any such pipe or other underground facility is not shown on the plans shall not relieve the Contractor of his responsibility under this clause.

d. In addition to any requirements imposed by law, the Contractor shall shore up, brace, underpin, and protect as may be necessary, all foundations and other parts of all existing structures adjacent to and adjoining the site of the work which are in any way affected by the excavations or other operations connected with the performance of the work. Whenever any notice is required to be given by Omnitrans or the Contractor to any
adjacent or adjoining landowner or other party before commencement of any work, such notice shall be given by the Contractor.

e. In an emergency affecting the safety of life or property, including adjoining property, the Contractor, without special instructions or authorizations, shall act at his discretion to prevent such threatened loss or injury.

48. **REGIONAL NOTIFICATION CENTER CONTACT**

   a. Contractor, except in an emergency, shall contact the appropriate regional notification center at least two working days prior to commencing any excavation if the excavation will be conducted in an area or in a private easement which is known, or reasonably should be known, to contain subsurface installations other than the underground facilities owned or operated by the Owner, and obtain an inquiry identification number from that notification center. No excavation shall be commenced and carried out by the Contractor unless such an inquiry identification number has been assigned to the Contractor or any subcontractor of the Contractor and Omnitrans has been given the identification number by the Contractor.

   b. Emergency shall be defined as a sudden, unexpected occurrence, involving a clear and imminent danger, demanding immediate action to prevent or mitigate loss of, or damage to, life, health, property, or essential public services. Emergency includes such occurrences as fire, flood, earthquake, or other soil or geologic movements, as well as such occurrences as riot, accident, or sabotage (Government Code Section 4216).

   c. Subsurface installation means any underground pipeline, conduit, duct, wire, or other structure operated or maintained in or across a public street or public right-of-way (Government Code Section 4216).

49. **SAFETY**

   a. In accordance with generally accepted construction practices, the Contractor shall be solely and completely responsible for conditions of the job site, including safety of all persons and property during performance of the work, and the Contractor shall fully comply with all state, federal and other laws, rules, regulations, and orders relating to safety of workers and all others.

   b. The right of the Omnitrans to conduct construction review or observation of the Contractor’s performance will not include review or observation of the adequacy of the Contractor’s safety measures in, on, or near the construction site.

   c. Omnitrans reserves the right to correct unsafe practices by the Contractor’s employees, or to stop work until the Contractor makes the necessary corrections.

   d. Smoking

   Omnitrans uses designated areas for smoking. Smoking is not allowed at any time in the bus yard, on or in any buildings, or by the entrances to any buildings. Smoking by employees of the Contractor, or sub-Contractors, shall not create a hazardous condition for themselves, co-workers, or employees and property of Omnitrans.
e. **Eye Protection**
   1) Per Omnitrans eye protection policy, ANSI Z87 approved eye protection shall be worn by all persons while conducting business outside the boundaries of the established “green zone”. The policy also requires that eye protection be utilized if hazardous work is being conducted within the “green zone”. The Contractor shall ensure that all of its employees have been provided eye protection that meets the requirement.
   2) The Project Manager, or his designee, reserves the right to stop the Contractor’s work in the event that a Contractor employee is in violation, and that work will remain stopped until the violation is corrected.

f. **Vests**
   1) Contractors and their employees working or performing services in outside work zones shall wear ANSI Class 2 Safety Vests.
   2) Safety Vests are not required while in designated, marked with painted green borders Safety Zones on Agency property or while on sidewalks, curbs, or raised pavement.

g. **Hazardous Materials**
   1) Contractor shall perform all work in a clean, safe and professional manner, causing no hazards to Omnitrans staff, facility the environment or Contractors service personnel.
   2) All hazardous waste shall be handled, collected, stored and disposed of in accordance with federal, state and local environmental compliance regulations.
   3) Coordination of hazardous waste collection, storage, and disposal shall be made through the Omnitrans’ Facility Manager, or his designee.

50. **WARRANTY OF TITLE**

No materials, supplies, or equipment for the work under this contract shall be purchased subject to any chattel mortgage or under a conditional sale contract or other agreement by which an interest therein or any part thereof is retained by the seller or supplier. The Contractor warrants clear and good title to all materials, supplies, and equipment installed and incorporated in the work and agrees upon completion of all work to deliver the premises, together with all improvements and appurtenances constructed or placed thereon by him, to Omnitrans free from any claims, liens, encumbrances, or charges and further agrees that neither he nor any person, firm, or corporation furnishing any material or labor for any work covered by the contract shall have any right to a lien upon the premises or any improvement or appurtenance thereon, provided that this shall not preclude the Contractor from installing metering devices or other equipment of utility companies or of municipalities, the title of which is commonly retained by the utility company or the municipality. Nothing contained in this clause, however, shall defeat or impair the right of such persons furnishing materials or labor under any bond given by the Contractor for their protection or any right under any law permitting such persons to look to funds due the Contractor in the hands of Omnitrans. The provisions of this clause shall be inserted in all subcontracts and material contracts, and notices of its provision shall be given to all persons furnishing materials for the work when no formal contract is entered into for such materials.
51. PROPERTY RIGHTS IN MATERIALS
   a. Nothing in the contract shall be construed as vesting in the Contractor any right of property in the materials used after they have been attached or affixed to the work or the soil, or after payment has been made for materials delivered to the site of the work, or stored subject to or under the control of Omnitrans. All such materials shall become the property of Omnitrans upon being so attached or affixed or upon payment for materials delivered to the site of the work or stored subject to or under the control of Omnitrans.
   b. Soil, stone, gravel, and other materials found at the site of the work and which conform to the plans and specifications for incorporation into the work may be used in the work. No other use shall be made of such materials except as may be otherwise described in the plans and specifications.

52. MUTUAL RESPONSIBILITY OF CONTRACTORS
   a. Nothing in the contract shall be interpreted as granting to the Contractor exclusive occupancy of the site of the project. The Contractor must ascertain to his own satisfaction the scope of the project and the nature of any other contracts that have been or may be awarded by Omnitrans in the construction of the project, to the end that the Contractor may perform this contract in the light of such other contracts, if any.
   b. Contractor shall not cause any unnecessary hindrance or delay to any other Contractor working on the project. If the performance of any contract for the project is likely to be interfered with by the simultaneous performance of some other contract or contracts, the Project Manager shall decide which Contractor shall cease work temporarily and which Contractor shall continue or whether the work under the contracts can be coordinated so that the Contractors may proceed simultaneously. On all questions concerning conflicting interest of Contractors performing related work, the decision of the Project Manager shall be binding upon all Contractors concerned and Omnitrans, the Project Manager, and their Contractors shall not be responsible for any damages suffered or extra costs incurred by the Contractor resulting directly or indirectly from the award or performance or attempted performance of any other contract or contracts on the project or caused by a decision or omission of the Project Manager respecting the order of precedence in the performance of the contracts.
   c. If through acts of neglect on the part of the Contractor, any other Contractor or any subcontractor shall suffer loss or damage on the work, the Contractor agrees to settle with such other Contractor or subcontractor by agreement or arbitration, if such other Contractor or subcontractor will so settle. If such other Contractor or subcontractor shall assert any claim against Omnitrans, the Project Manager, or their Contractors or any of their directors, officers, employees, or agents on account of any damage alleged to have been so sustained, Omnitrans shall notify the Contractor who shall hold harmless, indemnify, and defend Omnitrans, the Project Manager, and their Contractors, and each of their directors, officers, employees, and agents against any such claim, including all attorneys' fees and any other costs incurred by the indemnified parties relative to any such claim.
53. ASSIGNMENT OF ANTI-TRUST ACTIONS
   a. In entering into a public works contract or subcontract to supply goods, services, or materials pursuant to a public works contract, the Contractor or subcontractor offers and agrees to assign to the awarding body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Section 15) or under the Cartwright Act (Chapter 2 [commencing with Section 16700] of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, services, or materials pursuant to the public works contract or the subcontract. This assignment shall be made and become effective at the time the awarding body tenders final payment to the Contractor, without further acknowledgment by the parties.
   b. In submitting a bid, the bidder offers and agrees that if the bid is accepted, it will assign to the awarding body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Section 15) or under the Cartwright Act (Chapter 2 [commencing with Section 16700] of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the bidder for sale to the awarding body pursuant to the bid. Such assignment shall be made and become effective at the time the awarding body tenders final payment to the bidder.

54. EXISTING CONDITIONS
   a. Drawings, if any, show existing conditions as supposed or believed. Drawings are based on the best evidence and information available, but no warranty is thereby expressed or implied that such conditions actually exist.
   b. Omnitrans and any of its Contractors shall not be liable for any loss sustained by Contractor as a result of any variance between existing conditions as indicated on the plans and the actual conditions revealed during the progress of the work, provided that the Contractor should have reasonably known of or identified the existing condition.

55. WARRANTY OF SCOPE OF WORK AND LUMP SUM PRICING
   a. Contractor represents and warrants that in setting the Lump Sum Pricing herein, that:
      1) Contractor has done so after a thorough review of the description of work, plans, drawings and specifications;
      2) Contractor deems that the aforementioned documents are sufficiently complete to enable Contractor to establish the Lump Sum Pricing set forth herein;
      3) Contractor deems the contract price is adequate to provide all the necessary labor, service, equipment or material to complete the work as stated herein, according to industry standards and good workmanship, and within the contract time set forth herein.
   b. Contractor acknowledges that except for adjustments in the Lump Sum Pricing by change orders, Contractor shall build the project in conformance to the contract documents and Omnitrans shall in no event be chargeable for more than the Lump Sum Pricing.
56. **OBSERVATION OF WORK BY PROJECT MANAGER**

   a. The Project Manager shall at all times have access to the work during construction and shall be furnished with every reasonable facility for ascertaining full knowledge respecting the progress, workmanship, and character of materials and equipment used and employed in the work.

   b. Whenever the Contractor varies the normal period during which work or any portion of it is carried on each day, he shall give timely notice to the Project Manager so that the Project Manager may be present to observe the work in progress. If the Contractor fails to give such timely notice, any work done in the absence of the Project Manager will be subject to rejection.

   c. The Contractor shall give timely notice to the Project Manager in advance of backfilling or otherwise covering any part of the work so that the Director of Maintenance may observe such part of the work before it is concealed.

   d. The observation, if any, by the Project Manager of the work shall not relieve the Contractor of any of his obligations to fulfill the contract as prescribed. Defective work shall be made good, and materials and equipment furnished and work performed which is not in accordance with the Contract documents may be rejected notwithstanding the fact that such materials, equipment, and work have been previously observed by the Project Manager or that payment therefore has been included in an estimate for payment.

57. **REMOVAL OF DEFECTIVE AND UNAUTHORIZED WORK**

   a. Any work which does not conform to the requirements of the Contract documents shall be remedied or removed and replaced by the Contractor, together with any other work which may be displaced in so doing, and no compensation or extension of time will be allowed him for such removal, replacement, or remedial work. All nonconforming materials shall be immediately removed from the site.

   b. Costs for re-testing and re-inspecting construction that replaces or is necessitated by work that failed to comply with the Contract Documents will be charged to Contractor and the Contract Price will be adjusted by Change Order.

   c. Any work done beyond the lines and grades shown on the plans or established by the Project Manager or any changes in, additions to, or deductions from the work done without written authority will be considered as unauthorized and will not be paid for. Work so done may be ordered remedied, removed, or replaced at the Contractor's expense.

   d. Upon failure on the part of the Contractor to comply promptly with any order of the Project Manager made under the provisions of this Contract, the Project Manager shall have authority to cause non-conforming materials, rejected work, or unauthorized work to be remedied, removed, or replaced at the Contractor's expense and to deduct the costs from any moneys due or to become due to the Contractor.

58. **USE OF COMPLETED PORTIONS**

   a. When the Work or any portion of it is sufficiently complete to be utilized or placed into service, Omnitrans shall have the right upon written notification to the Contractor to utilize such portions of the work and to place the operable portions into service and to operate same.
b. Upon said notice and commencement of utilization or operation by Omnitrans, the Contractor shall be relieved of the duty of maintaining the portions so utilized or placed into operation; provided, however, that nothing in this article shall be construed as relieving the Contractor of the full responsibility for completing the work in its entirety, for making good defective work and materials, for protecting the work from damage, and for being responsible for damage and for the work as set forth in the Contract nor shall such action by Omnitrans be deemed completion and acceptance, and such action shall not relieve the Contractor, his sureties, or insurers of the provisions of Contractor's insurance, indemnity, and guarantees.

59. PROJECT COMPLETION

Project completion shall be defined as the date on which it is agreed by Omnitrans and its representatives, Contractor and permitting agencies that the project is accepted.

60. OBLIGATION TO CONTINUE WORK

Contractor, in the event of any dispute or controversy with Omnitrans over any matter whatsoever, shall not cause any delay or cessation in or of Contractor’s work, but shall proceed under the contract with the performance of the work required thereby.

61. SUSPENSION OF WORK BY OMNITRANS

a. Omnitrans may, without cause, order Contractor in writing to suspend, delay, or interrupt the work in whole or in part for such period of time as Omnitrans may determine.

b. An adjustment shall be made for increases in the cost of performance of the contract, including profit on the increased cost of performance caused by suspension, delay or interruption.

c. No adjustment shall be made to the extent that:

1) Performance is, was or would have been so suspended, delayed or interrupted by another cause for which Contractor is responsible;

2) Force Majeure;

3) An equitable adjustment was made under another provision of this contract.

d. Any such petitions for adjustments are subject to audit, Federal Cost Principles, and any other provision of this contract.

62. GENERAL REQUIREMENTS

a. Contractor to field verify all areas for appropriate square footages, linear feet, etc.

b. It is the Contractor’s responsibility to coordinate the Work so as to minimize conflicts and optimize efficiency.

c. If and when it should be necessary for the Contractor to impact day-to-day operations of Omnitrans functions in order to pursue the Work, the Contractor shall furnish adequate notice to Omnitrans and coordinate the means and timing to avoid, minimize, or circumvent such impacts. Omnitrans reserves the right to assess and anticipate such impacts and the right to stop or postpone the Work until a mutually satisfactory time and means can be agreed upon.
d. The Contractor shall not stop or park any of his vehicles in such a manner to prevent the timely entrance and exit of Omnitrans coaches from the parking area. Our customers expect prompt service, and our service is scheduled on a tight timeline, and we will not accept any delays.

e. All Work is to comply with all applicable state and city code requirements.

f. Contractor shall ensure that all of his operations strictly adhere to all Federal, State, and Local safety and environmental laws and regulations. Omnitrans, in accordance with the dual employer law, reserves the right to correct unsafe practices by the Contractor’s employees, or stop work until the Contractor makes the appropriate corrections.

g. Contractor shall arrange for the disposal of all materials generated in the performance of this contract. No trash or waste of any kind that is generated by the Contractor shall be disposed of in any receptacle that is in place for the use of our employees. Any trash or waste that must be disposed of by Omnitrans due to the Contractor’s failure to provide for proper disposal will result in a liquidated damage to the Contractor equal to the cost of disposal plus the labor costs associated with making those arrangements.

h. Contractor to repair any damage to irrigation or landscaping as a result of construction activity.

63. WARRANTY

a. Contractor warrants all Work under the Contract (which for purposes of this Section shall be deemed to include unauthorized work which has not been removed and any non-conforming materials incorporated into the Work) to be of good quality and free from any defective or faulty material and workmanship.

b. Contractor agrees that for a period of one year (or the period of time specified elsewhere in the Contract or in any guarantee or warranty provided by any manufacturer or supplier of equipment or materials incorporated into the Work, whichever is later) after the date of final acceptance, Contractor shall within ten (10) days after being notified in writing by Omnitrans of any defect in the Work or non-conformance of the Work to the Contract, commence and prosecute with due diligence all Work necessary to fulfill the terms of the warranty at its sole cost and expense.

c. Contractor shall act sooner as requested by Omnitrans in response to an emergency.

d. In addition, Contractor shall, at its sole cost and expense, repair and replace any portions of the Work (or work of other contractors) damaged by its defective Work or which becomes damaged in the course of repairing or replacing defective Work. For any Work so corrected, Contractor’s obligation hereunder to correct defective Work shall be reinstated for an additional one-year period, commencing with the date of acceptance of such corrected Work. Contractor shall perform such tests as Omnitrans may require to verify that any corrective actions, including, without limitation, redesign, repairs, and replacements comply with the requirements of the Contract. All costs associated with such corrective actions and testing, including the removal, replacement, and reinstitution of equipment and materials necessary to gain access, shall be the sole responsibility of Contractor.
e. All warranties and guarantees of subcontractors, suppliers and manufacturers with respect to any portion of the Work, whether express or implied, are deemed to be obtained by Contractor for the benefit of Omnitrans, regardless of whether or not such warranties and guarantees have been transferred or assigned to Omnitrans by separate agreement and Contractor agrees to enforce such warranties and guarantees, if necessary, on behalf of Omnitrans.

f. In the event that Contractor fails to perform its obligations under this Section, or under any other warranty or guaranty under this Contract, to the reasonable satisfaction of Omnitrans, Omnitrans shall have the right to correct and replace any defective or non-conforming Work and any work damaged by such work or the replacement or correction thereof at Contractor’s sole expense. Contractor shall be obligated to fully reimburse Omnitrans for any expenses incurred hereunder upon demand.

64. PROSECUTION AND COMPLETION OF WORK

Contractor shall commence performance of the Work on the date specified in the formal Notice to Proceed (NTP) issued to the Contractor. Contractor shall furnish sufficient labor (including extra crews) and facilities and shall work such hours (including extra shifts and overtime operations) so as to prosecute the Work to completion.

The Contractor is not authorized to perform any work unless it receives a Notice-to-Proceed written authorization to begin.

65. HOLIDAYS

Omnitrans’ facility is closed for the following non-working holidays:

- Memorial Day: May 25, 2020
- Fourth of July: July 4, 2020
- Labor Day: September 7, 2020
- Veteran’s Day: November 11, 2020

66. PRE-CONSTRUCTION SUBMITTALS

Upon award of a contract, the following shall be submitted prior to or on the day of the pre-construction meeting for Omnitrans’ review and comment. The Contractor's complete submittal, due after NTP, shall not substantially differ from the information provided in these documents submitted by the Contractor.

a. Preliminary Project Schedule indicating proposed approach to phased construction where required (supplement with supporting plans and/or diagrams as required)

b. Baseline Schedule
c. Schedule of Values
d. Submittal Schedule
e. Location of field office, storage areas, and layouts
f. Site Specific Health and Safety Plan
g. Project Specific Quality Control Plan
h. Contractor's Key Personnel (Including Emergency Contact information)

67. COOPERATION WITH OMNITRANS DURING BUSINESS OPERATIONS

a. Contractor Interface with Omnitrans Bus Operation

1) It is expected that Omnitrans will cooperate with Contractor to the extent that the Work may be handled in an efficient manner, but Contractor shall have no claim for damage or extra compensation in the event its Work is delayed by Omnitrans bus operations.

2) Contractor shall perform its Work in such manner and at such times as to not endanger or interfere with the safe and timely operation of Omnitrans’ buses at or in the vicinity of the Work.

3) Any proposed plan by Contractor that may cause infringement of clearances items a.1 and a.2 above due to Contractor's operations shall be submitted to the Construction Manager (CM) in writing 30 Days in advance and such Work shall not begin until notified by Project Manager that such a plan has been approved by Omnitrans. No damage or extra compensation will be allowed in the event the Contractor's Work is delayed pending Omnitrans approval or if the Plan is rejected.

4) Contractor shall give a 30 Day written notice to the Project Manager before commencing any Work in connection with construction or other activities that affect Omnitrans route safety and performance and its customer’s safety and accessibility.

68. PROTECTION OF PROPERTY AND RESTORATION OF EXISTING IMPROVEMENTS

The Contractor shall be responsible for the protection of public and private property adjacent to the Work and shall exercise due caution to avoid damage to such property.

The Contractor shall repair or replace existing improvements within the right-of-way or temporary construction easement which are not designated for removal (e.g. curbs, sidewalks driveways, fences, walls, signs, billboards, utility installations, monitoring wells, pavement, structures, landscaping, irrigations and etc.) which are damaged or removed as a result of its operations. When a portion of a sprinkler system within the right-of-way must be removed, the remaining lines shall be capped and remaining system shall be kept functional and not cause new damages. Repairs and replacements shall be at least equal to existing improvements and shall match them in finish and dimension.

The Contractor, during the progress of the Work, shall maintain existing or temporary street lightings and traffic signal systems. If any damage to existing or temporary street lightings and traffic signal system occur, the Contractor shall immediately notify the Engineer and arrange for immediate repair and restoration of service. The Contractor shall commence repairs or replacements as soon as possible and in no case later than 4 hours after damaging the system or receiving approval of the equipment and materials by the Engineer, whichever takes longer. A licensed electrical contractor shall make all temporary and permanent repairs. Trees, lawns, and shrubbery that are not to be removed shall be protected from damage or injury. If damaged or removed due to Contractor’s operations, they shall be restored or replaced in as nearly the original condition and location as is reasonably possible. Lawns shall be reseeded and covered with suitable mulch.
The Contractor shall give reasonable notice of at least 30 Days to occupants or owners of adjacent property to permit them to salvage or relocate plants, trees, fences, sprinklers, and other improvements, within the right-of-way which are designated for removal and would be destroyed because of the Work.

All costs to the Contractor for protecting, removing, and restoring existing improvements shall be included in the Bid.

69. TRAFFIC AND ACCESS

The Contractor’s operations shall cause no unnecessary inconvenience for bus maintenance and storage. The Contractor shall be afforded a work zone within which to complete the majority of the work. These areas are indicated on the plans and shall be separated from the Agency’s operations by k-rail. Some work will be performed within the operational area of the yard and shop. Therefore, the access rights of the Agency shall be considered at all times. Unless otherwise authorized in writing by the Engineer prior to start of Work, traffic shall be permitted to pass through the Work, or an approved detour shall be provided by the Contractor at its own cost. It is also recognized that improvements within the bus yard will impact parking areas. The Contractor shall present a plan to mitigate the impact of construction. The Agency shall have access to required parking at all times which may result in phasing of the work. The Contractor will not be entitled to damages, additional compensation, or time extension resulting from the need to phase construction.

Safe and adequate pedestrian and vehicular access shall be provided and maintained to: fire hydrants; schools and parking lots; residences; and establishment of similar in nature. Access to these facilities shall be continuous and unobstructed unless otherwise authorized in writing by the Engineer prior to start of Work.

Grading operations, excavation, and fill construction shall be conducted by the Contractor in a manner to provide a reasonably satisfactory surface for traffic. When these activities completed, the roadbed surface shall be brought to a smooth, even condition satisfactory for property access. The use of plating is encouraged. If used, plating shall be beamed with asphalt or other material to eliminate movement. Plating shall be bedded to reduce noise under vehicle loading.

Unless otherwise authorized in writing by the Engineer prior to start of Work, work shall be performed in only that portion of the bus access roadway at one time that still permits safe access for buses. The access portion shall be kept open and unobstructed until the opposite side is ready for use.

a. Restrictions
   1) No work during special events or holidays, without prior approval of the Agency
   2) Access Closures – Allowed by special permission only, determined on a case/day basis, traffic control plan required.

b. Notification
   Advance Notification – Obtain Agency approval of closure plan a minimum 72 hours prior to proposed closure.

*End of General Provisions*
ATTACHMENT E
PREVAILING WAGE
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

CRAFT: #LABORER AND RELATED CLASSIFICATIONS

ISSUE DATE: August 22, 2019
EXPIRATION DATE OF DETERMINATION: June 30, 2020** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director – Research Unit for specific rates at (415) 703-4774.

LOCALITY: All localities within Imperial, Inyo, Kern, Los Angeles, Mono, Orange, Riverside, San Bernardino, San Luis Obispo, Santa Barbara, and Ventura counties.

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Employer Payments</th>
<th>Straight-Time Hours Total</th>
<th>Overtime Hourly Rates Daily</th>
<th>Saturday</th>
<th>Sunday</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group 1</td>
<td>$35.24</td>
<td>7.47 8.90 4.87 0.69 0.61</td>
<td>8 57.78 75.40 75.40 93.02</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Group 2</td>
<td>35.79</td>
<td>7.47 8.90 4.87 0.69 0.61</td>
<td>8 58.33 76.22 76.22 94.12</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Group 3</td>
<td>36.34</td>
<td>7.47 8.90 4.87 0.69 0.61</td>
<td>8 58.88 77.05 77.05 95.22</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Group 4</td>
<td>37.89</td>
<td>7.47 8.90 4.87 0.69 0.61</td>
<td>8 60.43 79.37 79.37 98.32</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Group 5</td>
<td>38.24</td>
<td>7.47 8.90 4.87 0.69 0.61</td>
<td>8 60.78 79.90 79.90 99.02</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

# Indicates an apprenticeable craft. The current apprentice wage rates are available on the Internet @ http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp. To obtain any apprentice wage rates as of July 1, 2008 and prior to September 27, 2012, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards’ website at http://www.dir.ca.gov/das/das.html.

a For classification within each group, see page 14.
b Any hours worked over 12 hours in a single workday are double (2) time.
c Saturdays in the same work week may be worked at straight-time if job is shut down during work week due to inclement weather or similar Act of God, or a situation beyond the employers control.
d Includes an amount per hour worked for supplemental dues

RECOGNIZED HOLIDAYS: Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

TRAVEL AND/OR SUBSISTENCE PAYMENT: In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
**CLASSIFICATION GROUPS**

**GROUP 1**
- Boring Machine Helper (Outside)
- Certified Confined Space Laborer
- Cleaning and Handling of Panel Forms
- Concrete Screeding for Rough Strike-Off
- Concrete, Water Curing
- Demolition Laborer, the cleaning of brick if performed by an employee performing any other phase of demolition work, and the cleaning of lumber
- Fiberoptic Installation, Blowing, Splicing, and Testing Technician on public right-of-way only
- Fire Watcher, Limbers, Brush Loaders, Pilers and Debris Handlers
- Flagman
- Gas, Oil and/or Water Pipeline Laborer
- Laborer, Asphalt-Rubber Material Loader
- Laborer, General or Construction
- Laborer, General Cleanup
- Laborer, Jetting
- Laborer, Temporary Water and Air Lines
- Plugging, Filling of Shee-Bolt Holes; Dry Packing of Concrete and Patching
- Post Hole Digger (Manual)
- Railroad Maintenance, Repair Trackman and Road Beds; Streetcar and Railroad Construction Track Laborers
- Rigging and Signaling
- Scaler
- Slip Form Raisers
- Tarman and Mortar Man
- Tool Crib or Tool House Laborer
- Traffic Control by any method
- Water Well Driller Helper
- Window Cleaner
- Wire Mesh Pulling - All Concrete Pouring Operations

**GROUP 2**
- Asphalt Shoveler
- Cement Dumper (on 1 yard or larger mixer and handling bulk cement)
- Cesspool Digger and Installer
- Chucktender
- Chute Man, pouring concrete, the handling of the chute from readymix trucks, such as walls, slabs, decks, floors, foundations, footings, curbs, gutters and sidewalks
- Concrete Curer-Impervious Membrane and Form Oiler
- Cutting Torch Operator (Demolition)
- Fine Grader, Highways and Street Paving, Airport, Runways, and similar type heavy construction
- Gas, Oil and/or Water Pipeline Wrapper-Pot Tender and Form Man
- Guinea Chaser
- Headerboard Man-Asphalt
- Installation of all Asphalt Overlay Fabric and Materials used for Reinforcing Asphalt
- Laborer, Packing Rod Steel and Pans
- Membrane Vapor Barrier Installer
- Power Broom Sweepers (small)
- Riprap, Stonemason, placing stone or wet sacked concrete
- Roto Scraper and Tiller
- Sandblaster (Pot Tender)
- Septic Tank Digger and Installer (leadman)

**GROUP 2 (continued)**
- Tank Scaler and Cleaner
- Tree Climber, Faller, Chain Saw Operator, Pittsburgh Chipper and similar type
- Brush Shredders
- Underground Laborer, including Caisson Bellerow

**GROUP 3**
- Asphalt Installation of all fabrics
- Buggymobile Man
- Compactor (all types including Tampers, Barko, Wacker)
- Concrete Cutting Torch
- Concrete Pile Cutter
- Driller, Jackhammer, 2 1/2 ft. drill steel or longer
- Dri Pak-it Machine
- Gas, Oil and/or Water Pipeline Wrapper - 6-inch pipe and over by any method, inside and out
- Impact Wrench, Multi-Plate
- Kettlemen, Potmen and Men applying asphalt, lay-kold, creosote, lime caustic and similar type materials
- Laborer, Fence Erector
- Material Houseman (Walls, Slabs, Floors and Decks)
- Operators of Pneumatic, Gas, Electric Tools, Vibrating Machines, Pavement Breakers, Air Blasting, Come-Alongs, and similar mechanical tools not separately classified herein; operation of remote controlled robotic tools in connection with Laborers work
- Pipelayer's backup man, coating, grouting, making of joints, sealing, caulking, diapering and including rubber gasket joints, pointing and any and all other services
- Power Post Hole Digger
- Rock Slinger
- Rotary Scarifier or Multiple Head Concrete Chipping Scarifier
- Steel Headerboard Man and Guideline Setter
- Trenching Machine, Hand Propelled

**GROUP 4**
- Any Worker Exposed to Raw Sewage
- Asphalt Raker, Luteman, Ironer, Asphalt Dumpman, and Asphalt Spreader
- Boxes (all types)
- Concrete Core Cutter (walls, floors or ceilings), Grinder or Sander
- Concrete Saw Man, Cutting Walls or Flat Work, Scoring old or new concrete
- Cribber, Shorer, Lagging, Sheetng and Trench Bracing, Hand-Guided Lagging Hammer
- Head Rock Slinger
- High Scaler (including drilling of same)
- Laborer, Asphalt-Rubber Distributor Bootman
- Laser Beam in connection with Laborer's work
- Oversize Concrete Vibrator Operator, 70 pounds and over
- Pipelayer
- Prefabricated Manhole Installer
- Sandblaster (Nozzlemant), Water Blasting, Porta Shot-Blast
- Subsurface Imaging Laborer
- Traffic Lane Closure, certified

**GROUP 5**
- Blasters Powderman
- Drillier
- Toxic Waste Removal
- Welding, certified or otherwise in connection with Laborers' work
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.4
FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

LOCALITY: SAN BERNARDINO COUNTY
DETERMINATION: SBR-2019-2

STRAIGHT-TIME

EXPIRATION
DATE

8/22/2019

04/30/2020**

A

40.900

8.750

7.510

8/22/2019

04/30/2020*

A

28.670

8.750

8.610

8/22/2019

06/30/2020**

33.060

7.470

8.400

F

4.380

8/22/2019

06/30/2020**

33.510

7.470

8.400

F

RESILIENT TILE LAYER

8/22/2019

12/31/2019**

G

36.350

5.330

MATERIAL HANDLER

8/22/2019

12/31/2019**

G

12.000

5.330

8/22/2019

09/30/2019**

G

40.180

8.850

BRICKLAYER, STONEMASON,
MARBLE MASON, CEMENT
BLOCKLAYER, POINTER, CAULKER,
CLEANER

VACATION/
HOLIDAY

PENSION

TRAINING

OTHER
PAYMENTS

HOURS

TOTAL
HOURLY
RATE

OVERTIME HOURLY RATE
DAILY

SATURDAY

SUNDAY
AND
HOLIDAY

-

B

0.990

0.450

C

8.0

58.600

D

79.050

D

79.050

99.500

-

B

0.870

0.450

C

8.0

47.350

D

61.690

D

61.690

76.020

0.650

0.440

C

8.0

54.400

70.930

70.930

87.460

4.380

0.650

0.440

C

8.0

54.850

71.600

71.600

88.360

5.550

2.050

0.630

0.280

8.0

50.190

68.370

H

68.370

86.540

1.940

0.550

0.630

0.280

8.0

20.730

26.730

J

26.730

32.730

6.630

3.070

0.670

0.770

8.0

60.170

80.260

K

80.260

100.350

BRICKLAYER:

#

MASON FINISHER
#

HEALTH
AND
WELFARE

ISSUE DATE

CRAFT (JOURNEY LEVEL)
#

EMPLOYER PAYMENTS
BASIC
HOURLY
RATE

E

BRICK TENDER

#

BRICK TENDER:

#

CARPET, LINOLEUM,

FORKLIFT OPERATOR

I
#

DRYWALL FINISHER

#

ELECTRICIAN:

DRYWALL FINISHER

COMM & SYSTEM INSTALLER

2/22/2019

11/30/2019*

33.090

8.750

L

5.500

-

0.650

M

0.300

8.0

49.280

N

66.320

N

66.320

83.370

O

INSIDE WIREMAN - ZONE A

8/22/2019

05/31/2020*

P

40.000

10.560

L

13.290

-

0.680

Q

0.560

8.0

66.570

R

87.450

R

87.450

108.330

O

CABLE SPLICER - ZONE A

8/22/2019

05/31/2020*

P

41.500

10.560

L

13.290

-

0.680

Q

0.590

8.0

68.150

R

89.810

R

89.810

111.480

O

TUNNEL WIREMAN - ZONE A

8/22/2019

05/31/2020*

P

44.000

10.560

L

13.290

-

0.680

Q

0.620

8.0

70.750

R

93.720

R

93.720

116.690

FIELD SURVEYOR:

#
S

CHIEF OF PARTY (018.167-010)

2/22/2019

09/30/2019*

50.160

11.450

10.650

F

4.620

1.100

0.150

8.0

78.130

N

103.210

N

103.210

128.290

S

INSTRUMENTMAN (018.167-034)

2/22/2019

09/30/2019*

47.660

11.450

10.650

F

4.450

1.100

0.150

8.0

75.460

N

99.290

N

99.290

123.120

S

CHAINMAN/RODMAN (869.567-010)

2/22/2019

09/30/2019*

47.080

11.450

10.650

F

4.400

1.100

0.150

8.0

74.830

N

98.370

N

98.370

121.910

7.750

16.410

V

-

0.770

0.880

8.0

71.260

W

92.990

W

92.990

#

GLAZIER

8/22/2019

12/31/2019**

T

45.450

#

MARBLE FINISHER

8/22/2019

05/31/2020*

X

33.430

9.250

3.950

-

0.910

0.370

8.0

47.910

Y

64.630

Z

64.630

AA

81.340

#

PAINTER:
PAINTER, LEAD ABATEMENT

8/22/2019

06/30/2020**

P

32.120

8.900

4.040

2.550

0.600

1.010

8.0

49.220

AC

65.280

AC

65.280

AC

65.280

AB

REPAINT PAINTER, LEAD ABATEMENT

8/22/2019

06/30/2020**

P

28.590

8.900

4.040

2.430

0.600

1.010

8.0

45.570

AD

59.870

AD

59.870

AD

59.870

AB

INDUSTRIAL PAINTER

8/22/2019

06/30/2020**

P

34.020

8.900

4.040

2.850

0.700

1.010

8.0

51.520

AC

68.530

AC

68.530

AC

68.530

AB

INDUSTRIAL REPAINT PAINTER

8/22/2019

06/30/2020**

P

30.340

8.900

4.040

2.710

0.700

1.010

8.0

47.700

AD

62.870

AD

62.870

AD

62.870

PLASTERER

8/22/2019

08/04/2020**

37.860

9.380

5.840

AE

5.870

0.810

1.040

8.0

60.800

AC

79.730

AG

79.730

98.660

PLASTER TENDER

8/22/2019

08/04/2020**

37.370

7.470

8.300

AI

5.180

1.020

0.960

8.0

60.300

AJ

78.990

AK

78.990

97.670

8/22/2019

08/04/2020**

34.820

7.470

8.300

AI

5.180

1.020

0.960

8.0

57.750

AJ

75.160

AK

75.160

92.570

8/22/2019

08/31/2020**

AL

51.380

9.160

AM

12.250

AN

-

2.250

AO

1.270

8.0

76.310

D

101.130

D

101.130

124.320

8/22/2019

08/31/2020**

AL

38.490

9.050

AM

9.400

AN

-

1.980

AO

1.270

8.0

60.190

78.560

AP

78.560

96.320

8/22/2019

08/31/2020**

AR

19.040

8.800

-

1.110

AO

1.120

8.0

30.450

39.100

AP

39.100

47.740

AS

97.820

AB

#
#

AH

PLASTER CLEAN-UP LABORER
#

AQ

PLUMBER:
PLUMBER, INDUSTRIAL AND GENERAL
PIPEFITTER
SEWER AND STORM DRAIN
PIPELAYER
SEWER AND STORM DRAIN PIPE
TRADESMAN
SERVICE & REPAIR (PLUMBER/HVACFITTER)

U

0.380

AF

114.710

8/22/2019

08/31/2020**

AL

49.830

9.160

AM

11.940

AN

-

1.580

AO

1.270

8.0

73.780

97.820

LANDSCAPE/IRRIGATION FITTER

8/22/2019

08/31/2020**

X

34.400

9.160

AM

12.250

AN

-

1.640

AO

1.070

AP

8.0

58.520

75.720

75.720

91.570

AU

LANDSCAPE/IRRIGATION TRADESMAN

8/22/2019

08/31/2020**

X

14.940

3.000

AM

1.130

-

0.100

AO

0.870

AP

8.0

20.040

27.510

27.510

34.980

2/22/2019

03/31/2019*

39.730

10.020

AW

12.010

-

0.520

0.250

8.0

62.530

82.400

82.400

102.260

AV

FIRE SPRINKLER FITTER (PROTECTION
AND CONTROL SYSTEMS, OVERHEAD
AND UNDERGROUND)

8/22/2019

08/31/2020*

46.510

10.020

-

1.600

0.300

8.0

75.030

98.290

121.540

AX

FIRE SPRINKLER FITTER (PROTECTION
AND CONTROL SYSTEMS, OVERHEAD
AND UNDERGROUND)

16.600

AY

AZ

BA

98.290

BA

AT

120.240


# GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.4
FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

## LOCALITY: SAN BERNARDINO COUNTY
DETERMINATION: SBR-2019-2

<table>
<thead>
<tr>
<th>CRAFT (JOURNEY LEVEL)</th>
<th>ISSUE DATE</th>
<th>EXPIRATION DATE</th>
<th>BASIC HOURLY RATE</th>
<th>HEALTH AND WELFARE</th>
<th>PENSION</th>
<th>VACATION/HOLIDAY</th>
<th>TRAINING</th>
<th>OTHER PAYMENTS</th>
<th>HOURS</th>
<th>TOTAL HOURLY RATE</th>
<th>DAILY</th>
<th>SATURDAY</th>
<th>SUNDAY AND HOLIDAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>ROOFER</td>
<td>8/22/2019</td>
<td>07/31/2020*</td>
<td>BB 39.520</td>
<td>BC 8.560</td>
<td>BD 8.370</td>
<td>-</td>
<td>0.510</td>
<td>0.630</td>
<td>8.0</td>
<td>57.590</td>
<td>D</td>
<td>75.470</td>
<td>D 75.470</td>
</tr>
<tr>
<td>PITCH WORK</td>
<td>8/22/2019</td>
<td>07/31/2020*</td>
<td>BB 41.270</td>
<td>BC 8.560</td>
<td>BD 8.370</td>
<td>-</td>
<td>0.510</td>
<td>0.630</td>
<td>8.0</td>
<td>59.340</td>
<td>D</td>
<td>78.100</td>
<td>D 78.100</td>
</tr>
<tr>
<td>PREPARER</td>
<td>8/22/2019</td>
<td>07/31/2020*</td>
<td>BB 40.520</td>
<td>BC 8.560</td>
<td>BD 8.370</td>
<td>-</td>
<td>0.510</td>
<td>0.630</td>
<td>8.0</td>
<td>58.590</td>
<td>D</td>
<td>76.970</td>
<td>D 76.970</td>
</tr>
<tr>
<td>SHEET METAL WORKER</td>
<td>8/22/2019</td>
<td>06/30/2020*</td>
<td>P 45.780</td>
<td>10.870</td>
<td>BF 17.290</td>
<td>-</td>
<td>0.820</td>
<td>0.650</td>
<td>8.0</td>
<td>75.410</td>
<td>BG</td>
<td>98.300</td>
<td>BG 98.300</td>
</tr>
<tr>
<td>TERRAZZO FINISHER</td>
<td>8/22/2018</td>
<td>08/31/2019*</td>
<td>G 31.250</td>
<td>8.970</td>
<td>3.790</td>
<td>AY</td>
<td>-</td>
<td>0.650</td>
<td>8.0</td>
<td>44.920</td>
<td>Y</td>
<td>60.540</td>
<td>BH 60.540</td>
</tr>
<tr>
<td>TERRAZZO WORKER</td>
<td>8/22/2018</td>
<td>08/31/2019*</td>
<td>G 38.390</td>
<td>9.250</td>
<td>3.970</td>
<td>AY</td>
<td>-</td>
<td>0.960</td>
<td>8.0</td>
<td>52.830</td>
<td>Y</td>
<td>72.030</td>
<td>BH 72.030</td>
</tr>
<tr>
<td>TILE FINISHER</td>
<td>8/22/2019</td>
<td>05/31/2020*</td>
<td>X 28.230</td>
<td>9.250</td>
<td>2.560</td>
<td>-</td>
<td>0.840</td>
<td>0.310</td>
<td>8.0</td>
<td>41.190</td>
<td>Y</td>
<td>55.310</td>
<td>Z 55.310</td>
</tr>
<tr>
<td>TILE LAYER</td>
<td>8/22/2019</td>
<td>05/31/2020*</td>
<td>X 40.070</td>
<td>9.250</td>
<td>8.090</td>
<td>-</td>
<td>1.020</td>
<td>0.370</td>
<td>8.0</td>
<td>58.800</td>
<td>Y</td>
<td>78.830</td>
<td>Z 78.830</td>
</tr>
</tbody>
</table>

**FOOTNOTES**
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

LOCALITY: SAN BERNARDINO COUNTY
DETERMINATION: SBR-2019-2

* EFFECTIVE UNTIL SUPERSEDED BY A NEW DETERMINATION ISSUED BY THE DIRECTOR OF INDUSTRIAL RELATIONS. CONTACT THE OFFICE OF THE DIRECTOR – RESEARCH UNIT AT (415) 703-4774 FOR THE NEW RATES AFTER TEN DAYS AFTER THE EXPIRATION DATE IF NO SUBSEQUENT DETERMINATION IS ISSUED.

