

# REQUEST FOR PROPOSALS FOR

<u>Construction Management Services - Tribeca Pedestrian Bridge Painting</u>
<u>Project</u>

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#### I. <u>SUMMARY</u>

Battery Park City Authority d/b/a Hugh L. Carey Battery Park City Authority ("BPCA") requests proposals (individually, a "Proposal" or collectively, the "Proposals") from construction management firms (each individually, a "Proposer" or collectively, the "Proposers) to provide BPCA with construction management services for the Tribeca Pedestrian Bridge Painting Project (the "Project"). A detailed scope of work for which the selected Proposer will be responsible is attached to this RFP as Exhibit A (the "Work").

Created in 1968, BPCA is a New York State public benefit corporation responsible for financing, developing, constructing, maintaining, and operating Battery Park City as a richly diversified mixed use community providing residential and commercial space, with related amenities such as parks, plazas, recreational areas, and a waterfront esplanade. A summary of BPCA's structure, mission, and history, as well as the Battery Park City project area, may be viewed at: <a href="http://bpca.ny.gov/">http://bpca.ny.gov/</a>. Public information regarding BPCA's finances, budget, internal controls, guidelines, and policies may be viewed at: <a href="http://bpca.ny.gov/public-information/">http://bpca.ny.gov/public-information/</a>. Information relating to the Battery Park City Parks Conservancy Corporation ("BPCPC"), BPCA's affiliate, may be viewed at: <a href="http://bpcparks.org/">http://bpcparks.org/</a>.

Minority-Owned Business Enterprises ("MBE"), Women-Owned Business Enterprises ("WBE") and Service-Disabled Veteran-Owned Business Enterprises ("SDVOB") are encouraged to submit Proposals.

#### II. GENERAL PROVISIONS

This request for Proposals, including attachments, exhibits, and any amendments or addenda (collectively, the "RFP") is subject to the rights reserved by BPCA, including, but not limited to BPCA's right to:

- Withdraw and/or cancel this RFP at any time before final award of the contract;
- Request clarification and/or additional information from any or all Proposers;
- Amend any term or requirement of this RFP at any time before award of a contract (Proposers may amend their Proposals, as directed by BPCA, if BPCA materially alters or amends the RFP after submission of Proposals);
- Alter any key dates or deadlines related to this RFP;
- Award the Work, in whole or in part, to one or more Proposers;
- Reject any Proposal that does not strictly conform to the requirements of this RFP;
- Conduct an interview with any or all of the Proposers to aid the evaluation process;
- Request a best and final offer from any of the Proposers;
- Negotiate potential contract terms with any Proposer.

BPCA is not liable or responsible in any way for any expenses incurred in the preparation of a Proposal in response to this RFP. All information submitted in response to this RFP is subject to the Freedom of Information Law, Article 6 of the New York State Public Officers Law ("FOIL"), which requires public access to certain documents possessed by BPCA, unless a specific exemption applies. Proposers are responsible for identifying any information in their respective Proposals considered to be confidential and exempt from FOIL.

#### III. TIMETABLE & DESIGNATED CONTACT

#### A. Key Dates

Subject to change at BPCA's discretion, the following are key dates for this RFP:

RFP issued: June 12, 2018

- Pre-proposal meeting: June 15, 2018 at 11:00 am. Meeting Location: BPCA Offices, 200 Liberty Street, 24th Floor, New York, NY 10281 (attendance is highly recommended).
- Deadline to submit questions to BPCA: June 19, 2018, 2018 by 5:00 p.m. (by email only)

All questions regarding this RFP should be submitted in writing via email to the "<u>Designated Contact</u>": **Michael LaMancusa**, Battery Park City Authority, at michael.lamancusa@bpca.ny.gov.

- BPCA's response to substantive questions: June 25, 2018 (via BPCA Website)
- PROPOSAL DUE DATE: July 9, 2018 by 5:00 p.m. (the "Due Date")
- Contract start date: August 2018 (approximate)

#### B. Anticipated Contract Term

It is anticipated that the term of the contract awarded pursuant to this RFP (the "Contract" or "Contracts") will be twelve (12) months, although the duration of the work is expected to be no more than six (6) months. BPCA reserves the right to terminate the Contract or Contracts at any time, with or without cause, in accordance with the terms of the Contract. BPCA's sample form of contract is attached to this RFP as Exhibit C.

#### **GENERAL REQUIREMENTS**

#### A. Minimum Qualification Requirements

The following are the minimum qualification requirements for this RFP. Proposals that fail to meet these requirements will be rejected.

- 1) The Proposer must be lawfully authorized to do business in the State of New York.
- 2) The Proposer, or one or more of its principals or partners, must have at least five (5) years of experience in providing construction management services in New York City.

#### B. MBE/WBE/SDVOB Participation, Joint Ventures, and Sub-consulting Goals

Contractor requirements and procedures for business participation opportunities for New York State certified MBEs/WBEs/SDVOBs and equal employment opportunities for minority group members and women are attached to this RFP as <u>Exhibit B</u>. For questions relating to MBE/WBE/SDVOB participation, joint ventures and sub-contracting goals *only*, please contact the "<u>MBE/WBE/SDVOB Designated</u> Contact" Mr. Anthony Peterson at Anthony peterson@bpca.ny.gov or 212-417-2337.

#### C. Restricted Period

New York State's State Finance Law sections 139-j and 139-k apply to this RFP, restricting Proposers' contacts with BPCA. Proposers are restricted from making any contact (defined as oral, written or electronic communications with BPCA under circumstances where a reasonable person would infer that a communication was intended to influence BPCA's conduct or decision with respect to a procurement) relating to this RFP with anyone other than the Designated Contact, as specified in Section III.A., or MBE/WBE/SDVOB Designated Contact, as specified in Section IV.B., from the time of Proposer's receipt of notice of this RFP through the date of the Final Award as defined in BPCA's Procurement Guidelines (the "Restricted Period"). BPCA employees must record certain contacts during the Restricted Period, including, but not limited to, any oral or written communications that could reasonably be seen as intended to influence BPCA's conduct or award of this RFP. Upon notice of an improper contact, BPCA must make a determination regarding the Proposer's responsibility.

#### D. Submission of Proposals

#### Proposals must be received by BPCA no later than 5:00 p.m. on July 9, 2018

Each Proposer must submit six (6) paper copies and a PDF version (via CD-ROM or flash drive) in a sealed package clearly marked "Proposal Enclosed – Construction Management Services - Tribeca Pedestrian Bridge Painting Project" to the Designated Contact by messenger, overnight courier or certified mail to the following address:

Michael LaMancusa Battery Park City Authority 200 Liberty Street, 24<sup>th</sup> Floor New York, NY 10281

BPCA is not responsible for late Proposals, no matter the cause. Proposals *must* arrive at the time and place specified herein and be time stamped by BPCA by the Due Date. Please leave ample time for building security. Late Proposals will NOT be accepted. Proposals submitted by fax or electronic transmission will NOT be accepted. A Proposer may, after submitting a Proposal, amend its Proposal by submitting an amended Proposal, clearly labeled "Amended Proposal – Construction Management Services - Tribeca Pedestrian Bridge Painting Project" as long as the amended Proposal is submitted by the Due Date.

#### IV. PROPOSAL FORMAT AND CONTENTS

#### A. Proposal Format

The Proposal must:

- Be printed on 8½" x 11" paper;
- Have numbered pages

#### B. Proposal Content

In addition to the separately sealed Cost Proposal, described in Section VIII. Below, each Proposal must include the following in the order listed:

- 1) Cover Letter, signed by a person within the firm who is authorized to bind the Proposer, which includes representations that:
  - (a) Except as disclosed in the Proposal, no officer or employee of the Proposer is directly or indirectly a party to or in any other manner interested financially or otherwise in this RFP;
  - (b) Proposer satisfies all of the minimum qualification requirements in Section IV.A; and
  - (c) Proposer has reviewed BPCA's form of contract, attached as <u>Exhibit C</u> to this RFP, and either has no objections or has detailed their objections in an appendix to their Proposal.
- 2) Executive Summary.
- 3) Responses to the Questions as well as all of the Information Required (Sections VI.A. and B.).
- 4) Required Attachments (Section VI. C.).

BPCA reserves the right to reject any Proposals that fail to include any required item described in this Section V. B., including Cover Letters that are unsigned or fail to include each of the above representations (including the required appendix if there are objections to BPCA's form of contract).

#### V. <u>INFORMATION REQUIRED</u>

#### A. Questions and Information Sought Relating to the Work

- 1. Describe your firm's background, staff, and history as they may be relevant to the Work, with an emphasis on construction management projects in New York City.
- 2. Describe your firm's experience providing construction management services for bridge painting projects or projects involving the painting of industrial structures.
- 3. Describe your firm's construction management experience and expertise with construction projects in public spaces and rights of way.
- 4. Describe you firm's construction management experience with construction projects involving New York State Highway lane closures, traffic management plans, and related nighttime work.
- 5. Describe your approach to staffing and management of the Project.
- 6. Identify any subconsultants you intend to use for this engagement, and describe the services to be performed by each subconsultant.
- 7. List each key member of the team you intend to assign to this engagement and include for each listed individual: (a) area(s) of specialization; (b) title and/or position within your firm; (c) years and type(s) of relevant experience; and (d) the services to be performed.
- 8. Identify the person who will be the lead project manager (the "Lead PM") and primary contact in providing services to BPCA, and identify any other persons who will be listed as a "key person" in any contract with BPCA.

- 9. Describe your proposed team's experience (including both direct contract work and work performed under subcontracts) with similar work for other public entities, with an emphasis on New York State and City public entities. Include contract dates, the nature of the work performed, the contracting agency, the contract number (if known) and the supervisor for each.
- 10. Clearly identify any information in your Proposal that you believe to be confidential and exempt from FOIL, and state the reasons. Please note that this question is for informational purposes only, and BPCA will determine FOIL applicability in its sole discretion.
- 11. Identify any and all exceptions taken to BPCA's standard form of contract, attached as <u>Exhibit C</u>, explaining the reasons for such exceptions. Such exceptions must be detailed in an appendix to your Proposal labeled, "Appendix: Objections to BPCA Form of Contract." No exceptions to the Contract will be considered by BPCA after submission of the Proposals. BPCA maintains the right to reject Proposals based on non-conformance with the standard form of Contract.
- 12. Provide at least three (3) client references for whom your firm has performed similar work to that requested in this RFP. For each client, describe the project, the project's date, services performed and the name, address, and telephone number for a person at the client's firm familiar with such work.

#### B. Questions and Information Sought Relating to Proposer's Firm & Eligibility

- 1) Within the past three (3) years, have there been any significant developments in your firm such as changes in ownership or restructuring? Do you anticipate any significant changes in the near future? If so, please describe.
- 2) How does your firm identify and manage conflicts of interest?
- 3) Are there any potential conflict of interest issues posed by your firm's performance of the Work on behalf of BPCA?
- 4) Has your firm or have any of the firm's partners/employees been disciplined or censured by any regulatory body within the last five (5) years? If so, please describe the relevant facts.
- 5) Within the last five (5) years, has your firm, or a partner or employee in your firm, been involved in litigation or other legal proceedings relating to the provision of professional services? If so, please provide an explanation and the current status or disposition of the matter.
- 6) List any professional or personal relationships your firm's employees may have with BPCA's Board Members and/or employees. List attached as Exhibit H.
- 7) If selected, will your firm assign any person to this engagement who was previously an employee of BPCA or BPCPC? If so, please: i) identify when (month and year) that person's employment at BPCA/BPCPC terminated, and ii) describe that person's involvement, if any, with matters related to this RFP during his/her employment at BPCA/BPCPC.
- 8) In the past five (5) years, have any public sector clients terminated their working relationship with your firm? If so, please provide a brief statement of the reasons. Provide the name of the client and provide a contract person, address and telephone number.

#### C. Required Attachments

#### 1) Mandatory Forms:

Each Proposal must include a completed copy of all "Mandatory Forms" found at: <a href="http://bpca.ny.gov/wp-content/uploads/2015/03/Vendor-ResponsibilityQuestionnaire.pdf">http://bpca.ny.gov/wp-content/uploads/2015/03/Vendor-ResponsibilityQuestionnaire.pdf</a>. The Mandatory Forms include the following:

- a) NYS Standard Vendor Responsibility Questionnaire, notarized and signed by the individual(s) authorized to contractually bind the Proposer, indicating the signer's title/position within the firm.\*
- b) State Finance Law § 139 Form 1, signed by the individual(s) authorized to contractually bind the Proposer.\*
- c) W-9 form.
- d) Statement of Non-Collusion.
- e) MBE/WBE/SDVOB Utilization Plans. Please note that all such plans must be submitted even if Proposer is a MBE/WBE/SDVOB.
- \*In addition to the copy required to be included in each bound Proposal, Proposers must additionally provide one (1) unbound, completed original, with ink signatures, of the NYS Standard Vendor Responsibility Questionnaire and SFL 139 Form 1.
- 2) Response to the question regarding the use of New York State businesses set forth in Section IX.
- 3) Completed MBE/WBE and EEO Policy Statement and Diversity Practices Questionnaire (attached as part of Exhibit B).

#### 4) Financial Statements:

Provide a copy of your firm's most recent Audited Financial Statements (within the last year). In the event you do not have audited financials you must provide a statement to that effect with your proposal, and summary financial information for the calendar year most recently ended.

#### 5) Acknowledgement of Addenda:

Attach a completed and signed Acknowledgement of Addenda Form, attached as <u>Exhibit H</u> acknowledging receipt of all addenda to this RFP, if any, issued by BPCA before the Due Date. Addenda are posted by BPCA as necessary and can be found on the BPCA website at <u>www.bpca.ny.gov</u>. It is the responsibility of each Proposer to check the BPCA website for addenda and to review addenda prior to submitting any proposal in response to this RFP.

#### 6) Appendices:

- a) Attach professional biographies for all Management and Project Managers identified in your Proposal.
- b) Attach a project schedule showing completion dates for the completion of all Work.

#### VI. <u>INSURANCE REQUIREMENTS</u>

#### A. General Requirements

The total cost of the required insurance listed in paragraphs 2) and 3) below, must be incorporated into the Cost Proposal. The additional insured protection afforded BPCA, BPCPC, and the State of New York must be on a primary and non-contributory basis. All policies must include a waiver of subrogation in favor of BPCA, BPCPC, and the State of New York, no policies may contain any limitations / exclusions for New York Labor Law claims, and cross liability coverage must be provided for BPCA, BPCPC, and the State of New York.

All of the carriers that provide the below required insurance must be rated "A-: VII" or better by A.M. Best and must provide direct written notice of cancellation or non-renewal to BPCA, BPCPC, and the State of New York at least 30 days before such cancellation or non-renewal is effective, except for cancellations due to non-payment of premium, in which case 10 days written notice is acceptable.

#### B. Insurance Requirements for the Selected Proposer

The selected Proposer will be required to obtain and provide proof of the types and amounts of insurance listed below: (i) as a condition precedent to the award of the contract for the Project; and (ii) continuing throughout the entire Term. The insurance policies listed below must also conform to the applicable terms of the Contract, as shown in BPCA's sample form of contract attached as <u>Exhibit C</u>.

- Commercial General Liability Insurance, written on ISO Form CG 00 01 or its equivalent and with no modification to the contractual liability coverage provided therein, shall be provided on an occurrence basis and limits shall not be less than:
  - \$1,000,000 per occurrence
  - \$2,000,000 general aggregate which must apply on a per location / per project basis
  - \$2,000,000 products/completed operations aggregate

BPCA, BPCPC, and the State of New York must be protected as additional insureds on ISO Form CG 2010 (11/85) or its equivalent on policies held by the selected Proposer and any of its subcontractors. Should the Proposer's work include construction activities of any kind then the Proposer must maintain Products / Completed Operations coverage for no less than three years after the construction work is completed, and continue to include Additional Insured protection for BPCA, BPCPC & The State of New York for the prescribed timeframe. When providing evidence of insurance the Proposer must include a completed Acord 855 NY form.

- **Automobile Liability Insurance** with a combined single limit of not less than \$1,000,000. Coverage must apply to the Proposer's owned, hired, and non-owned vehicles and protect BPCA, BPCPC, and the State of New York as additional insured.
- Workers' Compensation, Employer's Liability, and Disability Benefits shall not be less than statutory limits, including United States Longshore and Harbor Workers Act coverage as applicable to the operations of the Proposer.
- Umbrella Liability Insurance at a limit not less than \$5,000,000 per occurrence and in the aggregate. BPCA, BPCPC, and the State of New York must be protected as additional insureds on policies held by the selected Proposer and any of its subcontractors.

• **Professional Liability ("Errors & Omissions") Insurance** must be maintained at a limit of not less than \$2,000,000 each claim.

BPCA, BPCPC, and the State of New York must be protected as additional insureds on policies held by the selected Proposer and any of its subcontractors.

#### C. Insurance Requirements for all Subcontractors

Any subcontractor(s) utilized by the selected Proposer will be required to obtain the types and amounts of insurance listed below: (i) as a condition of commencing any Work; and (ii) continuing throughout the duration of the subcontractor's Work. The insurance policies listed below must also conform to the applicable terms of the Contract, as shown in BPCA's sample form of contract attached as <u>Exhibit C</u>.:

- Commercial General Liability Insurance, written on ISO Form CG 00 01 or its equivalent and with no modification to the contractual liability coverage provided therein, shall be provided on an occurrence basis and limits shall not be less than:
  - \$1,000,000 per occurrence
  - \$2,000,000 general aggregate which must apply on a per location / per project basis
  - \$2,000,000 products/completed operations aggregate

BPCA, BPCPC, and the State of New York must be protected as additional insureds on ISO Form CG 2010 (11/85) or its equivalent on policies held by all subcontractors. Should the subcontractor's work include construction activities of any kind then the subcontractor must maintain Products / Completed Operations coverage for no less than three years after the construction work is completed and continue to include Additional Insured protection for BPCA, BPCPC & The State of New York for the prescribed timeframe. When providing evidence of insurance the subcontractor must include a completed Acord 855 NY form.

- **Automobile Liability Insurance** with a combined single limit of not less than \$1,000,000. Coverage must apply to the subcontractor's owned, hired, and non-owned vehicles and protect BPCA, BPCPC, and the State of New York as additional insured.
- Workers' Compensation, Employer's Liability, and Disability Benefits shall not be less than statutory limits, including United States Longshore and Harbor Workers Act coverage as applicable to the operations of the subcontractor.
- Subcontractors will also be required to obtain all other insurances listed in Section (2) unless otherwise approved in writing by BPCA prior to commencement of any Subcontractor's work.

#### VII. COST PROPOSAL: FORMAT AND REQUIRED INCLUSIONS

Each Cost Proposal must state a not-to-exceed cost for the performance of all Work and a not-to-exceed amount for all reimbursable costs associated with the performance of the Work and must include each of the following:

1) Cost Proposal in the form attached hereto as <u>Exhibit F</u>, and Cost breakdown, to include technical salary rates and hours for each personnel category Proposer proposes to utilize for the Work, in the form attached hereto as <u>Exhibit G</u> ("Technical Salary Rates").

The Cost Proposal must be submitted in its own separate, sealed envelope within the sealed package containing all other Proposal documents. Please provide six (6) copies of the Cost Proposal.

#### VIII. <u>SELECTION PROCESS</u>

#### A. Evaluation

Each timely submitted Proposal will be reviewed for compliance with the form and content requirements of this RFP. A committee of BPCA employees selected by BPCA (the "Committee") will then review and evaluate the Proposals in accordance with the evaluation criteria set forth below. While only Committee members will score the evaluation criteria, the Committee may consult an outside expert for advisement on the evaluation of matters requiring technical expertise. Before final selection, BPCA must determine that the proposed selected Proposer is responsible, in accordance with applicable law and BPCA's Procurement Guidelines, which may be viewed at: http://bpca.ny.gov/public-information/.

#### B. Interviews

BPCA reserves the right to decide whether to interview any or all of the Proposers. The Committee may conduct interviews for many reasons, including to further assess a Proposer's ability to perform the Work or provide specific services, or to seek information related to any other evaluation criteria. The proposed Lead PM, as well all other key personnel proposed to perform the Work, must be available to participate in the interview.

#### C. Evaluation Criteria for Selection

Selection will be based upon the following criteria:

#### 1) Technical Evaluation:

-	Experience and expertise in construction management services for construction projects involving public spaces/facilities in New York City	23%
-	Experience with the management of bridge painting projects and/or projects involving the painting of industrial structures	23%
-	Experience with the management of projects involving lane closures for New York State roads or highways, traffic management plans and related nighttime work	10%
-	Approach to work, staffing, schedule and safety	22%
-	Response to Diversity Practices Questionnaire	10%
-	Proposed M/WBE Utilization plan and/or Proposer M/WBE status	8%
-	Proposed SDVOB utilization plan and/or Proposer SDVOB status	2%
-	Anticipated New York State business usage in contract performance:	2%

#### 2) Cost Proposal evaluation.

#### D. Basis for Contract Award

The Contract will be awarded to the highest technically rated Proposer whose Proposal is determined to be responsive and in the best interests of BPCA, subject to a determination that the Cost Proposal is fair, reasonable, and provides the best value to BPCA given the requirements of the project.

#### IX. NON-COLLUSION

By submitting a Proposal, each Proposer warrants and represents that any ensuing Contract has not been solicited or secured directly or indirectly in a manner contrary to the laws of the State of New York, and that said laws have not been violated and shall not be violated as they relate to the procurement or the performance of the Contract by any conduct, including the paying or giving of any fee, commission, compensation, gift, or gratuity or consideration of any kind, directly or indirectly, to any member of the board of directors, employee, officer or official of BPCA.

#### X. <u>IRAN DIVESTMENT ACT</u>

By submitting a Proposal or by assuming the responsibility of any Contract awarded hereunder, each Proposer certifies that it is not on the "Entities Determined To Be Non-Responsive Bidders/Offerers Pursuant to The New York State Iran Divestment Act of 2012" list ("Prohibited Entities List") posted on the New York State Office of General Services website at: http://www.ogs.ny.gov/about/regs/docs/ListofEntities.pdf and further certifies that it will not utilize any subcontractor/consultant that is identified on the Prohibited Entities List on this Contract. The selected Proposer agrees that should it seek to renew or extend any Contract awarded hereunder, it must provide the same certification at the time the Contract is renewed or extended. The selected Proposer also agrees that any proposed assignee of the Contract will be required to certify that it is not on the Prohibited Entities List before BPCA may approve a request for assignment of the Contract.

During the term of any Contract awarded hereunder, should BPCA receive information that a person (as defined in State Finance Law §165-a) is in violation of the above-referenced certifications, BPCA will review such information and offer the person an opportunity to respond. If the person fails to demonstrate that it has ceased its engagement in the investment activity which is in violation of the New York State Iran Divestment Act of 2012 within 90 days after the determination of such violation, then BPCA shall take such action as may be appropriate and provided for by law, rule, or contract, including, but not limited to, seeking compliance, recovering damages, or declaring the selected Proposer in default of the awarded Contract.

