

Consolidated Edison Company of New York, Inc. 4 IRVING PLACE NEW YORK, NY 10003 UNITED STATES

Supplier:	
Supplier Contact:	
Key ConEd Contact:	John Stefandl
Ship To:	4 IRVING PLACE NEW YORK, NY 10003 UNITED STATES

TypeBlanket Purchase AgreementOrder4585552Revision9PO Approved Date07/15/2020Revision Date07/06/2020Current BuyerJohn Stefandl

- Bill To: PO Box 799 Cooper Station New York, NY 10276-0799
  - UNITED STATES

Supplier No.	Payment Terms	Freight Terms	FOB	Transportation	Ship Via
8130	Immediate				
Effective Start E	Date	Effective End Date			Amount Agreed (USD)
09/03/2015		07/31/2021			

Notes: To perform electric emergency utility restoration work for The Consolidated Edison Company of New York's (The Con Edison) overhead and emergency response protocols as requested, Underground Residential Distribution (URD), and network electric systems and The Orange and Rockland overhead And URD systems in the Con Edison and O&R service territories for a three-year period with Con Edison having option to renew for an additional 4th year and for an additional 5th year, this Agreement would be funded when the services are required. The Con Edison service territory consists of in the five boroughs of New York City and Westchester County in New York State. The O&R Service territory consists of Rockland, Orange, and Sullivan Counties in New York; Bergen, Sussex and Passaic counties in New Jersey; and Pike County in Pennsylvania.

THIS IS A 3 YEAR CONTRACT COMMENCING ON SEPTEMBER 3, 2015 ENDING ON SEPTEMBER 2, 2018 WITH CON EDISON HAVING AN OPTION TO RENEW FOR AN ADDITIONAL 4th AND FOR AN ADDITIONAL 5TH YEAR YEAR 1 – 9/3/2015 - 9/2/2016 YEAR 2 – 9/3/2016 - 9/2/2017 YEAR 3 – 9/3/2017 – 9/2/2018 YEAR 4 - (AT CON EDISON'S OPTION) 9/3/2018 - 9/2/2019 YEAR 5 - (AT CON EDISON'S OPTION) 9/3/2019 - 9/2/2020 Pricing will remain firm for the first year, with escalation of 3% for the second year,



Escalation of 6% for the third year, escalation of 9% for the optional fourth year, and Escalation of 12% for the optional fifth year, from year one pricing. Contractor agrees not to Seek pricing relief during the term of the blanket purchase agreement. No work shall be performed before a site specific HASP is approved by Con Edison EH&S. ORIGINAL INVOICES AND ALL SUPPORTING DOCUMENTATIONS SHOULD BE SENT

DIRECTLY TO THE CON EDAUTHORIZED REPRESENTATIVE.

This Blanket Purchase Agreement shall be performed in accordance with the following, which are Incorporated herein by reference:

• Con Edison invitation to RFQ#1206432 and all documents referenced therein, including, without Limitation, all drawings, amendments, specifications and clarifications

• Con Edison Standard Terms and Conditions of Construction Contracts, dated 10/15/14

Con Edison Supplemental Construction Contract Requirements CONST-004 Revision Number 2, dated 1/6/15

• Con Edison Company of New York & Orange & Rockland Utilities (O&R) Specification TD13-05 Emergency Electric Distribution Restoration Work, dated 4/13/15

- Appendix A
- Con Edison Gift Policy

• Notice of Purchasing Name Change

Grattan Line Construction Corp. took no exceptions

Revision 1 was created to add funding **Constant**. Supporting documentation is attached. All terms and conditions remain unchanged.

REVISION 2 ADDED LINE NUMBERS 63 TO 128 FOR YEAR 2 PRICING FOR LOCAL 1249 RATES AND ALSO ADDS FUNDING IN THE AMOUNT OF THE REVISIONS WERE MADE. ALL T&C'S REMAIN THE SAME.

Revision 3 added line #s 129-257 for year 3 and ancillary item, also increased funding to \$624,046 for storm support, and updated payment terms to immediate. No other changes made to revision 3. Revision 4 extended contract with option years 4 & 5 till 9/2/20, no other changes made to revision 4. Revision 5 updated line #s 191-256 for corrected year 3 escalation of 6%, no payments were made with incorrect pricing. No other changes made to revision 5.

Revision 6 increased funding to for nor'easter storm support already performed. No other changes made to revision 6.

Revision 7 issued to add lines 258-511 for Year 4 & 5 pricing and expires lines 129-256. No other changes made to Revision 7.

Revision 8 issued to add ORU as a payment site. No other changes made in Revision 8.

Revision 9 issued to extend contract until 7/31/2021 and add funding in the amount of the comparison of the total authorized value from the comparison of th

Reference Documents: Questions and Answers Dated 6.10.2015.docx

OH Emergency Contract Final Spec.docx

Con Edison's Supplemental Construction Contract Requirements

CONST 004 Revision No. 2 dated January 6, 2015.pdf

All prices and amounts on this order are expressed in USD

Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
1	NS0241797			05/17/2018		HOUR		
2	LOCAL 3-GENERAL FOREM NS0241799	AN		05/17/2018		HOUR		
2	LOCAL 3-WORKING FOREM	IAN		03/17/2018		HOUK		
3	NS0241819			05/17/2018		HOUR		
	LOCAL 3-ELECTRICIAN-OH	-STRAIGHT	TIME					
4	NS0241816			05/17/2018		HOUR		



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
	LOCAL 2 IOUDNEYMAN SE			ME				
5	LOCAL 3-JOURNEYMAN SF NS0241817	LICEK-UH-S		05/17/2018		HOUR		
3	LOCAL 3-HEAVY EQUIPME		OD OU STD			HOUK		
6	NS0241801	INI OFERAI	UK-UH-SIKA	05/17/2018		HOUR		
0	LOCAL 3-JOURNEYMAN LI		STDAIGUT			HOUK		
7	NS0241802		SIKAIOIII	05/17/2018		HOUR		
/	LOCAL 3-APPRENTICE 7TH	PERIOD-OH	STRAIGHT			HOUK		
8	NS0241803	I LRIOD-OII	-STRAIGHT	05/17/2018		HOUR		
0	LOCAL 3-APPRENTICE 6TH	PERIOD-OH	-STRAIGHT			noon		
9	NS0241804			05/17/2018		HOUR		
-	LOCAL 3-APPRENTICE 5TH	PERIOD-OH	-STRAIGHT			110011		
10	NS0241805			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 4TH	PERIOD-OH	-STRAIGHT					
11	NS0241806			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 3RD	PERIOD-OH	I-STRAIGHT	TIME				
12	NS0241807			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 2ND	PERIOD-OH	I-STRAIGHT	TIME				
13	NS0241808			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 1ST	PERIOD-OH	-STRAIGHT					
14	NS0241809			05/17/2018		HOUR		
	LOCAL 3-MATERIAL MAN-	OH-STRAIG	HT TIME					
15	NS0241810			05/17/2018		HOUR		
	LOCAL 3-EQUIPMENT OPE	RATOR-OH-S	STRAIGHT T					
16	NS0241811			05/17/2018		HOUR		
	LOCAL 3-GROUNDMAN-OF	I-STRAIGHT	TIME					
17	NS0241812			05/17/2018		HOUR		
10	LOCAL 3-FLAGMAN-OH-ST	RAIGHT TIN	ΛE	0.5/1.5/0010		HOUD		
18	NS0241813			05/17/2018		HOUR		
10	LOCAL 3-MECHANIC-OH-S	TRAIGHT TI	ME	05/15/0010		HOUD		
19	NS0241820			05/17/2018		HOUR		
20	LOCAL 3-GENERAL FOREM	IAN-OH-PRE	MIUM TIME	05/17/2018		UOUD		
20	NS0241822					HOUR		
21	LOCAL 3-WORKING FOREM NS0241842	IAN-OH-PRE		05/17/2018		HOUR		
21			TIME	05/17/2018		HOUK		
22	LOCAL 3-ELECTRICIAN-OF NS0241839	I-PKEMIUM	IIVIE	05/17/2018		HOUR		
22	LOCAL 3-JOURNEYMAN SF					HOUK		
23	NS0241840	LICER-OII-F		05/17/2018		HOUR		
25	LOCAL 3-HEAVY EQUIPME	NT OPER AT	OR-OH-PREN			nook		
24	NS0241824	IT OILIAI		05/17/2018		HOUR		
21	LOCAL 3-JOURNEYMAN LI	NEMAN-OH-	-PREMIUM T			noon		
25	NS0241825		110201101011	05/17/2018		HOUR		
-0	LOCAL 3-APPRENTICE 7TH	PERIOD-OH	-PREMIUM T			110011		
26	NS0241826			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 6TH	PERIOD-OH	-PREMIUM 1	ГІМЕ				
27	NS0241827			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 5TH	PERIOD-OH	-PREMIUM 1	ГІМЕ				
28	NS0241828			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 4TH	PERIOD-OH	-PREMIUM 7	ГІМЕ				
29	NS0241829			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 3RD	PERIOD-OH	I-PREMIUM	ГІМЕ				
30	NS0241830			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 2ND	PERIOD-OH	I-PREMIUM '					
31	NS0241831			05/17/2018		HOUR		
	LOCAL 3-APPRENTICE 1ST	PERIOD-OH	-PREMIUM T	TIME				



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
32	NS0241832			05/17/2018		HOUR		
33	LOCAL 3-MATERIAL MAN- NS0241833	OH-PREMIU	M TIME	05/17/2018		HOUR		
34	LOCAL 3-EQUIPMENT OPEI NS0241834	RATOR-OH-I	PREMIUM TI	ME 05/17/2018		HOUR		
35	LOCAL 3-GROUNDMAN-OF NS0241835	I-PREMIUM	TIME	05/17/2018		HOUR	_	
36	LOCAL 3-FLAGMAN-OH-PR NS0241842	EMIUM TIM	Έ	05/17/2018		HOUR		
	LOCAL 3-ELECTRICIAN-OF	I-PREMIUM '	TIME					
37	NS0241843 LOCAL 3-GENERAL FOREM	IAN-OH-DOU	JBLE TIME	05/17/2018		HOUR		
38	NS0241845 LOCAL 3-WORKING FOREM	IAN-OH-DO	UBLE TIME	05/17/2018		HOUR		
39	NS0241865 LOCAL 3-ELECTRICIAN-OF	I-DOUBLE T	IME	05/17/2018		HOUR		
40	NS0241862 LOCAL 3-JOURNEYMAN SF	LICER-OH-D	OUBLE TIM	05/17/2018 IE		HOUR		
41	NS0241863 LOCAL 3-HEAVY EQUIPME	NT OPERAT	OR-OH-DOU	05/17/2018 BLE TIME		HOUR		
42	NS0241847 LOCAL 3-JOURNEYMAN LI			05/17/2018		HOUR		
43	NS0241848 LOCAL 3-APPRENTICE 7TH			05/17/2018		HOUR		
44	NS0241849 LOCAL 3-APPRENTICE 6TH			05/17/2018		HOUR		
45	NS0241850 LOCAL 3-APPRENTICE 5TH			05/17/2018		HOUR		
46	NS0241851			05/17/2018		HOUR		
47	LOCAL 3-APPRENTICE 4TH NS0241852			05/17/2018		HOUR		
48	LOCAL 3-APPRENTICE 3RD NS0241853			05/17/2018		HOUR		
49	LOCAL 3-APPRENTICE 2ND NS0241854			05/17/2018		HOUR		
50	LOCAL 3-APPRENTICE 1ST NS0241855			ME 05/17/2018		HOUR		
51	LOCAL 3-MATERIAL MAN- NS0241856	OH-DOUBLE	ETIME	05/17/2018		HOUR		
52	LOCAL 3-EQUIPMENT OPEI NS0241857	RATOR-OH-I	DOUBLE TIM	1E 05/17/2018		HOUR		
53	LOCAL 3-GROUNDMAN-OF NS0241858	I-DOUBLE T	IME	05/17/2018		HOUR		
54	LOCAL 3-FLAGMAN-OH-DO NS0241859	OUBLE TIME		05/17/2018		HOUR		
55	LOCAL 3-MECHANIC-OH-D NS0242155	OUBLE TIM	E	05/17/2018		HOUR		
56	LOCAL 3-BUCKET TRUCK- NS0242160	OH-YEAR 1		05/17/2018		HOUR		
57	LOCAL 3-DIGGER DERRICK	K-OH-YEAR	l	05/17/2018		HOUR		
	NS0242198 LOCAL 3-DUMP TRUCK-OH	I-YEAR 1						
58	NS0242169 LOCAL 3-PICK UP TRUCK-0	OH-YEAR 1		05/17/2018		HOUR		
59	NS0242162			05/17/2018		HOUR		



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On		UOM	Unit Price (USD)	Amount (USD)
	LOCAL 3-SERVICE TRUCK-	OH-YEAR 1						
60	NS0242157 LOCAL 3-POLE TRAILER-O	H-YEAR 1		05/17/2018		HOUR		
61	NS0242173 LOCAL 3-WIRE TRAILER-O			05/17/2018		HOUR		
62	NS0242194			05/17/2018		HOUR		
63	LOCAL 3-WIRE PULLER/TE NS0252225			05/17/2018		HOUR		
64	LOCAL 1249-STRAIGHT- GE NS0252226			05/17/2018		HOUR		
65	LOCAL 1249-STRAIGHT- WO NS0252227	ORKING FOR	REMAN	05/17/2018		HOUR		
66	LOCAL 1249-STRAIGHT- EL NS0252228	ECTRICAN		05/17/2018		HOUR		
67	LOCAL 1249-STRAIGHT- SP NS0252229	LICER		05/17/2018		HOUR		
	LOCAL 1249-STRAIGHT- HE	EAVY EQUIP	MENT OPER	ATOR				
68	NS0252230 LOCAL 1249-STRAIGHT- LI	NEMAN		05/17/2018		HOUR		
69	NS0252231 LOCAL 1249-STRAIGHT- 7T	H APPRENT	ICE	05/17/2018		HOUR		
70	NS0252232 LOCAL 1249-STRAIGHT- 6T	H APPRENT	ICE	05/17/2018		HOUR		
71	NS0252233 LOCAL 1249-STRAIGHT- 5T			05/17/2018		HOUR		
72	NS0252234 LOCAL 1249-STRAIGHT- 4T			05/17/2018		HOUR		
73	NS0252235			05/17/2018		HOUR		
74	LOCAL 1249-STRAIGHT- 3R NS0252236			05/17/2018		HOUR		
75	LOCAL 1249-STRAIGHT- 2N NS0252237			05/17/2018		HOUR		
76	LOCAL 1249-STRAIGHT- 1S NS0252238	T APPRENTI	CE	05/17/2018		HOUR		
77	LOCAL 1249-STRAIGHT- MA NS0252239	ATERIAL MA	AN	05/17/2018		HOUR		
78	LOCAL 1249-STRAIGHT- EQ NS0252240	UIPMENT O	PERATOR	05/17/2018		HOUR		
79	LOCAL 1249-STRAIGHT- GF NS0252241	ROUNDMAN		05/17/2018		HOUR		
	LOCAL 1249-STRAIGHT- FL	AGMAN						
80	NS0252242 LOCAL 1249-STRAIGHT- MI	ECHANIC		05/17/2018		HOUR		
81	NS0252243 LOCAL 1249- PREMIUM TIM	1E (1.5X) - Gl	ENERAL FOI	05/17/2018 REMAN		HOUR		
82	NS0252244 LOCAL 1249- PREMIUM TIM	1E (1.5X) - W	ORKING FO	05/17/2018 REMAN		HOUR		
83	NS0252245 LOCAL 1249- PREMIUM TIN			05/17/2018		HOUR		
84	NS0252246 LOCAL 1249- PREMIUM TIN	. ,		05/17/2018		HOUR		
85	NS0252247	. ,		05/17/2018		HOUR		
86	LOCAL 1249- PREMIUM TIN NS0252248	. ,	-	PMENT OPER 05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - LI	NEMAN					