** THE RATE TO BE PAID FOR WORK PERFORMED AFTER THIS DATE HAS BEEN DETERMINED. IF WORK WILL EXTEND PAST THIS DATE, THE NEW RATE MUST BE PAID AND SHOULD BE INCORPORATED IN CONTRACTS ENTERED INTO NOW. CONTACT THE OFFICE OF THE DIRECTOR – RESEARCH UNIT FOR SPECIFIC RATES AT (415) 703-4774.

*** INDICATES AN APPRENTICEABLE CRAFT. THE CURRENT APPRENTICE WAGE RATES ARE AVAILABLE ON THE INTERNET @ HTTP://WWW.DIR.CA.GOV/OPRL/PWAPPWAGE/PWAPPWAGESTART.ASP. TO OBTAIN ANY APPRENTICE WAGE RATES AS OF JULY 1, 2008 AND PRIOR TO SEPTEMBER 27, 2012, PLEASE CONTACT THE DIVISION OF APPRENTICESHIP STANDARDS OR REFER TO THE DIVISION OF APPRENTICESHIP STANDARDS’ WEBSITE AT HTTP://WWW.DIR.CA.GOV/DAS/DAS.HTML.

THE BASIC HOURLY RATE AND EMPLOYER PAYMENTS ARE NOT TAKEN FROM A COLLECTIVE BARGAINING AGREEMENT FOR THIS CRAFT OR CLASSIFICATION.

A INCLUDES AMOUNT WITHHELD FOR DUES CHECK OFF AND CONTRACT COMPLIANCE.

B INCLUDES AN AMOUNT FOR IMI TRAINING FUND.

C INCLUDES AN AMOUNT WITHHELD FOR DUES CHECK OFF.

D RATE APPLIES TO THE FIRST 12 DAILY OVERTIME HOURS ON SATURDAY; ALL OTHER TIME IS PAID AT DOUBLE TIME.

E INCLUDES AN AMOUNT OF $2.00 OF VACATION THAT IS NOT FACTORED IN THE OVERTIME RATES.

F INCLUDES AMOUNT WITHHELD FOR VACATION THAT IS NOT FACTORED IN THE OVERTIME RATES.

G INCLUDES AMOUNT WITHHELD FOR DUES CHECK OFF.

H INCLUDES AMOUNT WITHHELD FOR SUPPLEMENTAL DUES.

I INCLUDES AMOUNT WITHHELD FOR SUPPLEMENTAL DUES.

J INCLUDES AMOUNT WITHHELD FOR VACATION THAT IS NOT FACTORED IN THE OVERTIME RATES.

K INCLUDES A MATERIAL HANDLER MAY BE UTILIZED IN RATIO OF ONE (1) MATERIAL HANDLER WITH ANY FIVE (5) JOURNEYMAN ON ANY GIVEN PROJECT.

L INCLUDES AN AMOUNT OF $12.00 PER HOUR FOR TRAVEL/SUBSISTENCE. PAY SHALL BE ON A SEPARATE CHECK.

M INCLUDES AN AMOUNT FOR THE NATIONAL LABOR-MANAGEMENT COOPERATION FUND AND THE ADMINISTRATIVE MAINTENANCE FUND.

N INCLUDES AN AMOUNT FOR IMI TRAINING FUND.

O INCLUDES AMOUNT WITHHELD FOR DUES CHECKOFF, WHICH IS FACTORED IN THE OVERTIME RATES. INCLUDES $2.00 OF VACATION THAT IS NOT FACTORED IN THE OVERTIME RATES.

P INCLUDES AMOUNT WITHHELD FOR DUES CHECKOFF, WHICH IS FACTORED IN THE OVERTIME RATES.

Q INCLUDES AMOUNT WITHHELD FOR DUES CHECKOFF, WHICH IS FACTORED IN THE OVERTIME RATES.

R INCLUDES AN AMOUNT FOR THE NATIONAL LABOR-MANAGEMENT COOPERATION FUND AND THE ADMINISTRATIVE MAINTENANCE FUND.

S INCLUDES AMOUNT WITHHELD FOR DUES CHECKOFF, WHICH IS FACTORED IN THE OVERTIME RATES.

T INCLUDES AN AMOUNT WITHHELD FOR VACATION THAT IS NOT FACTORED IN THE OVERTIME RATES.

U INCLUDES AN AMOUNT OF $12.00 PER HOUR FOR TRAVEL/SUBSISTENCE. PAY SHALL BE ON A SEPARATE CHECK.

V INCLUDES AN AMOUNT WITHHELD FOR DUES CHECKOFF AND CONTRACT COMPLIANCE.

W INCLUDES AN AMOUNT OF $12.00 PER HOUR FOR TRAVEL/SUBSISTENCE. PAY SHALL BE ON A SEPARATE CHECK.

X INCLUDES AN AMOUNT OF $12.00 PER HOUR FOR TRAVEL/SUBSISTENCE. PAY SHALL BE ON A SEPARATE CHECK.

Y INCLUDES AN AMOUNT WITHHELD FOR VACATION THAT IS NOT FACTORED IN THE OVERTIME RATES.

Z INCLUDES AN AMOUNT WITHHELD FOR VACATION THAT IS NOT FACTORED IN THE OVERTIME RATES.
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

LOCALITY: SAN BERNARDINO COUNTY
DETERMINATION: SBR-2019-2

HOURS IS WORKED OVER 12 HOURS IN ANY ONE DAY.
AD INCLUDES AN AMOUNT PER HOUR WORKED OR PAID FOR DUES CHECK OFF
AE SATURDAY IN THE SAME WORKWEEK MAY BE WORKED AT THE STRAIGHT-TIME HOURLY RATE IF IT IS NOT POSSIBLE TO COMPLETE FORTY HOURS OF WORK MONDAY THROUGH FRIDAY WHEN THE JOB IS SHUT DOWN DUE TO INCLEMENT WEATHER OR SIMILAR ACT OF God, OR BEYOND THE CONTRACTOR'S CONTROL.
AG RATE APPLIES TO THE FIRST 8 HOURS WORKED; ALL OTHER TIME IS PAID AT THE SUNDAY AND HOLIDAY OVERTIME HOURLY RATE.
AH THE RATIO OF PLASTER TENDERS TO PLASTERERS SHALL BE AS FOLLOWS: THERE SHALL BE A PLASTER TENDER ON THE JOBSITE WHENEVER THERE IS ONE PLASTERER PERFORMING WORK. FOR INSIDE BROWN COATINGS THERE SHALL BE 2 PLASTER TENDERS FOR EVERY 3 PLASTERERS. FOR INSIDE FINISH COATINGS THERE SHALL BE 1 PLASTER TENDER FOR EVERY 3 PLASTERERS. FOR INSIDE FINISH COATINGS THERE SHALL BE 1 PLASTER TENDER FOR EVERY 2 PLASTERERS.
AI INCLUDES AN AMOUNT PER HOUR WORKED OR PAID FOR SUPPLEMENTAL DUES.
AJ ALL WORK PERFORMED AFTER TWELVE (12) HOURS IN A DAY SHALL BE PAID AT THE SUNDAY/HOLIDAY RATE.
AK SATURDAY MAY BE WORKED AT STRAIGHT-TIME RATE, PROVIDED THAT THE HOURS DO NOT EXCEED 8 HOURS PER DAY OR 40 HOURS PER WEEK.
AL INCLUDES AN AMOUNT WITHHELD FOR ADMINISTRATIVE DUES WHICH IS NOT FACTORED INTO OVERTIME.
AM INCLUDES AMOUNT FOR NATIONAL PENSION AND RETIREE'S X-MAS FUND.
AN INCLUDES AMOUNT IN BASIC HOURLY RATE AND FACTORED AT 1.5 TIMES FOR ALL OVERTIME.
AO INCLUDES AN AMOUNT FOR THE P.I.P.E. LABOR MANAGEMENT COOPERATION COMMITTEE AND THE CONTRACTOR EDUCATION & DEVELOPMENT FUND.
AP SATURDAYS IN THE SAME WORK WEEK MAY BE WORKED AT STRAIGHT-TIME IF JOB IS SHUT DOWN DURING THE NORMAL WORK WEEK DUE TO INCLEMENT WEATHER.
AQ FINE TRADESMEN SHALL NOT BE PERMITTED ON ANY JOB WITHOUT A JOURNEYMAN.
AR INCLUDES AN AMOUNT WITHHELD FOR ADMINISTRATIVE DUES WHICH IS NOT FACTORED IN THE OVERTIME RATES.
AS SATURDAY MAY BE WORKED AT STRAIGHT-TIME RATE, PROVIDED THAT THE HOURS DO NOT EXCEED 8 HOURS PER DAY OR 40 HOURS PER WEEK.
AT DOUBLE TIME SHALL BE PAID FOR NEW YEAR'S DAY, EASTER SUNDAY, LABOR DAY, THANKSGIVING DAY, AND CHRISTMAS.
AU TRADESMEN SHALL ONLY BE USED IF THE FIRST WORKER ON THE JOB IS A LANDSCAPE/IRRIGATION FITTER, SECOND WORKER MUST BE A LANDSCAPE/IRRIGATION FITTER OR APPRENTICE LANDSCAPE/IRRIGATION FITTER, THE 3RD AND 4TH MAY BE A TRADESMAN. THE 5TH MUST BE A LANDSCAPE/IRRIGATION FITTER AND THEREAFTER TRADESMEN WILL BE REFERRED ON A 50-50 BASIS, TO JOURNEYMAN OR APPRENTICE.
AV RATE APPLIES TO REMAINDER OF COUNTY.
AW INCLUDES AN AMOUNT FOR SUPPLEMENTAL PENSION FUND.
AX APPLIES TO THE CITIES OF ONTARIO AND MONTCLAIR.
AY INCLUDED IN STRAIGHT-TIME HOURLY RATE.
AZ AMOUNT IS FOR INDUSTRY PROMOTION FUND AND P.I.P.E. FUND.
BA RATE APPLIES TO THE FIRST 4 DAILY OVERTIME HOURS AND THE FIRST 10 HOURS ON SATURDAY; ALL OTHER TIME IS PAID AT THE SUNDAY AND HOLIDAY OVERTIME HOURLY RATE.
BB INCLUDE AMOUNTS FOR DUES CHECK OFF AND VACATION/HOLIDAY, WHICH ARE NOT FACTORED INTO OVERTIME.
BC INCLUDES AN AMOUNT PER HOUR WORKED FOR ANNUITY TRUST FUND.
BD INCLUDED IN BASIC HOURLY RATE. VACATION IS NOT FACTORED INTO OVERTIME.
BE INCLUDE AMOUNTS FOR ADMINISTRATIVE FUND, COMPLIANCE FUND, INDUSTRY FUND, AND RESEARCH AND EDUCATION TRUST FUND.
BF PURSUANT TO LABOR CODE SECTIONS 1773.1 AND 1773.8, THE AMOUNT PAID FOR THIS EMPLOYER PAYMENT MAY VARY RESULTING IN A LOWER TAXABLE BASIC HOURLY WAGE RATE, BUT THE TOTAL HOURLY RATES FOR STRAIGHT TIME AND OVERTIME MAY NOT BE LESS THAN THE GENERAL PREVAILING RATE OF PER DIEM WAGES.
BG RATE APPLIES FOR THE FIRST 4 OVERTIME HOURS MONDAY THROUGH FRIDAY AND THE FIRST 12 HOURS WORKED ON SATURDAY. ALL OTHER TIME IS PAID AT THE SUNDAY/HOLIDAY RATE.
BH RATE APPLIES TO THE FIRST 8 HOURS WORKED ON A SIXTH OR SEVENTH CONSECUTIVE DAY DURING ANY ONE CALENDAR WEEK UP TO 50 HOURS IN ANY ONE CALENDAR WEEK. ALL OTHER TIME IS PAID AT THE SUNDAY/HOLIDAY RATE.


HOLIDAY PROVISIONS FOR CURRENT OR SUPERSEDED DETERMINATIONS MAY BE OBTAINED BY CONTACTING THE OFFICE OF THE DIRECTOR - RESEARCH UNIT AT (415) 703-4774.
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

LOCALITY: SAN BERNARDINO COUNTY
DETERMINATION: SBR-2019-2

TRAVEL AND/OR SUBSISTENCE PAYMENT: IN ACCORDANCE WITH LABOR CODE SECTIONS 1773.1 AND 1773.9, CONTRACTORS SHALL MAKE TRAVEL AND/OR SUBSISTENCE PAYMENTS TO EACH WORKER TO EXECUTE THE WORK. YOU MAY OBTAIN THE TRAVEL AND/OR SUBSISTENCE PROVISIONS FOR THE CURRENT DETERMINATIONS ON THE INTERNET @ HTTP://WWW.DIR.CA.GOV/OPRL/DFREWAGEDETERMINATION.HTM. TRAVEL AND/OR SUBSISTENCE REQUIREMENTS FOR CURRENT OR SUPERSEDED DETERMINATIONS MAY BE OBTAINED FROM THE OFFICE OF THE DIRECTOR - RESEARCH UNIT AT (415) 703-4774.
<table>
<thead>
<tr>
<th>CRAFT (JOURNEY LEVEL)</th>
<th>ISSUE DATE</th>
<th>EXPIRATION DATE</th>
<th>DATE OF NEXT_change</th>
<th>AMOUNT OF INCREASE</th>
<th>DATE OF NEXT_change</th>
<th>AMOUNT OF INCREASE</th>
<th>DATE OF NEXT_change</th>
<th>AMOUNT OF INCREASE</th>
<th>DATE OF NEXT_change</th>
<th>AMOUNT OF INCREASE</th>
<th>DATE OF NEXT_change</th>
<th>AMOUNT OF INCREASE</th>
<th>DATE OF NEXT_change</th>
<th>AMOUNT OF INCREASE</th>
</tr>
</thead>
<tbody>
<tr>
<td>DRYWALL FINISHER</td>
<td>8/22/2019</td>
<td>08/30/2019**</td>
<td>10/1/2019</td>
<td>$2.40</td>
<td>H</td>
<td>8/22/2019</td>
<td>12/31/2019**</td>
<td>1/1/2020</td>
<td>$2.65</td>
<td>I</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GLAZER</td>
<td>8/22/2019</td>
<td>12/31/2019**</td>
<td>1/1/2020</td>
<td>$0.80</td>
<td>J</td>
<td>8/22/2019</td>
<td>06/04/2020**</td>
<td>8/5/2020</td>
<td>$2.20</td>
<td>P</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PLUMBER, INDUSTRIAL AND GENERAL PIPEFITTER</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
<td>A</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
<td>A</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
</tr>
<tr>
<td>SEWER AND STORM DRAIN PIPELAYER</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
<td>A</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
<td>A</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
</tr>
<tr>
<td>SERVICE &amp; REPAIR (PLUMBER/HVAC-FITTER)</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
<td>A</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
<td>A</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
</tr>
<tr>
<td>LANDSCAPE/IRRIGATION FITTER</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
<td>A</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
<td>A</td>
<td>8/22/2019</td>
<td>08/31/2020**</td>
<td>9/1/2020</td>
<td>$2.01</td>
</tr>
</tbody>
</table>

**FOOTNOTES**
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

LOCALITY: SAN BERNARDINO COUNTY
DETERMINATION: SBR-2019-2

THE PREDETERMINED INCREASE SHOWN IS TO BE ALLOCATED TO WAGES AND/OR EMPLOYER PAYMENTS. PLEASE CONTACT THE OFFICE OF THE DIRECTOR - RESEARCH UNIT AT (415) 703-4774 WHEN THE PREDETERMINED INCREASE BECOMES DUE TO CONFIRM THE DISTRIBUTION. PLEASE ALSO EXAMINE THE IMPORTANT NOTICES TO SEE IF ANY MODIFICATIONS HAVE BEEN ISSUED, AS THERE MAY BE REDUCTIONS TO PREDETERMINED INCREASES.

A $1.20 TO THE BASIC HOURLY RATE, $0.15 TO HEALTH & WELFARE AND $0.07 TO VACATION/HOLIDAY.

B THE RATIO OF BRICK TENDERS TO BRICKLAYERS SHALL BE AS FOLLOWS: ONE (1) BRICK TENDER TO NO MORE THAN THREE (3) BRICKLAYERS DURING THE INSTALLATION OF BLOCK ON A TYPICAL MASONRY PROJECT.

C THE RATIO OF BRICK TENDERS TO BRICKLAYERS SHALL BE AS FOLLOWS: ONE (1) BRICK TENDER TO NO MORE THAN THREE (3) BRICKLAYERS DURING THE INSTALLATION OF BLOCK ON A TYPICAL MASONRY PROJECT.

D THE RATIO OF BRICK TENDERS TO BRICKLAYERS SHALL BE AS FOLLOWS: ONE (1) BRICK TENDER TO NO MORE THAN THREE (3) BRICKLAYERS DURING THE INSTALLATION OF BLOCK ON A TYPICAL MASONRY PROJECT.

E THE RATIO OF BRICK TENDERS TO BRICKLAYERS SHALL BE AS FOLLOWS: ONE (1) BRICK TENDER TO NO MORE THAN THREE (3) BRICKLAYERS DURING THE INSTALLATION OF BLOCK ON A TYPICAL MASONRY PROJECT.

F THE RATIO OF BRICK TENDERS TO BRICKLAYERS SHALL BE AS FOLLOWS: ONE (1) BRICK TENDER TO NO MORE THAN THREE (3) BRICKLAYERS DURING THE INSTALLATION OF BLOCK ON A TYPICAL MASONRY PROJECT.

G THE RATIO OF BRICK TENDERS TO BRICKLAYERS SHALL BE AS FOLLOWS: ONE (1) BRICK TENDER TO NO MORE THAN THREE (3) BRICKLAYERS DURING THE INSTALLATION OF BLOCK ON A TYPICAL MASONRY PROJECT.

H THE RATIO OF PLASTER TENDERS TO PLASTERERS SHALL BE AS FOLLOWS: THERE SHALL BE A PLASTER TENDER ON THE JOBSITE WHENEVER THERE IS A PLASTERER PERFORMING WORK ON THE JOBSITE. EXCEPT ON SMALL PATCH WORK WHERE ONLY ONE PLASTERER IS PERFORMING WORK. FOR INSIDE BROWN COATINGS THERE SHALL BE 2 PLASTER TENDERS FOR UP TO EVERY 3 PLASTERERS. FOR INSIDE FINISH COATINGS THERE SHALL BE 1 PLASTER TENDER FOR UP TO EVERY 3 PLASTERERS. ON OUTSIDE FINISH AND BROWN COATINGS AND FOR ALL OTHER WORK, THERE SHALL BE 1 PLASTER TENDER FOR UP TO EVERY 2 PLASTERERS.

I AN ADDITIONAL $0.25 PER HOUR WILL BE ADDED TO THE BASIC HOURLY RATE WHEN PERFORMING PAPERHANGING WORK.

J AN ADDITIONAL $0.25 PER HOUR WILL BE ADDED TO THE BASIC HOURLY RATE WHEN PERFORMING PAPERHANGING WORK.

K AN ADDITIONAL $0.25 PER HOUR WILL BE ADDED TO THE BASIC HOURLY RATE WHEN PERFORMING PAPERHANGING WORK.

L AN ADDITIONAL $0.25 PER HOUR WILL BE ADDED TO THE BASIC HOURLY RATE WHEN PERFORMING PAPERHANGING WORK.

M AN ADDITIONAL $0.25 PER HOUR WILL BE ADDED TO THE BASIC HOURLY RATE WHEN PERFORMING PAPERHANGING WORK.

N PIPE TRADESMEN SHALL NOT BE PERMITTED ON ANY JOB WITHOUT A JOURNEYMAN.

O PIPE TRADESMEN SHALL NOT BE PERMITTED ON ANY JOB WITHOUT A JOURNEYMAN.

SBR-2019-2-INC
"General Decision Number: CA20200026 01/10/2020

Superseded General Decision Number: CA20190026

State: California

Construction Types: Building, Heavy (Heavy and Dredging) and Highway

County: San Bernardino County in California.

BUILDING CONSTRUCTION PROJECTS; DREDGING PROJECTS (does not include hopper dredge work); HEAVY CONSTRUCTION PROJECTS (does not include water well drilling); HIGHWAY CONSTRUCTION PROJECTS

Note: Under Executive Order (EO) 13658, an hourly minimum wage of $10.80 for calendar year 2020 applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least $10.80 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in calendar year 2020. If this contract is covered by the EO and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must pay workers in that classification at least the wage rate determined through the conformance process set forth in 29 CFR 5.5(a)(1)(ii) (or the EO minimum wage rate, if it is higher than the conformed wage rate). The EO minimum wage rate will be adjusted annually. Please note that this EO applies to the above-mentioned types of contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but it does not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(2)-(60). Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Modification Number     Publication Date
0              01/03/2020
1              01/10/2020

* ASBE0005-002 09/01/2019

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asbestos Workers/Insulator (Includes the application of all insulating materials, protective coverings, coatings, and finishes to all types of mechanical systems)......</td>
<td>$ 43.77</td>
</tr>
<tr>
<td>Fire Stop Technician (Application of Firestopping Materials for wall openings and penetrations in walls, floors, ceilings and curtain walls)......................</td>
<td>$ 28.92</td>
</tr>
</tbody>
</table>

ASBE0005-004 07/01/2019
<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asbestos Removal worker/hazardous material handler (Includes preparation, wetting, stripping, removal, scrapping, vacuuming, bagging and disposing of all insulation materials from mechanical systems, whether they contain asbestos or not)</td>
<td>$20.63 12.17</td>
</tr>
</tbody>
</table>

**BOIL0092-003 03/01/2018**

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>BOILERMAKER</td>
<td>$44.07 33.52</td>
</tr>
</tbody>
</table>

* BRCA0004-011 05/01/2018

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>BRICKLAYER; MARBLE SETTER</td>
<td>$40.39 13.65</td>
</tr>
</tbody>
</table>

*The wage scale for prevailing wage projects performed in Blythe, China lake, Death Valley, Fort Irwin, Twenty-Nine Palms, Needles and 1-15 corridor (Barstow to the Nevada State Line) will be Three Dollars ($3.00) above the standard San Bernardino/Riverside County hourly wage rate*

**BRCA0018-004 06/01/2019**

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>MARBLE FINISHER</td>
<td>$33.43 14.11</td>
</tr>
<tr>
<td>TILE FINISHER</td>
<td>$28.23 12.65</td>
</tr>
<tr>
<td>TILE LAYER</td>
<td>$40.07 18.36</td>
</tr>
</tbody>
</table>

**BRCA0018-010 09/01/2018**

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>TERRAZZO FINISHER</td>
<td>$31.25 13.41</td>
</tr>
<tr>
<td>TERRAZZO WORKER/SETTER</td>
<td>$38.39 14.18</td>
</tr>
</tbody>
</table>

**CARP0409-001 07/01/2018**

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>CARPENTER (1) Carpenter, Cabinet Installer, Insulation Installer, Hardwood Floor Worker and acoustical installer</td>
<td>$41.84 19.17</td>
</tr>
<tr>
<td>(2) Millwright</td>
<td>$42.91 19.17</td>
</tr>
<tr>
<td>(3) Piledrivermen/Derrick Bargeman, Bridge or Dock Carpenter, Heavy Framer, Rock Bargeman or Scowman, Rockslinger, Shingler (Commercial)</td>
<td>$42.54 19.17</td>
</tr>
</tbody>
</table>
(4) Pneumatic Nailer,  
Power Stapler.................. $ 40.09  
(5) Sawfiler.................... $ 39.83  
(6) Scaffold Builder........ $ 31.60  
(7) Table Power Saw  
Operator...................... $ 40.93  

FOOTNOTE: Work of forming in the construction of open cut sewers or storm drains, on operations in which horizontal lagging is used in conjunction with steel H-Beams driven or placed in pre-drilled holes, for that portion of a lagged trench against which concrete is poured, namely, as a substitute for back forms (which work is performed by piledrivers): $0.13 per hour additional.

------------------------------------------------------------------------------------------------------------------------
CARP0409-002  07/01/2016

<table>
<thead>
<tr>
<th>Diver</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Wet</td>
<td>$ 712.48</td>
<td>17.03</td>
</tr>
<tr>
<td>(2) Standby</td>
<td>$ 356.24</td>
<td>17.03</td>
</tr>
<tr>
<td>(3) Tender</td>
<td>$ 348.24</td>
<td>17.03</td>
</tr>
<tr>
<td>(4) Assistant Tender</td>
<td>$ 324.24</td>
<td>17.03</td>
</tr>
</tbody>
</table>

Amounts in "Rates' column are per day
------------------------------------------------------------------------------------------------------------------------
CARP0409-005  07/01/2015

<table>
<thead>
<tr>
<th>Drywall</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>DRYWALL INSTALLER/LATHER</td>
<td>$ 37.35</td>
<td>11.08</td>
</tr>
<tr>
<td>STOCKER/SCRAPER</td>
<td>$ 10.00</td>
<td>7.17</td>
</tr>
</tbody>
</table>

------------------------------------------------------------------------------------------------------------------------
CARP0409-008  08/01/2010

<table>
<thead>
<tr>
<th>Modular Furniture Installer</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ 17.00</td>
<td>7.41</td>
<td></td>
</tr>
</tbody>
</table>

------------------------------------------------------------------------------------------------------------------------
ELEC0440-004  12/01/2019

COMMUNICATIONS AND SYSTEMS WORK

<table>
<thead>
<tr>
<th>Communications System</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installer</td>
<td>$ 35.09</td>
<td>3%+15.50</td>
</tr>
<tr>
<td>Technician</td>
<td>$ 33.09</td>
<td>15.89</td>
</tr>
</tbody>
</table>

SCOPE OF WORK:
Installation, testing, service and maintenance of systems utilizing the transmission and/or transference of voice, sound, vision and digital for commercial, educational, security and entertainment purposes for the following: TV monitoring and surveillance, background-foreground music, intercom and telephone interconnect, inventory control systems, microwave transmission, multi-media, multiplex, nurse call systems, radio page, school intercom and sound, burglar alarms, fire alarms, and low voltage master clock systems in commercial buildings. Communication Systems that transmit or receive information and/or control systems that are intrinsic to the above listed systems; inclusion
or exclusion of terminations and testings of conductors determined by their function; excluding all other data systems or multiple systems which include control function or power supply; excluding installation of raceway systems, conduit systems, line voltage work, and energy management systems. Does not cover work performed at China Lake Naval Ordnance Test Station.

ELEC0477-002 06/01/2019

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electricians: $40.00</td>
<td>3%+24.53</td>
</tr>
<tr>
<td>CABLE SPLICER: $1.50 per hour above Electrician rate.</td>
<td></td>
</tr>
<tr>
<td>TUNNEL WORK: 10% above Electrician rate.</td>
<td></td>
</tr>
</tbody>
</table>

ZONE PAY:
- Zone A - 80 road miles from Post Office, 455 Orange Show Lane, San Bernardino, will be a free zone for all contractors.
- Zone B - Any work performed outside Zone A's 80 road miles, shall add $12.00 per hour to the current wage scale.

ELEC1245-001 06/01/2019

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>LINE CONSTRUCTION</td>
<td></td>
</tr>
<tr>
<td>(1) Lineman; Cable splicer: $58.09</td>
<td>19.36</td>
</tr>
<tr>
<td>(2) Equipment specialist (operates crawler tractors, commercial motor vehicles, backhoes, trenchers, cranes (50 tons and below), overhead &amp; underground distribution line equipment) $46.40</td>
<td>18.17</td>
</tr>
<tr>
<td>(3) Groundman: $35.47</td>
<td>17.79</td>
</tr>
<tr>
<td>(4) Powderman: $49.55</td>
<td>3%+17.65</td>
</tr>
</tbody>
</table>


ELEV0018-001 01/01/2019

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>ELEVATOR MECHANIC: $55.58</td>
<td>34.125</td>
</tr>
</tbody>
</table>

FOOTNOTE:
- PAID VACATION: Employer contributes 8% of regular hourly rate as vacation pay credit for employees with more than 5 years of service, and 6% for 6 months to 5 years of service.

ENGI0012-003 07/01/2018
<table>
<thead>
<tr>
<th>GROUP</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$45.30</td>
<td>25.25</td>
</tr>
<tr>
<td>2</td>
<td>$46.08</td>
<td>25.25</td>
</tr>
<tr>
<td>3</td>
<td>$46.37</td>
<td>25.25</td>
</tr>
<tr>
<td>4</td>
<td>$47.86</td>
<td>25.25</td>
</tr>
<tr>
<td>5</td>
<td>$48.96</td>
<td>25.25</td>
</tr>
<tr>
<td>6</td>
<td>$48.08</td>
<td>25.25</td>
</tr>
<tr>
<td>7</td>
<td>$48.19</td>
<td>25.25</td>
</tr>
<tr>
<td>8</td>
<td>$48.29</td>
<td>25.25</td>
</tr>
<tr>
<td>9</td>
<td>$48.31</td>
<td>25.25</td>
</tr>
<tr>
<td>10</td>
<td>$48.48</td>
<td>25.25</td>
</tr>
<tr>
<td>11</td>
<td>$48.58</td>
<td>25.25</td>
</tr>
<tr>
<td>12</td>
<td>$48.61</td>
<td>25.25</td>
</tr>
<tr>
<td>13</td>
<td>$48.69</td>
<td>25.25</td>
</tr>
<tr>
<td>14</td>
<td>$48.78</td>
<td>25.25</td>
</tr>
<tr>
<td>15</td>
<td>$48.96</td>
<td>25.25</td>
</tr>
<tr>
<td>16</td>
<td>$49.19</td>
<td>25.25</td>
</tr>
<tr>
<td>17</td>
<td>$49.31</td>
<td>25.25</td>
</tr>
<tr>
<td>18</td>
<td>$49.41</td>
<td>25.25</td>
</tr>
<tr>
<td>19</td>
<td>$49.58</td>
<td>25.25</td>
</tr>
<tr>
<td>20</td>
<td>$49.69</td>
<td>25.25</td>
</tr>
<tr>
<td>21</td>
<td>$49.81</td>
<td>25.25</td>
</tr>
<tr>
<td>22</td>
<td>$49.98</td>
<td>25.25</td>
</tr>
<tr>
<td>23</td>
<td>$50.19</td>
<td>25.25</td>
</tr>
<tr>
<td>24</td>
<td>$50.31</td>
<td>25.25</td>
</tr>
<tr>
<td>25</td>
<td>$50.48</td>
<td>25.25</td>
</tr>
</tbody>
</table>

**OPERATOR: Power Equipment** (All Other Work)

<table>
<thead>
<tr>
<th>GROUP</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$46.65</td>
<td>25.25</td>
</tr>
<tr>
<td>2</td>
<td>$47.43</td>
<td>25.25</td>
</tr>
<tr>
<td>3</td>
<td>$47.72</td>
<td>25.25</td>
</tr>
<tr>
<td>4</td>
<td>$47.86</td>
<td>25.25</td>
</tr>
<tr>
<td>5</td>
<td>$48.08</td>
<td>25.25</td>
</tr>
<tr>
<td>6</td>
<td>$48.19</td>
<td>25.25</td>
</tr>
<tr>
<td>7</td>
<td>$48.31</td>
<td>25.25</td>
</tr>
<tr>
<td>8</td>
<td>$48.48</td>
<td>25.25</td>
</tr>
<tr>
<td>9</td>
<td>$48.65</td>
<td>25.25</td>
</tr>
<tr>
<td>10</td>
<td>$49.65</td>
<td>25.25</td>
</tr>
<tr>
<td>11</td>
<td>$50.65</td>
<td>25.25</td>
</tr>
<tr>
<td>12</td>
<td>$51.65</td>
<td>25.25</td>
</tr>
<tr>
<td>13</td>
<td>$52.65</td>
<td>25.25</td>
</tr>
</tbody>
</table>

**OPERATOR: Power Equipment** (Cranes, Piledriving & Hoisting)

<table>
<thead>
<tr>
<th>GROUP</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$47.15</td>
<td>25.25</td>
</tr>
<tr>
<td>2</td>
<td>$47.93</td>
<td>25.25</td>
</tr>
<tr>
<td>3</td>
<td>$48.22</td>
<td>25.25</td>
</tr>
<tr>
<td>4</td>
<td>$48.39</td>
<td>25.25</td>
</tr>
<tr>
<td>5</td>
<td>$48.58</td>
<td>25.25</td>
</tr>
<tr>
<td>6</td>
<td>$48.69</td>
<td>25.25</td>
</tr>
<tr>
<td>7</td>
<td>$48.81</td>
<td>25.25</td>
</tr>
</tbody>
</table>

**OPERATOR: Power Equipment** (Tunnel Work)

<table>
<thead>
<tr>
<th>GROUP</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$47.15</td>
<td>25.25</td>
</tr>
<tr>
<td>2</td>
<td>$47.93</td>
<td>25.25</td>
</tr>
<tr>
<td>3</td>
<td>$48.22</td>
<td>25.25</td>
</tr>
<tr>
<td>4</td>
<td>$48.39</td>
<td>25.25</td>
</tr>
<tr>
<td>5</td>
<td>$48.58</td>
<td>25.25</td>
</tr>
<tr>
<td>6</td>
<td>$48.69</td>
<td>25.25</td>
</tr>
<tr>
<td>7</td>
<td>$48.81</td>
<td>25.25</td>
</tr>
</tbody>
</table>

**PREMIUM PAY:**

$3.75 per hour shall be paid on all Power Equipment Operator work on the following Military Bases: China Lake Naval Reserve, Vandenberg AFB, Point Arguello, Seely Naval Base, Fort Irwin, Nebe Annex Marine Base, Marine Corp Logistics Base Yermo, Edwards AFB, 29 Palms Marine Base and Camp Pendleton

Workers required to suit up and work in a hazardous material environment: $2.00 per hour additional. Combination mixer and compressor operator on gunite work shall be classified
as a concrete mobile mixer operator.

SEE ZONE DEFINITIONS AFTER CLASSIFICATIONS

POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1: Bargeman; Brakeman; Compressor operator; Ditch Witch, with seat or similar type equipment; Elevator operator-inside; Engineer Oiler; Forklift operator (includes loed, lull or similar types under 5 tons; Generator operator; Generator, pump or compressor plant operator; Pump operator; Signalman; Switchman

GROUP 2: Asphalt-rubber plant operator (nurse tank operator); Concrete mixer operator-skip type; Conveyor operator; Fireman; Forklift operator (includes loed, lull or similar types over 5 tons; Hydrostatic pump operator; oiler crusher (asphalt or concrete plant); Petromat laydown machine; PJU side dum jack; Screening and conveyor machine operator (or similar types); Skiploader (wheel type up to 3/4 yd. without attachment); Tar pot fireman; Temporary heating plant operator; Trenching machine oiler

GROUP 3: Asphalt-rubber blend operator; Bobcat or similar type (Skid steer); Equipment greaser (rack); Ford Ferguson (with dragtype attachments); Helicopter radioman (ground); Stationary pipe wrapping and cleaning machine operator

GROUP 4: Asphalt plant fireman; Backhoe operator (mini-max or similar type); Boring machine operator; Boxman or mixerman (asphalt or concrete); Chip spreading machine operator; Concrete cleaning decontamination machine operator; Concrete Pump Operator (small portable); Drilling machine operator, small auger types (Texoma super economatic or similar types - Hughes 100 or 200 or similar types - drilling depth of 30' maximum); Equipment greaser (grease truck); Guard rail post driver operator; Highline cableway signalman; Hydra-hammer-aero stomper; Micro Tunneling (above ground tunnel); Power concrete curing machine operator; Power concrete saw operator; Power-driven jumbo form setter operator; Power sweeper operator; Rock Wheel Saw/Trencher; Roller operator (compacting); Screed operator (asphalt or concrete); Trenching machine operator (up to 6 ft.); Vacuum or much truck

GROUP 5: Equipment Greaser (Grease Truck/Multi Shift).

