C-18-0354

CONTRACT DOCUMENTS

LANCASTER COUNTY

NEBRASKA

For

Bid No. 18-153 Project No: 19-06 CONCRETE BOX CULVERT E-117

> JJK Construction, LLC 6700 Little Salt Road Ceresco, NE 68017

LANCASTER COUNTY, NEBRASKA CONTRACT AGREEMENT

THIS CONTRACT, made and entered into this day of	
hereinafter called the Contractor, and the County of Lancaster, Neb	raska, a political subdivision of the State of Nebraska, hereinafter
called the County.	

WHEREAS, the County has caused to be prepared in accordance with law, Specifications, Plans, and other Contract Documents for the Work herein described and has caused to be published an advertisement for and in connection with said Work, to-wit: Bid No. 18-153, Project No. 19-06, Concrete Box Culvert E-117; and

WHEREAS, the Contractor, in response to such advertisement, has submitted to the County, in the manner and at the time specified, a sealed Proposal in accordance with the terms of said advertisement; and

WHEREAS, the County, in the manner prescribed by law has publicly opened, read aloud, examined, and canvassed the Proposals submitted in response to such advertisement, and as a result of such canvass has determined and declared the Contractor to be the lowest responsible bidder for the said Work for the sum or sums named in the Contractor's Proposal, a copy thereof being attached to and made a part of this Contract.

NOW, THEREFORE, in consideration of the sums to be paid to the Contractor and the mutual covenants herein contained, the Contractor and the County hereby agree as follows:

- 1. The Contractor agrees to (a) furnish all tools, equipment, supplies, superintendence, transportation, and other construction accessories, services, and facilities; (b) furnish all materials, supplies, and equipment specified to be incorporated into and form a permanent part of the complete work; (c) provide and perform all necessary labor in a substantial and workmanlike manner and in accordance with the provisions of the Contract Documents; and (d) execute construct, and compete all work included in and covered by the County's award of this Contract to the Contractor, such award being based on the acceptance by the County of the Contractor's Proposal.
- 2. The County agrees to pay the Contractor for the performance of the work embraced in this Contract and the Contractor agrees to accept as full compensation therefor, the following sums for all work covered by and included in the Contract award and designated above, payment thereof to be made in the manner provided by the County in the sum of: Two Hundred Sixty Five Thousand Five Hundred Eighty Two Dollars and 58/100 (\$265,582.58).
- 3. EQUAL EMPLOYMENT OPPORTUNITY: In connection with the carrying out of this project, the Contractor shall not discriminate against any employee, applicant for employment, or any other person because of race, color, religion, sex, national origin, ancestry, disability, age or marital status. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, national origin, ancestry, disability, age or marital status. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other compensation; and selection for training, including apprenticeship.
- 4. To the extent permitted by law, the County relinquishes control of the construction site to the Contractor and its subcontractors during the period of construction. The construction, placement of barricades, and posting of warning signs in the area of construction will be the responsibility of the Contractor. This shall include the placement of construction equipment and any obstacles which are created as a result of the construction project. The placement of barricades and warning signs shall be in compliance with the Manual on Uniform Control Devices, the 2011 City of Lincoln Standard Specifications for Municipal Construction, as supplemented by the 2007 Edition of the Standard Specifications of Highway Construction of the State of Nebraska, the Special Provisions, Supplementary Special Provisions, and all other supplementary documents to this Agreement. To the extent permitted by law, the Contractor expressly accepts control of the construction site, such control shall include, but not be limited to, barricades, signs, road crossings, warning signs, construction equipment and any obstacles created during construction of the project.
- 5. It is the express intent of the parties that this Agreement shall not create an employer-employee relationship. Employees of the Contractor shall not be deemed to be employees of the County and employees of the County shall not be deemed to be employees of the Contractor. The Contractor and the County shall be responsible to their respective employees for all salary and benefits. Neither the Contractor's employees nor the County's employees shall be entitled to any salary, wages, or benefits from the other party, including but not limited to overtime, vacation, retirement benefits, workers' compensation, sick leave or injury leave. Contractor shall also be responsible for maintaining workers' compensation insurance, unemployment insurance for its employees, and for payment of all federal, state, local and any other payroll taxes with respect to its employees' compensation.

- 6. Each party agrees to indemnify and hold harmless, to the fullest extent allowed by law, the other party and its principals, officers, and employees from and against all claims, demands, suits, actions, payments, liabilities, judgments and expenses (including court-ordered attorneys' fees), arising out of or resulting from the acts or omissions of their principals, officers, or employees in the performance of this Agreement. Liability includes any claims, damages, losses, and expenses arising out of or resulting from performance of this Agreement that results in any claim for damage whatsoever including any bodily injury, civil rights liability, sickness, disease, or damage to or destruction of tangible property, including the loss of use resulting therefrom. Further, each party shall maintain a policy or policies of insurance (or a self-insurance program), sufficient in coverage and amount to pay any judgments or related expenses from or in conjunction with any such claims. Nothing in this Agreement shall require either party to indemnify or hold harmless the other party from liability for the negligent or wrongful acts or omissions of said other party or its principals, officers, or employees.
- This Contract shall be effective upon execution by both parties. The Work included in this Contract shall commence on August 1, 2018 (or upon notice to proceed by the County) and shall be completed on or before November 1, 2018 (or within 30 working days).
- 8. If any portion of this Agreement is held invalid, the remainder hereof shall not be affected thereby if such remainder would then continue to conform to the terms and requirements of applicable law.
- 9. GUARANTEE: A Performance and Labor and Material Payment Bond in the full amount of the Contract shall be required for all construction contracts.
- 10. In accordance with Neb. Rev. Stat. 4-108 through 4-114, the Contractor agrees to register with and use a federal immigration verification system, to determine the work eligibility status of new employees performing services within the state of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324 a, otherwise known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986. The Contractor shall not discriminate against any employee or applicant for employment to be employed in the performance of this section pursuant to the requirements of state law and 8 U.S.C.A. 1324b. The Contractor shall require any subcontractor to comply with the provisions of this section.
- 11. This Contract Agreement, along with the Suppliers Response, Plans and the following Supplemental Contract Documents, attached hereto and incorporated by this reference, form this Contract:
- 1. Instructions to Bidders
- 2. Supplemental Instructions to Bidders
- 3. Project Location(s) Map
- 4. Accepted Proposal of Contractor
- 5. Contractor Work Resume Form
- 6. Project Schedule Form
- 7. Special Provisions
- 8. Barricade Plans
- 9. Performance and Labor and Material Payment Bond
- 10. Purchasing Agent Appointment
- 11. Nebraska Resale or Exempt Sale Certificate
- 12. Tax Assessment Form
- Employer Classification Act Instructions
- 14. Employee Classification Act Affidavit
- 15. Insurance Clause and Certificate

The Contractor and the County hereby agree that all the terms and conditions of this Contract shall be binding upon themselves, and their heirs, administrators, executors, legal and personal representatives, successors, and assigns.

IN WITNESS WHEREOF, the Contractor and the County do hereby execute this contract.

EXECUTION BY LANCASTER COUNTY, NEBRASKA

ATTEST:	BY THE BOARD OF COUNTY COMMISSIONERS OF LANCASTER COUNTY, NEBRASKA
County Clerk	
Contract and Bond Approved as to Form	
this,,	
Deputy County Attorney	
<u>E</u> X	KECUTION BY CONTRACTOR
IF A CORPORATION:	Name of Corporation 6700 Little Salt Rd. Ceresco, NE 6807 (Address)
ATTEST: Astitl	(Address)
Secretary	By Mary Authorized Official President
	Legal Title of Official
IF OTHER TYPE OF ORGANIZATION:	Name of Organization
	Type of Organization
	Address)
	By: Member
	By: Member
IF AN INDIVIDUAL:	Name
	Address
,	Signature

INSTRUCTIONS TO BIDDERS

LANCASTER COUNTY, NEBRASKA

PURCHASING DIVISION

E-Bid

BIDDING PROCEDURE

- Sealed bid, (formal and informal), subject to Instructions and General Conditions and any special conditions set forth herein, will be received in the office of the Purchasing Division, 440 So. 8th St., Lincoln, NE 68508, until the bid closing date and time indicated for furnishing Lancaster County, hereinafter referred to as "County", the materials, supplies, equipment or services shown in the electronic bid request.
- 1.2 Bidders shall use the electronic bid system for submitting bids and must complete all required fields. If you do not care to bid, please respond to the bid request and note your reason.
- 1.3 Identify the item you will furnish by brand or manufacturer's name and catalog numbers. Also furnish specifications and descriptive literature if not bidding the specific manufacturer or model as listed in the specifications.
- 1.4 Any person submitting a bid for a firm, corporation, or other organization must show evidence of his authority so to bind such firm, corporation, or organization.
- 1.5 Bids received after the time and date established for receiving bids will be rejected.
- The Bidders and public are invited, but not required, to attend the formal opening of bids. At the opening, prices will be displayed electronically and/or read aloud to the public. The pricing is also available for immediate viewing on-line. No decisions related to an award of a contract or purchase order will be made at the opening.

2. BID SECURITY

- 2.1 Bid security, as a guarantee of good faith, in the form of a certified check, cashier's check, or Bidder's bond, may be required to be submitted with this bid document, as indicated on the bid.
 - Bid security, if required, shall be in the amount specified on the bid. The bid security must be scanned and attached to the "Response Attachments" section of your response or it can be faxed to the Purchasing office at 402-441-6513. The original bid security should then be sent or delivered to the office of the Purchasing Division, 440 S. 8th St., Ste. 200, Lincoln, NE 68508 within three (3) days of bid closing.
 - 2.1.2 If bid security is not received in the Purchasing Division as stated above, the vendor may be determined to be non-responsive.
- 2.2 If alternate bids are submitted, only one bid security will be required, provided the bid security is based on the amount of the highest gross bid.
- 2.3 Such bid security will be returned to the unsuccessful Bidders when the award of bid is made.
- 2.4 Bid security will be returned to the successful Bidder(s) as follows:
 - 2.4.1 For single order bids with specified quantities: upon the delivery of all equipment or merchandise, and upon final acceptance by the County.
 - 2.4.2 For all other contracts: upon approval by the County of the executed contract and bonds.
- 2.5 County shall have the right to retain the bid security of Bidders to whom an award is being considered until either:
 - 2.5.1 A contract has been executed and bonds have been furnished.
 - 2.5.2 The specified time has elapsed so that the bids may be withdrawn.
 - 2.5.3 All bids have been rejected.
- 2.6 Bid security will be forfeited to the County as full liquidated damages, but not as a penalty, for any of the following reasons, as pertains to this bidding document:
 - 2.6.1 If the Bidder fails or refuses to enter into a contract on forms provided by the County, and/or if the Bidder fails to provide sufficient bonds or insurance within the time period as established in this bidding document.

BIDDER'S REPRESENTATION

- 3.1 Each Bidder by electronic signature and submitting a bid, represents that the Bidder has read and understands the bidding documents, the bid attributes, the bid attachments, and the bid has been submitted in accordance therewith.
- 3.2 Each Bidder for services further represents that the Bidder has examined and is familiar with the local conditions under which the work is to be done and has correlated the observations with the requirements of the bid documents.

4. INDEPENDENT PRICE DETERMINATION

By submitting this bid, the Bidder certifies that the prices in this bid have been arrived at independently, without consultation, communication or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other Bidder or with any competitor; unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the Bidder prior to bid opening directly or indirectly to any other Bidder or to any competitor; no attempt has been made, or will be made, by the Bidder to induce any person or firm to submit, or not to submit, a bid for the purpose of restricting competition.

5. CLARIFICATION OF SPECIFICATION DOCUMENTS

- 5.1 Bidders shall promptly notify the Purchasing Agent or designee of any ambiguity, inconsistency or error which they may discover upon examination of the bidding documents.
- 5.2 Bidders desiring clarification or interpretation of the bidding documents for formal bids shall make a written request which must reach the Purchasing Agent or designee at least five (5) calendar days prior to the date and time for receipt of formal bids.
- 5.3 Changes made to the bidding documents will be issued electronically. All vendors registered for that bid will be notified of the addendum. Subsequent Bidders will only receive the bid with the addendum included.
- Oral interpretations or changes to the bidding documents made in any manner other than written form, will not be binding on the County; and Bidders shall not rely upon such interpretations or changes.

6. ADDENDA

- 6.1 Addenda are instruments issued by the County prior to the date for receipt of bids which modify or interpret the bidding document by addition, deletion, clarification or correction.
- 6.2 Addenda notification will be made available to all registered vendors immediately via e-mail for inspection on-line.
- No formal bid addendums will be issued later than forty-eight (48) hours prior to the date and time for receipt of formal bids, except an addendum withdrawing the invitation to bid, or an addendum which includes postponement of the bid.

ANTI-LOBBYING PROVISION

7.1 During the period between the advertised date and the contract award, Bidders, including their agents and representatives, shall not directly discuss or promote their bid with any member of the County Board or County staff except in the course of County-sponsored inquiries, briefings, interviews, or presentations, unless requested by the County.

8. BRAND NAMES

- Wherever in the specifications or bid that brand names, manufacturer, trade name, or catalog numbers are specified, it is for the purpose of establishing a grade or quality of material only; and the term "or equal" is deemed to follow.
- 8.2 It is the Bidder's responsibility to identify any alternate items offered in the bid, and prove to the satisfaction of the County that said item is equal to, or better than, the product specified.
- 8.3 Bids for alternate items shall be stated in the appropriate space on the E-Bid form. Bidders MUST attach to its bid documents in the Vendor Attachment Section of the E-Bid, a statement identifying the manufacturer and brand name of each proposed alternate, plus a complete description of the alternate items including illustrations, performance test data and any other information necessary for an evaluation.
- The Bidder must indicate any variances and explain by item number from the bidding document no matter how slight.
- 8.5 If variations are not stated in the bid, it will be assumed that the item being bid fully complies with the County's bidding documents.

9. <u>DEMONSTRATIONS/SAMPLES</u>

- 9.1 Bidders shall demonstrate the exact item(s) proposed within seven (7) calendar days from receipt of such request from the County.
- 9.2 Such demonstration can be at the County delivery location or a surrounding community.
- 9.3 If items are small and mailable, and the Bidder is proposing an alternate product, the Bidder shall supply a sample of the exact item. Samples will be returned at Bidder's expense after receipt by the County of acceptable goods. The Bidder must indicate how samples are to be returned.

10. DELIVERY (Non-Construction)

- 10.1 Each Bidder shall state on the bid the date upon which it can make delivery of all equipment or merchandise. Time required for delivery is hereby made an essential element of the bid.
- The County reserves the right to cancel orders, or any part thereof, without obligation, if delivery is not made within the time(s) specified on the bid.
- 10.3 All bids shall be based upon inside delivery of the equipment or merchandise F.O.B. to the County at the location specified by the County, with all transportation charges paid.
- 10.4 At the time of delivery, a designated Lancaster County employee will sign the invoice/packing slip. The signature will only indicate that the order has been received and the items actually delivered agree with the delivery invoice. This signature does not indicate all items meet specifications, were received in good condition and/or that there is not possible hidden damage or shortages.

11. WARRANTIES, GUARANTEES AND MAINTENANCE

- 11.1 Copies of the following documents, if requested, shall accompany the bid proposal for all items being bid:
 - 11.1.1 Manufacturer's warranties and/or guarantees.
 - 11.1.2 Bidder's maintenance policies and associated costs.
- As a minimum requirement of the County, the Bidder will guarantee in writing that any defective components discovered within a one (1) year period after the date of acceptance shall be replaced at no expense to the County. Replacement parts of defective components shall be shipped at no cost to the County. Shipping costs for defective parts required to be returned to the Bidder shall be paid by the Bidder.

12. ACCEPTANCE OF MATERIAL

- 12.1 All components used in the manufacture or construction of materials, supplies and equipment, and all finished materials, shall be new, the latest make/model, of the best quality, and the highest grade workmanship.
- 12.2 Material delivered under this bid shall remain the property of the Bidder until:
 - 12.2.1 A physical inspection and actual usage of the material is made and found to be acceptable to the County; and 12.2.2 Material is determined to be in full compliance with the bidding documents and accepted bid.
- 12.3 In the event the delivered material is found to be defective or does not conform to the bidding documents and accepted bid, the County reserves the right to cancel the order upon written notice to the Bidder and return materials to the Bidder at Bidder's expense.
- 12.4 Awarded Bidder shall be required to furnish title to the material, free and clear of all liens and encumbrances, issued in the name of the Lancaster County, Nebraska, as required by the bidding documents or purchase orders.
- 12.5 Awarded Bidder's advertising decals, stickers or other signs shall not be affixed to equipment. Vehicle mud flaps shall be installed blank side out with no advertisements. Manufacturer's standard production forgings, stampings, nameplates and logos are acceptable.

13. BID EVALUATION AND AWARD

- 13.1 The electronic signature shall be considered an offer on the part of the Bidder. Such offer shall be deemed accepted upon issuance by the County of purchase orders, contract award notifications, or other contract documents appropriate to the work.
- 13.2 No bid shall be modified or withdrawn for a period of ninety (90) calendar days after the time and date established for receiving bids, and each Bidder so agrees in submitting the bid.
- 13.3 In case of a discrepancy between the unit prices and their extensions, the unit prices shall govern.
- 13.4 The bid will be awarded to the lowest responsive, responsible Bidder whose bid will be most advantageous to the County, and as the County deems will best serve the requirements and interests of the County.
- The County reserves the right to accept or reject any or all bids; to request rebids; to award bids item-by-item, with or without alternates, by groups, or "lump sum"; to waive irregularities and technicalities in bids; such as shall best serve the requirements and interests of the County.
- 13.6 In order to determine if the Bidder has the experience, qualification, resources and necessary attributes to provide the quality workmanship, materials and management required by the plans and specifications, the Bidder may be required to complete and submit additional information as deemed necessary by the County. Failure to provide the information requested to make this determination may be grounds for a declaration of non-responsive with respect to the Bidder.
- 13.7 The County reserves the right to reject irregular bids that contain unauthorized additions, conditions, alternate bids, or irregularities that make the bid incomplete, indefinite or ambiguous.
- 13.8 Any governmental agency may piggyback on any contract entered into from this bid.

14. <u>INDEMNIFICATION</u>

- The Bidder shall indemnify and hold harmless, to the fullest extent allowed by law, the County, its agents, officers, employees and representatives from and against all claims, demands, suits, actions, payments, liability, judgements and expenses (including court-ordered attorney's fees), arising out of or resulting from the performance of the contract that results in bodily injury, sickness, disease, death, civil rights liability, or injury to or destruction of tangible property, including the loss of use resulting therefrom, and that are caused in whole or in part by the Bidder, its employees, agents, any subcontractor, anyone directly or indirectly employed by them, or anyone for whose acts any of them may be liable. This section will not require the Bidder to indemnify or hold harmless the County for any losses, claims, damages and expenses arising out of or resulting from the sole negligence of the County, its agents, employees, or representatives.
- 14.2 In any and all claims against the County or any of its members, officers or employees by an employee of the Bidder, any subcontractor, anyone directly or indirectly employed by any of them or by anyone for whose acts made by any of them may be liable, the indemnification obligation under paragraph 14.1 shall not be limited in any way by any limitation of the amount or type of damages, compensation or benefits payable by or for the Bidder or any subcontractor under worker's compensation acts, disability benefit acts or other employee benefit acts.

15. TERMS OF PAYMENT

15.1 Unless stated otherwise, the County will begin processing payment within thirty (30) calendar days after all labor has been performed and all equipment or other merchandise has been delivered, and all such labor and equipment and other materials have met all contract specifications.