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
					_			
87	NS0252249			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIM	4E (1.5X) - 77	TH APPRENT	ICE				
88	NS0252250			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	4E (1.5X) - 61	TH APPRENT	ICE				
89	NS0252251			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - 57	TH APPRENT					
90	NS0252252			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - 47	TH APPRENT					
91	NS0252253			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - 3F	RD APPRENT				_	
92	NS0252254			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - 2N	ND APPRENT					
93	NS0252255			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	4E (1.5X) - 1S	ST APPRENT					
94	NS0252256			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - M	ATERIAL M.					
95	NS0252257			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - E0	QUIPMENT C					
96	NS0252258			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	4E (1.5X) - G	ROUNDMAN					
97	NS0252259			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - FI	LAGMAN					
98	NS0252260			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (1.5X) - M	ECHANIC					
99	NS0252261			05/17/2018		HOUR		
	LOCAL 1249- PREMIUM TIN	1E (2.0X) - G	ENERAL FOI					
100	NS0252262			05/17/2018		HOUR		
101	LOCAL 1249- PREMIUM TIN	1E (2.0X) - W	ORKING FO			HOUD		
101	NS0252263			05/17/2018		HOUR		
100	LOCAL 1249- PREMIUM TIN	1E (2.0X) - EI	LECTRICAN	0.5.11.5.100.1.0		HOUD		
102	NS0252264			05/17/2018		HOUR		
100	LOCAL 1249- PREMIUM TIN	1E(2.0X) - SE	LICER	05/15/0010		HOUD		
103	NS0252265			05/17/2018		HOUR		
10.4	LOCAL 1249- PREMIUM TIN	1E (2.0X) - H	EAVY EQUIP		RATOR	HOUD		
104	NS0252266			05/17/2018		HOUR		
105	LOCAL 1249- PREMIUM TIN	1E(2.0X) - LI	NEMAN	05/17/2019				
105	NS0252267			05/17/2018		HOUR		
100	LOCAL 1249- PREMIUM TIN	1E(2.0X) - 71	H APPREN I					
100	NS0252268	$\mathbf{IE}(2 0 \mathbf{V}) = \mathbf{C}$		05/17/2018		HOUR		
107	LOCAL 1249- PREMIUM TIN NS0252269	1E(2.0X) - 01	HAPPRENI					
107		ATE (2.0V) 57		05/17/2018		HOUR		
100	LOCAL 1249- PREMIUM TIN NS0252270	(2.0X) - 31	I APPKEN I			HOUR		
108	LOCAL 1249- PREMIUM TIN	$\mathbf{IE}(2 0 \mathbf{V}) = 1$	U ADDDENT	05/17/2018		HOUK		
100	NS0252271	1E(2.0A) - 41	I AFFKENI	05/17/2018				
109	LOCAL 1249- PREMIUM TIN	$\mathbf{AE}(2,0\mathbf{V}) = \mathbf{2I}$				HOUR		
110		(2.0A) - 3F	APPKEN I					
110	NS0252272 LOCAL 1249- PREMIUM TIN			05/17/2018		HOUR		
111		1E(2.0A) - 2f	ND APPKEN I			UOUD		
111	NS0252273 LOCAL 1249- PREMIUM TIN	IE(20V) 10		05/17/2018		HOUR		
110		пе (2.0 <b>л</b> ) - 18	DI AFFRENI.			LOUD		
112	NS0252274		ATEDIAL NA	05/17/2018		HOUR		
112	LOCAL 1249- PREMIUM TIN NS0252275	1E(2.0A) - M	AIEKIAL M	an 05/17/2018		HOUR		
113	LOCAL 1249- PREMIUM TIN	$IE(20\mathbf{V}) = 0$				nouk		
114	NS0252276	(2.0A) - EQ	ZOIL MENT (	05/17/2018		HOUR		
114	1130232270			03/17/2018		NUOIK		



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
	LOCAL 1249- PREMIUM TIM	E (2.0X) - GI	ROUNDMAN	I				
115	NS0252277 LOCAL 1249- PREMIUM TIM	. ,		05/17/2018		HOUR		
116	NS0252278 LOCAL 1249- PREMIUM TIM			05/17/2018		HOUR		
117	NS0252279 EMERGENCY CONTRACT B			05/17/2018		HOUR		
118	NS0252280 EMERGENCY CONTRACT -E			05/17/2018		HOUR		
119	NS0252281 EMERGENCY CONTRACT -E			05/17/2018		HOUR		
120	NS0252282 EMERGENCY CONTRACT -P			05/17/2018		HOUR		
121	NS0252283 EMERGENCY CONTRACT -			05/17/2018		HOUR		
122	EMERGENCY CONTRACT -C NS0252284 EMERGENCY CONTRACT -S			05/17/2018		HOUR		
123	EMERGENCY CONTRACT -S NS0252285 EMERGENCY CONTRACT -P			05/17/2018		HOUR		
124	EMERGENCY CONTRACT -V			05/17/2018		HOUR		
125	EMERGENCY CONTRACT -V NS0252287 EMERGENCY CONTRACT -A			05/17/2018		HOUR		
126	NS0252288			05/17/2018		HOUR		
127	EMERGENCY CONTRACT -N NS0252289			05/17/2018		HOUR		
128	EMERGENCY CONTRACT -N NS0252290			05/17/2018		HOUR		
129	EMERGENCY CONTRACT -V NS0292717	VIRE PULLE	K/ TENSION	07/29/2019		LABOR		
	LOCAL 3-GENERAL FOREM	AN-OH-STR	AIGHT TIME			HOUR		
130	NS0292718			07/29/2019		LABOR HOUR		
131	LOCAL 3-WORKING FOREM NS0292719	AN-OH-STR	AIGHT TIMI	E-YEAR 3 07/29/2019		LABOR HOUR		
	LOCAL 3-ELECTRICIAN-OH-	STRAIGHT	TIME-YEAR					
132	NS0292720			07/29/2019		LABOR HOUR		
133	LOCAL 3-JOURNEYMAN SPI NS0292721	LICER-OH-S	TRAIGHT TI	ME-YEAR 3 07/29/2019		LABOR HOUR		
134	LOCAL 3-HEAVY EQUIPMEN NS0292722	NT OPERAT	OR-OH-STRA	AIGHT TIME- 07/29/2019	YEAR 3	LABOR		
135	LOCAL 3-JOURNEYMAN LIN NS0292723	IEMAN-OH-	STRAIGHT	ГІМЕ-YEAR 3 07/29/2019	5	HOUR LABOR HOUR		
136	LOCAL 3-APPRENTICE 7TH NS0292724	PERIOD-OH	-STRAIGHT	TIME-YEAR 3 07/29/2019	3	LABOR HOUR		
137	LOCAL 3-APPRENTICE 6TH 1 NS0292725	PERIOD-OH	-STRAIGHT	TIME-YEAR 2 07/29/2019	3	LABOR HOUR		



					Blan	ket Purchase	e Agreement 45	585552, 9
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
	LOCAL 3-APPRENTICE 5TH		STDAIGUT	TIME VEAD 2	2			
138	NS0292726	FERIOD-OR	-STRAIGHT	07/29/2019	)	LABOR		
						HOUR		
	LOCAL 3-APPRENTICE 4TH	PERIOD-OH	-STRAIGHT		3		_	
139	NS0292727			07/29/2019		LABOR HOUR		
	LOCAL 3-APPRENTICE 3RD	PERIOD-OH	-STRAIGHT	TIME-YEAR ?	3	HOUK		
140	NS0292728	121102 01		07/29/2019	-	LABOR		
						HOUR		
1 / 1	LOCAL 3-APPRENTICE 2ND NS0292729	PERIOD-OH	I-STRAIGHT	TIME-YEAR 3 07/29/2019	3	LABOR		
141	NS0292729			07/29/2019		HOUR		
	LOCAL 3-APPRENTICE 1ST	PERIOD-OH	-STRAIGHT	ГІМЕ-YEAR 3		noon		
142	NS0292730			07/29/2019		LABOR		
				AD 2		HOUR		
1/13	LOCAL 3-MATERIAL MAN- NS0292731	JH-STRAIG	HI IIME-YE.	AR 3 07/29/2019		LABOR		
145	1130292731			07/29/2019		HOUR		
	LOCAL 3-EQUIPMENT OPER	RATOR-OH-S	STRAIGHT T	IME-YEAR 3				
144	NS0292732			07/29/2019		LABOR		
	LOCAL 3-GROUNDMAN-OH		TIME VEAD	3		HOUR		
145	NS0292733	-SIKAIOIII	TIME-TEAN	07/29/2019		LABOR		
-						HOUR		
1.1.6	LOCAL 3-FLAGMAN-OH-ST	RAIGHT TIN	IE-YEAR 3	07/00/0010		LADOD		
146	NS0292734			07/29/2019		LABOR HOUR		
	LOCAL 3-MECHANIC-OH-ST	<b>FRAIGHT TI</b>	ME-YEAR 3			nook		
147	NS0292735			07/29/2019		LABOR		
	LOCAL 3-GENERAL FOREM			VEAD 2		HOUR		
148	NS0292736	AN-UH-PKE		- 1 EAK 5 07/29/2019		LABOR		
1.0	1.502/2700			0112712017		HOUR		
	LOCAL 3-WORKING FOREM	IAN-OH-PRE	EMIUM TIME				_	
149	NS0292737			07/29/2019		LABOR HOUR		
	LOCAL 3-ELECTRICIAN-OH	-PREMIUM	TIME-YEAR	3		HOUK		
150	NS0292738	-		07/29/2019		LABOR		
						HOUR		
151	LOCAL 3-JOURNEYMAN SP NS0292739	LICER-OH-P	REMIUM TI	ME-YEAR 3 07/29/2019		LABOR		
131	1130292739			07/29/2019		HOUR		
	LOCAL 3-HEAVY EQUIPME	NT OPERAT	OR-OH-PREM	MIUM TIME-Y	EAR 3			
152	NS0292740			07/29/2019		LABOR		
	LOCAL 3-JOURNEYMAN LI	NEMAN OU				HOUR		
153	NS0292741			07/29/2019		LABOR		
						HOUR		
1.7.4	LOCAL 3-APPRENTICE 7TH	PERIOD-OH	-PREMIUM	-		LADOD		
154	NS0292742			07/29/2019		LABOR HOUR		
	LOCAL 3-APPRENTICE 6TH	PERIOD-OH	-PREMIUM	TIME-YEAR 3		HOUK		
155	NS0292743			07/29/2019		LABOR		
		DEDIOD OF				HOUR		
	LOCAL 3-APPRENTICE 5TH	PERIOD-OH	-PREMIUM	IIME-YEAR 3				



Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity UOM	Unit Price (USD)	Amount (USD)
						(002)	(052)
156	NS0292744			07/29/2019	LABOR HOUR		
	LOCAL 3-APPRENTICE 4TH	PERIOD-OH	-PREMIUM				
157	NS0292745			07/29/2019	LABOR		
	LOCAL 3-APPRENTICE 3RD	PERIOD-OH	-PREMIUM	ГIME-YEAR 3	HOUR		
158	NS0292746			07/29/2019	LABOR		
	LOCAL 2 ADDENTICE AND				HOUR		
159	LOCAL 3-APPRENTICE 2ND NS0292747	PERIOD-OH	I-PREMIUM	07/29/2019	LABOR		
107	1002/2/11			0112912019	HOUR		
1.00	LOCAL 3-APPRENTICE 1ST	PERIOD-OH-	-PREMIUM T		LADOD		
160	NS0292748			07/29/2019	LABOR HOUR		
	LOCAL 3-MATERIAL MAN-	OH-PREMIU	M TIME-YEA	AR 3	nook		
161	NS0292749			07/29/2019	LABOR		
	LOCAL 2 FOURMENT OPER			ME VEAD 2	HOUR		
162	LOCAL 3-EQUIPMENT OPER NS0292750	KATOK-OH-F	REMIUM II	07/29/2019	LABOR		
102	1.202/2/20			0112012	HOUR		
	LOCAL 3-GROUNDMAN-OH	-PREMIUM	TIME-YEAR				
163	NS0292751			07/29/2019	LABOR HOUR		
	LOCAL 3-FLAGMAN-OH-PR	EMIUM TIM	E-YEAR 3		HOUK		
164	NS0292752			07/29/2019	LABOR		
	LOCAL 3-ELECTRICIAN-OH			2	HOUR		
165	NS0292753	-PKEIVIIUIVI	I INIE- I EAK	o 07/29/2019	LABOR		
					HOUR		
1.00	LOCAL 3-GENERAL FOREM	AN-OH-DOU	JBLE TIME-Y				
100	NS0292754			07/29/2019	LABOR HOUR		
	LOCAL 3-WORKING FOREM	IAN-OH-DO	UBLE TIME-	YEAR 3	noon		
167	NS0292755			07/29/2019	LABOR		
	LOCAL 3-ELECTRICIAN-OH	-DOUBLE T	IME-VEAR 3		HOUR		
168	NS0292756		INIL- I LAK J	07/29/2019	LABOR		
					HOUR		
169	LOCAL 3-JOURNEYMAN SP NS0292757	LICER-OH-D	DOUBLE TIM	E-YEAR 3 07/29/2019	LABOR		
109	1130272131			01/27/2019	HOUR		
	LOCAL 3-HEAVY EQUIPME	NT OPERAT	OR-OH-DOU		EAR 3		
170	NS0292758			07/29/2019	LABOR		
	LOCAL 3-JOURNEYMAN LI	NEMAN-OH-	DOUBLE TH	ME-YEAR 3	HOUR		
171	NS0292759		<u>.</u>	07/29/2019	LABOR		
			DOUDIE		HOUR		
172	LOCAL 3-APPRENTICE 7TH NS0292760	PERIOD-OH	-DOUBLE TI	ME-YEAR 3 07/29/2019	LABOR		
1/2	11502/2700			0112712017	HOUR		
	LOCAL 3-APPRENTICE 6TH	PERIOD-OH	-DOUBLE TI				
173	NS0292761			07/29/2019	LABOR HOUR		
	LOCAL 3-APPRENTICE 5TH	PERIOD-OH	-DOUBLE TI	ME-YEAR 3	HOUK		
174	NS0292762			07/29/2019	LABOR		



					Blan	ket Purchase	e Agreement 4	585552, 9
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
	LOCAL 3-APPRENTICE 4TH			ME VEAD 2		HOUR		
175	NS0292763	FERIOD-OR	-DOUBLE II	07/29/2019		LABOR HOUR		
176	LOCAL 3-APPRENTICE 3RD NS0292764	PERIOD-OH	I-DOUBLE TI	IME-YEAR 3 07/29/2019		LABOR HOUR		
177	LOCAL 3-APPRENTICE 2ND NS0292765	PERIOD-OH	I-DOUBLE TI	IME-YEAR 3 07/29/2019		LABOR		
178	LOCAL 3-APPRENTICE 1ST NS0292766	PERIOD-OH	-DOUBLE TI	ME-YEAR 3 07/29/2019		HOUR LABOR		
170	LOCAL 3-MATERIAL MAN-	OH-DOUBLE	E TIME-YEAF			HOUR		
1/9	NS0292767 LOCAL 3-EQUIPMENT OPER		OURI E TIM	07/29/2019		LABOR HOUR		
180	NS0292768	ATOK-OH-I	DOUBLE TIN	07/29/2019		LABOR HOUR		
181	LOCAL 3-GROUNDMAN-OH NS0292769	-DOUBLE T	IME-YEAR 3	07/29/2019		LABOR HOUR		
182	LOCAL 3-FLAGMAN-OH-DC NS0292770	UBLE TIME	E-YEAR 3	07/29/2019		LABOR HOUR		
183	LOCAL 3-MECHANIC-OH-D NS0292771	OUBLE TIM	E-YEAR 3	07/29/2019		LABOR HOUR		
184	LOCAL 3-BUCKET TRUCK-0 NS0292772	OH-YEAR 3		07/29/2019		LABOR HOUR		
185	LOCAL 3-DIGGER DERRICK NS0292773	-OH-YEAR (	3	07/29/2019		LABOR HOUR		
186	LOCAL 3-DUMP TRUCK-OH NS0292774	-YEAR 3		07/29/2019		LABOR HOUR		
187	LOCAL 3-PICK UP TRUCK-C NS0292775	OH-YEAR 3		07/29/2019		LABOR HOUR		
188	LOCAL 3-SERVICE TRUCK- NS0292776	OH-YEAR 3		07/29/2019		LABOR		
189	LOCAL 3-POLE TRAILER-OI NS0292777	H-YEAR 3		07/29/2019		HOUR LABOR		
190	LOCAL 3-WIRE TRAILER-OI NS0292778	H-YEAR 3		07/29/2019		HOUR LABOR		
191	LOCAL 3-WIRE PULLER/TEI NS0292779	NSIONER-OI	H-YEAR 3	07/29/2019		HOUR LABOR		
192	LOCAL 1249 - GENERAL FC NS0292780	REMAN- ST	RAIGHT- YE	EAR 3 07/29/2019		HOUR LABOR HOUR		