GROUP 6: Articulating material hauler; Asphalt plant engineer; Batch plant operator; Bit sharpener; Concrete joint machine operator (canal and similar type); Concrete planer operator; Dandy digger; Deck engine operator; Derrickman (oilfield type); Drilling machine operator, bucket or auger types (Calweld 100 bucket or similar types - Watson 1000 auger or similar types - Texoma 330, 500 or 600 auger or similar types - drilling depth of 45' maximum); Drilling machine operator; Hydrographic seeder machine operator (straw, pulp or seed), Jackson track maintainer, or similar type; Kalamazoo Switch tamper, or similar type; Machine tool operator; Maginnis internal full slab vibrator, Mechanical berm, curb or gutter(concrete or asphalt); Mechanical finisher operator (concrete, Clary-Johnson-Bidwell or similar); Micro tunnel system (below ground); Pavement breaker operator (truck mounted); Road oil mixing machine operator; Roller operator (asphalt or finish), rubber-tired earth moving equipment (single
GROUP 8: Asphalt or concrete spreading operator (tamping or finishing); Asphalt paving machine operator (Barber Greene or similar type); Asphalt-rubber distribution operator; Backhoe operator (up to and including 3/4 yd.), small ford, Case or similar; Cast-in-place pipe laying machine operator; Combination mixer and compressor operator (gunite work); Compactor operator (self-propelled); Concrete mixer operator (paving); Crushing plant operator; Drill Doctor; Drilling machine operator, Bucket or auger types (Calweld 150 bucket or similar types - Watson 1500, 2000 2500 auger or similar types - Texoma 700, 800 auger or similar types - drilling depth of 60' maximum); Elevating grader operator; Grade checker; Gradall operator; Grouting machine operator; Heavy-duty repairman; Heavy equipment robotics operator; Kalamazoo balliste regulator or similar type; Kolman belt loader and similar type; Le Tourneau blob compactor or similar type; Loader operator (Athey, Euclid, Sierra and similar types); Mobark Chipper or similar; Ozzie padder or similar types; P.C. slot saw; Pneumatic concrete placing machine operator (Hackley-Presswell or similar type); Pumpcrete gun operator; Rock Drill or similar types; Rotary drill operator (excluding caisson type); Rubber-tired earth-moving equipment operator (single engine, caterpillar, Euclid, Athey Wagon and similar types with any and all attachments over 25 yds. up to and including 50 cu. yds. struck); Rubber-tired earth-moving equipment operator (multiple engine up to and including 25 yds. struck); Rubber-tired scraper operator (self-loading paddle wheel type-John Deere, 1040 and similar single unit); Self-propelled curb and gutter machine operator; Shuttle buggy; Skiploader operator (crawler and wheel type over 1-1/2 yds. up to and including 6-1/2 yds.); Soil remediation plant operator; Surface heaters and planer operator; Tractor compressor drill combination operator; Tractor operator (any type larger than D-5 - 100 flywheel h.p. and over, or similar-bulldozer, tamper, scraper and push tractor single engine); Tractor operator (boom attachments), Traveling pipe wrapping, cleaning and bending machine operator; Trenching machine operator (over 6 ft. depth capacity, manufacturer's rating); trenching Machine with Road Miner attachment (over 6 ft depth capacity): Ultra high pressure waterjet cutting tool system mechanic; Water pull (compaction) operator

GROUP 9: Heavy Duty Repairman

GROUP 10: Drilling machine operator, Bucket or auger types (Calweld 200 B bucket or similar types-Watson 3000 or 5000 auger or similar types-Texoma 900 auger or similar types-drilling depth of 105' maximum); Dual drum mixer, dynamic compactor LDC350 (or similar types); Monorail locomotive operator (diesel, gas or electric); Motor patrol-blade operator (single engine); Multiple engine tractor operator (Euclid and similar type-except Quad 9
GROUP 11: Heavy Duty Repairman - Welder Combination, Welder - Certified.

GROUP 12: Auto grader operator; Automatic slip form operator; Drilling machine operator, bucket or auger types (Calweld, auger 200 CA or similar types - Watson, auger 6000 or similar types - Hughes Super Duty, auger 200 or similar types - drilling depth of 175' maximum); Hoe ram or similar with compressor; Mass excavator operator less than 750 cu. yards; Mechanical finishing machine operator; Mobile form traveler operator; Motor patrol operator (multi-engine); Pipe mobile machine operator; Rubber-tired earth-moving equipment operator (multiple engine, Euclid, Caterpillar and similar type, over 50 cu. yds. struck); Rubber-tired self-loading scraper operator (paddle-wheel-auger type self-loading - two (2) or more units)

GROUP 13: Rubber-tired earth-moving equipment operator operating equipment with push-pull system (single engine, up to and including 25 yds. struck)

GROUP 14: Canal liner operator; Canal trimmer operator; Remote-control earth-moving equipment operator (operating a second piece of equipment: $1.00 per hour additional); Wheel excavator operator (over 750 cu. yds.)

GROUP 15: Rubber-tired earth-moving equipment operator, operating equipment with push-pull system (single engine, Caterpillar, Euclid, Athey Wagon and similar types with any and all attachments over 25 yds. and up to and including 50 yds. struck); Rubber-tired earth-moving equipment operator, operating equipment with push-pull system (multiple engine-up to and including 25 yds. struck)

GROUP 16: Rubber-tired earth-moving equipment operator, operating equipment with push-pull system (single engine, over 50 yds. struck); Rubber-tired earth-moving equipment operator, operating equipment with push-pull system (multiple engine, Euclid, Caterpillar and similar, over 25 yds. and up to 50 yds. struck)

GROUP 17: Rubber-tired earth-moving equipment operator, operating in tandem (scrapers, belly dumps and similar types in any combination, excluding compaction units - single engine, up to and including 25 yds. struck)

GROUP 18: Rubber-tired earth-moving equipment operator, operating in tandem (scrapers, belly dumps and similar types in any combination, excluding compaction units - single engine, up to and including 25 yds. struck)

GROUP 19: Rotex concrete belt operator (or similar types); Rubber-tired earth-moving equipment operator, operating in...
tandem (scrapers, belly dumps and similar types in any combination, excluding compaction units - single engine, Caterpillar, Euclid, Athey Wagon and similar types with any and all attachments over 25 yds. and up to and including 50 cu. yds. struck); Rubber-tired earth-moving equipment operator, operating in tandem (scrapers, belly dumps and similar types in any combination, excluding compaction units - multiple engine, up to and including 25 yds. struck)

GROUP 20: Rubber-tired earth-moving equipment operator, operating in tandem (scrapers, belly dumps and similar types in any combination, excluding compaction units - single engine, over 50 yds. struck); Rubber-tired earth-moving equipment operator, operating in tandem (scrapers, belly dumps, and similar types in any combination, excluding compaction units - multiple engine, Euclid, Caterpillar and similar, over 25 yds. and up to 50 yds. struck)

GROUP 21: Rubber-tired earth-moving equipment operator, operating in tandem (scrapers, belly dumps and similar types in any combination, excluding compaction units - multiple engine, Euclid, Caterpillar and similar type, over 50 cu. yds. struck)

GROUP 22: Rubber-tired earth-moving equipment operator, operating equipment with the tandem push-pull system (single engine, up to and including 25 yds. struck)

GROUP 23: Rubber-tired earth-moving equipment operator, operating equipment with the tandem push-pull system (single engine, Caterpillar, Euclid, Athey Wagon and similar types with any and all attachments over 25 yds. and up to and including 50 yds. struck); Rubber-tired earth-moving equipment operator, operating with the tandem push-pull system (multiple engine, up to and including 25 yds. struck)

GROUP 24: Rubber-tired earth-moving equipment operator, operating equipment with the tandem push-pull system (single engine, over 50 yds. struck); Rubber-tired earth-moving equipment operator, operating equipment with the tandem push-pull system (multiple engine, Euclid, Caterpillar and similar, over 25 yds. and up to 50 yds. struck)

GROUP 25: Concrete pump operator-truck mounted; Rubber-tired earth-moving equipment operator, operating with the tandem push-pull system (multiple engine, Euclid, Caterpillar and similar type, over 50 cu. yds. struck)

CRANES, PILEDRIVING AND HOISTING EQUIPMENT CLASSIFICATIONS

GROUP 1: Engineer oiler; Fork lift operator (includes loed, lull or similar types)

GROUP 2: Truck crane oiler

GROUP 3: A-frame or winch truck operator; Ross carrier operator (jobsite)

GROUP 4: Bridge-type unloader and turntable operator; Helicopter hoist operator

GROUP 5: Hydraulic boom truck; Stinger crane (Austin-Western
or similar type); Tugger hoist operator (1 drum)

GROUP 6: Bridge crane operator; Cretor crane operator; Hoist operator (Chicago boom and similar type); Lift mobile operator; Lift slab machine operator (Vagtborg and similar types); Material hoist and/or manlift operator; Polar gantry crane operator; Self Climbing scaffold (or similar type); Shovel, backhoe, dragline, clamshell operator (over 3/4 yd. and up to 5 cu. yds. mrc); Tugger hoist operator

GROUP 7: Pedestal crane operator; Shovel, backhoe, dragline, clamshell operator (over 5 cu. yds. mrc); Tower crane repair; Tugger hoist operator (3 drum)

GROUP 8: Crane operator (up to and including 25 ton capacity); Crawler transporter operator; Derrick barge operator (up to and including 25 ton capacity); Hoist operator, stiff legs, Guy derrick or similar type (up to and including 25 ton capacity); Shovel, backhoe, dragline, clamshell operator (over 7 cu. yds., M.R.C.)

GROUP 9: Crane operator (over 25 tons and up to and including 50 tons mrc); Derrick barge operator (over 25 tons up to and including 50 tons mrc); Highline cableway operator; Hoist operator, stiff legs, Guy derrick or similar type (over 25 tons up to and including 50 tons mrc); K-crane operator; Polar crane operator; Self erecting tower crane operator maximum lifting capacity ten tons

GROUP 10: Crane operator (over 50 tons and up to and including 100 tons mrc); Derrick barge operator (over 50 tons up to and including 100 tons mrc); Hoist operator, stiff legs, Guy derrick or similar type (over 50 tons up to and including 100 tons mrc), Mobile tower crane operator (over 50 tons, up to and including 100 tons M.R.C.); Tower crane operator and tower gantry

GROUP 11: Crane operator (over 100 tons and up to and including 200 tons mrc); Derrick barge operator (over 100 tons up to and including 200 tons mrc); Hoist operator, stiff legs, Guy derrick or similar type (over 100 tons up to and including 200 tons mrc); Mobile tower crane operator (over 100 tons up to and including 200 tons mrc)

GROUP 12: Crane operator (over 200 tons up to and including 300 tons mrc); Derrick barge operator (over 200 tons up to and including 300 tons mrc); Hoist operator, stiff legs, Guy derrick or similar type (over 200 tons, up to and including 300 tons mrc); Mobile tower crane operator (over 200 tons, up to and including 300 tons mrc)

GROUP 13: Crane operator (over 300 tons); Derrick barge operator (over 300 tons); Helicopter pilot; Hoist operator, stiff legs, Guy derrick or similar type (over 300 tons); Mobile tower crane operator (over 300 tons)

TUNNEL CLASSIFICATIONS

GROUP 1: Skiploader (wheel type up to 3/4 yd. without attachment)

GROUP 2: Power-driven jumbo form setter operator

GROUP 3: Dinkey locomotive or motorperson (up to and including 10 tons)
GROUP 4: Bit sharpener; Equipment greaser (grease truck); Slip form pump operator (power-driven hydraulic lifting device for concrete forms); Tugger hoist operator (1 drum); Tunnel locomotive operator (over 10 and up to and including 30 tons)

GROUP 5: Backhoe operator (up to and including 3/4 yd.); Small Ford, Case or similar; Drill doctor; Grouting machine operator; Heading shield operator; Heavy-duty repairperson; Loader operator (Athey, Euclid, Sierra and similar types); Mucking machine operator (1/4 yd., rubber-tired, rail or track type); Pneumatic concrete placing machine operator (Hackley-Presswell or similar type); Pneumatic heading shield (tunnel); Pumpcrete gun operator; Tractor compressor drill combination operator; Tugger hoist operator (2 drum); Tunnel locomotive operator (over 30 tons)

GROUP 6: Heavy Duty Repairman

GROUP 7: Tunnel mole boring machine operator

ENGINEERS ZONES

$1.00 additional per hour for all of IMPERIAL County and the portions of KERN, RIVERSIDE & SAN BERNARDINO Counties as defined below:

That area within the following Boundary: Begin in San Bernardino County, approximately 3 miles NE of the intersection of I-15 and the California State line at that point which is the NW corner of Section 1, T17N, R14E, San Bernardino Meridian. Continue W in a straight line to that point which is the SW corner of the northwest quarter of Section 6, T27S, R42E, Mt. Diablo Meridian. Continue North to the intersection with the Inyo County Boundary at that point which is the NE corner of the western half of the northern quarter of Section 6, T25S, R42E, MDM. Continue W along the Inyo and San Bernardino County boundary until the intersection with Kern County, as that point which is the SE corner of Section 34, T24S, R40E, MDM. Continue W along the Inyo and Kern County boundary until the intersection with Tulare County, at that point which is the SW corner of the SE quarter of Section 32, T24S, R37E, MDM. Continue W along the Kern and Tulare County boundary, until that point which is the NW corner of T25S, R32E, MDM. Continue S following R32E lines to the NW corner of T31S, R32E, MDM. Continue W to the NW corner of T31S, R32E, MDM. Continue S to the SW corner of T32S, R31E, MDM. Continue S to SW corner of T11N, R17W, SBM. Continue S to SW corner of T9N, R7W, SBM. Continue S to SW corner of T9N, R7W, SBM. Continue E along south boundary of T9N, SBM to SW corner of T9N, R1E, SBM. Continue S along west boundary of R1E, SBM to Riverside County line at the SW corner of T15, R1E, SBM. Continue E along south boundary of T15, R1E, SBM to Imperial County line at the SW corner of T15, R10E, SBM. Continue S along west boundary of R10E, SBM to Imperial County line at the SW corner of T8S, R10E, SBM. Continue W along Imperial and Riverside County line to NW corner of T9S, R9E, SBM. Continue S along the boundary between Imperial and San Diego Counties, along the west edge of R9E, SBM to the south boundary of Imperial County, California State line. Follow the California State line west to Arizona state line, then north to Nevada State line, then continuing NW back to start at the point which is the NW corner of Section 1.
T17N, R14E, SBM

$1.00 additional per hour for portions of SAN LUIS OBISPO, KERN, SANTA BARBARA & VENTURA as defined below:

That area within the following Boundary: Begin approximately 5 miles north of the community of Cholame, on the Monterey County and San Luis Obispo County boundary at the NW corner of T25S, R16E, Mt. Diablo Meridian. Continue south along the west side of R16E to the SW corner of T30S, R16E, MDM. Continue E to SW corner of T30S, R17E, MDM. Continue S to SW corner of T31S, R17E, MDM. Continue E to SW corner of T31S, R18E, MDM. Continue S along West side of R18E, MDM as it crosses into San Bernardino Meridian numbering area and becomes R30W. Follow the west side of R30W, SBM to the SW corner of T9N, R30W, SBM. Continue E along the south edge of T9N, SBM to the Santa Barbara County and Ventura County boundary at that point which is the SW corner of Section 34. T9N, R24W, SBM, continue S along the Ventura County line to that point which is the SW corner of the SE quarter of Section 32, T7N, R24W, SBM. Continue E along the south edge of T7N, SBM to the SE corner to T7N, R21W, SBM. Continue N along East side of R21W, SBM to Ventura County and Kern County boundary at the NE corner of T8N, R21W. Continue W along the Ventura County and Kern County boundary to the SE corner of T9N, R21W. Continue North along the East edge of R21W, SBM to the NE corner of T12N, R21W, SBM. Continue West along the north edge of T12N, SBM to the SE corner of T32S, R21E, MDM. [T12N SBM is a thin strip between T11N SBM and T32S MDM]. Continue North along the East side of R21E, MDM to the Kings County and Kern County border at the NE corner of T25S, R21E, MDM, continue West along the Kings County and Kern County Boundary until the intersection of San Luis Obispo County. Continue West along the Kings County and San Luis Obispo County boundary until the intersection with Monterey County. Continue West along the Monterey County and San Luis Obispo County boundary to the beginning point at the NW corner of T25S, R16E, MDM.

$2.00 additional per hour for INYO and MONO Counties and the Northern portion of SAN BERNARDINO County as defined below:

That area within the following Boundary: Begin at the intersection of the northern boundary of Mono County and the California state line at the point which is the center of Section 17, T10N, R22E, Mt. Diablo Meridian. Continue S then SE along the entire western boundary of Mono County, until it reaches Inyo County at the point which is the NE corner of the Western half of the NW quarter of Section 2, T8S, R29E, MDM. Continue SSE along the entire western boundary of Inyo County, until the intersection with Kern County at the point which is the SW corner of the SE 1/4 of Section 32, T24S, R37E, MDM. Continue E along the Inyo and Kern County boundary until the intersection with San Bernardino County at that point which is the SE corner of section 34, T24S, R40E, MDM. Continue E along the Inyo and San Bernardino County boundary until the point which is the NE corner of the Western half of the NW quarter of Section 6, T25S, R42E, MDM. Continue S to that point which is the SW corner of the NW quarter of Section 6, T27S, R42E, MDM. Continue E in a straight line to the California and Nevada state border at the point which is the NW corner of Section 1, T17N, R14E, San Bernardino Meridian. Then continue NW along the state line to the starting point, which is the center of Section 18, T10N, R22E, MDM.
REMAINING AREA NOT DEFINED ABOVE RECEIVES BASE RATE

---

**ENGI0012-004 08/01/2015**

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>OPERATOR:  Power Equipment (DREDGING)</td>
<td></td>
</tr>
<tr>
<td>(1) Leverman .................$ 49.50</td>
<td>23.60</td>
</tr>
<tr>
<td>(2) Dredge dozer .............$ 43.53</td>
<td>23.60</td>
</tr>
<tr>
<td>(3) Deckmate ................$ 43.42</td>
<td>23.60</td>
</tr>
<tr>
<td>(4) Winch operator (stem winch on dredge) ............$ 42.87</td>
<td>23.60</td>
</tr>
<tr>
<td>(5) Fireman-Oiler, Deckhand, Bargeman, Leveehand ..........$ 42.33</td>
<td>23.60</td>
</tr>
<tr>
<td>(6) Barge Mate ...............$ 42.94</td>
<td>23.60</td>
</tr>
</tbody>
</table>

---

**IRON0377-002 07/01/2019**

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ironworkers:</td>
<td></td>
</tr>
<tr>
<td>Fence Erector ...............$ 33.58</td>
<td>24.66</td>
</tr>
<tr>
<td>Ornamental, Reinforcing and Structural .............$ 40.00</td>
<td>33.30</td>
</tr>
</tbody>
</table>

**PREMIUM PAY:**

$6.00 additional per hour at the following locations:

- China Lake Naval Test Station, Chocolate Mountains Naval Reserve-Niland,

$4.00 additional per hour at the following locations:

- Army Defense Language Institute - Monterey, Fallon Air Base, Naval Post Graduate School - Monterey, Yermo Marine Corps Logistics Center

$2.00 additional per hour at the following locations:

- Port Hueneme, Port Mugu, U.S. Coast Guard Station - Two Rock

---

**LAB00300-005 01/01/2018**

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asbestos Removal Laborer .......$ 33.19</td>
<td>17.78</td>
</tr>
</tbody>
</table>

**SCOPE OF WORK:** Includes site mobilization, initial site cleanup, site preparation, removal of asbestos-containing material and toxic waste, encapsulation, enclosure and disposal of asbestos-containing materials and toxic waste by hand or with equipment or machinery; scaffolding, fabrication of temporary wooden barriers and assembly of decontamination stations.
LABO0345-001 07/01/2019

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>LABORER (GUNITE)</td>
<td></td>
</tr>
<tr>
<td>GROUP 1.................$ 44.05</td>
<td>18.42</td>
</tr>
<tr>
<td>GROUP 2.................$ 43.10</td>
<td>18.42</td>
</tr>
<tr>
<td>GROUP 3.................$ 39.56</td>
<td>18.42</td>
</tr>
</tbody>
</table>

FOOTNOTE: GUNITE PREMIUM PAY: Workers working from a Bos'n's Chair or suspended from a rope or cable shall receive 40 cents per hour above the foregoing applicable classification rates. Workers doing gunite and/or shotcrete work in a tunnel shall receive 35 cents per hour above the foregoing applicable classification rates, paid on a portal-to-portal basis. Any work performed on, in or above any smoke stack, silo, storage elevator or similar type of structure, when such structure is in excess of 75'-0" above base level and which work must be performed in whole or in part more than 75'-0" above base level, that work performed above the 75'-0" level shall be compensated for at 35 cents per hour above the applicable classification wage rate.

GUNITE LABORER CLASSIFICATIONS

GROUP 1: Rodmen, Nozzlemen
GROUP 2: Gunmen
GROUP 3: Reboundmen

LABO0783-002 07/01/2019

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>LABORER (TUNNEL)</td>
<td></td>
</tr>
<tr>
<td>GROUP 1.................$ 40.19</td>
<td>19.07</td>
</tr>
<tr>
<td>GROUP 2.................$ 40.51</td>
<td>19.07</td>
</tr>
<tr>
<td>GROUP 3.................$ 40.97</td>
<td>19.07</td>
</tr>
<tr>
<td>GROUP 4.................$ 41.66</td>
<td>19.07</td>
</tr>
<tr>
<td>LABORER</td>
<td></td>
</tr>
<tr>
<td>GROUP 1.................$ 35.24</td>
<td>20.09</td>
</tr>
<tr>
<td>GROUP 2.................$ 35.79</td>
<td>20.09</td>
</tr>
<tr>
<td>GROUP 3.................$ 36.34</td>
<td>20.09</td>
</tr>
<tr>
<td>GROUP 4.................$ 37.89</td>
<td>20.09</td>
</tr>
<tr>
<td>GROUP 5.................$ 38.24</td>
<td>20.09</td>
</tr>
</tbody>
</table>

LABORER CLASSIFICATIONS

GROUP 1: Cleaning and handling of panel forms; Concrete screeding for rough strike-off; Concrete, water curing; Demolition laborer, the cleaning of brick if performed by a worker performing any other phase of demolition work, and the cleaning of lumber; Fire watcher, limber, brush loader, piler and debris handler; Flag person; Gas, oil and/or water pipeline laborer; Laborer, asphalt-rubber material loader; Laborer, general or construction; Laborer, general clean-up; Laborer, landscaping; Laborer, jetting; Laborer, temporary water and air lines; Material hose operator (walls, slabs, floors and decks); Plugging, filling of shee bolt holes; Dry packing of concrete; Railroad maintenance, ...
repair track person and road beds; Streetcar and railroad construction track laborers; Rigging and signaling; Scaler; Slip form raiser; Tar and mortar; Tool crib or tool house laborer; Traffic control by any method; Window cleaner; Wire mesh pulling - all concrete pouring operations

GROUP 2: Asphalt shoveler; Cement dumper (on 1 yd. or larger mixer and handling bulk cement); Cesspool digger and installer; Chucktender; Chute handler, pouring concrete, the handling of the chute from ready-mix trucks, such as walls, slabs, decks, floors, foundation, footings, curbs, gutters and sidewalks; Concrete curer, impervious membrane and form oiler; Cutting torch operator (demolition); Fine grader, highways and street paving, airport, runways and similar type heavy construction; Gas, oil and/or water pipeline wrapper - pot tender and form person; Guinea chaser; Headerboard person - asphalt; Laborer, packing rod steel and pans; Membrane vapor barrier installer; Power broom sweeper (small); Riprap stonepaver, placing stone or wet sacked concrete; Roto scraper and tiller; Sandblaster (pot tender); Septic tank digger and installer(lead); Tank scaler and cleaner; Tree climber, faller, chain saw operator, Pittsburgh chipper and similar type brush shredder; Underground laborer, including caisson beller

GROUP 3: Buggymobile person; Concrete cutting torch; Concrete pile cutter; Driller, jackhammer, 2-1/2 ft. drill steel or longer; Dri-pak-it machine; Gas, oil and/or water pipeline wrapper, 6-in. pipe and over, by any method, inside and out; High scaler (including drilling of same); Hydro seeder and similar type; Impact wrench multi-plate; Kettle person, pot person and workers applying asphalt, lay-kold, creosote, lime caustic and similar type materials ("applying" means applying, dipping, brushing or handling of such materials for pipe wrapping and waterproofing); Operator of pneumatic, gas, electric tools, vibrating machine, pavement breaker, air blasting, come-alongs, and similar mechanical tools not separately classified herein; Pipelayer's backup person, coating, grouting, making of joints, sealing, caulking, diapering and including rubber gasket joints, pointing and any and all other services; Rock slinger; Rotary scarifier or multiple head concrete chipping scarifier; Steel headerboard and guideline setter; Tamper, Barko, Wacker and similar type; Trenching machine, hand-propelled

GROUP 4: Asphalt raker, lute person, ironer, asphalt dump person, and asphalt spreader boxes (all types); Concrete core cutter (walls, floors or ceilings), grinder or sander; Concrete saw person, cutting walls or flat work, scoring old or new concrete; Cribber, shorer, lagging, sheeting and trench bracing, hand-guided lagging hammer; Head rock slinger; Laborer, asphalt- rubber distributor boot person; Laser beam in connection with laborers’ work; Oversize concrete vibrator operator, 70 lbs. and over; Pipelayer performing all services in the laying and installation of pipe from the point of receiving pipe in the ditch until completion of operation, including any and all forms of tubular material, whether pipe, metallic or non-metallic, conduit and any other stationary type of tubular device used for the conveying of any substance or element, whether water, sewage, solid gas, air, or other product whatsoever and without regard to the nature of material from which the tubular material is fabricated; No-joint pipe and stripping of same; Prefabricated manhole installer; Sandblaster
(nozzle person), water blasting, Porta Shot-Blast

GROUP 5: Blaster powder, all work of loading holes, placing and blasting of all powder and explosives of whatever type, regardless of method used for such loading and placing;
Driller: All power drills, excluding jackhammer, whether core, diamond, wagon, track, multiple unit, and any and all other types of mechanical drills without regard to the form of motive power; Toxic waste removal

TUNNEL LABORER CLASSIFICATIONS

GROUP 1: Batch plant laborer; Changehouse person; Dump person; Dump person (outside); Swamper (brake person and switch person on tunnel work); Tunnel materials handling person; Nipper; Pot tender, using mastic or other materials (for example, but not by way of limitation, shotcrete, etc.)

GROUP 2: Chucktender, cabletender; Loading and unloading agitator cars; Vibrator person, jack hammer, pneumatic tools (except driller); Bull gang mucker, track person; Concrete crew, including rodder and spreader

GROUP 3: Blaster, driller, powder person; Chemical grout jet person; Cherry picker person; Grout gun person; Grout mixer person; Grout pump person; Jackleg miner; Jumbo person; Kemper and other pneumatic concrete placer operator; Miner, tunnel (hand or machine); Nozzle person; Operating of troweling and/or grouting machines; Powder person (primer house); Primer person; Sandblaster; Shotcrete person; Steel form raiser and setter; Timber person, retimber person, wood or steel; Tunnel Concrete finisher

GROUP 4: Diamond driller; Sandblaster; Shaft and raise work

---------------------------------------------
LAB00783-005 07/01/2018

<table>
<thead>
<tr>
<th></th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brick Tender</td>
<td>$ 32.26</td>
<td>18.40</td>
</tr>
</tbody>
</table>

---------------------------------------------
LAB01184-001 07/01/2019

<table>
<thead>
<tr>
<th></th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laborers: (HORIZONTAL DIRECTIONAL DRILLING)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) Drilling Crew Laborer</td>
<td>$ 36.70</td>
<td>15.05</td>
</tr>
<tr>
<td>(2) Vehicle Operator/Hauler</td>
<td>$ 36.87</td>
<td>15.05</td>
</tr>
<tr>
<td>(3) Horizontal Directional Drill Operator</td>
<td>$ 38.72</td>
<td>15.05</td>
</tr>
<tr>
<td>(4) Electronic Tracking Locator</td>
<td>$ 40.72</td>
<td>15.05</td>
</tr>
<tr>
<td>Laborers: (STRIPING/SLURRY SEAL)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GROUP 1</td>
<td>$ 37.91</td>
<td>18.06</td>
</tr>
<tr>
<td>GROUP 2</td>
<td>$ 39.21</td>
<td>18.06</td>
</tr>
<tr>
<td>GROUP 3</td>
<td>$ 41.22</td>
<td>18.06</td>
</tr>
<tr>
<td>GROUP 4</td>
<td>$ 42.96</td>
<td>18.06</td>
</tr>
</tbody>
</table>

LABORERS - STRIPING CLASSIFICATIONS

GROUP 1: Protective coating, pavement sealing, including repair and filling of cracks by any method on any surface
in parking lots, game courts and playgrounds; carstops; operation of all related machinery and equipment; equipment repair technician

GROUP 2: Traffic surface abrasive blaster; pot tender - removal of all traffic lines and markings by any method (sandblasting, waterblasting, grinding, etc.) and preparation of surface for coatings. Traffic control person: controlling and directing traffic through both conventional and moving lane closures; operation of all related machinery and equipment

GROUP 3: Traffic delineating device applicator: Layout and application of pavement markers, delineating signs, rumble and traffic bars, adhesives, guide markers, other traffic delineating devices including traffic control. This category includes all traffic related surface preparation (sandblasting, waterblasting, grinding) as part of the application process. Traffic protective delineating system installer: removes, relocates, installs, permanently affixed roadside and parking delineation barricades, fencing, cable anchor, guard rail, reference signs, monument markers; operation of all related machinery and equipment; power broom sweeper

GROUP 4: Stripper: layout and application of traffic stripes and markings; hot thermo plastic; tape traffic stripes and markings, including traffic control; operation of all related machinery and equipment

---

LABO1414-003 08/07/2019

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>LABORER</td>
<td></td>
</tr>
<tr>
<td>PLASTER CLEAN-UP LABORER...$ 34.82</td>
<td>20.02</td>
</tr>
<tr>
<td>PLASTER TENDER............$ 37.37</td>
<td>20.02</td>
</tr>
</tbody>
</table>

Work on a swing stage scaffold: $1.00 per hour additional.

Work at Military Bases - $3.00 additional per hour:
Coronado Naval Amphibious Base, Fort Irwin, Marine Corps Air Station-29 Palms, Imperial Beach Naval Air Station, Marine Corps Logistics Supply Base, Marine Corps Pickle Meadows, Mountain Warfare Training Center, Naval Air Facility-Seeley, North Island Naval Air Station, Vandenberg AFB.

---

PAIN0036-001 07/01/2018

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Painters: (Including Lead Abatement)</td>
<td></td>
</tr>
<tr>
<td>(1) Repaint (excludes San Diego County)..........$ 27.59</td>
<td>14.92</td>
</tr>
<tr>
<td>(2) All Other Work............$ 31.12</td>
<td>15.04</td>
</tr>
</tbody>
</table>

REPAINT of any previously painted structure. Exceptions: work involving the aerospace industry, breweries, commercial recreational facilities, hotels which operate commercial establishments as part of hotel service, and sports facilities.
PAIN0036-008 10/01/2018

Rates Fringes

DRYWALL FINISHER/TAPER........$ 40.18 19.22

PAIN0036-015 06/01/2018

Rates Fringes

GLAZIER.........................$ 42.20 25.50

FOOTNOTE: Additional $1.25 per hour for work in a condor, from the third (3rd) floor and up. Additional $1.25 per hour for work on the outside of the building from a swing stage or any suspended contrivance, from the ground up.

PAIN1247-002 01/01/2019

Rates Fringes

SOFT FLOOR LAYER...............$ 35.35 14.56

PLAS0200-008 08/07/2019

Rates Fringes

PLASTERER.....................$ 43.73 16.03

FORT IRWIN; MARINE CORPS AIR STATION 29 PALMS, AND MARINE CORPS LOGISTICS SUPPLY BASE: $3.00 additional per hour.

PLAS0500-002 07/01/2019

Rates Fringes

CEMENT MASON/CONCRETE FINISHER...$ 37.00 25.53

PLUM0016-002 09/01/2018

Rates Fringes

PLUMBER, PIPEFITTER, STEAMFITTER

Plumber and Pipefitter
All other work except
work on new additions and
remodeling of bars, restaurant, stores and
commercial buildings not to exceed 5,000 sq. ft.
of floor space and work on strip malls, light
commercial, tenant improvement and remodel
work............................$ 50.13 22.16
Work at Edwards AFB........$ 57.13 22.16
Work at Fort Irwin Army
Base, Marine Corps
Logistic Base at Nebo,
Marine Corps Logistic Base
at Yermo and Twenty-Nine Palms Marine Base...........$ 60.03 22.16
Work ONLY on new additions and remodeling of bars, restaurants, stores and commercial buildings, not to exceed 5,000 sq. ft. of floor space...............$ 48.58 21.18
Work ONLY on strip malls, light commercial, tenant improvement and remodel work.......................$ 37.10 19.51

----------------------------------------------------------------

PLUM0345-001 09/01/2019

Rates Fringes

PLUMBER
   Landscape/Irrigation Fitter.$ 34.40 23.05
   Sewer & Storm Drain Work....$ 34.40 23.05

----------------------------------------------------------------

ROOF0036-002 08/01/2019

Rates Fringes

ROOFER.........................$ 39.52 17.47

FOOTNOTE: Pitch premium: Work on which employees are exposed to pitch fumes or required to handle pitch, pitch base or pitch impregnated products, or any material containing coal tar pitch, the entire roofing crew shall receive $1.75 per hour "pitch premium" pay.

----------------------------------------------------------------

SFCA0669-009 04/01/2019

Does not include the northern part of the City of Chino, or the Cities of Montclair and Ontario

Rates Fringes

SPRINKLER FITTER...............$ 39.73 23.90

----------------------------------------------------------------

SFCA0709-004 01/01/2018

THE NORTHERN PART OF THE CITY OF CHINO, AND THE CITIES OF MONTCRAIL AND ONTARIO:

Rates Fringes

SPRINKLER FITTER (Fire)...........$ 42.26 25.92

* SHEE0105-003 01/01/2020

LOS ANGELES (South of a straight line drawn between Gorman and Big Pines) and Catalina Island, INYO, KERN (Northeast part, East of Hwy 395), MONO ORANGE, RIVERSIDE, AND SAN BERNARDINO COUNTIES

Rates Fringes

SHEET METAL WORKER
   (1) Commercial - New

https://beta.sam.gov/wage-determination/CA20200026/1?index=wd&is_active=true&date_filter_index=0&date_rad_selection=date&wdType=dbra&c...
Construction and Remodel work.......................... $45.78 28.96
(2) Industrial work including air pollution control systems, noise abatement, hand rails, guard rails, excluding architectural sheet metal work, excluding A-C, heating, ventilating systems for human comfort... $45.78 28.96

TEAM0011-002 07/01/2019

Rates Fringes

TRUCK DRIVER

GROUP 1................. $31.59 29.59
GROUP 2................. $31.74 29.59
GROUP 3................. $31.87 29.59
GROUP 4................. $32.06 29.59
GROUP 5................. $32.09 29.59
GROUP 6................. $32.12 29.59
GROUP 7................. $32.37 29.59
GROUP 8................. $32.62 29.59
GROUP 9................. $32.82 29.59
GROUP 10............ $33.12 29.59
GROUP 11............ $33.62 29.59
GROUP 12............ $34.05 29.59

WORK ON ALL MILITARY BASES:
PREMIUM PAY: $3.00 per hour additional.
[29 palms Marine Base, Camp Roberts, China Lake, Edwards AFB, El Centro Naval Facility, Fort Irwin, Marine Corps Logistics Base at Nebo & Yermo, Mountain Warfare Training Center, Bridgeport, Point Arguello, Point Conception, Vandenberg AFB]

TRUCK DRIVERS CLASSIFICATIONS

GROUP 1: Truck driver

GROUP 2: Driver of vehicle or combination of vehicles - 2 axles; Traffic control pilot car excluding moving heavy equipment permit load; Truck mounted broom

GROUP 3: Driver of vehicle or combination of vehicles - 3 axles; Boot person; Cement mason distribution truck; Fuel truck driver; Water truck - 2 axle; Dump truck, less than 16 yds. water level; Erosion control driver

GROUP 4: Driver of transit mix truck, under 3 yds.; Dumpcrete truck, less than 6-1/2 yds. water level

GROUP 5: Water truck, 3 or more axles; Truck greaser and tire person ($0.50 additional for tire person); Pipeline and utility working truck driver, including winch truck and plastic fusion, limited to pipeline and utility work; Slurry truck driver

GROUP 6: Transit mix truck, 3 yds. or more; Dumpcrete truck, 6-1/2 yds. water level and over; Vehicle or combination of vehicles - 4 or more axles; Oil spreader truck; Dump truck,
16 yds. to 25 yds. water level

GROUP 7: A Frame, Swedish crane or similar; Forklift driver; Ross carrier driver

GROUP 8: Dump truck, 25 yds. to 49 yds. water level; Truck repair person; Water pull - single engine; Welder

GROUP 9: Truck repair person/welder; Low bed driver, 9 axles or over

GROUP 10: Dump truck - 50 yds. or more water level; Water pull - single engine with attachment

GROUP 11: Water pull - twin engine; Water pull - twin engine with attachments; Winch truck driver - $1.25 additional when operating winch or similar special attachments

GROUP 12: Boom Truck 17K and above

================================================================
WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.
================================================================

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

----------------------------------------------------------------

The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of "identifiers" that indicate whether the particular rate is a union rate (current union negotiated rate for local), a survey rate (weighted average rate) or a union average rate (weighted union average rate).

Union Rate Identifiers
A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than "SU" or "UAVG" denotes that the union classification and rate were prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the "SU" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

Survey wage rates are not updated and remain in effect until a new survey is conducted.

Union Average Rate Identifiers

Classification(s) listed under the UAVG identifier indicate that no single majority rate prevailed for those classifications; however, 100% of the data reported for the classifications was union data. EXAMPLE: UAVG-OH-0010 08/29/2014. UAVG indicates that the rate is a weighted union average rate. OH indicates the state. The next number, 0010 in the example, is an internal number used in producing the wage determination. 08/29/2014 indicates the survey completion date for the classifications and rates under that identifier.

A UAVG rate will be updated once a year, usually in January of each year, to reflect a weighted average of the current negotiated/CBA rate of the union locals from which the rate is based.