BPCA reserves the right to reject any request for renewal, extension, or assignment for an entity that appears on the Prohibited Entities List prior to the renewal, extension, or assignment of the Contract, and to pursue a responsibility review with the selected Proposer should it appear on the Prohibited Entities List hereafter.

#### XI. ENCOURAGING USE OF NEW YORK STATE BUSINESSES IN CONTRACT PERFORMANCE

New York State businesses have a substantial presence in State contracts and strongly contribute to the economies of the state and the nation. In recognition of their economic activity and leadership in doing business in New York State, Proposers for this Contract for commodities, services or technology are strongly encouraged and expected to consider New York State businesses in the fulfillment of the requirements of the Contract. Such partnering may be as subcontractors, suppliers, protégés or other supporting roles.

Proposers need to be aware that all authorized users of this Contract will be strongly encouraged, to the maximum extent practical and consistent with legal requirements, to use responsible and responsive New York State businesses in purchasing commodities that are of equal quality and functionality and in utilizing

services and technology. Furthermore, Proposers are reminded that they must continue to utilize small, minority and women-owned businesses, consistent with current State law.

Utilizing New York State businesses in State contracts will help create more private sector jobs, rebuild New York's infrastructure, and maximize economic activity to the mutual benefit of the contractor and its New York State business partners. New York State businesses will promote the contractor's optimal performance under the Contract, thereby fully benefiting the public sector programs that are supported by associated procurements.

Public procurements can drive and improve the State's economic engine through promotion of the use of New York businesses by its contractors. The State therefore expects bidders/proposers to provide maximum assistance to New York businesses in their contracts. The potential participation by all kinds of New York businesses will deliver great value to the State and its taxpayers.

Proposers can demonstrate their commitment to the use of New York State businesses by responding to the question below. Each proposer must include a response to this question with their proposal. Please note that a "yes" response requires supporting information. If yes, identify New York State businesses that will be used and attach identifying information.

	d attach identifying information.	TOIK State	Dusinesses	mat	wiii b
Will Ne	w York State businesses be used in the performance of this contra	act?	Yes		No

#### **EXHIBIT A**

#### Scope of Work

The selected Proposer shall provide construction management services for the Project (the "Work"), which shall include, but not be limited to, the following:

- Provide expert and technical support services in all technical disciplines associated with construction management including, but not limited to, construction field management, scheduling, inspection, change order preparation and negotiation, cost estimating, and other related services as BPCA may request.
- Provide all necessary construction management services throughout all phases of the Project, including pre-construction, construction and post-construction/close-out phases.
- Provide field oversight and either provide in-house inspection services or retain a subconsultant to provide these services.
- Review, provide comment on, and monitor traffic control and safety plans provided by the contractor and ensure the approved plans are adhered to. Additionally, confirm that all necessary permitting is provided and maintained by the contractor for the duration of the Project.
- Assist in the formulation of and assume primary responsibility for reviewing and tracking the overall Project schedule. If the contractor changes the schedule, the selected Proposer is required to gain a full understanding of the proposed changes and, if warranted, recommend approval by BPCA of the schedule change. The selected Proposer must be prepared to review the construction schedule in detail at the contractor pre-award interview and kickoff meeting and is required to work with the contractor to issue a final Project schedule ready for tracking no more than two (2) weeks after the kickoff meeting.
- Coordinate and monitor the construction progress and schedule, including, but not limited to, preparing daily logs of contractor hours on-site, weather conditions, contractor man-power, deliveries, disposals, job progress, work completed, special occurrences, photo documentation of work, and pre-construction conditions. This information must be submitted bi-weekly to BPCA, unless BPCA expressly requests that it be provided in a different format and according to a different schedule.
- Review the contractor submittals along with the engineer/designer and respond to requests for information (RFI's) during the construction phase.
- Oversee all financial aspects of the Project, including, but not limited to, budgets, cost estimates, change orders, pay applications and financial reporting.
- Ensure that all work performed adheres to all relevant codes and all Local, City, State, and Federal regulations and guidelines.
- Review and approve the contractor's contract with BPCA and, in all instances, review and approve the contractor requisitions for payment.

- Convene and preside over the Project kick-off meeting, and prepare and distribute associated meeting minutes.
- Schedule and conduct all job progress meetings, including the prompt preparation and distribution of meeting minutes.
- Track all contractor submittals including general requirements (bonds, insurance, etc.), schedules, procedures, materials, shop drawings, and subcontractor and supplier qualifications in accordance with the Project specifications. The selected Proposer must prepare and submit to BPCA bi-weekly submittal tracking reports and schedule updates for the Project, unless BPCA requests that reports be provided according to a different schedule.
- Review and approve contractor's trade payment breakdown and schedule.
- Direct and coordinate the work of the contractor in accordance with BPCA's plans and specifications, objectives, budget, schedule and standards of quality, including ensuring that the work is performed with as little disruption as possible to the adjacent areas (public and private), and with as little impact as possible on the community and general public.
- Submit monthly executive summary reports to BPCA which shall include, but not be limited to, a
  brief narrative of the status of the Work, schedule, submittals, budget, tracking reports and any
  outstanding issues.
- Review all requests for change orders and provide all supporting documentation, along with recommendations for acceptance or rejection, to BPCA.
- Determine substantial completion of contractor work and coordinate a punch list inspection.
- Conduct a final inspection, approve of the contractor work and issue work acceptance certificates.
- Ensure the Project is completed by the contractor within the approved construction schedule. Time is of the essence, and delays must be avoided.

#### **EXHIBIT B**

## CONTRACTOR REQUIREMENTS AND PROCEDURES FOR PARTICIPATION BY NEW YORK STATE-CERTIFIED MBEs/WBEs/SDVOBs AND EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITY GROUP MEMBERS AND WOMEN

#### NEW YORK STATE LAW

Pursuant to New York State Executive Law Article 15-A and Parts 140-145 of Title 5 of the New York Codes, Rules and Regulations BPCA is required to promote opportunities for the maximum feasible participation of New York State-certified MBEs/WBEs (collectively, "MWBE(s)") and the employment of minority group members and women in the performance of BPCA contracts. Pursuant to New York State Executive Law Article 17-B and 9 NYCRR §252, BPCA recognizes its obligation under the law to promote opportunities for maximum feasible participation of certified SDVOBs.

#### **Business Participation Opportunities for MWBEs**

For purposes of this solicitation, BPCA hereby establishes an overall goal of 30 percent for MWBE participation, 15 percent for New York State-certified Minority-owned Business Enterprise ("MBE") participation and 15 percent for New York State-certified Women-owned Business Enterprise ("WBE") participation (based on the current availability of MBEs and WBEs). A contractor ("Contractor") on any contract resulting from this procurement ("Contract") must document its good faith efforts to provide meaningful participation by MWBEs as subcontractors and suppliers in the performance of the Contract. To that end, by submitting a response to this RFP, the Proposer agrees that BPCA may withhold payment pursuant to any Contract awarded as a result of this RFP pending receipt of the required MWBE documentation. The directory of MWBEs can be viewed at: <a href="https://ny.newnycontracts.com">https://ny.newnycontracts.com</a>. For guidance on how BPCA will evaluate a Contractor's "good faith efforts," refer to 5 NYCRR § 142.8.

The Proposer understands that only sums paid to MWBEs for the performance of a commercially useful function, as that term is defined in 5 NYCRR § 140.1, may be applied towards the achievement of the applicable MWBE participation goal. The portion of a contract with an MWBE serving as a supplier that shall be deemed to represent the commercially useful function performed by the MWBE shall be 60 percent of the total value of the contract. The portion of a contract with an MWBE serving as a broker that shall be deemed to represent the commercially useful function performed by the MWBE shall be the monetary value for fees, or the markup percentage, charged by the MWBE

In accordance with 5 NYCRR § 142.13, the Proposer further acknowledges that if it is found to have willfully and intentionally failed to comply with the MWBE participation goals set forth in a Contract resulting from this RFP, such finding constitutes a breach of contract and BPCA may withhold payment as liquidated damages.

Such liquidated damages shall be calculated as an amount equaling the difference between: (1) all sums identified for payment to MWBEs had the Contractor achieved the contractual MWBE goals; and (2) all sums actually paid to MWBEs for work performed or materials supplied under the Contract.

By submitting a bid or proposal, a Proposer agrees to demonstrate its good faith efforts to achieve the applicable MWBE participation goals by submitting evidence thereof through the New York State Contract System ("NYSCS"), which can be viewed at https://ny.newnycontracts.com, provided, however, that a Proposer may arrange to provide such evidence via a non-electronic method by contacting Mr. Anthony Peterson at <a href="mailto:Anthony.peterson@bpca.ny.gov">Anthony.peterson@bpca.ny.gov</a> or 212-417-2337. Please note that the NYSCS is a one-stop solution for all of your MBE/WBE and Article 15-A contract requirements. For additional information on the use of the NYSCS to meet the Proposer's MBE/WBE requirements, please see the attached MBE/WBE guidance from the New York State Division of Minority and Women's Business Development, "Your MWBE Utilization and Reporting Responsibilities Under Article 15-A.".

Additionally, a Proposer will be required to submit the following documents and information as evidence of compliance with the foregoing:

- A. An MWBE Utilization Plan with their bid or proposal. Any modifications or changes to an accepted MWBE Utilization Plan after the Contract award and during the term of the Contract must be reported on a revised MWBE Utilization Plan and submitted to BPCA for review and approval.
- B. BPCA will review the submitted MWBE Utilization Plan and advise the Proposer of BPCA acceptance or issue a notice of deficiency within 30 days of receipt.
- C. If a notice of deficiency is issued, the Proposer will be required to respond to the notice of deficiency within seven (7) business days of receipt by submitting to Mr. Anthony Peterson at BPCA, by email at <a href="mailto:Anthony.peterson@bpca.ny.gov">Anthony.peterson@bpca.ny.gov</a>, a written remedy in response to the notice of deficiency. If the written remedy that is submitted is not timely or is found by BPCA to be inadequate, BPCA shall notify the Proposer and direct the Proposer to submit, within five (5) business days, a request for a partial or total waiver of MWBE participation goals. Failure to file the waiver form in a timely manner may be grounds for disqualification of the bid or proposal.
- D. BPCA may disqualify a Proposer as being non-responsive under the following circumstances:
  - 1) If a Proposer fails to submit an MWBE Utilization Plan;
  - 2) If a Proposer fails to submit a written remedy to a notice of deficiency;
  - 3) If a Proposer fails to submit a request for waiver; or
  - 4) If BPCA determines that the Proposer has failed to document good faith efforts.

The successful Proposer will be required to attempt to utilize, in good faith, any MBE or WBE identified within its MWBE Utilization Plan, during the performance of the Contract. Requests for a partial or total waiver of established goal requirements made subsequent to Contract Award may be made at any time during the term of the Contract to BPCA, but must be made no later than prior to the submission of a request for final payment on the Contract.

The successful Proposer will be required to submit a quarterly M/WBE Contractor Compliance & Payment Report to BPCA, by the 10<sup>th</sup> day following each end of quarter over the term of the Contract documenting the progress made toward achievement of the MWBE goals of the Contract.

#### **Business Participation Opportunities for SDVOBs**

For purposes of this solicitation, BPCA hereby establishes an overall goal of 6% for SDVOB participation. A Proposer must document good faith efforts to provide meaningful participation by SDVOBs as subcontractors or suppliers in the performance of the Contract and Proposer agrees that BPCA may withhold payment pending receipt of the required SDVOB documentation. The directory of New York State Certified SDVOBs can be viewed at: http://www.ogs.ny.gov/Core/docs/CertifiedNYS\_SDVOB.pdf. For guidance on how BPCA will determine a Contractor's "good faith efforts," refer to 9 NYCRR §252.2(f)(2).

In accordance with 9 NYCRR §252.2(s), the Proposer acknowledges that if it is found to have willfully and intentionally failed to comply with the SDVOB participation goals set forth in the Contract, such finding constitutes a breach of Contract and Contractor shall be liable for damages as specified in the Contract.

Such damages shall be calculated based on the actual cost incurred by BPCA related to BPCA's expenses for personnel, supplies and overhead related to establishing, monitoring and reviewing certified SDVOB programmatic goals.

- A. Additionally, a Proposer agrees to submit a Utilization Plan with their bid or Proposal as evidence of compliance with the foregoing. Any modifications or changes to the Utilization Plan after the Contract award and during the term of the Contract must be reported on a revised Utilization Plan and submitted to BPCA.
- B. BPCA will review the submitted Utilization Plan and advise the Proposer of BPCA's acceptance or issue a notice of deficiency within 30 days of receipt.
- C. If a notice of deficiency is issued, Proposer agrees that it shall respond to the notice of deficiency within seven (7) business days of receipt by submitting to Mr. Anthony Peterson at BPCA, by email at <a href="mailto:Anthony.peterson@bpca.ny.gov">Anthony.peterson@bpca.ny.gov</a>, a written remedy in response to the notice of deficiency. If the written remedy that is submitted is not timely or is found by BPCA to be inadequate, BPCA shall notify the Proposer and direct the Proposer to submit, within five (5) business days, a request for a partial or total waiver of SDVOB participation goals. Failure to file the waiver form in a timely manner may be grounds for disqualification of the bid or Proposal.
- D. BPCA may disqualify a Proposer as being non-responsive under the following circumstances:
  - 1) If a Proposer fails to submit a Utilization Plan;
  - 2) If a Proposer fails to submit a written remedy to a notice of deficiency;
  - 3) If a Proposer fails to submit a request for waiver; or
  - 4) If BPCA determines that the Proposer has failed to document good faith efforts.

The successful Proposer shall attempt to utilize, in good faith, any SDVOB identified within its Utilization Plan, during the performance of the Contract. Requests for a partial or total waiver of established goal requirements made subsequent to the Contract award may be made at any time during the term of the Contract to BPCA, but must be made no later than prior to the submission of a request for final payment on the Contract.

The successful Proposer is required to submit a Contractor's SDVOB Contractor Compliance & Payment Report to BPCA on a monthly basis over the term of the Contract documenting the progress made toward achievement of the SDVOB goals of the Contract.

#### **Equal Employment Opportunity Requirements**

By submission of a bid or proposal in response to this solicitation, the Proposer agrees with all of the terms and conditions of the attached MWBE Equal Employment Opportunity Policy Statement. The Proposer is required to ensure that it and any subcontractors awarded a subcontract for the construction, demolition, replacement, major repair, renovation, planning or design of real property and improvements thereon (the "Work"), except where the Work is for the beneficial use of the Proposer, undertake or continue programs to ensure that minority group members and women are afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status. For these purposes, equal opportunity shall apply in the areas of recruitment, employment, job assignment, promotion, upgrading, demotion, transfer, layoff, termination, and rates of pay or other forms of compensation. This requirement does not apply to: (i) work, goods, or services unrelated to the Contract; or (ii) employment outside New York State.

The Proposer will be required to submit a Minority and Women-owned Business Enterprise and Equal Employment Opportunity Policy Statement, Form # 4, to BPCA with its bid or proposal.

If awarded a Contract, Proposer shall submit a Workforce Utilization Report and shall require each of its Subcontractors to submit a Workforce Utilization Report, in such format as shall be required by BPCA on a monthly basis during the term of the Contract.

Pursuant to Executive Order #162, contractors and subcontractors will also be required to report the gross wages paid to each of their employees for the work performed by such employees on the contract utilizing the Workforce Utilization Report on a quarterly basis.

Further, pursuant to Article 15 of the Executive Law (the "Human Rights Law"), all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor and sub-contractors will not discriminate against any employee or applicant for employment because of race, creed (religion), color, sex, national origin, sexual orientation, military status, age, disability, predisposing genetic characteristic, marital status or domestic violence victim status, and shall also follow the requirements of the Human Rights Law with regard to non-discrimination on the basis of prior criminal conviction and prior arrest.

Please Note: Failure to comply with the foregoing requirements may result in a finding of non-responsiveness, non-responsibility and/or a breach of the Contract, leading to the withholding of funds, suspension or termination of the Contract or such other actions or enforcement proceedings as allowed by the Contract.



### Your MBE/WBE Utilization and Reporting Responsibilities Under Article 15-A

The New York State Contract System ("NYSCS") is your one stop tool compliance with New York State's MBE/WBE Program. It is also the platform New York State uses to monitor state contracts and MBE/WBE participation.

#### **GETTING STARTED**

To access the system, please login or create a user name and password https://ny.newnycontracts.com/FrontEnd/VendorSearchPublic.asp?TN=ny&XID=7562. If you are uncertain whether you already have an account set up or still need to register, please send an email to the customer service contact listed on the Contact Us & Support page, or reach out to your contract's project manager. For verification, in the email, include your business name and contact information.

#### VENDOR RESPONSIBILITIES

As a vendor conducting business with New York State, you have a responsibility to utilize minority- and/or womenowned businesses in the execution of your contracts, per the MBE/WBE percentage goals stated in your solicitation, incentive proposal or contract documents. NYSCS is the tool that New York State uses to monitor MBE/WBE participation in state contracting. Through the NYSCS you will submit utilization plans, request subcontractors, record payments to subcontractors, and communicate with your project manager throughout the life of your awarded contracts.

There are several reference materials available to assist you in this process, but to access them, you need to first be registered within the NYSCS. Once you log onto the website, click on the **Help & Support** >> link on the lower left hand corner of the Menu Bar to find recorded trainings and manuals on all features of the NYSCS. You may also click on the **Help & Tools** icon at the top right of your screen to find videos tailored to primes and subcontractors. There are also opportunities available to join live trainings, read up on the "Knowledge Base" through the Forum link, and submit feedback to help improve future enhancements to the system. Technical assistance is always available the Contact Us Support link the **NYSCS** through & on website (https://ny.newnycontracts.com/FrontEnd/VendorSearchPublic.asp?TN=ny&XID=7562).

For more information, contact your project manager.

#### MINORITY AND WOMEN-OWNED BUSINESS ENTERPRISES

#### EQUAL EMPLOYMENT OPPORTUNITY POLICY STATEMENT

#### MBE/WBE AND EEO POLICY STATEMENT

I,	(the "Contractor"), agree to adopt the following policies with respect to the project
being developed at, or services re	ndered to, the Battery Park City Authority ("BPCA").

This organization will and will cause its contractors and subcontractors to take good faith actions to achieve the MBE/WBE contract participations goals set by the State for that area in which the State-funded project is located, by taking the following steps:

- Actively and affirmatively soliciting bids for contracts and subcontracts from qualified State certified MBEs or WBEs, including solicitations to MBE/WBE contractor associations.
- Requesting a list of State-certified MBEs/WBEs from BPCA and soliciting bids from these MBEs/WBEs directly.
- (3) Ensuring that plans, specifications, request for proposals and other documents used to secure bids will be made available in sufficient time for review by prospective MBEs/WBEs.
- (4) Where feasible, dividing the work into smaller portions to enhance participations by MBEs/WBEs and encourage the formation of joint venture and other partnerships among MBE/WBE contractors to enhance their participation.
- (5) Documenting and maintaining records of bid solicitation, including those to MBEs/WBEs and the results thereof. The Contractor will also maintain records of actions that its subcontractors have taken toward meeting MBE/WBE contract participation goals.
- (6) Ensuring that progress payments to MBEs/WBEs are made on a timely basis so that undue financial hardship is avoided, and that bonding and other credit requirements are waived or appropriate alternatives are developed to encourage MBE/WBE participation.

(a) This organization will not discriminate against any employee or applicant for employment because of race, creed, color, national origin, sex, age, disability or marital status, will undertake or continue existing diversity programs to ensure that minority group members are afforded equal employment opportunities without discrimination, and shall make and document its conscientious and active efforts to employ and utilize minority group members and women in its work force on State contracts.

- (b) This organization shall state in all solicitation or advertisements for employees that in the performance of the State contract all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex disability or marital status.
- (c) At the request of BPCA, this organization shall request that each employment agency, labor union, or authorized representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of this organization's obligations herein.
- (d) The Contractor shall comply with the provisions of the Human Rights Law, all other State and Federal statutory and constitutional non-discrimination provisions. The Contractor and subcontractors shall not discriminate against any employee or applicant for employment because of race, creed (religion), color, sex, national origin, sexual orientation, military status, age, disability, predisposing genetic characteristic, marital status or domestic violence victim status, and shall also follow the requirements of the Human Rights Law with regard to non-discrimination on the basis of prior criminal conviction and prior arrest.
- (e) This organization will include the provisions of sections (a) through (d) of this agreement in every subcontract in such a manner that the requirements of the subdivisions will be binding upon each subcontractor as to work in connection with the State contract.

Agreed to this, 2016
By
Print: Title:
is designated as the Consultant's Minority Business Enterprise Liaison responsible for administering the Minority and Women-Owned Business Enterprises - Equal Employment Opportunity (MBE/WBE - EEO) program.
MBE/WBE Contract Goals
30% Minority and Women's Business Enterprise Participation
% Minority Business Enterprise Participation
% Women's Business Enterprise Participation
EEO Contract Goals (if applicable)
% Minority Labor Force Participation
% Female Labor Force Participation
(Authorized Representative)
Title:
Date:

#### **Diversity Practices Questionnaire**

I,	, as	(title) of	company (the "Company")
SW	ear and/or affirm under penalty of perjury	that the answers submitted to	the following questions are complete
an	d accurate to the best of my knowledge:		

1. Does your Company have a Chief Diversity Officer or other individual who is tasked with supplier diversity initiatives? Yes or No

If Yes, provide the name, title, description of duties, and evidence of initiatives performed by this individual or individuals.

- 2. What percentage of your Company's gross revenues (from your prior fiscal year) was paid to New York State certified MBEs/WBEs as subcontractors, suppliers, joint-ventures, partners or other similar arrangement for the provision of goods or services to your Company's clients or customers?
- 3. What percentage of your Company's overhead (i.e. those expenditures that are not directly related to the provision of goods or services to your Company's clients or customers) or non-contract-related expenses (from your prior fiscal year) was paid to New York State certified MBEs/WBEs as suppliers/contractors?<sup>1</sup>
- 4. Does your Company provide technical training<sup>2</sup> to MBEs/WBEs? Yes or No

If Yes, provide a description of such training which should include, but not be limited to, the date the program was initiated, the names and the number of MBEs/WBEs participating in such training, the number of years such training has been offered and the number of hours per year for which such training occurs.

5. Is your Company participating in a government approved M/WBE mentor-protégé program?

If Yes, identify the governmental mentoring program in which your Company participates and provide evidence demonstrating the extent of your Company's commitment to the governmental mentoring program.

6. Does your Company include specific quantitative goals for the utilization of MBEs/WBEs in its non-government procurements? Yes or No

If Yes, provide a description of such non-government procurements (including time period, goal, scope and dollar amount) and indicate the percentage of the goals that were attained.

7. Does your Company have a formal M/WBE supplier diversity program? Yes or No

If Yes, provide documentation of program activities and a copy of policy or program materials.

8. Does your Company plan to enter into partnering or subcontracting agreements with New York State certified MBEs/WBEs if selected as the successful Proposer? Yes or No

If Yes, complete the attached Utilization Plan

<sup>&</sup>lt;sup>1</sup> Do not include onsite project overhead.