						Blan	ket Purchas	e Agreement 4	585552, 9
Line	Part Number / Description		Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
193	LOCAL 1249 - WOI NS0292781	RKING FO	REMAN- ST	FRAIGHT- YI	EAR 3 07/29/2019		LABOR		
194	LOCAL 1249 - ELE NS0292782	CTRICAN	- STRAIGHT	Γ- YEAR 3	07/29/2019		HOUR LABOR		
195	LOCAL 1249 - SPLI NS0292783	ICER- STF	RAIGHT- YE	AR 3	07/29/2019		HOUR LABOR HOUR		
196	LOCAL 1249 - HEA NS0292784	VY EQUI	PMENT OPE	ERATOR- STI	RAIGHT- YEA 07/29/2019	AR 3	LABOR HOUR		
197	LOCAL 1249 - LINI NS0292785	EMAN- ST	TRAIGHT- Y	EAR 3	07/29/2019		LABOR HOUR		
198	LOCAL 1249 - 7TH NS0292786	APPREN	ΓICE- STRAI	IGHT- YEAR	3 07/29/2019		LABOR HOUR		
199	LOCAL 1249 - 6TH NS0292787	APPREN	ΓICE- STRAI	IGHT- YEAR	3 07/29/2019		LABOR HOUR		
200	LOCAL 1249 - 5TH NS0292788	APPREN	ΓICE- STRAI	IGHT- YEAR	3 07/29/2019		LABOR HOUR		
201	LOCAL 1249 - 4TH NS0292789	APPREN	ΓICE- STRAI	IGHT- YEAR	3 07/29/2019		LABOR HOUR		
202	LOCAL 1249 - 3RD NS0292790	APPREN'	TICE- STRA	IGHT- YEAR	3 07/29/2019		LABOR HOUR		
203	LOCAL 1249 - 2ND NS0292791	APPREN	TICE- STRA	IGHT- YEAR	3 07/29/2019		LABOR HOUR		
204	LOCAL 1249 - 1ST NS0292792	APPRENT	TICE- STRAI	GHT- YEAR	3 07/29/2019		LABOR HOUR		
205	LOCAL 1249 - MAT NS0292793	FERIAL M	IAN- STRAI	GHT- YEAR 3	3 07/29/2019		LABOR HOUR		
206	LOCAL 1249 - EQU NS0292794	JIPMENT	OPERATOR	- STRAIGHT-	- YEAR 3 07/29/2019		LABOR HOUR		
207	LOCAL 1249 - GRC NS0292795	DUNDMAI	N- STRAIGH	T- YEAR 3	07/29/2019		LABOR HOUR		
208	LOCAL 1249 - FLA NS0292796	GMAN- S	TRAIGHT- Y	YEAR 3	07/29/2019		LABOR HOUR		
209	LOCAL 1249 - MEC NS0292797	CHANIC- S	STRAIGHT-	YEAR 3	07/29/2019		LABOR HOUR		
210	LOCAL 1249 - GEN NS0292798	IERAL FO	REMAN- PR	EMIUM TIM	E (1.5X) - YE 07/29/2019	AR 3	LABOR HOUR		
	LOCAL 1249 - WOR	RKING FC	REMAN- PF	REMIUM TIM	1E (1.5X) - YE	AR 3			



					Blan	ket Purchas	e Agreement 45	585552 9
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
211	NS0292799			07/29/2019		LABOR HOUR		
212	LOCAL 1249 - ELECTRICAN NS0292800	I- PREMIUM	TIME (1.5X)	- YEAR 3 07/29/2019		LABOR HOUR		
213	LOCAL 1249 - SPLICER- PRI NS0292801	EMIUM TIM	E (1.5X) - YE.	AR 3 07/29/2019		LABOR HOUR		
214	LOCAL 1249 - HEAVY EQUI NS0292802	IPMENT OPE	ERATOR- PRI	EMIUM TIME 07/29/2019	(1.5X) - Y			
215	LOCAL 1249 - LINEMAN- PI NS0292803	REMIUM TIN	ME (1.5X) - YI	EAR 3 07/29/2019		LABOR HOUR		
216	LOCAL 1249 - 7TH APPREN NS0292804	TICE- PREM	IUM TIME (1	.5X) - YEAR 3 07/29/2019	3	LABOR HOUR		
217	LOCAL 1249 - 6TH APPREN NS0292805	TICE- PREM	IUM TIME (1	.5X) - YEAR 3 07/29/2019	3	LABOR HOUR		
218	LOCAL 1249 - 5TH APPREN NS0292806	TICE- PREM	IUM TIME (1	.5X) - YEAR 3 07/29/2019	3	LABOR HOUR		
219	LOCAL 1249 - 4TH APPREN NS0292807	TICE- PREM	IUM TIME (1	.5X) - YEAR 3 07/29/2019	3	LABOR HOUR		
220	LOCAL 1249 - 3RD APPREN NS0292808	TICE- PREM	IUM TIME (1	.5X) - YEAR ( 07/29/2019	3	LABOR HOUR		
221	LOCAL 1249 - 2ND APPREN NS0292809	TICE- PREM	IIUM TIME (1	.5X) - YEAR 07/29/2019	3	LABOR HOUR		
222	LOCAL 1249 - 1ST APPREN NS0292810	ΓICE- PREM	IUM TIME (1.	.5X) - YEAR 3 07/29/2019	ł	LABOR HOUR		
223	LOCAL 1249 - MATERIAL M NS0292811	IAN- PREMI	UM TIME (1.	5X) - YEAR 3 07/29/2019		LABOR HOUR		
224	LOCAL 1249 - EQUIPMENT NS0292812	OPERATOR	- PREMIUM 7	ГІМЕ (1.5X) - 07/29/2019	YEAR 3	LABOR		
225	LOCAL 1249 - GROUNDMA NS0292813	N- PREMIUN	A TIME (1.5X	) - YEAR 3 07/29/2019		HOUR LABOR HOUR		
226	LOCAL 1249 - FLAGMAN- P NS0292814	REMIUM TI	ME (1.5X) - Y	YEAR 3 07/29/2019		LABOR HOUR		
227	LOCAL 1249 - MECHANIC- NS0292815	PREMIUM T	IME (1.5X) - `	YEAR 3 07/29/2019		LABOR HOUR		
228	LOCAL 1249 - GENERAL FC NS0292816	DREMAN- PI	REMIUM TIM	1E (2.0X) - YE 07/29/2019	AR 3	LABOR HOUR		
229	LOCAL 1249 - WORKING FO NS0292817	DREMAN- P	REMIUM TIN	AE (2.0X) - YE 07/29/2019	EAR 3	LABOR		



Blanket Purchase Agr								
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
						HOUR		
230	LOCAL 1249 - ELECTRICA NS0292818	N- PREMIUM	1 TIME (2.0X)	) - YEAR 3 07/29/2019		LABOR HOUR		
231	LOCAL 1249 - SPLICER- P NS0292819	REMIUM TIM	IE (2.0X) - YE	EAR 3 07/29/2019		LABOR		
222	LOCAL 1249 - HEAVY EQU	JIPMENT OPE	ERATOR- PR		E (2.0X) -			
232	NS0292820 LOCAL 1249 - LINEMAN-	PREMIUM TI	ME (2.0X) - Y	07/29/2019 TEAR 3		LABOR HOUR		
233	NS0292821			07/29/2019		LABOR HOUR		
234	LOCAL 1249 - 7TH APPREI NS0292822	NTICE- PREM	IIUM TIME (2	2.0X) - YEAR 07/29/2019	3	LABOR HOUR		
235	LOCAL 1249 - 6TH APPREI NS0292823	NTICE- PREN	IIUM TIME (2	2.0X) - YEAR 07/29/2019	3	LABOR HOUR		
236	LOCAL 1249 - 5TH APPREI NS0292824	NTICE- PREM	1IUM TIME (2	2.0X) - YEAR 07/29/2019	3	LABOR HOUR		
237	LOCAL 1249 - 4TH APPREI NS0292825	NTICE- PREM	1IUM TIME (2	2.0X) - YEAR 07/29/2019	3	LABOR HOUR		
238	LOCAL 1249 - 3RD APPRE NS0292826	NTICE- PREM	AIUM TIME (2	2.0X) - YEAR 07/29/2019	3	LABOR HOUR		
239	LOCAL 1249 - 2ND APPRE NS0292827	NTICE- PREN	AIUM TIME (1	2.0X) - YEAR 07/29/2019	3	LABOR HOUR		
240	LOCAL 1249 - 1ST APPREN NS0292828	NTICE- PREM	IIUM TIME (2	2.0X) - YEAR 07/29/2019	3	LABOR HOUR		
241	LOCAL 1249 - MATERIAL NS0292829	MAN- PREM	IUM TIME (2	.0X) - YEAR 3 07/29/2019	3	LABOR HOUR		
242	LOCAL 1249 - EQUIPMEN NS0292830	Γ OPERATOR	- PREMIUM	TIME (2.0X) - 07/29/2019	YEAR 3	LABOR HOUR		
243	LOCAL 1249 - GROUNDMA NS0292831	AN- PREMIUI	M TIME (2.0X	X) - YEAR 3 07/29/2019		LABOR HOUR		
244	LOCAL 1249 - FLAGMAN- NS0292832	PREMIUM T	IME (2.0X) - Y	YEAR 3 07/29/2019		LABOR		
245	LOCAL 1249 - MECHANIC NS0292833	- PREMIUM 7	ГІМЕ (2.0X) -	YEAR 3 07/29/2019		HOUR LABOR		
246	EMERGENCY CONTRACT- NS0292834	BUCKET TR	UCK-YEAR 3	07/29/2019		HOUR LABOR		
247	EMERGENCY CONTRACT NS0292835	-DIGGER DEI	RRICK-YEAR	2 3 07/29/2019		HOUR LABOR HOUR		



					Bla	lanket Purchase Agreement 4585552, 9					
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)			
	EMERGENCY CONTRACT -		ΎΚ-ΥΈΔΡ 3								
248	NS0292836		JK-TEAK J	07/29/2019		LABOR					
						HOUR					
240	EMERGENCY CONTRACT - NS0292837	PICK UP TRU	JCK-YEAR 3	07/29/2019		LABOR					
249	1130292037			07/29/2019		HOUR					
	EMERGENCY CONTRACT -	UTILITY TR	UCK-YEAR 3								
250	NS0292838			07/29/2019		LABOR HOUR					
	EMERGENCY CONTRACT -	SERVICE TR	UCK-YEAR	3		HOUK					
251	NS0292839			07/29/2019		LABOR					
	EMEDCENCY CONTDACT		ED VEAD 2			HOUR					
252	EMERGENCY CONTRACT - NS0292840	POLE I KAIL	EK-YEAK 3	07/29/2019		LABOR					
202	1150292010			0112912019		HOUR					
	EMERGENCY CONTRACT -	WIRE TRAIL	ER-YEAR 3			LADOD	_				
253	NS0292841			07/29/2019		LABOR HOUR					
	EMERGENCY CONTRACT -	AIR COMPR	ESSOR-YEAI	R 3		HOUK					
254	NS0292842			07/29/2019		LABOR					
	EMERGENCY CONTRACT -	MATEDIAL	TDUCK VEA	D 2		HOUR					
255	NS0292843	MAIENIAL	INUCK-IEA	07/29/2019		LABOR					
						HOUR					
256	EMERGENCY CONTRACT - NS0292844	MATERIAL	TRAILER-YE	AR 3 07/29/2019							
256	NSU292844			07/29/2019		LABOR HOUR					
	EMERGENCY CONTRACT -	WIRE PULLI	ER/ TENSION	ER-YEAR 3			_				
257	NS0148268					EACH					
	XX\$1XX ANCILLARY ITEM AUDIT PURPOSES, CECON										
	DOCUMENTATION SUPPO			DE USING TH							
258	NS0299776			07/05/2020		LABOR					
	LOCAL 3-GENERAL FOREM	/AN_OH_STR	AIGHT TIME	F- YFAR 4		HOUR					
259	NS0299777			07/05/2020		LABOR					
						HOUR					
260	LOCAL 3-WORKING FOREN NS0299778	MAN-OH-STF	RAIGHT TIM	E- YEAR 4 07/05/2020		LABOR					
200	11302))110			07/03/2020		HOUR					
	LOCAL 3-ELECTRICIAN-OF	I-STRAIGHT	TIME- YEAF				_				
261	NS0299780			07/05/2020		LABOR HOUR					
	LOCAL 3-JOURNEYMAN SI	PLICER-OH-S	STRAIGHT TI	IME- YEAR 4		HOUK					
262	NS0299781		_	07/05/2020		LABOR					
					VEAD 4	HOUR					
263	LOCAL 3-HEAVY EQUIPME NS0299779	UPEKAI	0K-0H-91K/	07/05/2020	I CAK 4	LABOR					
						HOUR					
264	LOCAL 3-JOURNEYMAN LI	NEMAN-OH	-STRAIGHT		4	LADOD					
264	NS0299792			07/05/2020		LABOR HOUR					
	LOCAL 3-APPRENTICE 7TH	I PERIOD-OH	I-STRAIGHT	TIME- YEAR	4						
265	NS0299791			07/05/2020		LABOR					
						HOUR					



Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
							(000)	(000)
266	LOCAL 3-APPRENTICE 6TH NS0299790	PERIOD-OH	I-STRAIGHT	TIME- YEAR 4 07/05/2020		LABOR		
						HOUR		
267	LOCAL 3-APPRENTICE 5TH NS0299789	PERIOD-OH	I-STRAIGHT	07/05/2020		LABOR		
	LOCAL 3-APPRENTICE 4TH		STRAIGHT	τιμε νέλρη		HOUR		
268	NS0299788	I EKIOD-OII	-STRAIGITI	07/05/2020		LABOR		
	LOCAL 3-APPRENTICE 3RD	PERIOD-OH	I-STRAIGHT	TIME- YEAR 4	L	HOUR		
269	NS0299787	121002 01		07/05/2020		LABOR		
	LOCAL 3-APPRENTICE 2ND	PERIOD-OF	I-STRAIGHT	TIME- YEAR 4	Ļ	HOUR		
270	NS0299786			07/05/2020		LABOR		
	LOCAL 3-APPRENTICE 1ST	PERIOD-OH	-STRAIGHT	ГIME- YEAR 4		HOUR		
271	NS0299782			07/05/2020		LABOR HOUR		
	LOCAL 3-MATERIAL MAN-	OH-STRAIG	HT TIME- YE	AR 4		HOUK		
272	NS0299783			07/05/2020		LABOR HOUR		
	LOCAL 3-EQUIPMENT OPER	RATOR-OH-S	STRAIGHT T					
273	NS0299784			07/05/2020		LABOR HOUR		
274	LOCAL 3-GROUNDMAN-OH	-STRAIGHT	TIME- YEAF					
274	NS0299785			07/05/2020		LABOR HOUR		
275	LOCAL 3-FLAGMAN-OH-ST NS0276788	RAIGHT TIN	/IE- YEAR 4	07/05/2020		UOUD		
	LOCAL 3-MECHANIC-OH-ST	TRAIGHT TI	ME-YEAR 4			HOUR		
276	NS0299793			07/05/2020		LABOR HOUR		
	LOCAL 3-GENERAL FOREM	AN-OH-PRE	MIUM TIME				_	
277	NS0299794			07/05/2020		LABOR HOUR		
070	LOCAL 3-WORKING FOREM	IAN-OH-PRE	EMIUM TIME					
278	NS0299795			07/05/2020		LABOR HOUR		
270	LOCAL 3-ELECTRICIAN-OH NS0299797	-PREMIUM	TIME- YEAR	4 07/05/2020		LABOR		
219	1150299797			07/03/2020		HOUR		
280	LOCAL 3-JOURNEYMAN LII NS0299798	NEMAN/SPL	ICER-OH-PR	EMIUM TIME- 07/05/2020	· YEAR 4	LABOR		
200						HOUR		
281	LOCAL 3-HEAVY EQUIPME NS0299796	NT OPERAT	OR-OH-PREN	MIUM TIME- Y 07/05/2020	EAR 4	LABOR		
						HOUR		
282	LOCAL 3-JOURNEYMAN LII NS0299809	NEMAN-OH-	-ркеміum T	IME- YEAR 4 07/05/2020		LABOR		
		DEDIOD OU				HOUR		
283	LOCAL 3-APPRENTICE 7TH NS0299808	PERIOD-OH	I-PKEMIUM	07/05/2020		LABOR		
	LOCAL 3-APPRENTICE 6TH	PERIOD-OH	PREMIIIM 1	TIME- YEAR /		HOUR		
284	NS0299807			07/05/2020		LABOR		



Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
							(05D)	(05D)
						HOUR		
285	LOCAL 3-APPRENTICE 5TH NS0299806	PERIOD-OH	-PREMIUM 7	FIME- YEAR 4 07/05/2020	1	LABOR		
283	1150299800			07/03/2020		HOUR		
	LOCAL 3-APPRENTICE 4TH	PERIOD-OH	-PREMIUM 7	TIME- YEAR 4	1	noon		
286	NS0299805			07/05/2020		LABOR		
	LOCAL 2 ADDRENTICE 2DD				4	HOUR		
287	LOCAL 3-APPRENTICE 3RD NS0299804	PERIOD-OR	-PKEIVIIUIVI	07/05/2020	+	LABOR		
207	1150255001			0110212020		HOUR		
	LOCAL 3-APPRENTICE 2ND	PERIOD-OH	-PREMIUM		4			
288	NS0299803			07/05/2020		LABOR HOUR		
	LOCAL 3-APPRENTICE 1ST	PERIOD-OH-	-PREMIUM T	TIME- YEAR 4		HOUK		
289	NS0299799			07/05/2020		LABOR		
						HOUR		
200	LOCAL 3-MATERIAL MAN- NS0299800	OH-PREMIU	M TIME- YEA					
290	NS0299800			07/05/2020		LABOR HOUR		
	LOCAL 3-EQUIPMENT OPER	RATOR-OH-F	PREMIUM TI	ME- YEAR 4		noon		
291	NS0299801			07/05/2020		LABOR		
	LOCAL 2 CROUNDMAN OU			4		HOUR		
292	LOCAL 3-GROUNDMAN-OH NS0299802	-PREMIUM	TIME- TEAR	07/05/2020		LABOR		
2/2	1150257002			0110212020		HOUR		
	LOCAL 3-FLAGMAN-OH-PR	EMIUM TIM	E- YEAR 4				_	
293	NS0299810			07/05/2020		LABOR HOUR		
	LOCAL 3-GENERAL FOREM	AN-OH-DOU	JBLE TIME-	YEAR 4		nook		
294	NS0299811			07/05/2020		LABOR		
						HOUR		
295	LOCAL 3-WORKING FOREM NS0299812	IAN-OH-DO	UBLE IIME-	YEAR 4 07/05/2020		LABOR		
275	1150299012			01/03/2020		HOUR		
	LOCAL 3-ELECTRICIAN-OH	-DOUBLE T	IME- YEAR 4					
296	NS0299814			07/05/2020		LABOR		
	LOCAL 3-JOURNEYMAN LI	NEMAN/SPL	ICER-OH-DO	)UBLE TIME-	YEAR 4	HOUR		
297	NS0299815			07/05/2020		LABOR		
			ob cr: = -			HOUR		
298	LOCAL 3-HEAVY EQUIPME NS0299813	N'I OPERAT	OR-OH-DOU	BLE TIME- Y 07/05/2020	EAR 4	LADOD		
290	1150277015			07/03/2020		LABOR HOUR		
	LOCAL 3-JOURNEYMAN LI	NEMAN-OH-	DOUBLE TH	ME- YEAR 4				
299	NS0299826			07/05/2020		LABOR		
	LOCAL 3-APPRENTICE 7TH	חט טעד		ME VEAD 4		HOUR		
300	NS0299825			07/05/2020		LABOR		
						HOUR		
201	LOCAL 3-APPRENTICE 6TH	PERIOD-OH	-DOUBLE TI			LADOD		
301	NS0299824			07/05/2020		LABOR HOUR		
	LOCAL 3-APPRENTICE 5TH	PERIOD-OH	-DOUBLE TI	ME- YEAR 4		HOUK		
302	NS0299823			07/05/2020		LABOR		
						HOUR		



	-				Blan	ket Purchas	se Agreement 45	585552, 9
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
	LOCAL 3-APPRENTICE 4TH	PFRIOD-OH	DOURI F TI	ME- YEAR 4				
303	NS0299822			07/05/2020		LABOR		
						HOUR		
304	LOCAL 3-APPRENTICE 3RD NS0299821	PERIOD-OH	I-DOUBLE II	ME- YEAR 4 07/05/2020		LABOR		
504	1002))021			01/03/2020		HOUR		
205	LOCAL 3-APPRENTICE 2ND	PERIOD-OH	I-DOUBLE TI			LADOD	_	
305	NS0299820			07/05/2020		LABOR HOUR		
	LOCAL 3-APPRENTICE 1ST	PERIOD-OH	-DOUBLE TI	ME- YEAR 4		noon		
306	NS0299816			07/05/2020		LABOR		
	LOCAL 3-MATERIAL MAN-	OH-DOUBLE	E TIME- YEA	R 4		HOUR		
307	NS0299817			07/05/2020		LABOR		
						HOUR		
308	LOCAL 3-EQUIPMENT OPER NS0299818	ATOR-OH-I	JOUBLE HIM	07/05/2020		LABOR		
200						HOUR		
200	LOCAL 3-GROUNDMAN-OH NS0299819	-DOUBLE T	IME- YEAR 4	4 07/05/2020				
309	1150299019			07/03/2020		LABOR HOUR		
	LOCAL 3-FLAGMAN-OH-DO	UBLE TIME	- YEAR 4					
310	NS0276798 LOCAL 3-MECHANIC-OH-D	JUBI E TIM	Ε VEAR /	07/05/2020		HOUR		
311	NS0276800	JUDLE I IIVI		07/05/2020		HOUR		
	LOCAL 3-BUCKET TRUCK-O	OH-YEAR 4						
312	NS0276801 LOCAL 3-DIGGER DERRICK	-OH-YEAR	1	07/05/2020		HOUR		
313	NS0299370			07/05/2020		LABOR		
	LOCAL 3-DUMP TRUCK-OH	VEAD 4				HOUR		
314	NS0276802	- I EAK 4		07/05/2020		HOUR		
	LOCAL 3-PICK UP TRUCK-C	H-YEAR 4						
315	NS0316922 LOCAL 3-SERVICE TRUCK-			07/05/2020		HOUR		
316	NS0276803	JII- I LAK 4		07/05/2020		HOUR		
	LOCAL 3-POLE TRAILER-OI	I-YEAR 4						
317	NS0293016			07/05/2020		LABOR HOUR		
	LOCAL 3-WIRE TRAILER-O	H-YEAR 4				nook		
318	NS0316923	UCIONED OF		07/05/2020		HOUR		
319	LOCAL 3-WIRE PULLER/TEI NS0299867	NSIONER-OI	H-YEAR 4	07/05/2020		LABOR		
017						HOUR		
220	LOCAL 1249 WESTCHESTER NS0299869	R-GENERAL	FOREMAN-0		T TIME-	YEAR 4 LABOR		
520	1130299009			07/05/2020		HOUR		
	LOCAL 1249 WESTCHESTER	R-WORKING	FOREMAN-		IT TIME-	YEAR 4		
321	NS0316924 LOCAL 1249-STRAIGHT- EL	FCTRICAN	YFAR /	07/05/2020		HOUR		
322	NS0299870			07/05/2020		LABOR		
						HOUR		
323	LOCAL 1249 WESTCHESTER NS0316925	R-CABLE SP	LICER-OH-S	FRAIGHT TIN 07/05/2020	/IE- YEAR	t 4 HOUR		
525	LOCAL 1249- HEAVY EQUIP	MENT OPE	RATOR-OH-S		ME - YEA			



				Blanket Purchase Agreement 4585552, 9					
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)	
324	NS0293148			07/05/2020		LABOR HOUR			
325	LOCAL 1249-JOURNEYMAN NS0293149	LINEMAN-(	OH-STRAIGH	HT TIME- YEA 07/05/2020	AR 4	LABOR			
326	LOCAL 1249-APPRENTICE 7 NS0293151	PERIOD-OH	I-STRAIGHT	TIME- YEAR 07/05/2020	4	HOUR LABOR			
327	LOCAL 1249-APPRENTICE 6 NS0293152	PERIOD-OH	I-STRAIGHT	TIME- YEAR 07/05/2020	4	HOUR LABOR			
328	LOCAL 1249-APPRENTICE 5 NS0293154	PERIOD-OH	I-STRAIGHT	TIME- YEAR 07/05/2020	4	HOUR LABOR			
329	LOCAL 1249-APPRENTICE 4 NS0293155	PERIOD-OH	I-STRAIGHT	TIME- YEAR 07/05/2020	4	HOUR LABOR			
330	LOCAL 1249-APPRENTICE 3 NS0293156	PERIOD-OH	I-STRAIGHT	TIME- YEAR 07/05/2020	4	HOUR LABOR			
331	LOCAL 1249-APPRENTICE 2 NS0293157	PERIOD-OH	I-STRAIGHT	TIME- YEAR 07/05/2020	4	HOUR LABOR			
332	LOCAL 1249-APPRENTICE 1 NS0305315	PERIOD-OH	I-STRAIGHT	TIME- YEAR 07/05/2020	4	HOUR LABOR			
333	MATERIAL MAN-OH-STRAI NS0293150	GHT TIME-	YEAR 4	07/05/2020		HOUR LABOR			
334	LOCAL 1249-EQUIPMENT O NS0299461	PERATOR-O	H-STRAIGH	T TIME- YEA 07/05/2020	R 4	HOUR LABOR			
335	LOCAL 1249-GROUNDMAN- NS0293158	OH-STRAIG	HT TIME- YI	EAR 4 07/05/2020		HOUR LABOR			
336	LOCAL 1249-FLAGMAN-OH NS0316926			07/05/2020		HOUR HOUR			
337	LOCAL 1249-MECHANIC-OF NS0310043	I-STRAIGHT	TIME-YEAF	8 4 07/05/2020		LABOR HOUR			
338	LOCAL 1249-GENERAL FOR NS0310315	EMAN-OH	PREMIUM T	IME - YEAR 4 07/05/2020	Ļ	LABOR HOUR			
339	LOCAL 1249-WORKING FOR NS0316927 LOCAL 1249-ELECTRICAN-0			07/05/2020		HOUR			
	NS0316928 LOCAL 1249-SPLICER-OH-P NS0316929			07/05/2020		HOUR HOUR			
	LOCAL 1249-HEAVY EQUIP. NS0310044	MENT OPER	ATOR-OH-P		E-YEAR	4 LABOR			
343	LOCAL 1249-JOURNEYMAN NS0303312 LOCAL 1249-APPRENTICE 7			07/05/2020		HOUR HOUR			



					Blan	ket Purchas	e Agreement 45	585552, 9
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
							(USD)	(03D)
344	NS0303313			07/05/2020		HOUR		
	LOCAL 1249-APPRENTICE 6	PERIOD-OH	I-PREMIUM	ГIME- YEAR	4			
345	NS0303314			07/05/2020		HOUR		
216	LOCAL 1249-APPRENTICE 5	PERIOD-OH	I-PREMIUM		4	UOUD		
340	NS0303315 LOCAL 1249-APPRENTICE 4	PERIOD-OH	-PREMIUM '	07/05/2020 ΓΙΜΕ- ΥΕΑΒ	4	HOUR		
347	NS0303316			07/05/2020	-	HOUR		
	LOCAL 1249-APPRENTICE 3	PERIOD-OH	I-PREMIUM	ГIME- YEAR	4			
348	NS0303317			07/05/2020		HOUR		
240	LOCAL 1249-APPRENTICE 2 NS0303318	PERIOD-OH	I-PREMIUM		4	HOUR		
549	LOCAL 1249-APPRENTICE 1	PERIOD-OH	-PREMIUM '	07/05/2020 TIME- YEAR	4	HOUK		
350	NS0305332	TERIOD-OI		07/05/2020	-	LABOR		
						HOUR		
	MATERIAL MAN-OH-PREM	IUM TIME- Y	YEAR 4					
351	NS0293163			07/05/2020		LABOR		
	LOCAL 1249-EQUIPMENT O				<b>P</b> /	HOUR		
352	NS0299480	FERAIOR-0	II-F KENITON	07/05/2020	K 4	LABOR		
						HOUR		
	LOCAL 1249-GROUNDMAN	-OH-PREMIU	JM TIME- YE					
353	NS0303311			07/05/2020		HOUR		
354	LOCAL 1249-FLAGMAN-OH NS0316930	-PREMIUM	TIME- YEAR	4 07/05/2020		HOUR		
554	LOCAL 1249-MECHANIC-OF	I-PREMIUM	TIME-YEAR			HOUK		
355	NS0310045			07/05/2020		LABOR		
						HOUR		
250	LOCAL 1249-GENERAL FOR	EMAN-OH-I	DOUBLE TIM					
330	NS0310324			07/05/2020		LABOR HOUR		
	LOCAL 1249-WORKING FOR	REMAN-OH-I	DOUBLE TIM	1E - YEAR 4		HOUK		
357	NS0316931			07/05/2020		HOUR		
	LOCAL 1249-ELECTRICAN-	OH-DOUBLE	E TIME - YEA					
358	NS0316932			07/05/2020		HOUR		
359	LOCAL 1249-SPLICER-OH-D NS0316933	OUBLE IIM	E-YEAR 4	07/05/2020		HOUR		
559	LOCAL 1249-HEAVY EQUIP	MENT OPER	ATOR-OH-D		E-YEAR 4	HOUK		
360	NS0310046			07/05/2020		LABOR		
						HOUR		
261	LOCAL 1249-JOURNEYMAN	LINEMAN-	OH-DOUBLE		R 4	LADOD		
361	NS0293175			07/05/2020		LABOR HOUR		
	LOCAL 1249-APPRENTICE 7	PERIOD-OH	I-DOUBLE T	ME- YEAR 4		HOUK		
362	NS0293177			07/05/2020		LABOR		
						HOUR		
2.62	LOCAL 1249-APPRENTICE 6	PERIOD-OH	I-DOUBLE T		•	LADOD		
363	NS0293178			07/05/2020		LABOR HOUR		
	LOCAL 1249-APPRENTICE 5	PERIOD-OH	-DOUBLE T	ME- YEAR 4		NUUK		
364	NS0293180			07/05/2020		LABOR		
						HOUR		
0	LOCAL 1249-APPRENTICE 4	PERIOD-OH	I-DOUBLE T			LADOD		
365	NS0299490			07/05/2020		LABOR HOUR		
	LOCAL 1249-APPRENTICE 3	PERIOD-OH	-DOUBLE T	ME- YEAR 4		HOUK		



Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price	Amount
	L	11		1			(USD)	(USD)
366	NS0293182			07/05/2020		LABOR		
						HOUR		
	LOCAL 1249-APPRENTICE 2	PERIOD-OH	I-DOUBLE T	IME- YEAR 4				
367	NS0293183			07/05/2020		LABOR		
						HOUR		
	LOCAL 1249-APPRENTICE 1	PERIOD-OH	I-DOUBLE T	IME- YEAR 4				
368	NS0305349			07/05/2020		LABOR		
						HOUR		
	MATERIAL MAN-OH-DOUB	LE TIME- YI	EAR 4					
369	NS0293176			07/05/2020		LABOR		
						HOUR		
	LOCAL 1249-EQUIPMENT O	PERATOR-O	H-DOUBLE	TIME- YEAR 4	1			
370	NS0299499			07/05/2020		LABOR		
						HOUR		
	LOCAL 1249-GROUNDMAN-	OH-DOUBL	E TIME- YEA	AR 4				
371	NS0303331			07/05/2020		HOUR		
	LOCAL 1249-FLAGMAN-OH	DOUBLE TI	ME- YEAR 4					
372	NS0310327			07/05/2020		LABOR		
						HOUR		
	LOCAL 1249-MECHANIC-OH	I-DOUBLE T	IME - YEAR	4				
373	NS0276426			07/05/2020		HOUR		
	BUCKET TRUCK UP TO 55' -	YEAR 4						
374	NS0276165			07/05/2020		HOUR		
	<b>DIGGER DERRICK - YEAR 4</b>							
375	NS0316934			07/05/2020		HOUR		
	EMERGENCY CONTRACT -I	DUMP TRUC	CK - YEAR 4					
376	NS0285204			07/05/2020		HOUR		
	PICKUP TRUCK - HOURLY	- YEAR 4						
377	NS0316935			07/05/2020		HOUR		
	EMERGENCY CONTRACT -U	JTILITY TRU	UCK - YEAR					
378	NS0316936			07/05/2020		HOUR		
	EMERGENCY CONTRACT -S	<b>ERVICE TR</b>	UCK - YEAR					
379	NS0277103			07/05/2020		HOUR		
	TRAILER - POLE (LG) - YEA	R 4						
380	NS0277324			07/05/2020		HOUR		
	MECHANIC TRUCK - YEAR	4						
381	NS0316937			07/05/2020		HOUR		
	EMERGENCY CONTRACT -A	AIR COMPRI	ESSOR - YEA	AR 4				
382	NS0316938			07/05/2020		HOUR		
	EMERGENCY CONTRACT -N	MATERIAL 7	FRUCK - YEA	AR 4				
383	NS0316939			07/05/2020		HOUR		
	EMERGENCY CONTRACT -N	MATERIAL 7	FRAILER - Y	EAR 4				
384	NS0316940			07/05/2020		HOUR		
	EMERGENCY CONTRACT -	VIRE PULLE	ER/ TENSION	ER - YEAR 4				
385	NS0276805					HOUR		
	LOCAL 3-GENERAL FOREM	AN-OH-STR	AIGHT TIME	E-YEAR 5				
386	NS0293019					LABOR		
						HOUR		
	LOCAL 3-WORKING FOREM	AN-OH-STR	AIGHT TIMI	E-YEAR 5				
387	NS0293210					LABOR		
						HOUR	-	
	LOCAL 3-ELECTRICIAN-OH	-STRAIGHT	TIME- YEAR	R 5				
388	NS0293211					LABOR		
						HOUR		



	_	Blanket Purchase Agreement 4585552						
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
389	LOCAL 3-JOURNEYMAN S NS0293212	PLICER-OH-S	TRAIGHT TI	IME- YEAR 5		LABOR		
390	LOCAL 3-HEAVY EQUIPMI NS0276807 LOCAL 3-JOURNEYMAN L					HOUR HOUR		
391	NS0293021					LABOR HOUR		
392	LOCAL 3-APPRENTICE 7TH NS0293022					LABOR HOUR		
393	LOCAL 3-APPRENTICE 6TH NS0293023	H PERIOD-OH	-STRAIGHT	TIME-YEAR	5	LABOR HOUR		
394	LOCAL 3-APPRENTICE 5TH NS0293024	H PERIOD-OH	-STRAIGHT	TIME-YEAR	5	LABOR HOUR		
395	LOCAL 3-APPRENTICE 4TH NS0292931	H PERIOD-OH	-STRAIGHT	TIME-YEAR	5	LABOR HOUR		
396	LOCAL 3-APPRENTICE 3RI NS0292932	O PERIOD-OH	I-STRAIGHT	TIME- YEAR	5	LABOR		
397	LOCAL 3-APPRENTICE 2NI NS0292933	D PERIOD-OH	I-STRAIGHT	TIME- YEAR	5	HOUR LABOR		
398	LOCAL 3-APPRENTICE 1ST NS0293031	PERIOD-OH	-STRAIGHT	TIME- YEAR	5	HOUR LABOR		
399	LOCAL 3-MATERIAL MAN NS0293028	-OH-STRAIGI	HT TIME-YE.	AR 5		HOUR LABOR		
400	LOCAL 3-EQUIPMENT OPE NS0292935	ERATOR-OH-S	STRAIGHT T	IME-YEAR 5		HOUR LABOR		
401	LOCAL 3-GROUNDMAN-O NS0293030	H-STRAIGHT	TIME- YEAF	R 5		HOUR LABOR		
	LOCAL 3-FLAGMAN-OH-S' NS0292936	TRAIGHT TIN	IE-YEAR 5			HOUR		
	LOCAL 3-MECHANIC-OH-S	STRAIGHT TI	ME- YEAR 5			HOUR		
	NS0276810 LOCAL 3-GENERAL FOREM NS0293035	MAN-OH-PRE	MIUM TIME	-YEAR 5		HOUR LABOR		
405	LOCAL 3-WORKING FORE NS0293227	MAN-OH-PRE	EMIUM TIME	E-YEAR 5		HOUR LABOR		
406	LOCAL 3-ELECTRICIAN-OI NS0293228	H-PREMIUM '	TIME- YEAR	5		HOUR LABOR		
407	LOCAL 3-JOURNEYMAN S NS0293229	PLICER-OH-P	PREMIUM TI	ME- YEAR 5		HOUR LABOR HOUR		



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price	Amount
							(USD)	(USD)
	LOCAL 3-HEAVY EQUIPME NS0276812 LOCAL 3-JOURNEYMAN LIN NS0293037					HOUR LABOR		
410	LOCAL 3-APPRENTICE 7TH NS0293038	PERIOD-OH	-PREMIUM 7	ΓIME-YEAR 5	5	HOUR LABOR HOUR		
411	LOCAL 3-APPRENTICE 6TH NS0293039	PERIOD-OH	-PREMIUM 7	ΓIME-YEAR 5	5	LABOR HOUR		
412	LOCAL 3-APPRENTICE 5TH NS0293040					LABOR HOUR		
413	LOCAL 3-APPRENTICE 4TH NS0292941					LABOR HOUR		
414	LOCAL 3-APPRENTICE 3RD NS0292942 LOCAL 3-APPRENTICE 2ND		-		-	LABOR HOUR		
415	LOCAL 3-APPRENTICE 2ND NS0292943					LABOR HOUR		
416	LOCAL 3-MATERIAL MAN-0		-			LABOR HOUR		
417	LOCAL 3-EQUIPMENT OPER					LABOR HOUR		
418	NS0292945					LABOR HOUR		
419	LOCAL 3-FLAGMAN-OH-PR					LABOR HOUR		
420	LOCAL 3-GENERAL FOREM			VEAD 5		LABOR HOUR		
421	LOCAL 3-WORKING FOREM			-		LABOR HOUR		
422	NS0293244		-	-		LABOR HOUR		
423	LOCAL 3-ELECTRICIAN-OH NS0293245					LABOR HOUR		
424	LOCAL 3-JOURNEYMAN SP. NS0293246					LABOR HOUR		
	LOCAL 3-HEAVY EQUIPME NS0276817 LOCAL 3-JOURNEYMAN LI				'EAR 5	HOUR		
426	NS0293053					LABOR HOUR		



				Blar	nket Purchas	e Agreement 4	585552, 9	
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
427	LOCAL 3-APPRENTICE 7TH NS0293054	I PERIOD-OH	I-DOUBLE II	ME-YEAR 5		LABOR		
127	1.602/2001					HOUR		
	LOCAL 3-APPRENTICE 6TH	I PERIOD-OH	I-DOUBLE TI	ME-YEAR 5				
428	NS0293055					LABOR		
	LOCAL 3-APPRENTICE 5TH		LDOUBLE T	ME-YEAR 5		HOUR		
429	NS0293056					LABOR		
						HOUR		
100	LOCAL 3-APPRENTICE 4TH	I PERIOD-OH	I-DOUBLE TI	ME-YEAR 5		LADOD		
430	NS0292951					LABOR HOUR		
	LOCAL 3-APPRENTICE 3RD	PERIOD-OH	I-DOUBLE T	IME- YEAR 5		HOUK		
431	NS0292952	121002 01				LABOR		
						HOUR		
420	LOCAL 3-APPRENTICE 2ND	D PERIOD-OH	I-DOUBLE T	IME- YEAR 5				
432	NS0292953					LABOR HOUR		
	LOCAL 3-APPRENTICE 1ST	PERIOD-OH	-DOUBLE TI	ME- YEAR 5		nook		
433	NS0293254					LABOR		
						HOUR		
131	LOCAL 3-MATERIAL MAN- NS0293255	OH-DOUBLE	E TIME- YEA	R 5		LABOR		
434	1130293233					HOUR		
	LOCAL 3-EQUIPMENT OPE	RATOR-OH-I	DOUBLE TIM	IE- YEAR 5				
435	NS0292955					LABOR		
	LOCAL 3-GROUNDMAN-OI	I DOUBLE T	IME VEAR	5		HOUR		
436	NS0293257	I-DOODLE I	INIL- I LAR	)		LABOR		
						HOUR		
407	LOCAL 3-FLAGMAN-OH-DO	OUBLE TIME	E- YEAR 5			LADOD		
437	NS0292956					LABOR HOUR		
	LOCAL 3-MECHANIC-OH-D	OUBLE TIM	E- YEAR 5			HOUK		
438	NS0276820					HOUR		
	LOCAL 3-BUCKET TRUCK-	OH-YEAR 5						
439	NS0276821 LOCAL 3-DIGGER DERRICI		5			HOUR		
440	NS0299577	X-OH-TEAK.	5			LABOR		
110	11802222					HOUR		
	LOCAL 3-DUMP TRUCK-OF	I-YEAR 5					_	
441	NS0276822	OU VEAD 5				HOUR		
442	LOCAL 3-PICK UP TRUCK- NS0317314	OH-YEAR 5				HOUR		
112	LOCAL 3-WIRE PULLER/TE	INSIONER-O	H-YEAR 4 - Y	EAR 5 - YEA	R 5	noon		
443	NS0276823					HOUR		
1 1 4	LOCAL 3-POLE TRAILER-O	H-YEAR 5				LADOD		
444	NS0293071					LABOR HOUR		
	LOCAL 3-WIRE TRAILER-C	H-YEAR 5				noon		
445	NS0317315					HOUR		
11-	LOCAL 3-SERVICE TRUCK	-OH-YEAR 5	- YEAR 5 - Y	EAR 5		LADOD		
446	NS0293258					LABOR HOUR		
	LOCAL 1249-GENERAL FOR	REMAN-OH-S	STRAIGHT T	IME- YEAR 5		noon		



Blanket Purchase Agreement 458555         Line       Part Number / Description       Supplier Part#       Effective Date       Expires On       Quantity       UOM       Unit Price       Arr         447       NS0299653       LABOR       HOUR       Init Price       Arr         LOCAL 1249-WORKING FOREMAN-OH-STRAIGHT TIME- YEAR 5       HOUR       HOUR       HOUR         LOCAL 1249-STRAIGHT- ELECTRICAN - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT- SPLICER - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT- HEAVY EQUIPMENT OPERATOR - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT- LINEMAN - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT- TTH APPRENTICE - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT - 5TH APPRENTICE - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT - 5TH APPRENTICE - YEAR 5 - YEAR 5       HOUR       HOUR         LOCAL 1249-STRAIGHT - 5TH APPRENTICE - YEAR 5 - YEAR 5       HOUR       HOUR       HOUR
HOUR LOCAL 1249-WORKING FOREMAN-OH-STRAIGHT TIME- YEAR 5 448 NS0317250 HOUR LOCAL 1249-STRAIGHT- ELECTRICAN - YEAR 5 - YEAR 5 449 NS0317251 HOUR LOCAL 1249-STRAIGHT- SPLICER - YEAR 5 - YEAR 5 450 NS0317252 HOUR LOCAL 1249-STRAIGHT- HEAVY EQUIPMENT OPERATOR - YEAR 5 - YEAR 5 451 NS0317253 HOUR LOCAL 1249-STRAIGHT- LINEMAN - YEAR 5 - YEAR 5 452 NS0317254 HOUR LOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5 453 NS0317255 HOUR LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 454 NS0317256 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 455 NS0317257 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 456 NS0317258 HOUR
HOUR LOCAL 1249-WORKING FOREMAN-OH-STRAIGHT TIME- YEAR 5 448 NS0317250 HOUR LOCAL 1249-STRAIGHT- ELECTRICAN - YEAR 5 - YEAR 5 449 NS0317251 HOUR LOCAL 1249-STRAIGHT- SPLICER - YEAR 5 - YEAR 5 450 NS0317252 HOUR LOCAL 1249-STRAIGHT- HEAVY EQUIPMENT OPERATOR - YEAR 5 - YEAR 5 451 NS0317253 HOUR LOCAL 1249-STRAIGHT- LINEMAN - YEAR 5 - YEAR 5 452 NS0317254 HOUR LOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5 453 NS0317255 HOUR LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 454 NS0317256 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 455 NS0317257 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 456 NS0317258 HOUR
LOCAL 1249-WORKING FOREMAN-OH-STRAIGHT TIME- YEAR 5 448 NS0317250 HOUR LOCAL 1249-STRAIGHT- ELECTRICAN - YEAR 5 - YEAR 5 449 NS0317251 HOUR LOCAL 1249-STRAIGHT- SPLICER - YEAR 5 - YEAR 5 450 NS0317252 HOUR LOCAL 1249-STRAIGHT- HEAVY EQUIPMENT OPERATOR - YEAR 5 - YEAR 5 451 NS0317253 HOUR LOCAL 1249-STRAIGHT- LINEMAN - YEAR 5 - YEAR 5 452 NS0317254 HOUR LOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5 453 NS0317255 HOUR LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 454 NS0317256 HOUR LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 455 NS0317257 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 456 NS0317258 HOUR
LOCAL 1249-STRAIGHT- ELECTRICAN - YEAR 5 - YEAR 5 449 NS0317251 HOUR LOCAL 1249-STRAIGHT- SPLICER - YEAR 5 - YEAR 5 450 NS0317252 HOUR LOCAL 1249-STRAIGHT- HEAVY EQUIPMENT OPERATOR - YEAR 5 - YEAR 5 451 NS0317253 HOUR LOCAL 1249-STRAIGHT- LINEMAN - YEAR 5 - YEAR 5 452 NS0317254 HOUR LOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5 453 NS0317255 HOUR LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 454 NS0317256 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 455 NS0317257 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 456 NS0317258 HOUR
<ul> <li>449 NS0317251 HOUR</li> <li>449 NS0317251 HOUR</li> <li>450 NS0317252 HOUR</li> <li>450 NS0317252 HOUR</li> <li>451 NS0317253 HOUR</li> <li>452 NS0317254 HOUR</li> <li>452 NS0317255 HOUR</li> <li>453 NS0317255 HOUR</li> <li>453 NS0317255 HOUR</li> <li>454 NS0317256 HOUR</li> <li>454 NS0317256 HOUR</li> <li>455 NS0317257 HOUR</li> <li>455 NS0317257 HOUR</li> <li>455 NS0317257 HOUR</li> <li>456 NS0317258 HOUR</li> </ul>
<ul> <li>450 NS0317252 HOUR</li> <li>LOCAL 1249-STRAIGHT- HEAVY EQUIPMENT OPERATOR - YEAR 5 - YEAR 5</li> <li>451 NS0317253 HOUR</li> <li>LOCAL 1249-STRAIGHT- LINEMAN - YEAR 5 - YEAR 5</li> <li>452 NS0317254 HOUR</li> <li>LOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5</li> <li>453 NS0317255 HOUR</li> <li>LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5</li> <li>454 NS0317256 HOUR</li> <li>LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5</li> <li>455 NS0317257 HOUR</li> <li>LOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5</li> <li>456 NS0317258 HOUR</li> </ul>
LOCAL 1249-STRAIGHT- HEAVY EQUIPMENT OPERATOR - YEAR 5 - YEAR 5 451 NS0317253 HOUR LOCAL 1249-STRAIGHT- LINEMAN - YEAR 5 - YEAR 5 452 NS0317254 HOUR LOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5 453 NS0317255 HOUR LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 454 NS0317256 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 455 NS0317257 HOUR LOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5 456 NS0317258 HOUR
LOCAL 1249-STRAIGHT- LINEMAN - YEAR 5 - YEAR 5 452 NS0317254 HOUR LOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5 LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 HOUR LOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5 HOUR HOUR HOUR HOUR HOUR HOUR HOUR HOUR HOUR HOUR HOUR
452NS0317254HOURLOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5HOUR453NS0317255HOURLOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5HOUR454NS0317256HOURLOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5HOUR455NS0317257HOURLOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5HOUR456NS0317258HOUR
LOCAL 1249-STRAIGHT- 7TH APPRENTICE - YEAR 5 - YEAR 5 453 NS0317255 HOUR LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 454 NS0317256 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 455 NS0317257 HOUR LOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5 456 NS0317258 HOUR
LOCAL 1249-STRAIGHT- 6TH APPRENTICE - YEAR 5 - YEAR 5 454 NS0317256 HOUR LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5 455 NS0317257 HOUR LOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5 456 NS0317258 HOUR
454NS0317256 LOCAL 1249-STRAIGHT- 5TH APPRENTICE - YEAR 5 - YEAR 5HOUR455NS0317257 LOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5HOUR456NS0317258HOUR
455NS0317257 LOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5HOUR456NS0317258HOUR
LOCAL 1249-STRAIGHT- 4TH APPRENTICE - YEAR 5 - YEAR 5 456 NS0317258 HOUR
LOCAL 1249-STRAIGHT- 3RD APPRENTICE - YEAR 5 - YEAR 5 457 NS0317259 HOUR
LOCAL 1249-STRAIGHT- 2ND APPRENTICE - YEAR 5 - YEAR 5
458 NS0317260 HOUR HOUR LOCAL 1249-STRAIGHT- 1ST APPRENTICE - YEAR 5 - YEAR 5
459 NS0317261 HOUR
LOCAL 1249-STRAIGHT- MATERIAL MAN - YEAR 5 - YEAR 5 460 NS0317262 HOUR
LOCAL 1249-STRAIGHT- EOUIPMENT OPERATOR - YEAR 5 - YEAR 5
461 NS0317263 HOUR HOUR
LOCAL 1249-STRAIGHT- GROUNDMAN - YEAR 5 - YEAR 5 462 NS0317264 HOUR
LOCAL 1249-STRAIGHT- FLAGMAN - YEAR 5 - YEAR 5
463 NS0317265 HOUR HOUR LOCAL 1249-STRAIGHT- MECHANIC - YEAR 5 - YEAR 5
464 NS0317266 HOUR
LOCAL 1249- PREMIUM TIME (1.5X) - GENERAL FOREMAN - YEAR 5 - YEAR 5 465 NS0317267 HOUR
LOCAL 1249- PREMIUM TIME (1.5X) - WORKING FOREMAN - YEAR 5 - YEAR 5
466 NS0317268 HOUR HOUR
LOCAL 1249- PREMIUM TIME (1.5X) - ELECTRICAN - YEAR 5 - YEAR 5 467 NS0317269 HOUR
LOCAL 1249- PREMIUM TIME (1.5X) - SPLICER - YEAR 5 - YEAR 5
468 NS0317270 HOUR HOUR LOCAL 1249- PREMIUM TIME (1.5X) - HEAVY EQUIPMENT OPERATOR - YEAR 5 - YEAR 5
469 NS0317271 HOUR
LOCAL 1249- PREMIUM TIME (1.5X) - LINEMAN - YEAR 5 - YEAR 5 470 NS0317272 HOUR
LOCAL 1249- PREMIUM TIME (1.5X) - 7TH APPRENTICE - YEAR 5 - YEAR 5
471 NS0317273 HOUR LOCAL 1249- PREMIUM TIME (1.5X) - 6TH APPRENTICE - YEAR 5 - YEAR 5
472 NS0317274 HOUR
LOCAL 1249- PREMIUM TIME (1.5X) - 5TH APPRENTICE - YEAR 5 - YEAR 5
473 NS0317275 HOUR LOCAL 1249- PREMIUM TIME (1.5X) - 4TH APPRENTICE - YEAR 5 - YEAR 5