----------------------------------------------------------------

WAGE DETERMINATION APPEALS PROCESS

1.) Has there been an initial decision in the matter? This can be:

* an existing published wage determination
* a survey underlying a wage determination
* a Wage and Hour Division letter setting forth a position on a wage determination matter
* a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations
Wage and Hour Division
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

================================================================
END OF GENERAL DECISION"
I. Purpose

It is the policy of Omnitrans to maintain a work environment that is safe for all persons, including the community, and conducive to attaining high work standards. To achieve these objectives, the Agency prohibits the possession of firearms and weapons in the work place, regardless of any license or permit that an individual may have which otherwise authorizes the individual to carry firearms or weapons.

It is illegal and a criminal violation to possess weapons in public buildings (California Penal Code 171b and 171.7).

II. Scope

This policy applies to all Omnitrans employees, including but not limited to staffing agency workers and contractors working for or with the Agency at any time, regardless of whether the Agency is the actual employer.

Possession of firearms and weapons is prohibited at all Omnitrans’ offices, parking lots, agency vehicles and job sites, and in all Agency vehicles.

The following person/s are exempt from this policy as stated: a guard of a contract carrier operating an armored vehicle, and any law enforcement officer who is carrying out official duties engaged in protecting and preserving property or life within the scope of his or her employment.

Omnitrans will strictly enforce this policy. Violation of this policy will result in immediate disciplinary action, up to and including termination.

III. Procedure

A. Communication of Policy

(a) Each employee of the Agency shall receive a copy of this policy at the time of his/her hire and shall sign a copy of the acknowledgment. Employees who were employed before the effective date of this policy shall also receive a copy of this policy and shall sign a copy of the acknowledgment. A copy of the signed acknowledgment and of all new and revised policies throughout the employee’s employment shall be maintained in each employee’s personnel file.

(b) A copy of this policy shall be attached to each contractor’s contract, and shall become a part of its contract. The contractor shall be responsible for communicating this policy to its employees and any subcontractors to which the contractor sublets any portion of its contract.
B. PROHIBITED CONDUCT

(a) The transportation of firearms or weapons in Agency vehicles is prohibited. This includes but is not limited to:
   (1) to and from work,
   (2) when conducting Agency business,
   (3) at all times in Agency-owned or leased vehicles.

(b) The possession or carrying of permitted and non-permitted firearms or weapons while at Agency buildings, parking lots, sponsored events, and job sites.

(c) Exception: Power actuated tools which are manufactured for the use of fastening building materials and sanctioned tools for the purpose of performing Agency job duties are not subject to this policy.

C. SEARCH

(a) Omnitrans reserves the right to conduct reasonable, unannounced searches of Agency premises and personal searches of employees and others while entering, on, or leaving Agency premises, including, but not limited to, personal effects, vehicles, lockers, desks, tool boxes, clothing, meal containers, and baggage. Searches will be conducted when the Agency has a reasonable suspicion to believe that a particular employee may be in possession of a weapon or firearm.

(b) “Reasonable suspicion” is defined as a suspicion that is based on specific personal observations such as an employee’s manner, disposition, behavior, speech, information provided to management by an employee, by law enforcement officials, by a security service, or by other persons believed to be reliable, or a suspicion that is based on other surrounding circumstances.

(c) Individuals refusing to allow an inspection will not be detained or forced to submit to the inspection. Refusal violates Agency policy and constitutes an act of insubordination constituting disciplinary action, up to and including separation of the employment relationship. Non-employees who refuse to allow an inspection will not be permitted on Agency premises and will be required to immediately leave the premises. Employees will be relieved of all duties while pending investigation.

D. DISCIPLINE

(a) Violations of any portion of this policy will subject the employee to discipline,
up to and including separation of employment.

(b) Violations by a contractor’s employee or subcontractor of any portion of this policy may constitute a breach of contract and regardless will mandate the immediate removal of the contractor’s employee from Agency premises, prohibition against the individual accessing Agency premises in the future, and may also constitute a breach of contract.

E. REPORT OF VIOLATIONS

1. Employee Violations

Employees are required to report violations of this policy without regard to the relationship between the individual who initiates the prohibited behavior and the individual reporting it. An employee who believes that another employee may be in violation of this policy must report the alleged violation to the employee's manager or supervisor, the department director, security, or the appropriate departmental Human Resources representative.

Departments are responsible for implementing this policy. The Agency will promptly investigate allegations of violations of this policy.

Omnitrans reserves the right to authorize searches for prohibited weapons on its property when a violation is reported or when probable cause or reasonable suspicion is present consistent with law.

Employees should be aware that there is no reasonable expectation of privacy with respect to weapons in the workplace. The Agency’s right to conduct searches includes, but is not limited to, such areas and items as lockers, desks, workstations, offices, purses, briefcases, bags, toolboxes, and lunch bags.

Searches of the employee’s work area and belongings, as described above, may be conducted by the Security & Emergency Preparedness Coordinator, or designee. Searches of all types, including surrounding agency property, personal property and the employee may be conducted by law enforcement in accordance with law should reasonable suspicion be present. Any weapon found in violation of this policy may be confiscated. Refusal to permit a search may result in discipline, up to and including separation.

2. Visitor Violations

Visitors are not allowed to carry a weapon on the premises. Any visitor carrying a weapon into a posted no-carry agency facility is creating an elevated risk to security and safety that warrants a response leading to compliance with the law. If the visitor
poses an immediate risk to security or safety, law enforcement shall be notified immediately by calling 9-911. The visitor shall be considered an immediate risk to safety and security if he/she is acting in an aggressive, belligerent, confrontational, suspicious or in an otherwise questionable manner while carrying a weapon.

F. FALSE REPORTS

Employees making intentionally false and malicious complaints of weapons in the workplace will be subject to disciplinary action, up to and including separation and/or will be reported to the proper authorities as appropriate.

G. ROLES AND RESPONSIBILITIES

Employees are responsible for understanding and complying with the Policy Prohibiting Weapons in the Workplace.

Whenever there is a question as to whether an instrument, article or substance is considered a weapon in violation of this policy, it is the employee’s responsibility to seek clarification. Employees seeking clarification should direct their questions to the agency’s Security & Emergency Preparedness Coordinator at 909-379-7117 prior to bringing the item(s) to Omnitrans work sites and events, as well as agency-owned or leased facilities or vehicles.

H. SAFETY FIRST

In applying this policy, no employee shall take any action that will risk his or her own safety or the safety of other individuals. No attempt should ever be made by an employee to restrain or forcibly evict an armed person from agency premises.

An individual’s continued non-compliance after being properly informed of the law (California Penal Code 171 (b)) will result in notification to law enforcement and discipline, up to and including separation of employment. Employees should notify security immediately.

An employee who feels an imminent danger to his or her own safety or the safety of others, should avoid any interaction with the individual. Immediately contact law enforcement by calling 9-911 and security at 909-379-7117.

I. ANTI-RETALIATION PROVISION

Omnitrans strictly prohibits any retaliation against an employee who has reported a possible breach of policy. If an employee feels that he or she has been subjected to retaliation in violation of this policy, the employee must immediately report it to his or her supervisor or other designated Human Resources representative.
J. DEFINITIONS

1. **Firearm or weapon includes, but is not limited to:** A weapon, a pistol or rifle, whether loaded or unloaded, capable of firing a projectile and using an explosive as a propellant.
   - A firearm, whether loaded or unloaded, from which a shot may be discharged including but not limited to handguns, pistols, revolvers, shotguns, rifles, and bb guns;
   - A gun that can discharge a shot or a projectile by means of an explosive or gas, or compressed air;
   - A device designed to be used as a weapon, from which can be expelled a projectile by the force of any explosion or force of combustion;
   - Any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive;
   - Any destructive device;
   - Any device designed as a weapon and capable of producing great bodily harm, including but not limited to, stun guns, stun batons;
   - An electric weapon such as a taser gun;
   - Any combustible or flammable liquid, or other substance, device, or instrumentality that, in a manner it is used or intended to be used, is calculated or likely to produce death or great bodily harm, or any fire that is used to produce death or great bodily harm;
   - Any knife that is carried with intention or calculation to produce death or great bodily harm having a blade length in excess of four (4) inches, the blade of which is fixed or is capable of being fixed in an unguarded position by the use of one or two hands. Switchblades are specifically prohibited. (Knives intended to be used as eating utensils, and stored or maintained in office kitchens or lunchrooms do not represent a violation of this policy.)

2. **Office:** All permanent facilities, all mobile facilities, all leased facilities, and any facility designated as an office by the agency.

3. **Parking lot:** All lots at permanent facility, park and rides, lots at project sites, any lot that the agency designates as a parking lot that is not at a permanent facility or project site.

4. **Agency vehicle:** All agency-owned buses/vehicles, all agency-leased buses/vehicles, all agency-rental buses/vehicles, and all personal vehicles for which the owner receives a vehicle allowance, all personal vehicles where the owner receives reimbursement for mileage.
5. **Search**: To examine in order to find something concealed.

6. **Job sites**: Any and all locations where the agency conducts business.

**SIGNS**

1. At each entrance to buildings, parking lots, and project sites, a sign shall be posted in a location that is conspicuous to all who could enter a building, parking lot, or project site.

2. Signs shall have wording or pictogram that prohibits firearms, weapons and give notice of video surveillance. Signs shall be vandalism resistant and of the quality that they will not fade due to the elements.
I. Race-Neutral DBE Participation

The Contractor is required to submit a DBE Race-Neutral Participation Listing to identify DBE subcontractor(s) proposed in the performance of this U.S. DOT-assisted contract, and further agrees to ensure that DBE subcontractors listed in the “DBE Race-Neutral Participation Listing” perform work and/or supply materials in accordance with original commitments, unless otherwise directed and/or approved by the Omnitrans prior to the Prime Contractor effectuating any changes to its race-neutral DBE participation commitments. The Contractor is required to submit this form whether or not DBE subcontractors have been proposed.

Prime Contractor shall ensure the DBE information submitted shall include the North American Industry Classification System (NAICS) code applicable to the kind of work the DBE subcontractor(s) will perform on the contract.

In the event the Contractor commits to utilizing a DBE in the performance of this contract after contract award, the Contractor will comply with the same reporting requirements delineated above and submit a “DBE Race-Neutral Participation Listing” for new DBE commitments made after award and during contract performance.

II. DBE Policy and Applicability

In accordance with federal financial assistance agreements with the U.S. Department of Transportation (U.S. DOT), Omnitrans has adopted a Disadvantaged Business Enterprise (DBE) Policy and Program, in conformance with Title 49 CFR, Part 26, “Participation by Disadvantaged Business Enterprises in Department of Transportation Programs”.

The project is subject to these stipulated regulations and Omnitrans’ DBE Program. In order to ensure that Omnitrans achieves its overall DBE Program goal, Omnitrans encourages the participation of DBEs as defined in 49 CFR, Part 26 in the performance of contracts financed in whole or in part with U.S. DOT funds. Pursuant to the intent of these regulations, it is also the policy of Omnitrans to:

Fulfill the spirit and intent of the Federal DBE Program regulations published under U.S. DOT Title 49 CFR, Part 26, by ensuring that DBE’s have equitable access to participate in all of Omnitrans’ and identified Prime Contractor DOT-assisted contracting opportunities.

a. Ensure that DBEs can fairly compete for and perform on all DOT-assisted contracts and subcontracts.

b. Ensure non-discrimination in the award and administration of Omnitrans’ DOT-assisted contracts.

c. Create a level playing field on which DBEs can compete fairly for DOT-assisted contracts.

d. Ensure that only firms that fully meet 49 CFR, Part 26 eligibility standards are permitted to participate as DBEs in DOT-assisted contracts.
ATTACHMENT G
Disadvantaged Business Enterprise (DBE) Program Requirements

e. Help remove barriers to the participation of DBEs in DOT-assisted contracts.

f. Assist in the development of firms that can compete successfully in the marketplace outside the DBE Program.

Contractor will not discriminate on the basis of race, color, national origin, or sex in the award and performance of subcontracts.

Any terms used in this section that is defined in 49 CFR, Part 26, or elsewhere in the Regulations, will have the meaning set forth in the Regulations. In the event of any conflicts or inconsistencies between the Regulations and Omnitrans’ DBE Program with respect to DOT-assisted contracts, the Regulations will prevail.

III. Omnitrans’ Race-Neutral DBE Policy Implementation Directives

Pursuant to Race-Neutral DBE policy directives issued by the U.S. DOT in response to the Ninth Circuit U.S. Court of Appeals decision in Western States Paving Co. v. Washington State Department of Transportation, Omnitrans has implemented a wholly Race-Neutral DBE Program.

A Race-Neutral DBE Program is one that, while benefitting DBEs, is not solely focused on DBE firms. Therefore, under a Race-Neutral DBE Program, Omnitrans does not establish numeric race-conscious DBE participation goals on its DOT-assisted contracts. However, the Prime Contractor will adhere to race-neutral DBE participation commitments made at the time of contract award.

IV. Definitions

The following definitions apply to the terms as used in these provisions:

a. “Disadvantaged Business Enterprise (DBE)” means a small business concern: (a) which is at least 51 percent owned by one or more socially and economically disadvantaged individuals or, in the case of any publicly-owned business, at least 51 percent of the stock of which is owned by one or more socially and economically disadvantaged individuals; and (b) whose management and daily business operations are controlled by one or more of the socially and economically disadvantaged individuals who own it.

b. “Socially and Economically Disadvantaged Individuals” means those individuals who are citizens of the United States (or lawfully admitted permanent residents) and who are Black Americans, Hispanic Americans, Native Americans, Asian-Pacific Americans, or Asian-Indian Americans, women and any other minorities or individuals found to be disadvantaged by the Small Business Administration pursuant to Section 8(a) of the Small Business Act, or by Omnitrans pursuant to 49 CFR part 26.65. Members of the following groups are presumed to be socially and economically disadvantaged:

1. “Black Americans” which includes persons having origins in any of the Black racial groups of Africa;
ATTACHMENT G
Disadvantaged Business Enterprise (DBE) Program Requirements

2. “Hispanic Americans,” which includes persons of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish or Portuguese culture or origin, regardless of race;

3. “Native Americans,” which includes persons who are American Indians, Eskimos, Aleuts, or Native Hawaiians;

4. “Asian-Pacific Americans,” which includes persons whose origins are from Japan, China, Taiwan, Korea, Vietnam, Laos, Cambodia, the Philippines, Samoa, Guam, the U.S. Trust Territories of the Pacific, and the Northern Marianas;

5. “Asian-Indian Americans,” which includes persons whose origins are from India, Pakistan, and Bangladesh; and

6. Women, regardless of ethnicity or race.

c. “Owned and Controlled” means a business: (a) which is at least 51 percent owned by one or more “Socially and Economically Disadvantaged Individuals” or, in the case of a publicly-owned business, at least 51 percent of the stock of which is owned by one or more “Socially and Economically Disadvantaged Individuals”; and (b) whose management and daily business operations are controlled by one or more such individuals.

d. “Manufacturer” means a firm that operates or maintains a factory or establishment that produces on the premises the materials or supplies obtained by the contractor.

e. “Regular Dealer” means a firm that owns, operates or maintains a store, warehouse, or other establishment in which the materials or supplies required for the performance of the contract are bought, kept in stock, and regularly sold to the public in the usual course of business. The firm must engage in, as its principal business, and in its own name, the purchase and sale of the product in question. A regular dealer in such bulk items as steel, cement, gravel, stone and petroleum products need not keep such products in stock if it owns or operates distribution equipment.

f. “Other Socially and Economically Disadvantaged Individuals” means those individuals who are citizens of the United States (or lawfully admitted permanent residents) and who, on a case-by-case basis, are determined by Small Business Administration or certifying agency under the California Unified Certification Program (CUCP) to meet the social and economic disadvantage criteria described in 49 CFR Part 26.67.

V. Race-Neutral DBE Submission and Ongoing Reporting Requirements (Post-Award)

Contractor shall report both DBE and non-DBE subcontractor payment details to Omnitrans using the web-based system by the 15th of each month. The web-based system allows Contractor to manage their own records, maintain accurate contract award information, and report subcontractor payment details online.

Use of the web-based system is mandatory for the Contractor and subcontractor to use unless Omnitrans instructs otherwise in writing to Contractor. A Contractor account will be created after award, which will allow Contractor to enter data into the web-based
Disadvantaged Business Enterprise (DBE) Program Requirements

system via an internet browser. After award, Contractor will receive instructions to set up their account and enter required subcontractor data. Contractor must require each of its subcontractors to enter required payment verification information into the web-based system. Subcontractors with lower tier subcontractors must require lower tier subcontractors to enter required payment data into the web-based system. Failure of Contractor or its subcontractors to enter required information on a timely basis may result in delay of payment by Omnitrans and may subject Contractor to withholding of payments or penalties for noncompliance.

If Omnitrans approves in writing the use of a form instead of the web-based system to report monthly payments to subcontractors, Contractor will complete and submit the following exhibit at the times specified:

**Summary Subcontractors Paid Monthly Report and Payment Verification: (Requires Omnitrans Approval in Writing).**

The Contractor will be required to complete and submit a Form 103 to Omnitrans designee by the 15th of each month until completion of the contract to facilitate reporting of all subcontractor payments, including DBE firms, following the first month of contract activity. The Contractor will report the total dollar value paid to all subcontractors, including DBEs, for the applicable reporting period. The Contractor will also report the subcontractor’s scope of work and the total subcontract value of commitment for each subcontractor reported.

Upon completion of the contract, the Contractor will be required to prepare and submit to Omnitrans a “Summary Subcontractor Paid Monthly Report and Payment Verification” (Form 103) clearly marked “Final” to facilitate reporting and capturing actual subcontractor payments. Contractor will complete and submit a Final Form 103 whether or not DBEs were utilized in the performance of the contract.

Contractor is advised not to report the participation of DBEs toward the Contractor’s race-neutral DBE attainment until the amount being counted has been paid to the DBE.

Contractor is responsible for providing subcontractor’s proof of DBE Certification.

Contractor and subcontractors are subject to periodic audits by Omnitrans and or their designated representative. Program audits serve as a part of Omnitrans assessing program compliance. The audit may include comprehensive review of program related forms, documents and procedures, including but not limited to site visits. The information presented for review shall be provided in an auditable manner.

VI. **DBE Eligibility and Commercially Useful Function Standards**

a. A DBE must be a small business concern as defined pursuant to Section 3 of the U.S. Small Business Act and relevant regulations promulgated pursuant thereto.

b. A DBE may participate as a prime contractor, subcontractor, joint venture partner with a prime or subcontractor, vendor of material or supplies, or as a trucking company.
ATTACHMENT G
Disadvantaged Business Enterprise (DBE) Program Requirements

c. A DBE joint venture partner must be responsible for specific contract items of work, or clearly defined portions thereof. Responsibility means actually performing, managing and supervising the work with its own forces. The DBE joint venture partner must share in the capital contribution, control, management, risks and profits of the joint venture commensurate with its ownership interest.

d. A DBE must perform a commercially useful function in accordance with 49 CFR 26.55 (i.e., must be responsible for the execution of a distinct element of the work and must carry out its responsibility by actually performing, managing and supervising the work.) A DBE should perform at least thirty percent (30%) of the total cost of its contract with its own workforce to presume it is performing a commercially useful function.

e. DBEs must be certified by the California Unified Certification Program (CUCP). Listings of DBEs certified by the CUCP are available from the following sources:


2. The CUCP DBE Directory, which may be obtained from the Department of Transportation, Material Operations Branch, Publication Distribution Unit, 1900 Royal Oaks Drive, Sacramento, CA 95815; Telephone (916) 445-3520.

VII. DBE Crediting Provisions

When a DBE is proposed to participate in the contract, either as a Prime Contractor or Subcontractor, only the value of the work proposed to be performed by the DBE with its own forces may be counted toward race-neutral DBE participation. If the Contractor is a DBE joint venture participant, only the DBE proportionate interest in the joint venture will be counted.

a. If a DBE intends to subcontract part of the work of its subcontract to a lower tier Subcontractor, the value of the subcontracted work may be counted toward race-neutral DBE participation only if the DBE Subcontractor is a certified DBE and actually performs the work with their own forces. Services subcontracted to a non-DBE firm may not be credited toward the prime Contractor’s race-neutral DBE attainment.

b. Contractor is to calculate and credit participation by eligible DBE vendors of equipment, materials, and suppliers toward race-neutral DBE attainment, as follows:

1. Sixty percent (60%) of expenditure(s) for equipment, materials and supplies required under the Contract, obtained from a regular dealer; or

2. One hundred percent (100%) of expenditure(s) for equipment, materials and supplies required under the Contract, obtained from a DBE manufacturer.

c. The following types of fee or commissions paid to DBE Subcontractors, Brokers, and Packagers may be credited toward the prime Contractor’s race-neutral DBE attainment, provided that the fee or commission is reasonable, and not excessive, as compared with fees or commissions customarily allowed for similar work, including:
ATTACHMENT G
Disadvantaged Business Enterprise (DBE) Program Requirements

1. Fees and commissions charged for providing bona fide professional or technical services, or procurement of essential personnel, facilities, equipment, materials, or supplies required in the performance of the Contract;

2. Fees charged for delivery of material and supplies (excluding the cost of materials or supplies themselves) when the licensed hauler, trucker, or delivery service is not also the manufacturer of, or a regular dealer in, the material and supplies;

3. Fees and commissions charged for providing any insurance specifically required in the performance of the Contract.

d. Contractor may count the participation of DBE trucking companies toward race-neutral DBE attainment, as follows:

1. The DBE must be responsible for the management and supervision of the entire trucking operation for which it is responsible on a particular contract.

2. The DBE must itself own and operate at least one fully licensed, insured, and operational truck used on the contract.

3. The DBE receives credit for the total value of the transportation services it provides on the contract using trucks it owns, insures, and operates using drivers it employs.

4. The DBE may lease trucks from another DBE firm, including an owner-operator who is certified as a DBE. The DBE who leases trucks from another DBE receives credit for the total value of the transportation services the lessee DBE provides on the contract.

5. The DBE may also lease trucks from a non-DBE firm, including an owner-operator. The DBE who leases trucks from a non-DBE is entitled to credit only for the fee or commission it receives as a result of the lease arrangement. The DBE does not receive credit for the total value of the transportation services provided by the lessee, since these services are not provided by a DBE.

6. For purposes of this paragraph, a lease must indicate that the DBE has exclusive use of and control over the truck. This does not preclude the leased truck from working for others during the term of the lease with the consent of the DBE, so long as the lease gives the DBE absolute priority for use of the leased truck. Leased trucks must display the name and identification number of the DBE.

7. If the Contractor listed a non-certified DBE 1st tier Subcontractor to perform work on this contract, and the non-certified DBE subcontractor subcontracts a part of its work or purchases materials and/or supplies from a lower tier DBE certified Subcontractor or Vendor, the value of work performed by the lower tier DBE firm’s own forces can be counted toward race-neutral DBE participation on the contract.
ATTACHMENT G
Disadvantaged Business Enterprise (DBE) Program Requirements

VIII. Performance of DBE Subcontractors

DBE subcontractors listed by the Prime Contractor in its “DBE Race-Neutral Participation Listing” submitted at the time of proposal submission or added during performance of the contract will perform the work and supply the materials for which they are listed, unless the Contractor has received prior written authorization from Omnitrans to perform the work with other forces or to obtain the materials from other sources.

The Contractor will provide written notification to Omnitrans in a timely manner of any changes to its anticipated DBE participation. This notice should be provided prior to commencement of that portion of the work and the Prime Contractor shall demonstrate good faith efforts in continuing doing business with DBE’s.

Contractor cannot fully or partially terminate or substitute a DBE subcontractor without good cause and prior written consent from Omnitrans. This includes, but is not limited to, instances in which a prime seeks to perform work originally designated for a DBE with its own forces or those of an affiliate, a non-DBE firm, or with another DBE firm. If the Contractor fails to obtain written consent, the Contractor shall not be entitled to any payment for work or material unless it is performed or supplied by the listed DBE(s). Contractor shall exercise good faith efforts to replace the original DBE subcontractor with another DBE firm for at least the same amount remaining on the original DBE’s subcontract.

IX. Additional DBE Subcontractors

In the event Contractor identifies additional DBE subcontractors or suppliers not previously identified by Contractor for race-neutral DBE participation under the contract, Contractor will notify Omnitrans by submitting the form “DBE Race-Neutral Participation Listing” to enable Contractor and Omnitrans to capture all race-neutral DBE participation.

X. DBE Certification Status

If a listed DBE subcontractor is decertified during the life of the project, the decertified subcontractor will notify the Contractor in writing with the date of decertification. The Contractor will furnish the written documentation to Omnitrans in a timely manner.

XI. Contractor’s Assurance Clause Regarding Non-Discrimination

In compliance with State and Federal anti-discrimination laws, the Contractor will affirm that they will not exclude or discriminate on the basis of race, color, national origin, or sex in consideration of contract award opportunities. Further, the Contractor will affirm that they will consider, and utilize subcontractors and vendors, in a manner consistent with non-discrimination objectives.

Contractor (and each subcontract the Contractor signs with a subcontractor) must include the following assurance: Contractor or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. Contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the Contractor to carry out these requirements is a
ATTACHMENT G
Disadvantaged Business Enterprise (DBE) Program Requirements

material breach of this contract, which may result in the termination of this contract or such other remedy as the recipient deems appropriate, which may include, but is not limited to:

a. Withholding monthly progress payments;
b. Assessing sanctions;
c. Liquidated damages; and/or
d. Disqualifying the contractor from future bidding as non-responsible.

XII. Prompt Payment

Omnitrans has, by a contract clause pursuant to 49 CFR 26.29; “Prompt Payment Mechanisms for Recipients”, adopted a prompt payment provision on all DOT-assisted contracts, to facilitate timely payment to all subcontractors. This provision, governing the payment to subcontractors (DBEs and non-DBEs), requires the Prime Contractor to issue payment to all subcontractors for satisfactory work performed, no later than seven (7) days from Contractor’s receipt of payment from Omnimtrns. A provision will also apply to the disbursement of retention proceeds withheld by Prime Contractor, requiring the prompt return of retention payments from Contractor to the subcontractor no later than seven (7) days Omnitran after the subcontractor’s work is satisfactorily completed. Prime Contractor will incorporate these prompt payment provisions in all subcontract agreements issued by Prime Contractor with respect to this Contract.

In accordance with §26.29 “Prompt Payment Provisions”, Omnitran at its discretion, utilizes the following method to comply with the prompt payment of retainage requirement:

Hold retainage from the Prime Contractor and require a contract clause obligating Prime Contractor to make prompt and full payment of any retainage kept by Prime Contractor to the subcontractor within 7 days after the subcontractor’s work is satisfactorily completed.

Failure to comply with these prompt payment provisions or delay in issuing payment without prior written approval from Omnittrans will constitute noncompliance, which will result in the application of appropriate administrative sanctions, including, but not limited to, a penalty of 1% of the amount due per month to the affected subcontractor for every month that payment is not made.

Contractor will not be reimbursed for work performed by subcontractors unless and until the contractor ensures that the subcontractors are promptly paid for the work performed. Contractor shall include a prompt payment clause that complies with local, state, and federal prompt payment requirements in all subcontracts entered into under this contract. Should contractor fail to meet subcontractor prompt payment requirements for two (2) consecutive subcontractor payments without good cause, OMNITRANS may impose appropriate penalties for failure to comply with prompt payment requirements.
XIII. Records Retention

Prime Contractor shall maintain all DBE program records, including a thorough and updated bidder’s list.

Omnitrans requires prime contractors to maintain records of payments to subcontractors, including DBEs, for a minimum of three (3) years unless otherwise provided by applicable record retention requirements for Omnimtrans’ financial assistance agreement, whichever is longer. These records will be made available for inspection upon request by any authorized representative of Omnimtrans or DOT. This reporting requirement extends to all subcontractors, both DBE and non-DBE.

XIV. Bidders List

The U.S. Department of Transportation (DOT) requires Omnimtrans to maintain a “Bidders List” containing information about all firms (DBE and non-DBE) that bid, propose or quote on Omnimtrans’ DOT-assisted contracts, in accordance with 49 CFR Part 26.11, for use in the Omnimtrans’ overall triennial DBE goal-setting process. Therefore, the Contractor shall provide at a minimum, the following requested information for every firm who submitted a quote, bid, or proposal, including the primary Contractor, whether successful or unsuccessful in their attempt to obtain a contract:

a. Firm name
b. Firm address
c. Status of DBE or non-DBE
d. Age of the business
e. Range of annual gross receipts for the last year

A Bidders List form is attached for completion by Contractor. It is the responsibility of the Contractor to verify accuracy of information submitted by each subcontractor. The Bidders List content will not be considered in evaluating the bid/proposal or determining award of the contract.
Real Estate Services Department

**Department Contract Representative:** Terry W. Thompson, Director  
**Telephone Number:** (909) 387-5252

**Contractor:** Omnitrans  
**Contractor Representative:** Christine VanMatre  
**Telephone Number:** 379-7122

**Contract Term:** 6/1/2005 - 5/31/2025  
**Original Contract Amount:** $348,890.00  
**Amendment Amount:** $84,530.00  
**Total Contract Amount:** $433,420.00  
**Cost Center:** 7810001000  
**GRC/PROJ/JOB No.:** 89002801  
**Internal Order No.:**

![Contract Number](05-324 A-3)  
**SAP Number:**

IT IS HEREBY AGREED AS FOLLOWS:

WHEREAS, the County of San Bernardino, as licensor (“COUNTY”) and Omnitrans, as licensee (“LICENSEE”), have previously entered into a License Agreement, Contract No. 05-324 dated May 3, 2005, as amended by the First Amendment dated June 15, 2010, and the Second Amendment dated May 19, 2015, (collectively “the License”), wherein COUNTY licenses certain premises to LICENSEE for a term that is scheduled to expire May 31, 2020, and;

WHEREAS, the COUNTY and LICENSEE now desire to amend the License to extend the term of the License from June 1, 2020 through May 31, 2025 due to LICENSEE’s exercise of its extension option and amend certain other terms and conditions of the License as more specifically set forth in this amendment (“Third Amendment”).

NOW, THEREFORE, in consideration of mutual covenants and conditions, the parties hereto agree the License is amended as follows:

1. Effective June 1, 2020 pursuant to Paragraph 5.3 of Section V., EFFECTIVE DATE AND TERMINATION, EXTEND the term of the License for the term commencing June 1, 2020 and ending on May 31, 2025 (“Third Extended Term”) at the rates set forth in Section VI, as amended in this Third Amendment.
2. Effective June 1, 2020, DELETE in its entirety the existing Paragraph VI., RATES AND PAYMENT TERMS, and SUBSTITUTE therefore the following as a new Paragraph VI. RATES AND PAYMENT TERMS, which shall read as follows:

“VI. RATES AND PAYMENT TERMS
Payment rates and conditions are set forth on Exhibit “A-1”, “San Bernardino County Rack Space/Data Circuits Service Rates and Payment Terms,” attached hereto. Payment of all other invoices shall be due upon receipt and payable monthly by the 1st day of each month. In order to amend this License for a change in service levels, COUNTY will provide to LICENSEE a revised Exhibit “A-1”, incorporating such rate change(s) which shall be executed by LICENSEE and returned to COUNTY. Customer’s subsequent invoice shall be adjusted in accordance with the change(s), on a prorated basis, as necessary.

Exhibit “A-1” reflects the rates in effect at the execution of this Third Amendment. Any subsequent rate change(s) shall become effective on June 1 of the year in which such rate change(s) is proposed by the County. County shall provide notice to LICENSEE of pending rate change(s) by providing LICENSEE with a revised Exhibit “A-1” reflecting such rate changes(s). LICENSEE’s subsequent invoice shall be adjusted in accordance with the rate change(s). Checks shall be made payable to the County of San Bernardino.

Annual Rack Space
Payment Address is: County of San Bernardino
Real Estate Services Department
385 N. Arrowhead Avenue
San Bernardino, CA 92415-0180

Escort Fee Payment
Address is: County of San Bernardino
Information Services Department
670 E. Gilbert Street, First Floor
San Bernardino, CA 92415-0915
Attn: Administrative Services”

3. Effective June 1, 2020, ADD a new Exhibit A-1 attached hereto and made a part hereof.

4. Effective June 1, 2020, DELETE in its entirety the existing Paragraph XII., INFORMATION SERVICES DEPARTMENT AUTHORIZATION, and SUBSTITUTE therefore the following as a new Paragraph XII., INFORMATION SERVICES DEPARTMENT AUTHORIZATION, which shall read as follows:

“XII. INFORMATION SERVICES DEPARTMENT AUTHORIZATION
The County’s Information Services Department, through its Chief Information Officer or authorized designee, is authorized to discharge all technical functions ascribed to COUNTY in this License, except those specifically reserved by law to the COUNTY’s Board of Supervisors. The County’s Real Estate Services is authorized to administer all other provisions of this License, except those specifically reserved by law to the COUNTY’s Board of Supervisors.”

5. All other provisions and terms of the License shall remain the same and are hereby incorporated by reference. In the event of any conflict between the License and this Third Amendment, the terms of this Third Amendment shall control.

END OF THIRD AMENDMENT
COUNTY: COUNTY OF SAN BERNARDINO

By Curt Hagman, Chairman, Board of Supervisors

Dated:   

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Lynna Monell  
Clerk of the Board of Supervisors  
of the County of San Bernardino

By _________________________________________  
  Deputy

OMNITRANS

By _________________________________________

Name _________________________________________ (Print or type name of person signing contract)

Title _________________________________________ (Print or Type)

Dated:   

Address _________________________________________  
___________________________________________

Approved as to Legal Form  

Agnes Cheng, Deputy County Counsel

Date _______________________________  

Reviewed for Contract Compliance  

Date _______________________________  

Reviewed/Approved by Department  

Jim Miller, Real Property Manager, RESD

Date _______________________________
EXHIBIT “A-1”
SAN BERNARDINO COUNTY RACK SPACE AND ANTENNA SPACE SERVICE RATES AND PAYMENT TERMS

SERVICES TO BE PROVIDED

The following Rack Space and Antenna Space service(s) selected by check mark shall be rendered to Licensee under this License:

☒ Rack Space Rental Fee* for 1 rack space @ $4,226.50
Total Annual Fee $16,906.00

☐ Contract Development* @ $500 **

* Fees are subject to periodic adjustment as set forth in Section V
** One-time Contract Administration charge, payable upon receipt of first invoice

PAYMENT SCHEDULE

Licensee shall be invoiced as specified by check mark:

☐ Monthly Invoicing: On the last day of each month of services rendered.
☒ Semi-Annual Invoicing: On December 31 each year (for period January 1 through June 30 of the successive year) and on June 30 of each year (for period July 1 through December 31). Both invoices equal to one half of the annual fee listed below. The first payment due for the period 6/1/2020 – 12/31/2020 shall be invoiced by COUNTY after mutual execution of this License and payable within 60 days of the invoice date.

Payments are due upon receipt of invoice and payable within sixty (60) days of invoice date.

CHARGES FOR SERVICES

<table>
<thead>
<tr>
<th>Equipment Type</th>
<th>No of Units</th>
<th>Rack Space &amp; Antenna Charges</th>
<th>Annual Charge*</th>
</tr>
</thead>
<tbody>
<tr>
<td>One-Time Contract Administration Charge**</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rack Space: 4 Racks</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual Payment 6/1/2020 – 5/31/2021</td>
<td>4</td>
<td>$16,906.00</td>
<td>$16,906.00</td>
</tr>
<tr>
<td>Annual Payment 6/1/2021 – 5/31/2022</td>
<td>4</td>
<td>$16,906.00</td>
<td>$16,906.00</td>
</tr>
<tr>
<td>Annual Payment 6/1/2022 – 5/31/2023</td>
<td>4</td>
<td>$16,906.00</td>
<td>$16,906.00</td>
</tr>
<tr>
<td>Annual Payment 6/1/2023 – 5/31/2024</td>
<td>4</td>
<td>$16,906.00</td>
<td>$16,906.00</td>
</tr>
<tr>
<td>Annual Payment 6/1/2024 – 5/31/2025</td>
<td>4</td>
<td>$16,906.00</td>
<td>$16,906.00</td>
</tr>
<tr>
<td>Total Cost for 4 Racks for period 6/1/2020 - 5/31/2025</td>
<td>4</td>
<td>$84,530.00</td>
<td></td>
</tr>
</tbody>
</table>

Revised 3/14/19
CONTRACT AGREEMENT

between

MIG, Inc.
800 Hearst Avenue
Berkeley, CA 94710

(hereinafter “CONSULTANT”)
Telephone: (626) 744-9872
Email: Esmeraldag@migcom.com

And

Omnitrans
1700 West Fifth Street
San Bernardino, CA 92411
(hereinafter “OMNITRANS”)

CONTRACT DOCUMENTS

CONTRACT NO. HRS20-24

STRATEGIC PLANNING CONSULTING SERVICES

Contract Amount: $235,655

Omnitrans Project Manager:
Name: Suzanne Pfeiffer
Title: Director of Human Resources
Telephone: (909) 379-7261
Email: Suzanne.pfeiffer@omnitrans.org

Contract Administrator:
Name: Krystal Turner
Title: Contract Administrator
Telephone: (909) 379-7202
Email: krystal.turner@omnitrans.org
# TABLE OF CONTENTS

1. SCOPE OF WORK ................................................................. 4
2. PERIOD OF PERFORMANCE .................................................. 4
3. CONTRACT OPTIONS ........................................................... 5
4. COMPENSATION ................................................................. 5
5. INVOICING AND PAYMENT .................................................. 6
6. AUDIT AND INSPECTION OF RECORDS ................................. 7
7. NOTIFICATION ...................................................................... 7
8. OMNITRANS' AND CONSULTANT'S REPRESENTATIVES .......... 8
9. DISPUTE RESOLUTION .......................................................... 9
10. TERMINATION FOR CONVENIENCE ........................................ 10
11. TERMINATION FOR BREACH OF AGREEMENT ....................... 10
12. ASSIGNMENT ..................................................................... 11
13. SUBCONTRACTING ............................................................. 11
14. INDEPENDENT CONSULTANT ............................................... 12
15. INSURANCE ....................................................................... 12
16. INDEMNITY ....................................................................... 15
17. REVISIONS IN SCOPE OF WORK .......................................... 15
18. RIGHTS IN TECHNICAL DATA .............................................. 15
19. OWNERSHIP OF REPORTS AND DOCUMENTS .................... 16
20. OWNERSHIP RIGHTS .......................................................... 16
21. WORK FOR HIRE .................................................................................. 17
22. SUBMITTAL OF CLAIMS BY CONSULTANT ..................................... 17
23. EQUAL OPPORTUNITY ....................................................................... 17
24. STANDARD OF PERFORMANCE .......................................................... 17
25. NOTIFICATION OF EMPLOYMENT OF OMNITRANS BOARD
    MEMBERS/ALTERNATES AND EMPLOYEES ........................................ 18
26. DISQUALIFYING POLITICAL CONTRIBUTIONS .................................. 18
27. COMPLIANCE WITH LAW .................................................................. 18
28. COMPLIANCE WITH LOBBYING POLICIES ..................................... 19
29. PUBLIC RECORDS ACT ...................................................................... 19
30. WAIVER/INVALIDITY ......................................................................... 20
31. FORCE MAJEURE ............................................................................... 20
32. CONFIDENTIALITY ............................................................................ 20
33. CONSULTANT'S INTERACTION WITH THE MEDIA AND THE PUBLIC .. 20
34. GOVERNING LAW ............................................................................ 21
35. MODIFICATIONS TO AGREEMENT .................................................... 21
36. LICENSING, PERMITS AND INSPECTION COSTS ............................... 21
37. PRECEDENCE .................................................................................... 22
38. ENTIRE AGREEMENT ........................................................................ 22

ATTACHMENT A – SCOPE OF WORK

ATTACHMENT B – PRICING

ATTACHMENT C – PROHIBITING WEAPONS IN THE WORKPLACE POLICY 707
This Agreement is made and entered into as of this 5th day of February, 2020, by and between Omnitrans (hereinafter referred to as "OMNITRANS") and MIG, Inc. (hereinafter referred to as "CONSULTANT").