<sup>&</sup>lt;sup>2</sup> Technical training is the process of teaching employees how to more accurately and thoroughly perform the technical components of their jobs. Training can include technology applications, products, sales and service tactics, and more. Technical skills are job-specific as opposed to soft skills, which are transferable.

All information provided fraudulent statements are s		Diversity Practices Questionnaire is subject to audit and any aution and debarment.
Signature of Owner/Official Printed Name of Signatory Title		
Name of Business		
Address		
City, State, Zip		
STATE OF		
COUNTY OF	) ss:	
, personally a	opearedopeared open the in-	me, the undersigned, a Notary Public in and for the State of, personally known to me or proved to dividual whose name is subscribed to this certification and said
		Notary Public

#### EXHIBIT C

(BPCA Sample Form of Contract)

(attached)

#### CONSULTANT AGREEMENT

between

#### HUGH L. CAREY BATTERY PARK CITY AUTHORITY

and

[NAME OF COMPANY, INC. CORP, CO.]

Dated as of [DATE]
Contract No. [ENTER CONTRACT NUMBER]

([PROJECT NAME])

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**EXHIBIT A** - SCOPE OF WORK

**EXHIBIT B** - RATES [if applicable]

<u>EXHIBIT C</u> - FORM OF TIME SHEET [if applicable]

 $\underline{\mathsf{EXHIBIT}\;\mathsf{D}}$  - HUGH L. CAREY BATTERY PARK CITY AUTHORITY PROMPT PAYMENT POLICY

**EXHIBIT E** - MONTHLY UTILIZATION COMPLIANCE REPORTS

#### CONSULTANT AGREEMENT

AGREEMENT (the "Agreement") made as of [DATE] between BATTERY PARK CITY AUTHORITY, d/b/a HUGH L. CAREY BATTERY PARK CITY AUTHORITY, (the "Owner"), a body corporate and politic, constituting a public benefit corporation, having a place of business at One W orld Financial Center, 24 <sup>th</sup> Floor, New York, Ne w York 10281, and [NAME OF COMPANY], incorporated in the State of [STATE], having an office at [Street, City, State, zip code] (the "Consultant").

#### WITNESSETH:

WHEREAS, Owner has fee title to certain real property lo cated in the C ity, County and State of New York, generally known as Battery Park City; and

WHEREAS, Owner has developed B attery Park City, in individual parcels, with the goal of creating a richly diversified mixed use community providing residential and commercial space with related amenities such as parks, plazas, recreational areas and a waterfront esplanade; and

WHEREAS, Owner in tends to retain the services of Consultant to perform [describe services to be performed] (the "Project"), and Consultant de sires to perform such services for Owner.

NOW, THEREFORE, in consideration of the mutual promises herein contained, the parties hereby agree as follows:

#### 1. Scope of Work

Consultant shall perform the services describe d in the Scope of W ork attached hereto as <a href="Exhibit A">Exhibit A</a> (the "W ork"). All W ork shall be completed in accordance with the requirem ents furnished to Consultant by Owner, and shall be completed to Owner's satisfaction.

#### 2. Time for Performance

Consultant shall perform the Work as expeditiously as is consistent with professional skill and the orderly progress of the Work, and in accordance with any schedule set forth in the attached Scope of Work. If a schedule approved by O wner is incorporated into this Agreement, said schedule shall not be exceeded by Consultant, except for reasonable cause. The term of this Agreement shall beg in [DATE] (the "Commencement Date") and shall terminate not later than [DATE] (the "Expiration Date") (such period from the Commencement Date to the Expiration Date is r eferred to h erein as the "Term") unless this Agreem ent is otherwise te rminated as hereinafter provided. Consultant shall complete the Scope of Work on or before [DATE], unless the time for performance of the Work is extended by written agreement of Consultant and Owner.

#### 3. Compensation

(a) Owner shall pay, and Consultant agrees to accept as full compensation for all Work performed under this Agreem ent, the not-to-exceed amount of [\$\$\$\$] (the "Fee"), paid in

accordance with the rates (the "Rates") attached hereto as <u>Exhibit B</u>. The Fee includes any and all reimbursable expenses, which shall not exceed [\$\$\$\$] (the "Reimbursable Amount"), incurred by Consultant in performing the Work.

- (b) Any reimbursable expenses shall be paid in accordance with Owner's standard policies for reasonable expenses actually incurred by Consultant in connection with the performance of the Work. Consultant shall subme it copies of receipts or other supporting documentation for any qualifying expenses incurred.
  - (c) Consultant shall submit monthly requests for payment to Owner that shall:
    - (i) include the name, address, and telephone number of Consultant;
- (ii) be accompanied by time sheets, in substantially the form provided in <u>Exhibit C</u> ("Form of Time Sheet"), attached hereto and made part hereof, containing a description of the work performed and indicating hours worked in each billing category; and
  - (iii) reference the project for which services were rendered.
- (d) Owner shall pay Consultan t no later than the 30<sup>th</sup> calendar day (excluding holidays) following Owner's receipt of a Proper Invoice (pursuant to, and as such term is defined in Owner's Prompt Payment Policy, a copy of which is attached hereto and made part hereof as Exhibit D). Any item(s) of Work indicated in any Exhibit hereto as attributable to a specific phase of the Work that is not performed during the specified phase shall not be compensated by Owner, but payment for any such item s of W ork shall rem ain available to Co nsultant if, with Owner's advance approval, such Work is actually performed during a subsequent phase of the Work, subject to the provisions of this Article 3 a nd Owner's approval of any request for payment. Owner may withhold from any payment an amount equal to anycosts or damages incurred by Owner as a result of Consultant's negligence or breach of this Agreement.
  - (e) All requests for payment should be addressed as follows:

Office of the Treasurer
Battery Park City Authority
d/b/a Hugh L. Carey Battery Park City Authority
One World Financial Center, 24<sup>th</sup> Floor
New York, NY 10281-1097
Attn.: Accounts Payable

A duplicate copy is to be sent to the attention of [PROJECT MANAGER, TITLE].

#### 4. Increase and Decrease in the Scope of Consultant's Work

Owner shall have the right to make changes to, increase or reduce the scope of Work, or extend the Term or any date set forth in the schedule referenced in Section 2 *supra*, at any time and for any reason, upo n written no tice to Consultant specifying the nature and extent of such changes. If Consultant believes that any work ithas been directed to perform by Owner is beyond

the scope of Work set forth in this Agreement and constitutes extra work, Consultant shall so notify Owner within ten (10) business days. Owner shall determine whether or not such work is in fact beyond the scope of the Work and is considered extra work. If Owner determines that such work constitutes extra work to Consultant or any Subconsultant (as defined in Section 25 of this Agreement), Owner will pay Consultant any additional reimbursable expenses approved pursuant to Owner's policy for reimbursable expenses, and such additional compensation only as mutually agreed in writing by Owner and Consultant at the time of such change.

#### 5. Consultant Cooperation

- (a) Consultant shall work with such firms or individuals as Owner shall designate from time to time in connection with the W ork, and agrees to meet with such firms or individuals at such times as Owner may require in order to maintain an ongoing review process so as to expedite determinations and approvals required to be made in connection with the Work.
- (b) Consultant shall render any assistance that Owner may require with respect to any claim or action arising from or in any way relating to C onsultant's services during or subsequent to the Term of this Agreement, including, but not limited to, review of claims, preparation of technical reports and participation in negotiations, both before and after C onsultant has completed performance of the Work under this Agreement and without any additional compensation therefor.

#### 6. <u>Termination</u>

- (a) Termination for Convenience. Owner, at any time, may terminate this Agreement in whole or in part. Any such termination shall be effected by mailing or delivering to Consultant a written notice of termination specifying the extent to which perform ance of the Work under this Agreement is term inated and the date upon which such term ination becomes effective. Upon receipt of the notice of termination, Consultant shall act prom ptly to m inimize a ny expenses resulting from said term ination. Owner shall pa y Consultant the costs actually incurred by Consultant, including any Fee for Work actually and satisfactorily performed up to the effective date of the termination, but in no event shall Consultant be entitled to compensation in excess of the total consideration of this Agreement. In the event of such a termination, Owner may take over the Work and prosecute same to completion by contract or otherwise, and may take possession of and utilize such work product, materials, appliances, and plant as may be on the site and necessary or useful to complete the W ork. Except as otherwise provided herein, all of Owner's liability hereunder shall cease and terminate as of the effective date specified in such notice of termination.
  - (b) Termination for Cause. Owner may terminate this Agreement for cause if:
- (i) Consultant shall fail to diligently, timely and expeditiously perform any of its obligations as set forth in the Agreement;
- (ii) Any representation or warranty made or deemed to have been made under this Agreement by Consultant shall prove to be untrue in any material respect;
- (iii) Consultant shall make a general assignment for the benefit of its creditors, or a receiver or trustee shall have been appointed on acount of Consultant's insolvency, or Consultant

otherwise shall be or become insolvent, or an order for relief shall have been entered against Consultant under Chapter 7 or Chapter 11 of Title 11 of the United States Code;

- (iv) a breach of any covenant or agr eement contained in S ection 16 of this Agreement or any other section of this Agreement shall occur; or
  - (v) Consultant otherwise shall be in default hereunder;

by serving written notice upon Consultant of Owner's intention to terminate this Agreement. Such notice shall state: (1) the reason(s) for Owner's intention to terminate the Agreement, and (2) the effective date of termination, to be not less than three (3) calendar days after the date of the notice of termination. If Consultant shall fail to cure the reason(s) for termination or make arrangements satisfactory to Owner on or before the effective dae of termination, this Agreement shall terminate on the date specified by Owner in the notice of termination. In the event of any such termination, Owner may take over the W ork and prosecute same to completion by contract or otherwise, for the account and at the expense of Consultant, and Consultant shall be liable to Owner for all costs incurred by Owner by reason of sa id termination. In the event of such termination, Owner may take possession of and utilize such work product, materials, appliances, and plant as may be on the site and necessary or useful to complete the Work. Upon Owner's completion of the W following a termination for cause, Consultant shall be entitled to such amount of the Fee that has not theretofore been paid to Consultant and that shall compensate Consultant for all Work actually and satisfactorily performed by it up to the date of term ination, provided, however, that Owner shall deduct from any amount all additional costs and expenses that Owner may incur over those which Owner would have incurred in connection w ith the Work if Owner had not so term inated this Agreement for cause. Nothing contained in this Agreement shall limit in any manner any and all rights or remedies otherwise available to Owner by reason of a default by Consultant under this Agreement, including, without limitation, the right to seek full reinbursement from Consultant for all costs and expenses incurred by Owner by reasons of Consultant's default hereunder and which Owner would not have otherwise incurred if Consultant had not defaulted hereunder.

- (c) Upon an y term ination of this Agreem ent in accordance with the provisions of this Section 6, Consultant shall, with respect to the Work which is the subject of such termination:
- (i) discontinue all its services from and after the date of the notice of term ination, except to attempt to cure any reason(s) for termination or as may be required to complete any item or portion or services to a point where discontinuance will not cause unnecessary waste of duplicative work or cost;
- (ii) cancel, or if so directed by Owner  $\,$ , transfer to Owner all comm  $\,$  itments and agreements made by Consultant relating to th  $\,$  e W ork, to the exten  $\,$ t sam e are cancelab  $\,$ le or transferable by Consultant;
- (iii) transfer to Owner in the m anner, to the ex tent, and at the time directed by Owner, all work product, supplies, materials and other property produced as a part of, or acquired in the performance of the Work; and

- (iv) take other actions as Owner may reasonably direct.
- (d) In the event that Consultant, having beenterminated, thereafter obtains a determination, in a judicial or other action or proceeding, that such termination was unwarranted, without basis, or invalid for any reason, then the term ination shall be deem ed to have been one for the convenience of Owner and Consultant shall be entit led to be reimbursed and paid as provided in Subsection 6(b) but to no other payments or damages.

#### 7. Suspension

Owner may, at any time and for any reason, order Consultant in writing to suspend, delay or interrupt performance of all or any part of the Work for a reasonable period of time as the Owner may determine. Upon receipt of a suspension order, Consultant shall, as soon as practicable, cease performance of the W ork as ordered and take immediate affirmative meas ures to protect such Work from loss or dam age. Consultant specifi cally agrees that such suspensio n, delay o r interruption of the performance of Work pursuant to this Section 7 shall not increase the cost of performance of the Work of this Agreement. Owner may extend the Term or any date set forth in schedule referenced in Section 2 *supra*, to compensate Consultant for lost time due to suspension, delay or interruption, and such time extension shall be Consultant's sole compensation for same. Consultant shall resume performance of such Work upon the date ordered by Owner.

#### 8. <u>Assignment</u>

Consultant shall not assign the Agreement in whole or in part without Owner's prior written consent; however, Owner may assign the Agreement in whole or in part without Consultant's prior written consent

#### 9. Ownership of Documents

(a) All material specifically prepared for the Project and excludingany intellectual property already owned by Consultant that is furnished by Consultant or any Subconsultants (including but not limited to all film, video, or digital asse ts, Hypertext Markup Langua ge ("HTML") files, JavaScript files, flash files, etc.) in connection with the Work shall be deemed Works Made for Hire and become the sole property of Owner. Consiltant shall provide a tangible copy of the Work to Owner in any for m(s) to be specified by Owner. Such m aterials may be used by Owner, i n whole or in part, or in modified form, for any and all purposes Owner may deem desirable without further employment of, or paym ent of any additional compensation to Consultant. Consultant hereby acknowledges that whatever participation Consultant has, or will have, in connection with any copyrightable subject matter that is the subject of the Work is and shall be deemed Work Made for Hire on behalf of the Owner and that the Owner shall be the sole owner of the Work, and all underlying rights therein, worldwide and in perpetuity. In the event that the Work, or any portion thereof, does not qualify or is deened not to be Work Made for HireConsultant hereby irrevocably transfers and assigns to the Owner all of Consultat's right, title and interest, throughout the world, in and to the Work, including, without limitation, all of Consultant's right, title and interest in the copyrights to the W ork, including the unrestricte d right to m ake modifications, adaptations and revisions to the Work and hereby waives any so-cal led "moral rights" with respect to the Work. Consultant grants to Owner a royalty free, worldwide perpetual, irrevocable, nonexclusive license to reproduce, modify, and publicly display the Work.

(b) Any plans, drawings, or specifications pr epared by or on behalf of Consultant for the Project shall become property of Owner, and C onsultant may not use same for any purpose not relating to the Project without Owner's prior written consent. Consultant m ay retain such reproductions of plans, drawings or specifications as Consultant m ay reasonably require. Upon completion of the Work or the termination of this Agreement, Consultant shall promptly furnish Owner with a complete set of original record prints. All s uch original materials shall become property of Owner who m ay use them, without C onsultant's permission, for any proper purpose including but not limited to additions or completion of the Project.

## 10. <u>Insurance [As applicable; PM should check with insurance broker, but Legal should confirm]</u>

- (a) Consultant shall carry the following insurance:
- (i) W orkers' Com pensation and New York St ate Disability Benefit Insurance covering all persons employed or retained by Consultant in connection with the Work, as required by New York State Law.
- (ii) Professional Liability Insurance with limits of liability in amounts not less than [\$\$\$\$\$], insuring Consultant and any of its respective officers, dir ectors, stockholders, partners and em ployees f or lia bility ar ising out of the carrying out of Consultant's professional responsibilities for the Work. A ll such professional liability policies shall include coverage for contractual liability, including the matters set forth in Section 17 of this Agreement. All policies shall be subject to a deductible of not more than [\$\$\$\$] per claim. The maximum permitted self-insured retention shall be [\$\$\$\$], or an amount approved by Owner in writing.
- (iii) Commercial Gene ral L iability Insurance with con tractual, products and completed operations coverages issued to and covering the liability of Consultant for all the Work and operations relating thereto and all obligations assumed by Consultant under this Agreement, with a combined single limit for Bodily Injury, Personal Injury and Property Damage of at least [\$\$\$\$\$] per occurrence and [\$\$\$\$\$] in the aggregate. Said insurance shall, where applicable, be written on an occurrence basis. The limit may be provided through a combination of primary and umbrella/excess liability polic ies. The coverage shall provide and encompass at least the following:
- (A) An endorsement naming Owner, Battery Park City Parks Conservancy Corporation, the State of New York, and such other entities as identified by Owner, as additional insureds ("Additional Insureds").
- (B) The policy or policies must be endorsed to be prim ary as respects the coverage afforded the Additional Insureds and such policy or policies shall be primary to any other insurance maintained by Owner. Any other insurance maintained by Owner shall be excess of and shall not contribute with Consul tant's in surance, regard less of the existence of any "other insurance" clause contained in Owner's own policy or policies of insurance.

- (iv) Autom obile Liability and Property Dam age Insurance covering the use in connection with the Work of all owned, leased, hired, and non-owned vehicles bearing, or under the circumstances under which such vehicles are us ed are required to bear license plates by the Motor Vehicle Laws of the State of New York, with a combined single limit for Bodily Injury and Property Damage of at least [\$\$\$\$] per occurrence.
- (v) Em ployer's L iability Insura nce, dur ing the Term for the benefit of such employees as are required to be insured by the applicable provisions of law and voluntary compensation for employees excluded from statutory benefits. Employer's Liability Insurance and benefits resulting from disease shall not be less than an annual aggregate am ount of [\$\$\$\$] for each consecutive 12-month period.
- (vi) Valuable Papers Insurance covering, for the benefit of Consultant and BPCA all documents used under this Agreement by Consultant or any Subconsultant in a total amount of not less than [\$\$\$\$]. Consultant m ay furnish full covera ge using one policy or m ay submit separate policies from the Subconsultants for their proportionate shares of such coverage.
- (vii) Comprehensive Crime/Employee Dishonesty Insurance in a reasonable amount or an amount which is customary in the applicable industry, trade or profession.
- (viii) If the Work involves the removal, repair, installation or testing of und erground petroleum storage tanks, or petroleum remediation operations, or the performance of work or services related to excavation, loading, transporting or unloading of hazardous or contam inated materials, Contractor shall provide Contractors Prof essional Liability Insurance with a lim it o f [\$\$\$\$]. Coverage shall provide and encompass the following:
- (A) Contractor's negligent acts, errors or om issions in rendering or failing to render services of an engineering or consulting nature arising out of their environmental engineering or consulting.
- (B) Maximum self-insured retention of [\$\$\$\$], or an amount acceptable to Owner.
- (ix) Excess Liability Insurance with an aggregate limit of not less than [\$\$\$\$].
- (b) All required insurance shall be maintained with responsible insurance carriers authorized to do business in the State of New York and ratedat least B+ by A.M. Best and Company, or meet such other requirements as are acceptable to Owner, and shall be approved by Owner. Upon execution of this Agreement and before commencing any performance hereunder, Consultant shall deposit with Owner the original policies of insurance, or certificates the refor, bearing notations or accompanied by other evidence satisfactory to Owner of the payment of all premium payments thereunder. Such policies or certificates shall be delivered to Sharon Wade [change, if necessary], Executive Assistant, at Owner's place of business, immediately upon signing this Agreement. Thereafter, certification of all premium payments shall be deposited with Owner not less than ten (10) days before the expiation dates of the policies. Submission of a policy or certificate of insurance with Owner shall constitute a warranty by Consultant that the insurance

coverage described is in effect for the policy term shown.

- (c) Riders providing substantially as follows shall be made a part of the insurance policies described in Subsection 10(a) hereof, as applicable:
- (i) the policy shall not be canceled or terminated, or the coverage thereof materially reduced, until thirty (30) days after receipt of written notice thereof by certified or registered mail, return receipt requested addressed to Owner; and
- (ii) violation of any of the term s of the policy, or any other policy issued by the Company, shall not by itself invalidate such policy.
- (d) The insurance policies required by this Section 10 shall be kept in full force and effect for the periods specified hereunder:
- (i) W orkers' Compensation In surance and New York State Disa bility Benefits Insurance shall be kept in force until receipt of final payment by Consultant hereunder. This Agreement shall be void and of no force or effect unless, in compliance with the W orkers' Compensation Law, Consultant shall secure W orkers' Compensation Insurance for such of their respective employees engaged in the performance of the Work as are required to be insured under said law.
- (ii) Professional Liability Insurance shall be kept in force for the earlier of three (3) years after the completion of the performance of the W ork here under or term ination of this Agreement. If the insurance policy provided pursuant to Section 10(a)(ii) above shall be canceled or not renewed, Consultant shall purchase at its sole expense an extended discovery clause covering the period of three years after Work under this Agreement is completed.
- (e) Should Consultant engage any Subconsultant(s), the same conditions as are applicable to Consultant under this Section 10 shall apply to each Subconsultant of every tier. However, Consultant shall keep Subconsultant's certificates of insurance on file, and shall produce same upon demand by Owner.
- (f) Should Consultant fail to provide or naintain any insurance required by this Agreement, Owner may, at its sole discretion, after providing verbal notice to Consultant, purchase any insurance required under this Agreement and charge back such purchase to Consultant.
- (g) At any time that the coverage provisions and limits on the insurance policies required under this Agreem ent do not meet the provisions and limits set forth above, Consultant shall immediately cease work on the Project. Consultant shall not resume work on the Project until authorized to do so by Owner. Any delay or time lost as a result of Consultant not having the insurance required under this Section 10 shall not entitle Consultant to receive additional compensation or a time extension.
- (h) Notwithstanding any other provisions in this Section 10, Owner may require Consultant to provide, at Owner's expense, any other form or limit of insurance necessary to secure Owner's

interests.

- (i) Consultant shall secure, pay for, and maintain Property Insurance necessary for protection against the loss of owne d, borrowed or rented equipment, tools and materials used in Consultant's performance of the Work. The requirement to secure and maintain such insurance is solely for the benefit of Consultant. Consultant's failure to secure such insurance or to maintain adequate levels of coverage shall not render Owner or any othe r Additional Insureds, or their agents and employees, responsible for any such losses, and Owner, the other Additional Insureds, and their agents and employees shall have no such liability.
- (j) Neither the procurem ent nor the maintenance of any type of insurance by Owner and Consultant shall in any way be construed or deemed to lim it, dis charge, waiv e or rele ase Consultant from any of the obligations and risks accepted by Consultant, or be a limitation on the nature or extent of said obligations and risks.
- (k) Consultant shall not violat e, or perm it to be violated, any term or condition of its insurance policies, and shall at all times satisfy Owner's safety requirements and any requirements of the insurance companies issuin g such policies. Consultant shall take every reasonable precaution against injuries to persons or damage to property, and for the safety of persons engaged in performing the Work or doing any work in connection with the Project. Consultant shall establish and maintain safety procedures in connection with the Work as required by the New Yok labor law and regulations of the Occupational Safety and Health Act, as applicable.

#### 11. Authority of Owner

The Work shall be subject to the general supervision, direction, control and approval of Owner or its authorized representative(s), who see decision shall be final and binding upon Consultant as to all matters arising in connection with or relating to this Agreement. Owner shall determine all matters relative to the fulfillment of this Agreement on the part of Consultant and such determination shall be final and binding on Consultant.