16. LAWS

- The laws of the State of Nebraska shall govern the rights, obligations, and remedies of the parties under this bid and any contract reached as a result of this process.
- 16.2 Bidder agrees to abide by all applicable local, state and federal laws and regulations concerning the handling and disclosure of private and confidential information concerning individuals and corporations as to inventions, copyrights, patents and patent rights.
- 16.3 The Bidder agrees to hold the County harmless from any claims resulting from the Bidder's unlawful disclosure or use of private or confidential information.

17. EQUIPMENT TAX ASSESSMENT

Any bid for public improvement shall comply with Nebraska Revised Statutes 77-1323 and 77-1324. Indicating; every person, partnership, limited liability company, association or corporation furnishing labor or material in the repair, alteration, improvement, erection, or construction of any public improvement shall sign a certified statement which will accompany the contract. The certified statement shall state, stating that all equipment to be used on the project, except that acquired since the assessment date, has been assessed for taxation for the current year, giving the county where assessed.

18. AFFIRMATIVE ACTION

- 18.1 Each Bidder agrees that it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, disability, age, or marital status.
- 18.2 The successful Bidder will be required to comply with the provisions of the County's Affirmative Action Policy.
- The Equal Opportunity Officer will determine compliance or non-compliance with the County's Affirmative Action Policy upon a complete and substantial review of successful Bidder's equal opportunity policies, procedures and practices.
- The County provides equal opportunity for all Bidders and encourages minority businesses, women's businesses and locally owned business enterprises to participate in our bidding process.

19. INSURANCE

19.1 All Bidders shall take special notice of the insurance provisions required for all County contracts (see Insurance Clause for All County Contracts).

20. EXECUTION OF CONTRACT

- 20.1 Depending on the type of service provided, one of the following methods will be employed. The method applicable to this contract will be checked below:
 - ___ a. PURCHASE ORDER, unless otherwise noted.
 - 1. This contract shall consist of a Lancaster County Purchase Order.
 - A copy of the Bidder's bid response (or referenced bid number) attached and that the same, in all particulars, becomes the contract between the parties hereto: that both parties thereby accept and agree to the terms and conditions of said bid documents.

X b. CONTRACT, unless otherwise noted.

- County will furnish 2 copies of the Contract to the successful Bidder who shall prepare attachments as required.
 Insurance as evidenced by a Certificate of Insurance (as required), surety bonds properly executed (as required), and Contract signed and dated.
- 2. The prepared documents shall be returned to the Purchasing Office within 10 days (unless otherwise noted).
- 3. The County will sign and date the Contract and submit the Contract to the County Board of Commissioners for approval and signature.
- 4. Upon approval and signature, the County will return one copy to the successful Bidder.

21. TAXES AND TAX EXEMPTION CERTIFICATE

21.1 The County is generally exempt from any taxes imposed by the State or Federal Government. A Tax Exemption Certificate will be provided as applicable.

22. <u>E-VERIFY</u>

In accordance with Neb. Rev. Stat. 4-108 through 4-114, the contractor agrees to register with and use a federal immigration verification system, to determine the work eligibility status of new employees performing services within the state of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324 a, otherwise known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986. The Contractor shall not discriminate against any employee or applicant for employment to be employed in the performance of this section pursuant to the requirements of state law and 8 U.S.C.A 1324b. The contractor shall require any subcontractor to comply with the provisions of this section. For information on the E-Verify Program, go to www.uscis.gov/everify.

ADDENDUM #1 Issue Date: 06/04/2018 Bid No. 18-153 CONCRETE BOX CULVERT E-117, PROJECT NO. 19-06 (CO-ENGINEER)

Addenda are instruments issued by the Purchasing Department prior to the date for receipt of offers which will modify or interpret the specification document by addition, deletion, clarification or correction. Please acknowledge receipt of this addendum in the space provided in the Attribute Section.

Be advised of the following changes to the bidding documents:

QUESTION

- 1. Will the County allow either of the two (2) projects listed be constructed over the winter?
 - a. Yes, winter construction will be acceptable and the completion must be completed by May 1, 2019 which was extended from original date of November 1, 2018.

END OF ADDENDA NO. 1

All other terms, conditions and requirements of the request remain the same as originally indicated in the document or as modified on previous addenda.

Sharon Mulder Assistant Purchasing Agent

ADDENDUM #2 Issue Date: 06/05/2018 Bid No. 18-153

CONCRETE BOX CULVERT E-117, PROJECT 19-06 (COUNTY ENGINEER)

Addenda are instruments issued by the Purchasing Department prior to the date for receipt of offers which will modify or interpret the specification document by addition, deletion, clarification or correction. Please acknowledge receipt of this addendum in the space provided in the Attribute Section.

Be advised of the following changes to the bidding documents:

QUESTIONS

1. The item for 24" type 3 culvert pipe shows a quantity of 103 LF. The culvert cross sections show 19' at Sta. 13+85.50, 28.8' Lt. [5' x 19' x ? elbow], 20' at Sta. 13+85.50, 28.5' Rt. [8' x ? elbow x 9' x ? elbow x 3'], 25' at Sta. 14+59.53, 32.2' Lt. [10' x 15' x ? elbow] and 39' at Sta. 14+74.51, 33.6' Rt.

24" pipe needed = 103 LF

7' allowance for elbow fabrication x 4 = 28'

Total quantity for Item 26 should be 131 LF.

Elbows should be designated by degree on the field-checked culvert order list.

What is the additional length allowance to address payment for the elbow fabrication?

The 103 linear feet of 24" pipe should be 131 linear feet instead.

2. The bid closing has been extended to Friday, June 8, 2018 at 12:00 p.m., central time.

END OF ADDENDA NO. 2

All other terms, conditions and requirements of the request remain the same as originally indicated in the document or as modified on previous addenda.

Sharon Mulder Assistant Purchasing Agent

ADDENDUM #3 Issue Date: 06/05/2018 Bid No. 18-153 CONCRETE BOX CULVERT E-117, PROJECT 19-06 (COUNTY ENGINEER)

Addenda are instruments issued by the Purchasing Department prior to the date for receipt of offers which will modify or interpret the specification document by addition, deletion, clarification or correction. Please acknowledge receipt of this addendum in the space provided in the Attribute Section.

Be advised of the following changes to the bidding documents:

CORRECTIONS

- 1. The itemized pricing sheet has been replaced with the corrected quantity as stated in Addendum #2
- 2. The bid closing has been extended to Tuesday, June 12, 2018 at 12:00 p.m., central time.

END OF ADDENDA NO. 3

All other terms, conditions and requirements of the request remain the same as originally indicated in the document or as modified on previous addenda.

Sharon Mulder Assistant Purchasing Agent

SUPPLEMENTAL INSTRUCTIONS TO BIDDERS

Lancaster County Engineering Department
Road and Bridge Construction Projects

This project shall be subject to and performed in accordance with the Instructions to Bidders, and with the revisions and amendments listed below. In the event of a conflict with the Instructions to Bidders, the Supplemental Instructions listed below shall control and take precedence. Contractors must register as a vendor with City/County Purchasing to receive electronic bid (E-Bid) notices and must submit their bid via the E-Bid system. Please call (402) 441-8309 or (402) 441-8103 for assistance.

- Section 1.3 is not applicable to this project.
- 2. Section 5.1 shall be amended as follows: Bidders shall promptly notify the <u>Lancaster County Engineering Department</u> of any ambiguity, inconsistency, or error which they may discover upon examination of the specification documents.
- 3. Section 10 is not applicable to this project and is replaced by the following:

<u>DELIVERY (Construction):</u> All bids shall be based on the delivery schedule specified in the Special Provisions and/or Project Schedule Form. Time required for delivery of labor, materials, services, etc... as specified above is hereby made an essential element of the bid.

- 4. Section 15 is not applicable to this project.
- 5. The following sections are added to the Instructions to Bidders:
 - 1) STANDARD SPECIFICATIONS. The work as detailed on the plans shall be completed in accordance with the requirements of the Nebraska Department of Roads 2007 Standard Specifications for Highway Construction. The Nebraska Department of Roads 2007 Standard Specifications for Highway Construction (NDOR Standard Specifications), including all amendments, Supplemental Specifications and additions thereto effective at the date of the contract, the Special Provisions, plans, and all supplementary documents are essential parts of the contract.
 - 2) Section 111 of the Standard Specifications is null and void and is replaced by the following:

BID DOCUMENTS. Copies of the Proposal, Specifications (Standard Specifications, Special Provisions, General Requirements, etc.), Plans (if required) and other document forms may be viewed at the office of the County Engineer or may be downloaded via the City/County e-bid process. Bidders are required to examine the same and satisfy themselves that all requirements are fully understood. Bidders are encouraged to personally inspect the location of the project upon which they are bidding. Upon award of the Contract, the Contractor may request up to three (3) additional sets of Plans and Specifications at no charge. Additional Specification may be purchased by payment of the current reproduction fee.

3) Section 2 shall be amended to include the following:

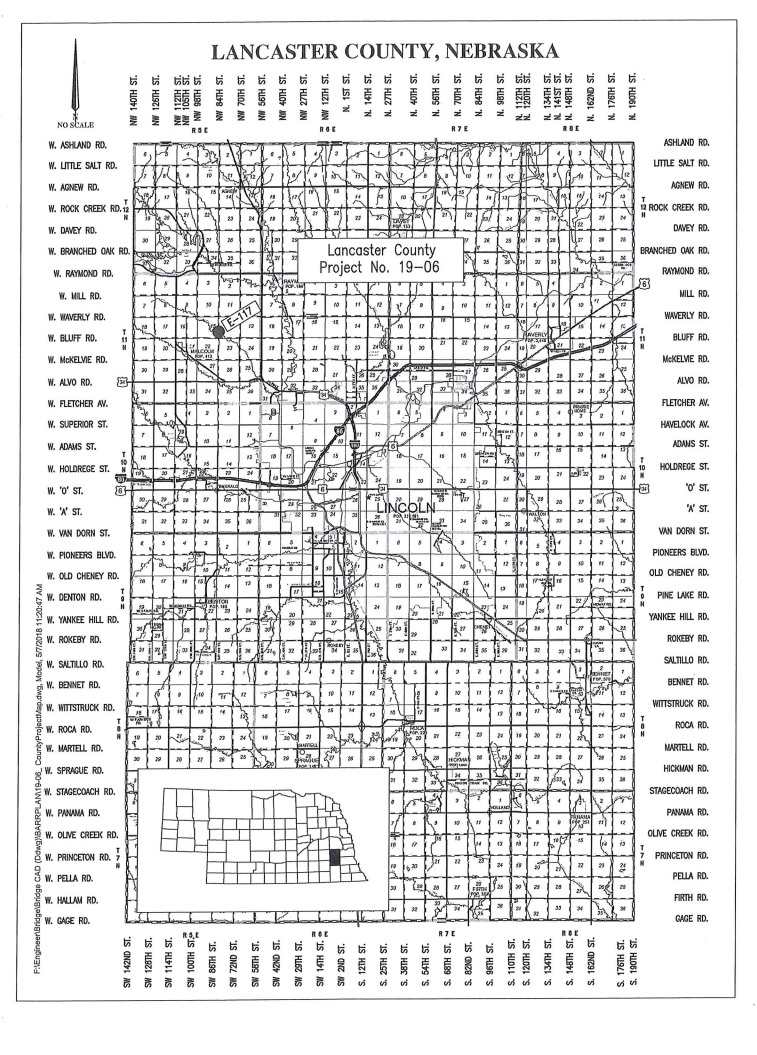
The bidder will furnish a Bidder's Bond for not less than five percent (5%) of the total bid made payable to the County Treasurer of Lancaster County, Nebraska, which is to be retained as liquidated damages in case the bidder fails to enter into a Contract with sufficient bond for the full amount of the Contract price within ten (10) calendar days from the date of the award of the Contract to the bidder.

4) Section 20 shall be amended to include the following:

Within ten (10) calendar days after the award of the bid, the successful bidder must execute a written contract between the bidder and the County; such contract will incorporate the County's contract documents and be on forms provided by the County. Failure to enter into such a contract with the County within such time period will cause a forfeiture of bidder's bid security to the County as fully liquidated damages.

Also within such time period, the successful bidder must furnish on forms provided by the County a Performance and Labor and Material Payment Bond in the sum of one hundred percent (100%) of the contract price, executed by the bidder and a corporate surety company authorized to transact business in the State of Nebraska. Such bond shall be conditioned upon the faithful performance of all terms and conditions of the contract documents, including the holding harmless of the County from failure to do so and including the making good of any and all guarantees which the contract documents may require; and, such bond shall be further conditioned upon the payment of all laborers and materialmen who provide labor, materials, etc. actually used or rented in the performance of the contract, including insurance premiums and interest.

5) If any portion of this Agreement is held invalid, the remainder hereof shall not be affected thereby if such remainder would then continue to conform to the terms and requirements of applicable law.



City of Lincoln/Lancaster County (Lincoln Purchasing) Supplier Response

Bid Information		Contact Information		Ship to Information			
Bid Creator	Robert Walla Purchasing Agent	Address	Purchasing 440 S. 8th St.	Address	See specifications		
Email Phone Fax	rwalla@lincoln.ne.gov 1 (402) 441-8309 x 1 (402) 441-6513 x	Contact	Lincoln, NE 68508 Robert Walla	Contact	NE		
Bid Number Title	18-153 Addendum 3 Concrete Box Culvert E-117, Project 19-06 (County Engineer)	Departmen Building S Floor/Roon Telephone	Suite 200 n	Departm Building Floor/Ro Telephone	om		
Bid Type Issue Date Close Date	Bid 5/25/2018 07:01 AM (CT) 6/12/2018 12:00:00 PM (CT)	Fax Email	(402) 441-6513 x rwalla@lincoln.ne.gov	Fax Email			
Supplier Infor	Supplier Information						
Company Address	JJK Construction, LLC 6700 Little Salt Road						
Contact Department Building	Ceresco, NE 68017 Jeremy Kyncl						
Floor/Room Telephone Fax Email Submitted Total	(402) 432-2605 (402) 785-2180 jeremy@jjk.construction 6/12/2018 08:23:32 AM (CT) \$265,582.58		,				
By submitting	your response, you certify that yo	ou are autho	rized to represent and bind	your compan	y.		
Signature <u>Je</u>	remy Kyncl		Email jerem	y@jjk.constru	uction		
Supplier Note	s				,		

Bid Notes

After reviewing this bid, please indicate your intent to bid this project.

If you intend to bid as a General Contractor, click "Intent" above, select "Yes, I intend to respond to this opportunity" in the Response Intent Box, click Save.

If you intend to bid as a Sub Contractor, click "Intent" above, select "No, I do not intend to respond to this opportunity" in the Response Intent Box, click Save. Click "Intent" a second time, select "Yes, I intend to respond to this opportunity" in the Response Intent Box, click Save.

If you need assistance in preparing your bid, 1) Click the "Help" button in the upper right hand corner of any screen; or 2) Contact our office at 402-441-8103 to set up a training session in Purchasing or assistance over the phone.

e t to Bid - General ractor	Description If you intend to bid as a Sub Contractor, select "No, I do not intend to respond to this opportunity" in the Response Intent Box, click Save. Click "?Intent" a second time, select
	opportunity" in the Response Intent Box, click Save. Click "?Intent" a second time, select
	"Yes, I intend to respond to this opportunity" in the Response Intent Box, click Save.
t to Bid - Sub Contractor	
t to	Bid - Sub Contractor

Bid Messages

1	Name	Note	Response
l	Instructions to Bidders	I acknowledge reading and understanding the Instructions to Bidders.	Yes
5	Supplemental Instructions to Bidders	I acknowledge reading and understanding the Supplemental Instructions to Bidders.	Yes
T	Insurance Requirements and Endorsements	Vendor agrees to provide insurance coverage for each checked box on the Insurance Clause document in the Specification in the Bid Attachment section including the submission of the Certificate of ACORD and the applicable endorsements.	Yes
		Insurance Certificate and required Endorsements are required at time of contract execution by the vendor.	
		Vendors are strongly encouraged to send the insurance requirements and endorsement information to their insurance agent prior to bid close in order to expedite the contract execution process.	
1	NDOR Standard Specs for Hwy Construction	I acknowledge reading and understanding the current Nebraska Department of Road's Standard Specifications for Highway Construction Supplemental Specifications to the Standard Specifications for Highway Construction, view at: http://www.dor.state.ne.us/ref-man/	Yes
١	Work Resume Form	I have attached my Contractor Work Resume Form to this bid, if required as per Section 102, Article 102.02.	Yes
F	Project Schedule	I have attached my Project Schedule Form to this bid.	Yes
5	Special Provisions	I acknowledge reading and understanding the Special Provisions.	Yes
E	Barricade and Detour Plans	I acknowledge reading and understanding the Barricade Plans and Detour Plans.	Yes
5	Sample Contract	I acknowledge reading and understanding the Contract Agreement Forms.	Yes
E	Bonds	I acknowledge that a Performance Bond and a Payment Bond each in the amount of 100% of the Contract amount will be required with the signed contract upon award of this job.	Yes

11	Tax Exempt Certification Forms	Materials being purchased in this bid are tax exempt and unit prices are reflected as such. A Purchasing Agent Appointment form and a Exempt Sales Certificate form shall be issued with contract documents. (Note: State Tax Law does not provide for sales tax exemption for proprietary functions for government, thereby excluding the purchases of pipes to be installed in water lines and purchase of water meters.)	Yes
12	Tax Assessment Form	I acknowledge reading and understanding the Tax Assessment Form will be required with the contract.	Yes
13	Bid Bond Submission	I acknowledge and understand that my bid will not be considered unless a bid bond or certified check in the sum of five percent (5%) of the total amount of the bid is made payable to the order of the County Treasurer as a guarantee of good faith prior to the bid opening. The bid security may be scanned and attached to the 'Response Attachments' section of your response or faxed to the Purchasing Office (402)441-6513. The original bond/check must then be received in the Purchasing Office, 440 S. 8th Street, Ste. 200, Lincoln, NE 68508 within three (3) days of bid closing. YOU MUST INDICATE YOUR METHOD OF BID BOND SUBMISSION IN BOX TO RIGHT!	I have scanned and attached my bid bond.
14	Electronic Signature	Please check here for your electronic signature.	Yes
15	Contract	Name of person submitting this bid:	Jeremy Kyncl
16	Project Dates	The Contractor agrees that the Work in this Contract shall begin as soon after the Notice to Proceed as is necessary for the Contractor to complete the Work within the number of calendar days allowed and prior to the stated completion date. The completion date shall be 30 working days following notice to proceed or no later than November 1, 2018.	Yes
17	Unit Price Rules	I acknowledge the Excel spreadsheet is attached to this bid in the Response Attachment Section. The unit price of the Excel Spreadsheet takes precedence over the total submitted in Line Items.	Yes
18	Employee Class Act Affidavit	I acknowledge if awarded the contract I will abide by the law, notarize and attach the Employee Classification Act Affidavit to my contract.	Yes

Is your company legally considered an Individual or Sole Proprietor: YES or NO

No

As a Vendor who is legally considered an Individual or a Sole Proprietor I hereby understand and agree to comply with the requirements of the United States Citizenship Attestation Form, available at: http://www.sos.ne.gov/business/notary/citizenforminfo.html

All awarded Vendors who are legally considered an Individual or a Sole Proprietor must complete the form and submit it with contract documents at time of execution.

If a Vendor indicates on such attestation form that he or she is a qualified alien, the Vendor agrees to provide the US Citizenship and Immigration Services documentation required to verify the Vendor's lawful presence in the United States using the Systematic Alien Verification for Entitlements (SAVE) Program.