RECITALS

WHEREAS, OMNITRANS is a joint powers authority organized under Section 6500 et seq. of the California Government Code with power to contract for services described in Attachment A to this Agreement entitled “Attachment A, Scope of Work” (hereinafter referred to as “Work”);

WHEREAS, CONSULTANT has indicated it is qualified to perform such services and (1) has reviewed all the available data furnished by OMNITRANS pertinent to the Work to be rendered; (2) has inspected and reviewed the Work to be rendered; (3) will exercise the ordinary care and skill expected of a practitioner in its profession; and (4) is willing to accept responsibility of performing the Work set forth in this Agreement for the compensation and in accordance with the terms, requirements and conditions herein specified;

NOW, THEREFORE, for the consideration hereinafter stated, the parties agree as follows:

1. SCOPE OF WORK

   A. CONSULTANT will perform the Work and related tasks as described in Attachment A, Scope of Work hereto and is incorporated by reference into and made a part of this Agreement.

   B. This is a non-exclusive Agreement, whereby OMNITRANS may, at its sole discretion, augment or supplant the Work with its own forces or forces of another consultant or entity. CONSULTANT will cooperate fully with OMNITRANS’ staff or other consultant or entity that may be providing similar or the same Work for OMNITRANS.

2. PERIOD OF PERFORMANCE

The term of this Agreement shall be from the date of execution of this Agreement and continue in effect through February 4, 2021, unless terminated as specified in Section 10 and 11 of this Agreement. Omnitrans has no obligation to purchase any specified amount of products/services. All applicable indemnification provisions in this Agreement shall remain in effect following the termination of this Agreement.
Omnitrans’ election to extend the Agreement beyond the Initial Term shall not diminish its right to terminate the Agreement for Omnitrans’ convenience or CONSULTANTS default as provided elsewhere in this Agreement. The “maximum term” of this Agreement shall be the period extended from February 5, 2021 through February 4, 2024, which period encompasses the Initial Term and the Option Year One, Option Year Two and Option Year Three.

3. CONTRACT OPTIONS

A. Omnitrans will have the unilateral right in the contract by which, for a specified time, Omnitrans may elect to purchase additional services called for by the contract or may elect to extend the term of the contract. The requirements below apply:

1) Any options that were requested by Omnitrans and/or contained in the Consultant’s PROPOSAL or offer must have been evaluated in making the contract award prior to exercising any such options.

2) Since Consultant’s proposed pricing for the option years and additional services are considered in evaluating the Consultant’s original proposal and form the basis for awarding the contract, Consultant shall be bound by the proposal pricing for additional services and/or option years, unless otherwise provided herein.

B. Omnitrans will provide a minimum of thirty days (30) written notice to the Consultant of Omnitrans’ exercise of its option to extend the contract years. Omnitrans may give notice of its exercise of the option for additional services at any time during the term of the contract. The minimum time for the written notice may be waived by mutual agreement.

4. COMPENSATION

For CONSULTANT’s full and complete performance of its obligations under this Agreement, OMNITRANS shall pay CONSULTANT on a FIXED PRICE basis at the fully burdened fixed rates shown in Attachment B, and subject to the maximum cumulative payment obligation.

OMNITRANS’ maximum cumulative payment obligation under this Agreement shall not exceed Two Hundred Thirty Five Thousand Six Hundred and Fifty Five Dollars ($235,655), including all amounts payable to CONSULTANT for all costs, including but not limited to direct labor, other direct costs, subcontracts, indirect costs including, but not limited to, leases, materials, taxes, insurance, and profit.
5. INVOICING AND PAYMENT

A. CONSULTANT shall invoice OMNITRANS on a monthly basis no later than the 15th of each month. CONSULTANT shall furnish information as may be requested by OMNITRANS to substantiate the validity of an invoice.

CONSULTANT shall submit invoices in duplicate to:

OMNITRANS
1700 West Fifth Street
San Bernardino, CA 92411
Attn: Accounts Payable
Accountspayable@omnitrans.org

A separate invoice shall be used for each shipment. Each invoice shall include, at minimum, the following information:

- Contract number
- Invoice number
- Description of delivery
- Delivery Date
- Total quantity delivered
- Information as requested by OMNITRANS

B. OMNITRANS shall remit payment within thirty (30) calendar days of approval of the invoices by OMNITRANS’ Project Manager.

In the event OMNITRANS should overpay CONSULTANT, such overpayment shall not be construed as a waiver of OMNITRANS’ right to obtain reimbursement for the overpayment. Upon discovering any overpayment, either on its own or upon notice of OMNITRANS, CONSULTANT shall immediately reimburse OMNITRANS the entire overpayment or, at its sole discretion, OMNITRANS may deduct such overpayment amount from monies due to CONSULTANT under this Agreement or any other Agreement between OMNITRANS and CONSULTANT.

C. TITLE

a. Title shall pass to Omtrins at the time of payment.

b. The title transferred as above shall in each case be good, and free and clear from any and all security interests, liens, and/or other encumbrances.

c. The transfer of title as specified above shall not imply Acceptance by Omtrins, nor relieve the Consultant from the responsibility for strict
compliance with the Contract, including warranty as specified in the Article entitled Warranty of Work, and for any loss of or damage to the Work.

d. The Consultant at its own expense shall promptly execute, acknowledge, and deliver to the Omnitrans proper bills of sale or other written instruments of title in a form as required by Omnitrans; said instruments shall convey to the Omnitrans' title free and clear of debts, claims, liens, mortgages, taxes, and/or encumbrances.

e. Consultant shall have title to and bear the risk of any loss of or damage to Work purchased hereunder until they are delivered, unloaded, and received by Omnitrans at the FOB Destination specified herein. Consultant's responsibility for loss or damage except for loss or damage resulting from Consultant's negligence, shall cease when title passes to Omnitrans.

6. **AUDIT AND INSPECTION OF RECORDS**

CONSULTANT agrees that OMNITRANS or any duly authorized representative shall have access to and the right to examine, audit, excerpt, copy or transcribe any pertinent transaction, activity, time cards, employment records or other records relating to this Agreement. Such material, including all pertinent cost, accounting, financial records, and proprietary data must be kept and maintained by CONSULTANT for a period of three (3) years after completion of this Agreement unless OMNITRANS’ written permission is given to CONSULTANT to dispose of material prior to this time.

7. **NOTIFICATION**

All notices hereunder concerning this Agreement and the Work to be performed shall be physically transmitted by courier, overnight, registered or certified mail, return receipt requested, postage prepaid and addressed as follows:

**To OMNITRANS:**

Omnitrans  
1700 West Fifth Street  
San Bernardino, CA 92411  
Attn: Krystal Turner  
Title: Contract Administrator

**To CONSULTANT:**

MIG, Inc.  
800 Hearst Avenue  
Berkeley, CA 94710  
Attn: Esmeralda Garcia  
Title: Principal
8. OMNITRANS’ AND CONSULTANT’S REPRESENTATIVES

A. OMNITRANS’ Project Manager

Contracting Officer: OMNITRANS’ CEO/General Manager or his authorized designee who has authority to execute contracts on behalf of OMNITRANS.

Project Manager: Suzanne Pfeiffer, Director of Human Resources.

a. Except as expressly specified in this Agreement, the Contracting Officer may exercise any powers, rights and/or privileges that have been lawfully delegated by OMNITRANS. Nothing in this Agreement should be construed to bind OMNITRANS for acts of its officers, employees, and/or agents that exceed the delegation of authority specified herein.

b. The Contracting Officer has delegated to the Project Manager certain powers and duties in connection with this Agreement. The Project Manager is the authorized representative of the Contracting Officer for matters related to this Agreement. The Project Manager or his/her designee is empowered to:

1. Have general oversight of the Work and this Agreement, including the power to enforce compliance with this Agreement.

2. Reserve the right to remove any portion of the Work from CONSULTANT which have not been performed to OMNITRANS’ satisfaction.

3. Subject to the review and acceptance by OMNITRANS, negotiate with CONSULTANT all adjustments pertaining to this Agreement for revision.

c. In addition to the foregoing, the Project Manager shall have those rights and powers expressly set forth in other sections of this Agreement.
B. Consultant's Key Personnel

The following are CONSULTANT's key personnel and their associated roles in the Work to be provided:

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>Esmeralda Garcia</td>
<td>Principal-in-Charge</td>
</tr>
<tr>
<td>Andy Pendoley</td>
<td>Project Manager</td>
</tr>
<tr>
<td>Tim Carroll</td>
<td>Communications</td>
</tr>
</tbody>
</table>

Any proposed/substitution or replacement by Consultant of Consultant's key personnel shall ensure that such person possesses the same or better expertise and experience than the key personnel being substituted or replaced. Omnitrans reserves the right to interview such person to ascertain and verify if such proposed substitution or replacement does in deed possess such expertise and experience.

OMNITRANS awarded this Agreement to CONSULTANT based on OMNITRANS' confidence and reliance on the expertise of CONSULTANT's key personnel described above. CONSULTANT shall not reassign key personnel or assign other personnel to key personnel roles until CONSULTANT obtains prior written approval from OMNITRANS.

9. DISPUTE RESOLUTION

Any disputes between the successful CONSULTANT and OMNITRANS relating to the implementation or administration of the Contract shall be resolved in accordance with this section.

A. The parties shall first attempt to resolve the dispute informally in meetings or communications between proposer and OMNITRANS.

B. If the dispute remains unresolved fifteen (15) days after it first arises, proposer may request that Omnitrans' CEO/General Manager issue a recommended decision on the matter in dispute. Omnitrans' CEO/General Manager shall issue the recommended decision in writing and provide a copy to proposer.

C. If the dispute remains unresolved after review by Omnitrans' CEO/General Manager, either party may seek judicial resolution of the dispute in an appropriate Court of the State of California.
D. Pending final resolution of a dispute under this section, proposer shall proceed diligently with performance in accordance with the Contract and Omnitrans' CEO/General Manager's recommended decision.

10. TERMINATION FOR CONVENIENCE

OMNITRANS may terminate this Agreement in whole or in part for OMNITRANS' convenience. Omnitrans' CEO/General Manager shall terminate this Agreement by a written Notice of Termination to CONSULTANT specifying the nature, extent, and effective date of the termination. Upon receipt of the notice of termination, CONSULTANT shall immediately discontinue all Work affected and deliver all data, drawings, specifications, reports, estimates, summaries, and other information and materials accumulated in performing this Agreement, whether completed or in process, to Omnitrans' CEO/General Manager. OMNITRANS shall make an equitable adjustment in the Agreement for Work already performed but shall not allow anticipated profit on unperformed services. Force Majeure shall apply.

11. TERMINATION FOR BREACH OF AGREEMENT

A. If CONSULTANT fails to perform any of the provisions of this Agreement or so fails to make progress as to endanger timely performance of this Agreement, OMNITRANS may give CONSULTANT written notice of such default. If CONSULTANT does not cure such default or provide a plan to cure such default which is acceptable to OMNITRANS within the time permitted by OMNITRANS, then OMNITRANS may terminate this Agreement due to CONSULTANT's breach of this Agreement.

B. If a federal or state proceeding for relief of debtors is undertaken by or against CONSULTANT, or if CONSULTANT makes an assignment for the benefit of creditors, then OMNITRANS may immediately terminate this Agreement.

C. If CONSULTANT violates Section 28, Compliance with Lobbying Policies, of this Agreement, then OMNITRANS may immediately terminate this Agreement.

D. In the event OMNITRANS terminates this Agreement as provided in this Section, OMNITRANS may procure, upon such terms and in such manner as OMNITRANS may deem appropriate, work similar in scope and level of effort to those so terminated, and CONSULTANT shall be liable to OMNITRANS for all of its costs and damages, including, but not limited, any excess costs for such Work.

E. All finished or unfinished documents and materials produced or procured under this Agreement shall become OMNITRANS' property upon date of such termination.
F. If, after notice of termination of this Agreement under the provisions of this Section, it is determined for any reason that CONSULTANT was not in default under the provisions of this Section, or that the default was excusable under the terms of this Agreement, the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to Section 10, Termination for Convenience.

G. The rights and remedies of OMNITRANS provided in this Article shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.

12. ASSIGNMENT

This Agreement, any interest herein or claim hereunder, may not be assigned by CONSULTANT either voluntarily or by operation of law, nor may all or any part of this Agreement be subcontracted by CONSULTANT, without the prior written consent of OMNITRANS. Consent by OMNITRANS shall not be deemed to relieve CONSULTANT of its obligations to comply fully with all terms and conditions of this Agreement.

13. SUBCONTRACTING

OMNITRANS hereby consents to CONSULTANT's subcontracting of portions of the Work to the parties identified below for the functions described in CONSULTANT's proposal. CONSULTANT shall include in each subcontract agreement the stipulation that CONSULTANT, not OMNITRANS, is solely responsible for payment to the subconsultant for all amounts owing and that the subconsultant shall have no claim, and shall take no action against OMNITRANS, Member Agencies or officers, directors, employees or sureties thereof for nonpayment by CONSULTANT.

CONSULTANT shall not, without the express written consent of Omnitrans, either:

a. Substitute any person, firm, or corporation as subconsultant in place of the subconsultants identified below; or

b. Permit any subconsultant to be assigned or transferred; or

c. Allow work to be performed by anyone other than the original subconsultant listed below.

<table>
<thead>
<tr>
<th>Subconsultant's Name and Address</th>
<th>Work to Be Performed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anrab Associates, Inc.</td>
<td>Develop Management Plan</td>
</tr>
<tr>
<td>1017 L. Street, #203</td>
<td>$38,500</td>
</tr>
<tr>
<td>Sacramento, CA 95184</td>
<td></td>
</tr>
</tbody>
</table>
14. **INDEPENDENT CONSULTANT**

CONSULTANT's relationship to OMNITRANS in the performance of this Agreement is that of an independent Consultant. CONSULTANT's personnel performing Work under this Agreement shall at all times be under CONSULTANT's exclusive direction and control and shall be employees of CONSULTANT and not employees of OMNITRANS. CONSULTANT shall pay all wages, salaries and other amounts due its employees in connection with this Agreement and shall be responsible for all reports and obligations respecting them, such as social security, income tax withholding, unemployment compensation, workers' compensation and similar matters.

15. **INSURANCE**

A. **INSURANCE REQUIREMENTS**

1) **General Requirements for Consultant**
   a. Without limiting or diminishing the Consultant's obligation to indemnify or hold Omnitrans harmless, Consultant shall procure, prior to commencement of the services required under this contract and maintain for the duration of the contract at its own expense, insurance of the kinds and in the amounts as indicated below;
   
   b. Provide Omnitrans with valid original certificates of insurance and endorsements showing Omnitrans as an additional insured.

2) **Deductibles or Self-Insured Retention (SIR)**
   SIR must be declared to and approved by Omnitrans. At the option of Omnitrans, either: the insurer shall reduce or eliminate such deductibles or SIR or Consultant shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.

3) **Other Insurance Provisions**
   a. **Commercial General Liability and Automobile Liability**
      Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, products and completed operations liability, personal and advertising injury covering claims which may arise from or out of Consultant's performance of its obligations hereunder and if Consultant's vehicles or mobile equipment are used in the performance of the obligations under this Agreement, then Consultant shall maintain liability insurance for all owned, non-owned or hired vehicles so used. Policy shall name Omnitrans, its officers, officials, employees, agents and volunteers as additional insured as respects: liability arising out of activities performed by or on behalf of Consultant; products and completed operations of Consultant; premises owned, occupied or...
used by Consultant; or automobiles owned, leased, hired or borrowed by Consultant. The coverage shall contain no special limitations of the scope of protection afforded Omnitrans, its officers, officials, employees, agents, and volunteers.

1. For any claims related to this project, Consultant's insurance coverage shall be primary insurance as respects Omnitrans, its officers, officials, employees, agents, and volunteers. Any insurance and/or deductibles and/or self-insured retentions or self-insured programs maintained by Omnitrans, its officers, officials, employees, agents, and volunteers shall be excess of Consultant's insurance and shall not be construed as contributory.

2. Consultant's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.

3. Each insurance policy required by this clause shall be endorsed to state that coverage shall not be suspended, voided, cancelled by either party, reduced in coverage or in limits except after thirty (30) days prior written notice has been given to Omnitrans.

b. Workers' Compensation

If the Consultant has employees as defined by the State of California, the Consultant shall maintain statutory Workers' compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than $1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of Omnitrans and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.

c. Care, Custody, and Control

Consultant shall insure any Omnitrans property while under its Care, Custody, and Control according to the requirements listed in the insurance coverage required.

4) Acceptability of Insurers

Insurance companies shall be State of California admitted or approved and have a current A.M. Best's rating of no less than A:VIII.

5) Verification of Coverage

a. Consultant shall furnish Omnitrans with original endorsements affecting coverage required by this clause. The endorsements are to be signed by a person authorized by that insurer to bind coverage on its behalf. All insurance certificates and endorsements are to be received and approved by Omnitrans before work commences.
b. As an alternative, Consultant’s insurer may provide complete, certified copies of all required insurance policies, including endorsements affecting the coverage required by these specifications.

c. In lieu of purchasing insurance and providing original endorsements and or certificates of insurance, the Consultant may provide proof of self-insurance; such proof must be to the satisfaction of Omnitrans.

6) **Subconsultant**

Consultant shall include all subconsultants as insureds under its policies or shall furnish separate certificates and endorsements for each subconsultant. All coverage for subconsultants shall be subject to all of the requirements stated herein.

7) **Notification of Terminated Insurance**

Insurance shall not be terminated or expire without thirty (30) days written or electronic notice and are required to be maintained in force until completion of the contract.

B. **MINIMUM INSURANCE COVERAGE**

If the Consultant maintains broader coverage and/or higher limits than the minimum requirements shown below, Omnitrans requires and shall be entitled to the broader coverage and/or higher limits maintained by the Consultant.

1) ☑ **Commercial General Liability including Products/Completed Operations**: $1,000,000; per occurrence for bodily and property damage liability and $2,000,000 aggregate; Omnitrans named and endorsed as an Additional Insured.

2) ☑ **Automobile Liability**: $1,000,000; per occurrence for bodily and property damage liability and aggregate; Omnitrans named and endorsed as an Additional Insured.

3) ☐ **Errors and Omissions Liability**: $1,000,000; combined single limit bodily and property damage liability per occurrence and $3,000,000 aggregate or,

4) ☐ **Professional Liability**: $1,000,000; per occurrence and aggregate.

5) ☑ **Workers’ Compensation**: statutory limits or,

6) ☐ **Self Insurance Program**: a State Approved program in an amount and form that meets all applicable requirements of the Labor Code of the State of California.

7) ☑ **Employer’s Liability**: $1,000,000; per occurrence.
8) □ Environmental Liability: $1,000,000; per occurrence and aggregate; Omnitrans named and endorsed as an Additional Insured.

9) □ Umbrella Policy: $4,000,000; per occurrence and aggregate Additional coverage for the above policies, Omnitrans Additional Insured.

10) □ All drivers making deliveries of products specified on this solicitation shall have Hazardous Materials Endorsements on their Commercial Drivers License, and such other Endorsements as may be required by relevant laws and/or regulations.

16. INDEMNITY

CONSULTANT shall indemnify, defend and hold harmless OMNITRANS, and its member agencies, and their officers, directors, employees and agents from and against any and all liability, expense (including, but not limited to, defense costs and attorneys' fees), claims, causes of action, and lawsuits for damages of any nature whatsoever, including, but not limited to, bodily injury, death, personal injury or property damage (including property of CONSULTANT) arising from or connected with any alleged act and/or omission of CONSULTANT, its officers, directors, employees, agents, Subconsultants or suppliers. This indemnity shall survive termination or expiration of this Agreement and/or final payment thereunder.

17. REVISIONS IN SCOPE OF WORK

By written notice or order, OMNITRANS may, from time to time, order work suspension or make changes to this Agreement. Changes in the Work shall be mutually agreed to and incorporated into an amendment to this Agreement. Upon execution of an amendment, CONSULTANT shall perform the Work, as amended.

18. RIGHTS IN TECHNICAL DATA

A. No material or technical data prepared by CONSULTANT under this Agreement is to be released by CONSULTANT to any other person or entity except as necessary for the performance of the Work. All press releases or information concerning the Work that might appear in any publication or dissemination, including but not limited to, newspapers, magazines, and electronic media, shall first be authorized in writing by OMNITRANS.

B. The originals of all letters, documents, reports and other products and data produced under this Agreement shall become the property of OMNITRANS without restriction or limitation on their use and shall be made available upon request to OMNITRANS at any time. Original copies of such shall be delivered to OMNITRANS upon completion of the Work or termination of the Work. CONSULTANT shall be permitted to retain copies of such items for the furtherance of its technical proficiency; however, publication of this
material is subject to the prior written approval of OMNITRANS. The provisions of this paragraph shall survive termination or expiration of this Agreement and/or final payment thereunder.

19. OWNERSHIP OF REPORTS AND DOCUMENTS

The originals of all letters, documents, reports and other products and data produced under this Agreement shall be delivered to, and become the sole and exclusive property of OMNITRANS. Copies may be made for CONSULTANT’s records, but shall not be furnished to others without prior written authorization from OMNITRANS. Such deliverables shall be deemed works made for hire, and all rights in copyright therein shall be retained by OMNITRANS.

20. OWNERSHIP RIGHTS

A. In the event OMNITRANS rightfully obtains copies of Proprietary Data under the terms of the separate License Agreement and Escrow Agreement that govern rights in Documentation, Software and Intellectual Property created and/or developed by Consultant, its Third Party Software Consultants and its Suppliers as part of the Project, any derivative works and associated documentation created by or on behalf of OMNITRANS by Permitted Programmers (as defined in the License Agreement) shall be the sole and exclusive property of OMNITRANS (collectively, “OMNITRANS Intellectual Property”), and OMNITRANS may use, disclose and exercise dominion and full rights of ownership, in any manner in OMNITRANS Intellectual Property in connection with the use, operation and maintenance of a transportation system administered by OMNITRANS. No use of OMNITRANS Intellectual Property shall be made for any purpose other than in conjunction with a transportation system administered by CONSULTANT, and OMNITRANS shall not sell, lease, rent, give away or otherwise disclose any OMNITRANS Intellectual Property to any outside third party other than Permitted Programmers. To the extent there may be any question of rights of ownership or use in any OMNITRANS Intellectual Property, Consultant shall require all of its subconsultants and suppliers (including without limitation its Third Party Software Consultants) to assign to OMNITRANS, all worldwide right, title and interest in and to all OMNITRANS Intellectual Property in a manner consistent with the foregoing terms of this paragraph. Consultants shall execute any documents as OMNITRANS may from time to time reasonably request to effectuate the terms of this paragraph.

B. All documentation and Software which predates this Contract and which otherwise owned by Consultant or its Third Party Software Consultants, and all Documentation and Software which is created by Consultant or its Third Party Software Consultants shall be Licensed Software or Licensed Documentation, as appropriate. All Licensed Software and Licensed Documentation shall be governed by the License Agreement by and between the parties of event date herewith.
21. **WORK FOR HIRE**

Any work created or produced as a part of this Agreement that may be defined under Section 101, Title 17, USC will be considered "work for hire" as it pertains to ownership rights. CONSULTANT, by his/her endorsement hereon agrees that all rights to any work(s) created or produced are waived, and that ownership rests with OMNITRANS. CONSULTANT further agrees to ensure transfer of all rights to such work(s), as defined under federal copyright law, that may be created or produced under this Agreement by its suppliers, Consultant or subconsultants.

22. **SUBMITTAL OF CLAIMS BY CONSULTANT**

CONSULTANT shall file any and all claims with OMNITRANS’ Project Manager in writing within thirty (30) days of the event or occurrence giving rise to the claim. The claim shall be in sufficient detail to enable OMNITRANS to ascertain the claim’s basis and amount, and shall describe the date, place and other pertinent circumstances of the event or occurrence giving rise to the claim and the indebtedness, obligation, injury, loss or damages allegedly incurred by CONSULTANT.

Even though a claim may be filed and/or in review by OMNITRANS, CONSULTANT shall continue to perform in accordance with this Agreement.

23. **EQUAL OPPORTUNITY**

CONSULTANT shall not discriminate against, or grant preferential treatment to, any individual or group, or any employee or applicant for employment because of race, age, religion, color, ethnicity, sex, national origin, ancestry, physical disability, mental disability, political affiliation, sexual orientation, marital status or other status protected by law. CONSULTANT shall take action to ensure that applicants and employees are treated without regard to the above.

24. **STANDARD OF PERFORMANCE**

A. CONSULTANT shall perform and exercise, and require its subconsultant to perform and exercise due professional care and competence in the performance of the Work in accordance with the requirements of this Agreement. CONSULTANT shall be responsible for the professional quality, technical accuracy, completeness and coordination of the Work, it being understood that OMNITRANS will be relying upon such professional quality, accuracy, completeness and coordination in utilizing the Work. The foregoing obligations and standards shall constitute the “Standard of Performance” for purposes of this Agreement. The provisions of this paragraph shall survive termination or expiration of this Agreement and/or final payment thereunder.
B. All workers shall have sufficient skill and experience to perform the Work assigned to them. OMNITRANS shall have the right, at its sole discretion, to require the immediate removal of CONSULTANT personnel at any level assigned to the performance of the Work at no additional fee or cost to OMNITRANS, if OMNITRANS considers such removal in its best interests and requests such removal in writing and such request is not done for illegal reasons. Further, an employee who is removed from performing Work under this Agreement under this Article shall not be re-assigned to perform Work in any other capacity under this Agreement without OMNITRANS’ prior written approval.

25. NOTIFICATION OF EMPLOYMENT OF OMNITRANS BOARD MEMBERS/ALTERNATES AND EMPLOYEES

To ensure compliance with OMNITRANS’ Ethics Policy, CONSULTANT shall provide written notice to OMNITRANS disclosing the identity of any individual who CONSULTANT desires to employ or retain under a contract, and who (1) presently serves as a Board Member/Alternate or an employee of OMNITRANS, or (2) served as a Board Member/Alternate or an employee of OMNITRANS within the previous 12 months of the date of the proposed employment or retention by CONSULTANT. CONSULTANT’s written notice shall indicate whether the individual will be an officer, principal or shareholder of the entity and/or will participate in the performance of this Agreement.

26. DISQUALIFYING POLITICAL CONTRIBUTIONS

In the event of a proposed amendment to this Agreement, CONSULTANT shall provide prior to the execution of such amendment, a written statement disclosing any contribution(s) of $250 or more made by CONSULTANT or its subconsultant(s) to Omnitrans Board Members/Alternates or employees within the preceding twelve (12) months of the date of the proposed amendment. Applicable contributions include those made by any agent/person/entity on behalf of CONSULTANT or subconsultant(s).

27. COMPLIANCE WITH LAW

A. CONSULTANT shall familiarize itself with and perform the Work required under this Agreement in conformity with requirements and standards of OMNITRANS, municipal and public agencies, public and private utilities, special districts, and railroad agencies whose facilities and work may be affected by Work under this Agreement. CONSULTANT shall also comply with all Federal, state and local laws and ordinances.

B. Government regulations that directly affect the CONSULTANT’S performance of this contract and unforeseen impacts, which neither party could have contemplated at the onset of the contract and have an unconscionable impact on the CONSULTANT may be given special pricing consideration. The parties,
in good faith, shall review established rates and may adopt any mutually agreed new rates, which shall only be effective as agreed upon by the parties. Thorough documentation including all cost elements is required to support the Consultant’s claim to any relief under this clause.

28. COMPLIANCE WITH LOBBYING POLICIES

A. CONSULTANT agrees that if it is a Lobbyist Employer or if it has retained a Lobbying Firm or Lobbyist, as such terms are defined by OMNITRANS in its Ethics Policy, it shall comply or ensure that its Lobbying Firm and Lobbyist complies with OMNITRANS’ Ethics Policy.

B. If CONSULTANT (Lobbyist Employer) or its Lobbying Firm or Lobbyist fails to comply, in whole or in part, with OMNITRANS’ Ethics Policy, such failure shall be considered a material breach of this Agreement and OMNITRANS shall have the right to immediately terminate or suspend this Agreement.

29. PUBLIC RECORDS ACT

A. All records, documents, drawings, plans, specifications and other material relating to conduct of OMNITRANS’ business, including materials submitted by CONSULTANT in its proposal and during the course of performing the Work under this Agreement, shall become the exclusive property of OMNITRANS and may be deemed public records. Said materials may be subject to the provisions of the California Public Records Act. OMNITRANS’ use and disclosure of its records are governed by this Act.

B. OMNITRANS will not advise as to the nature or content of documents entitled to protection from disclosure under the California Public Records Act, including interpretations of the Act or the definitions of trade secret, confidential or proprietary. OMNITRANS will accept materials clearly and prominently labeled "TRADE SECRET" or "CONFIDENTIAL" or "PROPRIETARY" as determined by CONSULTANT. OMNITRANS will endeavor to notify CONSULTANT of any request of the disclosure of such materials. Under no circumstances, however, will OMNITRANS be liable or responsible for the disclosure of any labeled materials whether the disclosure is required by law or a court order or occurs through inadvertence, mistake or negligence on the part of OMNITRANS or its officers, employees and/or consultant.

C. In the event of litigation concerning the disclosure of any material submitted by CONSULTANT, OMNITRANS’ sole involvement will be as a stake holder, retaining the material until otherwise ordered by a court. CONSULTANT, at its sole expense and risk, shall be responsible for prosecuting or defending any action concerning the materials, and shall defend, indemnify and hold OMNITRANS harmless from all costs and expenses, including attorneys’ fees, in connection with such action.
30. **WAIVER/INVALIDITY**

No waiver of a breach of any provision of this Agreement by either party shall constitute a waiver of any other breach of the provision, or of any other breach of the provision of the Agreement. Failure of either party to enforce any provision of this Agreement at any time shall not be construed as a waiver of that provision.

The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision.

31. **FORCE MAJEURE**

Performance of each and all CONSULTANT's and OMNITRANS' covenants herein shall be subject to such delays as may occur without CONSULTANT's or OMNITRANS' fault from acts of God, strikes, riots, or from other similar causes beyond CONSULTANT's or OMNITRANS' control.

32. **CONFIDENTIALITY**

CONSULTANT agrees that for and during the entire term of this Agreement, any information, data, figures, records, findings and the like received or generated by CONSULTANT in the performance of this Agreement, shall be considered and kept as the private and privileged records of OMNITRANS and will not be divulged to any person, firm, corporation, or other entity except on the direct prior written authorization of OMNITRANS. Further, upon expiration or termination of this Agreement for any reason, CONSULTANT agrees that it will continue to treat as private and privileged any information, data, figures, records, findings and the like, and will not release any such information to any person, firm, corporation or other entity, either by statement, deposition, or as a witness, except upon direct prior written authority of OMNITRANS.

33. **CONSULTANT'S INTERACTION WITH THE MEDIA AND THE PUBLIC**

A. OMNITRANS shall review and approve in writing all OMNITRANS related copy proposed to be used by CONSULTANT for advertising or public relations purposes prior to publication. CONSULTANT shall not allow OMNITRANS related copy to be published in its advertisements and public relations programs prior to receiving such approval. CONSULTANT shall ensure that all published information is factual and that it does not in any way imply that OMNITRANS endorses CONSULTANT's firm, service, and/or product.

B. CONSULTANT shall refer all inquiries from the news media to OMNITRANS and shall comply with the procedures of OMNITRANS' Public Affairs staff regarding statements to the media relating to this Agreement or the Work.
C. If CONSULTANT receives a complaint from a citizen or the community, CONSULTANT shall inform OMNITRANS as soon as possible and inform OMNITRANS of any action taken to alleviate the situation.

D. The provisions of this Article shall survive the termination or expiration of this Agreement.

34. GOVERNING LAW

The validity of this Agreement and of any of its terms or provisions, as well as the rights and duties of the parties hereunder, shall be governed by the laws of the State of California, and the proper venue of any action brought hereunder is and shall be the County of San Bernardino, California.

35. MODIFICATIONS TO AGREEMENT

Unless specified otherwise in the Agreement, this Agreement may only be modified by written mutual consent evidenced by signatures of representatives authorized to enter into and modify the Agreement. In order to be effective, amendments may require prior approval by OMNITRANS' Board of Directors, and in all instances require prior signature of an authorized representative of OMNITRANS.

36. LICENSING, PERMITS AND INSPECTION COSTS

A. The CONSULTANT warrants that it has all necessary licenses and permits required by the laws of the United States, State of California, and the County of San Bernardino, the Local Jurisdictions, and all other appropriate governmental agencies, and agrees to maintain these licenses and permits in effect for the duration of the Agreement. Further, FIRM warrants that its employees, agents, and consultant and subconsultant shall conduct themselves in compliance with such laws and licensure requirements including, without limitation, compliance with laws applicable to nondiscrimination, sexual harassment and ethical behavior throughout the duration of this Agreement. CONSULTANT further warrants that it shall not retain or employ an unlicensed subconsultant to perform work on this Project. CONSULTANT shall notify OMNITRANS immediately and in writing of its employees', agents', consultant's or subconsultants' inability to obtain or maintain, irrespective of the pendency of any appeal, any such licenses, permits, approvals, certificates, waivers, exemptions. Such inability shall be cause for termination of this Agreement.

B. CONSULTANT shall procure all permits and licenses; pay all charges, assessments and fees, as may be required by the ordinances and regulations of the public agencies having jurisdiction over the areas in which the work is located, and shall comply with all the terms and conditions thereof and with all lawful orders and regulations of each such public agency relating to construction operations under the jurisdiction of such agency.
37. **PRECEDENCE**

Conflicting provisions hereof, if any, shall prevail in the following descending order of precedence: (1) the provisions of this Agreement, and any and all of its Amendments, Appendices, Exhibits and Attachments; (2) provisions of RFP-HRS20-24 and any and all of its Addenda, Appendices, Exhibits and Attachments; and (3) CONSULTANT's proposal dated October 15, 2019 and its Appendices, Exhibits, Attachments and Best & Final Offer dated December 19, 2019.

38. **ENTIRE AGREEMENT**

This Agreement, and any attachments or documents incorporated herein by inclusion or by reference, constitutes the complete and entire agreement between OMNITRANS and CONSULTANT and supersedes any prior representations, understandings, communications, commitments, agreements or proposals, oral or written.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed on the date shown below, and effective on the date first hereinabove written.

**OMNITRANS**

Erin Rogers
Interim CEO/General Manager

Date

**MIG, INC.**

Esmeralda Garcia
Principal

Date

Federal Tax I.D. No. 94-3116998
I. Overview:
Consultant shall design and execute its comprehensive five year (2021-2025) strategic plan, develop Omnitrans’ Fiscal Year (FY) 2021 Management Plan that aligns with the strategic plan and the option to develop the FY 2022-2024 Management plans.

II. General Requirements
a) Project Management:
   i. Design and execution of a strategic visioning and comprehensive planning process.
   ii. Develop an actionable strategic plan for fiscal years 2021-2025 including a proposed timeline for implementation.
   iii. Develop recommendations regarding the plan’s implementation and support structure.

b) It is expected that these tasks will be accomplished through a combination of activities, including:
   i. Background research by consultant on Omnitrans’ history and current leadership team, including environment scan of organizations and opportunities ahead.
   ii. Focus groups, interviews, surveys, and/or any other method that will be useful in receiving partner and community input.
   iii. Facilitated group meetings with Omnitrans’ Board of Directors and staff to create consensus regarding the strategic vision and plan.

III. Project Goals and Target Audience
a) Strategic Plan Process
   ii. Conduct a review of the current Mission and Vision statements for relevancy.
   iii. Conduct initial meeting with the Executive Office to define objectives and establish process to be followed.

b) Strategic Plan Document
   i. Prepare draft strategic plan. Draft plan should include, at a minimum:
ATTACHMENT A – SCOPE OF WORK
HRS20-24
STRATEGIC PLANNING CONSULTING SERVICES

1. Mission
2. Goals
3. Outcomes
4. Strategies
5. Performance Indicators
6. External Factors

ii. Submit the draft strategic plan for review by the Executive Office and the Senior Leadership Team.

iii. Update and finalize draft Strategic Plan document and submit.

c) Key Stakeholder Input

i. Develop and coordinate a plan for key stakeholder involvement to include:
   1. Facilitate an initial planning session with the Executive Office and the Senior Leadership Team.
   2. Interviews with key staff, Board Members, and stakeholders.

ii. Compile stakeholder input.

iii. Review and evaluation of stakeholder input by Senior Leadership Team.

iv. Update strategic plan with accepted modifications that result from stakeholder input.

d) Board/Executive Committee Briefing/Endorsement

i. Prepare and conduct a full briefing with the Board Executive Committee and the Board of Directors to gain their endorsement.

ii. Update and finalize endorsed strategic plan.

e) Communication Plan

i. Provide a plan to formalize, institutionalize, and systematize Omnitrans’ Strategic Plan and its related elements, processes, procedures, and plans.

ii. Develop educational and communication materials for use in promotion and education of staff.

f) Management Plan

i. Develop the Fiscal Year 2021 Management Plan that aligns with the strategic plan.

ii. Develop action items to support the plan.
iii. Develop a reporting document(s) to support reporting out to the Board of Directors and other interested stakeholders.

g) Management Plan future years (Optional)

i. Develop the Fiscal Year 2022 Management Plan that aligns with strategic plan.

ii. Develop the Fiscal Year 2023 Management Plan that aligns with strategic plan.

iii. Develop the Fiscal Year 2024 Management Plan that aligns with strategic plan.
<table>
<thead>
<tr>
<th>Strategic Planning Consulting Services</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Task 1</td>
<td>Strategic Plan</td>
<td>$65,325.00</td>
</tr>
<tr>
<td>Task 2</td>
<td>Strategic Plan Document</td>
<td>$29,020.00</td>
</tr>
<tr>
<td>Task 3</td>
<td>Key Stakeholder Input</td>
<td>$65,495.00</td>
</tr>
<tr>
<td>Task 4</td>
<td>Board/Executive Committee Briefing/Endorsement</td>
<td>$8,095.00</td>
</tr>
<tr>
<td>Task 5</td>
<td>Communication Plan</td>
<td>$26,215.00</td>
</tr>
<tr>
<td>Task 6</td>
<td>Management Plan</td>
<td>$13,505.00</td>
</tr>
<tr>
<td>Task 7</td>
<td>Optional Management Plan Year 1</td>
<td>$9,610.00</td>
</tr>
<tr>
<td>Task 8</td>
<td>Optional Management Plan Year 2</td>
<td>$9,610.00</td>
</tr>
<tr>
<td>Task 9</td>
<td>Optional Management Plan Year 3</td>
<td>$9,610.00</td>
</tr>
<tr>
<td></td>
<td>Animated Video Script, Storyboards and Production</td>
<td>$28,000.00</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>$264,485.00</strong></td>
</tr>
</tbody>
</table>
I. Purpose

It is the policy of Omnitrans to maintain a work environment that is safe for all persons, including the community, and conducive to attaining high work standards. To achieve these objectives, the Agency prohibits the possession of firearms and weapons in the workplace, regardless of any license or permit that an individual may have which otherwise authorizes the individual to carry firearms or weapons.