# 12. Entire Agreement

This Agreement, including all Exhibits here to, constitutes the entire Agreement between Owner and Consultant, and any prior agreem ents or understandings between Owner and Consultant with respect to any portion of the Agreement.

Work are hereby merged into and with this Agreement.

# 13. Consultant as Independent Contractor

Notwithstanding any other provision of this Ag reement, Consultant's status shall be that of an independent contractor and not that of a servant, agent or employee of Owner. Accordingly, Consultant shall not hold itself out as, nor claim to be acting in the capacity of, an officer, agen t, employee or servant of Owner.

# 14. Maintenance, Audit and Examination of Accounts

Consultant shall, until the earlier of six (6) y years after completion of the performance of the W ork or six (6) y ears after term ination of this Agreem ent, m aintain, and requir e all Subconsultants to m aintain, complete and correct books and records relating to all aspects of Consultant's obligations hereunder, including without limitation, accurate cost and accounting records specifically identifying the costs incurred in performing their respective obligations, and shall make such books and records available to Owner or its authorized representatives for review and audit at all such reasonable times as Owner may request. In the event that Consultant and/or any Subconsultants shall fail to comply with the provisions of this Section 14, and as a result thereof shall be unable to provide reasonable evidence of such compliance, Owner shall not be required to pay any portion of the Fee and Reimbursable Expenses then due or next becoming due, as the case may be, with respect to such items, and if such compensation has already been paid, Owner may require Consultant to refund any such payment made. Any excessive audit costs incurred by Owner due to Consultant's or any Subonsultant's failure to maintain adequate records shall be borne by Consultant.

#### 15. Acceptance of Final Payment; Release and Discharge

Final payment shall be made to Consultant upon satisfactory completion and acceptance by Owner of the Work required under this Agreement, or all Work performed prior to the termination of this Agreement if terminated pursuant to Section 6 hereof, and upon submission of a certification that all Subconsultants have been paid their full and agreed compensation. The acceptance by Consultant of the final payment under this Agreement, or any final playment due upon termination of this Agreement under Section 6 hereof, shall constitute a full and complete waiver and release of Owner from any and all claims, demands and causes of action whatsoever that Consultant, and/or it successors and assigns have, or may have, against Owner under the provisions of this Agreement, unless a detailed and verified statement of claim is served upon Owner prior to the date final payment is tendered by Owner. It is expressly understood and agreed that Owner's or Consultant's termination of this Agreement pursuant to Section 6 hereof shall not give rise to any claim against Owner for damages, compensation or otherwise as a result of such termination, and that under such circumstances Owner's liability to make payments to Consultant on account of any and all Work shall be limited to the payments set forth in Section 6 hereof.

# 16. Covenants, Representations and Warranties

- (a) Consultant represents and warrants to Owner that:
- (i) no public official is directly or indirectly interested in this Agreement, or in the supplies, materials, equipment, work, labor or services to which it relates or in any of the profits thereof;
- (ii) except as set forth in this Agreement, Consultant has, and shall have, no interest, direct or indirect, in the Project to which the Work relates; and
- (iii) to the best of its knowledge, upon due inquiry, no officer, member, partner or employee of Consultant has, prior to the date of this Agreement, been called before a grand jury,

head of a state agency, head of a city department or other city agency to testify in an investigation concerning any transaction or contract had with the State of New York, any political subdivision thereof, a public authority, or with any public department, agency or official of the S tate of New York of or any political subdivision thereof, an d refused to sign a waiver of imm unity against subsequent criminal prosecution or to answer any relevant question concerning such transaction or contract.

# (b) Consultant covenants and agrees that:

- (i) recognizing that time for completion of the Work is of the essence, Consultant shall perform all of its oblig ations hereunder in a prome pt and workmanlike manner and in accordance with the time periods for the Work set forth herein;
- (ii) the personnel assigned and any S ubconsultant(s) used by Consultant in the performance of the W ork here under shall be qualifie d in all respects fo r such assignment, employment and use;
- (iii) Consultant, in the perform ance of the Work, shall utilize the most efficient available methodology and technology for the purpose of reducing the cost and time of such performance;
- (iv) Consultant shall comply with the provisions of all Federal, State and local statutes, laws, rules, ordinances and regulations that are applicable to the performance of this Agreement;
- (v) should any claim be made or any action be brought against the Owner that is in any way related to the W ork, Consultant shall diligently render to Owner any and all a ssistance specified in Section 5 of this Agreement that may be required by Owner as a result thereof; and
- (vi) Consultant shall not commit its personnel to, nor engage in, any other projects during the term of this Agreement to the extent that such projects may adversely affect the quality or efficiency of the Work or would otherwise be detrimental to the conduct and completion of the Work, and Consultant shall provide sufficient numbers of qualified personnel as shall be required to perform the Work in the time requested by Owner. Consultant shall comply with any reasonable request by Owner to remove and/or replace any of Consultant's personnel from the Project.
- (c) The parties m ake mutual representations that to the best of their knowledge that any materials provided by either party for inclusion in the Work shall not infringe upon the copyright or trademark of any third party.

# 17. Indemnity

(a) Consultant shall be liable to, and shall indemnify Owner, each Member, officer, agent and employee of Owner for, and shall hold each of the foregoing harmless from and against, any and all claims, losses, damages, expense, penalties, costs or other liabilities, including, without limitation, attorneys' fees, costs, disbursements and interest, arising out of the performance of the Work or Consultant's breach of this Agreement, including but not limited to any of the provisions

set forth in Section 16 hereof, and Consultant agrees that it shall defend any suit or action brought against Owner or any Member, officer, agent or employees of Owner that is based on any loss or liability or alleged loss or liability indemnified herein.

(b) Consultant shall be liable to, and shall indemnify Owner and each of the Mem bers, officers, agents and employees of Owner for, and shall hold each of the foregoing harmless from and agains t, any and all claim s m ade agains t any of the foregoing for infringem ent of any copyright, tradem ark or patent ar ising out of the use of any plan s, designs and specifications furnished by Consultant in the performance of this Agreement.

# 18. <u>Confidentiality</u>

Consultant hereby agrees that data, r ecommendations, reports and other m aterials developed in the course of the Work are strictly confidential between Consultant and Owner and except as specifically provided herein, Consultant may not at any time reveal or disclose such data, recommendations or reports in whole or in part to any third party without first obtaining written approval from Owner.

# 19. Modification

No m odification, am endment, chan ge, term ination or attempted waiver of any of the provisions of this Agreement shall be binding unless in writing and signed by the party to be bound.

# 20. Waiver

Except as otherwise provided in Section 15 of this Agreement, the parties may waive any of their rights hereunder wit hout invalidating this Agreem ent or wa iving any other rights hereunder, provided, however, that no waiver of, or failure to enforce or exercise any provision of this Agreement shall affect the right of any party thereafter to enforce such provisions or to exercise any right or remedy in the event of any other breach or default, whether or not similar.

# 21. Severability

If any term or provision of this Agreement or the application thereof to any person or entity, or circumstance shall, to any extent, be determined to be invalid or unenforceable, the remaining provisions of this Agreement, or the application of such terms or provisions to persons, entities or circumstances other than those as to which it is leld to be invalid or unenforceable, shall in no way be affected thereby and each term or provision of this Agreement shall be valid and binding upon the parties, and enforced to the fullest extent permitted by law.

# 22. New York Law/Forum Selection/Jurisdiction

This Agreement shall be construed under, and begoverned by, the lawsof the State of New York. All actions or proceedings relating, directly or indirectly, to this Agreement shall be litigated only in courts located within the County of New York. Consultant, any guarantor of the performance of its obligations hereunder ("Guar antor") and their successors and assigns hereby subject themselves to the jurisdiction of any state or federal court located within such county,

waive the personal serv ice of any process upon them in any action or proceed ing therein and consent that such process be served by certified or regis tered mail, return re ceipt reques ted, directed to the Consultant and any successor at Consultant's addr ess hereinabove set forth, to Guarantor and any successor at the address set for th in the instrument of guaranty, and to any assignee at the address set forth in the instrument of assignment. Such service shall be deemed made two days after such process is so mailed.

# 23. Provisions Required by Law

Each and every provision of law and clause required by law to be included in this Agreement shall be deem ed to be i ncluded herein, and this Agreement shall read and shall be enforced as though such provision(s) and/or clause(s) were so included.

# 24. Notices

Any notice, approval, consent, acceptance, request, bill, demand or statement required or permitted to be given hereunder (a "Notice") from either party to the other shall be in writing and shall be deemed given when received by overnight mail or when deposited with the United States Postal Service in a postage prepaid envelope, cer tified or registered mail, addressed to the other party at the addresses set forth above. If to Ower, Notices shall be sent to the attention of [HEAD OF DEPARTMENT], with copie s to the [President & Chief Operating Officer and the General Counsel] [EITHER OR BOTH, AS APPLICABLE – MAY MAKE MORE SENSE FOR IT TO BE OTHERS], and if to Consultan t, Notices shall be sent to the attention of [NAME], [TITLE]. Either party may at any time change such address or add additional parties to receive a Notice by mailing, as aforesaid, to the other party a Notice thereof.

# 25. Approval and Use of Subconsultants

- (a) Except as specifically provided herein, Cons ultant shall not employ, contract with or use the services of any cons ultants, contractors or othe r third parties (c ollectively, "Subconsultants") in connection with the performance of its obligations hereunder without the prior written consent of Owner to the use of each such Subconsultant, and to the agreement to be entered into between C onsultant and any such Subconsultant. Consultant shall inform Owner in writing of any interest it may have in a proposed Subconsultant. No such consent by Owner, or employment, contract, or use by Consultant, shall relieve Consultant of any of its obligation s hereunder.
- (b) Consultant shall be responsible for the performance of the Work of any Subconsultants engaged, including the maintenance of schedules, c oordination of their Work and resolutions of all differences between or am ong Consultant and any Subconsultant s. It is expressly understood and agreed that any and all Subconsultants engaged by Consultant hereunder shall at all times be deemed engaged by Consultant and not by Owner.
- (c) The fees of any Subconsultant retained by Consultant to perform any part of the Work required under this Agreement shall be deemed covered by the compensation stipulated in Section 3 above. Consultant shall pay its Subconsulta nts in full the am ount due them from the proportionate share of each requisition for payment submitted by Consultant and paid by Owner.

Consultant shall make payment to its Subconsultant's no later than seven (7) calendar days after receipt of payment from Owner. Consultant shall indemnify, defend and hold Owner harm less with respect to any claim sagainst Owner based upon Consultant's alleged failure to make payments to Subconsultants for Work under this Agreement.

(d) Upon the request of Owner, Consultant shall cause any Subconsultant employed by the Consultant in connection with this Agreement to execute a copy of this Agreement, wherein such Subconsultant shall acknowledge that it has read and is fully familiar with the terms and provisions hereof and agrees to be bound thereby as such terms and provisions are or may be applicable to such Subconsultants.

# **Employment and Diversity**

#### 26.1. Definitions

The following terms shall have the meanings set forth below for the purposes of this Article 26:

- (a) "Certified Business." A business verified as a minority or women-owned business enterprise by the Division or such other New York State agency authorized to make such certification.
- (b) "Diversity Program ." The program by which Owner shall m onitor Consultan t's compliance with the requirements set forth in (i) the MBE/WBE Required Participation Plan and (ii) the Utilization Plan.
- (c) "Division." The Division of Minority and Women's Business Development of the New York State Department of Economic Development.
  - (d) "Director." The Director or the Executive Director of the Division.
- (e) "Directory." The directory of certified businesses prepared by the Director for use by Owner and consultants in complying with the provisions of the Executive Law of the State of New York, Article 15-A.
- (f) "MBE/W BE Required Par ticipation Plan." The plan previous ly submitted by a Consultant to Owner listing the certified MBEs and/or WBEs that the Consultant intends to use in the performance of this agreement in order to ensure that MBEs and WBEs are awarded a fair share of the total dollar value that is to be paid for the Work.
- (g) "Minority Group Member." A United States citizen or permanent resident alien who is and can demonstrate membership in one of the following groups:
  - (1) Black persons having origins in any of the Black African racial groups;
  - (2) Hispanic persons of Mexican, Puer to Rican, Dom inican, Cuban, Central or South American descent of either Indian or Hispanic origin, regardless of race;

- (3) Native American or Alaskan native personshaving origins in any of the original peoples of North America; or
- (4) Asian and Pacific Islander persons ha ving origins in any of the Far East countries, South East Asia, the Indian subcontinent or the Pacific Islands.
- (h) "Minority-owned Business Enterprise" (" MBE"). A business en terprise, including a sole proprietorship, partnership or corporation that is:
  - (1) at least 51 percent owned by one or more Minority Group Members;
  - (2) an ente rprise in which such m inority ownership is real, substantial and continuing;
  - (3) an enterprise in which such minority ownership has and exercises the authority to control and operate, independently, the day-to-day business decisions of the enterprise; and
  - (4) an enterprise au thorized to do busin ess in the State of New York and is independently owned and operated.
- (i) "Subcontract." An agreement providing for a total expenditure in excess of \$25,000 for the performance of any portion of the W ork between Consultant and any individual or business enterprise, including a sole proprietorship, partnership, corporation, or not-for-profit corporation, in which a portion of a contractor's obligation is undertaken or assumed.
- (j) "Utilization Plan." A plan previously submitted by Consultant to Owner that sets forth the proposed percentages of em ployees who are either Minority Group Members or women and who will be used by Consultant to perform the Work.
- (k) "Women-owned Business Enterprise" ("WBE"). A business enterprise, including a sole proprietorship, partnership or corporation that is:
  - (1) at least 51 percent owned by one or more United States citizens or permanent resident aliens who are women;
  - (2) an enterprise in which the ownership interest of such women is real, substantial and continuing;
  - (3) an enterprise in which such wom en ownership has and exercises the authority to control and operate, independently, the day-to-day business decisions of the enterprise; and
  - (4) an enterprise authorized to do business in the State of New York and that is independently owned and operated.

# **26.2.** Equal Employment Opportunities for Minority Group Members and Women

- (a) During the performance of the Work, Consultant agrees as follows:
  - (1) Consultant shall not discrim inate against any em ployee or applicant for employment because of race, creed, color, national origin, s ex, age, dis ability or marital status; shall undertake or continue existing programs of diversity to ensure that Minority Group Mem bers and wom en are afforded equal employm ent opportunities without discrimination; and shall make and document its good faith effort to achieve prom pt and full u tilization of Minority Group Members and women at all levels and in all segments of its work force where deficiencies exist.
  - (2) At the request of Owner, Consultan t shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union, or representative will not discrim inate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affir matively cooperate in the implementation of Consultant's obligations herein.
  - (3) Consultant shall state in all solicitations or advertisements for employees that in the perform ance of the Work, all qualified applicants will be af forded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
  - (4) Consultant and any Subconsultant shall be required to subm it compliance reports in a ccordance with this Se ction 26 re lating to the ir operations and the implementation of the D iversity Program in effect as of the date of execution of this Agreement.
  - (5) Consultant shall submit an EEO policy statement to Owner within seventy-two hours of notice from Owner of the awardi ng of this contract to Consultant. If Consultant does not have an existing EEO policy statement, Owner may provide to Consultant a model statement.
  - (6) For purposes of providing m eaningful participation by MBE/ WBE's for the Work and achieving the goals establishedherein, Consultant and its Subconsultants should reference the directory of New York State Certified MBE/WBE's found at the following internet address: http://www.esd.ny.gov/mwbe.html.

Additionally, Consultant and its Subconsul tants are encouraged to contact the Division of Minority and Woman Business Development at (518) 292-5250, (212) 803-2414, or (716) 846-8200), to discuss additional methods of maximizing participation by MBE/WBE's on the Work.

- (7) Where MBE/WBE goals have been es tablished herein, Consultant m ust document "good faith efforts," purs uant to 5 NYCRR §142.8, to provide meaningful participation by MBE/WBE's as Subconsultants or suppliers in the performance of the Work.
- (b) Consultant shall include the provisions of subdivision (a) of this section in every Subcontract in such a manner that the provisions will be binding upon each Subconsultant as to the Work in connection with this Agreement's execution.

# (c) Miscellaneous provisions:

- (1) The provisions of this section sha ll not be binding upon Consultant or its Subconsultants in the performance of any other work or the providing of services, or any other activities that are unrelated, separate or distinct from this Agreement as expressed by its terms.
- (2) The requirements of this section shall not apply to any employment outside New York State, or application for employment outside such state, or solicitations, or advertisements therefore, or any existing program s of diversity regarding employment outside New York State and the effect of contract provisions required by this section shall be so limited.
- (d) Enforcement: the parties agree to be bound by provisions of Article 15-A of the Executive Law of the State of New York and by the regulations adopted pursuant thereunder.

#### 26.3. Workforce Participation

- (a) Consultant is required to m ake good fa ith efforts to achieve the participation of **[PERCENTAGE]** percent ([##]%) Minority Group Mem bers and **[PERCENTAGE]** percent ([##]%) women in the personnel utilized by Consultant in the Work as set forth in the Utilization Plan.
- (b) To ensure compliance with this Section, Consultant shall submit a staffing plan to document the composition of the proposed workforce to be utilized in the performance of this contract by the specified cat egories listed, including ethnic boackground, gender, and Federal occupational categories. Consultant shall complete the staffing plan form and submit it as part of their bid or proposal or within a reasonable time, but no later than the time of award of the contract.
- (c) The participation for Minority Group Members and wom en e mployees m ust be substantially uniform throughout the work.
- (d) Consultant shall not participate in the transfer of Minority Group Member employees or women employees from employer to employer or from project to project for the sole purpose of satisfying the participation goals above set forth.
  - (e) In achieving such participation, Consultant is required to make good faith efforts to find

and employ qualified Minority Group Members and women supervisory personnel and staff.

- (f) Consultant shall meet with Owner, and such other persons as Owner may invite, on a periodic basis as required by Owner to discuss—issues relating to Minority Group Members and women workforce participation. At such meetings, Consultant shall report on the names of its Subconsultants then engaged on the Project to which the Work relates or which within 60 days are scheduled to be engaged on such—Project, on the nature of the work and anticipated schedule of Consultant and Subconsultants, on the anticipated hiring needs of Consultant and Subconsultants, on the names of the responsible supervisors directly employed by Consultant, and such information requested by Owner that will then promote the employment of Minority Group Members and women. Consultant shall use its best efforts—to obtain the above information and shall, upon Owner's request, cause its Subc—onsultants to attend said meetings and provide the above information.
- (g) Com pliance r eports with r espect to the Utilization Plan ("Utilization Com pliance Reports"), which shall be submitted to Owner's Diversity officer on a monthly basis and shall be in accordance with the following:
  - (1) Owner may require that Consultant submit Utilization Compliance Reports for the dura tion of this contract to Owner regarding Consultant's operation and implementation of the Utilization Plan portion of the Diversity Program in effect as of the date of execution of this Agreement.
  - (2) The Utilization Co mpliance R eports shall includ e in formation on any Subconsultant involved in the performance of the contract with regard to the Subconsultant's compliance with the Diversity Program.
  - (3) The Utilization Complianc e Reports shall include, but are not limited to the following:
    - (i) a breakdown of the Subconsultant by ethnic background, gender or such other categories as may be required by Owner;
    - (ii) the actions the Consultant and Subconsultants have taken to m eet the components of the Diversity Program;
    - (iii) how Consultant and Subconsultants intend to utilize participation of Minority Group Members and women in their workforce in connection with the performance of the Work and time tables therefor during the remainder of their performance of the Work.
- (h) Any failure by Consultant to subm it a required Utilization Compliance Report, including information on any of its Subconsultant's compliance, may be deem ed a breach of contract with respect to this agreement.

(i) Consultant shall include the provisions of Section 26.3 in every Subcontract, and such provisions shall be binding upon each Subconsultant.

# **26.4.** Minority Business Enterprise (MBE) Participation and Women's Business Enterprise (WBE) Participation

- (a) Consultant shall make good faith efforts to attain the participation of [PERCENTAGE] percent ([##]%) MBEs and/or [PERCENTAGE] percentage ([##]%) WBEs in the total dollar value of the Work.
- (b) The total dollar value of the Work for purposes of determining compliance with the MBE/WBE Required Participation Plan shall be calculated as follows:
  - (1) if an MBE and W BE is not the Cons ultant -- th e dollar value of the Work subcontracted to MBEs and W BEs; provided, however, that where m aterials are purchased from an M BE and WBE that acts m erely as a conduit for goods manufactured or produced by a non-MBE and non-WBE, only that portion of the price paid for such materials that will accrue as profit to the MBE or WBE and/or the Fee received by the MBE and WBE shall be included;
  - (2) if Consultant is a joint venture including one or more MBEs and WBEs as joint venturers -- the Fee multiplied by the percentage of the joint venture 's profits (or losses) that are to accrue to the MBE and WBE joint venturer(s) under the joint venture agreement; and
  - (3) if an MBE and WBE is Cons ultant or where Consultant is a joint venture consisting entirely of MBEs and WBEs -- the Fee.
- (c) Com pliance reports with respect to the MBE/W BE Required Participation Plan ("MBE/WBE Compliance Reports") shall be required as follows:
  - (1) MBE/WBE Compliance Reports shall be submitted to Owner and shall include information with respect to:
    - (i) dividing the W ork to be subcon tracted into sm aller p ortions, where economically and technically feasible;
    - (ii) actively and affirmatively making a good faith effort to solicit bids f or subcontracts from qualified MBEs and WBEs identified in the directory of certified businesses available at the office of the Owner's Diversity Officer, including the circulation of solicitations to minority contractor associations. Consultant shall maintain records detailing the efforts made to provide for meaningful MBE and WBE participation in the Work, including the names and addresses of all MBEs and W BEs contacted and, if any such MBE or WBE is not selected as a joint venture or subcontractor, the reasons for such decision:

- (iii) m aking plans and specifications for prosp ective work available to MBEs and WBEs in sufficient time for review;
- (iv) utilizing the serv ices and co operating with those organizations providing technical assistance to Ownerin connection with the participation of MBEs and WBEs in the Project to which the Work relates;
- (v) encouraging the form ation of join t ventures, partnerships or other similar arrangements among subcontractors where appropriate;
- (vi) ensuring that provision is made to provide progress payments to MBEs and WBEs on a timely basis; and
- (vii) not requiring bonds from and/or providing bonds and insurance for MBEs and WBEs where appropriate, a nd/or assisting in obtaining bonds and insurance for MBEs and WBEs where feasible.
- (2) MBE/W BE Com pliance Reports that shall be submitted to the Diversity Department on the monthly basis.
- (3) MBE/WBE Compliance Reports shall also include, but not be limited to, the following information:
  - (i) the nam e, address and telephon e number of each certified MBE and WBE that Consultant is using or intends to use to comply with the MBE/WBE Required Participation Plan;
  - (ii) a brief description of the contract scope of work to be performed for the Consultant by each certified MBE and WBE and the sch eduled dates for performance;
  - (iii) a statement of whether Consulta nt has a written agreem ent with each certified MBE and WBE that Consultant is using or intends to use, and if requested, copies of such agreements;
  - (iv) the actual total cost of the contract scope of work to be perform ed by each certified MBE and WBE for this Agreement; and
  - (v) The actual am ounts of any paym ents m ade by Consultant to each certified MBE and WBE as of the date the MBE/WBE Compliance Report was submitted.
- (d) Consultant shall provide Ow ner w ith MBE/ WBE and/or Workforce Monthly Utilization Reports, by the last calendar day of each month, in the form of Exhibit E hereto. Failure to provide such reports shall be an event of defa ult of contractor's obligations pursuant to this

Section.