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price	Amount
		The second se		r			(USD)	(USD)
474	NS0317276					HOUR		
	LOCAL 1249- PREMIUM TIM	1E (1.5X) - 3F	RD APPRENT	ICE - YEAR 5	5 - YEAR 5		_	
475	NS0317277					HOUR		
170	LOCAL 1249- PREMIUM TIN	1E(1.5X) - 2N	ND APPREN I	ICE - YEAR S	- YEAR :			
4/6	NS0317278	ATE (1 5 <b>V</b> ) 10		ICE VEAD 5	VEAD 5	HOUR		
177	LOCAL 1249- PREMIUM TIN NS0317279	IE(1.3A) - 13	I AFFKEN II	ICE - TEAK J	- IEAK J	HOUR		
<b></b>	LOCAL 1249- PREMIUM TIM	IE (1.5X) - M	ATERIAL M	AN - YEAR 5	- YEAR 5	nook		
478	NS0317280				1 2/ 11( 5	HOUR		
	LOCAL 1249- PREMIUM TIM	1E (1.5X) - EO	DUIPMENT C	PERATOR -	YEAR 5 -			
479	NS0317281	~ /				HOUR		
	LOCAL 1249- PREMIUM TIM	1E (1.5X) - Gl	ROUNDMAN	- YEAR 5 - Y	EAR 5			
480	NS0317282					HOUR		
10.1	LOCAL 1249- PREMIUM TIM	1E (1.5X) - FI	LAGMAN - Y	EAR 5 - YEAI	R 5	HOUD		
481	NS0317283				D 7	HOUR		
100	LOCAL 1249- PREMIUM TIN NS0317284	1E (1.5X) - M	ECHANIC - Y	IEAK 5 - YEA	ак э	HOUR		
462	LOCAL 1249- PREMIUM TIM	$(\mathbf{F}_{1}(2))$ $(\mathbf{X})$ $(\mathbf{G})$	ENERAL FOR	DEMAN VE	APS VE			
483	NS0317285	IE(2.0A) - OI	ENERAL FOR		T = 1 D	HOUR		
105	LOCAL 1249- PREMIUM TIM	1E (2.0X) - W	ORKING FO	REMAN - YE	AR 5 - YE			
484	NS0317286	()				HOUR		
	LOCAL 1249- PREMIUM TIM	1E (2.0X) - EI	LECTRICAN	- YEAR 5 - YI	EAR 5			
485	NS0317287					HOUR		
	LOCAL 1249- PREMIUM TIM	1E (2.0X) - SF	PLICER - YEA	AR 5 - YEAR 5	5			
486	NS0317288					HOUR		
407	LOCAL 1249- PREMIUM TIM	1E (2.0X) - HI	EAVY EQUIF	PMENT OPER	ATOR - Y		YEAR 5	
487	NS0317289	$IE(20\mathbf{V})$ II	NEMAN VE	EAD 5 VEAD	5	HOUR		
188	LOCAL 1249- PREMIUM TIN NS0317290	1E(2.0A) - LI	INEIVIAIN - I E	EAK J - IEAK		HOUR		
400	LOCAL 1249- PREMIUM TIM	(F (2 OX) - 71	'H APPRENT	ICE - YEAR 5	- YFAR 4			
489	NS0317291	12 (2.011) / 1				HOUR		
.07	LOCAL 1249- PREMIUM TIM	1E (2.0X) - 6T	TH APPRENT	ICE - YEAR 5	- YEAR 5			
490	NS0317292	~ /				HOUR		
	LOCAL 1249- PREMIUM TIM	1E (2.0X) - 51	TH APPRENT	ICE - YEAR 5	5 - YEAR 5	5		
491	NS0317293					HOUR		
	LOCAL 1249- PREMIUM TIM	1E (2.0X) - 41	TH APPRENT	ICE - YEAR 5	5 - YEAR 5			
492	NS0317294					HOUR		
493	LOCAL 1249- PREMIUM TIN NS0317295	1E(2.0X) - 3F	KD APPREN I	ICE - YEAR S	- YEAK	HOUR		
493	LOCAL 1249- PREMIUM TIM	1F (2 0X) - 2N	JD APPRENT	TICE - YEAR 4	5 - YFAR 4			
494	NS0317296	IL (2.077) 21		ICL TLAR.		HOUR		
	LOCAL 1249- PREMIUM TIM	1E (2.0X) - 1S	T APPRENT	ICE - YEAR 5	- YEAR 5			
495	NS0317297					HOUR		
	LOCAL 1249- PREMIUM TIM	1E (2.0X) - M	ATERIAL MA	AN - YEAR 5	- YEAR 5			
496	NS0317298					HOUR		
	LOCAL 1249- PREMIUM TIM	1E (2.0X) - EO	QUIPMENT C	PERATOR -	YEAR 5 -			
497	NS0317299					HOUR		
100	LOCAL 1249- PREMIUM TIM	1E (2.0X) - GI	KUUNDMAN	- YEAR 5 - Y	EAK 5			
498	NS0317300 LOCAL 1249- PREMIUM TIM		AGMAN V	FARS VEAU	R 5	HOUR		
499	NS0317301	112 (2.0A) - FL		LAK J - I EAI	K J	HOUR		
777	LOCAL 1249- PREMIUM TIM	1E (2.0X) - M	ECHANIC - Y	YEAR 5 - YEA	AR 5	noon		
500	NS0317302	(				HOUR		
	EMERGENCY CONTRACT-	BUCKET TR	UCK - YEAR	5 - YEAR 5				
501	NS0317303					HOUR		



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
	EMERGENCY CONTRACT -	DIGGER DER	PRICK - VEA	R 5 - VEAR 5				
502	NS0317304					HOUR		
503	EMERGENCY CONTRACT - NS0317305	DUMP TRUC	K - YEAR 5 -	YEAR 5		HOUR		
504	EMERGENCY CONTRACT - NS0317306	PICK UP TRU	JCK - YEAR	5 - YEAR 5		HOUR		
	EMERGENCY CONTRACT -	UTILITY TRU	JCK - YEAR	5 - YEAR 5				
505	NS0317307 EMERGENCY CONTRACT -	SERVICE TR	UCK - YEAR	5 - YEAR 5		HOUR		
506	NS0317308 EMERGENCY CONTRACT -		ED VEAD 5	VEAD 5		HOUR		
507	NS0317309					HOUR		
508	EMERGENCY CONTRACT - NS0317310	WIRE TRAIL	ER - YEAR 5	- YEAR 5		HOUR		
	EMERGENCY CONTRACT -	AIR COMPRE	ESSOR - YEA	R 5 - YEAR 5				
509	NS0317311 EMERGENCY CONTRACT -	MATERIAL 7	RUCK - YEA	AR 5 - YEAR 5	5	HOUR		
510	NS0317312 EMERGENCY CONTRACT -	MATERIAL	RAILER - YI	EAR 5 - YEAF	8.5	HOUR		
511	NS0317313					HOUR		
512	EMERGENCY CONTRACT - NS0339243	WIKE PULLE	R/ TENSION	EK - YEAK S	- YEAR 5	HOUR		
513	LOCAL 3-GENERAL FOREN NS0339244	IAN-OH-STR	AIGHT TIME	- YEAR 6		HOUR		
	LOCAL 3-WORKING FOREM	MAN-OH-STR	AIGHT TIME	E - YEAR 6			_	
514	NS0340398 LOCAL 3-ELECTRICIAN-OF	I-STRAIGHT	TIME - YEAI	R 6		HOUR		
515	NS0339246 LOCAL 3-JOURNEYMAN SH	PLICER-OH-S	TRAIGHT TI	ME - YEAR 6		HOUR		
516	NS0339247					HOUR		
517	LOCAL 3-HEAVY EQUIPME NS0339245					HOUR		
518	LOCAL 3-JOURNEYMAN LI NS0339248	NEMAN-OH-	STRAIGHT 1	TIME - YEAR	6	HOUR		
	LOCAL 3-APPRENTICE 7TH	I PERIOD-OH	-STRAIGHT	ГІМЕ - YEAR	6			
	NS0339249 LOCAL 3-APPRENTICE 6TH	PERIOD-OH	-STRAIGHT	ГIME - YEAR	6	HOUR		
520	NS0339250 LOCAL 3-APPRENTICE 5TH	PERIOD-OH	-STRAIGHT	TIME - YEAR	6	HOUR		
521	NS0339251					HOUR		
522	LOCAL 3-APPRENTICE 4TH NS0339252	PERIOD-OH	-STRAIGHT	IIME - YEAK	. 0	HOUR		
523	LOCAL 3-APPRENTICE 3RD NS0339253	PERIOD-OH	-STRAIGHT	TIME - YEAR	8.6	HOUR		
	LOCAL 3-APPRENTICE 2ND	PERIOD-OH	-STRAIGHT	TIME - YEAR	R 6			
524	NS0339254 LOCAL 3-APPRENTICE 1ST	PERIOD-OH-	STRAIGHT	TIME - YEAR	6	HOUR		
525	NS0339255 LOCAL 3-MATERIAL MAN-	OH-STRAIGH	IT TIME - YF	EAR 6		HOUR		
526	NS0339256				5	HOUR		
527	LOCAL 3-EQUIPMENT OPE NS0339257				)	HOUR		
528	LOCAL 3-GROUNDMAN-OF NS0340399	I-STRAIGHT	TIME - YEAI	R 6		HOUR		
220	LOCAL 3-FLAGMAN-OH-ST	RAIGHT TIM	IE - YEAR 6					



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
529	NS0339258					HOUR		
529	LOCAL 3-MECHANIC-OH-S	TRAIGHT TI	ME - YEAR 6	i		HOUK		
530	NS0339260					HOUR		
	LOCAL 3-GENERAL FOREM	IAN-OH-PRE	MIUM TIME	- YEAR 6				
531	NS0339261					HOUR		
	LOCAL 3-WORKING FOREM	AN-OH-PRE	EMIUM TIME	E - YEAR 6				
532	NS0340400					HOUR		
522	LOCAL 3-ELECTRICIAN-OF	I-PREMIUM	TIME - YEAF	R 6		HOUD		
555	NS0339263 LOCAL 3-JOURNEYMAN SF					HOUR		
534	NS0339264	LICER-OH-P		ME - IEAK O		HOUR		
554	LOCAL 3-HEAVY EQUIPME	ENT OPERAT	OR-OH-PRE	MIUM TIME -	YEAR 6	nook		
535	NS0339262					HOUR		
	LOCAL 3-JOURNEYMAN LI	NEMAN-OH-	PREMIUM T	IME - YEAR	5			
536	NS0339265					HOUR		
507	LOCAL 3-APPRENTICE 7TH	PERIOD-OH	-PREMIUM	ΓIME - YEAR	6	HOUD		
537	NS0339266 LOCAL 3-APPRENTICE 6TH				6	HOUR		
538	NS0339267	FERIOD-OR		IIME - IEAK	0	HOUR		
550	LOCAL 3-APPRENTICE 5TH	PERIOD-OH	-PREMIUM	ГIME - YEAR	6	noon		
539	NS0339268					HOUR		
	LOCAL 3-APPRENTICE 4TH	PERIOD-OH	-PREMIUM	ΓIME - YEAR	6			
540	NS0339269				-	HOUR		
5 4 1	LOCAL 3-APPRENTICE 3RD	PERIOD-OH	I-PREMIUM	FIME - YEAR	6	HOUD		
341	NS0339270 LOCAL 3-APPRENTICE 2ND		-PREMIUM '	TIME - VEAR	6	HOUR		
542	NS0339271				0	HOUR		
-	LOCAL 3-APPRENTICE 1ST	PERIOD-OH	-PREMIUM 1	TIME - YEAR	6			
543	NS0339272					HOUR		
	LOCAL 3-MATERIAL MAN-	OH-PREMIU	M TIME - YE	AR 6		HOUD		
544	NS0339273 LOCAL 3-EQUIPMENT OPE					HOUR		
545	NS0339274	KATUK-UH-I		ME - TEAK 0		HOUR		
515	LOCAL 3-GROUNDMAN-OF	I-PREMIUM	TIME - YEAH	R 6		noon		
546	NS0340401					HOUR		
	LOCAL 3-FLAGMAN-OH-PR	REMIUM TIM	E - YEAR 6					
547	NS0340400					HOUR		
510	LOCAL 3-ELECTRICIAN-OF NS0339277	I-PREMIUM	TIME - YEAF	R 6		UOUD		
348	LOCAL 3-GENERAL FOREM	IAN-OH-DOI	IBLE TIME -	YEAR 6		HOUR		
549	NS0339278					HOUR		
	LOCAL 3-WORKING FOREM	AN-OH-DO	UBLE TIME -	YEAR 6				
550	NS0340403					HOUR		
<b>551</b>	LOCAL 3-ELECTRICIAN-OF	I-DOUBLE T	IME - YEAR	6		HOUD		
331	NS0339280 LOCAL 3-JOURNEYMAN SF			E VEAD 6		HOUR		
552	NS0339281	LICER-OII-L	OODLE IIM	E - TEAR 0		HOUR		
	LOCAL 3-HEAVY EQUIPME	NT OPERAT	OR-OH-DOU	BLE TIME - Y	EAR 6			
553	NS0339279					HOUR		
<b>_</b>	LOCAL 3-JOURNEYMAN LI	NEMAN-OH-	DOUBLE TI	ME - YEAR 6				
554	NS0339282	ייס מחזפס	ייי די נסנוחת	ME VEAD C		HOUR		
555	LOCAL 3-APPRENTICE 7TH NS0339283	PERIOD-OH	-DOORLE II	IVIE - IEAK 6		HOUR		
555	LOCAL 3-APPRENTICE 6TH	PERIOD-OH	-DOUBLE TI	ME - YEAR 6				
556	NS0339284					HOUR		