Vendor further understands and agrees that lawful presence in the United States is required and the Vendor may be disqualified or the Contract terminated if such lawful presence cannot be verified as required by Neb. Rev. Stat. 4-108.

Respondent hereby certifies that the change set forth in this addendum has been incorporated in their proposal and is part of their bid. Reason: See Bid Attachments section for Addendum information.

Respondent hereby certifies that the change set forth in Yes this addendum has been incorporated in their proposal and is part of their bid. Reason: See Bid Attachments section for Addendum information.

Respondent hereby certifies that the change set forth in Yes this addendum has been incorporated in their proposal and is part of their bid. Reason: See Bid Attachments section for Addendum information.

21 Agreement to Addendum No. 2

22 Agreement to Addendum No. 3

Lin	e Items	3			
#	Qty	UON	1	Description	Response
1	1	Lum	p Sum	Concrete Box Culvert E-117, Project 19-06	\$265,582.58
	Item No	otes:		ut the itemized Excel spreadsheet attached below. Attach completed spreadsheet on the 'Fhments' of your response.	Response
	Supplie	r Notes	: :		
1)				Response Total:	\$265,582.58

Contractor Name	JJK Construction, LLC
O o i i i i i i i i i i i i i i i i i i	

1 1	Γ	Estimated	T		T
Line	Description	Quantity	Unit	Unit Price	Amount
No.	Concrete Box Culvert E-117	Quartity			
	Project No. 19-06 - Part I (E-117)				
	110,000 100 100 1 000 1				
	i e				
	Group 1 - Grading				
1	General Clearing And Grubbing	1.00	Lump Sum	\$2,000.00	\$2,000.00
2	Earthwork Measured In Embankment	1,050.00	Cu.Yds.	\$15.50	\$16,275.00
3	Removal and Replacement of Unsuitable Material	10.00	Cu.Yds.	\$32.81	\$328.10
4	Water	8.00	M.Gal	\$157.14	\$1,257.12
5	Rock RipRap, Type B	112.00	Ton	\$48.00	\$5,376.00
6	Crushed Rock Surface Course	109.00	Ton	\$25.00	\$2,725.00
7	Incorporating Crushed Rock Surfacing	5.40	Station	\$280.00	\$1,512.00
8	Large Tree Removal	1.00	Each	\$1,500.00	\$1,500.00
9	Remove and Salvage Bridge rail	60.00	Lin. Ft.	\$6.66	\$399.60
10	Salvaging and Placing Topsoil	1,210.00	Sq. Yds.	\$1.05	\$1,270.50
11	Salvaging And Placing Rock RipRap (Est. Quantity)	10.00	Ton	\$25.50	\$255.00
12	Salvaging And Placing Top Soil On Rip-Rap	60.00	Sq.Yds.	\$21.00	\$1,260.00
13	Subgrade Preparation	5.40	Station	\$380.00	\$2,052.00
14	Rental Of Crawler-Mounted Hydraulic Excavator, Fully Operated	5.00	Hour	\$165.00	\$825.00
	Rental Of Front End Loader, Fully Operated	5.00	Hour	\$150.00	\$750.00
	Rental Of Skid Loader, Fully Operated	5.00	Hour	\$125.00	\$625.00
17	Rental of Dump Truck, Fully Operated	5.00	Hour	\$90.00	\$450.00
-17	Total Group 1 =	0.00	Hour	φου.σο	\$38,860.32
	Total Group 1 =				Ψ00,000.02
	Croup 4 Culverte				
	Group 4 - Culverts	1.00	Each	\$4,000.00	\$4,000.00
	Remove Structure at Sta. 14+20	1.00	Each	\$3,000.00	\$3,000.00
	Remove Headwall	635.00	Cu.Yds.	\$15.24	\$9,677.40
	Excavation For Box Culverts	179.90	Cu.Yds.	\$501.09	\$90,146.09
	Class 47B-3000 Concrete For Box Culverts	2.68	Cu.Yds.	\$2,644.89	\$7,088.31
	Class 47B-3000 Concrete For Headwall		Lbs.	\$1.31	\$56,889.37
	Reinforcing Steel For Box Culverts	43,427.00 164.00	Lbs.	\$5.54	\$908.56
	Reinforcing Steel For Headwalls				\$3,347.50
	Crushed Rock Base Course For Box Culverts	49.60 131.00	Cu.Yds.	\$67.49 \$66.63	
	24" Culvert Pipe, Type 3		Lin. Ft.	\$557.22	\$8,728.53
	Tapping Concrete Box Culvert	4.00	Each		\$2,228.88
28	Steel Sheet Piling	659.00	Sq.Ft.	\$12.11	\$7,980.49
29	Excavation For Pipe, Pipe-Arch Culverts And Headwalls	20.60	Cu.Yds.	\$85.77	\$1,766.86
	Total Group 4 =				\$195,761.99
	Group 5 - Landscaping	4.00		# 500.00	# 500.00
	Mulch	1.00	Ton	\$500.00	\$500.00
	Seeding, Type "A"	0.40	Acre	\$6,500.00	\$2,600.00
	Temporary Silt Fence	360.00	Lin. Ft.	\$4.72	\$1,699.20
	Temporary Erosion Check, Type "Wattle"	100.00	Lin. Ft.	\$4.72	\$472.00
	Fabric Silt Fence, High Porosity	120.00	Lin. Ft.	\$3.90	\$468.00
	Fabric Silt Fence, Low Porosity	1,080.00	Lin. Ft.	\$2.75	\$2,970.00
36	Erosion Checks, Type "Wattle"	20.00	Lin. Ft.	\$3.90	\$78.00
	Total Group 5 =				\$8,787.20
	Group 10 - General				
	Mobilization (Part I - E-117)	1.00	Lump Sum	\$15,793.07	\$15,793.07
	Barricades, Type III	720.00	BarrDay	\$2.00	\$1,440.00
	Construction Signs	720.00	SignDay	\$2.00	\$1,440.00
	Construction Staking And Surveying	1.00	Lump Sum	\$3,500.00	\$3,500.00
	Total Group 10 =				\$22,173.07
	Total All Groups =				\$265,582.58

CONTRACTOR WORK RESUME FORM FOR LANCASTER COUNTY, NEBRASKA

PROJECT NO. 19-06

CONCRETE BOX CULVERT E-117

The foll	lowing is a list of pro	jects recently o	completed by		struction, LLC Name)	which are thought to be	
similar	in nature to the work	required in the	e aforementione	d project:			
1.	Nebraska Dep	artment of Tr	ansportation		Syracuse Southwes	st BRO-7066(43)	
1.		Owner			Project Name and/or Number		
	1500 Highwa	ay 2			\$990,356.25	November 2017	
		Street Address	i.		Contract Amount	Completion Date	
	Lincoln	NE	68509				
	City	State	Zip				
	Jesse De Los Sa Name Owner's Rep	DESCRIPTION OF THE PROPERTY OF	(402)47 Phone	71-4567			
	escription of Work 0' 10" three span p	restressed co	oncrete slab br	idge	,		
2.	Nemaha NRD					272) Phase 2 C006420635	
		Owner			Project Name	e and/or Number	
	62161 Highway				\$286,311.38	March 2016	
		Street Address			Contract Amount	Completion Date	
	Tecumseh	NE	68450				
	City	State	Zip				
	Robert Hilske		(402)33	35-3325			
	Name Owner's Rep	oresentative	Phone				
Brief De	escription of Work						
C	onstruction of cond	crete box culv	vert				

CONTRACTOR RESUME WORK FORM Page 2

3.	Antelope C	County, Nebraska	a .	Oakdale South Box Culvert		
		Owner		Project Name a	nd/or Number	
	501 Main S	treet		\$90,813.01	December 2015	
		Street Address	3	Contract Amount	Completion Date	
	Neligh	NE	68756			
	City	State	Zip			
	JEO Consul	ting Group, Inc.	(402) 371-6416			
	Name Owner's	Representative	Phone			
Brief	Description of Wo	ork				
			truction of a 2 10x6x44' c	concrete box culvert		
110111	oval of existing	shage and cone.	addion of a 2 Toxox FF o			
4.	Saline County, Nebraska			Saline County Cu	lvert C007601515	
		Owner		Project Name and/or Number		
	215 S Court	į.		\$288,403.16	October 2015	
		Street Address	3	Contract Amount	Completion Date	
	Wilber	NE	68465			
	City	State	Zip			
	Speece Lewi	s Engineers, Inc.	. (402)483-5466			
		Representative	Phone			
Brief I	Description of Wo	rk		**************************************		
Co	enstruction of co	ncrete box culve	rt and associated gradin	g and paving		
				G		

Refer to the Amendment of Section 102, Article 102.02 of the Standard Specifications Qualification of Bidder prior to completing this form.

PROJECT SCHEDULE FOR LANCASTER COUNTY, NEBRASKA

PROJECT NO. 19-06

CONCRETE BOX CULVERT E-117

Part A

The bidder proposes to furnish all necessary equipment, tools, machinery, apparatus, and other means of construction; to do all work and to furnish all materials and labor necessary to complete the work in accordance with the Plans, Specifications, and Special Provisions now on file in the office of the Lancaster County Engineer; to commence said work on August 1, 2018 and to complete all work on or before November 1, 2018. This project will be considered a Working day project.

The bidder may begin work on the contract before the date specified herein provided such a change is acceptable to the County Engineer, and that the Contractor has obtained written permission to do so.

Paragraph 2 of Section 108.08 of the Standard Specifications will be amended to provide an internal liquidated damage of \$1,000.00 per work day for each and every work day that the work at a particular site remains incomplete beyond the time period specified in the Project Schedule. In the event that the Contractor fails to complete all of the work on the contract by the completion date specified in the proposal liquidated damages will be assessed in accordance with Section 108.08 of the Standard Specifications. In no case will the Contractor be subject to both the internal liquidated damage and the liquidated damage prescribed for failure to complete the contract on or before the date specified in the proposal.

The Contractor will complete the work on this contract within the time periods specified below, once work has begun at a particular site.

Part No.	Working Days Allowed
I. E-117	30

Part B

PROJECT SCHEDULE FOR LANCASTER COUNTY, NEBRASKA

PROJECT NO. 19-06

CONCRETE BOX CULVERT E-117

The Contractor is free to complete the work at the various sites on the project in any order that the Contractor desires, with the following exceptions/restrictions:

Construction on all sites may not begin until all permits required to authorize construction of the project have been obtained by the Lancaster County Engineering Department.

The following is the sequence that the bidder proposes to use to complete the work under this Contract. Bidder shall estimate the chronological order of the work and report accordingly.

STRUCTURE NO./WORK DESCRIPTION

ESTIMATED BEGIN DATE

ESTIMATED COMPLETION DATE

Concrete Box Culvert E-117

June 25, 2018

August 8, 2018

The Contractor will attach this form to the E-Bid in the "Response Attachment" section

REVISIONS, AMENDMENTS AND/OR SUPPLEMENTS TO THE STANDARD SPECIFICATIONS

The following are revisions, amendments and/or supplements to the Standard Specifications:

Section 101, Article 101.0317: Commission. Shall mean the Board of County Commissioners of Lancaster County, Nebraska.

Section 101, Article 101.0321: The word "Pre-Qualified" shall be eliminated from the definition of the term Contractor.

Section 101, Article 101.0328: <u>Department.</u> Shall mean the Lancaster County Engineering Department.

Section 101, Article 101.0335: Engineer. Shall mean the Lancaster County Engineer.

Section 101, Article 101.0349: The word "Pre-Qualified" shall be eliminated from the definition of the term Letting.

Section 101, Article 101.0383: State. Shall mean Lancaster County, Nebraska.

Section 102, Article 102.01: This section of the Standard Specification is null and void.

Section 102, Article 102.02: This section of the Standard Specification is null and void and will be replaced with the following:

QUALIFICATION OF BIDDERS.

The bidder shall either be currently qualified with the Nebraska State Department of Roads or have done work similar in nature for Lancaster County in the last three years for the group or groups of work to be bid on this contract or the bidder shall provide proof of responsibility to the satisfaction of Lancaster County. Proof of responsibility shall consist of completing and attaching the Contractor Work Resume Form to the e-bid in the Response Attachment Section. Additional information may be

required by the County in order to determine a prospective bidder's qualifications.

Section 102, Article 102.05: This section of the Standard Specification is null and void (see E.E.O. requirements in Instructions

to Bidders).

Section 102, Article 102.06: This section of the Standard Specification is null and void.

Section 102, Article 102.08: This section of the Standard Specification is null and void.

Section 102, Article 102.10 Paragraphs 1 and 2:

These sections of the Standard Specification are null and void and will be replaced with the following:

All bids will be submitted using the City of Lincoln/Lancaster County Purchasing Agents' e-bid system. Facsimile or e-mail bids are not acceptable.

Section 102, Article 102.11 Paragraphs 1(b), 1(c), 1(e), 1(f), 1(g), 1(h), and 1(l):

These sections of the Standard Specifications are null and void.

Section 102, Article 102.12: This section of the Standard Specifications is null and void and will be replaced with the requirements

in Section 1 of the Instructions to Bidders.

Section 102, Article 102.15: This section of the Standard Specifications is null and void and will be replaced with the requirements

in Section 2 of the Instructions to Bidders.

Section 103, Article 103.01: The reference to the "Director" in the first sentence will mean Lancaster County Board of

Commissioners. The reference to "Thirty Days" in the second sentence will be amended to 90 days.

SPECIAL PROVISIONS FOR PROJECT NO. 19-06; CONCRETE BOX CULVERT E-117 Page 2

Section 103, Article 103.04:

This section of the Standard Specifications is null and void and will be replaced with Paragraph 20

of the Instructions to Bidders.

Section 103, Article 103.05:

This section of the Standard Specifications is null and void and will be replaced with Paragraph 20

of the Instructions to Bidders.

Section 103, Article 103.06 Paragraph 1(a) and 1(b):

This section of the Standard Specifications is null and void and will be replaced with Paragraph 13

of the Supplemental Instructions to Bidders.

Section 103, Article 103.06 Paragraph 2(b):

This section of the Standard Specification will be amended to read as follows:

Proceed with the execution of the contract after the 10 day period when all required documents have been correctly submitted.

Section 105, Article 105.02 Paragraph 7:

The address for submittal of shop drawings and working drawings will be amended to:

Lancaster County Engineering Department 444 Cherrycreek Road, Bldg "C" Lincoln, NE 68528 Attn: Shop Drawings

Section 107, Article 107.12:

This section of the Standard Specification is null and void.

Section 107, Article 107.13:

This section of the Standard Specification is null and void

Section 109, Article 109.07 Paragraph 3(b):

This section of the Standard Specifications is null and void.

PROJECT SCHEDULE, SUPPLIERS AND SUBLETTING

PRECONSTRUCTION CONFERENCE

At the preconstruction conference, the Contractor shall prepare and submit for acceptance specific plans for accomplishing temporary erosion control, including that required for haul roads, plant sites, borrow pits, and disposal sites. A plan that contains only general statements indicating that erosion control will be accomplished "according to accepted standards" or "according to NDOT standards" is not acceptable. No work shall start until the erosion control plans are accepted by the Engineer.

The Contractor will prepare and submit at the pre-construction conference a Non-Storm Water Pollution Prevention Plan.

At the pre-construction conference, the Contractor shall prepare and submit a Method of Completion. Said schedule will show the calendar, with the days of the week, week-ends and holidays indicated. The schedule will indicate the time periods during which major elements of the work will be begun and completed. The schedule will indicate the time periods during which the subcontracted work will be performed. The schedule will demonstrate that the project can be completed within the time allowed for the contract. Said schedule will accurately depict the interrelationship of various major elements of the work. Said schedule will be detailed to the extent that the completion of critical tasks performed by either the Contractor or his Subcontractors will be evident. Finally, the schedule submitted will be reproducible for distribution to all Subcontractors and other interested parties (i.e. Public Utilities, Emergency Service Providers, etc...)

The Contractor will furnish and submit to the County a list of Subcontractors he proposes to use on the project. The list will also indicate the items of work which each Subcontractor is expected to complete. This list will be submitted at the pre-construction conference.

The Contractor will furnish and submit to the County a list of suppliers of construction products he proposes to use on the project. (i.e. ready mixed concrete, pre-cast concrete products, culverts, asphalt products, etc...) The Contractor need NOT specify where he plans to obtain incidental items as they must be selected from the current State of Nebraska Department of Roads pre-approved products list. Said list will be submitted at the pre-construction conference.

SUBLETTING OR ASSIGNMENT OF THE CONTRACT

The Contractor's attention is directed to Section 108.01 of the Standard Specifications, Sections 108.01 Paragraphs 7 and 8 will be considered null and void.

All other portions of Section 108.01 will be considered part of the contract agreement.

INDEPENDENT CONTRACTOR

It is the express intent of the parties that this Agreement shall not create an employer-employee relationship, and the Contractor, or any employees or other persons acting on behalf of the Contractor in the performance of this Agreement, shall be deemed to be independent contractor(s) during the entire term of this Agreement or any renewals thereof. It is agreed between the parties that the designated staff shall at all times continue to be employees of the Contractor for the duration of the Agreement. The Contractor shall be responsible for all salary and benefits payable under this Agreement and the Contractor's employees shall not be entitled to any salary from the County or to any benefits made to County Employees, including, but not limited to, overtime, vacation, retirement benefits, workers' compensation, sick leave or injury leave. The Contractor shall also be responsible for maintaining workers' compensation insurance, unemployment insurance and any applicable malpractice insurance coverage for its employees, and for payment of all federal, state, local and any other payroll taxes with respect to the employee's compensation.

UTILITIES

GENERAL NOTES

The location of all aerial and underground utility facilities may not be indicated in these plans. Underground utilities whether indicated or not, will be located and flagged by the utilities at the request of the contractor. No excavation will be permitted in the area of underground utility facilities until such facilities have been located and identified to the satisfaction of all parties and then only with extreme care to avoid any possibility of damage to the utility facility.

The Contractor should request a utility status update at the project pre-construction conference, and/or prior to starting work. Any utility adjustments or interruption of service for the convenience of the Contractor shall be the sole responsibility of the Contractor.

All utility rehabilitation will be accomplished prior to or concurrent with construction.

To arrange for utilities to locate and flag their underground facilities, contact Diggers Hotline of Nebraska at 1-800-331-5666, or dial 811.

The Contractors attention is directed to Paragraph 1, subsection 201.1 of the NDOT 2007 Standard Specifications for Highway Construction relative to the removal of poles to or beyond the Right of Way line and the lines indicating the limits of construction. If the Contractor desires the further removal of poles beyond the Right of Way lines to the limits of construction and their replacement to facilitate construction operations the entire expense for this movement and replacement shall be borne by the Contractor alone. An estimate of cost for the work described above may be obtained at the office of the Chief Engineer of the utility involved.

SURVEYING

CONSTRUCTION SURVEYING

The Contractor shall be responsible for all construction surveying on this project in compliance with Section 114 of the Standard Specifications with the exception of Section 114, Article 114.01, Paragraph 2, which shall be considered null and void. The contractor shall accomplish the requirements in Paragraph 3 of this Subsection including the staking of the limits of right-of-way and easements, both permanent and temporary.

The Contractor shall be responsible for the preservation of all stakes and marks. The cost of replacing any stakes or marks destroyed or disturbed by the Contractor shall be charged against, and deducted from, the payment for the work at the rate of \$125.00 per hour for each hour of County survey time spent replacing the Contactor disturbed reference points.