(e) Consultant shall provide proof of payment to all subcontractors and materialmen in the form of a waiver of lien σ cancelled check, with each request for payment. Failure to provide such proof of payment shall be an event of default of contractor's obligations pursuant to this Section.

# 26.5 Failure to Comply

- (a) In accordance with 5 NYCRR §142.13, Consultant acknowledges that if it is found to have willfully and intentionally failed to comply with the MBE/WBE participation goals set forth herein or any other requirements set forth in this Article 27, such finding constitutes a breach of contract and Owner may withhold payment from the Consultant as liquidated damages.
- (b) Such liquidated damages shall be calculated based on the actual cost incurred by Owner related to Owner's expenses for personnel, s upplies and overhead related to establishing, monitoring, and reviewing certified MBE/WBE programm atic goals and Diversity and Equal Opportunity compliance.

# 27. Responsibility

- (a) Consultant shall at all times during the Term of this Agreem entremain responsible. Consultant agrees, if requested by Owner or Owner's designee, to present evidence of its continuing legal authority to do business in New York State, integrity, experience, ability, prior performance, and organizational and financial capacity.
- (b) Owner or Owner's designee, in its sole discretion, reserves the right to suspend any or all activities under this Agreem ent, at any time, when it discovers inform ation that calls into question Consultant's responsibility. In the event of such suspension, Consultant will be given written notice outlining the particulars of such suspension. Upon issuance of such notice, Consultant must comply with the terms of the suspension order. Activity under the Agreement may resume at such time as Owner or its designee issues a written notice authorizing a resumption of performance under the Agreement.
- (c) Upon written notice to Consultant, and a reasonable opportunity to be heard with appropriate officials or staff of Owner, this Agreement may be terminated by Owner or Owner's designee at Consultant's expense where Consultant is determined by Owner or its designee to be non-responsible. In such event, Owner or its designee may complete the contractual requirements in any manner it deems advisable, and pursue available legal or equitable remedies for breach.

# 28. <u>Interest of Others</u>

Nothing in this Agreement shall be construed to give any person other than Owner and Consultant any legal or equitable right, remedy or claim. This Agreement shall be held to be for the sole and exclusive benefit of Owner and Consultant.

# 29. Executory Contract

It is understood by and between the parties he reto that this Agreem ent shall be deem ed executory to the extent of the monies available to Owner and no liability on account thereof shall be incurred by Owner beyond monies available for the purpose thereof. In no event shall any claim be asserted under this Agreement by Consultant or any Subconsultant against any member, officer, employee, lessee, consultant or agent of Owner or the State of New York. By execution of this Agreement, Consultant agrees to look solely to Owner with respect to any claim that may arise.

# 30. Participation in International Boycott Prohibited

Consultant agrees, as a material condition of this Agreement, that neither Consultant nor any substantially owned or affiliated person, firm, partnership or corporation has participated or is participating or shall participate in an international boyc ott in violation of the provisions of the United States Export Adm inistration Act of 1969, as am ended, or the United States Export Administration Act of 1979, as am ended, or the Regulations of the United States Department of Commerce promulgated thereunder. This Agreement shall be rendered forfeited and void by the Comptroller of the State of New York if, subsequent to execution, such person, firm, partnership or corporation has been convicted of a violation of the provisions of either of such federal acts or such Regulations or has been found upon the final determination of the United States Commerce Department or any other appropriate agency of the United States to have violated the provisions of either of such federal acts or such Regulations.

# 31. MacBride Fair Employment Principles

If the am ount payable to Consultant under this Agreement is greater than \$15,000, Consultant hereby certifies that it and/or any individual or legal entity in which it holds a 10% or greater ownership interest, and any individual or legal entity thatholds a 10% or greater ownership in it, either have no business operations in Northen Ireland, or shall take lawful steps in good faith to conduct any business operations they have in Northern Ireland in accordance with the MacBride Fair Em ployment Principles relating to nond iscrimination in em ployment and freedom of workplace opportunity regarding such operations in Northern Ireland, as setforth in Section 165(5) of the New York State Finance Law, and shall permit independent monitoring of their compliance with such Principles.

# 32. Limitation Periods

Any legal action or pro ceeding against Owner must be commenced no later than one (1) year after the earlier of: (a) the ter mination of this Agree ment, or (b) the last da y Consultant performed work physically at the site of the Work.

# 33. Iran Divestment Act

By signing this Agreem ent, each person and each person signing on behalf of any other party certifies, and in the case of a joint bid or partnership each party thereto certifies as to its own organization, under penalty of perjury, that to the best of its knowledge and belief that each person

is not on the list created pursuant to paragraph (b) of subdivision 3 of Section 165-a of the State Finance Law.

# 34. Termination for Failure to Disclose Under NYS Finance Law §139k

Owner reserves the right to term inate this Agreement in the event it is found that the certification filed by Consultantpursuant to New York State Finance Law §139-k was intentionally false or intentionally incomplete. Upon such finding, Owner may exercise its termination right by providing written notification to the Consultant in accordance with the written notification terms of this contract.

# 35. <u>Comptroller's Approval</u>

If this contract is considered an eligible contract as defined by Title 2 of NYCRR Part 206, it is subject to the New York State Com ptroller's approval, and therefore shall not be valid and enforceable until that approval has been obtained. A contract is considered "eligible" as defined by Title 2 of NYCRR Part 206, if it is not a specifically exempt contract, is executed by a state authority on or after March 1, 2010 where the aggregate consideration under the contract may reasonably be valued in excess of one million dollars, <u>AND</u> the contract is either (1) awarded on a single-source basis, sole-source basis or pursuant to any other method of procurement that is not a competitive procurement <u>OR</u> (2) supported in whole or part with funds appropriated from the Community Projects Fund (007).

# 36. Binding Contract

A binding contract between the parties shall exist only if and at such time as both parties have executed this document.

# 37. <u>Counterparts</u>

This Agreem ent may be executed in any numb er of counterparts, all of which taken together shall constitute one instrument, but the Agreement shall not be deemed effective unless signed by all parties.

# 38. <u>Section Headings</u>

Section headings contained in this Agreem ent are for convenience only and shall not be considered for any purpose in go verning, lim iting, m odifying, co nstruing or affecting the provisions of this Agreement and shall not otherwise be given legal effect.

# 39. Subordination of Terms in the Exhibits

In the event of a conflict of terms, the term s stated in Sec tions 1-39 herein, shall take precedence over and shall prevail over any printed, typed, or handwritten term s located in the Exhibits.

# (SIGNATURE PAGE FOLLOWS)

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

# 

# EXHIBIT D

# (Acknowledgement of Addenda)

RFP TITLE:	
Complete Part I <u>or</u> Part II, whichever is applicable, and	d sign your name in Part III.
<u>Part I</u>	
Listed below are the dates of issue for each Addendum received in conf	nection with this RFP:
Addendum # 1, Dated	.,
Addendum # 2, Dated	_,
Addendum # 3, Dated	_,
Addendum # 4, Dated	,
Addendum # 5, Dated	_,
Addendum # 6, Dated	_,
Part II Acknowledgement of No Receipt	
No Addendum was received in connection with this RFP	
Part III	
Proposer's Name:	
Proposer's Authorized Representative:	
Name:	
Title:	
Signature:	Date:

# **EXHIBIT E**

# List of BPCA & BPCPC Board Members and Employees

(attached)

# LIST OF BOARD MEMBERS

Dennis Mehiel

Donald Cappocia

Lester Petracca

Hector Batista

Louis J. Bevilacqua

Catherine McVay Hughes

George J. Tsunis

# **Employees:**

Betzayda Abreu

Curtis Afzal

Elsa Alvarez

Dana Anders

Anthony Andriano

Stephen Arciold

Sharmila Baichu

Marie Baptiste

Brett Beecham

Freddy Belliard

Emily Birdseye

Nidia Blake-Reeder

LaToya Brooks-Jones

Nancy Buivid

Anthony Buquicchio

Peter Campbell

Frances Caperchi

Monica Centeno

Carlton Chotalal

Julissa Cooke

Deshay Crabb

Gwen Dawson

Nicole Dawson

Gilbert DePadua

Paul Diaz-Larui

Tonasia Dopson

Patricia Ehlers

Abigail Ehrlich

Maria Ellison

Richard Faraino

Anitra Fauntleroy

Pamela Frederick

Joseph Ganci

Abigail Goldenberg

Anastasia Gonzalez

Lenron Goode

Neresa Gordon

Sakina Graves

Ned Greenberg

Evelyn Gregg

Jonathan Gross

Robert Hansen

Nimisha Haribaran

Nicole Heater

Sankar Heerah

Sonia Henry

Stephanie Huayta

Craig Hudon

Amy Jogie

William John

Jasmine Johnson

Benjamin Jones

Roland Kemp

Ann Ketring

Susie Kim

Karl Koenig

Leandro Lafuente

Michael Lamancusa

Della Lee

Rene Lopcy

Robert Maggi

**Evelin Maisonet** 

Jonathan McCain

Princess McNeill

Vanessa Mesine

Ronnie Mohammed

Dana Morgera

Lauren Murtha

Eric Munson

Bertha Narcisse

Robert Nesmith

Siu May NG

Yoshihiro Nishida

Anne O'Neill

Maril Ortiz

Bienvenido Osorio

Kevin O'Toole

Hector Oyola

Willem Paillant

Jonathan Parker

Gladys Pearlman

Dahlia Pena

Anthony Peterson

Bruno Pomponio

Katherine Powell

Sandra Power

Robert Quon

Jason Rachnowitz

Madelin Ramirez

Manual Rivera

Anthony Robinson

**Nelson Rogers** 

Jose Rosado

**Holly Ross** 

Carlos Santiago

Nicholas Sbordone

Jean Schwartz

Jesse Schwartz

Lindsey Senn

Rekha Sewraj

Sean Simon

Kemnarine Singh

Timothy Skipper

Sarah Smedley

Bruce Spierer

Nicole Stallworth-Roper

**Shinay Stewart** 

Jerome Sturiano

Lance Super

John Tam

Alexis Torres

Ryan Torres

Douglas Van Horn

Noe Velasquez

Evangelio Villalobos

Jeffrey Vixamar

Sharon Wade

David Wallace

Eric White

Angela Whitehead

**Dwight Williams** 

Kenneth Windman

Al Wright

Jouli Yohannes

#### **EXHIBIT F**

#### COST PROPOSAL

(Proposer to submit executed Cost Proposal on its letterhead)

Duic.		

Doto

**Battery Park City Authority** 200 Liberty Street - 24th Floor New York, New York 10281 Attention: Mr. Michael LaMancusa, Contract Administrator Dear Mr. LaMancusa: The undersigned (the "Proposer") hereby proposes to provide all work necessary to perform the Construction Management Services - Tribeca Pedestrian Bridge Painting Project (the "Work"). The Proposer agrees to commence the Work immediately upon execution of the Contract, in accordance with its terms, and complete the Work for the not-to-exceed amount written below. A. **Cost Proposal** 1. A total not-to-exceed amount of \$\_\_\_\_\_ (\_\_\_\_\_ Dollars and \_\_\_ Cents) to perform all work described in, and associated with, Exhibit A ("Scope of Work") of the RFP. В. **Itemized Proposal and Labor Rates** 1. The Proposer has submitted with its Cost Proposal an itemized cost breakdown, to include technical salary rates and hours for each personnel category Proposer proposes to utilize for the Work, in the form attached as Exhibit G ("Technical Salary Rates") to the RFP. Proposer: By: \_\_\_\_\_

# $\underline{\text{EXHIBIT G}}$ FORM OF TECHNICAL SALARY RATES

# TECHNICAL SALARY RATES

Proposers shall provide all appropriate persons necessary to ensure the highest quality work. Proposers must furnish the names and resumes of all Project personnel. The rates listed below represent contract unit rates for the personnel as listed within the assigned categories. Invoicing will be based on actual hours worked multiplied by the unit rate. The unit rate is the actual salary times an auditable multiplier indicated below. The auditable multiplier shall be limited to the direct payroll burden itemized below, overhead (allowances as defined in list below) and a reasonable profit percentage as indicated below.

# Itemization of Direct Payroll Burden

- 1. F.I.C.A
- 2. Federal Unemployment Insurance
- 3. State Unemployment Insurance
- 4. Worker's Compensation
- 5. Life Insurance
- 6. Accidental death and Disbursement
- 7. NYS Disability Insurance
- 8. PL and PD Insurance
- 9. Group Hospitalization
- 10. Vacation time attributable to the Project
- 11. Major Medical Insurance
- 12. Pension and Profit Sharing Plan
- 13. 401K Program (company contribution)
- 14. Medicare
- 15. Long Term Disability Insurance
- 16. Company Automobile Expenses
- 17. Tuition and Seminar
  Reimbursement
- 18. Company Training Program

- 19. Employee Bonuses- non-principals and non- shareholders
- 20. Travel and Meal Allowances overtime work only
- 21. Premium for Staff Overtimesupport or clerical work
- 22. Sick Time and Personal Days for employees

# (Attach table(s) to the Proposal Form)

NAME	Title/Function	RATE Day / Hr (without Profit &Multiplier)	# OF DAYS / Hrs	TOTAL

	SUBTOTAL TECHNICAL SALARIES (w/o Profit & multiplier) \$
	PROJECT MULTIPLIER =
	PROFIT MARGIN =%
	TOTAL FEE = \$
Proposer:	<name company="" of=""></name>
By:	<printed executing="" name="" of="" officer=""></printed>
Title:	
Signature:	Date

#### **EXHIBIT H**

#### NEW YORK CITY DEPARTMENT OF TRAFFIC STIPULATIONS

Note: Please make sure the contract bidders are apprised that they will have to provide a WZTC (Work Zone Traffic Control) Plan to both New York State DOT and New York City DOT for review and approval.

The Permittee may close one (1) or two (2) lane(s) (northbound or southbound; one direction at a time only with the exception noted below\*\*) on Route 9A (West St.) between Murray and the Harrison Street Alignment to vehicular traffic as follows (of the lanes that are to remain open, each must have a width of 11 feet):

a.) NORTHBOUND** (b	etween Murray Street a	<u>nd Harrison Street)</u>	
	Weekdays*	Saturdays	Sundays
Single Lane Closure (Maintaining two 11-foot lanes of traffic	10:00 PM – 5:00 AM 10:00 AM – 3:00 PM )	12:01 AM – 10:00 AM	12:01 AM – 11:00 AM
Double Lane Closure (Maintaining one 11-foot lane of traffic)		1:00 AM – 8:00 AM	1:00 AM – 9:00 AM
SOUTHBOUND** (betw	reen Harrison Street alig	nment Street & Murray Stree	et)

SOUTHBOUND** (between	<u>en Harrison Street aligni</u>	<u>ment Street &amp; Murray Stre</u>	<u>:et)</u>
Weekdays*		Saturdays	Sundays
Single Lane Closure (Maintaining two 11-foot lanes of traffic)	10:00 PM - 5:00 AM	12:01 AM – 11:00 AM	1:00 AM – 11:00 AM
Double Lane Closure (Maintaining one 11-foot lane of traffic)	12:01 AM – 5:00 AM	1:00 AM – 9:00 AM	2:00 AM – 10:00 AM

<sup>\*</sup> For weekday work periods that begin in the PM and end in the AM, the work periods are nightly, beginning at 12:01 AM Monday morning and ending at 5:00 AM Friday morning.

When through traffic is reduced to two (2) lanes in either the northbound or southbound direction, these lanes are permitted to be bifurcated only between the hours of 10:00 PM and 5:00 AM.

<sup>\*\*</sup> Concurrent northbound and southbound single lane closures will be permitted only for specific work tasks relating to the median construction between Vesey Street and Albany Street. Left turn access along Route 9A will be maintained at all cross streets as indicated on the PT/Staging contract drawings.

The Permittee may close one (1) southbound left turn lane on Route 9A immediately north of Chambers Street as part of the Permittee's Chambers Street intersection maintenance and protection of traffic (MPT) plan.

The Contractor shall not transport equipment across the highway at grade, except during permitted lane closing hours. The crossing shall be accomplished within a maximum time of five (5) minutes, at intervals spaced to avoid excessive backups of traffic.

# **EXHIBIT I**

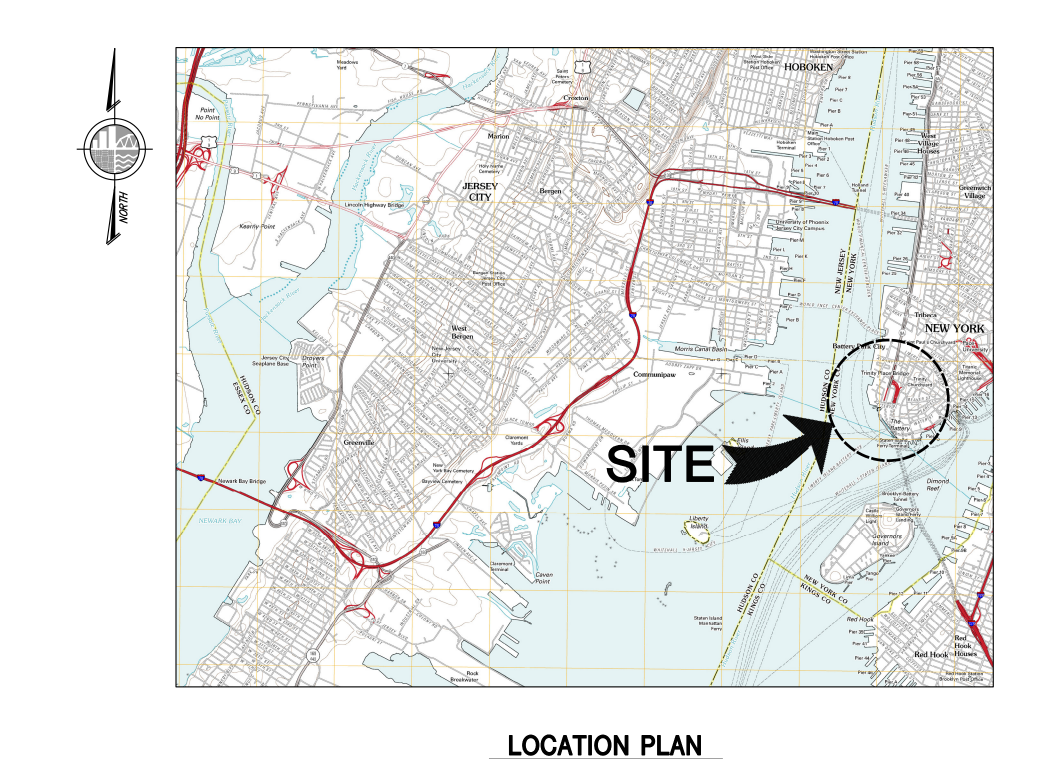
# **DRAWINGS**

# BATTERY PARK CITY AUTHORITY TRIBECA BRIDGE PAINTING

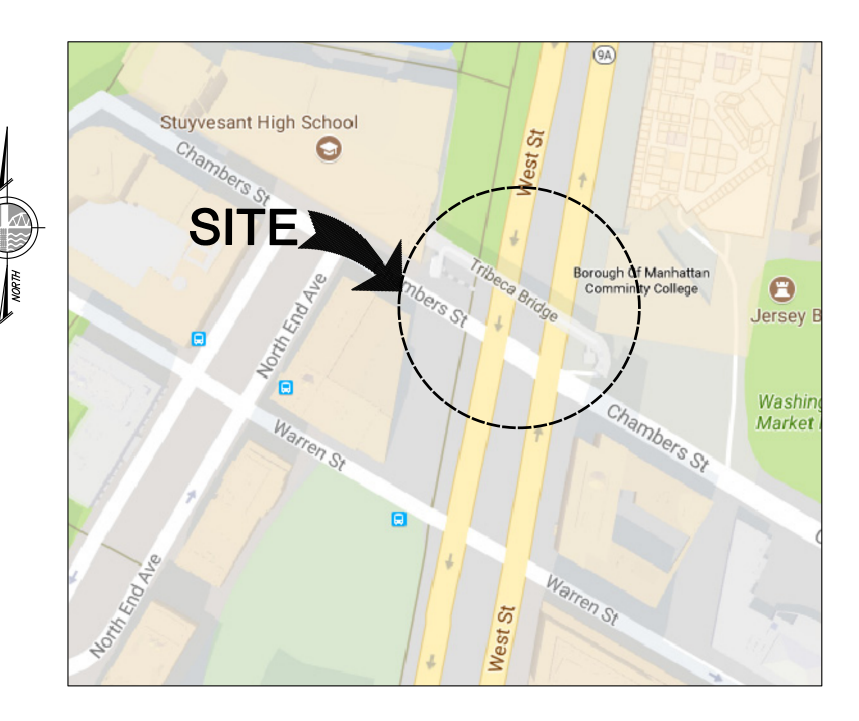
BATTERY PARK CITY NEW YORK, NY FEBRUARY 2018

# PREPARED BY:





SHEET TITLE DRAWING NO. T-100 COVER SHEET S-110 GENERAL NOTES 1 S-111 GENERAL NOTES 2 S-120 GENERAL PLAN S-121 TYPICAL ELEVATION AND SECTIONS S-130 WEST AND EAST LANDING, ELEVATOR AND BIRD BARRIER T-001 WORK ZONE TRAFFIC CONTROL EAST SIDEWALK T-002 WORK ZONE TRAFFIC CONTROL DETAILS EAST SIDEWALK REF-001 TYPICAL LANE CLOSURE REF-002 TYPICAL PHOTOS - 1 REF-003 TYPICAL PHOTOS - 2