It is illegal and a criminal violation to possess weapons in public buildings (California Penal Code 171b and 171.7).

II. Scope

This policy applies to all Omnitrans employees, including but not limited to staffing agency workers and contractors working for or with the Agency at any time, regardless of whether the Agency is the actual employer.

Possession of firearms and weapons is prohibited at all Omnitrans' offices, parking lots, agency vehicles and job sites, and in all Agency vehicles.

The following person/s are exempt from this policy as stated: a guard of a contract carrier operating an armored vehicle, and any law enforcement officer who is carrying out official duties engaged in protecting and preserving property or life within the scope of his or her employment.

Omnitrans will strictly enforce this policy. Violation of this policy will result in immediate disciplinary action, up to and including termination.

III. Procedure

A. COMMUNICATION OF POLICY

(a) Each employee of the Agency shall receive a copy of this policy at the time of his/her hire and shall sign a copy of the acknowledgment. Employees who were employed before the effective date of this policy shall also receive a copy of this policy and shall sign a copy of the acknowledgment. A copy of the signed acknowledgment and of all new and revised policies throughout the employee's employment shall be maintained in each employee's personnel file.

(b) A copy of this policy shall be attached to each contractor's contract, and shall become a part of its contract. The contractor shall be responsible for communicating this policy to its employees and any subcontractors to which the contractor sublets any portion of its contract.
B. PROHIBITED CONDUCT

(a) The transportation of firearms or weapons in Agency vehicles is prohibited. This includes but is not limited to:
   (1) to and from work,
   (2) when conducting Agency business,
   (3) at all times in Agency-owned or leased vehicles.

(b) The possession or carrying of permitted and non-permitted firearms or weapons while at Agency buildings, parking lots, sponsored events, and job sites.

(c) Exception: Power actuated tools which are manufactured for the use of fastening building materials and sanctioned tools for the purpose of performing Agency job duties are not subject to this policy.

C. SEARCH

(a) Omnitrans reserves the right to conduct reasonable, unannounced searches of Agency premises and personal searches of employees and others while entering, on, or leaving Agency premises, including, but not limited to, personal effects, vehicles, lockers, desks, tool boxes, clothing, meal containers, and baggage. Searches will be conducted when the Agency has a reasonable suspicion to believe that a particular employee may be in possession of a weapon or firearm.

(b) "Reasonable suspicion" is defined as a suspicion that is based on specific personal observations such as an employee's manner, disposition, behavior, speech, information provided to management by an employee, by law enforcement officials, by a security service, or by other persons believed to be reliable, or a suspicion that is based on other surrounding circumstances.

(c) Individuals refusing to allow an inspection will not be detained or forced to submit to the inspection. Refusal violates Agency policy and constitutes an act of insubordination constituting disciplinary action, up to and including separation of the employment relationship. Non-employees who refuse to allow an inspection will not be permitted on Agency premises and will be required to immediately leave the premises. Employees will be relieved of all duties while pending investigation.

D. DISCIPLINE

(a) Violations of any portion of this policy will subject the employee to discipline,
up to and including separation of employment.

(b) Violations by a contractor’s employee or subcontractor of any portion of this policy may constitute a breach of contract and regardless will mandate the immediate removal of the contractor’s employee from Agency premises, prohibition against the individual accessing Agency premises in the future, and may also constitute a breach of contract.

E. REPORT OF VIOLATIONS

1. Employee Violations

Employees are required to report violations of this policy without regard to the relationship between the individual who initiates the prohibited behavior and the individual reporting it. An employee who believes that another employee may be in violation of this policy must report the alleged violation to the employee’s manager or supervisor, the department director, security, or the appropriate departmental Human Resources representative.

Departments are responsible for implementing this policy. The Agency will promptly investigate allegations of violations of this policy.

Omnitrans reserves the right to authorize searches for prohibited weapons on its property when a violation is reported or when probable cause or reasonable suspicion is present consistent with law.

Employees should be aware that there is no reasonable expectation of privacy with respect to weapons in the workplace. The Agency’s right to conduct searches includes, but is not limited to, such areas and items as lockers, desks, workstations, offices, purses, briefcases, bags, toolboxes, and lunch bags.

Searches of the employee’s work area and belongings, as described above, may be conducted by the Security & Emergency Preparedness Coordinator, or designee. Searches of all types, including surrounding agency property, personal property and the employee may be conducted by law enforcement in accordance with law should reasonable suspicion be present. Any weapon found in violation of this policy may be confiscated. Refusal to permit a search may result in discipline, up to and including separation.

2. Visitor Violations

Visitors are not allowed to carry a weapon on the premises. Any visitor carrying a weapon into a posted no-carry agency facility is creating an elevated risk to security and safety that warrants a response leading to compliance with the law. If the visitor
poses an immediate risk to security or safety, law enforcement shall be notified immediately by calling 9-911. The visitor shall be considered an immediate risk to safety and security if he/she is acting in an aggressive, belligerent, confrontational, suspicious or in an otherwise questionable manner while carrying a weapon.

F. FALSE REPORTS

Employees making intentionally false and malicious complaints of weapons in the workplace will be subject to disciplinary action, up to and including separation and/or will be reported to the proper authorities as appropriate.

G. ROLES AND RESPONSIBILITIES

Employees are responsible for understanding and complying with the Policy Prohibiting Weapons in the Workplace.

Whenever there is a question as to whether an instrument, article or substance is considered a weapon in violation of this policy, it is the employee’s responsibility to seek clarification. Employees seeking clarification should direct their questions to the agency’s Security & Emergency Preparedness Coordinator at 909-379-7117 prior to bringing the item(s) to Omnitrans work sites and events, as well as agency-owned or leased facilities or vehicles.

H. SAFETY FIRST

In applying this policy, no employee shall take any action that will risk his or her own safety or the safety of other individuals. No attempt should ever be made by an employee to restrain or forcibly evict an armed person from agency premises.

An individual’s continued non-compliance after being properly informed of the law (California Penal Code 171 (b)) will result in notification to law enforcement and discipline, up to and including separation of employment. Employees should notify security immediately.

An employee who feels an imminent danger to his or her own safety or the safety or security of others, should avoid any interaction with the individual. Immediately contact law enforcement by calling 9-911 and security at 909-379-7117.

I. ANTI-RETALIATION PROVISION

Omnitrans strictly prohibits any retaliation against an employee who has reported a possible breach of policy. If an employee feels that he or she has been subjected to retaliation in violation of this policy, the employee must immediately report it to his or her supervisor or other designated Human Resources representative.
J. DEFINITIONS

1. **Firearm or weapon includes, but is not limited to:** A weapon, a pistol or rifle, whether loaded or unloaded, capable of firing a projectile and using an explosive as a propellant.
   - A firearm, whether loaded or unloaded, from which a shot may be discharged including but not limited to handguns, pistols, revolvers, shotguns, rifles, and bb guns;
   - A gun that can discharge a shot or a projectile by means of an explosive or gas, or compressed air;
   - A device designed to be used as a weapon, from which can be expelled a projectile by the force of any explosion or force of combustion;
   - Any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive;
   - Any destructive device;
   - Any device designed as a weapon and capable of producing great bodily harm, including but not limited to, stun guns, stun batons;
   - An electric weapon such as a taser gun;
   - Any combustible or flammable liquid, or other substance, device, or instrumentality that, in a manner it is used or intended to be used, is calculated or likely to produce death or great bodily harm, or any fire that is used to produce death or great bodily harm;
   - Any knife that is carried with intention or calculation to produce death or great bodily harm having a blade length in excess of four (4) inches, the blade of which is fixed or is capable of being fixed in an unguarded position by the use of one or two hands. Switchblades are specifically prohibited. (Knives intended to be used as eating utensils, and stored or maintained in office kitchens or lunchrooms do not represent a violation of this policy.)

2. **Office:** All permanent facilities, all mobile facilities, all leased facilities, and any facility designated as an office by the agency.

3. **Parking lot:** All lots at permanent facility, park and rides, lots at project sites, any lot that the agency designates as a parking lot that is not at a permanent facility or project site.

4. **Agency vehicle:** All agency-owned buses/vehicles, all agency-leased buses/vehicles, all agency-rental buses/vehicles, and all personal vehicles for which the owner receives a vehicle allowance, all personal vehicles where the owner receives reimbursement for mileage.
5. **Search**: To examine in order to find something concealed.

6. **Job sites**: Any and all locations where the agency conducts business.

**SIGNS**

1. At each entrance to buildings, parking lots, and project sites, a sign shall be posted in a location that is conspicuous to all who could enter a building, parking lot, or project site.

2. Signs shall have wording or pictogram that prohibits firearms, weapons and give notice of video surveillance. Signs shall be vandalism resistant and of the quality that they will not fade due to the elements.
CONTRACT AGREEMENT

between

CONTRACTOR
Netfast Technology Solutions, Inc.
589 8th Avenue, 22nd Floor
New York, NY 10018

(hereinafter “CONTRACTOR”)
Telephone: (212) 792-5200
Email: tjohnson@netfast.com

And

Omnitrans
1700 West Fifth Street
San Bernardino, CA 92411
(hereinafter “OMNITRANS”)

CONTRACT DOCUMENTS
CONTRACT NO. ITS20-08
CISCO CORE NETWORK EQUIPMENT

Contract Amount: $147,544

Omnitrans Project Manager:
Name: Marcos Espinoza
Title: Network Engineer
Telephone: (909) 379-7176
Email: marcos.espinoza@omnitrans.org

Contract Administrator:
Name: Krystal Turner
Title: Contract Administrator
Telephone: (909) 379-7202
Email: krystal.turner@omnitrans.org
# TABLE OF CONTENTS

1. SCOPE OF WORK ......................................................... 4
2. PERIOD OF PERFORMANCE ......................................... 4
3. CONTRACT OPTIONS .................................................. 5
4. COMPENSATION ....................................................... 5
5. INVOICING AND PAYMENT ........................................... 5
6. AUDIT AND INSPECTION OF RECORDS ............................. 7
7. NOTIFICATION ......................................................... 7
8. OMNITRANS’ AND CONTRACTOR’S REPRESENTATIVES ............ 7
9. DISPUTE RESOLUTION ................................................ 9
10. TERMINATION FOR CONVENIENCE ................................. 9
11. TERMINATION FOR BREACH OF AGREEMENT ...................... 9
12. ASSIGNMENT ........................................................ 10
13. SUBCONTRACTING ................................................... 11
14. INDEPENDENT CONTRACTOR ...................................... 11
15. INSURANCE .......................................................... 12
16. INDEMNITY .......................................................... 15
17. REVISIONS IN SCOPE OF WORK ................................. 15
18. RIGHTS IN TECHNICAL DATA ..................................... 15
19. OWNERSHIP OF REPORTS AND DOCUMENTS ................... 16
20. OWNERSHIP RIGHTS ................................................ 16
This Agreement is made and entered into as of this 5th day of February, 2020, by and between Omnitrans (hereinafter referred to as "OMNITRANS") and Netfast Technology Solutions, Inc. (hereinafter referred to as "CONTRACTOR").

RECITALS

WHEREAS, OMNITRANS is a joint powers authority organized under Section 6500 et seq. of the California Government Code with power to contract for services described in Attachment A to this Agreement entitled "Attachment A, Scope of Work" (hereinafter referred to as “Work”);

WHEREAS, CONTRACTOR has indicated it is qualified to perform such services and (1) has reviewed all the available data furnished by OMNITRANS pertinent to the Work to be rendered; (2) has inspected and reviewed the Work to be rendered; (3) will exercise the ordinary care and skill expected of a practitioner in its profession; and (4) is willing to accept responsibility of performing the Work set forth in this Agreement for the compensation and in accordance with the terms, requirements and conditions herein specified;

NOW, THEREFORE, for the consideration hereinafter stated, the parties agree as follows:

1. SCOPE OF WORK

   A. CONTRACTOR will perform the Work and related tasks as described in Attachment A, Scope of Work hereto and is incorporated by reference into and made a part of this Agreement.

   B. This is a non-exclusive Agreement, whereby OMNITRANS may, at its sole discretion, augment or supplant the Work with its own forces or forces of another contractor or entity. CONTRACTOR will cooperate fully with OMNITRANS' staff or other contractor or entity that may be providing similar or the same Work for OMNITRANS.

2. PERIOD OF PERFORMANCE

   The term of this Agreement shall be from the date of execution of this Agreement and continue in effect through February 4, 2023, unless terminated as specified in Section 10 and 11 of this Agreement. Omnitrans has no obligation to purchase any specified amount of products/services. All applicable indemnification provisions in this Agreement shall remain in effect following the termination of this Agreement.
3. CONTRACT OPTIONS

A. Omnitrans will have the unilateral right in the contract by which, for a specified time, Omnitrans may elect to purchase additional services called for by the contract, or may elect to extend the term of the contract. The requirements below apply:

1) Any options that were requested by Omnitrans and/or contained in the Contractor's PROPOSAL or offer must have been evaluated in making the contract award prior to exercising any such options.

2) Since Contractor's proposed pricing for the option years and additional services are considered in evaluating the Contractor's original proposal and form the basis for awarding the contract, Contractor shall be bound by the proposal pricing for additional services and/or option years, unless otherwise provided herein.

B. Omnitrans will provide a minimum of thirty days (30) written notice to the Contractor of Omnitrans' exercise of its option to extend the contract years. Omnitrans may give notice of its exercise of the option for additional services at any time during the term of the contract. The minimum time for the written notice may be waived by mutual agreement.

4. COMPENSATION

For CONTRACTOR's full and complete performance of its obligations under this Agreement, OMNITRANS shall pay CONTRACTOR on a FIXED PRICE basis at the fully burdened fixed rates shown in Attachment C, and subject to the maximum cumulative payment obligation.

OMNITRANS' maximum cumulative payment obligation under this Agreement shall not exceed One Hundred Forty-Seven Thousand Five Hundred Forty-Four Dollars ($147,544), including all amounts payable to CONTRACTOR for all costs, including but not limited to direct labor, other direct costs, subcontracts, indirect costs including, but not limited to, leases, materials, taxes, insurance, and profit.

5. INVOICING AND PAYMENT

A. CONTRACTOR shall invoice OMNITRANS on a monthly basis no later than the 15th of each month. CONTRACTOR shall furnish information as may be requested by OMNITRANS to substantiate the validity of an invoice.

CONTRACTOR shall submit invoices in duplicate to:
OMNITRANS  
1700 West Fifth Street  
San Bernardino, CA 92411  
Attn: Accounts Payable  
Accountspayable@omnitrans.org

A separate invoice shall be used for each shipment. Each invoice shall include, at minimum, the following information:

- Contract number  
- Invoice number  
- Description of delivery  
- Delivery Date  
- Total quantity delivered  
- Information as requested by OMNITRANS

B. OMNITRANS shall remit payment within thirty (30) calendar days of approval of the invoices by OMNITRANS' Project Manager.

In the event OMNITRANS should overpay CONTRACTOR, such overpayment shall not be construed as a waiver of OMNITRANS' right to obtain reimbursement for the overpayment. Upon discovering any overpayment, either on its own or upon notice of OMNITRANS, CONTRACTOR shall immediately reimburse OMNITRANS the entire overpayment or, at its sole discretion, OMNITRANS may deduct such overpayment amount from monies due to CONTRACTOR under this Agreement or any other Agreement between OMNITRANS and CONTRACTOR.

C. TITLE

a. Title shall pass to Omnitrans at the time of payment.

b. The title transferred as above shall in each case be good, and free and clear from any and all security interests, liens, and/or other encumbrances.

c. The transfer of title as specified above shall not imply Acceptance by Omnitrans, nor relieve the Contractor from the responsibility for strict compliance with the Contract, including warranty as specified in the Article entitled Warranty of Work, and for any loss of or damage to the Work.

d. The Contractor at its own expense shall promptly execute, acknowledge, and deliver to the Omnitrans proper bills of sale or other written instruments of title in a form as required by Omnitrans; said instruments shall convey to
the Omnitrans’ title free and clear of debts, claims, liens, mortgages, taxes, and/or encumbrances.

e. Contractor shall have title to and bear the risk of any loss of or damage to Work purchased hereunder until they are delivered, unloaded, and received by Omnitrans at the FOB Destination specified herein. Contractor’s responsibility for loss or damage except for loss or damage resulting from Contractor’s negligence, shall cease when title passes to Omnitrans.

6. AUDIT AND INSPECTION OF RECORDS

CONTRACTOR agrees that OMNITRANS or any duly authorized representative shall have access to and the right to examine, audit, excerpt, copy or transcribe any pertinent transaction, activity, time cards, employment records or other records relating to this Agreement. Such material, including all pertinent cost, accounting, financial records, and proprietary data must be kept and maintained by CONTRACTOR for a period of three (3) years after completion of this Agreement unless OMNITRANS’ written permission is given to CONTRACTOR to dispose of material prior to this time.

7. NOTIFICATION

All notices hereunder concerning this Agreement and the Work to be performed shall be physically transmitted by courier, overnight, registered or certified mail, return receipt requested, postage prepaid and addressed as follows:

To OMNITRANS:   To CONTRACTOR:

Omnitrans
1700 West Fifth Street
San Bernardino, CA 92411
Attn: Krystal Turner
Title: Contract Administrator

Netfast Technology Solutions, Inc.
589 8th Avenue, 22nd Floor
New York, NY 10018
Attn: Tim Johnson
Title: Sales Engineer

8. OMNITRANS’ AND CONTRACTOR’S REPRESENTATIVES

A. OMNITRANS’ Project Manager

Contracting Officer: OMNITRANS’ CEO/General Manager or his authorized designee who has authority to execute contracts on behalf of OMNITRANS.

Project Manager: Marcos Espinoza, Network Engineer.

a. Except as expressly specified in this Agreement, the Contracting Officer may exercise any powers, rights and/or privileges that have been lawfully delegated by OMNITRANS. Nothing in this Agreement
should be construed to bind OMNITRANS for acts of its officers, employees, and/or agents that exceed the delegation of authority specified herein.

b. The Contracting Officer has delegated to the Project Manager certain powers and duties in connection with this Agreement. The Project Manager is the authorized representative of the Contracting Officer for matters related to this Agreement. The Project Manager or his/her designee is empowered to:

1. Have general oversight of the Work and this Agreement, including the power to enforce compliance with this Agreement.

2. Reserve the right to remove any portion of the Work from CONTRACTOR which have not been performed to OMNITRANS' satisfaction.

3. Subject to the review and acceptance by OMNITRANS, negotiate with CONTRACTOR all adjustments pertaining to this Agreement for revision.

c. In addition to the foregoing, the Project Manager shall have those rights and powers expressly set forth in other sections of this Agreement.

B. Contractor's Key Personnel

The following are CONTRACTOR's key personnel and their associated roles in the Work to be provided:

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joe Asady</td>
<td>CEO</td>
</tr>
<tr>
<td>Tim Johnson</td>
<td>Sales Engineer</td>
</tr>
</tbody>
</table>

Any proposed/substitution or replacement by Contractor of Contractor's key personnel shall ensure that such person possesses the same or better expertise and experience than the key personnel being substituted or replaced. Omnitran reserves the right to interview such person to ascertain and verify if such proposed substitution or replacement does in deed possess such expertise and experience.
OMNITRANS awarded this Agreement to CONTRACTOR based on OMNITRANS' confidence and reliance on the expertise of CONTRACTOR's key personnel described above. CONTRACTOR shall not reassign key personnel or assign other personnel to key personnel roles until CONTRACTOR obtains prior written approval from OMNITRANS.

9. DISPUTE RESOLUTION

Any disputes between the successful CONTRACTOR and OMNITRANS relating to the implementation or administration of the Contract shall be resolved in accordance with this section.

A. The parties shall first attempt to resolve the dispute informally in meetings or communications between proposer and OMNITRANS.

B. If the dispute remains unresolved fifteen (15) days after it first arises, proposer may request that Omnitrans’ CEO/General Manager issue a recommended decision on the matter in dispute. Omnitrans’ CEO/General Manager shall issue the recommended decision in writing and provide a copy to proposer.

C. If the dispute remains unresolved after review by Omnitrans’ CEO/General Manager, either party may seek judicial resolution of the dispute in an appropriate Court of the State of California.

D. Pending final resolution of a dispute under this section, proposer shall proceed diligently with performance in accordance with the Contract and Omnitrans’ CEO/General Manager’s recommended decision.

10. TERMINATION FOR CONVENIENCE

OMNITRANS may terminate this Agreement in whole or in part for OMNITRANS' convenience. Omnitrans’ CEO/General Manager shall terminate this Agreement by a written Notice of Termination to CONTRACTOR specifying the nature, extent, and effective date of the termination. Upon receipt of the notice of termination, CONTRACTOR shall immediately discontinue all Work affected and deliver all data, drawings, specifications, reports, estimates, summaries, and other information and materials accumulated in performing this Agreement, whether completed or in process, to Omnitrans’ CEO/General Manager. OMNITRANS shall make an equitable adjustment in the Agreement for Work already performed, but shall not allow anticipated profit on unperformed services. Force Majeure shall apply.

11. TERMINATION FOR BREACH OF AGREEMENT

A. If CONTRACTOR fails to perform any of the provisions of this Agreement or so fails to make progress as to endanger timely performance of this Agreement, OMNITRANS may give CONTRACTOR written notice of such
default. If CONTRACTOR does not cure such default or provide a plan to cure such default which is acceptable to OMNITRANS within the time permitted by OMNITRANS, then OMNITRANS may terminate this Agreement due to CONTRACTOR’s breach of this Agreement.

B. If a federal or state proceeding for relief of debtors is undertaken by or against CONTRACTOR, or if CONTRACTOR makes an assignment for the benefit of creditors, then OMNITRANS may immediately terminate this Agreement.

C. If CONTRACTOR violates Section 28, Compliance with Lobbying Policies, of this Agreement, then OMNITRANS may immediately terminate this Agreement.

D. In the event OMNITRANS terminates this Agreement as provided in this Section, OMNITRANS may procure, upon such terms and in such manner as OMNITRANS may deem appropriate, work similar in scope and level of effort to those so terminated, and CONTRACTOR shall be liable to OMNITRANS for all of its costs and damages, including, but not limited, any excess costs for such Work.

E. All finished or unfinished documents and materials produced or procured under this Agreement shall become OMNITRANS’ property upon date of such termination.

F. If, after notice of termination of this Agreement under the provisions of this Section, it is determined for any reason that CONTRACTOR was not in default under the provisions of this Section, or that the default was excusable under the terms of this Agreement, the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to Section 10, Termination for Convenience.

G. The rights and remedies of OMNITRANS provided in this Article shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.

12. ASSIGNMENT

This Agreement, any interest herein or claim hereunder, may not be assigned by CONTRACTOR either voluntarily or by operation of law, nor may all or any part of this Agreement be subcontracted by CONTRACTOR, without the prior written consent of OMNITRANS. Consent by OMNITRANS shall not be deemed to relieve CONTRACTOR of its obligations to comply fully with all terms and conditions of this Agreement.
13. **SUBCONTRACTING**

OMNITRANS hereby consents to CONTRACTOR's subcontracting of portions of the Work to the parties identified below for the functions described in CONTRACTOR's proposal. CONTRACTOR shall include in each subcontract agreement the stipulation that CONTRACTOR, not OMNITRANS, is solely responsible for payment to the subcontractor for all amounts owing and that the subcontractor shall have no claim, and shall take no action against OMNITRANS, Member Agencies or officers, directors, employees or sureties thereof for nonpayment by CONTRACTOR.

CONTRACTOR shall not, without the express written consent of Omnitrans, either:

a. Substitute any person, firm, or corporation as subcontractor in place of the subcontractors identified below; or

b. Permit any subcontract to be assigned or transferred; or

c. Allow work to be performed by anyone other than the original subcontractor listed below.

<table>
<thead>
<tr>
<th>Subcontractor's Name and Address</th>
<th>Work to Be Performed</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

14. **INDEPENDENT CONTRACTOR**

CONTRACTOR’s relationship to OMNITRANS in the performance of this Agreement is that of an independent Contractor. CONTRACTOR’s personnel performing Work under this Agreement shall at all times be under CONTRACTOR’s exclusive direction and control and shall be employees of CONTRACTOR and not employees of OMNITRANS. CONTRACTOR shall pay all wages, salaries and other amounts due its employees in connection with this Agreement and shall be responsible for all reports and obligations respecting them, such as social security, income tax withholding, unemployment compensation, workers' compensation and similar matters.
15. INSURANCE

A. INSURANCE REQUIREMENTS

1) General Requirements for Contractor
   a. Without limiting or diminishing the Contractor's obligation to
      indemnify or hold Omnitrans harmless, Contractor shall procure,
      prior to commencement of the services required under this contract
      and maintain for the duration of the contract at its own expense,
      insurance of the kinds and in the amounts as indicated below;

   b. Provide Omnitrans with valid original certificates of insurance and
      endorsements showing Omnitrans as an additional insured.

2) Deductibles or Self-Insured Retention (SIR)
   SIR must be declared to and approved by Omnitrans. At the option of
   Omnitrans, either: the insurer shall reduce or eliminate such deductibles
   or SIR or Contractor shall procure a bond guaranteeing payment of
   losses and related investigations, claim administration and defense
   expenses.

3) Other Insurance Provisions
   a. Commercial General Liability and Automobile Liability

      Commercial General Liability insurance coverage, including but not
      limited to, premises liability, contractual liability, products and
      completed operations liability, personal and advertising injury
      covering claims which may arise from or out of Contractor's
      performance of its obligations hereunder and if Contractor's vehicles
      or mobile equipment are used in the performance of the obligations
      under this Agreement, then Contractor shall maintain liability
      insurance for all owned, non-owned or hired vehicles so used. Policy
      shall name Omnitrans, its officers, officials, employees, agents and
      volunteers as additional insured as respects: liability arising out of
      activities performed by or on behalf of Contractor; products and
      completed operations of Contractor; premises owned, occupied or
      used by Contractor; or automobiles owned, leased, hired or
      borrowed by Contractor. The coverage shall contain no special
      limitations of the scope of protection afforded Omnitrans, its officers,
      officials, employees, agents, and volunteers.

      1. For any claims related to this project, Contractor's insurance
         coverage shall be primary insurance as respects Omnitrans, its
         officers, officials, employees, agents, and volunteers. Any
         insurance and/or deductibles and/or self-insured retentions or
         self-insured programs maintained by Omnitrans, its officers,
         officials, employees, agents, and volunteers shall be excess of
Contractor’s insurance and shall not be construed as contributory.

2. Contractor’s insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer’s liability.

3. Each insurance policy required by this clause shall be endorsed to state that coverage shall not be suspended, voided, cancelled by either party, reduced in coverage or in limits except after thirty (30) days prior written notice has been given to Omnitrans.

b. Workers’ Compensation

If the Contractor has employees as defined by the State of California, the Contractor shall maintain statutory Workers’ compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers’ Liability (Coverage B) including Occupational Disease with limits not less than $1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of Omnitrans and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.

c. Care, Custody, and Control

Contractor shall insure any Omnitrans property while under its Care, Custody, and Control according to the requirements listed in the insurance coverage required.

4) Acceptability of Insurers

Insurance companies shall be State of California admitted or approved and have a current A.M. Best’s rating of no less than A:VIII.

5) Verification of Coverage

a. Contractor shall furnish Omnitrans with original endorsements affecting coverage required by this clause. The endorsements are to be signed by a person authorized by that insurer to bind coverage on its behalf. All insurance certificates and endorsements are to be received and approved by Omnitrans before work commences.

b. As an alternative, Contractor’s insurer may provide complete, certified copies of all required insurance policies, including endorsements affecting the coverage required by these specifications.

c. In lieu of purchasing insurance and providing original endorsements and or certificates of insurance, the Contractor may provide proof of self-insurance; such proof must be to the satisfaction of Omnitrans.
6) **Subcontractors**

Contractor shall include all subcontractors as insureds under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverage for subcontractors shall be subject to all of the requirements stated herein.

7) **Notification of Terminated Insurance**

Insurance shall not be terminated or expire without thirty (30) days written or electronic notice, and are required to be maintained in force until completion of the contract.

---

**B. MINIMUM INSURANCE COVERAGE**

If the Contractor maintains broader coverage and/or higher limits than the minimum requirements shown below, Omnitrans requires and shall be entitled to the broader coverage and/or higher limits maintained by the Contractor.

1) **Commercial General Liability including Products/Completed Operations:** $1,000,000; per occurrence for bodily and property damage liability and $2,000,000 aggregate; *Omnitrans named and endorsed as an Additional Insured.*

2) **Automobile Liability:** $1,000,000; per occurrence for bodily and property damage liability and aggregate; *Omnitrans named and endorsed as an Additional Insured.*

3) **Errors and Omissions Liability:** $1,000,000; combined single limit bodily and property damage liability per occurrence and $3,000,000 aggregate or,

4) **Professional Liability:** $1,000,000; per occurrence and aggregate.

5) **Workers’ Compensation:** statutory limits or,

6) **Self Insurance Program:** a State Approved program in an amount and form that meets all applicable requirements of the Labor Code of the State of California.

7) **Employer’s Liability:** $1,000,000; per occurrence.

8) **Environmental Liability:** $1,000,000; per occurrence and aggregate; *Omnitrans named and endorsed as an Additional Insured.*

9) **Umbrella Policy:** $4,000,000; per occurrence and aggregate Additional coverage for the above policies, *Omnitrans Additional Insured.*
10) All drivers making deliveries of products specified on this solicitation shall have Hazardous Materials Endorsements on their Commercial Drivers License, and such other Endorsements as may be required by relevant laws and/or regulations.

16. INDEMNITY

CONTRACTOR shall indemnify, defend and hold harmless OMNITRANS, and its member agencies, and their officers, directors, employees and agents from and against any and all liability, expense (including, but not limited to, defense costs and attorneys' fees), claims, causes of action, and lawsuits for damages of any nature whatsoever, including, but not limited to, bodily injury, death, personal injury or property damage (including property of CONTRACTOR) arising from or connected with any alleged act and/or omission of CONTRACTOR, its officers, directors, employees, agents, Subcontractors or suppliers. This indemnity shall survive termination or expiration of this Agreement and/or final payment thereunder.

17. REVISIONS IN SCOPE OF WORK

By written notice or order, OMNITRANS may, from time to time, order work suspension or make changes to this Agreement. Changes in the Work shall be mutually agreed to and incorporated into an amendment to this Agreement. Upon execution of an amendment, CONTRACTOR shall perform the Work, as amended.

18. RIGHTS IN TECHNICAL DATA

A. No material or technical data prepared by CONTRACTOR under this Agreement is to be released by CONTRACTOR to any other person or entity except as necessary for the performance of the Work. All press releases or information concerning the Work that might appear in any publication or dissemination, including but not limited to, newspapers, magazines, and electronic media, shall first be authorized in writing by OMNITRANS.

B. The originals of all letters, documents, reports and other products and data produced under this Agreement shall become the property of OMNITRANS without restriction or limitation on their use and shall be made available upon request to OMNITRANS at any time. Original copies of such shall be delivered to OMNITRANS upon completion of the Work or termination of the Work. CONTRACTOR shall be permitted to retain copies of such items for the furtherance of its technical proficiency; however, publication of this material is subject to the prior written approval of OMNITRANS. The provisions of this paragraph shall survive termination or expiration of this Agreement and/or final payment thereunder.
19. OWNERSHIP OF REPORTS AND DOCUMENTS

The originals of all letters, documents, reports and other products and data produced under this Agreement shall be delivered to, and become the sole and exclusive property of OMNITRANS. Copies may be made for CONTRACTOR’s records, but shall not be furnished to others without prior written authorization from OMNITRANS. Such deliverables shall be deemed works made for hire, and all rights in copyright therein shall be retained by OMNITRANS.

20. OWNERSHIP RIGHTS

A. In the event OMNITRANS rightfully obtains copies of Proprietary Data under the terms of the separate License Agreement and Escrow Agreement that govern rights in Documentation, Software and Intellectual Property created and/or developed by Contractor, its Third Party Software Contractors and its Suppliers as part of the Project, any derivative works and associated documentation created by or on behalf of OMNITRANS by Permitted Programmers (as defined in the License Agreement) shall be the sole and exclusive property of OMNITRANS (collectively, “OMNITRANS Intellectual Property”), and OMNITRANS may use, disclose and exercise dominion and full rights of ownership, in any manner in OMNITRANS Intellectual Property in connection with the use, operation and maintenance of a transportation system administered by OMNITRANS. No use of OMNITRANS Intellectual Property shall be made for any purpose other than in conjunction with a transportation system administered by CONTRACTOR, and OMNITRANS shall not sell, lease, rent, give away or otherwise disclose any OMNITRANS Intellectual Property to any outside third party other than Permitted Programmers. To the extent there may be any question of rights of ownership or use in any OMNITRANS Intellectual Property, Contractor shall require all of its subcontractors and suppliers (including without limitation its Third Party Software Contractors) to assign to OMNITRANS, all worldwide right, title and interest in and to all OMNITRANS Intellectual Property in a manner consistent with the foregoing terms of this paragraph. Contractor shall execute any documents as OMNITRANS may from time to time reasonably request to effectuate the terms of this paragraph.

B. All documentation and Software which predate this Contract and which otherwise owned by Contractor or its Third Party Software Contractors, and all Documentation and Software which is created by Contractor or its Third Party Software Contractors shall be Licensed Software or Licensed Documentation, as appropriate. All Licensed Software and Licensed Documentation shall be governed by the License Agreement by and between the parties of event date herewith.
21. WORK FOR HIRE

Any work created or produced as a part of this Agreement that may be defined under Section 101, Title 17, USC will be considered "work for hire" as it pertains to ownership rights. CONTRACTOR, by his/her endorsement hereon agrees that all rights to any work(s) created or produced are waived, and that ownership rests with OMNITRANS. CONTRACTOR further agrees to ensure transfer of all rights to such work(s), as defined under federal copyright law, that may be created or produced under this Agreement by its suppliers, contractors or subcontractors.

22. SUBMITTAL OF CLAIMS BY CONTRACTOR

CONTRACTOR shall file any and all claims with OMNITRANS' Project Manager in writing within thirty (30) days of the event or occurrence giving rise to the claim. The claim shall be in sufficient detail to enable OMNITRANS to ascertain the claim's basis and amount, and shall describe the date, place and other pertinent circumstances of the event or occurrence giving rise to the claim and the indebtedness, obligation, injury, loss or damages allegedly incurred by CONTRACTOR.

Even though a claim may be filed and/or in review by OMNITRANS, CONTRACTOR shall continue to perform in accordance with this Agreement.

23. EQUAL OPPORTUNITY

CONTRACTOR shall not discriminate against, or grant preferential treatment to, any individual or group, or any employee or applicant for employment because of race, age, religion, color, ethnicity, sex, national origin, ancestry, physical disability, mental disability, political affiliation, sexual orientation, marital status or other status protected by law. CONTRACTOR shall take action to ensure that applicants and employees are treated without regard to the above.

24. STANDARD OF PERFORMANCE

A. CONTRACTOR shall perform and exercise, and require its subcontractors to perform and exercise due professional care and competence in the performance of the Work in accordance with the requirements of this Agreement. CONTRACTOR shall be responsible for the professional quality, technical accuracy, completeness and coordination of the Work, it being understood that OMNITRANS will be relying upon such professional quality, accuracy, completeness and coordination in utilizing the Work. The foregoing obligations and standards shall constitute the "Standard of Performance" for purposes of this Agreement. The provisions of this paragraph shall survive termination or expiration of this Agreement and/or final payment thereunder.
B. All workers shall have sufficient skill and experience to perform the Work assigned to them. OMNITRANS shall have the right, at its sole discretion, to require the immediate removal of CONTRACTOR's personnel at any level assigned to the performance of the Work at no additional fee or cost to OMNITRANS, if OMNITRANS considers such removal in its best interests and requests such removal in writing and such request is not done for illegal reasons. Further, an employee who is removed from performing Work under this Agreement under this Article shall not be re-assigned to perform Work in any other capacity under this Agreement without OMNITRANS' prior written approval.

25. NOTIFICATION OF EMPLOYMENT OF OMNITRANS BOARD MEMBERS/ALTERNATES AND EMPLOYEES

To ensure compliance with OMNITRANS' Ethics Policy, CONTRACTOR shall provide written notice to OMNITRANS disclosing the identity of any individual who CONTRACTOR desires to employ or retain under a contract, and who (1) presently serves as a Board Member/Alternate or an employee of OMNITRANS, or (2) served as a Board Member/Alternate or an employee of OMNITRANS within the previous 12 months of the date of the proposed employment or retention by CONTRACTOR. CONTRACTOR's written notice shall indicate whether the individual will be an officer, principal or shareholder of the entity and/or will participate in the performance of this Agreement.

26. DISQUALIFYING POLITICAL CONTRIBUTIONS

In the event of a proposed amendment to this Agreement, CONTRACTOR shall provide prior to the execution of such amendment, a written statement disclosing any contribution(s) of $250 or more made by CONTRACTOR or its subcontractor(s) to Omnitrans Board Members/Alternates or employees within the preceding twelve (12) months of the date of the proposed amendment. Applicable contributions include those made by any agent/person/entity on behalf of CONTRACTOR or subcontractor(s).

27. COMPLIANCE WITH LAW

A. CONTRACTOR shall familiarize itself with and perform the Work required under this Agreement in conformity with requirements and standards of OMNITRANS, municipal and public agencies, public and private utilities, special districts, and railroad agencies whose facilities and work may be affected by Work under this Agreement. CONTRACTOR shall also comply with all Federal, state and local laws and ordinances.