CONSTRUCTION SITE CONTROL

GENERAL

To the extent permitted by law, the County relinquishes control of the construction site to the Contractor and its Subcontractors during the period of construction. The construction, placement of barricades, and posting of warning signs in the area of construction will be the responsibility of the Contractor. This shall include the placement of construction equipment and any obstacles which are created as a result of the construction project. The placement of barricades and warning signs shall be in compliance with the current edition of the Manual on Uniform Traffic Control Devices and the 2007 Edition of the Standard Specifications of Highway Construction of the State of Nebraska. The placement of such barricades and signs shall be reviewed by the County Engineer's Office prior to commencement of the project to ensure compliance. To the extent permitted by law, the Contractor expressly accepts control of the construction site, such control shall include, but not be limited to, barricades, signs, road crossing, construction equipment and any obstacles created during construction of the project.

The Contractor will be required to give the Project Engineer forty-eight (48) hour notice prior to commencing work at any site on the Contract.

All barricades, construction signs and non-standard signs required by the Barricade Plan, Detour Plan, or Lane Closure Plan will be properly erected prior to commencing work at a particular site.

The Contractor will be allowed to close the road to all but local traffic at each site while pursuing the work on the contract.

The Contractor may, upon giving the proper notice, close the road or traffic lane and begin work on the Contract. Once work has begun at a particular site, the work will be pursued vigorously to completion. The Contractor will maintain an adequately sized work force supported by the necessary equipment every working day until all work at the site is completed and the road or traffic lane re-opened to traffic.

The Contractor may complete the box culvert work in this contract any time during the period specified in the proposal. However, once construction has begun at a particular culvert site, the Contractor will complete all work at that site within the time periods(s) specified on the Project Schedule Form.

USE OF EASEMENT AND RIGHT-OF-ENTRY DURING THE WORK

The Contractor shall have the right to enter the property shown on the plans to accomplish the work in this Contract. It is the intent of this specification to limit the Contractor's use of the existing and new right-of-way, temporary and permanent easements, or right-of-entry areas to those portions actually required to perform the work under this Contract as directed by the Project Engineer. The Contractor will <u>not</u> be permitted to disturb those areas which are not directly related to work required under the Contract. The Project Engineer will have the sole authority to determine what portions of the property may be disturbed.

TRAFFIC CONTROL

Section 104.05 (3.) of the Standard Specification is null and void and is replaced by the following:

The Contractor will barricade and sign the project and detour in accordance with the Plans included in these Special Provisions. The Contractor will maintain both the barricades and construction signs throughout the duration of the project.

PROVISIONS FOR TRAFFIC

The Contractor will at all times, to the extent practicable, provide facilities for continuous uninterrupted egress and ingress to and from the nearest intersecting public roads or streets for local traffic which has its origin or destination within the limits of the project.

BARRICADES

All barricades and sign supports furnished under this specification will be compliant with the National Cooperative Highway Research Program (NCHRP) Report #350 (Test Level -3) and the Manual on Uniform Traffic Control Devices.

The barricades will be provided by the Contractor in accordance with the Barricade Plan for each site as indicated in the plans for the project or as directed by the Project Engineer. All barricades furnished shall be Type II or Type III and will be equipped with Type "A" flashing lights.

All barricades required by the Barricade Plan or the Detour Plan will be properly erected prior to any work beginning at the construction site. Maintenance of and payment for barricades will be in accordance with Subsection 937.09 of the Standard Specifications.

Once work on the project site(s) has been completed, the Project Engineer will direct the Contractor to pick up and remove the barricades, construction signs and the appurtenances thereto. The Contractor or his subcontractor will perform the removal work within five (5) calendar days. If in the event the removal is not done within the time period specified, Lancaster County forces will remove and store, at the nearest maintenance facility, the items described above. A fee of \$50.00/hour for each hour will be charged for the removal expense incurred by County forces. The expense will be reduced from any payments due the Contractor.

CONSTRUCTION SIGNS

All construction signs furnished under this specification will be compliant with the National Cooperative Highway Research Program (NCHRP) Report #350 (Test Level - 3).

The construction signs will be provided by the Contractor in accordance with the "Barricade Plan," the "Detour Plan," or as directed by the Project Engineer. Each construction site will be barricaded; however, not all sites will have a designated detour route or a detour plan.

The work will include furnishing each sign regardless of size or message. All signs furnished shall be reflectorized with a material that has a smooth, sealed outer surface which will display approximately the same size, shape, and color both day and night.

All signs furnished for use in work areas or on detour routes designated for the project shall meet all applicable standards and specifications prescribed in Parts II and V and Part VI of the latest edition of the *Manual On Uniform Traffic Control Devices* (M.U.T.C.D.). See the "Detour Plans" attached to *Special Provisions*.

It is the intent of this specification that the construction signs specified herein be fastened to the Type III barricades or 4" x 4" wooden posts of adequate length as shown on the plans or called for in the *Special Provisions*. If in the opinion of the Project Engineer this method of erection proves unsatisfactory, the Contractor will be required to provide the necessary sign supports and fasteners at <u>no</u> additional cost. All construction signs and non-standard signs required by the barricade plan or the detour plan will be erected prior to any work beginning at the construction site.

Payment for construction signs will be measured by the number of calendar days each sign remains in use on the project regardless of the size, type, mounting method, or message appearing on the sign. The unit for this work shall be known as a "Sign Day". This price shall be full and complete compensation for furnishing all labor, material, equipment, and other incidentals necessary to provide, erect, maintain, repair, and remove construction signs.

The County will supply non-standard signs to be attached to posts, Type II or Type III barricades by the Contractor to aid in the control of traffic during the work. The Contractor shall remove and return the signs to the County upon completion of the work. The installation, maintenance, and removal of non-standard signs will not be paid for directly but will be subsidiary to the items for which direct payment is made.

FLAGGER

The Contractor will furnish the services of a flagger if directed to do so by the project engineer. Flagging services will be provided in accordance with *Section 422.03 Paragraph 3 of the Standard Specifications*. The Contractor will be compensated in accordance with *Section 422.04 Paragraph 3 of the Standard Specifications*. The Contractor will be compensated at the contract unit price per half day or day as specified in the Proposal, regardless of the site to which the flagger is deployed.

CLEARING AND GRUBBING

GENERAL

"General Clearing and Grubbing" will be a lump sum pay item. General Clearing and Grubbing includes removing all trees except those trees with a circumference exceeding 80 inches at 40 inches above ground level and stumps whose circumference at or near ground level is 80 inches or more.

Trees whose circumference exceed 80 inches at 40 inches above ground level and stumps whose circumference exceeds 80 inches at ground level are to be counted to establish the pay quantity Each (ea) and shall be paid for under the item "Large Tree Removal".

The Contractor will not be allowed to dispose of trees, stumps, logs, down timber, shrubs, brush, weeds or other herbaceous material resulting from clearing or grubbing operations on the project right-of-way or easements.

REMOVAL

REMOVAL OF EXISTING BRIDGE(S)

The item, "Remove Structure at Station" shall be in accordance with the pertinent provisions of Section 203 of the Standard Specifications. The Contractor is solely responsible for the safe and controlled removal of the bridges. Payment shall be full compensation for removal of bridge.

The existing abutments and bents (if applicable) shall be entirely removed.

The existing abutment and bent piling shall be cut-off as specified in these special provisions.

Table 203.01 of the Standard Specifications is void and superseded by the following:

Location Pile Cut-off

Excavation or embankment areas 2 feet below finished grade

Stream Channels (between high banks) 2 feet below defined flow line elevation

All other areas 2 feet below natural ground

Basis of Payment Pay ItemPay Unit

Remove Structure at Station 1 Each (EA)

All material resulting from the removal of non-salvageable bridge components shall become the property of the Contractor and shall be promptly removed from the right-of-way.

REMOVAL OF LEAD PLATES

Any lead plates that are encountered shall be recycled at a legitimate recycling facility in the same manner described for lead plates in Paragraph 3 (Environmental Requirements) in Section 203.01 of the Standard Specifications and in accordance with Title 128, Nebraska Hazardous Waste Regulations. All other work involved with the removal and handling shall be in accordance with Section 732 of the Standard Specifications.

REMOVAL OF LEAD BASED PAINT

There is potential for lead based paint to be found on the bridges painted components. Scrape samples of paint shall be taken from the existing structure(s) by the Contractor and analyzed for the presence of toxic metals. The Contractor is required to conduct their own monitoring at project start-up, and adjust worker protection and work practices according to the results.

Removal of paint containing hazardous metals can create exposure conditions above regulatory limits for health and safety requirements. Extreme caution shall be taken to minimize the amount of potential lead based painted material or debris from causing or threatening to cause pollution of the air, land and waters of the State. If the method of removal of the components generates paint debris, the waste shall be handled in accordance with NDORs Standard Specification for Highway Construction Section 732 (Lead-based Paint Removal) and Title 128, Nebraska Hazardous Waste Regulations. The Contractors implementation plan efforts shall be documented in ECOD. (NDOR District, Contractor).

Paragraph 1. of Subsection 732.01 in the Standard Specifications is void and superseded by the following:

This work consists of the removal of lead-based paint and the removal of lead-based painted structural steel members which may involve abrasive removal of paint (i.e., sandblasting, scraping), the cutting of members, and the collection, site storage and disposal of all paint debris waste generated during the process of removal or modification of the existing structure. This work shall be done in accordance with this specification and the method statement as approved by the Engineer. The collected paint debris waste will be characterized as hazardous waste and is subject to hazardous waste regulations.

REMOVAL OF EXISTING HEADWALL(S)

Contract items for headwall removals shall include the removal of the headwall and all appurtenances such as wings and aprons and shall be paid for by the each. The excavation required for the removal and the backfilling of the excavated materials in the opening or openings caused by the removal shall be considered subsidiary to the work of removal.

EXCAVATION AND EMBANKMENT

EXCAVATION FOR BOX CULVERTS AND EXCAVATION FOR PIPE, PIPE-ARCH CULVERTS, AND HEADWALLS

Paragraph 3.b.(6) of Section 702.04 of the Standard Specifications is amended to read as follows:

The excavation associated with the preparation of a structure or the removal of a structure shall not be included in the quantity of excavation for pipe culverts and headwalls or excavation for box culverts when the structure is within the limits of the excavation for the new culvert or its headwalls. Excavation for the preparation of a structure or removal of a structure shall be subsidiary to the contract items of "Preparation of Structure at Station ______" or "Remove Structure at Station ______" as addressed in Section 203 of the Standard Specifications.

Paragraph 3.b.(7) of Section 702.04 of the Standard Specifications is void.

DEWATERING EXCAVATION(S)

The Contractor will note that some work sites in this contract may have standing water under the existing culvert or bridge. If water is encountered, the Contractor shall dewater the excavation and the saturated unstable material shall be removed from the base. If a suitable draining or pumping procedure cannot produce a dry area, an approved granular material shall be deposited to an elevation above the water level.

The water level shall then be maintained at an elevation below the base of the excavation until after the concrete has been placed and set for at least 5 hours.

If water percolates through the base of the excavation in spite of dewatering efforts, then the Contractor shall place a watertight seal course in the bottom of the excavation. This will be considered extra work.

There will be no direct payment for furnishing, placing, operating, and removing cofferdams, pumps, dikes, or cribs used by the Contractor to dewater a particular construction site. The aforementioned work will be considered subsidiary to items of work for which direct payment is made.

EARTHWORK MEASURED IN EMBANKMENT - (B-147)

The Contractor will be required to furnish borrow on this project. This work will not be paid for directly but shall be considered subsidiary to the Item "Excavation Measured in Embankment". The price will be considered full and complete compensation for the work described. Payment shall be made at the contract unit price by the cubic yard as shown in the plan quantities. No balance factor has been applied to the plan quantity of this item.

An estimated quantity of excavation on the project may be shown on the plans for informational purposes only.

RIPRAP AND TOPSOIL

PLACING ROCK RIPRAP, TYPE(S) "B"

The Contractor will exercise caution while placing the riprap material to avoid damage to structure. Any structural damage caused by the Contractor will be his responsibility and will be repaired at his expense.

SALVAGE AND PLACE EXISTING ROCK RIPRAP (ESTABLISHED QUANTITY)

The work covered by this section of the Special Provisions will include furnishing all labor, material, overhead, equipment, transportation, supplies, tools, supervision and other incidentals necessary to excavate, stockpile, and replace the existing rock riprap which is located on the channel banks and in the channel invert upstream, downstream, and beneath the bridge. This work will be done in accordance with the lines and grades which are shown in the Plans. The replacement of the existing rock riprap which was salvaged will be completed prior to ordering additional rock riprap, Type(s) "B".

The Item "Salvage and Place Existing Rock Riprap (Established Quantity) will not be measured for payment. The Contractor will receive payment based on the quantity shown in the Plans. The price will be considered full and complete compensation for the work described herein.

SALVAGING AND PLACING TOPSOIL

The work included and covered in this section to the Special Provisions is described in Section 207 of the Standard Specifications with the following amendments:

Section 207.01 will be amended to read:

The Contractor will remove the excavated material from the locations shown on the plans, stockpile it, and place the salvaged material on the areas to be protected by rock riprap. The Contractor will NOT be required to cover the rock riprap areas located directly beneath a bridge (between driplines) or below the ordinary high water line of channels at a bridge or culvert site. It is the intent of this Special Provision that the Contractor use the excavated material deemed on the Plans as "waste" to accomplish this work.

SPECIAL PROVISIONS FOR PROJECT NO. 19-06; CONCRETE BOX CULVERT E-117 Page 9

Section 207.03 Paragraph 3a. will be amended to read:

The areas to be covered with topsoil as indicated in the Plans. The Contractor will place and tamp the topsoil (using placing equipment) until a 6" thick layer of material covering the rock riprap has been achieved.

Section 207, Article 207.03, Paragraph 3b., 3c., 3d., 5a. and 5b. are null and void.

Section 207, Article 207.05, Paragraph 2 is null and void.

All areas for which placement of topsoil is required shall also be seeded, fertilized and protected by an erosion control method approved by the Project Engineer.

EROSION AND SEDIMENT CONTROL

INSTALLATION OF TEMPORARY AND PERMANENT EROSION/SEDIMENTATION CONTROL MEASURES

The work covered in this section of the Special Provisions will include furnishing all labor, materials, equipment, fabrication, transportation, supplies, tools, supervision, and other incidentals necessary to provide and install the erosion/sedimentation control measures.

Erosion/sedimentation control measures shall consist of work such as Temporary Ditching or Diking, Cat Tracking, Contour Cultivation, Temporary Silt Fence, Temporary Erosion Checks, Seeding - Types "A", "B", and "Cover Crop", Mulch - Types "Hay", "Straw", and "Hydromulch", Fabric Silt Fence - Types High and Low Porosity, Erosion Checks - Type "Wattle", and/or erosion and sediment control materials chosen from the tables below as adopted from the "State of Nebraska Department of Roads Erosion and Sediment Control Approved Products List".

The permanent erosion/sedimentation control measures will consist of Seeding, Type "A", Erosion Control, Class 1-D, and Erosion Checks, Type "Wattle". This work will be done as soon as practical after completion of the rip-rap installation and final grading work.

The temporary erosion/sedimentation control measures will consist of temporary earth checks, temporary ditching or diking, cat tracking, contour cultivation, etc. The temporary measures will be installed at locations as directed by the project engineer. This work will be done immediately prior to de-mobilizing from a particular project site.

All erosion checks shall be biodegradable.

Table A Slope Erosion Control Usage Chart

								SI	ope S	teepne	988							
Type of	6:1	or Fla	tter		4:1			3:1		2.5:1			2:1			1:1		
Erosion Control		Slope Length			Slope Length		Slope Length		_	Slope Length		Slope Length			Slope Length		_	
	0-30'	30-60'	60'+	0-30'	30-60'	60'4	0-30'	30-60'	60'+	0-30'	30-60'	60'+	0-30'	30-60'	60,+	0-30'	30-60'	60'+
Seed with properly anchored mulch																		
Sod																		
Slope protection mulch																		
Class 1 - Type A Slope Protection Netting																		
Class I - Type B																		
Lt. Wt. Quick Degrading Erosion Control Blanket																		
Class 1 - Type C Lt. Wt. Single Net Erosion			****															
Control Blanket																		
Class 1 - Type D																		
Lt. Wt. Double Net Erosion Control Blanket																		
Class 1 - Type E																		
Med Wt. Double Net Erosion Control Blanket		*****	****															
Class 1 - Type F																		
Heavy Duty Erosion Control Blanket	*****																	

Designates instances where a particular Erosion Control Type will be used.

Designates instances where a particular Erosion Control Type can be used.

Table B
Ditch and Channel Erosion Control Usage Chart

	Ditch Grade																	
	<1% Maximum Length				1% - 3%			3% - 5%			5% - 7%			7% - 10%			>10%	
Type of				Maxi	Maximum Length		Maximum Length		Maxi	Maximum Length		Maximum Length			Maximum Length			
Erosion Control	<300'	600'	900'+	<300'	600'	900'+	<300'	600'	900'+	<300'	600'	900'+	<300'	600'	900'+	<300'	600'	900'+
Seed with Properly Anchored Mulch																		
Sod					-													
Class 1 - Type C Lt. Wt. Single Net Erosion Control Blanket																		
Class 1 – Type D Lt. Wt. Double Net Erosion Control Blanket																		
Class 1 - Type E Med. Wt. Double Net Erosion Control Blanket																		
Class 1 - Type F Heavy Duty Erosion Control Blanket																		
Class 2 - Type A Turf Reinforcement Mat						,,,,,	.,,,,											
Class 2 – Type B Turf Reinforcement Mat																		
Class 2 - Type C Turf Reinforcement Mat																		
Cellular Confinement																		

Designates instances where a particular Erosion Control Type will be used.
Designates instances where a particular Erosion Control Type can be used.

Table C

11				Blank	et Size	Acceptable	Mass Per Unit	Minimum	Minimum Light	
Product	Product Description	Material Composition	Functional Longevity	Minimum Roll Width	Minimum Thickness ASTM D 6525	Matrix Fili Material	Area ASTM D6475	Size of Net Openings	Penetration ASTM D6567	
Clas	s 1 - Degradable	Blankets								
A	Slope Protection Netting	A photodegradable black synthetic mesh.	24 Months	6.5' (2.0 m)	N/A	N/A	2.2 lbs./ 1000 sf	0.75"x0.75"	N/A	
В	Lt. Wt. Quick Degrading Erosion Control Blanket	Processed degradable natural and/or polymer fibers mechanically bound together by a single rapidly degrading, synthetic or natural fiber netting.	3 Months	4.0'	0.25" (6.35 mm)	Straw or Excelsion	0.40 lbs/sy	0.50"x0.50" (12.7 mm x 12.7 mm)	10%	
C	Lt. Wt. Single Net Erosion Control Blanket	Processed degradable natural fibers mechanically bound together by a single degradable, synthetic or natural fiber netting.	12 Months	6.5' (2.0 m)	0.25" (6.35 mm)	Straw or Excelsion	0.50 lbs/sy (0.25 kg/sm)	0.50"x0.50" (12.7 mm x 12.7 mm)	7%	
D	Lt. Wt. Double Net Erosion Control Blanket	Processed degradable natural fibers mechanically bound together between two degradable, synthetic or natural fiber nettings.	12 Months	6.5' (2.0 m)	0.25" (6.35 mm)	Straw or Excelsion	0.50 lbs/sy (0.27 kg/sm)	0.50"x0.50" (12.7 mm x 12.7 mm)	7%	
E	Med. Wt. Double Net Erosion Control Blanket	An erosion control blanket composed of degradable natural fibers and/or processed slow degrading natural fibers mechanically bound together between two slow degrading synthetic or natural fiber nettings to form a continuous matrix. A minimum of 60% of the matrix. A minimum of 60% of the matrix must consist of fibers proven to last a minimum of 24 months.	24 Months	6.5' (2.0 m)	0.25" (6.35 mm)	Strawi Coconut, Excelsior, or Coconut Fibers	0.50lbs/sy (0.27 kg/sm)	0.50"x0.50" (12.7 mm x 12.7 mm)	7%	
F	Heavy Duty Erosion Control Blanket	An erosion control blanket composed of degradable natural fibers and/or processed slow degrading natural fibers mechanically bound together between two slow degrading synthetic or natural fiber nettings to form a continuous matrix.	36 Months	6.5' (2.0 m)	0.25" (6.35 mm)	Coconut Fibers	0.50 lbs/sy (0.27 kg/sm)	0.50°x0.50° (12.7 mm x 12.7 mm)	7%	

The information in this table has been derived from information obtained from the Erosion Control Technology Council and from the characteristics of products currently on the NDOR Approved Products List. All values must be within 10% of the minimums shown on the table to be considered for approval on the APL.