VICINITY MAP

100% CONSTRUCTION DRAWINGS

# **GENERAL NOTES:**

- 1. ALL WORK SHALL CONFORM WITH ALL FEDERAL, STATE, COUNTY OR LOCAL CODES HAVING JURISDICTION OVER SUCH WORK. ANY DISCREPANCY SHALL BE BROUGHT TO THE ATTENTION OF THE ENGINEER BEFORE PROCEEDING WITH THAT PORTION OF THE WORK.
- 2. ALL REFERENCES IN THESE NOTES TO "ENGINEER" INDICATE THE ENGINEER OF RECORD, M.G. McLAREN, P.C.. ALL REFERENCES TO "OWNER" INDICATES THE HUGH L. CAREY BATTERY PARK CITY AUTHORITY.
- 3. CONTRACTOR IS SOLELY RESPONSIBLE FOR MEANS, METHODS, AND SAFETY OF WORK.
- 4. THE LUMP SUM BID FOR THE PAINTING WORK SHALL INCLUDE THE COST OF FURNISHING, INSTALLING, MAINTAINING, REMOVING, AND DISPOSING ALL WORK PLATFORMS AND SCAFFOLDING AND ENVIRONMENTAL GROUND PROTECTION.
- 5. DIMENSIONS SHOWN ON THESE CONTRACT PLANS HAVE BEEN OBTAINED FROM LIMITED FIELD SURVEY AND MAY NOT ACCURATELY REFLECT ACTUAL FIELD CONDITIONS. ACCORDINGLY, THE CONTRACTOR WILL BE RESPONSIBLE FOR MAKING FIELD MEASUREMENTS OF ALL EXISTING STRUCTURES AND OTHER SITE CONDITIONS TO ASSURE CONSISTENCY. THAT IS THE CONTRACTOR SHALL FIELD VERIFY ACTUAL CONDITIONS, DIMENSIONS, CLEARANCES, ELEVATIONS, AND OTHER INFORMATION INDICATED IN THE DOCUMENTS PRIOR TO ORDERING ANY MATERIALS, COMMENCING ANY FABRICATIONS, OR PERFORMING ANY WORK. THE CONTRACTOR SHALL NOTIFY THE OWNER'S REPRESENTATIVE OF ANY FIELD CONDITIONS WHICH MAY DIFFER FROM THAT REPRESENTED PRIOR TO COMMENCING WORK.
- 6. ALL BIDDERS SHOULD INSPECT THE PROJECT SITE PRIOR TO SUBMITTING BIDS TO VERIFY THE FIELD CONDITIONS WHICH MAY BE ENCOUNTERED AND THE NATURE OF THE WORK TO BE DONE UNDER THIS CONTRACT. NO COMPENSATION WILL BE ALLOWED TO THE BIDDER FOR FAILURE TO INCLUDE ALL ITEMS, LABOR, MATERIALS AND EQUIPMENT COST NECESSARY TO COMPLETE THE WORK.
- 7. THE CONTRACTOR SHALL COMPLY WITH ALL APPLICABLE OSHA REGULATIONS AND SAFETY PROCEDURES TO ENSURE PERSONNEL HEALTH AND SAFETY. THE CONTRACTOR MUST MAINTAIN A SAFE AND CLEAN WORKING ENVIRONMENT AND SHALL ASSURE PROPER PERSONAL PROTECTIVE EQUIPMENT AT ALL TIMES. IN AREAS WHERE PEDESTRIAN AND/OR VEHICULAR TRAFFIC MAY BE AFFECTED BY THE WORK, THE CONTRACTOR SHALL CORDON OFF THE WORK AREA.
- 8. THE CONTRACTOR SHALL PERFORM ALL WORK WITH CARE SO THAT ANY MATERIAL WHICH IS TO REMAIN IN PLACE OR WHICH IS TO REMAIN THE PROPERTY OF OWNER WILL NOT BE DAMAGED. IF THE CONTRACTOR DAMAGES ANY MATERIALS WHICH ARE TO REMAIN IN PLACE OR WHICH ARE TO REMAIN THE PROPERTY OF OWNER, THE DAMAGED MATERIALS SHALL BE REPAIRED OR REPLACED IN A MANNER SATISFACTORY TO THE ENGINEER AT NO EXPENSE TO OWNER.
- 9. ALL DEBRIS AS A RESULT OF, OR IN THE IMMEDIATE VICINITY OF THE WORK SHALL BE RECOVERED AND PROPERLY DISPOSED OF BY THE CONTRACTOR AT NO ADDITIONAL COST.
- 10. DUE TO THE SITE'S URBAN LOCATION, ALL NECESSARY MEASURES SHALL BE TAKEN TO PREVENT BY ANY METHOD, OIL, CONSTRUCTION DEBRIS, STOCKPILED MATERIALS, PAINTS, AND OTHER MATERIALS ON THE SITE, FROM ENTERING THE BRIDGE AND RIGHT OF WAY BELOW. STAGING/LAYDOWN AREAS, AS APPROVED BY THE OWNER'S REPRESENTATIVE, SHALL BE RESTORED BY THE CONTRACTOR TO THE EXISTING CONDITION. IN ADDITION, THE CONTRACTOR SHALL REPLACE ALL DAMAGED MATERIALS AS A RESULT OF HIS OPERATIONS TO THE SATISFACTION OF THE OWNER'S REPRESENTATIVE.
- 11. IN CASE OF CONTRADICTION BETWEEN THE DRAWINGS, THE SPECIFICATIONS, AND THE CODES, OR IF ANY CHANGE IS REQUIRED, THE CONTRACTOR SHALL INFORM THE ENGINEER IMMEDIATELY. NO CHANGE SHALL BE MADE BY CONTRACTOR WITHOUT WRITTEN APPROVAL OF THE ENGINEER. THE HIERARCHY OF GOVERNANCE IS AS FOLLOWS: BPCA CONTRACT, SPECIFICATIONS AND THEN DRAWINGS. IN ALL CASES THE MORE STRINGENT REQUIREMENTS MUST BE APPLIED FOR BIDDING & CONSTRUCTION PURPOSES.
- 12. FOR STORAGE AREA CONTRACTOR NEEDS TO SUBMIT A WRITTEN REQUEST WITH PLANS AND DRAWINGS TO OWNERS IN ADVANCE FOR APPROVAL.
- 13. DURING THE COURSE OF CONTRACT WORK, IT MAY BECOME NECESSARY TO TEMPORARILY LAY-DOWN MATERIAL OR PULL-OFF CONSTRUCTION VEHICLES ADJACENT TO WORK LOCATIONS. THESE TEMPORARY LOCATIONS MUST BE REQUESTED IN ADVANCE AND ARE SUBJECT TO OWNER'S APPROVAL. DURATION OF SUCH OCCUPANCY MAY NOT EXCEED A PERIOD OF SEVERAL WEEKS OR LESS. ALL RESTORATION COSTS ARE THE RESPONSIBILITY OF THE CONTRACTOR.

- 14. THE CONTRACTOR SHALL TAKE THE NECESSARY PRECAUTIONS TO AVOID FILLING ANY DRAINAGE SYSTEM WITHIN THE CONTRACT LIMITS WITH DEBRIS RESULTING FROM CONTRACT OPERATIONS. IN THE EVENT THE CONTRACTOR'S OPERATION DAMAGES OR BLOCKS THE DRAINAGE SYSTEM, THE CONTRACTOR SHALL, AT ITS OWN EXPENSE, IMMEDIATELY REPAIR OR RESTORE THE DRAINAGE SYSTEM AS DIRECTED BY THE ENGINEER.
- 15. CONTRACTOR SHALL CLEAN ALL GLASS SURFACE WINDOWS ON BRIDGE AND ELEVATOR TOWER PRIOR TO CLOSEOUT.
- 16. THE ENTIRE AREA UNDER THE BRIDGE AND STAIRCASES IS A NO DROP ZONE.
- 17. UNLESS OTHERWISE APPROVED BY NYCDOT, WORK PLATFORMS, SCAFFOLDING AND CONTAINMENT SYSTEMS SHALL NOT IMPEDE TRAFFIC FLOW ON ROUTE 9A. THE CONTRACTOR SHALL MAINTAIN A VERTICAL CLEARANCE UNDER THE PLATFORMS, SCAFFOLDING AND ENVIRONMENTAL GROUND PROTECTION OF AT LEAST 14'-0".

# **PERMITTING:**

- 1. THE CONTRACTOR IS SOLELY RESPONSIBLE FOR SECURING AND PAYING FOR ANY AND ALL NECESSARY WORK PERMITS FROM REGULATORY AGENCIES THAT HAVE JURISDICTION OVER THE WORK OF THIS PROJECT OR JURISDICTION OF THE PROJECT LOCATION.
- 2. THE CONTRACTOR IS SOLELY RESPONSIBLE FOR COMPLIANCE WITH THE TERMS AND CONDITIONS FOR ALL PERMITS ISSUED BY ANY REGULATORY AGENCY HAVING JURISDINCTION OVER THE WORK OF THIS PROJECT OR JURISDICTION OVER THE PROJECT LOCATION INCLUDING, BUT NOT LIMITED TO:
  - NEW YORK STATE DEPARTMENT OF TRANSPORTATION (NYSDOT);
  - NEW YORK CITY DEPARTMENT OF TRANSPORTATION (NYCDOT);
  - BATTERY PARK CITY AUTHORITY (BPCA)
  - THE NEW YORK CITY BOARD OF EDUCATION;
  - HUDSON RIVER PARK TRUST (HRPT); AND
     NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION (DEC)
  - NEW YORK CITY DEPARTMENT OF BUILDING (DOB)
  - NEW YORK CITY TRANSIT
- 3. NO WORK SHALL COMMENCE WITHOUT APPROVALS REQUIRED BY THE CITY OF NEW YORK AND STATE OF NEW YORK, AND ALL APPLICABLE AGENCIES HAVING JURISDICTION WITHIN THE PROJECT SITE.
- 4. ALL REGULATED WASTE MUST BE REMOVED ON A DAILY BASIS IN ACCORDANCE WITH NYSDOT/DEP BEST MANAGEMENT PRACTICES AS DETAILED IN NYSDOT'S "ENVIRONMENTAL HANDBOOK FOR TRANSPORTATION OPERATIONS". EMPTY DRUMS MAY BE STORED WITHIN THE CONTRACTOR'S APPROVED CORDONED-OFF STAGING AREA, AS PROPOSED BY THE CONTRACTOR

# SUBMITTALS:

THE CONTRACTOR SHALL SUPPLY ALL SUBMITTALS AS STATED IN THE PROJECT SPECIFICATIONS INCLUDING, BUT NOT LIMITED TO:

- 1. ALL SPECIFIED PRECONSTRUCTION SUBMITTALS.
- 2. SHOP DRAWINGS SIGNED AND SEALED BY A PROFESSIONAL ENGINEER REGISTERED IN THE STATE OF NEW YORK SHOWING LOCATIONS AND CONSTRUCTION METHODS FOR STORAGE AND STAGING AREAS.
- 3. SHOP DRAWINGS SIGNED AND SEALED BY A PROFESSIONAL ENGINEER REGISTERED IN THE STATE OF NEW YORK SHOWING THE CONTAINMENT SYSTEM TO BE UTILIZED TO PERFORM ALL NECESSARY WORK FOR THIS PROJECT.
- 4. WORK ZONE TRAFFIC CONTROL (WZTC) PLAN AS REQUIRED BY NYCDOT OCMC. THE WZTC PLAN SHALL BE DEVELOPED BY A COMPETENT ENGINEER AND REVIEWED BY THE ENGINEER OF RECORD.
- 5. PRODUCT DATA, CERTIFICATES, AND WARRANTIES FOR ALL PRODUCTS TO BE USED DURING CLEANING, OVERCOATING, AND PAINTING PROCESSES.
- 6. ALTERNATE STAGING/STORAGE AREAS SHALL BE PROPOSED BY THE CONTRACTOR. SUCH PLANS MUST BE REVIEWED AND APPROVED BY THE OWNER AND THE NYCDOT AS PART OF THE ROUTE 9A WORK PERMIT.

# QUALITY ASSURANCE:

- 1. THE CONTRACTOR SHALL QUALIFY PAINTING PROGRESS AND PAINTING OPERATORS IN ACCORDANCE WITH THE APPLICABLE SSPC CODE AND SHALL PROVIDE CERTIFICATION THAT WORKERS TO BE EMPLOYED IN THE WORK HAVE SATISFACTORILY PASSED SSPC QUALIFICATION TESTS.
- 2. THE CONTRACTOR SHALL HAVE SOLE RESPONSIBILITY FOR COORDINATING THE WORK TO ASSURE THAT ALL TESTING AND INSPECTION PROCEDURES REQUIRED BY THE ENGINEER ARE PROPERLY PROVIDED.
- MATERIALS WILL NOT BE ACCEPTED WHICH CANNOT BE IDENTIFIED WITH APPROPRIATE CERTIFICATES OF CONFORMANCE AND CERTIFIED TEST REPORTS. TEST REPORTS FOR MATERIAL TESTS AND ANALYSES SHALL BE IDENTIFIED WITH SPECIFIC LOTS AND ITEMS PRIOR TO INSTALLATION.

4. THE CONTRACTOR GUARANTEES THE OWNER ALL MATERIALS & WORKMANSHIP AGAINST ORIGINAL DEFECTS OR INJURY FROM PROPER USE FOR 12 MONTHS AFTER COMPLETION.

# **SURFACE PREPARATIONS/PAINTING:**

- 1. SURFACE PREPARATION AND PAINTING OF STEEL SURFACES AND WELDS SHALL BE ACCOMPLISHED PER THE REQUIREMENTS OF SSPC AND FOLLOWING NOTES.
- 2. THE ENTITY(S) PERFORMING SURFACE PREPARATION AND PAINTING, SHALL MEET THE REQUIREMENTS OF SSPC AND NOTES.
- 3. SP-3 SURFACE PREPARATION SHALL BE USED FOR ENTIRE PROJECT, EXCEPT THE RAILINGS AT WEST LANDING. IF CONTRACTOR FEELS ANY OTHER LOCATIONS NEED SURFACE PREPARATION GREATER THAN SP-3, PROVIDE AN R.F.I. TO ENGINEERS FOR DIRECTION.
- 4. PAINT MUST BE FROM NEW YORK STATE DEPARTMENT OF TRANSPORTATION (NYSDOT) APPROVED PAINT LIST (CLASS-B). OVERCOATING PAINT SHALL BE PROVIDED AS PER NYSDOT STANDARD SPECIFICATION 574-3.04.
- 5. HANDRAILS, STAINLESS STEEL MESH, ALUMINUM, AND OTHER MISCELLANEOUS METALS NOT REQUIRED TO BE PAINTED SHALL BE REMOVED DURING PAINTING, CLEANED, AND REINSTALLED. DAMAGE TO THE MEMBERS OR SURFACES SHALL BE CAUSE FOR REPLACEMENT OF DAMAGED COMPONENTS BY THE CONTRACTOR AT NO ADDITIONAL COST TO THE OWNER. IF ANY ITEM CANNOT BE REMOVED, IT MUST BE COVERED AND PROTECTED FROM BLASTING ASSOCIATED WITH PAINTING.
- 6. PAINT COLOR TO BE SELECTED BY OWNER AND CONTRACTOR SHALL SUBMIT SAMPLE FOR OWNER'S APPROVAL.
- 7. IT IS THE CONTRACTOR'S OPTION TO CONTAIN THE BRIDGE IN ITS ENTIRETY OR IN SECTIONS, DEPENDING UPON THE SELECTED MEANS AND METHODS OF WORK. THE CONTRACTOR MUST ABIDE BY THE FOLLOWING GUIDELINES:
- A. CONTAINMENT SYSTEM SHALL BE CLASS B CONTAINMENT STRUCTURE PER NYSDOT STANDARD SPECIFICATION ITEM 570
- B. PUBLIC SAFETY SHALL NEVER BE ENDANGERED.
- C. PEDESTRIAN ACCESS TO THE USE OF THE BRIDGE SHALL NOT BE OBSTRUCTED.
- D. VEHICULAR TRAFFIC ON ROUTE 9A BELOW THE BRIDGE SHALL NOT BE HINDERED EXCEPT AS PERMITTED BY THE OWNER.

# SHOP DRAWINGS

- 1. THE SHOP DRAWINGS SHALL CONTAIN ALL DIMENSIONAL AND GEOMETRIC INFORMATION. MATERIALS SHALL NOT BE ORDERED, FABRICATED, OR DELIVERED TO THE SITE BEFORE THE SHOP DRAWINGS HAVE BEEN APPROVED.
- 2. PRIOR TO REVIEW OF THE SHOP DRAWINGS BY THE ENGINEER, SUCH SHOP DRAWINGS SHALL HAVE BEEN REVIEWED AND APPROVED BY THE CONTRACTOR AND SHALL BE STAMPED TO INDICATE THIS BY THE CONTRACTOR. SUCH APPROVAL BY THE CONTRACTOR SHALL CONSTITUTE THE CONTRACTOR'S REPRESENTATION THAT THE CONTRACTOR HAS VERIFIED ALL QUANTITIES, DIMENSIONS, SPECIFIED PERFORMANCE CRITERIA, INSTALLATION REQUIREMENTS, MATERIALS, CATALOG NUMBERS AND SIMILAR DATA WITH RESPECT THERETO AND HAS REVIEWED OR COORDINATED EACH SHOP DRAWING WITH OTHER SHOP DRAWINGS AND SAMPLES AND WITH THE REQUIREMENTS OF THE WORK AND THE CONTRACT DRAWINGS AND SPECIFICATIONS.
- 3. SHOP DRAWINGS SHALL INCLUDE LAYOUTS AND DETAILS SHOWING THE TYPE OF CLEANING AND PAINTING PROCEDURES TO BE USED AT ALL CALLED OUT LOCATIONS.
- 4. SHOP DRAWINGS SHALL BE SUBMITTED IN COMPLETE PACKAGES SO THAT INDIVIDUAL PARTS AND THE ASSEMBLED UNIT MAY BE REVIEWED TOGETHER.
- 5. THE REVIEW OF SHOP DRAWINGS BY THE ENGINEER SHALL NOT IN ANY WAY RELIEVE THE CONTRACTOR FROM THE RESPONSIBILITY FOR THE ADEQUACY OF THE OVERCOATING PAINTING AND ALL REQUIRED DETAILING, THE RESPONSIBILITY FOR THE PROPER FITTING OF THE WORK IN STRICT CONFORMANCE WITH THE CONTRACT REQUIREMENTS, AND FROM THE NECESSITY OF FURNISHING MATERIAL AND WORKMANSHIP REQUIRED BY CONTRACT DRAWINGS AND SPECIFICATIONS IN ADDITION TO THAT INDICATED ON THE SHOP DRAWINGS.
- 6. THE CONTRACTOR SHALL KEEP A COMPLETE SET OF SHOP DRAWINGS BEARING THE ENGINEER'S ACCEPTANCE STAMP ON THE JOB SITE AT ALL TIMES SUBSEQUENT TO SUCH ACCEPTANCE.

# DELIVERY, STORAGE & HANDLING:

- 1. DELIVER MATERIALS TO THE CONSTRUCTION SITE AT APPROPRIATE INTERVALS SO AS TO ENSURE UNINTERRUPTED PROGRESS OF WORK.
- MATERIALS WHICH FAIL TO COMPLY WITH SPECIFIED REQUIREMENTS, EITHER AT THE SHOP OR CONSTRUCTION SITE, SHALL BE PROMPTLY REMOVED FROM THE SITE AND REPLACED WITH ACCEPTABLE MATERIAL, WITHOUT ADDITIONAL COST TO THE OWNER,

AND WITHOUT CAUSING DELAY IN WORK

- 3. CONTRACTOR SHALL CLEAN THE WORK AREA OF ALL RUBBISH AT THE END OF EACH DAY. SITE SHALL BE CLEAN OF ALL MATERIALS AND EQUIPMENT AT THE END OF EACH WORK DAY.
- 4. ALL REGULATED WASTE MATERIALS SHALL BE REMOVED FROM THE SITE AT THE END OF EACH WORKDAY IN ACCORDANCE WITH NYSDOT AND NYSDEC BEST MANAGEMENT PRACTICES.
- 5. STORAGE OF ALL EQUIPMENT AND MATERIALS, AND PARKING AND SITE ACCESS TO THE WORK AREA SHALL BE DIRECTED BY THE OWNER PRIOR TO THE START OF WORK.

# PROJECT SITE SAFETY:

- CONTRACTOR SHALL PROVIDE SUCH SAFEGUARDS AS ARE REQUIRED TO PROTECT PERSONS AND PROPERTIES FROM INJURY OR DAMAGE DURING PERFORMANCE OF THE WORK.
- CONTRACTOR SHALL MAINTAIN ALL WALKWAYS FREE OF ANY WATER, ICE, OR DEBRIS.
- 3. CONTRACTOR SHALL BE RESPONSIBLE FOR SAFETY AND PROTECTION OF ALL WORKERS AT PROJECT LOCATION.
- 4. THE CONTRACT SHALL MAINTAIN ACCESS TO DRIVEWAYS, ENTRANCES, EMERGENCY FACILITIES/EQUIPMENT AND FIRE HYDRANTS.
- EQUIPPED WITH BACKUP ALARMS. VEHICLES WITH DEFECTIVE OR NON-OPERATING BACKUP ALARMS SHALL NOT BE PERMITTED TO BE USED. NO SEPARATE PAYMENT SHALL BE MADE FOR THIS SAFETY EQUIPMENT.
- . CONTRACTOR SHALL PROVIDE CLASS B CONTAINMENT SYSTEM AS PER NYSDOT STANDARD SPECIFICATION 570-3.07.