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Line	Part Number / Description S	upplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
557	LOCAL 3-APPRENTICE 5TH P NS0339285	ERIOD-OH	-DOUBLE TI	ME - YEAR 6		HOUR		
557	LOCAL 3-APPRENTICE 4TH P	ERIOD-OH	-DOUBLE TI	ME - YEAR 6		HOUK		
558	NS0339286					HOUR		
	LOCAL 3-APPRENTICE 3RD P	ERIOD-OH	-DOUBLE TI	ME - YEAR 6				
559	NS0339287					HOUR		
560	LOCAL 3-APPRENTICE 2ND P NS0339288	ERIOD-OH	-DOUBLE II	ME - YEAR O		HOUR		
500	LOCAL 3-APPRENTICE 1ST PI	ERIOD-OH-	-DOUBLE TI	ME - YEAR 6		noon		
561	NS0339289					HOUR		
5.60	LOCAL 3-MATERIAL MAN-OI	H-DOUBLE	E TIME - YEA	IR 6		HOUD		
562	NS0339290 LOCAL 3-EQUIPMENT OPERA		OUBLE TIM			HOUR		
563	NS0339291	106-011-1	DOUBLE III	IE - TEAR O		HOUR		
	LOCAL 3-GROUNDMAN-OH-I	OUBLE T	IME - YEAR	6				
564	NS0340404					HOUR		
ECE	LOCAL 3-FLAGMAN-OH-DOU	BLE TIME	- YEAR 6					
565	NS0339292 LOCAL 3-MECHANIC-OH-DO	UBLE TIM	E - YEAR 6			HOUR		
566	NS0339203					HOUR		
	LOCAL 3-BUCKET TRUCK-OF	I-YEAR 6						
567	NS0339205		-			HOUR		
568	LOCAL 3-DIGGER DERRICK-( NS0339220	DH-YEAR (	)			HOUR		
508	LOCAL 3-DUMP TRUCK-OH-Y	YEAR 6				HOUK		
569	NS0339201					HOUR		
	LOCAL 3-PICK UP TRUCK-OF	I-YEAR 6						
570	NS0340405					HOUR		
571	LOCAL 3-SERVICE TRUCK-O NS0340406	H- YEAR 0				HOUR		
571	LOCAL 3-POLE TRAILER-OH-	YEAR 6				nook		
572	NS0339228					HOUR		
	LOCAL 1249-WIRE/POLE TRA	ILER-OH-Y	YEAR 6			HOUD		
573	NS0339237 LOCAL 1249-WIRE PULLER/T	ENGIONED				HOUR		
574	NS0339294	ENSIONEN		)		HOUR		
	LOCAL 1249-GENERAL FORE	MAN-OH-S	STRAIGHT T	IME - YEAR 6				
575	NS0339296					HOUR		
576	LOCAL 1249-WORKING FORE NS0340407	MAN-OH-S	STRAIGHT T	IME - YEAR 6		UOUD		
570	LOCAL 1249-STRAIGHT- ELE	CTRICAN -	YEAR 6			HOUR		
577	NS0340408	enderny	1 Li litt o			HOUR		
	LOCAL 1249-STRAIGHT- SPLI	CER - YEA	R 6					
578	NS0340409					HOUR		
579	LOCAL 1249-STRAIGHT- HEA NS0340410	VY EQUIP	MENT OPER	ATOK - YEAK	. 0	HOUR		
517	LOCAL 1249-STRAIGHT- LINE	EMAN - YE	AR 6			nook		
580	NS0339298					HOUR		
501	LOCAL 1249-APPRENTICE 7 F	ERIOD-OH	I-STRAIGHT	TIME - YEAR	6	HOUD		
281	NS0339299 LOCAL 1249-APPRENTICE 6 F		լ_ՏТ₽ ۸ լՂՍТ	TIME VEAD	6	HOUR		
582	NS0339300			THVIL - TEAK	U	HOUR		
	LOCAL 1249-APPRENTICE 5 F	ERIOD-OH	I-STRAIGHT	TIME - YEAR	6			
583	NS0339301					HOUR		
1	LOCAL 1249-APPRENTICE 4 P	ERIOD-OH	I-STRAIGHT	TIME - YEAR	6			



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Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
504	N50220202					HOLID		
584	NS0339302 LOCAL 1249-APPRENTICE 3	PERIOD-OH	I-STRAIGHT	TIME - YEAF	<b>R</b> 6	HOUR		
585	NS0339303 LOCAL 1249-APPRENTICE 2			TIME VEAD	) 6	HOUR		
586	NS0339304	PERIOD-OF	I-STRAIGHT	I INIE - YEAF		HOUR		
507	LOCAL 1249-APPRENTICE 1 NS0340411	PERIOD-OH	I-STRAIGHT	TIME - YEAF	R 6	HOUR		
387	LOCAL 1249-STRAIGHT- MA	ATERIAL MA	AN - YEAR 6			HOUK		
588	NS0340412					HOUR		
589	LOCAL 1249-STRAIGHT- EQ NS0340413	UIPMENTO	PERAIOR -	I LAK 0		HOUR		
500	LOCAL 1249-STRAIGHT- GR NS0340414	OUNDMAN	- YEAR 6			HOUR		
390	LOCAL 1249-STRAIGHT- FL	AGMAN - YI	EAR 6			HOUK		
591	NS0340415 LOCAL 1249-STRAIGHT- ME	CUANIC V	ΈλΡΑ			HOUR		
592	NS0339313	ECHANIC - I	LAK			HOUR		
503	LOCAL 1249-GENERAL FOR NS0339314	EMAN-OH	PREMIUM T	IME - YEAR 6		HOUR		
	LOCAL 1249-FOREMAN-OH	-PREMIUM 7	TIME - YEAR	. 6		HOOK		
594	NS0340416 LOCAL 1249- PREMIUM TIM	IF - FI FCTR	ICAN - VEAR	2.6		HOUR		
595	NS0340417			χ <sup>0</sup>		HOUR		
596	LOCAL 1249- PREMIUM TIM NS0340418	IE - SPLICER	R - YEAR 6			HOUR		
	LOCAL 1249- PREMIUM TIM	IE - HEAVY	EQUIPMENT	OPERATOR	- YEAR 6			
597	NS0340419 LOCAL 1249- PREMIUM TIM	IE - LINEMA	N - YEAR 6			HOUR		
598	NS0339317					HOUR		
599	LOCAL 1249-APPRENTICE 7 NS0339318	PERIOD-OH	I-PREMIUM	TIME - YEAR	. 6	HOUR		
	LOCAL 1249-APPRENTICE 6	PERIOD-OH	I-PREMIUM	TIME - YEAR	. 6			
600	NS0339319 LOCAL 1249-APPRENTICE 5	PERIOD-OH	I-PREMIUM	TIME - YEAR	. 6	HOUR		
601	NS0339320 LOCAL 1249-APPRENTICE 4			TIME VEAD	6	HOUR		
602	NS0339321	PERIOD-OF		IIME - IEAK	0	HOUR		
602	LOCAL 1249-APPRENTICE 3 NS0339322	PERIOD-OH	I-PREMIUM	TIME - YEAR	. 6	HOUR		
	LOCAL 1249-APPRENTICE 2	PERIOD-OH	I-PREMIUM	TIME - YEAR	. 6	HOUK		
604	NS0339323 LOCAL 1249-APPRENTICE 1	PERIOD-OH	I-PRFMIIIM '	TIME - YEAR		HOUR		
605	NS0340420					HOUR		
606	LOCAL 1249- PREMIUM TIM NS0340421	IE - MATERI	AL MAN - Y	EAR 6		HOUR		
	LOCAL 1249- PREMIUM TIM	IE - EQUIPM	ENT OPERA	TOR - YEAR				
607	NS0340422 LOCAL 1249- PREMIUM TIM	IE - GROUNI	DMAN - YEA	.R 6		HOUR		
608	NS0340423					HOUR		
609	LOCAL 1249- PREMIUM TIM NS0340424	IE - FLAGMA	AIN - YEAK 6			HOUR		
	LOCAL 1249- PREMIUM TIM	IE - MECHAI	NIC - YEAR 6	5				
010	NS0339332 LOCAL 1249-GENERAL FOR	EMAN-OH-I	DOUBLE TIM	IE - YEAR 6		HOUR		
611	NS0339334					HOUR		



					Blan	ket Purcha	se Agreement 45	85552.9
Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity		Unit Price (USD)	Amount (USD)
	LOCAL 1249-WORKING FOR	REMAN-OH-	DOUBLE TIN	/IE - YEAR 6				
612	NS0340425 LOCAL 1249- ELECTRICAN-					HOUR		
613	NS0340426 LOCAL 1249- SPLICER-OH-I			ii o		HOUR		
614	NS0340427					HOUR		
615	LOCAL 1249- HEAVY EQUI NS0340428				IE - YEAR	HOUR		
616	LOCAL 1249- LINEMAN-OH NS0339336					HOUR		
617	LOCAL 1249-APPRENTICE 7 NS0339337	PERIOD-OF	I-DOUBLE T	IME - YEAR 6	5	HOUR		
618	LOCAL 1249-APPRENTICE 6 NS0339338	PERIOD-OF	I-DOUBLE T	IME - YEAR 6	5	HOUR		
619	LOCAL 1249-APPRENTICE 5 NS0339339	PERIOD-OF	I-DOUBLE T	IME - YEAR 6	5	HOUR		
	LOCAL 1249-APPRENTICE 4 NS0339340	PERIOD-OF	I-DOUBLE T	IME - YEAR 6	5	HOUR		
	LOCAL 1249-APPRENTICE 3 NS0339341	PERIOD-OF	I-DOUBLE T	IME - YEAR 6	5	HOUR		
	LOCAL 1249-APPRENTICE 2 NS0339342	PERIOD-OF	I-DOUBLE T	IME - YEAR 6	5	HOUR		
	LOCAL 1249-APPRENTICE 1 NS0340429	PERIOD-OF	I-DOUBLE T	IME - YEAR 6	5			
	LOCAL 1249- MATERIAL M	AN-OH-DOU	BLE TIME -	YEAR 6		HOUR		
	NS0340430 LOCAL 1249- EQUIPMENT (	PERATOR-0	OH-DOUBLE	TIME - YEAF	R 6	HOUR		
	NS0340431 LOCAL 1249- GROUNDMAN	-OH-DOUBL	LE TIME - YE	EAR 6		HOUR		
	NS0340432 LOCAL 1249- FLAGMAN-OH	I-DOUBLE T	IME - YEAR	6		HOUR		
627	NS0340433 LOCAL 1249- MECHANIC-C	H-DOUBLE	TIME - YEAI	R 6		HOUR		
628	NS0340434 BUCKET TRUCK - YEAR 6					HOUR		
629	NS0340435 DIGGER DERRICK - YEAR 6	i				HOUR		
630	NS0340436 DUMP TRUCK - YEAR 6					HOUR		
631	NS0340437 PICK UP TRUCK - YEAR 6					HOUR		
632	NS0340438					HOUR		
633	UTILITY TRUCK - YEAR 6 NS0340439					HOUR		
634	SERVICE TRUCK - YEAR 6 NS0340440					HOUR		
635	POLE TRAILER - YEAR 6 NS0340441					HOUR		
636	WIRE TRAILER - YEAR 6 NS0340442					HOUR		
637	AIR COMPRESSOR - YEAR ( NS0340443	5				HOUR		
638	MATERIAL TRUCK - YEAR NS0340444	6				HOUR		
	MATERIAL TRAILER - YEA	R 6						



Line	Part Number / Description	Supplier Part#	Effective Date	Expires On	Quantity	UOM	Unit Price (USD)	Amount (USD)
639	NS0340445					HOUR		

WIRE PULLER/ TENSIONER - YEAR 6

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#### **Terms and Conditions**

#### **Standard Terms**

# Appendix A APPENDIX A - REQUIRED CLAUSES AND CERTIFICATIONS

(In this document, the other party to the contract with Con Edison is referred to as the "Contractor")

# Dated: April 2015

As a Federal Government contractor, Con Edison must require the Contractor to agree to be bound by and comply with the following clauses and make the following certifications. Where clauses or certifications require the Contractor to be bound by and/or comply with a referenced clause or regulation or to make a referenced certification, such referenced provisions are incorporated by reference herein and have the same force and effect as if they were set forth herein in full text.

Some general guidance as to the applicability of clauses or certifications incorporating such referenced provisions may be provided below. However, the referenced provisions, together with any relevant law or regulation, should also be consulted to determine applicability to the Contractor and/or the contract.

#### 1. RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT

(this clause is applicable to contracts exceeding \$150,000)

The Contractor agrees to be bound by and comply with the clause entitled "Restrictions On Subcontractor Sales To the Government (SEP 2006)," which is contained in Section 52.203-6 of the Federal Acquisition Regulation (section 52.203-6 of title 48 of the Code of Federal Regulations), including the requirement therein to incorporate the substance of the clause in subcontracts under this contract which exceed \$150,000.

#### 2. ANTIKICKBACK PROCEDURES

(this clause is applicable to contracts exceeding \$150,000)

The Contractor agrees to be bound by and comply with the clause entitled "Anti-Kickback Procedures (OCT 2010)" except for subparagraph (c)(1) thereof, which clause is contained in Section 52.203-7 of the Federal Acquisition Regulation (section 52.203-7 of title 48 of the Code of Federal Regulations), including the requirement to incorporate the substance of the clause (except for subparagraph (c)(1) thereof) in subcontracts under this contract which exceed \$150,000.

#### 3. <u>CONTRACTORS THAT ARE DEBARRED, SUSPENDED, OR PROPOSED FOR DEBARRMENT BY</u> <u>THE FEDERAL GOVERNMENT</u>

(this clause is applicable to contracts exceeding \$30,000)

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The Contractor agrees to be bound by an comply with the clause entitled "Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (DEC 2010)" which clause is contained in Section 52.209-6 of the Federal Acquisition Regulation (section 52.209-6 of title 48 of the Code of Federal Regulations), including the requirement to incorporate the substance of the clause in subcontracts under this contract which exceed \$30,000 and are not for commercially available off-the-shelf items and the requirement to notify Con Edison if the Contractor or its subcontractors are debarred, suspended, or proposed for debarment by the Federal Government. The Contractor shall submit in writing to Con Edison, with any bid, offer or proposal for a contract that is not for a commercially available off-the-shelf item and will exceed \$30,000 and again at the time of the award of any contract that will exceed such amount, a statement as to whether or not the Contractor or any of its principals is debarred, suspended, or proposed for debarment. The Contractor agrees that any action that Con Edison is required by the Federal Government to take with respect to the contract as a consequence of the Contractor's being so debarred, suspended, or proposed for debarment shall not result in any liability of Con Edison to the Contractor.