Table D

Rolled Erosion Control Product Physical Properties Specification Chart

5.			61 - 41-A	Blank	et Size	Acceptable	Mass Per Unit Area		Testing D 6818)
Product Type	Product Description	Material Composition	Size of Net Openings	Minimum Roll Width	Minimum Thickness ASTM D 6525	Matrix Fill Material	(ASTM D6566)	MD Tensile MD Elongation	TD Tensile TD Elongation
Clas	s 2 - Long-Term	Non-degradable Channel Applications			No. of the state of the				
A	Turf Reinforcement Mat	synthetic fibers, filaments, nets, wire mesh and/or other elements, processed into a permanent, three-dimensional matrix of sufficient thickness. TRMs, which may be supplemented with degradable	0.50"x0.50" (12.7mm x 12.7mm)	6.5' (2.00 m)	0.25 inches (6.35 mm)	Excelsior, Coconut, or Polymer fibers.	10 oz/sy (340 g/m²)	125 lbs/ft (1.82kN/m)	125 lbs/ft (1.82kN/m)
В	Turf Reinforcement Mat		0.50"x0.50" (12.7mm x 12.7mm)	6.5' (2.00 m)	0.50 inches (6.35 mm)	100% UV Stabilized Polypropylene Fibers	10 oz/sy (340 g/m²)	150 lbs/ft (2.19 kN/m)	150 lbs/ft (2.19kN/m)
С	Turf Reinforcement Mat	maturation. Class 2, Type C TRMs must provide sufficient thickness, strength and void space to permit soil filling and/or soil retention and promote the development of vegetation within the matrix.	0.50"x0.50" (12.7mm x 12.7mm)	6.5' (2.00 m)	0.50 inches (12.7 mm)	100% UV Stabilized Polypropylene Fibers	14 oz/sy (475 g/m²)	175 lbs/ft (2.55 kN/m)	175 lbs/ft (2.55kN/m)

The information in this table has been derived from information obtained from the Erosion Control Technology Council and from the characteristics of products currently on the NDOR Approved Products List. All values must be derived from testing the permanent portions of the TRM only and be within 10% of the minimums shown on the table to be considered for approval on the APL.

Table E
Rolled Erosion Control Product Performance Specification Chart

	Cas	"C" Permissible Strength ASTM Sactor (Unvegetated) D 5035		N/A N/A N/A	i@3:1 N/A N/A	≤0.15@3:1 N/A N/A	<0.20@2:1 1.75 lbs/sf (84 Pa) 75 lbs/ft (1.09 kN/m)	-0.25@1.5:1 2.00 lbs/sf (96 Pa) 100 lbs/π (1.45 kV/m)	±0.25@1:1 2.25 lbs/sf (108Pa) (1.82 kNm)		
	Slope Application	#aximum "C" Gradient Factor 3:1 N/A 3:1 ≤0.15@3:1				3:1 ≤0.16	2:1 <0.20	1.5:1 <0.25	1:1		
	Functional			12 Months	3 Months	12 Months	12 Months	24 Months	36 Months		
	Product Description		ble Blankets	A photodegradable synthetic mesh or woven biodegradable natural fiber netting.	Processed degradable natural and/or polymer fibers mechanically bound together by a single reploity degrading, synthetic or natural fiber netting.	Procassed degradable natural and/or polymer fibers mechanically bound together by a single degradable synthetic or natural fiber netting.	Processed degradable natural and/or polymer fibers mechanically bound together between two degradable synthetic or natural fiber nettings.	An erosion control blanket composed of processed slow degrading natural or polymer fibers mechanically bound together between two slow degrading synthetic or natural fiber nettings to form a continuous matric.	An erosion control blanket composed of processed slow degrading natural or polymer fibers mechanically bound together between two slow degrading synthetic or natural fiber nettings to form a confinuous matrix or an open weave textile composed of processed slow degrading processed slow degrading natural or polymer yams or twings woven into a continuous		
			Class 1 - Degradable Blankets	Slope Protection Netting	Lt. Wr. Quick Degrading Blanket	Lt. Wt. Single Net Erosion Control Blanket	Lt. Wt. Double Net Erosion Control Blanket	Med. Wt. Double Net Erosion Control Blanket	Heavy Dufy Erosion Control Blanket		
	Product Type		Clas	4	œ	O	۵	ш	L		

Table F
Rolled Erosion Control Product Performance Specification Chart

Product Type	Product Description	Material Composition	UV Stability @ 1000 Hours ASTM D 4355	Minimum Light Penetration ASTM D 6567	Maximum Permissible Shear Stress (Vegetated)	Flexibility ASTM D 6575
Cla	ss 2 - Long-te	rm Non-degradable Channel Application	ons			
A	Turf Reinforce- ment Mat	Turf Reinforcement Mat (TRM) A rolled erosion control composed of non-degradable synthetic fibers, filaments, nets, wire mesh, and/or other elements, processed into a permanent three-dimensional matrix of	80%	20%	6.0 lbs/sf (288Pa)	0.026 in-lbs
В	Turf Reinforce- ment Mat	sufficient thickness. TRMs, which may be supplemented with degradable components, are designed to impart immediate erosion protection, enhance vegetation establishment and provide long-term functionality by permanently reinforcing vegetation during and	80%	20%	8.0 lbs/sf (384 Pa)	0.026 in-lbs
С	Turf Reinforce- ment Mat	after maturation. Turf reinforcement mats provide sufficient thickness, strength and vold space to permit soil filling and/or retention and the development of vegetation within the matrix.	80%	20%	10.0 lbs/sf (480 Pa)	0.640 in-lbs

The information in these tables has been derived from information obtained from the Erosion Control Technology Council and from the characteristics of products currently on the NDOR Approved Products List. All values must be within 10% of the minimums shown on the table to be considered for approval on the APL.

The Contractor will be required to develop and submit at the pre-construction conference a Temporary Erosion/Sedimentation Control Plan. These measures shall be installed by the Contractor as soon as possible after mobilization to the project site. The Contractor or his subcontractor will be required to maintain the temporary erosion/sedimentation control measures for the entire duration of the project.

Permanent erosion/sedimentation control features shall be incorporated into the project at earliest practical time at locations as directed by the project engineer. The Contractor or his subcontractor will be required to maintain the permanent erosion/sedimentation control measures on this project until a 75% cover of desirable species has been obtained.

In no case will a particular site remain unprotected in excess of 7 calendar days. Failure to complete/maintain the erosion/sedimentation control within the 7 day period will result in a \$250.00 penalty per location per calendar day for each calendar day a site remains unprotected. This penalty will be deducted from any monies due and payable to the Contractor for other work on the Contract.

The erosion/sedimentation control work will be measured for payment as prescribed in the relevant sections of the Standard Specifications. The Contractor will receive contract unit price for the items specified in the proposal. This payment will be full and complete compensation for the work described herein.

Class 1 "D" Light Weight Double Net Erosion Control Blanket shall be installed in accordance with the Plans and as described in Section 807 of the Standard Specifications. The blanket material must be selected from the "State of Nebraska Department of Roads Erosion and Sediment Control Approved Products List" and will be paid for as "Erosion Control, Class 1-D" by the square yard.

The seed and fertilizer will be installed beneath the erosion control blanket and in accordance with Sections 803 and 804 of the Standard Specifications.

PIPE

CORRUGATED CULVERT PIPE MANUFACTURE AND CONNECTING BANDS FOR CULVERT PIPE

Culvert pipe with spiral corrugations which conform to the requirements of AASHTO M-36 and all other provisions of the *Standard Specifications* (for sizes up to and including 144" diameter) are acceptable, if and only if, they are manufactured with annular corrugations at the ends of each section of pipe supplied and if they are manufactured with a continuously welded seam. A "spot welded" or "lock seam" shall not be allowed on spiral corrugated pipe.

The only coupling or connecting bands acceptable are the corrugated type band. All culvert pipe bands shall be a minimum of two feet wide.

REPAIR OF DAMAGED METALLIC COATINGS ON CULVERT PIPE

Culvert pipes that require mitering of the culvert end to conform to the face of the headwall or culverts with damaged coating shall be repaired with a zinc-rich paint in accordance with Method 2 of Subsection 1061.02 in the Standard Specifications.

No direct payment will be made for the aforementioned mitering and repair of metallic coatings but will be considered subsidiary to items for which direct payment is made.

CONCRETE BOX CULVERTS

CRUSHED ROCK BASE COURSE FOR BOX CULVERTS

The work covered in this section of the Special Provisions will include furnishing all labor, materials, equipment, fabrication, transportation, supplies, tools, supervision, and other incidentals necessary to provide and install a crushed rock base course beneath box culverts, in accordance with the Plans.

The Contractor will supply crushed rock conforming with requirements of Section 1033, Paragraph 1, 2, 7f, 7g, 7h and Table 1033.08 of the Standard Specifications.

The Contractor will be compensated for the work described in this section of the Special Provisions at the contract unit price per cubic yard for the item "Crushed Rock Base Course for Box Culverts". This price will be considered full and complete compensation for the work described herein.

The Contractor will be permitted to substitute crushed concrete for the crushed rock described above. The crushed concrete will conform with the requirements of Section 1033, Paragraph 9, Table 1033.11.

TAPPING CONCRETE BOX CULVERT

Section 723 of the Standard Specifications for Highway Construction is null and void but shall be amended to read as follows:

Subsection 723.01 - Description

This item shall consist of all work that is necessary to provide openings in new or existing drainage or sewer facilities and for new connections into these structures at the locations and dimensions specified in the plans or as ordered by the Engineer.

Subsection 723.02 - Construction Methods

The junctions of the pipes and structures shall be sealed and cut flush in a neat and workman-like manner in accordance with the plans or as directed or approved by the Engineer. This work will be limited to tapping culvert pipe into box culvert wings or box culvert barrels as shown on the plans. The 6' Stub-out for Tap Pipe shall be cast in place at the time the wing concrete is poured. Stub-out shall be supported until wing is backfilled.

Subsection 723.03 - Method of Measurement and Basis of Payment

The completed work, accepted by the Engineer, will be measured for payment as single units of work regardless of the size of the pipe and structures involved and will be paid for at the contract unit price per each for the item "Tapping Concrete Box Culvert". This price shall be full compensation for all labor, equipment, materials, tools, and incidentals necessary to complete the work.

The Contractor will field bend or clip all reinforcing steel in the box culvert barrel or wing to provide a minimum of 2" clearance. The Contractor will furnish the additional reinforcing bars, shown on the plan, around the culvert pipes whose outlets are tapped into the box culvert barrel or wing.

The work of field bending or clipping reinforcing steel and furnishing and installing additional reinforcing bars around penetrations in box culverts or other structures will not be paid for directly; it will be considered subsidiary to items of work for which direct payment is made.

STEEL PILING FOR "TURNDOWN" CONSTRUCTION

The Contractor is hereby notified that turndowns will be constructed of 5'-0" long 7 gauge steel sheet pile and reinforced as shown on the plans. The use of concrete turndown construction will not be allowed on this Contract.

BACKFILLING

BACKFILL FOR STRUCTURES

It is the intent of these plans and specifications that Section 702.03, Backfill for Structures, be amended to provide that the backfilling operation will not be considered complete until it has progressed to an elevation at least equal to that of the original roadway when the structure is located on a roadway which is earth or gravel/rock surfaced. In the case where the new structure is higher than the elevation of the original roadway, the Contractor will backfill to an elevation which provides a minimum of 18" of cover over the entire structure.

The work of placing backfill to the aforementioned lines and grade will not be paid for directly but will be considered subsidiary to the work for which direct payment has been made.

SURFACING

INCORPORATING CRUSHED ROCK SURFACING

After finish grading work has been completed, the Contractor will furnish and spread crushed rock surfacing to all road surfaces included in the project.

After the crushed rock has been spread, the Contractor will incorporate the crushed rock into the subgrade by scarifying the upper six inches of the subgrade where the rock surfacing has been placed. The crushed rock and scarified material shall be thoroughly mixed by discing methods to obtain a uniform material throughout the scarified section. The scarified section shall then be compacted and shaped in accordance with the compaction requirements and typical cross sections shown in the plans. In most cases, the application of water by the contractor will be necessary to achieve compaction.

Incorporating crushed rock into the subgrade shall be measured by the station (100'). Payment shall be made at the contract unit price for the item "Incorporating Crushed Rock Surfacing." This price shall be full compensation for furnishing all labor, materials, equipment, tools, and incidentals necessary to complete the work. Water applied while incorporating the crushed rock surfacing shall be measured separately and paid for at the contract unit price for the item "Water".

CRUSHED ROCK SURFACE COURSE

The work included in this section of the Special Provisions will include furnishing all labor, material, equipment, fabrication, transportation, supplies, tools, supervision, and other incidentals to furnish, load, haul, spread crushed rock surface course materials as shown on the Plans.

The crushed rock surface course material will meet the requirements described in the applicable Sections 1033.01, 1033.02 and 1033.03 of the Nebraska Department of Roads Standard Specifications for Highway Construction.

The Contractor will be compensated for the work described in this section of the Special Provisions at the contract unit price per ton for the item "Crushed Rock Surface Course". The price will be considered full and complete compensation for the work described herein F9.3.

REVEGATATION

REVEGETATION PLAN FOR PROJECT SITES IN THIS CONTRACT

All areas protected by rock riprap, (exclusive of those areas beneath a bridge) will be topsoiled, fertilized, seeded, and protected by erosion control above the ordinary water line.

All areas within the right-of-way or easements disturbed by construction will be fertilized, seeded, and protected by Erosion Control, as indicated in the Plans.

SEEDING

The work covered by this section of the Special Provisions will include the work described in Sections 803 and 804 of the Standard Specifications and as shown on the Plans.

Sections 803.04 and 803.05 will be amended to provide payment in square yards rather than by the acre.

Section 803, Article 803.3, Paragraph 6, shall be amended as follows:

The Contractor will not be allowed to use hydraulic seeders or hydro-seeding methods on this project.

The work covered by this section of the Special Provisions will correspond to the work described in Section 803 of the Standard Specifications.

The following seed mixture shall be used for seeding work indicated in the Plans:

Species	Minimum Purity (percent)	Lbs. of PLS/acre	
Canada wildrye - Mandan, Nebraska native	85	4	
Slender wheatgrass	85	3	
Western wheatgrass - Flintlock, Barton	85	4	
Indiangrass - Oto, Nebraska-54, Holt	75	2	
Switchgrass - Pathfinder, Blackwell, Trailblazer	90	1.0	
Big bluestem - Pawnee, Roundtree, Bonanza	60	3	
Little bluestem – Aldous, Blaze, Camper, Nebraska native	60	2.5	
Sideoats grama - Butte, El Reno, Trailway	75	4	
Illinois bundleflower – inoculated <i>or</i> Partridge pea – inoculated	90	0.2 or 0.2	
Black-eyed Susan (Rudbeckla hirta)	85	0.4	
Blue flax (Linum lewisii)	85	1	
Rocky Mountain bee plant (Cleome serrulata)	85	0.3	
Grayhead prairie coneflower (Ratibida pinnata)	85	0.25	
Oats/Wheat (wheat in the fall)	90	10	

PLS (pure live seed) is a term used in the seed industry to describe the percentage of a quantity of seed that will germinate. It is a tool for comparing the quality of seed lots.

FERTILIZER

The work covered by this section of the Special Provisions will correspond to the work described in *Section 804 of the Standard Specifications*. No measurement is required. This work will not be paid for directly but shall be considered subsidiary to seeding, erosion control, and all other items that required fertilizer.

Rate of application of commercial inorganic fertilizer shall be:

	Rate of Application per Acre (Minimum)
Available Nitrogen (N ₂)	36 lbs.
Available Phosphoric Acid (P ₂ O ₅)	96 lbs.

MULCH

Hydromulching methods may be substituted for other erosion control methods as approved by the project engineer.

HYDROMULCHING

Description

This work shall consist of furnishing and placing hydromulch on areas shown in the plans or as directed by the Engineer.

Material Requirements

- 1. Hydromulches will be specified in the contract and selected from the NDOR Approved Products List.
 - a. Bonded Fiber Matrix (BFM) is a hydraulically-applied matrix containing organic defibrated fibers and cross-linked insoluble hydro-colloidal tackifiers to provide erosion control and facilitate vegetation establishment. The products are designed to be functional for a minimum of 6 months.
- 2. The hydromulch shall be delivered to the site in packaging that clearly identifies the manufacturer, type of hydromulch and weight per bag.
- 3. The Contractor shall provide the necessary water required for the hydromulching operation.

Construction Methods

1. The Contractor shall apply the hydromulch within 24 hours after planting the seed or as directed by the Engineer. The hydromulch shall be applied uniformly over tilled areas with a hydromulch machine.

2. Application Rates

- a. Hydromulch shall be applied at the rate recommended by the manufacturer based on the gradient of the slope it is being applied to.
- b. The Engineer may direct the Contractor, in writing, to adjust the application rate resulting in an increase or decrease the required tons of hydromulch.
- 3. The Contractor shall refer to the manufacturer's recommendations for appropriate matrix to water ratios.
- 4. The hydromulch shall be applied in such a way as to provide for complete and uniform coverage. The Contractor shall apply the hydromulch from opposing directions or as directed by the Engineer.

Method of Measurement

- 1. Hydromulch is measured by the ton.
- 2. The weight of hydromulch applied will be computed on the basis of the weight per bag multiplied by the number of bags used.

Basis of Payment

1. Pay Item: Hydromulch

Pay Unit: Ton

2. Final Quantity Determination:

- a. If the computed tons of the hydromulch applied are within 5 percent (+/-) of the tons required as determined by the approved application rate, the final pay quantity will be the computed weight.
- b. If the computed tons of the hydromulch applied are less than 95 percent of the tons required as determined by the approved application rate, the Contractor shall apply additional hydromulch at locations as directed by the Engineer. The final pay quantity will be the computed weight after the additional application has been applied and will not exceed 105 percent of the tons required as determined by the approved application rate.
- c. If the computed quantity of the hydromulch applied exceeds 105 percent of the tons required as determined by the approved application rate, the final pay quantity will not exceed 105 percent of the tons required as determined by the approved application rate.
- d. If upon visual inspection, the Engineer determines that the hydromulch application is "light" in some areas, even though the required tons as determined by the approved application rate was applied to the overall area of application, the Contractor shall apply additional hydromulch as directed by the Engineer. The final pay quantity will be the computed weight after the additional application has been applied and will not exceed 105 percent of the tons required as determined by the approved application rate. The quantity of hydromulch applied that is in excess of 105 percent of the tons required as determined by the approved application rate shall be at no additional cost to the County.
- Direct payment for water incorporated into the hydromulch will not be made. Water is subsidiary to the item of Hydromulch.
- 4. Payment is full compensation for all work prescribed in this Section.