# TRAFFIC CONTROL:

- . CONTRACTOR SHALL SUBMIT WITHIN 15 DAYS OF AWARD OF CONTRACT A WORK ZONE TRAFFIC CONTROL PLAN AS REQUIRED AND SPECIFIED BY NYSDOT STANDARD SPECIFICATIONS. CONTRACTOR SHALL OBTAIN APPROPRIATE LANE CLOSURE PERMITS FROM NYCDOT OCMC.
- 2. CONTRACTOR SHALL NOT INTERFERE WITH ON-GOING VEHICULAR, PEDESTRIAN, AND BICYCLE TRAFFIC UNDER THE BRIDGE AND PEDESTRIANS USING THE BRIDGE. ALL WORK TO BE COORDINATED WITH THE ENGINEER FOR PROPER SAFETY CONDITIONS IN ACCORDANCE WITH THE NYSDOT WORK ZONE TRAFFIC CONTROL MANUAL, NYSDOT STANDARD SPECIFICATIONS, AND INDUSTRY PRACTICE.
- 3. CONTRACTOR SHALL PROVIDE AND MAINTAIN APPROPRIATE TIMBER CURBS, BARRICADES, CONES, BARRELS, LIGHTS, AND WARNING SIGNS WHERE SUCH TRAFFIC IS TO BE EXPECTED IN ORDER TO PROTECT THE TRAFFIC FROM DANGER DUE TO CONTRACTOR'S OPERATIONS.
- 4. CONTRACTOR SHALL ADHERE TO ALL PROVISIONS AND GUIDELINES OF THE NEW YORK STATE MANUAL OF UNIFORM TRAFFIC CONTROL DEVICES (MUTCD) WITH RESPECT TO MAINTENANCE AND PROTECTION OF TRAFFIC, TEMPORARY CONSTRUCTION SIGNS, DELINEATORS, PAVEMENT MARKINGS, BARRIERS, AND FLAG PERSONS. THE CONTRACTOR IS RESPONSIBLE FOR INSTALLING LIGHTS ON BARRIERS, IF REQUESTED BY THE ENGINEER, AND FOR THE PROVISION OF ENERGY, WIRING, AND MAINTENANCE. CONTRACTOR IS RESPONSIBLE FOR OBTAINING LANE CLOSURES AND NECESSARY PERMITS FROM THE NYCDOT.
- 5. ALL TEMPORARY CONSTRUCTION SIGNS SHALL BE SECURELY COVERED OR REMOVED WHEN THE WORK THEY PERTAIN TO IS NOT IN PROGRESS.
- 6. TEMPORARY CONSTRUCTION SIGNS SHALL NOT BE PLACED IN ANY LOCATION WHERE THEY ARE OBSCURED BY TEMPORARY OR PERMANENT OBJECTS.
- 7. CONTRACTOR SHALL PROVIDE A FLAGGER FOR ALL OPERATIONS THAT REQUIRE AS SUCH. FLAGGER SHALL BE PROVIDED WITH APPROPRIATE SIGNAGE.
- 8. THE CONTRACTOR SHALL PROVIDE THE ENGINEER, AT LEAST TWO WEEKS IN ADVANCE, WITH ITS PROPOSED SCHEDULE FOR EACH WEEK PERTAINING TO THE LANE CLOSINGS AND RAMP CLOSINGS. THE PROPOSAL SHALL INCLUDE LAYOUT AND SIGNING FOR ANY METHODS AVAILABLE TO IMPROVE TRAFFIC FLOW NOT SHOWN ON THE TYPICAL WORK ZONE TRAFFIC CONTROL DETAILS. MODIFICATIONS ORDERED BY THE ENGINEER SHALL BE MADE BEFORE IMPLEMENTATION OF THESE CLOSURES.
- 9. THE CONTRACTOR MUST NOTIFY THE ENGINEER, THE NEW YORK CITY DEPARTMENT OF TRANSPORTATION OFFICE OF CONSTRUCTION MITIGATION AND COORDINATION, THE NEW YORK CITY POLICE DEPARTMENT, THE NEW YORK CITY FIRE DEPARTMENT OPERATIONS DIVISION, ALL LOCAL HOSPITALS, AMBULANCE AND OTHER EMERGENCY SERVICES OF ALL LANE CLOSURES, DETOURS, OR ANY WORK THAT MIGHT AFFECT THE MOBILITY OR ACCESS OF THE FIRE OR POLICE DEPARTMENT TWO WEEKS IN ADVANCE OF THEIR IMPLEMENTATION. IN ADDITION, THE CONTRACTOR SHALL ENSURE THAT HYDRANTS AND ALARM BOXES ARE KEPT CLEAR AND

# AVAILABLE.

- 10. TO ACCOMMODATE SPECIAL EVENT REQUIREMENTS, ON OR THROUGH THE JOB SITE, THE CONTRACTOR SHALL REMOVE ALL LANE CLOSURES AND WORK ZONE TRAFFIC CONTROL DEVICES AS ORDERED BY ENGINEER AT NO COST FOR THE CONTRACTOR.
- 11. THE CONTRACTOR MUST SECURE ANY AND ALL PERMITS REQUIRED FROM NYCDOT OCMC TO AUTHORIZE LANE CLOSURES.

# <u>UTILITIES:</u>

- 1. IN THE EVENT THE CONTRACTOR DAMAGES AN EXISTING UTILITY CAUSING AN INTERRUPTION IN THE SERVICE, HE SHALL IMMEDIATELY COMMENCE WORK TO RESTORE SERVICE AND MAY NOT CEASE HIS WORK OPERATION UNTIL SERVICE IS RESTORED, ACCEPTABLE TO THE ENGINEER AND OWNER.
- 2. THE CONTRACTOR SHALL BE ALERTED TO AND BE AWARE OF THE RULES AND REGULATIONS OF NEW YORK STATE INDUSTRIAL CODE 53 AND IS DIRECTED TO COMPLY. THE CONTRACTOR SHALL NOTIFY UTILITY COMPANIES INVOLVED IF ANY OF THEIR UTILITIES ARE EXPOSED AND OR UNDERMINED DURING THE COURSE OF CONSTRUCTION.
- 3. ALL STEEL MEMBERS AND UTILITIES ON THE UNDERSIDE OF THE BRIDGE SHALL BE PAINTED TO MATCH THE REMAINDER OF THE BRIDGE.

# **PUBLIC AREA NOTICE:**

- 1. CONTRACTOR SHALL NOTIFY OWNER AND OWNER'S REPRESENTATIVE BEFORE WORK COMMENCES.
- 2. CONTRACTOR SHALL POST PUBLIC WORK NOTICES IN SURROUNDING PROJECT LOCATION.
- 3. CONTRACTOR SHALL NOTE THAT THE BRIDGE IS IN A BUSY PUBLIC AREA AND ALL PEDESTRIANS AND VEHICULAR TRAFFIC ARE TO BE PROTECTED.

# <u>ABBREVIATIONS:</u>

EL.	ELEVATION
EXIST.	EXISTING
TYP.	TYPICAL
MIN.	MINIMUM
ST.	STREET

N.T.S. NOT TO SCALE

STL.

PL. PLATE

TEMP. TEMPORARY

ELEV. ELEVATOR

STEEL

| G R D U P | G R D I P | G R D I D P | G R D I D D ATE | REVISION | BID | BID

ENGINEERING GR

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BATTERY PARK
CITY AUTHORITY
TRIBECA BRIDGE
INTING AND REPAIF

SHEET TITLE

GENERAL NOTES

 PROJECT NO.
 140950.28

 SCALE
 NO SCALE

 DATE
 10/02/17

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# **WEST STREET ACCESS NOTES:**

TO ASSIST THE CONTRACTOR IN ESTIMATING PRODUCTION SCHEDULES FOR WORK OVER WEST STREET, THE FOLLOWING WORK HOURS FROM RECENT PROJECTS INVOLVING LANE CLOSURES ON WEST STREET ARE INCLUDED FOR REFERENCE. THESE WORK WINDOWS ARE NOT GUARANTEED THE RESPONSIBILITY FOR SECURING WORK WINDOWS FROM NYCDOT RESTS SOLELY WITH THE CONTRACTOR.

1. STANDARD WORK HOURS - NORTHBOUND WEST STREET.

CLOSURE	WEEKDAYS	SATURDAYS	SUNDAYS
SINGLE LANE	10:00AM-3:00PM	9:00AM-6:00PM	9:00AM-6:00PM
	10:00PM-5:00AM		
DOUBLE LANE	1:00AM-5:00AM	10:00AM-6:00PM	10:00AM-6:00PM

2. STANDARD WORK HOURS - SOUTHBOUND WEST STREET.

CLOSURE	WEEKDAYS	SATURDAYS	SUNDAYS	
SINGLE LANE	11:00PM-5:00AM	9:00AM-6:00PM	9:00AM-6:00PM	
DOUBLE LANE	12:01AM-5:00AM	1:00AM-9:00AM	2:00AM-10:00AM	

# EAST SIDEWALK ACCESS NOTES

- 1. CONTRACTOR IS RESPONSIBLE FOR OBTAINING ALL PERMITS REQUIRED TO ERECT SIDEWALK SHEDS, INCLUDING, BUT NOT LIMITED TO:
  - A. NEW YORK CITY DEPARTMENT OF BUILDINGS B. NEW YORK CITY DEPARTMENT OF TRANSPORTATION
- 2. DUE TO THE NARROW SIDEWALK, A LANE CLOSURE IS LIKELY REQUIRED TO MAINTAIN NORTH/SOUTH PEDESTRIAN ACCESS. CONTRACTOR SHALL BE AWARE THAT THERE IS A NEW YORK CITY TRANSIT BUST STOP IN THE VICINITY. THE CONTRACTOR SHALL REFER TO THE WZTC PLAN INCLUDED IN THIS DRAWING SET AND IS RESPONSIBLE FOR OBTAINING ANY PERMITS ISSUED BY NEW YORK CITY TRANSIT THAT MAY BE REQUIRED.
- 3. CONTRACTOR SHALL MAINTAIN ACCESS TO BOROUGH OF MANHATTAN COMMUNITY COLLEGE LOADING DOCK FACILITY IMMEDIATELY NORTH OF THE BRIDGE UNLESS CONTRACTOR SECURES PERMISSION FROM THE COLLEGE FOR TEMPORARY CLOSURES.

# WEST SIDEWALK AND BIKEWAY ACCESS NOTES:

- 1. CONTRACTOR IS RESPONSIBLE FOR OBTAINING ALL PERMITS REQUIRED TO ERECT SIDEWALK SHEDS, INCLUDING, BUT NOT LIMITED TO:
  - A. NEW YORK CITY DEPARTMENT OF BUILDINGS B. NEW YORK CITY DEPARTMENT OF TRANSPORTATION
- 2. THE SIDEWALK SHED ON THE WEST SIDE OF WEST STREET SHALL BE ERECTED TO ENSURE THE PROTECTION THE FOLLOWING FROM THE WORK:
- A. SIDEWALK
- B. BIKE LANE C. CITI BIKE STATION
- 3. CONTRACTOR SHALL BE AWARE THAT THE EXISTING BIKE LANES ARE PART OF THE HUSDON RIVER PARK BIKEWAY AND MUST REMAIN OPEN AT ALL TIMES, UNLESS GRANTED PRIOR APPROVAL FROM HUDSON RIVER PARK TRUST. PRIOR TO ERECTING SIDEWALK SHED(S), CONTRACTOR SHALL NOTIFY AND OBTAIN ANY NECESSARY PERMISSION FROM HUDSON RIVER PARK TRUST.
- 4. SIDEWALK SHED SHALL COVER THE CITI BIKE DOCK AND PROVIDE 15 FEET OF CLEAR WIDTH, AS MEASURED FROM THE BACK OF THE REAR TIRES OF DOCKED CITI BIKES TO THE INTERIOR OF THE WESTERN WALL OF THE SHED. THIS CLEAR WIDTH SHALL BE MAINTAINED IN FRONT OF THE BIKE DOCKING STATION AT ALL TIMES TO ALLOW FOR NORMAL CITI BIKE RESTOCKING OPERATIONS AND PEDESTRIAN TRAFFIC, UNLESS GRANTED PRIOR APPROVAL FROM NEW YORK CITY DEPARTMENT OF TRANSPORTATION AND CITI BIKE (MOTIVATE INTERNATIONAL INC.).

- 5. CONTRACTOR SHALL BE AWARE THAT THE CITI BIKE DOCKING STATION IS POWERED BY A SOLAR PANEL LOCATED AT THE SOUTHERN END OF THE DOCK. CONTRACTOR SHALL TAKE CARE TO PROTECT THE SOLAR PANEL FROM DAMAGE TO THE SATISFACTION OF NYCDOT AND/OR CITIBIKE (MOTIVATE INTERNATIONAL INC.) AND ENSURE THAT THE SIDEWALK SHED DOES NOT BLOCK SUNLIGHT FROM REACHING THE PANEL.
- 6. CONTRACTOR IS RESPONSIBLE FOR OBTAINING ANY NECESSARY PERMITS OR PERMISSION FROM THE NEW YORK CITY DEPARTMENT OF TRANSPORTATION AND CITIBIKE (MOTIVATE INTERNATIONAL INC.).
- 7. IN PERFORMING WORK OVER THE WEST SIDEWALK, THE CONTRACTOR SHALL BUILD A PROTECTED/SHIELDED PATH TO BE MAINTAINED AT ALL TIMES. THE CONTRACTOR WILL SECURE PERMITS FOR THIS WORK BASED ON THE ANTICIPATED SCHEDULE. THE MINIMUM WIDTH OF THE SHIELDED PATH SHALL

# PEDESTRIAN BRIDGE ACCESS NOTES

1. THE PEDESTRIAN BRIDGE MUST BE ACCESSIBLE TO PEDESTRIANS DAILY BETWEEN THE HOURS OF 6:00 AM TO 1:00 AM.

BE 15'-0" OR AS DIRECTED BY NYCDOT.

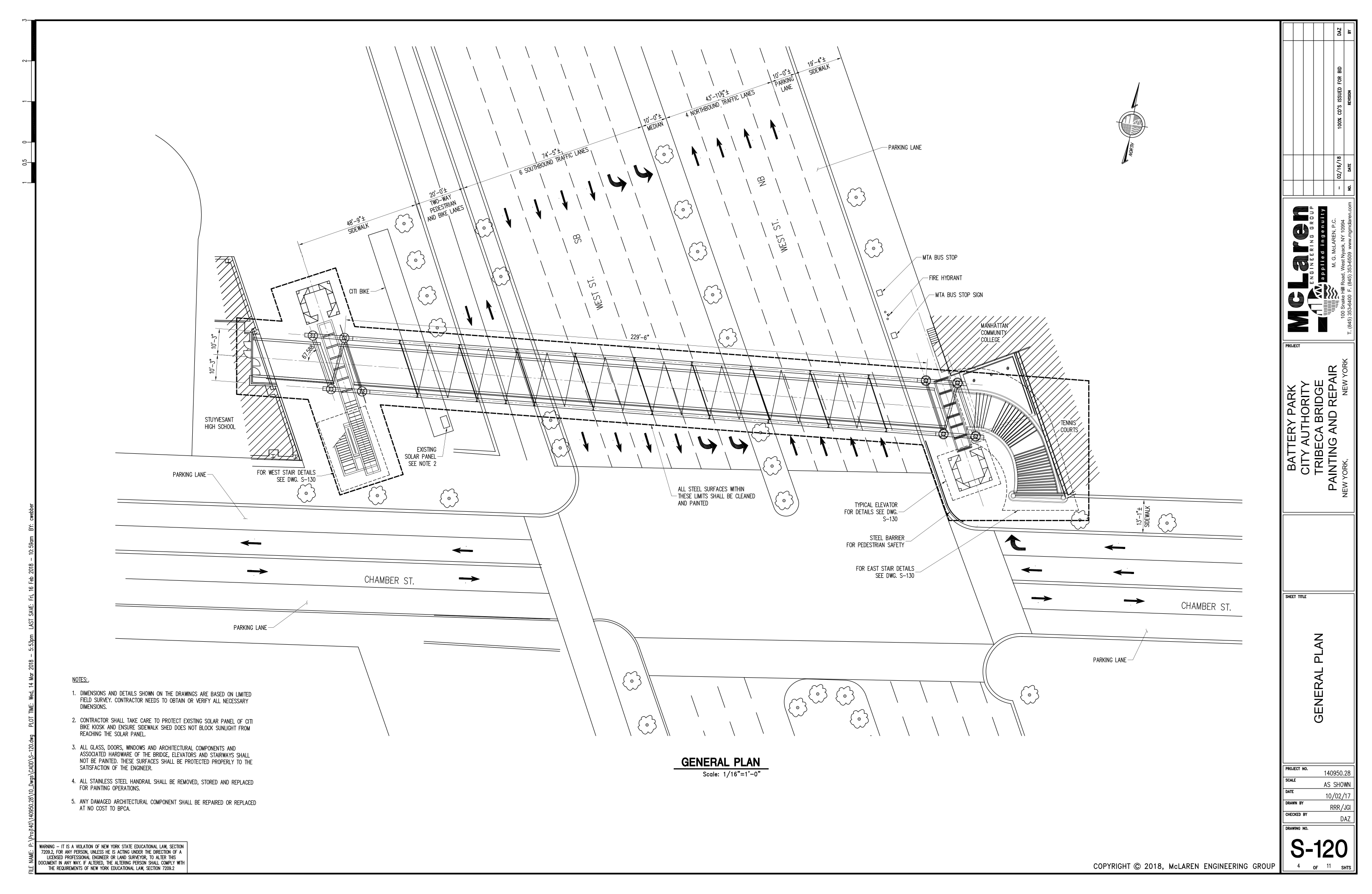
2. PARTIAL CLOSURES OF THE STAIRWAYS, ELEVATORS, OR BRIDGE ITSELF MUST BE COORDINATED WITH AND APPROVED BY THE OWNER AND THE NEW YORK CITY DEPARTMENT OF EDUCATION. UPON RECEIVING APPROVAL, CONTRACTOR SHALL MAINTAIN AN ACCESSIBLE PATH FOR PEDESTRIANS EQUAL TO OR GREATER THAN ONE HALF OF THE EXISTING CLEAR WIDTH OF THE PEDESTRIAN BRIDGE AND/ OR STAIRS.

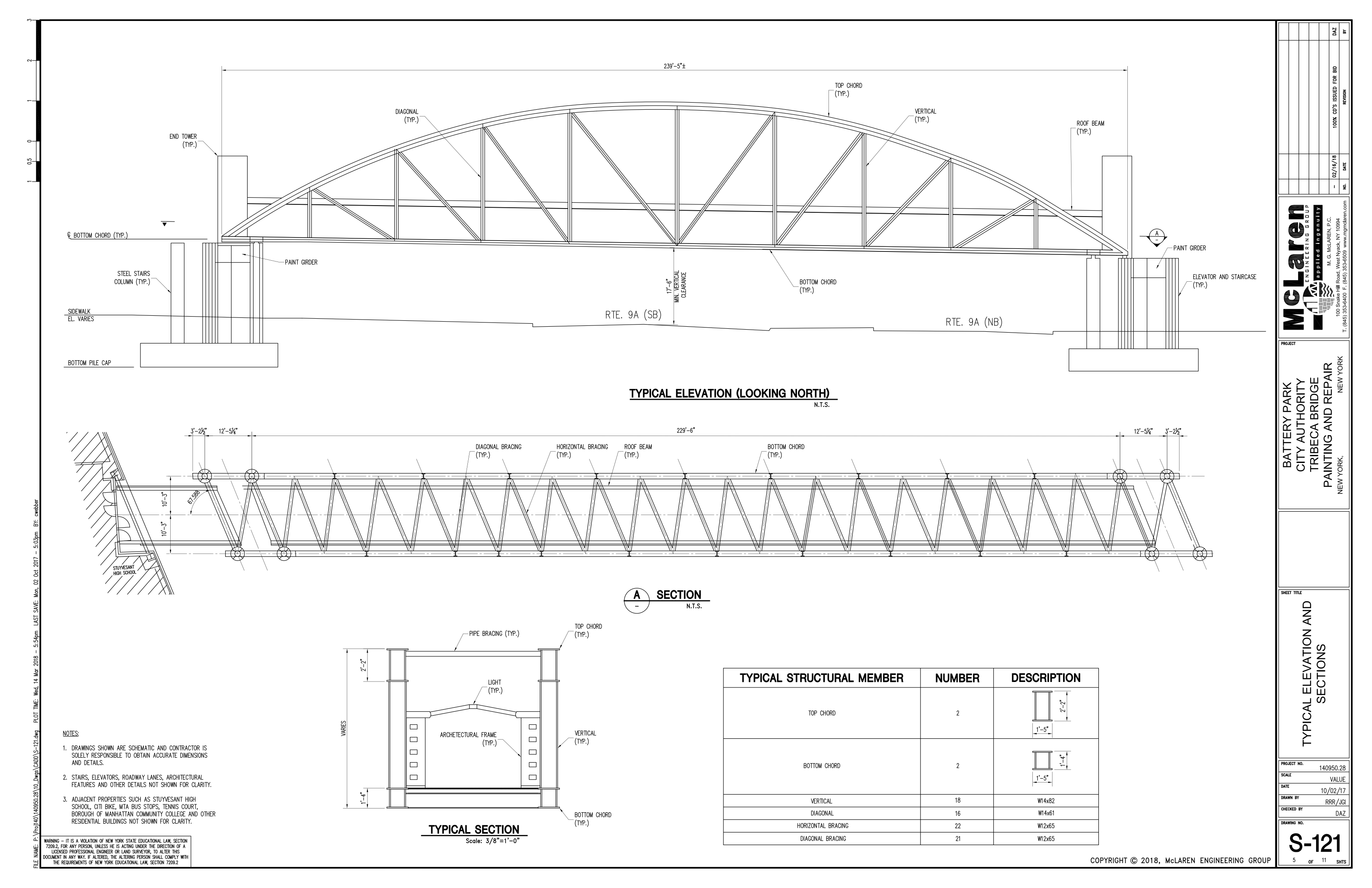
# **ONSITE STORAGE NOTES:**

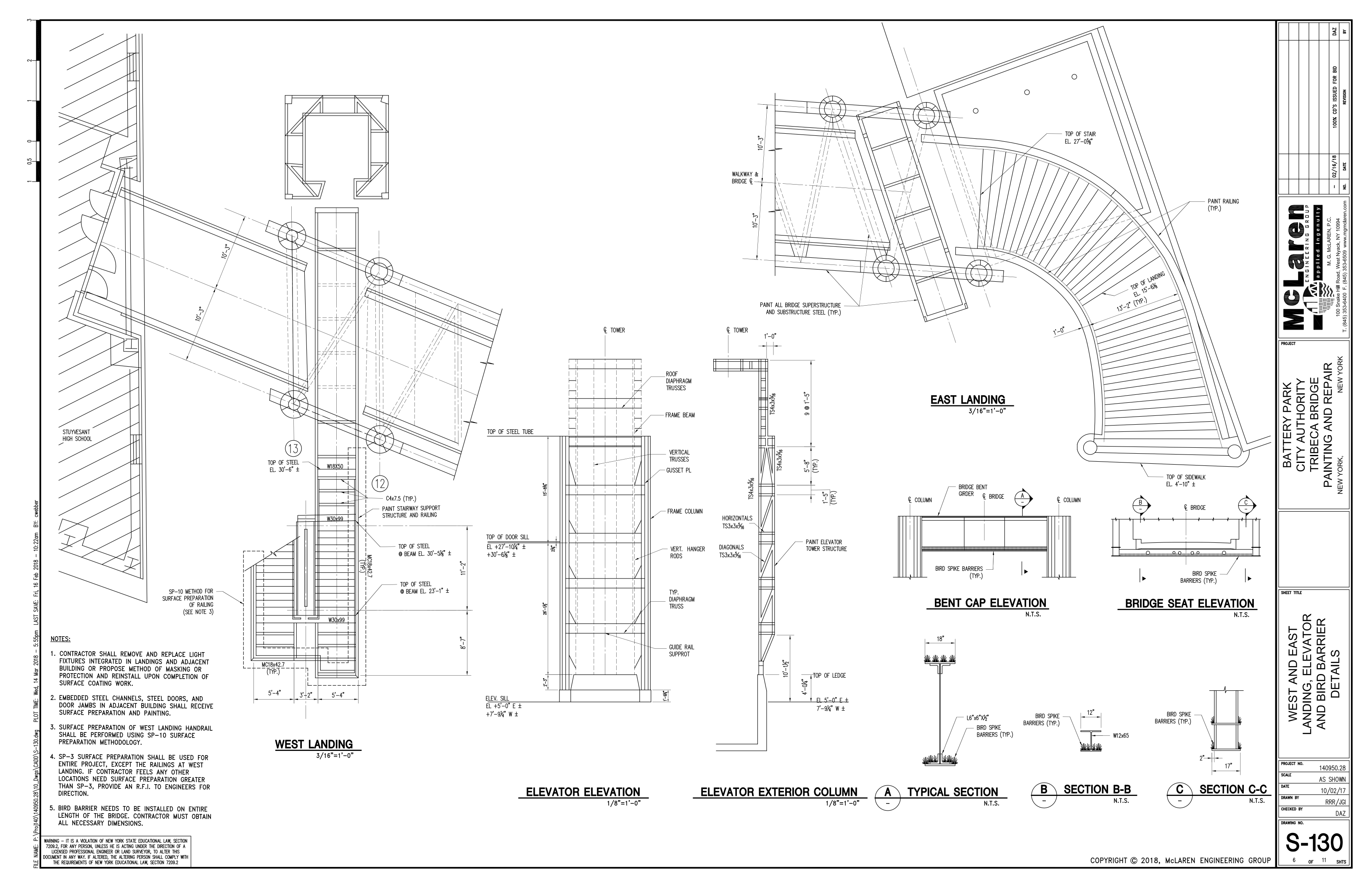
1. CONTRACTOR SHALL INCLUDE THE AMOUNT OF STORAGE AND LAYDOWN AREA REQUIRED TO COMPLETE THE WORK IN THEIR BID. PRIOR TO MOBILIZATION, THE OWNER AND ENGINEER WILL REVIEW AND APPROVE WRITTEN REQUESTS FOR SUCH AREAS. BPCA WILL WORK WITH THE CONTRACTOR TO PROVIDE STORAGE SPACE.