B. Government regulations that directly affect the CONTRACTOR'S performance of this contract and unforeseen impacts, which neither party could have contemplated at the onset of the contract and have an unconscionable impact on the CONTRACTOR may be given special pricing consideration. The
parties, in good faith, shall review established rates and may adopt any mutually agreed new rates, which shall only be effective as agreed upon by the parties. Thorough documentation including all cost elements is required to support the Contractor's claim to any relief under this clause.

28. COMPLIANCE WITH LOBBYING POLICIES

A. CONTRACTOR agrees that if it is a Lobbyist Employer or if it has retained a Lobbying Firm or Lobbyist, as such terms are defined by OMNITRANS in its Ethics Policy, it shall comply or ensure that its Lobbying Firm and Lobbyist complies with OMNITRANS' Ethics Policy.

B. If CONTRACTOR (Lobbyist Employer) or its Lobbying Firm or Lobbyist fails to comply, in whole or in part, with OMNITRANS' Ethics Policy, such failure shall be considered a material breach of this Agreement and OMNITRANS shall have the right to immediately terminate or suspend this Agreement.

29. PUBLIC RECORDS ACT

A. All records, documents, drawings, plans, specifications and other material relating to conduct of OMNITRANS' business, including materials submitted by CONTRACTOR in its proposal and during the course of performing the Work under this Agreement, shall become the exclusive property of OMNITRANS and may be deemed public records. Said materials may be subject to the provisions of the California Public Records Act. OMNITRANS' use and disclosure of its records are governed by this Act.

B. OMNITRANS will not advise as to the nature or content of documents entitled to protection from disclosure under the California Public Records Act, including interpretations of the Act or the definitions of trade secret, confidential or proprietary. OMNITRANS will accept materials clearly and prominently labeled "TRADE SECRET" or "CONFIDENTIAL" or "proprietary" as determined by CONTRACTOR. OMNITRANS will endeavor to notify CONTRACTOR of any request of the disclosure of such materials. Under no circumstances, however, will OMNITRANS be liable or responsible for the disclosure of any labeled materials whether the disclosure is required by law or a court order or occurs through inadvertence, mistake or negligence on the part of OMNITRANS or its officers, employees and/or contractors.

C. In the event of litigation concerning the disclosure of any material submitted by CONTRACTOR, OMNITRANS' sole involvement will be as a stake holder, retaining the material until otherwise ordered by a court. CONTRACTOR, at its sole expense and risk, shall be responsible for prosecuting or defending any action concerning the materials, and shall defend, indemnify and hold OMNITRANS harmless from all costs and expenses, including attorneys' fees, in connection with such action.
30. WAIVER/INVALIDITY

No waiver of a breach of any provision of this Agreement by either party shall constitute a waiver of any other breach of the provision, or of any other breach of the provision of the Agreement. Failure of either party to enforce any provision of this Agreement at any time shall not be construed as a waiver of that provision.

The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision.

31. FORCE MAJEURE

Performance of each and all CONTRACTOR’s and OMNITRANS’ covenants herein shall be subject to such delays as may occur without CONTRACTOR’s or OMNITRANS’ fault from acts of God, strikes, riots, or from other similar causes beyond CONTRACTOR’s or OMNITRANS’ control.

32. CONFIDENTIALITY

CONTRACTOR agrees that for and during the entire term of this Agreement, any information, data, figures, records, findings and the like received or generated by CONTRACTOR in the performance of this Agreement, shall be considered and kept as the private and privileged records of OMNITRANS and will not be divulged to any person, firm, corporation, or other entity except on the direct prior written authorization of OMNITRANS. Further, upon expiration or termination of this Agreement for any reason, CONTRACTOR agrees that it will continue to treat as private and privileged any information, data, figures, records, findings and the like, and will not release any such information to any person, firm, corporation or other entity, either by statement, deposition, or as a witness, except upon direct prior written authority of OMNITRANS.

33. CONTRACTOR’S INTERACTION WITH THE MEDIA AND THE PUBLIC

A. OMNITRANS shall review and approve in writing all OMNITRANS related copy proposed to be used by CONTRACTOR for advertising or public relations purposes prior to publication. CONTRACTOR shall not allow OMNITRANS related copy to be published in its advertisements and public relations programs prior to receiving such approval. CONTRACTOR shall ensure that all published information is factual and that it does not in any way imply that OMNITRANS endorses CONTRACTOR’s firm, service, and/or product.

B. CONTRACTOR shall refer all inquiries from the news media to OMNITRANS, and shall comply with the procedures of OMNITRANS’ Public Affairs staff regarding statements to the media relating to this Agreement or the Work.
C. If CONTRACTOR receives a complaint from a citizen or the community, CONTRACTOR shall inform OMNITRANS as soon as possible and inform OMNITRANS of any action taken to alleviate the situation.

D. The provisions of this Article shall survive the termination or expiration of this Agreement.

34. GOVERNING LAW

The validity of this Agreement and of any of its terms or provisions, as well as the rights and duties of the parties hereunder, shall be governed by the laws of the State of California, and the proper venue of any action brought hereunder is and shall be the County of San Bernardino, California.

35. MODIFICATIONS TO AGREEMENT

Unless specified otherwise in the Agreement, this Agreement may only be modified by written mutual consent evidenced by signatures of representatives authorized to enter into and modify the Agreement. In order to be effective, amendments may require prior approval by OMNITRANS' Board of Directors, and in all instances require prior signature of an authorized representative of OMNITRANS.

36. LICENSING, PERMITS AND INSPECTION COSTS

A. The CONTRACTOR warrants that it has all necessary licenses and permits required by the laws of the United States, State of California, and the County of San Bernardino, the Local Jurisdictions, and all other appropriate governmental agencies, and agrees to maintain these licenses and permits in effect for the duration of the Agreement. Further, FIRM warrants that its employees, agents, and contractors and subcontractors shall conduct themselves in compliance with such laws and licensure requirements including, without limitation, compliance with laws applicable to nondiscrimination, sexual harassment and ethical behavior throughout the duration of this Agreement. CONTRACTOR further warrants that it shall not retain or employ an unlicensed subcontractor to perform work on this Project. CONTRACTOR shall notify OMNITRANS immediately and in writing of its employees', agents', contractors' or subcontractors' inability to obtain or maintain, irrespective of the pendency of any appeal, any such licenses, permits, approvals, certificates, waivers, exemptions. Such inability shall be cause for termination of this Agreement.

B. CONTRACTOR shall procure all permits and licenses; pay all charges, assessments and fees, as may be required by the ordinances and regulations of the public agencies having jurisdiction over the areas in which the work is located, and shall comply with all the terms and conditions thereof and with all lawful orders and regulations of each such public agency relating to construction operations under the jurisdiction of such agency.
37. PRECEDENCE

Conflicting provisions hereof, if any, shall prevail in the following descending order of precedence: (1) the provisions of this Agreement, and any and all of its Amendments, Appendices, Exhibits and Attachments; (2) provisions of IFB-ITS20-08 and any and all of its Addenda, Appendices, Exhibits and Attachments; and (3) CONTRACTOR's bid dated January 10, 2020.

38. ENTIRE AGREEMENT

This Agreement, and any attachments or documents incorporated herein by inclusion or by reference, constitutes the complete and entire agreement between OMNITRANS and CONTRACTOR and supersedes any prior representations, understandings, communications, commitments, agreements or proposals, oral or written.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed on the date shown below, and effective on the date first hereinabove written.

OMNITRANS

NETFAST TECHNOLOGY SOLUTIONS, INC

Erin Rogers
Interim CEO/General Manager

Tim Johnson
Sales Engineer

Date

Date

Federal Tax I.D. No. 11-3357247

DP
I. PURPOSE:
Contractor shall provide new equipment to replace existing End of Life Cisco networking equipment. Contractor shall provide the equipment, software, and licensing outlined in section II.

II. SCOPE:

1. Switch A (Core) specification requirements.

<table>
<thead>
<tr>
<th>Part Number</th>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>C9407R-96U-BNDL-A</td>
<td>Catalyst 9400 Series 7 slot Sup 2xC9400-LC-48U DNA-A LIC</td>
<td>1</td>
</tr>
<tr>
<td>CON-SNTP-C9407R9A</td>
<td>SNTC-24X7X4 Catalyst 9400 Series 7 slot Sup 2xC940</td>
<td>1</td>
</tr>
<tr>
<td>C9400-NW-A</td>
<td>Cisco Catalyst 9400 Network Advantage License</td>
<td>2</td>
</tr>
<tr>
<td>C9400-PWR-BLANK</td>
<td>Cisco Catalyst 9400 Series Power Supply Blank Cover</td>
<td>6</td>
</tr>
<tr>
<td>S9400UK9-1611</td>
<td>Cisco Catalyst 9400 XE 16.11 UNIVERSAL</td>
<td>1</td>
</tr>
<tr>
<td>C9400-PWR-3200AC</td>
<td>Cisco Catalyst 9400 Series 3200W AC Power Supply</td>
<td>2</td>
</tr>
<tr>
<td>CAB-US520-C19-US</td>
<td>NEMA 5-20 to IEC-C19 14ft US</td>
<td>2</td>
</tr>
<tr>
<td>C9400-DNA-A</td>
<td>Cisco Catalyst 9400 DNA Advantage Term License</td>
<td>1</td>
</tr>
<tr>
<td>C9400-DNA-A-3Y</td>
<td>Cisco Catalyst 9400 DNA Advantage 3 Year License</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y-B</td>
<td>Cisco Catalyst 9400 Series Sup-1XL-Y Bundle Select Option</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y</td>
<td>Cisco Catalyst 9400 Series Supervisor 1XL with 25G Module</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SSD-NONE</td>
<td>No SSD Memory Selected</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y/2</td>
<td>Cisco Catalyst 9400 Series Red Supervisor1XL with 25G Module</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SSD-NONE</td>
<td>No SSD Memory Selected</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P-B</td>
<td>Cisco Catalyst 9400 Series 2xC9400-LC-48P for Bundle Select</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-24XS</td>
<td>Cisco Catalyst 9400 Series 24-Port 10 Gigabit Ethernet (SFP+)</td>
<td>1</td>
</tr>
<tr>
<td>NETWORK-PNP-LIC</td>
<td>Network Plug-n-Play License for zero-touch device deployment</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-24XS</td>
<td>Cisco Catalyst 9400 Series 24-Port 10 Gigabit Ethernet (SFP+)</td>
<td>1</td>
</tr>
<tr>
<td>C9407-SHELF-KIT</td>
<td>Cisco Catalyst 9400 Series 7 slot chassis Shelf Install Kit</td>
<td>1</td>
</tr>
</tbody>
</table>
2. Switch B (Edge A) specification requirements.

<table>
<thead>
<tr>
<th>Part Number</th>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>C9407R-96U-BNDL-E</td>
<td>Catalyst 9400 Series 7 slot Sup 2xC9400-LC-48U DNA-E LIC</td>
<td>1</td>
</tr>
<tr>
<td>CON-SNTP-C9407R9E</td>
<td>SNTC-24X7X4 Catalyst 9400 Series 7 slot Sup 2xC940</td>
<td>1</td>
</tr>
<tr>
<td>C9400-NW-E</td>
<td>Cisco Catalyst 9400 Network Essentials License</td>
<td>2</td>
</tr>
<tr>
<td>C9400-PWR-BLANK</td>
<td>Cisco Catalyst 9400 Series Power Supply Blank Cover</td>
<td>6</td>
</tr>
<tr>
<td>S9400UK9-1611</td>
<td>Cisco Catalyst 9400 XE 16.11 UNIVERSAL</td>
<td>1</td>
</tr>
<tr>
<td>C9400-PWR-3200AC</td>
<td>Cisco Catalyst 9400 Series 3200W AC Power Supply</td>
<td>2</td>
</tr>
<tr>
<td>CAB-US520-C19-US</td>
<td>NEMA 5-20 to IEC-C19 14ft US</td>
<td>2</td>
</tr>
<tr>
<td>C9400-DNA-E</td>
<td>Cisco Catalyst 9400 DNA Essential Term License</td>
<td>1</td>
</tr>
<tr>
<td>C9400-DNA-E-3Y</td>
<td>Cisco Catalyst 9400 DNA Essential 3 Year License</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y-B</td>
<td>Cisco Catalyst 9400 Series Sup-1XL-Y Bundle Select Option</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y</td>
<td>Cisco Catalyst 9400 Series Supervisor 1XL with 25G Module</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SSD-NONE</td>
<td>No SSD Memory Selected</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y/2</td>
<td>Cisco Catalyst 9400 Series Red Supervisor1XL with 25G Module</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SSD-NONE</td>
<td>No SSD Memory Selected</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P-B</td>
<td>Cisco Catalyst 9400 Series 2xC9400-LC-48P for Bundle Select</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>NETWORK-PNP-LIC</td>
<td>Network Plug-n-Play License for zero-touch device deployment</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>C9400-S-BLANK</td>
<td>Cisco Catalyst 9400 Series Slot Blank Cover</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>C9407-SHELF-KIT=</td>
<td>Cisco Catalyst 9400 Series 7 slot chassis Shelf Install Kit</td>
<td>1</td>
</tr>
</tbody>
</table>
3. Switch C (Edge B) specification requirements.

<table>
<thead>
<tr>
<th>Part Number</th>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>C9407R-96U-BNDL-E</td>
<td>Catalyst 9400 Series 7 slot Sup 2xC9400-LC-48U DNA-E LIC</td>
<td>1</td>
</tr>
<tr>
<td>CON-SNTP-C9407R9E</td>
<td>SNTC-24X7X4 Catalyst 9400 Series 7 slot Sup 2xC940</td>
<td>1</td>
</tr>
<tr>
<td>C9400-NW-E</td>
<td>Cisco Catalyst 9400 Network Essentials License</td>
<td>2</td>
</tr>
<tr>
<td>C9400-PWR-BLANK</td>
<td>Cisco Catalyst 9400 Series Power Supply Blank Cover</td>
<td>6</td>
</tr>
<tr>
<td>S9400UK9-1611</td>
<td>Cisco Catalyst 9400 XE 16.11 UNIVERSAL</td>
<td>1</td>
</tr>
<tr>
<td>C9400-PWR-3200AC</td>
<td>Cisco Catalyst 9400 Series 3200W AC Power Supply</td>
<td>2</td>
</tr>
<tr>
<td>CAB-US520-C19-US</td>
<td>NEMA 5-20 to IEC-C19 14ft US</td>
<td>2</td>
</tr>
<tr>
<td>C9400-DNA-E</td>
<td>Cisco Catalyst 9400 DNA Essential Term License</td>
<td>1</td>
</tr>
<tr>
<td>C9400-DNA-E-3Y</td>
<td>Cisco Catalyst 9400 DNA Essential 3 Year License</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y-B</td>
<td>Cisco Catalyst 9400 Series Sup-1XL-Y Bundle Select Option</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y</td>
<td>Cisco Catalyst 9400 Series Supervisor 1XL with 25G Module</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SSD-NONE</td>
<td>No SSD Memory Selected</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SUP-1XL-Y/2</td>
<td>Cisco Catalyst 9400 Series Red Supervisor1XL with 25G Module</td>
<td>1</td>
</tr>
<tr>
<td>C9400-SSD-NONE</td>
<td>No SSD Memory Selected</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P-B</td>
<td>Cisco Catalyst 9400 Series 2xC9400-LC-48P for Bundle Select</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>NETWORK-PNP-LIC</td>
<td>Network Plug-n-Play License for zero-touch device deployment</td>
<td>1</td>
</tr>
<tr>
<td>C9400-S-BLANK</td>
<td>Cisco Catalyst 9400 Series Slot Blank Cover</td>
<td>2</td>
</tr>
<tr>
<td>C9400-LC-48P</td>
<td>Cisco Catalyst 9400 Series 48-Port POE+ 10/100/1000 (RJ-45)</td>
<td>1</td>
</tr>
<tr>
<td>C9407-SHELF-KIT-</td>
<td>Cisco Catalyst 9400 Series 7 slot chassis Shelf Install Kit</td>
<td>1</td>
</tr>
</tbody>
</table>
4. Miscellaneous Network equipment

<table>
<thead>
<tr>
<th>Part Number</th>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>N820-05M</td>
<td>Tripp Lite 5M 10Gb Duplex Multimode 50/125 OM3 Fiber Cable LC/LC Aqua 16'</td>
<td>40</td>
</tr>
<tr>
<td>N820-02M</td>
<td>Tripp Lite 2M 10Gb Duplex Multimode 50/125 OM3 Fiber Cable LC/LC Aqua 6'</td>
<td>60</td>
</tr>
<tr>
<td>N820-01M</td>
<td>Tripp Lite 1M 10Gb Duplex Multimode 50/125 Aqua Fiber Patch Cable LC/LC</td>
<td>20</td>
</tr>
<tr>
<td>N492-036-LCLC-E</td>
<td>Tripp Lite 36-Port LC/LC Rackmount Fiber Enclosure Feed Thru Patch Panel 1U</td>
<td>2</td>
</tr>
<tr>
<td>SRCABLEDUCT2UHD</td>
<td>Tripp Lite Rack Enclosure Horizontal Cable Manager Steel w Finger Duct 2URM</td>
<td>4</td>
</tr>
<tr>
<td>SRCABLEDUCT1UHD</td>
<td>SmartRack 1U High Capacity Horizontal Cable Manager - Finger duct with</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>dual-hinge cover</td>
<td></td>
</tr>
<tr>
<td>SRCABLERINGVRT</td>
<td>SmartRack 6-ft. (1.8 m) Vertical Cable Manager - Flexible ring type &amp;</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>toolless mounting</td>
<td></td>
</tr>
<tr>
<td>SFP-10G-SR</td>
<td>Cisco 10GBASE-SR SFP+ transceiver module for MMF</td>
<td>50</td>
</tr>
<tr>
<td>PDUMV30</td>
<td>Tripp Lite PDU Metered 120V 30A 24; 5-15/20R Vertical Rackmount</td>
<td>1</td>
</tr>
<tr>
<td>PDUMV15</td>
<td>Tripp Lite PDU Metered 120V 15A 16; 5-15/20R Vertical Rackmount</td>
<td>2</td>
</tr>
<tr>
<td>FI-7000-MPO</td>
<td>Fluke Networks Fiber Inspector Pro FI-7000</td>
<td>1</td>
</tr>
</tbody>
</table>

III. Delivery
Equipment, and licensing must be provided within four weeks after receiving the purchase order (PO) from Omunitrans.
## Attachment B
### REGULATORY REQUIREMENT
#### Table of Contents

<table>
<thead>
<tr>
<th>Contents</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO FEDERAL OBLIGATION TO THIRD PARTIES</td>
<td>2</td>
</tr>
<tr>
<td>FALSE OR FRAUDULENT STATEMENTS OR CLAIMS – CIVIL AND CRIMINAL FRAUD</td>
<td>2</td>
</tr>
<tr>
<td>ACCESS TO THIRD PARTY CONTRACT RECORDS</td>
<td>3</td>
</tr>
<tr>
<td>FEDERAL FUNDING, INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION (FTA)</td>
<td>4</td>
</tr>
<tr>
<td>TERMS, AND FEDERAL CHANGES</td>
<td></td>
</tr>
<tr>
<td>CIVIL RIGHTS REQUIREMENTS (TITLE VI, ADA, EEO (EXCEPT SPECIAL DOL CONSTRUCTION CLAUSE)</td>
<td>4</td>
</tr>
<tr>
<td>DISADVANTAGED BUSINESS ENTERPRISE (DBE) 49 CFR Part 26</td>
<td>5</td>
</tr>
<tr>
<td>TERMINATION 49 U.S.C. Part 18 FTA Circular 4220.1F</td>
<td>7</td>
</tr>
<tr>
<td>SUSPENSION AND DEBARMENT</td>
<td>8</td>
</tr>
<tr>
<td>CLEAN WATER AND CLEAN AIR REQUIREMENTS</td>
<td>9</td>
</tr>
<tr>
<td>BUY AMERICA</td>
<td>10</td>
</tr>
<tr>
<td>BREACHES AND DISPUTE RESOLUTION 49 CFR Part 18 FTA Circular 4220.1F</td>
<td>11</td>
</tr>
<tr>
<td>CARGO PREFERENCE</td>
<td>12</td>
</tr>
<tr>
<td>FLY AMERICA</td>
<td>13</td>
</tr>
<tr>
<td>ENERGY CONSERVATION REQUIREMENTS</td>
<td>16</td>
</tr>
<tr>
<td>RECYCLED PRODUCTS</td>
<td>16</td>
</tr>
<tr>
<td>NATIONAL INTELLIGENT TRANSPORTATION SYSTEMS ARCHITECTURE AND STANDARDS</td>
<td>17</td>
</tr>
<tr>
<td>ADMINISTRATIVE CODE</td>
<td>17</td>
</tr>
<tr>
<td>DISCRIMINATION</td>
<td>18</td>
</tr>
<tr>
<td>WHISTLEBLOWER REQUIREMENTS</td>
<td>18</td>
</tr>
<tr>
<td>PUBLIC RECORDS ACT</td>
<td>18</td>
</tr>
<tr>
<td>PRIVACY ACT – 5 U.S.C. 552</td>
<td>19</td>
</tr>
<tr>
<td>VETERANS PREFERENCE</td>
<td>20</td>
</tr>
</tbody>
</table>
REGULATORY REQUIREMENTS

* Marks Required Subcontract Provisions that must flow down to all subcontracts as defined in the Article entitled SUBCONTRACTORS AND SUPPLIERS herein.

Required Clauses for All FTA-Assisted Third-Party Contracts and Subcontracts

RR-01
NO FEDERAL OBLIGATION TO THIRD PARTIES *

In connection with the Project, the Recipient agrees that, absent the Federal Government’s express written consent, the Federal Government shall not be subject to any obligations or liabilities to any subrecipient, lessee, third party contractor, or other participant at any tier of the Project, or other person or entity that is not a party to the Grant Agreement or Cooperative Agreement for the Project. Notwithstanding that the Federal Government may have concurred in or approved any solicitation, subagreement, lease, third party contract, or arrangement at any tier, the Federal Government has no obligations or liabilities to any entity other than the Recipient, including any subrecipient, lessee, third party contractor, or other participant at any tier of the Project.

RR-02
FALSE OR FRAUDULENT STATEMENTS OR CLAIMS – CIVIL AND CRIMINAL FRAUD *

A. Civil Fraud.
   The Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C. §§ 3801 et seq., and U.S. DOT regulations, “Program Fraud Civil Remedies,” 49 C.F.R. Part 31, apply to the Recipient’s activities in connection with the Project. By executing the Grant Agreement or Cooperative Agreement for the Project, the Recipient certifies or affirms the truthfulness and accuracy of each statement it has made, it makes, or it may make in connection with the Project. In addition to other penalties that may apply, the Recipient also acknowledges that if it makes a false, fictitious, or fraudulent claim, statement, submission, certification, assurance, or representation to the Federal Government, the Federal Government reserves the right to impose on the Recipient the penalties of the Program Fraud Civil Remedies Act of 1986, as amended, to the extent the Federal Government deems appropriate.

B. Criminal Fraud.
   If the Recipient makes a false, fictitious, or fraudulent claim, statement, submission, certification, assurance, or representation to the Federal Government or includes a false, fictitious, or fraudulent statement or representation in any agreement with the Federal Government in connection with a Project authorized under 49 U.S.C. chapter 53 or any other Federal law, the Federal Government reserves the right to impose on the Recipient
the penalties of 49 U.S.C. § 5323(l), 18 U.S.C. § 1001, or other applicable Federal law to
the extent the Federal Government deems appropriate.

C. Contractor shall include this Article in each subcontract financed in whole or in part with
Federal assistance provided by FTA. Contractor shall not modify the Article, except to
identify the Subcontractor who will be subject to the provisions.

RR-03
ACCESS TO THIRD PARTY CONTRACT RECORDS *

A. Access to Third Party Contract Records.
The Recipient agrees to require, and assures that its subrecipients require, their third party
contractors and third party subcontractors at each tier to provide to the U.S. Secretary of
Transportation and the Comptroller General of the United States or their duly authorized
representatives, access to all third party contract records as required by 49 U.S.C. §
5325(g). The Recipient further agrees to require, and assures that its subrecipients require,
their third party contractors and third party subcontractors, at each tier, to provide sufficient
access to third party procurement records as needed for compliance with Federal laws and
regulations or to assure proper Project management as determined by FTA.

Contractor agrees to provide Omnitrans, the FTA Administrator, the Comptroller General
of the United States or any of their authorized representatives access to any books,
documents, papers and records of the Contractor which are directly pertinent to this
Contract for the purposes of making audits, examinations, excerpts and transcriptions.
Contractor also agrees, pursuant to 49 C. F. R. 633.17 to provide the FTA Administrator
or the FTA’s authorized representatives, including any FTA Project Management
Oversight Contractor, access to Contractor’s records and construction sites pertaining to a
major capital project, defined at 49 U.S.C. 5302(a) 1, which is receiving federal financial
assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311.

B. If this Contract is for a capital project or improvement (defined at 49 U.S.C. 5302(a) 1) and
was entered into through other than competitive bidding, the Contractor shall make records
related to this Contract available to Omnitrans, the Secretary of Transportation and the
Comptroller General or any authorized officer or employee of any of them for the purposes
of conducting an audit and inspection.

C. Contractor shall maintain all books, records, accounts and reports required under this
Contract for a period of not less than three years after the date of termination or expiration
of this Contract, except in the event of litigation or settlement of claims arising from the
performance of this Contract, in which case Contractor agrees to maintain same until
Omnitrans, the FTA Administrator, the Comptroller General, or any of their duly
authorized representatives, have disposed of all such litigation, appeals, claims or
exceptions related thereto.
FEDERAL FUNDING, INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION (FTA) TERMS, AND FEDERAL CHANGES

A. This Contract includes, in part, certain Standard Terms and Conditions required by DOT, whether or not expressly set forth in the Contract provisions. All contractual provisions required by DOT, as set forth in FTA Circular 4220.1F, dated November 1, 2008 and revised March 18, 2013 (including any changes), and are hereby incorporated by reference. Anything to the contrary herein notwithstanding, all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Contract. Contractor shall not perform any act, fail to perform any act, or refuse to comply with any Omnitrans requests which would cause Omnitrans to be in violation of the FTA terms and conditions.

B. Federal Transit Administration of the US Department of Transportation and all laws, regulations, guidelines, and provisions of the financial assistance agreement apply to this Contract and are incorporated by reference as if fully set forth herein.

C. Contractor shall at all times comply with all applicable federal laws and regulations, including without limitation FTA regulations, policies, procedures and directives, including those listed directly or by reference in Applicable Grant Agreements between Omnitrans and FTA, as they may be amended or promulgated from time to time during the term of this Contract collectively “Federal Requirements”. These Federal Requirements may change and the changed Federal Requirements will apply to this Contract as required unless the Federal Government determines otherwise. Contractor's failure to so comply with the Federal Requirements shall constitute a material breach of this Contract.

CIVIL RIGHTS REQUIREMENTS (TITLE VI, ADA, EEO (EXCEPT SPECIAL DOL CONSTRUCTION CLAUSE *)


B. Equal Employment Opportunity

(a) Race, Color, Creed, National Origin, Sex - In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. § 2000e, and Federal transit laws at 49 U.S.C. § 5332, Contractor shall comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of
Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. § 2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect activities undertaken in the course of the Contract. Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In addition, Contractor shall comply with any implementing requirements FTA may issue.

(b) Age - In accordance with section 4 of the Age Discrimination in Employment Act of 1967, as amended, 29 U.S.C. § 623 and Federal transit law at 49 U.S.C. § 5332, Contractor shall refrain from discrimination against present and prospective employees for reason of age. In addition, Contractor shall comply with any implementing requirements FTA may issue.


(d) Contractor shall include these requirements in each subcontract, modified only if necessary to identify parties, as required by Federal regulations.

RR-06
DISADVANTAGED BUSINESS ENTERPRISE (DBE) 49 CFR Part 26

Disadvantaged Business Enterprises

A. This Contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. The agency's overall goal for DBE participation is 6.1%.

B. Contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. Contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this DOT-assisted Contract. Failure by Contractor to carry out these requirements is a material breach of this Contract, which may result in the termination of this Contract or such other remedy as Omnitrans deems

RR – Page 5
Updated: 11132018
appropriate. Each subcontract Contractor signs with a subcontractor must include the assurance in this paragraph (see 49 CFR 26.13(b)).

C. Bidders are required to document sufficient DBE participation to meet these goals or, alternatively, document adequate good faith efforts to do so, as provided for in 49 CFR 26.53. Award of this contract is conditioned on submission of the following concurrent with and accompanying sealed bid concurrent with and accompanying an initial proposal prior to award:

1. The names and addresses of DBE firms that will participate in this contract;
2. A description of the work each DBE will perform;
3. The dollar amount of the participation of each DBE firm participating;
4. Written documentation of the bidder’s commitment to use a DBE subcontractor whose participation it submits to meet the contract goal;
5. Written confirmation from the DBE that it is participating in the contract as provided in the prime contractor’s commitment; and
6. If the contract goal is not met, evidence of good faith efforts to do so.

Bidders must present the information required above as a matter of responsiveness with initial proposals prior to contract award] (see 49 CFR 26.53(3)).

The successful bidder will be required to report its DBE participation obtained through race-neutral means throughout the period of performance.

D. Contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 7 days after the contractor’s receipt of payment for that work from the Omnitrans. In addition, Contractor is required to return any retainage payments to those subcontractors within 30 days after the subcontractor’s work related to his contract is satisfactorily completed.

E. Contractor must promptly notify Omnitrans whenever a DBE subcontractor performing work related to this contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. Contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of Omnitrans.
Required Clauses for Awards Exceeding $10,000

RR-07
TERMINATION 49 U.S.C. Part 18 FTA Circular 4220.1F

Applicability to Contracts
All contracts (with the exception of contracts with nonprofit organizations and institutions of higher education,) in excess of $10,000 shall contain suitable provisions for termination by the grantee including the manner by which it will be effected and the basis for settlement. (For contracts with nonprofit organizations and institutions of higher education the threshold is $100,000.) In addition, such contracts shall describe conditions under which the contract may be terminated for default as well as conditions where the contract may be terminated because of circumstances beyond the control of the contractor.

Flow Down
The termination requirements flow down to all contracts in excess of $10,000, with the exception of contracts with nonprofit organizations and institutions of higher learning.

a. **Termination for Convenience (General Provision)** Omnitrans may terminate this contract, in whole or in part, at any time by written notice to the Contractor when it is in the Government's best interest. The Contractor shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to Omnitrans to be paid the Contractor. If the Contractor has any property in its possession belonging to the Omnitrans, the Contractor will account for the same, and dispose of it in the manner the Omnitrans directs.

b. **Opportunity to Cure (General Provision)** Omnitrans in its sole discretion may, in the case of a termination for breach or default, allow the Contractor an appropriately short period of time in which to cure the defect. In such case, the notice of termination will state the time period in which cure is permitted and other appropriate conditions.

If Contractor fails to remedy to Omnitrans' satisfaction the breach or default of any of the terms, covenants, or conditions of this Contract within ten (10) days after receipt by Contractor of written notice from Omnitrans setting forth the nature of said breach or default, Omnitrans shall have the right to terminate the Contract without any further obligation to Contractor. Any such termination for default shall not in any way operate to preclude Omnitrans from also pursuing all available remedies against Contractor and its sureties for said breach or default.

c. **Waiver of Remedies for any Breach** In the event that Omnitrans elects to waive its remedies for any breach by Contractor of any covenant, term or condition of this Contract, such waiver by Omnitrans shall not limit Omnitrans remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.
d. **Termination for Default (Construction)** If the Contractor refuses or fails to prosecute the work or any separable part, with the diligence that will insure its completion within the time specified in this contract or any extension or fails to complete the work within this time, or if the Contractor fails to comply with any other provisions of this contract, Omnitrans may terminate this contract for default. Omnitrans shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. In this event, Omnitrans may take over the work and compete it by contract or otherwise, and may take possession of and use any materials, appliances, and plant on the work site necessary for completing the work. The Contractor and its sureties shall be liable for any damage to Omnitrans resulting from the Contractor’s refusal or failure to complete the work within specified time, whether or not the Contractor’s right to proceed with the work is terminated. This liability includes any increased costs incurred by the Omnitrans in completing the work.

The Contractor’s right to proceed shall not be terminated nor the Contractor charged with damages under this clause if-

1. The delay in completing the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include: acts of God, acts of the Recipient, acts of another Contractor in the performance of a contract with the Recipient, epidemics, quarantine restrictions, strikes, freight embargoes; and

2. The contractor, within [10] days from the beginning of any delay, notifies Omnitrans in writing of the causes of delay. If in the judgment of Omnitrans, the delay is excusable, the time for completing the work shall be extended. The judgment of Omnitrans shall be final and conclusive on the parties, but subject to appeal under the Disputes clauses.

If, after termination of the Contractor’s right to proceed, it is determined that the Contractor was not in default, or that the delay was excusable, the rights and obligations of the parties will be the same as if the termination had been issued for the convenience of Omnitrans.

**Required Clauses for Awards Exceeding $25,000**

**RR-08**

**SUSPENSION AND DEBARMENT***

A. This Contract is a covered transaction for purposes of 49 CFR Part 29. As such, Contractor shall verify that none of the Contractor, its principals, as defined at 49 CFR 29.995, or affiliates, as defined at 49 CFR 29.905, are excluded or disqualified as defined at 49 CFR 29.940 and 29.945.
Contractor shall comply with 49 CFR 29, Subpart C and shall include the requirement to comply with 49 CFR 29, Subpart C in any lower tier covered transaction it enters into.

B. By entering into this Contract, Contractor certifies that it shall comply with the requirements of 49 CFR 29, Subpart C throughout the period of this Contract. This certification is a material representation of fact relied upon by Omnitrans. If it is later determined that Contractor knowingly rendered an erroneous certification, in addition to remedies available to Omnitrans, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.

Awards Exceeding $100,000 by Statute

RR-09
COMPLIANCE WITH FEDERAL LOBBYING POLICY *

A. The Byrd Anti-Lobbying Amendment, 31 U.S.C. 1352, requires that Contractors who apply or bid for an award of $100,000 or more shall file the certification required by 49 CFR Part 20, “New Restrictions on Lobbying,” attached hereto as the certification entitled, “Certification of Compliance with Federal Lobbying Requirements.” As set forth in the certifications, each tier of subcontractors shall certify to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier shall also disclose the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Such disclosures shall be forwarded from tier to tier up to Omnitrans.

RR-010
CLEAN WATER AND CLEAN AIR REQUIREMENTS*

A. CLEAN WATER REQUIREMENTS

Contractor shall comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq., and all applicable clean water standards of the State of California and any state or local agency having jurisdiction. Contractor shall report each violation to Omnitrans. Omnitrans will, in
turn, report each violation as required to FTA and the appropriate EPA Regional Office, and all other agencies having jurisdiction.

B. **CLEAN AIR**

Contractor shall comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. §§ 7401 et seq. and all applicable Clean Air Standards of the State of California or any state or local agency having jurisdiction. Contractor shall report each violation to Omnitrans. Omnitrans will, in turn, report each violation as required to FTA, the appropriate EPA Regional Office and all other agencies having jurisdiction.

C. Contractor shall include this Article in each subcontract exceeding $100,000 financed in whole or in part with Federal assistance provided by FTA.

**RR-011**

**NON-CONSTRUCTION ACTIVITIES**


**Required Clauses for Awards Exceeding the Simplified Acquisition Threshold ($150,000)**

**RR-012**

**BUY AMERICA * **

A. Contractor shall comply with 49 U.S.C. 5323(j) and 49 CFR Part 661, which provide that Federal funds may not be obligated unless steel, iron, and manufactured products used in FTA-funded projects are produced in the United States, unless a waiver has been granted by FTA or the product is subject to a general waiver. General waivers are listed in 49 C.F.R. 661.7, and include final assembly in the United States for 15 passenger vans and 15 passenger wagons produced by Chrysler Corporation, and microcomputer equipment and software. Separate requirements for rolling stock are set out at 49 U.S.C. 5323(j)(2)(C) and
49 C.F.R. 661.11. Rolling stock must be assembled in the United States and have a 60 percent domestic content.

Omnitrans may investigate Contractor's, any Subcontractor's, and any Supplier's compliance with this Article. If an investigation is initiated, Contractor, Subcontractor, or Supplier shall document its compliance, in accordance with 49 CFR 661.15, and cooperate with the investigation. Contractor shall incorporate the Buy America conditions set forth in this Article in every subcontract or purchase order and shall enforce such conditions.

B. FTA requires a Buy America certification to be submitted with the proposal, or the proposal shall be considered non-responsive.

RR-013
BREACHES AND DISPUTE RESOLUTION 49 CFR Part 18 FTA Circular 4220.1F

Applicability to Contracts
All contracts in excess of $100,000 shall contain provisions or conditions which will allow for administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as may be appropriate. This may include provisions for bonding, penalties for late or inadequate performance, retained earnings, liquidated damages or other appropriate measures.

Flow Down
The Breaches and Dispute Resolutions requirements flow down to all tiers.

Disputes - Disputes arising in the performance of this Contract which are not resolved by agreement of the parties shall be decided in writing by the Omnitrans. This decision shall be final and conclusive unless within ten (10) days from the date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to Omnitrans Construction Manager. In connection with any such appeal, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of its position. The decision of Omnitrans Project Manager shall be binding upon the Contractor and the Contractor shall abide by the decision.

Performance During Dispute - Unless otherwise directed by Omnitrans, Contractor shall continue performance under this Contract while matters in dispute are being resolved.

Claims for Damages - Should either party to the Contract suffer injury or damage to person or property because of any act or omission of the party or of any of his employees, agents or others for whose acts he is legally liable, a claim for damages therefore shall be made in writing to such other party within a reasonable time after the first observance of such injury of damage.
Remedies - Unless this contract provides otherwise, all claims, counterclaims, disputes and other matters in question between Omnitrans and the Contractor arising out of or relating to this agreement or its breach will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State in which Omnitrans is located.

Rights and Remedies - The duties and obligations imposed by the Contract Documents and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law. No action or failure to act by Omnitrans, or Contractor shall constitute a waiver of any right or duty afforded any of them under the Contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

Transport of Property or Persons

RR-014
CARGO PREFERENCE*

A. Applicability

The following Article applies to federally funded contracts involving equipment, materials, or commodities which may be transported by ocean vessels

B. USE OF UNITED STATES FLAG VESSELS

Contractor shall use privately owned United States-Flag commercial vessels to ship at least 50 percent of the gross tonnage (computed separately for dry bulk carriers, dry cargo liners, and tankers) involved, whenever shipping any equipment, material, or commodities pursuant to this Contract to the extent such vessels are available at fair and reasonable rates for United States-Flag commercial vessels.