PAYMENT OF SEEDING/FERTILIZER

In areas where "Mulch" and "Hydromulch" are specified/allowed, the Contractor will be paid directly for furnishing and applying the seed and fertilizer under the item(s) "Seeding, Type "A" "," Seeding, Type "B" ", "Seeding Type 1-D", "Seeding, Type 2-C", or "Cover Crop Seeding".

In areas where the use of "Hydromulch", "Erosion Control, Class 1C", "Erosion Control, Class 2C", "Erosion Control, Class 1D", and/or "Erosion Control, Class 1E" are specified/allowed, the Contractor will not be paid directly for furnishing and applying the seed and fertilizer, rather it will be considered subsidiary to the Erosion Control item(s) for which payment is made.

PERMITS

NATIONWIDE PERMIT

The Contractor will conduct all construction operations in accordance with the terms of the permit and conditions specified for this site.

There will be <u>no</u> direct payment for the cost of compliance with the permit conditions specified above, these costs will be considered subsidiary to items of work for which direct payment is made.

CONCRETE CONSTRUCTION

PAYMENT DEDUCTIONS

Paragraphs 8.a., b. and c. of Subsection 704.05 are void and superseded by the following:

The 28-day compressive strength is determined by the average strength of all cylinders made on a specific day to determine the 28-day compressive strength of all of a group's class of concrete poured that day. Concrete with a 28-day compressive strength not meeting the design compressive strength is subject to removal.

If the 28-day compressive strength is less than the design compressive strength, cores may be taken, at the discretion of the Engineer, within 45 days after the concrete was poured. The average of the cores will be used to determine the compressive strength.

If either the 28-day compressive strength or the average core strength is less than the design strength and the Engineer determines that the concrete is acceptable for use, the concrete is subject to a payment deduction. The pay deduction is shown below:

<u>2 x (Design Compressive Strength – 28-day Compressive Strength)</u> = Percent Reduction Design Compressive Strength

OR

<u>2 x (Design Compressive Strength – Average Core Compressive Strength)</u> = Percent Reduction Design Compressive Strength

MISCELLANEOUS NOTES

FUEL COST ADJUSTMENT

Section 205.05 Paragraph 16 is null and void.

SALE TAX EXEMPT STATUS

The Contractor is hereby advised that this project is sales tax exempt. The Contractor will be issued a Purchasing Agent Appointment and Sales Tax Exempt Certificate for the work on this project.

WEED-FREE STANDARDS

NEBRASKA WEED-FREE/GRAVEL/BORROW PIT STANDARDS

The Lancaster County Weed Control Authority requires all contractors, subcontractors and suppliers furnishing gravel, crushed rock, asphalt, concrete, earth borrow, and granular backfill on the project to notify the Lancaster County Weed Authority of the location at which the materials are being produced or obtained. Inspection of the gravel pit or borrow pit will be done by Lancaster County Weed Authority who will fill out the "Certificate of Inspection" contained in these Special Provisions.

This obligation may be met by contacting:

Lincoln-Lancaster County Weed Authority
Brent Meyer
444 Cherrycreek Rd., Bldg. "B"
Lincoln, NE 68528
Ph 402-441-7817 or weeds@lancaster.ne.gov

The Contractor will not be directly compensated for the contract or for compliance with the "Nebraska Weed-Free Gravel/Borrow Pit Minimum Standards. This work will be considered subsidiary to items of work for which direct payment is made.

The Contractor will be required to provide the locations of all gravel and borrow pits that will be used in the performance of this contract at the pre-construction conference.

Nebraska Weed-Free Gravel / Borrow Pit Minimum

Standards

Gravel / borrow area shall be free of noxious weeds or undesirable plant species identified in the following list and those weeds declared noxious within the state and county of destination.

- 1. Gravel/borrow material shall be inspected in the State/Province of origin by proper officials or authority.
- 2. Gravel/borrow material shall also be inspected in the area of origin (area shall include, but not limited to, surrounding ditches, top soil piles, gravel/sand piles, fence rows, roads, easement, right-of-way, working areas, storage areas, and a buffer zone surrounding the area.)
- 3. Gravel/borrow material shall be inspected prior to movement by the proper officials or authority.
- 4. Gravel/borrow area which contains any noxious weeds, or undesirable plant species, as identified in the following list, may be certified if the following requirements are met:
 - a) Area upon which the gravel/borrow material was mined was treated to prevent seed formation or seed ripening to the degree that there is no danger of dissemination of the seed, or any injurious portion thereof from such noxious weeds, or undesirable plant species, or the propagating parts of the plant are not capable of producing a new plant.
 - b) Noxious weed(s) or undesirable plant species was treated not later than rosette to bud stage, or boot stage for grass species.
 - C) Treatment method can include but is not limited to: 1) burning, 2) mowing, cutting or rouging, 3) mechanical methods, or 4) chemicals.
- 5. An inspection certificate shall document that the above requirements have been met based upon a reasonable and prudent visual inspection.

Minimum Guidelines for gravel / borrow material inspections:

The inspector will follow the following inspection procedures:

- 1. The entire border shall be walked or driven.
- 2. All storage areas, gravel/sand piles shall also be inspected and meet the standards.
- 3. Around all equipment, crushers, and working areas must be inspected to meet the standards.
- 4. Areas shall be inspected regularly at least twice a year in the growing season.
- 5. An inspector may not inspect gravel/borrow material of which said inspector has ownership or financial interest.

Nebraska Weed Free Forage Certification Standards List

Canada thistle Leafy spurge Musk thistle Plumeless thistle Diffuse knapweed Spotted knapweed

Purple loosestrife Saltcedar

Phragmites Knotweeds

JapaneseGiant

Sericea lespedeza

Cirsium arvense
Euphorbia esula
Carduus nutans
Carduus acanthoides
Centaurea diffusa
Centaurea maculosa

Lythrum salicaria and L.virgatum (including any cultivars and hybrids)

Tamarix ramosissima Ledeb

phragmites australis, subspecies australis

Fallopia japonica Fallopia sachalinenis Lespedeza cuneata

Lancaster County Weed Free Forage Certification Standards List

Common teasel

Dipsacus fullonum Dipsacus laciniatus

Cutleaf teasel

NEBRASKA WEED-FREE GRAVEL / BORROW CERTIFICATION OF INSPECTION

NGCS/ LCWCA-15 Pit inspection history	Ε)ate/		
1st year	N	IGCS No. NE/_		
2 _w year 3 _{rd} year	Ş	STATE PERMIT #		
4 or more years (specify)				
Lancaster County Weed Control Authority. NEC This certifies that the gravel pit described here standards. The objective of the program is t gravel/borrow material that is free* of the poten	in, has been inspected acc to help prevent and slow	the speed of the Des	ignated Noxious	r County certification Weeds by providing
Operator	Phone:			
Mailing Address	City	State	Zip	
Pit LocationC				
Material description: (Sand / Gravel / Rock / To	p soil)			
Level of certification: (check one)				
A EXCEEDS requirements of the Neb gravel/borrow material with no nonnative plants	raska and Lancaster Cou noted.	inty certification standa	ards and contain	s only the specified
B MEETS requirements of the Nebrask variable amounts of annual weeds and/or other	a and Lancaster County weeds not listed as prohib	certification standards. vited or noxious per Neb	This gravel/borro	ow material contains er County standards.
(Weeds noted):				_
C MINIMUM requirements of the Nebras contains variable amounts of prohibited or noxic formation. These plant parts, although not usually (Weeds noted):	ous weed species which we y desirable in the gravel/bor	ere immature, (no viabl row material, are consid	e seed) when treatered unable to be	ated to prevent seed
Additional comments:				_
				_
D FAILED Explanation				- -
	REQUIREMENT	rs .		
Gravel/borrow material must be certified to the N but not limited to, surrounding ditches, top soil pil areas and a buffer zone surrounding the area.	AMWA certification standar es, gravel/sand piles, fence	rds and inspected by pro e rows, roads, easemen	oper officials. Insp t, right-of-way, wo	pection shall include, orking areas, storage
Certification shall be based on a reasonable and	prudent visual inspection.	This certification termin	ates on:	
Date:/				
Certified by:	Title			
*Nebraska State listed noxious weeds (see Grav.	el Pit Minimum Standards i	document)		

^{*}Lancaster County listed noxious weeds (see Gravel Pit Minimum Standards document)

[•] Disclaimer: Certified gravel/borrow material may have viable seeds from previous years. Plant seed cannot be killed by registered pesticides. Certification consists of a prudent and visual inspection for that year (s) certification for this pit. Previous years may have had seed drop that can still be viable. This is a buyer beware program.

PROJECT NO. SHEET NO. 19-06

SIGN TYPE

R11-2 ROAD CLOSED



R11-3a

ROAD CLOSED I/2 MILES AHEAD LOCAL TRAFFIC ONLY



R11-4

ROAD CLOSED TO THRU TRAFFIC



R11-2a

BRIDGE OUT



M4-9L





M4-9R





M4-9S

DETOUR



M4-8a END DETOUR



COUNTY ROAD



LEGEND

SHEET NO.

DESCRIPTION

- (1) ROAD CLOSED (R11-2)
- 2 ROAD CLOSED 500' AHEAD (W20-3b)
- ROAD CLOSED ¹/₂ MILES AHEAD (R11-3a) LOCAL TRAFFIC ONLY
- (4) ROAD CLOSED TO THRU TRAFFIC (R11-4)
- ROAD CLOSED AHEAD (W20-3a)
- (6) ROAD WORK AHEAD (W20-1a)
- 7 DETOUR AHEAD (W20-2a)
- (8) DETOUR "LEFT ARROW" (M4-9L)
- DETOUR "RIGHT ARROW" (M4-9R)
- (10) DETOUR "STRAIGHT ARROW" (M4-9S)
- (11) END DETOUR (M4-8a)
- 12 FLAGGER AHEAD (W20-7a)
- (13) BE PREPARED TO STOP (W20-8)
- (14) "FLAGGER SYMBOL" (W20-7)
- ONE LANE ROAD AHEAD (W20-4)
- (16) "NW 84TH ST" (**-**)

FLAGMAN

TRAFFIC DRUM

42" REFLECTORIZED CONE

BARRICADE, TYPE III; WITH TYPE "A" LIGHT

BARRICADE, TYPE II; WITH TYPE "A" LIGHT

SIGN STAND OR SIGN MOUNTED ON WOOD POST

BARRICADES, TYPE III 18 BARR.DAY/DAY
BARRICADES, TYPE II 0 BARR.DAY/DAY
CONSTRUCTION SIGNS 18 SIGN DAY/DAY
NON-STANDARD SIGNS 10 (NO PAY ITEM)

** NON-STANDARD SIGNS PROVIDED BY COUNTY



TRAFFIC CONTROL

PERFORMANCE AND LABOR AND MATERIAL PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS, that we,	JJK Construction	as principal,
	0	orporate surety company
authorized to transact business in the State of Nebraska as surety, he County of Lancaster, Nebraska, hereinafter referred to as "County," in Eighty Two Dollars and 58/100 (\$265,582.58) lawful money of the Unit we bind ourselves and our heirs, executors, administrators, legal reprethese presents.	ereinafter referred to as "Surety," are held the penal sum of Two Hundred Sixty Five ted States for the payment of which sum	d and firmly bound unto the re Thousand Five Hundred , well and truly to be made,
THE CONDITION OF THIS OBLIGATION is such that whereas, the C	ontractor has entered into a certain contract of the second contract	
bidders, the accepted bid proposal, special and general conditions, hereof and is hereinafter referred to as "Contract" for Project No. 19-0	specifications, and drawings) is by refer	rence hereby made a part
NOW, THEREFORE, IF THE Contractor (1) shall in all particulars well covenant, condition, and part of the Contract according to the true into County from all suits, judgments, damages, costs, charges, and experience and all guarantees which the Contract may require of the Contractor of equipment, tools, repairs on machinery, provisions, utilities, fuels, lub by the Contractor or by the subcontractors in performance of the Contract together with interest as provided by law - THEN this obligate full force and effect.	ent and meaning in each case AND save enses which may accrue from failure to d r of the subcontractors; and (2) shall duly pricants, and all other supplies or materia tract including all insurance premiums on	e harmless and defend the to so AND make good any pay for all labor, materials, als actually used or rented insurance required by the
PROVIDED FURTHER, that the Surety for value received hereby stip addition to the terms of the Contract or to the work to be performed bond; and the Surety hereby waives notice of any change, extension work to be performed thereunder.	thereunder shall in any wise affect the	Surety's obligation on this
IN WITNESS WHEREOF, this bond is executed this <u>22nd</u> day of	June , 2018	
	JJK Construction L	LC
Umber Louds	Contractor	
vvitness	President	
700 Little Saltad. Obresco, NE 68017 Address	6700 Little Salt Rd., Ceres Address	co, NE 68017
Addless		
	Inland Insurance Cor	npany
La 9-10- Such		
Witness	dames M. King, Attorney-in-fact	
735 S. 56th St., Lincoln, NE 68510	PO Box 80468, Lincoln,	NE 68501
Address	Address	

(Accompany this bond with Attorney-in-fact's authority from Surety, certified to include the above date of the bond.)

INLAND INSURANCE COMPANY

Lincoln, Nebraska

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That the INLAND INSURANCE COMPANY, a corporation of the State of Nebraska having its principal office in the City of Lincoln, Nebraska, pursuant to the following Bylaw, which was adopted by the Board of Directors of the said Company on July 23, 1981, to wit:

"Article V-Section 6. RESIDENT OFFICERS AND ATTORNEYS-IN-FACT. The President or any Vice President, acting with any Secretary or Assistant Secretary, shall have the authority to appoint Resident Vice Presidents and Attorneys-In-Fact, with the power and authority to sign, execute, acknowledge and deliver on its behalf, as Surety: Any and all undertakings of suretyship and to affix thereto the corporate seal of the corporation. The President or any Vice President, acting with any Secretary or Assistant Secretary, shall also have the authority to remove and revoke the authority of any such appointee at any time."

Robert T. Cirone or James M. King or Tamala J. Hurlbut or Jacob J. Buss or Thomas L. King, Lincoln, Nebraska

its true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver for and on its behalf, as Surety:

Any and all undertakings of suretyship

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its offices in Lincoln, Nebraska, in their own persons.

The following Resolution was adopted at the Regular Meeting of the Board of Directors of the INLAND INSURANCE COMPANY, held on July 23, 1981:

"RESOLVED, That the signatures of officers of the Company and the seal of the Company may be affixed by facsimile to any Power of Attorney executed in accordance with Article V-Section 6 of the Company Bylaws: and that any such Power of Attorney bearing such facsimile signatures, including the facsimile signature of a certifying Assistant Secretary and facsimile seal shall be valid and binding upon the Company with respect to any bond, undertaking or contract of suretyship to which it is attached."

All authority hereby conferred shall remain in full force and effect until terminated by the Company.

IN WITNESS WHEREOF, INLAND INSURANCE COMPANY has caused these presents to be signed by its President and its corporate seal to be hereunto affixed this 16th day of February , 20 18.

Carol J. Clark

Secretary/Treasurer

1000

County of Lancaster

State of Nebraska

Ву

Ву

President

INLAND INSURANCE COMPANY

CORPORATE SEAL

On this 16th day of February, 20 18, before me personally came Curtis L. Hartter, to me known, who being by me duly sworn, did depose and say that (s)he resides in the County of Lancaster, State of Nebraska; that (s)he is the President of the INLAND INSURANCE COMPANY, the corporation described in and which executed the above instrument; that (s)he knows the seal of the said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation; that (s)he signed (his) (her) name by like order; and that Bylaw, Article V-Section 6, adopted by the Board of Directors of said Company, referred to in the preceding instrument, is now in force.

) ana Maxin

Notary Public

GENERAL NOTARY - State of Nebraska
TARA MARTIN
My Comm. Exp. February 16, 2022

My Commission Expires February 16, 2022.

I, Philip C. Abel, Director of INLAND INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney executed by said INLAND INSURANCE COMPANY, which is still in full force and effect.

Signed and sealed at the City of Lincoln, Nebraska this 22nd day of June

Director

CORPORATE SEAL

AIA Document A310™ – 2010

Bid Bond

CONTRACTOR:

Ceresco, NE 68017

(Name, legal status and address)

JJK Construction LLC

6700 Little Salt Rd.

OWNER:

(Name, legal status and address) Lancaster County, Nebraska 440 S 8th St Ste 200 Lincoln, NE 68508

BOND AMOUNT: Five Percent of the Amount Bid (5%)

SURETY:

(Name, legal status and principal place of business) Inland Insurance Company

P O Box 80468

Lincoln, NE 68501

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

PROJECT:

(Name, location or address, and Project number, if any)

Concrete Box Culvert E-117

Project Number, if any:

19-06

The Contractor and Surety are bound to the Owner in the amount set forth above, for the payment of which the Contractor and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, as provided herein. The conditions of this Bond are such that if the Owner accepts the bid of the Contractor within the time specified in the bid documents, or within such time period as may be agreed to by the Owner and Contractor, and the Contractor either (1) enters into a contract with the Owner in accordance with the terms of such bid, and gives such bond or bonds as may be specified in the bidding or Contract Documents, with a surety admitted in the jurisdiction of the Project and otherwise acceptable to the Owner, for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof; or (2) pays to the Owner the difference, not to exceed the amount of this Bond, between the amount specified in said bid and such larger amount for which the Owner may in good faith contract with another party to perform the work covered by said bid, then this obligation shall be null and void, otherwise to remain in full force and effect. The Surety hereby waives any notice of an agreement between the Owner and Contractor to extend the time in which the Owner may accept the bid. Waiver of notice by the Surety shall not apply to any extension exceeding sixty (60) days in the aggregate beyond the time for acceptance of bids specified in the bid documents, and the Owner and Contractor shall obtain the Surety's consent for an extension beyond sixty (60) days.

If this Bond is issued in connection with a subcontractor's bid to a Contractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.

When this Bond has been furnished to comply with a statutory or other legal requirement in the location of the Project, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

Signed and sealed this	6th day of	June, 2018	
n I II		JJK Construction LLC	
(Moses) That all the	A	(Principal)/	(Seal)
(Witness)		Journal March	
(11311-123)		(Title), // President	
α	¥	Inland Insurance Company	
Janes Dil	-Weber	(Surety)	(Seal)
(Witness)	700		
(11 111111)		(Title) James W. King, Attorney in Fact	

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INLAND INSURANCE COMPANY

Lincoln, Nebraska

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That the INLAND INSURANCE COMPANY, a corporation of the State of Nebraska having its principal office in the City of Lincoln, Nebraska, pursuant to the following Bylaw, which was adopted by the Board of Directors of the said Company on July 23, 1981, to wit:

"Article V-Section 6. RESIDENT OFFICERS AND ATTORNEYS-IN-FACT. The President or any Vice President, acting with any Secretary or Assistant Secretary, shall have the authority to appoint Resident Vice Presidents and Attorneys-In-Fact, with the power and authority to sign, execute, acknowledge and deliver on its behalf, as Surety: Any and all undertakings of suretyship and to affix thereto the corporate seal of the corporation. The President or any Vice President, acting with any Secretary or Assistant Secretary, shall also have the authority to remove and revoke the authority of any such appointee at any time. does hereby make, constitute and appoint

Robert T. Cirone or James M. King or Tamala J. Hurlbut or Jacob J. Buss or Thomas L. King, Lincoln, Nebraska

its true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver for and on its behalf, as Surety: Any and all undertakings of suretyship

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its offices in Lincoln, Nebraska, in their own persons.