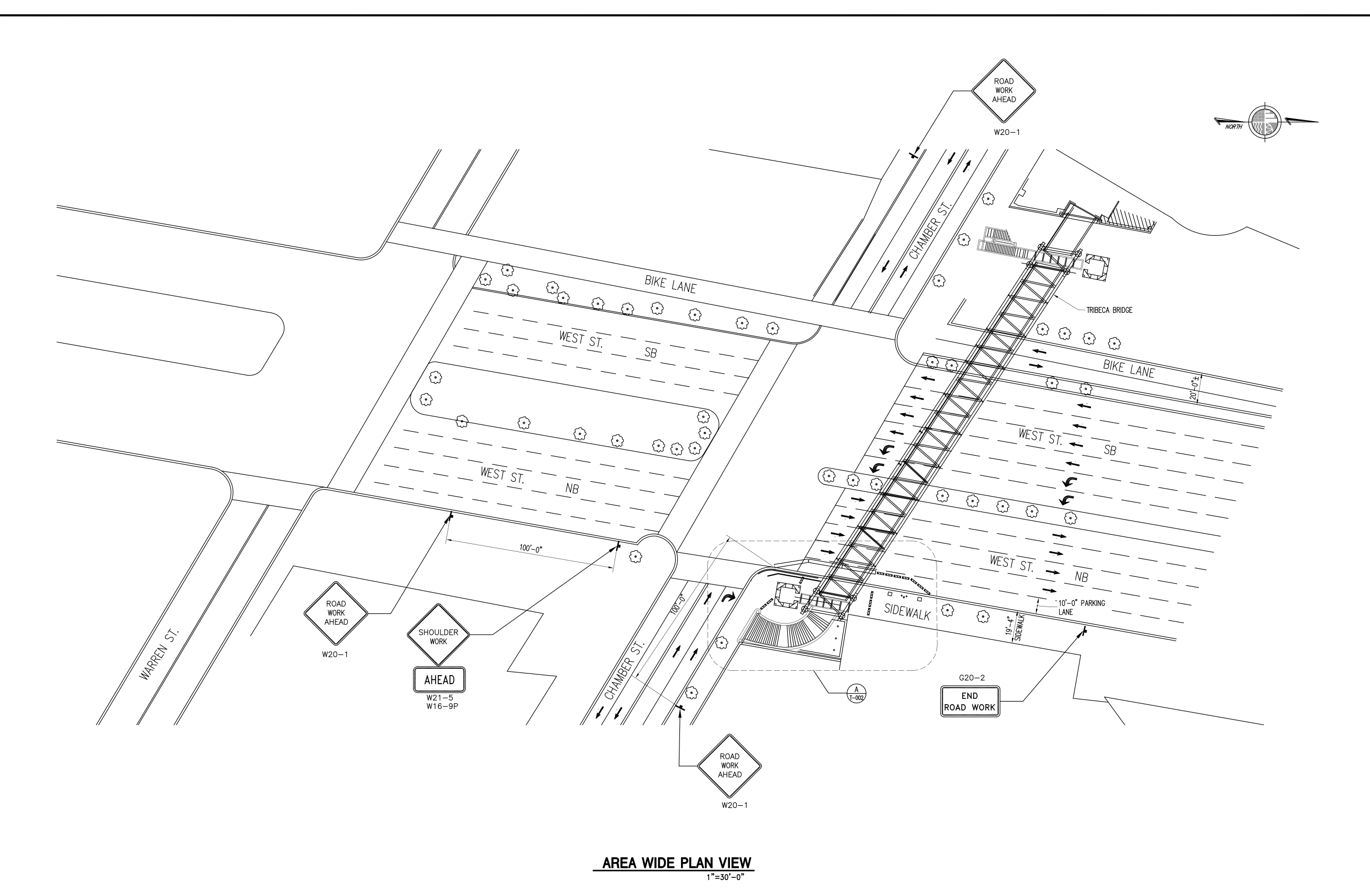
BATTERY CITY AUTH TRIBECA E SHEET TITLE  $\sim$ Ž ENE! PROJECT NO. 140950.28 RRR/JGI DRAWING NO.

WARNING - IT IS A VIOLATION OF NEW YORK STATE EDUCATIONAL LAW, SECTION 7209.2, FOR ANY PERSON, UNLESS HE IS ACTING UNDER THE DIRECTION OF A LICENSED PROFESSIONAL ENGINEER OR LAND SURVEYOR. TO ALTER THIS OCUMENT IN ANY WAY. IF ALTERED, THE ALTERING PERSON SHALL COMPLY WITH \ THE REQUIREMENTS OF NEW YORK EDUCATIONAL LAW, SECTION 7209.2









<u>NOTE:</u>.

TYPICAL TRAFFIC SIGN ITEM NUMBERS USED ON DRAWINGS. CONTRACTOR NEEDS TO OBTAIN ALL DETAILS AND DIMENSIONS ABOUT ALL SIGNS.

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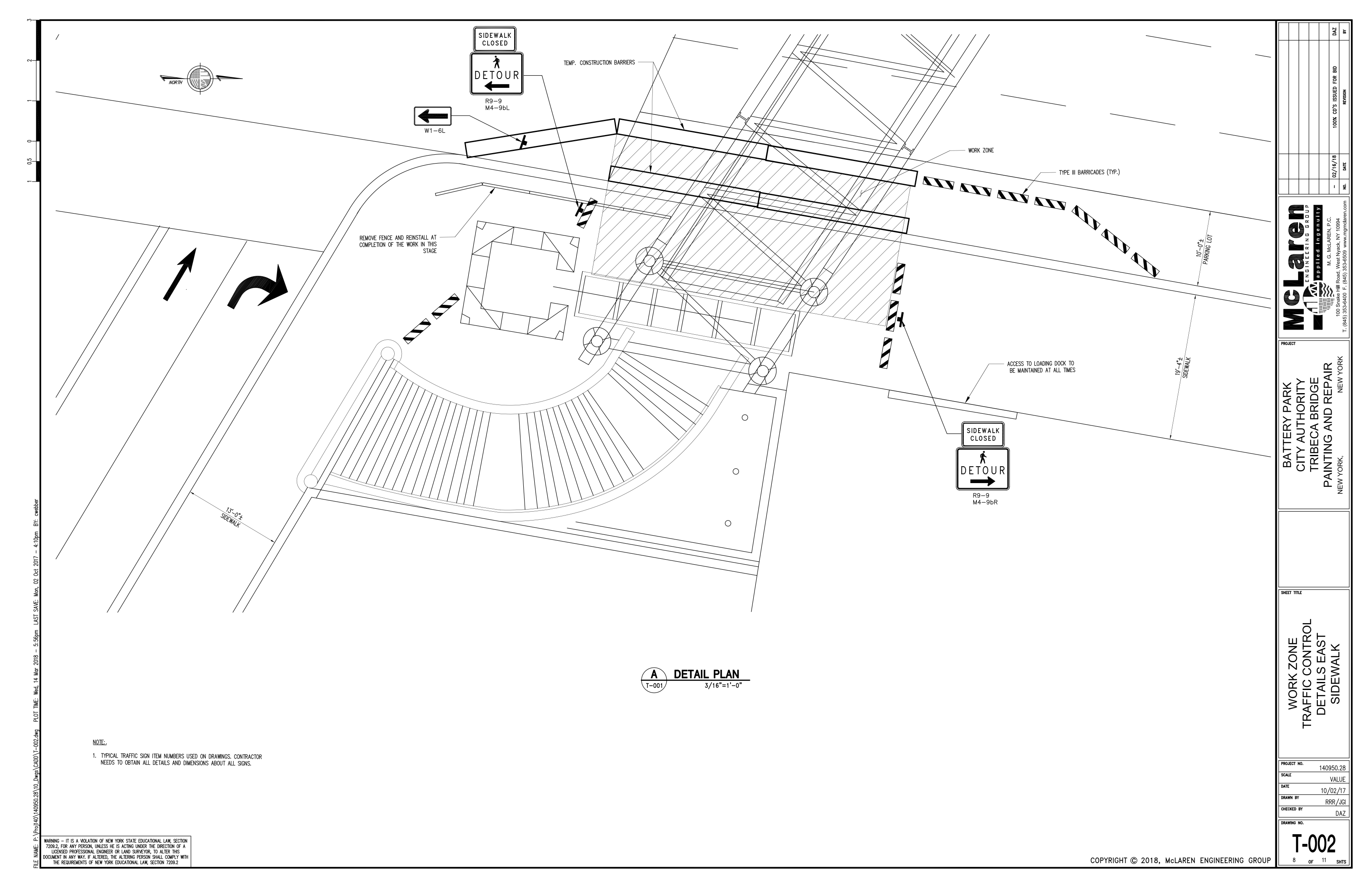


Figure 6H-30. Interior Lane Closure on a Multi-Lane Street (TA-30)

**Typical Application 30** 

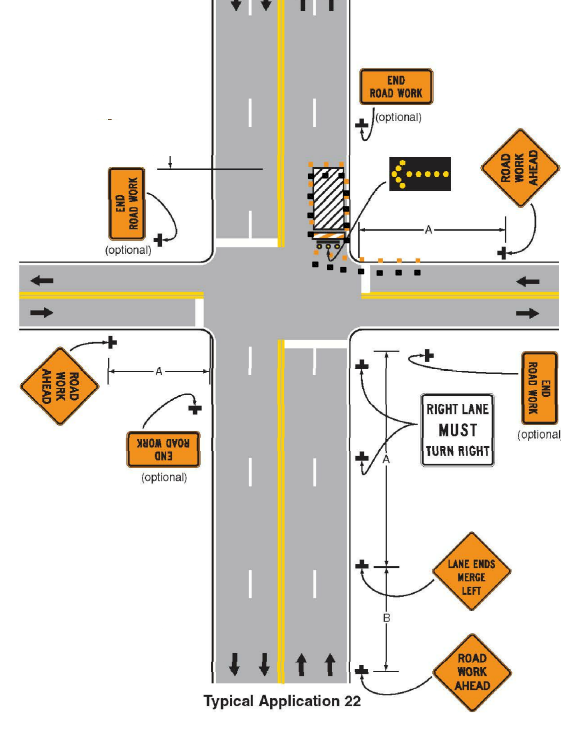
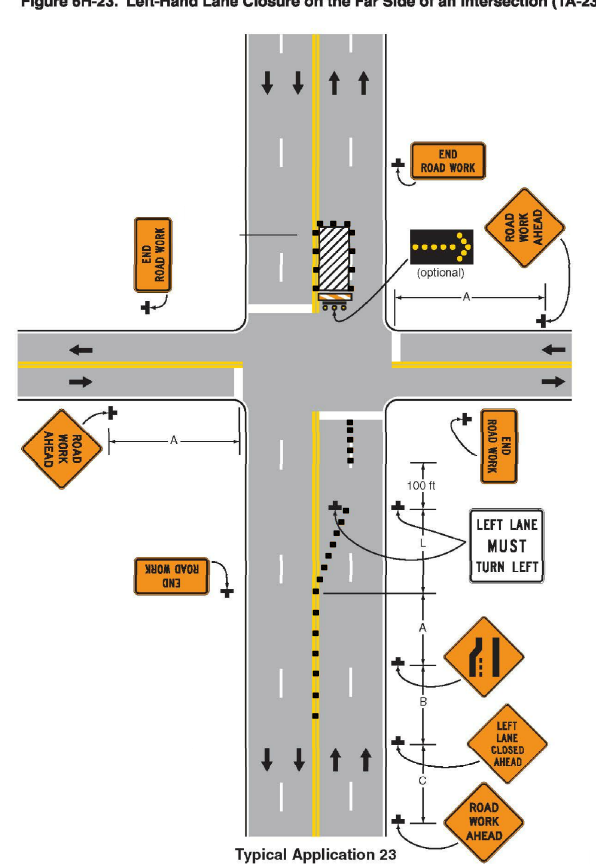


Figure 6H-23. Left-Hand Lane Closure on the Far Side of an Intersection (TA-23)



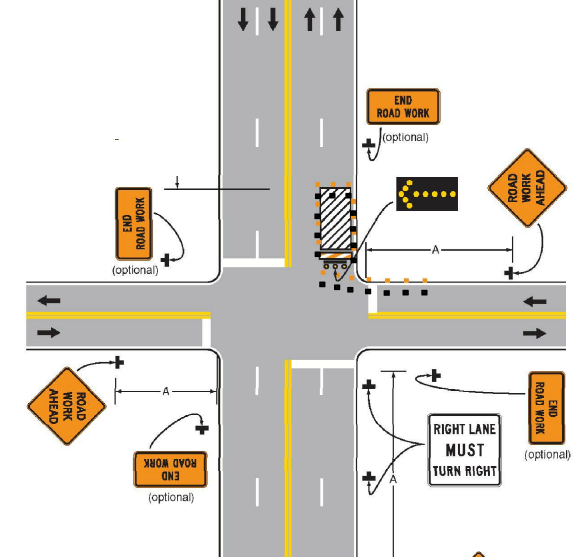
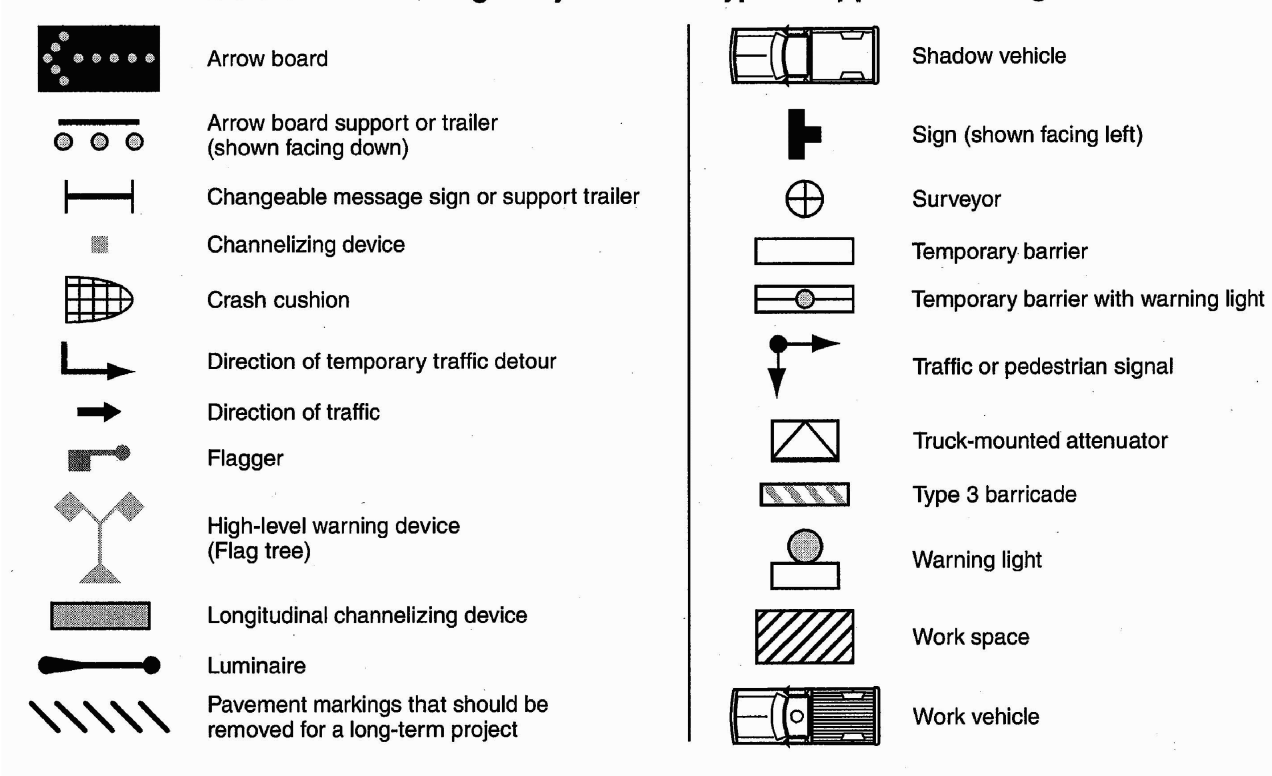


Table 6H-2. Meaning of Symbols on Typical Application Diagrams



NOTES:

- 1. USE M.U.T.C.D, LATEST EDITION FOR DETAILS OF LANE CLOSURES SHOWN IN THIS DRAWING.
- FOR DETAILS OF SIGNS SHOWN. USE CONVENTIONAL ROAD COLUMN FOR SELECTION OF THE SIZE FOR EACH SIGN.
- 3. USE N.Y. STATE STANDARD SHEETS OR AS DIRECTED BY NYC DOT FOR DETAILS OF TEMPORARY CONSTRUCTION BARRIERS, TYPE III
- 4. FOR LANE CLOSURE SCHEMES SHOWN HERE, USE THE FOLLOWING FOR URBAN LOW SPEED HIGHWAY.

C=100' L (TAPER)=320'

5. FOR ADDITIONAL NOTES, REFER TO DWG. S-111.

2. SEE M.U.T.C.D. AND NEW YORK STATE STANDARD SHEETS 619-12

BARRICADES, SIGN SUPPORTS ETC.

A=100' B=100'

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HECKED BY	DAZ
RAWING NO.	

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Buffer space

Truck-mounted attenuator (optional)

Work vehicle





UNDERSIDE OF STAIRWELL

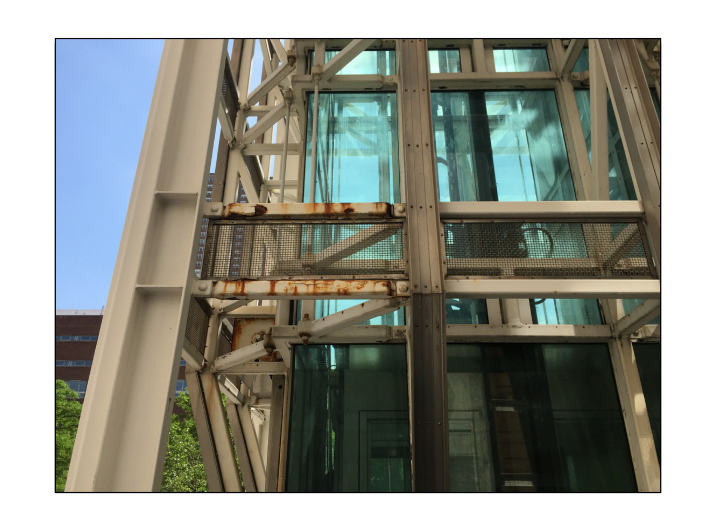


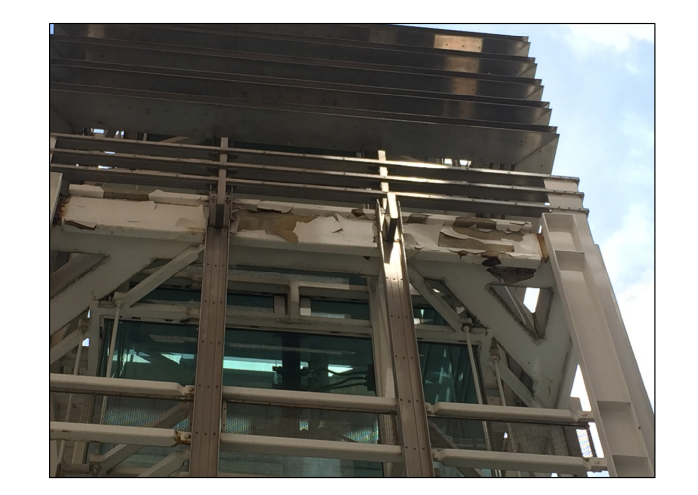
WEST SIDE STAIRWELL





PLATE GIRDERS









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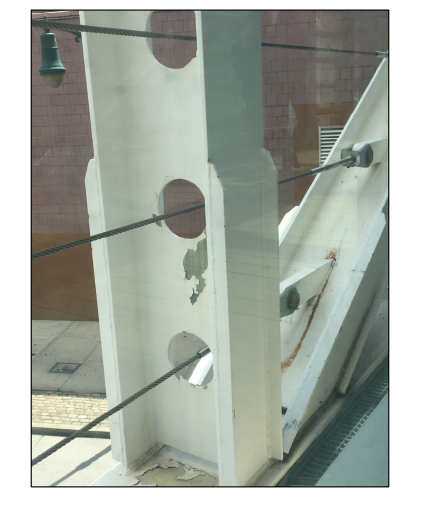


RADIAL PLATES



TRUSS MEMBERS





BRIDGE TRUSS MEMBERS

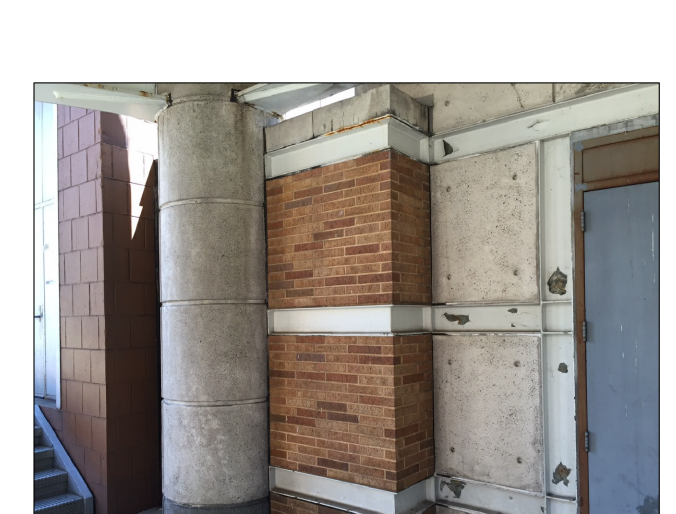


EMBEDDED STEEL CHANNELS IN EAST AND WEST STAIRWELL LANDING AND ADJACENT BUILDINGS





UNDERSIDE OF BRIDGE DECKING



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