Contractor shall furnish within 20 working days following the date of loading for shipments originating within the United States or within 30 working days following the date of loading for shipments originating outside the United States, a legible copy of a rated, "on-board" commercial ocean bill-of-lading in English for each shipment of cargo described in the preceding paragraph to the Division of National Cargo, Office of Market Development, Maritime Administration, Washington, DC 20590 and to Omnitrans (through Contractor in the case of a subcontractor's bill-of-lading.)
Contractor shall include these requirements in all subcontracts issued pursuant to this Contract when the subcontract may involve the transport of equipment, material, or commodities by ocean vessel.

RR-015
FLY AMERICA

A. Applicability

This Article applies to federally funded contracts if the contract or subcontracts may involve the international transportation of goods, equipment, or personnel by air.

B. Contractor agrees to comply with 49 U.S.C. 40118 (the “Fly America” Act) in accordance with the General Services Administration’s regulations at 41 CFR Part 301-10, which provide that recipients and sub recipients of Federal funds and their contractors are required to use U.S. Flag air carriers for U.S Government-financed international air travel and transportation of their personal effects or property, to the extent such service is available, unless travel by foreign air carrier is a matter of necessity, as defined by the Fly America Act. Contractor shall submit, if a foreign air carrier was used, an appropriate certification or memorandum adequately explaining why service by a U.S. flag air carrier was not available or why it was necessary to use a foreign air carrier and shall, in any event, provide a certificate of compliance with the Fly America requirements. Contractor agrees to include the requirements of this section in all subcontracts that may involve international air transportation.

PLANNING, RESEARCH, DEVELOPMENT AND DEMONSTRATION PROJECTS

PATENT RIGHTS

a. General. If any invention, improvement, or discovery of the Recipient or of any subrecipient, lessee, third party contractor, or other participant at any tier of the Project is conceived or first actually reduced to practice in the course of or under the Project, and that invention, improvement, or discovery is patentable under the laws of the United States of America or any foreign country, the Recipient agrees to notify FTA immediately and provide a detailed report in a format satisfactory to FTA.

b. Federal Rights. The Recipient agrees that its rights and responsibilities, and those of each subrecipient, lessee, third party contractor, or other participant at any tier of the Project, pertaining to that invention, improvement, or discovery will be determined in accordance with applicable Federal laws and regulations, including any waiver thereof. Absent a determination in writing to the contrary by the Federal Government, the Recipient agrees to transmit to FTA those rights due the Federal Government in any invention, improvement, or discovery resulting from that subagreement, third party contract, third party subcontract, or arrangement, as specified in 35 U.S.C. §§ 200 et seq., and

RR – Page 13
Updated: 11132018
U.S. Department of Commerce regulations, “Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements,” 37 C.F.R. Part 401, irrespective of the status of the Recipient, subrecipient, lessee, third party contractor or other participant in the Project (i.e., a large business, small business, State government, State instrumentality, local government, Indian tribe, nonprofit organization, institution of higher education, or individual).

c. License Fees and Royalties. FTA considers income earned from license fees and royalties for patents, patent applications, and inventions produced under the Project to be program income. Except to the extent FTA determines otherwise in writing, as provided in 49 C.F.R. Parts 18 and 19, the Recipient has no obligation to the Federal Government with respect to that program income, apart from compliance with 35 U.S.C. §§ 200 et seq., which applies to patent rights developed under a research project.

**RIGHTS IN DATA AND COPYRIGHTS**

a. Definition. The term “subject data,” as used in this Section 18 of this Master Agreement means recorded information, whether or not copyrighted, that is delivered or specified to be delivered under the Grant Agreement or Cooperative Agreement for the Project. Examples include, but are not limited to: computer software, standards, specifications, engineering drawings and associated lists, process sheets, manuals, technical reports, catalog item identifications, and related information. “Subject data” do not include financial reports, cost analyses, or other similar information used for Project administration.

b. General. The following restrictions apply to all subject data first produced in the performance of the Grant Agreement or Cooperative Agreement for the Project:

   (1) Except for its own internal use, the Recipient may not publish or reproduce subject data in whole or in part, or in any manner or form, nor may the Recipient authorize others to do so, without the prior written consent of the Federal Government, unless the Federal Government has previously released or approved the release of such data to the public.

   (2) The restrictions on publication of Paragraph 18.b(1) of this Master Agreement, however, do not apply to a Grant Agreement or Cooperative Agreement with an institution of higher learning.

c. Federal Rights in Data and Copyrights. The Recipient agrees to provide to the Federal Government a royalty-free, non-exclusive, and irrevocable license to reproduce, publish, or otherwise use, and to authorize others to use, for Federal Government purposes the subject data described in this Subsection 18.c of this Master Agreement. As used herein, “for Federal Government purposes,” means use only for the direct purposes of the Federal Government. Without the copyright owner’s consent, the Federal Government may not provide or otherwise extend to other parties the Federal Government’s license to:

   (1) Any subject data developed under the Grant Agreement or Cooperative Agreement for the Project, or under a subagreement, lease, third party contract or other arrangement at any tier of the Project, supported with Federal assistance derived from the Grant Agreement or Cooperative Agreement for the Project, whether or not a copyright has been obtained; and
(2) Any rights of copyright to which a Recipient, subrecipient, lessee, third party contractor, or other participant at any tier of the Project purchases ownership using Federal assistance.

d. Special Federal Rights in Data for Research, Development, Demonstration, and Special Studies Projects. In general, FTA’s purpose in providing Federal assistance for a research, development, demonstration, or special studies Project is to increase transportation knowledge, rather than limit the benefits of the Project to Project participants. Therefore, when the Project is completed, the Recipient agrees to provide a Project report that FTA may publish or make available for publication on the Internet. In addition, the Recipient agrees to provide other reports pertaining to the Project that FTA may request. The Recipient agrees to identify clearly any specific confidential, privileged, or proprietary information it submits to FTA. In addition, except to the extent that FTA determines otherwise in writing, the Recipient of Federal assistance to support a research, development, demonstration, or a special studies Project agrees that, in addition to the rights in data and copyrights that it must provide to the Federal Government as set forth in Subsection 18.c of this Master Agreement, FTA may make available to any FTA recipient, subrecipient, third party contractor, third party subcontractor or other participant at any tier of the Project, either FTA’s license in the copyright to the subject data or a copy of the subject data. If the Project is not completed for any reason whatsoever, all data developed under the Project shall become subject data as defined in Subsection 18.a of this Master Agreement and shall be delivered as the Federal Government may direct. This Subsection 18.d, however, does not apply to adaptations of automatic data processing equipment or programs for the Recipient’s use when the costs thereof are financed with Federal assistance through an FTA capital program.

e. License Fees and Royalties. FTA considers income earned from license fees and royalties for copyrighted material, or trademarks produced under the Project to be program income. Except to the extent FTA determines otherwise in writing, as provided in 49 C.F.R. Parts 18 and 19, the Recipient has no obligation to the Federal Government with respect to that program income, apart from compliance with 35 U.S.C. §§ 200 et seq., which applies to patent rights developed under a research project.

f. Hold Harmless. Except as prohibited or otherwise limited by State law or except to the extent that FTA determines otherwise in writing, upon request by the Federal Government, the Recipient agrees to indemnify, save, and hold harmless the Federal Government and its officers, agents, and employees acting within the scope of their official duties against any liability, including costs and expenses, resulting from any willful or intentional violation by the Recipient of proprietary rights, copyrights, or right of privacy, arising out of the publication, translation, reproduction, delivery, use, or disposition of any data furnished under the Project. The Recipient shall not be required to indemnify the Federal Government for any such liability caused by the wrongful acts of Federal employees or agents.

g. Restrictions on Access to Patent Rights. Nothing in Section 18 of this Master Agreement pertaining to rights in data shall either imply a license to the Federal Government under any patent or be construed to affect the scope of any license or other right otherwise granted to the Federal Government under any patent.

h. Data Developed Without Federal Funding or Support. In connection with the Project, the Recipient may find it necessary to provide data to FTA developed without any Federal funding or support by the Federal Government. The requirements of Subsections 18.b, 18.c, and 18.d of this Master Agreement apply to such data.
Agreement do not apply to data developed without Federal funding or support by the Federal Government, even though that data may have been used in connection with the Project. Nevertheless, the Recipient understands and agrees that the Federal Government will not be able to protect data from unauthorized disclosure unless that data is clearly marked “Proprietary” or “Confidential.”

i. Requirements to Release Data. To the extent required by U.S. DOT regulations, “Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations,” at 49 C.F.R. § 19.36(d), or other applicable Federal laws or Federal regulations, the Recipient understands and agrees that the data and information it submits to the Federal Government may be required to be released in accordance with the Freedom of Information Act (or another Federal law or Federal regulation providing access to such records).

SPECIAL NOTIFICATION REQUIREMENTS FOR STATES

SPECIAL NOTIFICATION REQUIREMENTS FOR STATES

To the extent required by Federal law, the State agrees that, in administering any Federal assistance Program or Project supported by the Grant Agreement or Cooperative Agreement, any request for proposals, solicitation, grant application, form, notification, press release, or other publication involving the distribution of FTA assistance for the Program or the Project shall indicate that FTA is the Federal agency that is providing the Federal assistance, the Catalog of Federal Domestic Assistance Number of the program from which the Federal assistance is authorized, as may be applicable, and the amount of Federal assistance FTA provided.

MISCELLANEOUS SPECIAL REQUIREMENTS

RR-016
ENERGY CONSERVATION REQUIREMENTS

A. Applicability

This Article applies to all federally funded contracts.

B. Contractor shall comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act 42 USC §6321 et seq.

RR-017
RECYCLED PRODUCTS

A. Applicability
This Article applies to federally funded operations/management, construction, or materials & supplies contracts for items designated by the Environmental Protection Agency, when procuring $10,000 or more per year.

B. To the extent practicable and economically feasible, a competitive preference shall be given for products and services that conserve natural resources and protect the environment and are energy efficient.

C. The Contractor agrees to comply with all the requirements of Section 6002 of the Resource Conservation and Recovery Act (RCRA), as amended (42 U.S.C. 6962), including but not limited to the regulatory provisions of 40 CFR Part 247, and Executive Order 12873, as they apply to the procurement of the items designated in Subpart B of 40 CFR Part 247.

NATIONAL INTELLIGENT TRANSPORTATION SYSTEMS ARCHITECTURE AND STANDARDS


RR-01
ADMINISTRATIVE CODE *

A. Applicability

This Article applies to all contracts.

B. Compliance with §§1090 et. seq. and §§87100 et. seq. of the California Government Code

Contractor shall comply with all applicable provisions of §§1090 et. seq. and §§87100 et. seq. of the California Government Code. Without reducing or affecting its obligation to comply with any and all of said provisions, Contractor specifically covenants:

1. Contractor shall not cause or permit any member, officer, or employee of Omnitrans to have any financial interest in the Contract;

2. Contractor shall not enter into any Subcontract involving services or property with a person or business prohibited from transacting such business with Omnitrans;

RR – Page 17
Updated: 11132018
3. Contractor warrants and represents that to its knowledge no Board member, officer, or employee of Omnitrans has any interest, whether contractual, non-contractual, financial or otherwise, in this Contract, or in the business or any other contract or transaction of the Contractor or any Subcontractor and that if any such interest comes to Contractor’s knowledge at any time, Contractor shall make a full and complete disclosure of all such information in writing to Omnitrans.

C. Campaign Contributions
Neither Contractor nor its Agents shall give or offer to give any campaign contribution to any member of Omnitrans Board of Directors in violation of the California Government Code §§84300 et seq., or of the Administrative Code. Contractor shall submit a Certification of Campaign Contributions with all COs of two hundred thousand dollars ($200,000) or more.

RR-02
DISCRIMINATION *

A. Applicability
This Article applies to all contracts.

B. In connection with the performance of Work provided for under this Contract, Contractor agrees that it will not, on the grounds of race, religious creed, color, national origin, ancestry, physical disability, medical condition, marital status, sex, sexual orientation, or age, discriminate or permit discrimination against any person or group of persons in any manner prohibited by Federal, State or local laws.

RR-03
WHISTLEBLOWER REQUIREMENTS *

A. Applicability
This Article applies to all contracts.

B. Contractor shall not adopt any rule, regulation, or policy preventing an employee from disclosing information to a government or law enforcement agency, where the employee believes the information discloses violation or noncompliance with a state or Federal regulation; nor shall Contractor retaliate against an employee for taking such actions as set forth in the t. seq.

RR-04
PUBLIC RECORDS ACT *

A. Applicability
This Article applies to all contracts.

B. Except as otherwise provided herein, all records, documents, drawings, plans, specifications, and all other information relating to the conduct of Omnitrans business, including all information and documents submitted by Contractor ("Records"), shall become the exclusive property of Omnitrans and shall be deemed public records. Said Records are subject to the provisions of the California Public Records Act (Government Code §6250 et. seq.). Omnitrans use and disclosure of its records are governed by this Act. Omnitrans will use its best efforts to inform the Contractor of any request for any financial records or documents marked "Trade Secret", "Confidential" or "Proprietary" provided by Contractor to Omnitrans. Omnitrans will not advise as to the nature or content of documents entitled to protection from disclosure under the California Public Records Act.

C. In the event of litigation concerning the disclosure of any Records, Omnitrans sole involvement will be as a stakeholder, retaining the Records until otherwise ordered by a court. The submitting party, at its sole expense and risk, shall be fully responsible for any and all fees for prosecuting or defending any action concerning the Records and shall indemnify and hold Omnitrans harmless from all costs and expenses including attorney's fees in connection with any such action.

RR-05
PRIVACY ACT - 5 U.S.C. 552

Applicability to Contracts

When a grantee maintains files on drug and alcohol enforcement activities for FTA, and those files are organized so that information could be retrieved by personal identifier, the Privacy Act requirements apply to all contracts.

Flow Down
The Federal Privacy Act requirements flow down to each third party contractor and their contracts at every tier.

Model Clause/Language
The text of the following clause has not been mandated by statute or specific regulation, but has been developed by FTA.

Contracts Involving Federal Privacy Act Requirements - The following requirements apply to the Contractor and its employees that administer any system of records on behalf of the Federal Government under any contract:

(1) The Contractor agrees to comply with, and assures the compliance of its employees with, the information restrictions and other applicable requirements of the Privacy Act of 1974,
5 U.S.C. § 552a. Among other things, the Contractor agrees to obtain the express consent of the Federal Government before the Contractor or its employees operate a system of records on behalf of the Federal Government. The Contractor understands that the requirements of the Privacy Act, including the civil and criminal penalties for violation of that Act, apply to those individuals involved, and that failure to comply with the terms of the Privacy Act may result in termination of the underlying contract.

(2) The Contractor also agrees to include these requirements in each subcontract to administer any system of records on behalf of the Federal Government financed in whole or in part with Federal assistance provided by FTA.

RR-06

VETERANS PREFERENCE
Veterans Employment. Contractors working on a capital project funded using FTA assistance shall give a hiring preference, to the extent practicable, to veterans (as defined in section 2108 of title 5) who have the requisite skills and abilities to perform the construction work required under the contract. This subsection shall not be understood, construed or enforced in any manner that would require an employer to give preference to any veteran over any equally qualified applicant who is a member of any racial or ethnic minority, female, an individual with a disability, or former employee.

END OF REGULATORY REQUIREMENTS
<table>
<thead>
<tr>
<th>#</th>
<th>Part Number</th>
<th>Description</th>
<th>Included Options</th>
<th>Price EA</th>
<th>Price EA</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>SWITCH A (CORE)</td>
<td>CATALYST 9400 SERIES 7 SLOT SUP 2XC9400-LC-48U DNA-A LIC</td>
<td></td>
<td>$1,999.00</td>
<td>$1,999.00</td>
</tr>
<tr>
<td>2</td>
<td>SWITCH A (CORE)</td>
<td>SNTC-24X7X4 CATALYST 9400 SERIES 7 SLOT SUP 2XC940</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 NETWORK ADVANTAGE LICENSE</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>4</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES POWER SUPPLY BLANK COVER</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>5</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 XE 16.11 UNIVERSAL</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>6</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES 3200W AC POWER SUPPLY</td>
<td></td>
<td>$775.00</td>
<td>$1,250.00</td>
</tr>
<tr>
<td>7</td>
<td>SWITCH A (CORE)</td>
<td>NEMA 5-20 TO IEC-C19 14PT US</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>8</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 DNA ADVANTAGE TERM LICENSE</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>9</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 DNA ADVANTAGE 3 YEAR LICENSE</td>
<td></td>
<td>$5,695.00</td>
<td>$5,695.00</td>
</tr>
<tr>
<td>10</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES SUP-1XL-Y BUNDLE SELECT OPT</td>
<td></td>
<td>$1,835.00</td>
<td>$1,835.00</td>
</tr>
<tr>
<td>11</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES SUPERVISOR 1XL WITH 25G MODULE</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>12</td>
<td>SWITCH A (CORE)</td>
<td>NO SSD MEMORY SELECTED</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>13</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES RED SUPERVISOR 1XL WITH 25G MODULE</td>
<td></td>
<td>$6,995.00</td>
<td>$6,995.00</td>
</tr>
<tr>
<td>14</td>
<td>SWITCH A (CORE)</td>
<td>NO SSD MEMORY SELECTED</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>15</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES 2XC9400-LC-48P FOR BUNDLE SELECT</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>16</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td></td>
<td>$2,695.00</td>
<td>$2,695.00</td>
</tr>
<tr>
<td>17</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td></td>
<td>$2,695.00</td>
<td>$2,695.00</td>
</tr>
<tr>
<td>18</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES 24-PORT 10 GIGABIT ETHERNET (SFP+)</td>
<td></td>
<td>$8,795.00</td>
<td>$8,795.00</td>
</tr>
<tr>
<td>19</td>
<td>SWITCH A (CORE)</td>
<td>NETWORK PLUG-N-PLAY LICENSE FOR ZERO-TOUCH DEPLOYMENT</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>20</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES 48-PORT POE+ 100/1000/1000 (RJ-45)</td>
<td></td>
<td>$2,695.00</td>
<td>$2,695.00</td>
</tr>
<tr>
<td>21</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES 24-PORT 10 GIGABIT ETHERNET (SFP+)</td>
<td></td>
<td>$2,695.00</td>
<td>$2,695.00</td>
</tr>
<tr>
<td>22</td>
<td>SWITCH A (CORE)</td>
<td>CISCO CATALYST 9400 SERIES 7 SLOT CHASSIS SHELF INSTALL KIT</td>
<td></td>
<td>$120.00</td>
<td>$120.00</td>
</tr>
<tr>
<td>23</td>
<td>SWITCH B (EDGE A)</td>
<td>CATALYST 9400 SERIES 7 SLOT SUP 2XC9400-LC-48U DNA-E LIC</td>
<td></td>
<td>$6,199.00</td>
<td>$6,199.00</td>
</tr>
<tr>
<td>24</td>
<td>SWITCH B (EDGE A)</td>
<td>SNTC-24X7X4 CATALYST 9400 SERIES 7 SLOT SUP 2XC940</td>
<td></td>
<td>$2,195.00</td>
<td>$2,195.00</td>
</tr>
<tr>
<td>25</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 NETWORK ESSENTIALS LICENSE</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>26</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES POWER SUPPLY BLANK COVER</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>27</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 XE 16.11 UNIVERSAL</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>28</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES 3200W AC POWER SUPPLY</td>
<td></td>
<td>$775.00</td>
<td>$1,250.00</td>
</tr>
<tr>
<td>29</td>
<td>SWITCH B (EDGE A)</td>
<td>NEMA 5-20 TO IEC-C19 14PT US</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>30</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 DNA ESSENTIAL TERM LICENSE</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>31</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 DNA ESSENTIAL 3 YEAR LICENSE</td>
<td></td>
<td>$5,695.00</td>
<td>$5,695.00</td>
</tr>
<tr>
<td>32</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES SUP-1XL-Y BUNDLE SELECT OPT</td>
<td></td>
<td>$1,835.00</td>
<td>$1,835.00</td>
</tr>
<tr>
<td>33</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES SUPERVISOR 1XL WITH 25G MODULE</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>34</td>
<td>SWITCH B (EDGE A)</td>
<td>NO SSD MEMORY SELECTED</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>35</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES RED SUPERVISOR 1XL WITH 25G MODULE</td>
<td></td>
<td>$6,995.00</td>
<td>$6,995.00</td>
</tr>
<tr>
<td>36</td>
<td>SWITCH B (EDGE A)</td>
<td>NO SSD MEMORY SELECTED</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>37</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES 2XC9400-LC-48P FOR BUNDLE SELECT</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>38</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td></td>
<td>$2,695.00</td>
<td>$2,695.00</td>
</tr>
<tr>
<td>39</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td></td>
<td>$2,695.00</td>
<td>$2,695.00</td>
</tr>
<tr>
<td>40</td>
<td>SWITCH B (EDGE A)</td>
<td>NETWORK PLUG-N-PLAY LICENSE FOR ZERO-TOUCH DEPLOYMENT</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>41</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td></td>
<td>$2,695.00</td>
<td>$2,695.00</td>
</tr>
<tr>
<td>42</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES SLOT BLANK COVER</td>
<td></td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>43</td>
<td>SWITCH B (EDGE A)</td>
<td>CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td></td>
<td>$2,695.00</td>
<td>$2,695.00</td>
</tr>
<tr>
<td>SKU</td>
<td>Description</td>
<td>Quantity</td>
<td>Unit Price 1</td>
<td>Unit Price 2</td>
<td></td>
</tr>
<tr>
<td>-------</td>
<td>-----------------------------------------------------------------------------</td>
<td>----------</td>
<td>--------------</td>
<td>--------------</td>
<td></td>
</tr>
<tr>
<td>44</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES 7 SLOT CHASSIS SHELF INSTALL KIT</td>
<td>EA</td>
<td>$120.00</td>
<td>$120.00</td>
<td></td>
</tr>
<tr>
<td>45</td>
<td>SWITCH C (EDGE B) CATALYST 9400 SERIES 7 SLOT SUP 2X93400-LC-48D DNA-E LIC</td>
<td>EA</td>
<td>$6,199.00</td>
<td>$6,199.00</td>
<td></td>
</tr>
<tr>
<td>46</td>
<td>SWITCH C (EDGE B) SNTG-2X7X4 CATALYST 9400 SERIES 7 SLOT SUP 2X9400</td>
<td>EA</td>
<td>$2,195.00</td>
<td>$2,195.00</td>
<td></td>
</tr>
<tr>
<td>47</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 NETWORK ESSENTIALS LICENSE</td>
<td>EA</td>
<td>$2,000.00</td>
<td>$2,000.00</td>
<td></td>
</tr>
<tr>
<td>48</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES POWER SUPPLY BLANK COVER</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>49</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 XE 16.11 UNIVERSAL</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES 3200W AC POWER SUPPLY</td>
<td>EA</td>
<td>$775.00</td>
<td>$1,550.00</td>
<td></td>
</tr>
<tr>
<td>51</td>
<td>SWITCH C (EDGE B) NEMA 5-20 TO IEC-C19 14FT US</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>52</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 DNA ESSENTIAL TERM LICENSE</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>53</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 DNA ESSENTIAL 3 YEAR LICENSE</td>
<td>EA</td>
<td>$5,695.00</td>
<td>$5,695.00</td>
<td></td>
</tr>
<tr>
<td>54</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES SUP-1XL Y BUNDLE SELECT OPTION</td>
<td>EA</td>
<td>$1,835.00</td>
<td>$1,835.00</td>
<td></td>
</tr>
<tr>
<td>55</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES SUPERVISOR 1XL WITH 25G MODULE</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>56</td>
<td>SWITCH C (EDGE B) NO SSD MEMORY SELECTED</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>57</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES RED SUPERVISOR1XL WITH 25G MODULE</td>
<td>EA</td>
<td>$6,995.00</td>
<td>$6,995.00</td>
<td></td>
</tr>
<tr>
<td>58</td>
<td>SWITCH C (EDGE B) NO SSD MEMORY SELECTED</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>59</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES 2X9400-LC-48P FOR BUNDLE SELECT</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>60</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td>EA</td>
<td>$2,695.00</td>
<td>$2,695.00</td>
<td></td>
</tr>
<tr>
<td>61</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td>EA</td>
<td>$2,695.00</td>
<td>$2,695.00</td>
<td></td>
</tr>
<tr>
<td>62</td>
<td>SWITCH C (EDGE B) NETWORK PLUG-N-PLAY LICENSE FOR ZERO-TOUCH DEVICE DEPLOYMENT</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>63</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES SLOT BLANK COVER</td>
<td>EA</td>
<td>$0.00</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>64</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES 48-PORT POE+ 10/100/1000 (RJ-45)</td>
<td>EA</td>
<td>$2,695.00</td>
<td>$2,695.00</td>
<td></td>
</tr>
<tr>
<td>65</td>
<td>SWITCH C (EDGE B) CISCO CATALYST 9400 SERIES 7 SLOT CHASSIS SHELF INSTALL KIT</td>
<td>EA</td>
<td>$120.00</td>
<td>$120.00</td>
<td></td>
</tr>
<tr>
<td>66</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT TRIPP LITE 6M 10GB DUPLEX MULTIMODE 50/125 OM3 FIBER CABLE LC/LC AQUA 16&quot;</td>
<td>EA</td>
<td>$16.00</td>
<td>$640.00</td>
<td></td>
</tr>
<tr>
<td>67</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT TRIPP LITE 6M 10GB DUPLEX MULTIMODE 50/125 OM3 FIBER CABLE LC/LC AQUA 6&quot;</td>
<td>EA</td>
<td>$14.00</td>
<td>$840.00</td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT TRIPP LITE 6M 10GB DUPLEX MULTIMODE 50/125 OM3 FIBER PATCH CABLE LC/LC</td>
<td>EA</td>
<td>$13.00</td>
<td>$780.00</td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT TRIPP LITE 36-PORT LC/LC RACKMOUNT FIBER ENCLOSURE HANDLE THRU PATCH PANEL 1U</td>
<td>EA</td>
<td>$250.00</td>
<td>$1,500.00</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT TRIPP LITE RACK ENCLOSURE HORIZONTAL CABLE MANAGER STEEL W FINGER DUCT 2UR</td>
<td>EA</td>
<td>$75.00</td>
<td>$300.00</td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT SMARTRACK 1U HIGH CAPACITY HORIZONTAL CABLE MANAGER - FINGER DUCT WITH DU</td>
<td>EA</td>
<td>$60.00</td>
<td>$240.00</td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT SMARTRACK 6-FT. (1.8 M) VERTICAL CABLE MANAGER - FLEXIBLE RING TYPE &amp; TOOLLESS</td>
<td>EA</td>
<td>$130.00</td>
<td>$520.00</td>
<td></td>
</tr>
<tr>
<td>73</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT CISCO 10GBASE-SR SFP+ TRANSCEIVER MODULE FOR MFP</td>
<td>EA</td>
<td>$140.00</td>
<td>$7,000.00</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT TRIPP LITE PDU METERED 120V 30A 24/6-5/15/20R VERTICAL RACKMOUNT</td>
<td>EA</td>
<td>$275.00</td>
<td>$275.00</td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT TRIPP LITE PDU METERED 120V 15A 16.5-15/20R VERTICAL RACKMOUNT</td>
<td>EA</td>
<td>$220.00</td>
<td>$220.00</td>
<td></td>
</tr>
<tr>
<td>76</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT FLUKE NETWORKS FIBER INSPECTOR PRO FI-7000</td>
<td>EA</td>
<td>$5,095.00</td>
<td>$5,095.00</td>
<td></td>
</tr>
<tr>
<td>77</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT SALES TAX @ 8%</td>
<td>LOT</td>
<td>$9,157.00</td>
<td>$9,157.00</td>
<td></td>
</tr>
<tr>
<td>78</td>
<td>MISCELLANEOUS NETWORK EQUIPMENT SHIPPING/Delivery</td>
<td>LOT</td>
<td>$5,000.00</td>
<td>$5,000.00</td>
<td></td>
</tr>
</tbody>
</table>

**TOTAL:** $147,544.00
I. Purpose
It is the policy of Omnitrans to maintain a work environment that is safe for all persons, including the community, and conducive to attaining high work standards. To achieve these objectives, the Agency prohibits the possession of firearms and weapons in the workplace, regardless of any license or permit that an individual may have which otherwise authorizes the individual to carry firearms or weapons.

It is illegal and a criminal violation to possess weapons in public buildings (California Penal Code 171b and 171.7).

II. Scope
This policy applies to all Omnitrans employees, including but not limited to staffing agency workers and contractors working for or with the Agency at any time, regardless of whether the Agency is the actual employer.

Possession of firearms and weapons is prohibited at all Omnitrans' offices, parking lots, agency vehicles and job sites, and in all Agency vehicles.

The following person/s are exempt from this policy as stated: a guard of a contract carrier operating an armored vehicle, and any law enforcement officer who is carrying out official duties engaged in protecting and preserving property or life within the scope of his or her employment.

Omnitrans will strictly enforce this policy. Violation of this policy will result in immediate disciplinary action, up to and including termination.

III. Procedure
A. COMMUNICATION OF POLICY

(a) Each employee of the Agency shall receive a copy of this policy at the time of his/her hire and shall sign a copy of the acknowledgment. Employees who were employed before the effective date of this policy shall also receive a copy of this policy and shall sign a copy of the acknowledgment. A copy of the signed acknowledgment and of all new and revised policies throughout the employee's employment shall be maintained in each employee's personnel file.

(b) A copy of this policy shall be attached to each contractor's contract, and shall become a part of its contract. The contractor shall be responsible for communicating this policy to its employees and any subcontractors to which the contractor sublets any portion of its contract.
B. PROHIBITED CONDUCT

(a) The transportation of firearms or weapons in Agency vehicles is prohibited. This includes but is not limited to:
   (1) to and from work,
   (2) when conducting Agency business,
   (3) at all times in Agency-owned or leased vehicles.

(b) The possession or carrying of permitted and non-permitted firearms or weapons while at Agency buildings, parking lots, sponsored events, and job sites.

(c) Exception: Power actuated tools which are manufactured for the use of fastening building materials and sanctioned tools for the purpose of performing Agency job duties are not subject to this policy.

C. SEARCH

(a) Omnitran reserves the right to conduct reasonable, unannounced searches of Agency premises and personal searches of employees and others while entering, on, or leaving Agency premises, including, but not limited to, personal effects, vehicles, lockers, desks, tool boxes, clothing, meal containers, and baggage. Searches will be conducted when the Agency has a reasonable suspicion to believe that a particular employee may be in possession of a weapon or firearm.

(b) "Reasonable suspicion" is defined as a suspicion that is based on specific personal observations such as an employee's manner, disposition, behavior, speech, information provided to management by an employee, by law enforcement officials, by a security service, or by other persons believed to be reliable, or a suspicion that is based on other surrounding circumstances.

(c) Individuals refusing to allow an inspection will not be detained or forced to submit to the inspection. Refusal violates Agency policy and constitutes an act of insubordination constituting disciplinary action, up to and including separation of the employment relationship. Non-employees who refuse to allow an inspection will not be permitted on Agency premises and will be required to immediately leave the premises. Employees will be relieved of all duties while pending investigation.

D. DISCIPLINE

(a) Violations of any portion of this policy will subject the employee to discipline,
up to and including separation of employment.

(b) Violations by a contractor’s employee or subcontractor of any portion of this policy may constitute a breach of contract and regardless will mandate the immediate removal of the contractor’s employee from Agency premises, prohibition against the individual accessing Agency premises in the future, and may also constitute a breach of contract.

E. REPORT OF VIOLATIONS

1. Employee Violations

Employees are required to report violations of this policy without regard to the relationship between the individual who initiates the prohibited behavior and the individual reporting it. An employee who believes that another employee may be in violation of this policy must report the alleged violation to the employee’s manager or supervisor, the department director, security, or the appropriate departmental Human Resources representative.

Departments are responsible for implementing this policy. The Agency will promptly investigate allegations of violations of this policy.

Omnitrans reserves the right to authorize searches for prohibited weapons on its property when a violation is reported or when probable cause or reasonable suspicion is present consistent with law.

Employees should be aware that there is no reasonable expectation of privacy with respect to weapons in the workplace. The Agency’s right to conduct searches includes, but is not limited to, such areas and items as lockers, desks, workstations, offices, purses, briefcases, bags, toolboxes, and lunch bags.

Searches of the employee’s work area and belongings, as described above, may be conducted by the Security & Emergency Preparedness Coordinator, or designee. Searches of all types, including surrounding agency property, personal property and the employee may be conducted by law enforcement in accordance with law should reasonable suspicion be present. Any weapon found in violation of this policy may be confiscated. Refusal to permit a search may result in discipline, up to and including separation.

2. Visitor Violations

Visitors are not allowed to carry a weapon on the premises. Any visitor carrying a weapon into a posted no-carry agency facility is creating an elevated risk to security and safety that warrants a response leading to compliance with the law. If the visitor
poses an immediate risk to security or safety, law enforcement shall be notified immediately by calling 9-911. The visitor shall be considered an immediate risk to safety and security if he/she is acting in an aggressive, belligerent, confrontational, suspicious or in an otherwise questionable manner while carrying a weapon.

F. FALSE REPORTS

Employees making intentionally false and malicious complaints of weapons in the workplace will be subject to disciplinary action, up to and including separation and/or will be reported to the proper authorities as appropriate.

G. ROLES AND RESPONSIBILITIES

Employees are responsible for understanding and complying with the Policy Prohibiting Weapons in the Workplace.

Whenever there is a question as to whether an instrument, article or substance is considered a weapon in violation of this policy, it is the employee’s responsibility to seek clarification. Employees seeking clarification should direct their questions to the agency’s Security & Emergency Preparedness Coordinator at 909-379-7117 prior to bringing the item(s) to Omnitrans work sites and events, as well as agency-owned or leased facilities or vehicles.

H. SAFETY FIRST

In applying this policy, no employee shall take any action that will risk his or her own safety or the safety of other individuals. No attempt should ever be made by an employee to restrain or forcibly evict an armed person from agency premises.

An individual’s continued non-compliance after being properly informed of the law (California Penal Code 171 (b)) will result in notification to law enforcement and discipline, up to and including separation of employment. Employees should notify security immediately.

An employee who feels an imminent danger to his or her own safety or the safety of others, should avoid any interaction with the individual. Immediately contact law enforcement by calling 9-911 and security at 909-379-7117.

I. ANTI-RETALIATION PROVISION

Omnitrans strictly prohibits any retaliation against an employee who has reported a possible breach of policy. If an employee feels that he or she has been subjected to retaliation in violation of this policy, the employee must immediately report it to his or her supervisor or other designated Human Resources representative.
J. DEFINITIONS

1. Firearm or weapon includes, but is not limited to: A weapon, a pistol or rifle, whether loaded or unloaded, capable of firing a projectile and using an explosive as a propellant.
   - A firearm, whether loaded or unloaded, from which a shot may be discharged including but not limited to handguns, pistols, revolvers, shotguns, rifles, and bb guns;
   - A gun that can discharge a shot or a projectile by means of an explosive or gas, or compressed air;
   - A device designed to be used as a weapon, from which can be expelled a projectile by the force of any explosion or force of combustion;
   - Any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive;
   - Any destructive device;
   - Any device designed as a weapon and capable of producing great bodily harm, including but not limited to, stun guns, stun batons;
   - An electric weapon such as a taser gun;
   - Any combustible or flammable liquid, or other substance, device, or instrumentality that, in a manner it is used or intended to be used, is calculated or likely to produce death or great bodily harm, or any fire that is used to produce death or great bodily harm;
   - Any knife that is carried with intention or calculation to produce death or great bodily harm having a blade length in excess of four (4) inches, the blade of which is fixed or is capable of being fixed in an unguarded position by the use of one or two hands. Switchblades are specifically prohibited. (Knives intended to be used as eating utensils, and stored or maintained in office kitchens or lunchrooms do not represent a violation of this policy.)

2. Office: All permanent facilities, all mobile facilities, all leased facilities, and any facility designated as an office by the agency.

3. Parking lot: All lots at permanent facility, park and rides, lots at project sites, any lot that the agency designates as a parking lot that is not at a permanent facility or project site.

4. Agency vehicle: All agency-owned buses/vehicles, all agency-leased buses/vehicles, all agency-rental buses/vehicles, and all personal vehicles for which the owner receives a vehicle allowance, all personal vehicles where the owner receives reimbursement for mileage.
5. **Search**: To examine in order to find something concealed.

6. **Job sites**: Any and all locations where the agency conducts business.

**SIGNS**

1. At each entrance to buildings, parking lots, and project sites, a sign shall be posted in a location that is conspicuous to all who could enter a building, parking lot, or project site.

2. Signs shall have wording or pictogram that prohibits firearms, weapons and give notice of video surveillance. Signs shall be vandalism resistant and of the quality that they will not fade due to the elements.
January 21, 2020

Krystal Turner
Omnitrans
1700 W 5th St
San Bernadino, CA 92411

END-USER SOFTWARE LICENSE, TRAINING, AND IMPLEMENTATION SUPPORT AGREEMENT AMENDMENT 16

The Omnitrans has the opportunity to renew the End User License ("License") Agreement with TransTrack Systems®, Inc. with the payments outlined below to continue operations and maintenance of the system through June 30, 2023.

In accordance with Article IV Section 6 of the current End User License, upon notice prior to the expiration of the current term of the License accompanied with payment for a renewal, Omnitrans will be able to continue to use the proprietary Software, TransTrack Manager®.

TERMS

In accordance with Article IV Section 6 of the current Agreement, upon execution of this renewal and accompanied with payment for a renewal, Licensee will be able to continue to use the proprietary Software, TransTrack Manager® for the periods detailed below.

The fee for renewal is for the level of support specified in the original License. Exhibit F of the original contract is amended to include fees associated with the maintenance and support fees as shown below in the amended Exhibit F Fee Schedule.

<table>
<thead>
<tr>
<th>Deliverables</th>
<th>$ Amount</th>
<th>Payment Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Maintenance &amp; Support: Jul 2020 – June 2021</td>
<td>$64,260</td>
<td>Due July 1, 2020</td>
</tr>
<tr>
<td>Annual Maintenance &amp; Support: Jul 2021 – June 2022</td>
<td>$65,545</td>
<td>Due July 1, 2021</td>
</tr>
<tr>
<td>Annual Maintenance &amp; Support: Jul 2022 – June 2023</td>
<td>$66,856</td>
<td>Due July 1, 2022</td>
</tr>
<tr>
<td><strong>Total Due 2018</strong></td>
<td><strong>$196,661</strong></td>
<td></td>
</tr>
</tbody>
</table>

Once this Renewal is fully executed by both TransTrack Systems®, Inc. and an authorized representative of OmnitTrans and TransTrack has received payments as specified in Exhibit F, it will serve to renew the End User License for the FY21, 22, and 23 fiscal year terms.

All other terms and conditions of the License shall remain in full force and effect.

**LICENSOR**  
TransTrack Systems®, Inc.

___________________________  
David Jackson  
General Manager  

Date: ____________________________

**LICENSEE**  
OmnitTrans

By: ______________________________  
Title: Interim CEO/General Manager  

Date: ____________________________