The following Resolution was adopted at the Regular Meeting of the Board of Directors of the INLAND INSURANCE COMPANY, held on July 23, 1981:

"RESOLVED, That the signatures of officers of the Company and the seal of the Company may be affixed by facsimile to any Power of Attorney executed in accordance with Article V-Section 6 of the Company Bylaws: and that any such Power of Attorney bearing such facsimile signatures, including the facsimile signature of a certifying Assistant Secretary and facsimile seal shall be valid and binding upon the Company with respect to any bond, undertaking or contract of suretyship to which it is attached."

All authority hereby conferred shall remain in full force and effect until terminated by the Company.

Ву

IN WITNESS WHEREOF, INLAND INSURANCE COMPANY has caused these presents to be signed by its President and its corporate seal to be hereunto affixed February

arol f. Clark

Secretary/Treasurer

County

My Commission Expires February 16, 2022.

State of Nebraska

INLAND INSURANCE COMPANY

CORPORATE

CORPORATE

GENERAL NOTARY - State of Nebraska TARA MARTIN My Comm. Exp. February 16, 2022

President

_ , 20__18__, before me personally came Curtis L. Hartter, to me known, who being by me duly sworn, did depose and say that (s)he resides in the County of Lancaster, State of Nebraska; that (s)he is the President of the INLAND INSURANCE COMPANY, the corporation On this 16th day of _ February described in and which executed the above instrument; that (s)he knows the seal of the said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation; that (s)he signed (his) (her) name by like order; and that Bylaw, Article V-Section 6, adopted by the Board of Directors of said Company, referred to in the preceding instrument, is now in force.

Notary Public

I, Philip C. Abel, Director of INLAND INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney

executed by said INLAND INSURANCE COMPANY, which is still in full force and effect.
Signed and sealed at the City of Lincoln, Nebraska this ______ day of ______ day of _______ Signed and sealed at the City of Lincoln, Nebraska this __

Director

CONTRACT AGREEMENT

RE: PURCHASING AGENT APPOINTMENT

The Contractor performing work for the County of Lancaster, Nebraska, will be issued a <u>Purchasing Agent Appointment</u> signed by the Purchasing Agent of the County. It is to be used by the Contractor and his subcontractors when purchasing tangible personal property to be actually incorporated into the contract work including materials incidental but necessary to the performance of the contract, provided that such materials are actually incorporated into the contract work. It does not apply to either (1) the purchase of materials to be used but not incorporated into the contract work including but not limited to form lumber, scaffold, etc.; or (2) the purchase or rental of machinery, equipment, or tools owned or leased by the Contractor or his subcontractors and used in performing the contract work.

Purchase qualifying as aforesaid shall be considered as being made by the County. The County shall be obligated to the vendor for the purchase price; but the Contractor or subcontractor, as the case may be, shall handle all payments therefore on behalf of the County. The vendor shall agree to make demand or claim for payment of the purchase price from the County by submitting an invoice to the Contractor or subcontractor. Title to all materials and supplies so qualifying shall vest in the County directly from the vendor; and regardless of the method of payment, title shall vest in the County as otherwise provided in the contract with the County. The Contractor or subcontractor shall not acquire title to any material incorporated into the project. All invoices shall bear the Contractor's or subcontractor's name as agent for the County.

The Contractor may reproduce copies of this Contract Agreement and of the original of the aforesaid Appointment and Certificate to furnish to his suppliers on each invoice or order. The Contractor shall enter the supplier's (the vendor's) name and address, the date, the invoice or order number, a description of the items, and the amount in the spaces provided and shall sign the certificate on the line provided for the "Purchaser's Agent."

The Contractor shall provide each subcontractor with a copy of this Contract Agreement; and of said Appointment and Certificate, the Contractor shall add the subcontractor's name and address in the places provided therefore. Each subcontractor is hereby given the authority to reproduce copies of the copy of said Appointment and Certificate thus provided him by the Contractor and to furnish the same to his (the subcontractor') suppliers on each invoice or order, and the subcontractor shall complete and sign the same for his purchases in like manner as above set forth for the Contractor.



Purchasing Agent Appointment

and Delegation of Authority for Sales and Use Tax

17

PURCHASING AGENT APPOINTMENT									
Name and Ac	dress of Prime Contra	actor	Nam	Name and Address of Governmental Unit or Exempt Organization					
Name			Name						
JJK Construction, LLC			Lanca	ster County					
Street or Other Mailing Address			Street or C	Other Mailing Address					
6700 Little Salt Road			555 S	. 10th St.					
City	State	Zip Code	City		State	Zip Code			
Ceresco,	NE	68017	Lincol	n,	NE	68508			
Name ar	nd Location of Project		Appointment Information						
Name			Effective D	Date (see Instructions)					
Concrete Box Culvert E	-117								
Street or Other Mailing Address			Expiration	Date					
City	State	Zip Code	Nebraska	Exemption Number (Exem	pt Organizations Only)				
Lancaster County	NE		N/A	(Gov't)					
Identify Project									
Bid No. 18-153 - Project	No. 19-06								
sign	of Governmental Unit or E			Title	construction project stated	Date			
	DELE	GATION OF PRIME C	ONTRACT	OR'S AUTHORITY					
Name and A	ddress of Subcontrac	tor		Deleg	gation Information				
Name			Effective D	ate					
Street or Other Mailing Address			Expiration	Date					
City	State	Zip Code	Portion of F	Project					
The undersigned prime contractor hereby delegates authority to act as the purchasing agent of the named governmental unit or exempt organization to the above-named subcontractor. Sign President Title Date									
here Signature of Prime Co	ntractor or Authorized Rep	resentative		Title		Date			

INSTRUCTIONS

WHO MUST FILE. Any governmental unit or organization that is exempt from sales and use tax may appoint as its agent a prime contractor to purchase building materials and/or fixtures that will be annexed to property that belongs to or will belong to the governmental unit or exempt organization pursuant to a construction contract with the governmental unit or exempt organization. The appointment of the prime contractor as its agent is completed by issuing a Purchasing Agent Appointment and Delegation of Authority for Sales and Use Tax, Form 17, to the prime contractor. The Form 17 is required to be given to the contractor BEFORE he or she annexes building materials. The governmental unit or exempt organization must identify the project (e.g., east wing, chapel construction, or new school auditorium). Most

nonprofit organizations are NOT exempt from sales tax in Nebraska. In addition, not all governmental units are exempt from Nebraska sales tax. Refer to <u>Contractor Information</u> on our Web site for additional information on exempt entities. A contractor can confirm the exempt status of a governmental unit or exempt organization by contacting the Nebraska Department of Revenue.

The exemption from the payment of the Nebraska and local option sales and use taxes only applies if the governmental unit or exempt organization directly, or through its contractor, pays for the building materials. **IMPORTANT NOTE:** When an organization that requires licensure in order to be exempt (i.e., nonprofit hospitals), but is not licensed at the time of the construction project, the exempt organization **CANNOT**

issue either a purchasing agent appointment or an exemption certificate. If the exempt organization becomes licensed upon completion of the project, it may apply for a refund of the tax paid or collected by the contractors.

WHENTO FILE. A prime contractor engaging in a construction project with a governmental unit or exempt organization must receive a properly completed and signed Form 17 BEFORE any building materials are annexed. If Form 17 is not issued, the contractor must pay the sales and use taxes and the governmental unit or exempt organization may obtain a refund of the taxes paid by the contractor.

WHERE TO FILE. A copy of the completed form should be retained by the governmental unit or exempt organization issuing the Form 17. The original is to be retained by the prime contractor. Copies of this form must be made by the prime contractor for delegation purposes to any subcontractors working on the project identified on this form.

APPOINTMENT INFORMATION. Enter the dates the purchasing agent appointment will become effective and when it will expire. This appointment will not allow any purchases without payment of the tax by the prime contractor or subcontractor before the effective date or after the expiration date. The dates the delegation becomes effective and the expiration dates must be completed. The phrase "upon completion" or similar phrase is not acceptable as an expiration date. The governmental unit or exempt organization may need to issue another Form 17 if the project is not completed within the prior "effective" and "expiration" dates. Exempt organizations must enter their Nebraska Sales and Use Tax Exemption number.

DELEGATION OF PRIME CONTRACTOR'S AUTHORITY.

The prime contractor may delegate his or her authority to act as the purchasing agent of the governmental unit or exempt organization to a subcontractor. The prime contractor must complete his or her copy of Form 17 for each subcontractor who is delegated authority to act as a purchasing agent. Reproductions of this delegation must be provided to the subcontractor, who must retain a copy for his or her records, and to the governmental unit or exempt organization.

Enter the dates the delegation of the subcontractor will become effective, when it will expire, and the portion of the project delegated. This delegation will not allow any purchases without payment of the tax by the subcontractor before the delegation date or after the expiration date. Any further delegation from a subcontractor to additional subcontractors must be delegated by providing a copy of the Form 17 that they received from the prime contractor and attaching it to a separate Form 17 with any further delegation to other subcontractors. The purchasing agent appointment is limited to the contractor's purchase of building materials and/or fixtures for the specific project and is only valid during the appointment dates shown on the Form 17.

EXEMPT SALE CERTIFICATE. A prime contractor who has been appointed to act as a purchasing agent by a governmental unit or exempt organization, and who hires a subcontractor operating as an Option 1 contractor, must provide to that subcontractor a completed copy of Form 17 and a Nebraska Resale or Exempt Sale Certificate, Form 13, with Section C,

Part 2, completed. The subcontractor will retain these forms in his or her records, and will not charge the contractor sales tax on any portion of the invoice involving the annexation of materials to the specific project identified on the Form 17. If these forms are not provided to the subcontractor operating under Option 1, the subcontractor must collect and remit sales tax on the charge for the separately stated building materials portion of the invoice. If the Option 1 subcontractor does not separately state the charge for the building materials from contractor labor, then the entire charge is taxable to the prime contractor.

Contractors operating under Option 2 (maintaining a tax-paid inventory) who have been issued a Form 17 from a governmental unit or an exempt organization, must furnish each vendor a copy of the Form 17 and a Form 13, completing Section C, Part 2, when purchasing building materials that will be annexed to real estate. Forms 13 and 17 must be retained with the vendor's and contractor's records for audit purposes. A contractor or subcontractor may reproduce copies of these documents which will be furnished to the vendors for each invoice or order made by them.

Invoices from vendors for the purchase of building materials by the contractor as purchasing agent, or the authorized subcontractor, must clearly identify that such purchase is for the specific Form 17 project.

CREDIT/REFUND OF SALES AND USETAX. A contractor or subcontractor who has been appointed as a purchasing agent before any materials are annexed, may withdraw sales or use tax-paid materials from inventory that will be annexed to real estate or used to repair property annexed to real estate and receive a credit for the sales or use tax amount previously paid on those materials.

The contractor or subcontractor may take a credit either against his or her current tax liability, or file a <u>Claim for Overpayment of Sales and Use Tax</u>, Form 7, and receive a refund of the sales or use tax paid on those materials.

TOOLS, EQUIPMENT, AND SUPPLIES. The purchase, rental, or lease of tools, supplies, or equipment (i.e., scaffolding, barricades, machinery, etc.) by a contractor for use in the completion of an exempt project CANNOT be purchased tax free, even if the contractor has been issued a Form 17. These items do not become annexed to the real estate.

OPTION 1 CONTRACTOR ONLY. If an Option 1 contractor is the **only** contractor involved in performing work for a governmental unit or exempt organization, a Form 17 is NOT required. The Option 1 contractor must only obtain a Form 13, Section B, from the exempt project owner.

PENALTY. Any person who signs this document with the intent to evade payment of tax is liable for the sales and use tax, interest, and penalty, and may be found guilty of a misdemeanor.

AUTHORIZED SIGNATURE. The purchasing agent appointment must be signed by an officer of the exempt organization or proper government official. The delegation of prime contractor's authority must be signed by the owner, partner, corporate officer, or other individual authorized to sign by a power of attorney on file with the Nebraska Department of Revenue.

Good Life, Great Service.

Nebraska Resale or Exempt Sale Certificate

FORM

DEPARTMENT OF REVENUE	for Sales	Tax Exemption		3
	nd Mailing Address of Purchaser	Name and M	lailing Address of Seller	
Name	ina mannig / taaree	Name		
Lancaster County		JJK Construction, LLC		
Legal Name				
•				
Street or Other Mailing Add	ress	Street or Other Mailing Address		
555 S. 10th St.		6700 Little Salt Road		
City	State Zip Coo	de City		Zip Code
Lincoln	NE 68508	Ceresco,	NE 68017	
Check Type of Certificate		•		
Single Purchase	If single purchase is checked, enter the related	invoice or purchase order number		·
✓ Blanket	If blanket is checked, this certificate is valid ur		er.	
I hereby certify	that the purchase, lease, or rental by the above pu	archaser is exempt from the Nebraska	sales tax for the following reason:	
		empt Purchase (Complete Section B.)		
Check One Purc	chase for Resale (Complete Section A.) 📈 Exe	empt Purchase (Complete Section B.)	Contractor (Complete Sec	ction c.)
	Section A Neb	raska Resale Certificate		
		of Property or Service Purchased	0 1 11	
I hereby certify	that the purchase, lease, or rental of	. 1 1	from the selle	
above is exempt from	the Nebraska sales tax as a purchase for resale, re	ental, or lease in the normal course of	our business. The property or service	se will be
	rm or condition in which it was purchased, or as a			
		Wholesaler Retailer	Manufacturer Lessor	
Description of Prod	duct Sold, Leased, or Rented			
of				
My Nebraska Sales T	Cax ID Number is 01	·		
If none, state the reas	son			
	s Tax Number			·
or 1 oreign state state				
		ka Exempt Sale Certificate	90.2.3	
		st of Exemption Categories and corre	esponding numbers on reverse side)).
If exemption categor	y 2 or 5 is claimed, enter the following information			
Description of Property	or Service Purchased	Intended Use of Property or S	ervice Purchased	
If exemption categor	y 3 or 4 is claimed, enter your Nebraska Certifica	te of Exemption State ID number. 0	5	2 November
			Do not enter your Federal Employer ID) Number.
	y 6 is claimed, the seller must enter the following Date of Seller's O		purchased by seller? Was item depre	eciable?
Description of Items Sold	Date of Seller's O	Yes Yes	□ No □ Yes	□ No
	Section C	For Contractors Only		
		Tor Contractors Only		
	Iding materials or fixtures.		to Complete the Complete delication	
from Nebrasl	1 or Option 3 contractor, I hereby certify that the ca sales tax. My Nebraska Sales or Use Tax ID N	umber is:		e exempt
	e by an Option 2 contractor under a Purch		(exempt entity)	
As an Option Nebraska sale	2 contractor, I hereby certify that the purchase of tax pursuant to the attached Purchasing Agent	f building materials and fixtures from Appointment and Delegation of Autl	the seller listed above is exempt fron ority for Sales and Use Tax, Form	om 17.
purchaser's b each instance is in effect. Ur	rchaser, agent, or other person who completes this certifusiness, or is not otherwise exempted from sales and use of presentation and misuse. With regard to a blanket certifuser penalties of law, I declare that I am authorized to sign	e taxes is subject to a penalty of \$100 or te lificate, this penalty applies to each purchas	in times the tax, whichever amount is larg se made during the period the blanket cert	ger, for tificate
sign		Purchasing A	agent	
here Authorized S	Signature	Title	Date	

Authorized Signature Name (please print)

Do not send this certificate to the Nebraska Department of Revenue. Keep it as part of your records. Sellers cannot accept incomplete certificates.

Instructions

Who May Issue a Resale Certificate. Purchasers are to give the seller a properly completed Form 13, Section A, when making purchases of property or taxable services that will subsequently be resold in the purchaser's normal course of business. The property or services must be resold in the same form or condition as when purchased, or as an ingredient or component part of other property that will be resold.

Who May Issue an Exempt Sale Certificate. Form 13, Section B, may be completed and issued by governmental units or organizations that are exempt from paying Nebraska sales and use taxes. See this list in the Nebraska Sales Tax Exemptions Chart. Most nonprofit organizations are not exempt from paying sales and use tax. Enter the appropriate number from "Exemption Categories" (listed below) that properly reflects the basis for your exemption.

For additional information about proper issuance and use of this certificate, please review <u>Reg-1-013</u>, <u>Sale for Resale – Resale Certificate</u>, and <u>Reg-1-014</u>. Exempt <u>Sale Certificate</u>.

Contractors. Contractors complete Form 13, Section C, part 1 or part 2 based on the option elected on the <u>Contractor Registration Database</u>.

To make tax-exempt purchases of building materials and fixtures, Option 1 or Option 3 contractors must complete Form 13, Section C, Part 1. To make tax-exempt purchases of building materials and fixtures pursuant to a construction project for an exempt governmental unit or an exempt nonprofit organization, Option 2 contractors must complete Form 13, Section C, Part 2. The contractor must also attach a copy of a properly completed <u>Purchasing Agent Appointment and Delegation of Authority for Sales and Use Tax. Form 17</u>, to the Form 13, and both documents must be given to the supplier when purchasing building materials. See the <u>contractor information guides</u> and <u>Reg-1-017. Contractors</u>, for additional information. Also, see the Important Note under "Exemption Categories" number 3.

When and Where to Issue. The Form 13 must be given to the seller at the time of the purchase to document why sales tax does not apply to the purchase. The Form 13 must be kept with the seller's records for audit purposes.

Sales Tax Number. A purchaser who is engaged in business as a wholesaler or manufacturer is not required to provide an ID number when completing Section A. Out-of-state purchasers may provide their home state sales tax number. Section B does not require a Nebraska ID number when exemption category 1, 2, or 5 is indicated.

Fully Completed Resale or Exempt Sale Certificate. A fully completed resale or exempt sale certificate is proof for the retailer that the sale was for resale or is exempt. For a resale certificate to be fully completed, it must include: (1) identification of the purchaser and seller, type of business engaged in by the purchaser; (2) sales tax permit number; (3) signature of an authorized person; and (4) the date of issuance.

For an exempt sale certificate to be fully completed, it must include: (1) identification of purchaser and seller; (2) a statement that the certificate is for a single purchase or is a blanket certificate covering future sales; (3) a statement of the basis for exemption, including the type of activity engaged in by the purchaser; (4) signature of an authorized person; and (5) the date of issuance.

Penalties. Any purchaser who gives a Form 13 to a seller for any purchase which is other than for resale, lease, or rental in the normal course of the purchaser's business, or is not otherwise exempted from sales and use tax under the Nebraska Revenue Act, is subject to a penalty of \$100 or ten times the tax, whichever is greater, for each instance of presentation and misuse. In addition, any purchaser, or their agent, who fraudulently signs a Form 13 may be found guilty of a Class IV misdemeanor.

Exemption Categories

(Insert appropriate number from the list below in Section B)

Governmental units, identified in <u>Reg-1-072</u>. <u>United States Government and Federal Corporations</u>; and <u>Reg-1-093</u>. <u>Governmental Units</u>. <u>Governmental units are not assigned exemption numbers</u>.

Sales to the U.S. government, its agencies, instrumentalities, and corporations wholly owned by the U.S. government are exempt from sales tax. However, sales to institutions chartered or created under federal authority, but which are not directly operated and controlled by the U.S. government for the benefit of the public, generally are taxable.

Purchases by governmental units that are **not** exempt from Nebraska sales and use taxes include, but are not limited to: governmental units of other states; sanitary and improvement districts; rural water districts; railroad transportation safety districts; and county historical societies.

- Purchases when the intended use renders it exempt. See <u>Nebraska Sales</u> <u>Tax Exemption Chart.</u>
- 3. Purchases made by organizations that have been issued a Nebraska Exempt Organization Certificate of Exemption (Certificate of Exemption). Reg-1-090. Nonprofit Organizations; Reg-1-091, Religious Organizations; and Reg-1-092, Educational Institutions, identify these organizations. These organizations are issued a Certificate of Exemption with a state ID number which must be entered in Section B of Form 13.

Important Note: Nonprofit educational institutions must be accredited regionally or nationally and have their primary campus in Nebraska to be exempt from sales and use tax. Also nonprofit organizations providing any of the types of health care or services that qualify to be exempt must be licensed or certified by the Nebraska Department of Health and Human Services (DHHS) to be exempt from sales and use taxes. There is no sales and use tax exemption prior to these entities being accredited, licensed, or certified. They CANNOT issue either a Resale or Exempt Sale Certificate. Form 13, or a Purchasing Agent Appointment. Form 17, to any retailer or contractor relating to purchases of building materials for construction or repair projects performed prior to being accredited, licensed, or certified. After an entity becomes accredited, licensed, or certified upon completion of the construction project, it may submit a Form 4.

Nonprofit health care organizations that hold a Certificate of Exemption are exempt for purchases for use at their facility, or portion of the facility, covered by the license issued under the Nebraska Health Care Facility Licensure Act. Only specific types of health care facilities and activities are exempt. Purchases of items for use at facilities that are not covered under the license, or for any other activities that are not specifically exempt, are taxable. The exemption is not for the entire organization that offers different levels of health care or other activities, but is limited to the specific type of health care that is exempt. Purchases for non-exempt types of health care are taxable.

- 4. Purchases of motor vehicles, trailers, semitrailers watercraft, and aircraft used predominately as common or contract carrier vehicles; accessories that physically become part of the common or contract carrier vehicle; and repair and replacement parts for these vehicles. The exemption ID number must be entered in Section B of the Form 13. An individual or business that has been issued a common or contract carrier certificate of exemption may only use it to purchase those items described above prior to the expiration date on the certificate. The certificate of exemption expires every 5 years. (See Nebraska Common or Contract Carrier Information Guide).
- 5. Purchases of manufacturing machinery and equipment made by a person engaged in the business of manufacturing, including repair and replacement parts or accessories, for use in manufacturing. (See Reg-1-107, Manufacturing Machinery and Equipment Exemption).
- 6. Occasional sales of used business or farm machinery or equipment productively used by the seller as a depreciable capital asset for more than one year in his or her business. The seller must have previously paid tax on the item being sold. The seller must complete, sign, and give the Exempt Sale Certificate to the purchaser. (See Reg-1-022. Occasional Sales). The Form 13 must be kept with the purchaser's records for audit purposes.

Tax Assessment Form Certified Statement Pursuant to Neb. Rev. Stat. § 77-1323

§ 77-1323 Every person, partnership, limited liability company, association, or corporation furnishing labor or material in the repair, alteration, improvement, erection, or construction of any public improvement shall furnish a certified statement to be attached to the contract that all equipment to be used on the project, except that acquired since the assessment date, has been assessed for taxation for the current year, giving the county where assessed. County. DATED this 27 day of June STATE OF Nebraska COUNTY OF Lanca Ster before me, the undersigned Notary Public duly commissioned for and lenemy Kuncl ____, to me known to be the identical qualified in said County, personally came_ person, whose name is affixed to the foregoing instrument and acknowledged the execution thereof to be his voluntary act and deed. Witness my hand and notarial seal the day and year last above written. GENERAL NOTARY-State of Nebraska AMBER J LOVITT My Comm. Exp. March 14, 2022

(SEAL)

LANCASTER COUNTY

EMPLOYER CLASSIFICATION ACT INSTRUCTIONS

WHEREAS, there is concern over the inappropriate competitive advantages in the public bidding process for local publicly funded construction and delivery service contracts resulting from the misclassification of individuals performing construction labor services as "independent contractors" rather than "employees"; such "independent contractors" are commonly referred to as "1099 workers" due to the IRS form they receive rather than a W-4 which an employee receives;

WHEREAS, this mis-classification of such individuals as "independent contractors" rather than as "employees" eliminates any obligation to pay these individuals legally required minimum or overtime wages, to provide legally required workers' compensation insurance, to make unemployment insurance payments, to pay legally required employment and payroll taxes, and to provide any other health, pension, or benefit such individuals would typically receive if properly classified as employees;

WHEREAS, this mis-classification of individuals performing construction labor services for the contractor as "independent contractors" rather than "employees" is a violation of federal and state law, but is difficult to enforce once public construction or delivery service contracts have been bid, awarded, and entered into;

WHEREAS, the use of public funds to compensate contractors who unlawfully avoid their obligation to pay legally required minimum or overtime wages, to provide legally required workers' compensation insurance, to make unemployment insurance payments, to pay legally required employment and payroll taxes, and to provide any other health, pension, or benefit is not in the public interest; and

WHEREAS, the Employee Classification Act, *Neb. Rev. Stat. §§ 48-2901 to 48-2912* (effective July 15, 2010) provides that any contract entered into between a political subdivision and a contractor shall require that each contractor who performs construction or delivery service pursuant to the contract submit to the political subdivision an affidavit attesting that (1) each individual performing services for such contractor is properly classified under the Employee Classification Act, (2) such contractor has completed a federal I-9 immigration form and has such form on file for each employee performing service, (3) such contractor has complied with *Neb. Rev. Stat. § 4-114* requirements that the contractor register and use a federal immigration employment verification system to determine the work eligibility status of new employees physically performing services in the State of Nebraska, (4) such contractor has no reasonable basis to believe that any individual performing services for such contractor is an undocumented worker, and (5) as of the time of the contract, such contractor is not barred from contracting with the state or any political subdivision pursuant to *§ 48-2912 of the Employee Classification Act*.

NOW, THEREFORE, Lancaster County adopts the following policy as to the bid and award of contracts to contractors for construction and delivery services with Lancaster County;

The Purchasing Agent shall immediately include in the County's notice to bidders for construction contracts that all contractors submitting bids in response to the notice shall affirmatively certify to the Purchasing Agent that all individuals hired to perform construction or delivery labor services for the contractor under the contract shall be properly classified as employees and not as independent contractors if the individual does not meet the requirements of an independent contractor under federal and state law (including the requirements of the State of Nebraska Employee Classification Act), and that the contractor will comply with all legal obligations with respect to these employees (including, but not limited to , minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes). The notice to bidders shall further provide that contractors may use affidavits required pursuant to the Employee Classification Act for this purpose, but that a failure to make the affirmative certification to the Purchasing Agent shall render the bidder ineligible for award of the contract.

The Purchasing Agent shall immediately include the following provisions in contracts for construction or delivery services:

(1) Contractor agrees that each individual performing services for the contractor shall be properly classified as an employee and not as an independent contractor if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and that contractor shall comply with all legal obligations with respect

to the employee (including, but not limited to, minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes).

- (2) Contractor understands and agrees that failure to classify each individual hired to perform services under the contract as an employee rather than as an independent contractor if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and/or failure to comply with legal obligations with respect to the employee (including, but not limited to, minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes) shall be considered a breach of the contract and is a ground for rescission of the Contract by the County.
- (3) Contractor additionally agrees to include the following provision in each subcontract entered into with a subcontractor as part of the contractor's contract with the County.
- (a) Subcontractor agrees that each individual performing services for the subcontractor shall be properly classified as an employee and not as an independent contractor if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and that subcontractor shall comply with all legal obligations with respect to the employee (including, but not limited to, minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes).
- (b) Subcontractor understands and agrees that subcontractor's failure to properly classify individuals hired to perform services under the subcontract as employees and not as independent contractors if the individual does not meet the requirements of an independent contract under the State of Nebraska's Employee Classification Act and/or failure to comply with legal obligation with respect to the employee (including, but not limited to, minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes) shall be considered a breach of the contract and is a ground for rescission of the subcontract with the contractor.
- (4) Contractor agrees that if subcontractor fails to or is suspected of failing to properly classify each individual hired pursuant to the subcontract as an employee and not as an independent contractor if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and/or fails to comply with legal obligations with respect to the subcontractor's employees, the contractor shall take appropriate corrective action including, but not limited to, reporting the suspected violation of the State of Nebraska Employee Classification Act to the Nebraska Department of Labor or rescission of the subcontract by the contractor. Written notification of the corrective action shall be submitted to the Lincoln-Lancaster County Purchasing Department. Contractor understands and agrees that contractor's failure to take appropriate corrective action shall be considered a breach of the contractor's contract with the County and is a ground for rescission of the contract by the County.
- (5) The County shall notify the Nebraska Department of Labor of any contractor or subcontractor it has determined is in breach of contract due to the terms of this order.
- (6) Any contractor or subcontractor who shall have been determined by the Nebraska Department of Labor to have knowingly provided a false affidavit to the County under the State of Nebraska's Employee Classification Act shall be referred to the Purchasing Agent of the County who shall determine whether to declare such contractor or subcontractor an irresponsible bidder who shall be disqualified from receiving any business from the County for a stated period of time.
- (7) This policy does not prohibit a contractor or subcontractor from hiring individuals to perform construction labor services as independent contractors, provided that the contractor's or subcontractor's use of such individuals as an independent contractor complies with the criteria found in subdivision 5 of *Neb. Rev. Stat. § 48-604* and is otherwise valid under federal and state law and is not intended to circumvent lawful obligations under federal and state law or county contractual requirements.

EMPLOYEE CLASSIFICATION ACT AFFIDAVIT

For the 2912,	purpose of complying with THE NEBRASKA EMPLOYEE CLASSIFICATION ACT, Nebraska Revised Statutes 48-2901 to 48-
I,	TK Construction LLC , herein below known as the Contractor, state under oath and swear as follows:
1.	Each individual performing services for the Contractor is properly classified under the Employee Classification Act.
2.	The Contractor has completed a federal I-9 immigration form and has such form on file for each employee performing services.
3.	The Contractor has complied with Neb. Rev. Stat. 4-114.
4.	The Contractor has no reasonable basis to believe that any individual performing services for the Contractor is an undocumented worker.
5.	The Contractor is not barred from contracting with state or any political subdivision pursuant to Neb. Rev. Stat. 48-2912 of this Act.
6.	As the Contractor, I understand that pursuant to the Employee Classification Act a violation of the Act by a contractor is grounds for rescission of the contract by Lancaster County. I understand that pursuant to the Act any contractor who knowingly provides a false affidavit may be subject to criminal penalties and upon a second or subsequent violation shall be barred from contracting with Lancaster County for a period of three years after the date of discovery of the falsehood.
l hereby person o affidavit	vaffirm and swear that the statements and information provided on this affidavit are true, complete and accurate. The undersigned does hereby agree and represent that he or she is legally capable to sign this affidavit and to lawfully bind the Contractor to this
	PRINT NAME: Jeremy T Kuncl (First, Middle, Last)
	SIGNATURE:
	TITLE President
State of	Nebraska)
County	of Lancaster)
	This affidavit was signed and sworn to before me, the undersigned Notary Public, on this
	day of
	1 1 2012 may maidt 14, 2022



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/26/2018

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed

	SUE	BROGATION IS WAIVED, subject sertificate does not confer rights t	to th	ne tei	rms and conditions of th	e polic	cy, certain po	olicies may r	•	. A st	atement on
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233 S 13th Street Suite 1650						PHONE (A/C, No, Ext): 402-435-7100 FAX (A/C, No): E-MAIL ADDRESS:					
		n NE 68508-NE				ÄDDRESS: INSURER(S) AFFORDING COVERAGE NAIC #					
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INSR LTR		TYPE OF INSURANCE	INSD	WVD	POLICY NUMBER			(MM/DD/YYYY)	LIMIT	S	
Α	X	COMMERCIAL GENERAL LIABILITY	Y		CLP3662360		12/17/2017	12/17/2018	EACH OCCURRENCE DAMAGE TO RENTED	\$ 1,000,	
	_	CLAIMS-MADE X OCCUR							PREMISES (Ea occurrence)	\$ 300,00	
	X	1,000 PD Ded							MED EXP (Any one person)	\$ 10,000	
	-								PERSONAL & ADV INJURY	\$ 1,000,	
	GEN	N'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- JECT LOC							GENERAL AGGREGATE	\$ 2,000,000	
	_								PRODUCTS - COMP/OP AGG	\$ 2,000, \$	000
Α	AUI	OTHER: TOMOBILE LIABILITY	Υ		CAP3662361		12/17/2017	12/17/2018	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,	000
, ,	X	ANY AUTO			57 ii 000200 i		121112011	12/1//2010	(Ea accident) BODILY INJURY (Per person)	\$	
		OWNED SCHEDULED							BODILY INJURY (Per accident)	\$	
		AUTOS ONLY AUTOS NON-OWNED							PROPERTY DAMAGE	\$	
		AUTOS ONLY AUTOS ONLY							(Per accident)	\$	
В		UMBRELLA LIAB X OCCUR			HFF0006039		12/17/2017	12/17/2018	EACH OCCURRENCE	\$ 2,000,	000
	X	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$ 2,000,	
		DED RETENTION\$								\$	
Α		RKERS COMPENSATION DEMPLOYERS' LIABILITY		Υ	WC3662359		12/17/2017	12/17/2018	X PER OTH-		
	ANY	PROPRIETOR/PARTNER/EXECUTIVE	N/A						E.L. EACH ACCIDENT	\$ 1,000,	000
	(Mar	ICER/MEMBER EXCLUDED? Indatory in NH)	N/A						E.L. DISEASE - EA EMPLOYEE	\$ 1,000,	000
	If yes	s, describe under SCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$ 1,000,	000
250											
DESCRIPTION OF OPERATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Project: Lancaster County Project 19-06 Concrete Box Culvert E-117. Lancaster County is primary additional insured for general liability and auto liability if required by written contract executed prior to loss. Primary status is governed by the terms & conditions of the insurance policies of all parties to the contract. Waiver of Subrogation applies for workers compensation if required by written contract executed prior to loss. The general liability, auto liability and workers compensation policies have been endorsed to provide 30 days notice of cancellation.											
CF	RTIE	FICATE HOLDER				CANO	CELLATION				
<u> </u>		Lancaster County 555 South 10th Street Lincoln NE 68508				SHO THE ACC	OULD ANY OF T EXPIRATION CORDANCE WIT	I DATE THE THE POLIC	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL E Y PROVISIONS.		
	LINCOIN NE 68508				-	1.11	/				

WC 00 03 13 (Ed. 4-84)

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

ANY PERSON OR ORGANIZATION FOR WHOM YOU ARE PERFORMING OPERATIONS IF YOU AND SUCH PERSON OR ORGANIZATION HAVE AGREED TO A WAIVER OF SUBROGATION IN A WRITTEN CONTRACT OR AGREEMENT SIGNED BY YOU AND ALL OTHER PARTIES TO THAT WRITTEN CONTRACT OR AGREEMENT PRIOR TO ANY LOSS FOR WHICH A WAIVER IS REQUIRED.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective Insured

Policy No.

Endorsement No. Premium

Insurance Company

Countersigned by ____

WC 00 03 13

(Ed. 4-84)

only with respect to liability arising out of "your work" on behalf of any partnership or joint venture not shown as a Named Insured in the Declarations, provided no other similar liability insurance is available to you for "your work" in connection with your interest in such partnership or joint venture.

B. CONTRACTORS AUTOMATIC ADDITIONAL INSURED COVERAGE - ONGOING OPERATIONS

SECTION II – WHO IS AN INSURED is amended to include as an additional insured any person or organization who is required by written contract to be an additional insured on your policy, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

- 1. Your acts or omissions; or
- 2. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the project(s) designated in the written contract.

With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- 1. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

This insurance is excess of all other insurance available to the additional insured, whether primary, excess, contingent or on any other basis, unless the written contract requires this insurance to be primary. In that event, this insurance will be primary relative to insurance policy(s) which designate the additional insured as a Named Insured in the Declarations and we will not require contribution from such insurance if the written contract also requires that this insurance be non-contributory. But with respect to all other insurance under which the additional insured qualifies as an insured or additional insured, this insurance will be excess.

C. AUTOMATIC WAIVER OF SUBROGATION

Item 8. of SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, is deleted and replaced with the following:

8. Transfer of Rights of Recovery Against Others to Us and Automatic Waiver of Subrogation.

- a. If the insured has rights to recover all or part of any payment we have made under this Coverage Form, those rights are transferred to us. The insured must do nothing after loss to impair those rights. At our request, the insured will bring "suit" or transfer those rights to us and help us enforce them.
- **b.** If required by a written contract executed prior to loss, we waive any right of recovery we may have against any person or organization because of payments we make for injury or damage arising out of "your work" for that person or organization.

D. EXTENDED NOTICE OF CANCELLATION, NONRENEWAL

Item A.2.b. of the COMMON POLICY CONDITIONS, is deleted and replaced with the following:

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - SPECIFIC ENTITIES

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

WHO IS AN INSURED is changed to include as an "insured" the person or organization named in this endorsement. However, the additional insured is an "insured" only for "bodily injury" or "property damage" arising out of work or operations performed by you or on your behalf for the additional insured and resulting from the ownership, maintenance or use of a "covered auto," by:

- 1. You, or
- 2. Any of your employees or agents; or
- 3. Anyone other than the additional insured or any employee or agent of the additional insured, while using with your permission a covered "auto" you own, hire or borrow.

ADDITIONAL INSURED:

ANY PERSON OR ORGANIZATION FOR WHOM THE NAMED INSURED HAS AGREED BY WRITTEN CONTRACT (INSURED CONTRACT) TO DESIGNATE AS AN ADDITIONAL INSURED SUBJECT TO ALL THE PROVISIONS AND LIMITATIONS OF THIS POLICY.

THIS INSURANCE WILL BE PRIMARY AND/OR NON-CONTRIBUTORY ONLY IF YOU HAVE SO AGREED IN A WRITTEN CONTRACT OR WRITTEN AGREEMENT EXECUTED PRIOR TO ANY LOSS.

POLICY NUMBER: WC 3 662 359

MANUSCRIPT ENDORSEMENT WC3662359
CHANGES
It is hereby understood and agreed that in the event of cancellation, termination other than normal expiration, or material change in the policy, a 30 day advance written notice will be given to:
1) VONTZ PAVING, INC. 2355 W. HWY 6, HASTINGS, NE 68901
2) LANCASTER COUNTY 555 S. 10 TH STREET, LINCOLN, NE 68508
EXCEPTION: Cancellation by the insured or cancellation for non-payment of premium.

POLICY NUMBER: CLP 3 662 360

MANUSCRIPT ENDORSEMENT CLP3662360
CHANGES
It is hereby understood and agreed that in the event of cancellation, termination other than normal expiration, or material change in the policy, a day advance written notice will be given to:
1) VONTZ PAVING, INC. 2355 W. HWY 6, HASTINGS, NE 68901
2) LANCASTER COUNTY 555 S. 10 TH STREET, LINCOLN, NE 68508
EXCEPTION: Cancellation by the insured or cancellation for non-payment of premium.

POLICY NUMBER: CAP 3 662 361

MANUSCRIPT ENDORSEMENT CAP3662361
CHANGES
It is hereby understood and agreed that in the event of cancellation, termination other than normal expiration, or material change in the policy, a day advance written notice will be given to:
1) VONTZ PAVING, INC. 2355 W. HWY 6, HASTINGS, NE 68901
2) LANCASTER COUNTY 555 S. 10 TH STREET, LINCOLN, NE 68508
EXCEPTION: Cancellation by the insured or cancellation for non-payment of premium.