# 4. UTILIZATION OF SMALL BUSINESS CONCERNS

(this clause is applicable to contracts that offer subcontracting opportunities - see the Small Business Act and regulations implementing same)

The Contractor agrees to be bound by and comply with the clause entitled "Utilization of Small Business Concerns (JAN 2011)," which is contained in Section 52.219-8 of the Federal Acquisition Regulation (section 52.219-8 of title 48 of the Code of Federal Regulations).

#### 5. SMALL BUSINESS SUBCONTRACTING PLAN

(this clause is applicable to contracts in excess of \$650,000 [\$1,500,000 in the case of contracts for construction of a public facility], except for contracts awarded to small business concerns as defined by section 3 of the Small Business Act, 15 U.S.C. § 632, and the applicable regulations in Part 121 of Title 13 of the Code of Federal Regulations)

The Contractor shall adopt a subcontracting plan that complies with the requirements set forth in the Small Business Act and in the clause entitled "Small Business Subcontracting Plan (JAN 2011)," which clause is contained in Section 52.219-9 of the Federal Acquisition Regulation (section 52.219-9 of title 48 of the Code of Federal Regulations). (Subparagraphs (d) and (e) of such clause are the primary portions of the clause that concern the contents and effective implementation of subcontracting plans.) The Contractor shall insert the clause entitled "Utilization of Small Business Concerns" (see above) in subcontracts that offer further subcontracting opportunities and shall comply with the requirements for record keeping and reporting to the Federal Government.

#### 6. EQUAL OPPORTUNITY

(this clause is applicable to all contracts unless exempted by the rules, regulations or orders of the Secretary of Labor issued under Executive Order 11246, as amended)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Equal Opportunity (MAR 2007)," which is contained in Section 52.222-26 of the Federal Acquisition Regulation (section 52.222-26 of title 48 of the Code of Federal Regulations), including the requirement to include such

terms and conditions in nonexempt subcontracts.

The Contractor acknowledges that Con Edison is required to take such action against the Contractor with respect to the contract as may be directed by the Federal Government as a means of enforcing the terms and conditions of the Equal Opportunity clause, including the imposition of sanctions for noncompliance, and the Contractor agrees that any such action by Con Edison shall not result in any liability of Con Edison to the Contractor.

The Contractor further agrees to be bound by and comply with the applicable regulations contained in Chapter 60 of Title 41 of the Code of Federal Regulations which implement Executive Order 11246, Section 503 of the Rehabilitation Act of 1973, as amended, and Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended and set forth the Contractor's obligations, including its affirmative action obligations. **Specifically, t** he Contractor and its subcontractors shall abide by the requirements of Sections 60-1.4(a), 60-300.5(a) and 60-741-5(a) of Title 41 of the Code of Federal Regulations. These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status or disability.

#### 7. EQUAL OPPORTUNITY FOR VETERANS

(this clause is applicable to all contracts of or exceeding \$100,000 unless exempted by the rules, regulations or orders of the Secretary of Labor)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Equal Opportunity for Veterans (SEP 2010)," which is contained in Section 52.222-35 of the Federal Acquisition Regulation (section 52.222-35 of title 48 of the Code of Federal Regulations), including the requirement to include such terms and conditions in nonexempt subcontracts.

#### 8. AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES

(this clause is applicable to all contracts of or exceeding \$15,000 unless exempted by the rules, regulations or orders of the Secretary of Labor)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Affirmative Action for Workers with Disabilities (OCT 2010)," which is contained in Section 52.222-36 of the Federal Acquisition Regulation (section 52.222-36 of title 48 of the Code of Federal Regulations), including the requirement to include such terms and conditions in nonexempt subcontracts.

The Contractor agrees to comply with the rules, regulations and relevant orders of the Secretary of Labor issued under the Rehabilitation Act of 1973 (29 U.S.C. 793, as amended).

# 9. EMPLOYMENT REPORTS ON VETERANS

(this clause is applicable to all contracts of or exceeding \$100,000 unless exempted by the rules, regulations

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or orders of the Secretary of Labor)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Employment Reports on Veterans (SEP 2010)," which is contained in Section 52.222-37 of the Federal Acquisition Regulation (section 52.222-37 of title 48 of the Code of Federal Regulations), including the requirement to include such terms and conditions in nonexempt subcontracts and to comply with the reporting to the Federal Government (including the submission of VETS-100A Report).

## 10. COMBATING TRAFFICKING IN PERSONS

(this clause is applicable to all contracts)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Combating Trafficking in Persons (FEB 2009)," which is contained in Section 52.222-50 of the Federal Acquisition Regulation (section 52.222-50 of title 48 of the Code of Federal Regulations), including the requirement to include such terms and conditions in all subcontracts.

#### 11. PERSONAL IDENTITY VERIFICATION OF CONTRACTOR PERSONNEL

(this clause is applicable to all contracts requiring access to a Federal facility)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Personal Identity Verification of Contractor Personnel (JAN 2011)," which is contained in Section 52.204-9 of the Federal Acquisition Regulation (section 52.204-9 of title 48 of the Code of Federal Regulations), including the requirement to include such terms and conditions in all subcontracts.

#### 12. PROMPT PAYMENT FOR CONSTRUCTION CONTRACTS

(this clause is applicable to contracts which incorporate or refer to Section 52.232-27 of the Federal Acquisition Regulation)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Prompt Payment for Construction Contracts (OCT 2008)," which is contained in Section 52.232-27 of the Federal Acquisition Regulation (section 52.232-27 of title 48 of the Code of Federal Regulations), including the requirements set forth in subsection (c) "Subcontract clause requirements".

#### 13. ENERGY EFFICIENCY IN ENERGY-CONSUMING PRODUCTS

(this clause is applicable to all contracts for goods and services to be used or performed at a Federal facility)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Energy Efficiency in Energy-Consuming Products (DEC 2007)," which is contained in Section 52.223-15 of the Federal Acquisition Regulation (section 52.223-15 of title 48 of the Code of Federal Regulations), including the requirement to include such terms and conditions in all subcontracts.

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### 14. **PROHIBITION OF SEGREGATED FACILITIES**

(this clause is applicable to all contracts to which the Equal Opportunity clause, described above, is applicable)

The Contractor agrees to be bound by and comply with the clause entitled "Prohibition of Segregated Facilities (FEB 1999)," which is contained in Section 52.222-21 of the Federal Acquisition Regulations (section 52.222-21 of title 48 of the Code of Federal Regulations), including the requirement to include such clause in non-exempt subcontracts.

### 15. NOTICE OF EMPLOYEE RIGHTS

(this clause is applicable to all contracts exceeding \$10,000 unless exempted by the rules, regulations or orders of the Secretary of Labor issued under Executive Order 13496, as amended)

The Contractor agrees to be bound by and to comply with the terms and conditions of the clause entitled "Notification of Employee Rights under the National Labor Relations Act (DEC 2010)," which is contained in Section 52.222-40 of the Federal Acquisition Regulation (section 52.222-40 of title 48 of the Code of Federal Regulations), including the requirement to include such terms and conditions in all subcontracts.

The Contractor agrees to comply with the requirements of Chapter 471 of Title 29 of the Code of Federal Regulations, which implement Executive Order 13496, including the posting of the notice required by Section 471.2 of Title 29 of the Code of Federal Regulations.

The Contractor acknowledges that Con Edison is required to take such action against the Contractor with respect to the contract as may be directed by the Federal Government as a means of enforcing the terms and conditions of the Notice of Employee Rights clause, including the imposition of sanctions for noncompliance, and the Contractor agrees that any such action by Con Edison shall not result in any liability of Con Edison to the Contractor.

### 16. <u>CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN</u> <u>FEDERAL TRANSACTIONS</u>

(this certification is applicable to contracts exceeding \$150,000)

The Contractor hereby makes the certifications contained in Section 52.203-11 of the Federal Acquisition Regulation (section 52.203-11 of title 48 of the Code of Federal Regulations) relating to the nonuse and nonpayment of Federal appropriated funds to influence or attempt to influence the Federal transactions specified in such certification and to the completion and submission of any documentation that may be required by such certification, and agrees to include such certifications in subcontracts under this contract.

### 17. SUBCONTRACTS FOR COMMERCIAL ITEMS

(this clause is applicable to all contracts)

The Contractor agrees to be bound by and to comply with the clause entitled "Subcontracts For Commercial Items (DEC 2010)," which is contained in Section 52.244-6 of the Federal Acquisition Regulations (section 52.244-6 of the Code of Federal Regulations) and which also requires the Contractor to be bound by and to comply with: (i) the clause entitled "Contractor Code of Business Ethics and Conduct (APR 2010)" contained in Section 52.203-13 of the Federal Acquisition Regulations (section 52.203-13 of the Code of Federal Acquisition Regulations (section 52.203-13 of the Code of Federal Acquisition Regulations (section 52.203-13 of the Code of Federal Acquisition Regulations); (ii) the clause entitled "Whistleblower Protections Under the American Recovery and

Reinvestment Act of 2009 (JUN 2010)" contained in Section 52.203-15 of the Federal Acquisition Regulations (section 52.203-15 of title 48 of the Code of Federal Regulations); (iii) the clause entitled "Utilization of Small Business Concerns (DEC 2010)" contained in Section 52.219-8 of the Federal Acquisition Regulations (section 52.219-8 of title 48 of the Code of Federal Regulations); (iv) the clause entitled "Equal Opportunity (MAR 2007)" contained in Section 52.222-26 of the Federal Acquisition Regulations (section 52.222-26 of title 48 of the Code of Federal Regulations); (v) the clause entitled "Equal Opportunity for Veterans (SEP 2010)" contained in Section 52.222-35 of the Federal Acquisition Regulations (section 52.222-35 of title 48 of the Code of Federal Regulations); (vi) the clause entitled "Affirmative Action for Workers with Disabilities (OCT 2010)" contained in Section 52.222-36 of the Federal Acquisition Regulations (section 52.222-36 of title 48 of the Code of Federal Regulations); (vii) the clause entitled "Notification of Employee Rights under the National Labor Relations Act (DEC 2010)" contained in Section 52.222-40 of the Federal Acquisition Regulations (section 52.222-40 of title 48 of the Code of Federal Regulations); (viii) the clause entitled "Combatting Trafficking in Persons (FEB 2009)" contained in Section 52.222-50 of the Federal Acquisition Regulations (section 52.222-50 of title 48 of the Code of Federal Regulations); and (ix) the clause entitled "Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006)" Contained in Section 52.247-64 of the Federal Acquisition Regulations (section 52.247-64 of title 48 of the Code of Federal Regulations. In addition, Contractor shall be bound by and comply with Section 14, above, Prohibition of Segregated Facilities, which is applicable to all contracts to which the Equal Opportunity clause (see subsection (iv) above) is applicable. If the contract between Con Edison and the Contractor is for the supply of Commercial Items (as such term is defined in Section 2.101 of the Federal Acquisition Regulation (section 2.101 of title 48 of the Code of Federal Regulations)), then, to the extent that the clause entitled "Subcontracts For Commercial Items (DEC 2010)" lawfully requires only that the Contractor be bound by and comply with the text of such clause and the other clauses referenced therein rather than all of the provisions referenced in this Appendix A, the Contractor shall, with respect to the provisions in this Appendix A, only be required to (a) be bound by and comply with the clause entitled "Subcontracts For Commercial Items (DEC 2010)" and the clauses referenced in such clause and in this Section 17, (b) include the terms and conditions of "Subcontracts for Commercial Items (DEC 2010)" in all subcontracts, and (c) to make and comply with the provisions of the certifications that are referenced in the clause entitled "Subcontracts For Commercial Items (DEC 2010)" or otherwise required by this Section 17. Additionally, with respect to clause (iv), above, the Contractor agrees to be bound by and comply with the applicable regulations contained in Chapter 60 of Title 41 of the Code of Federal Regulations which implement Executive Order 11246, Section 503 of the Rehabilitation Act of 1973, as amended, and Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended and set forth the Contractor's obligations, including its affirmative action obligations. Specifically, the Contractor and its subcontractors shall abide by the requirements of Sections 60-1.4(a), 60-300.5(a) and 60-741-5(a) of Title 41 of the Code of Federal Regulations. These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status or disability.

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### Standard Terms and Conditions for Construction Contracts 10/15/14

### CONSOLIDATED EDISON COMPANY OF NEW YORK, INC.

### STANDARD TERMS AND CONDITIONS

FOR

CONSTRUCTION CONTRACTS

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October 15, 2014

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Appendix A - Required Clauses and Certifications

### STANDARD TERMS AND CONDITIONS FOR CONSTRUCTION CONTRACTS

1. <u>Definitions</u>. The following terms as used herein shall have the meanings stated:

"Con Edison" - Consolidated Edison Company of New York, Inc., the entity entering into the Contract and issuing any purchase orders applicable to the Contract, for work to be performed for Con Edison or its affiliate Orange and Rockland Utilities, Inc. ("O&R").

"Contractor" - The contractor who is a party to the Contract with Con Edison .

"Contract" - The contract between Con Edison and Contractor consisting of: (a) a Blanket Purchase Agreement ("BPA") or Contract Purchase Agreement ("CPA") and/or a Con Edison Standard Purchase Order ("purchase order"); (b) the relevant Con Edison request for quotation; (c) these Standard Terms and Conditions; and (d) any documents or portions thereof incorporated by reference in (a), (b) or (c) above, including, but not limited to, special conditions, specifications, performance requirements, plans and drawings. The words "hereof," "herein," "hereto" and "hereunder" as used in these Standard Terms and Conditions shall be deemed to refer to the Contract.

"Work" - The project contemplated by the Contract and all labor and supervision; construction materials, equipment, tools and other aids to construction; equipment, materials and structures to be installed; and other things of any nature necessary or proper for the completion of the project, whether or not expressly specified herein.

"Subcontractor" - Any company or person, other than an employee of Contractor, that furnishes any of the Work on behalf of Contractor.

2. <u>Contract Formation</u>. A legally enforceable agreement shall arise upon the signing or acknowledgement electronically by Contractor of the Contract in Oracle E-Business Suite iSupplier (the "Procurement System") or, if Contractor is not enabled in the Procurement System, upon the mailing or delivery by other means of the Contract or another writing manifesting acceptance of Contractor's offer; provided, however, that if Contractor's offer contains terms additional to or different from the terms on which quotations were requested by Con Edison which are not accepted in writing by Con Edison, a legally enforceable agreement shall not arise until the signing or acknowledgement electronically by Contractor of the Contract in the Procurement System or, if Contractor is not enabled in the Procurement System, by the signing by Contractor of the Contract or a copy of the Contract or such other writing as may be issued by Con Edison (or another document expressing Contractor's acceptance thereof), or Contractor's commencement or continuation of the Work following its receipt of the Contract or such other writing, such Work signifying Contractor's acceptance of the terms thereof.

3. Specifications, Plans, and Drawings.

A. The Work shall be performed in strict accordance with the Contract specifications, plans, and drawings. No deviation is permitted unless approved in advance in writing by Con Edison. The specifications, plans, and drawings and all other documents which are part of the Contract are

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supplementary to each other. Anything called for by any one of such documents shall be required to the same extent as if called for by all of them, and the Work shall be completed in every detail whether or not every item is specifically mentioned. If there should be a conflict between the drawings and the writings that comprise the plans and specifications, the writings shall govern unless upon notice thereof Con Edison directs otherwise in writing.

Contractor shall carefully review all of the contract documents. Contractor shall promptly submit in writing to Con Edison whenever discovered, whether before or after award, any inconsistency, ambiguity, or error between documents or within a document. Contractor shall abide by the written direction of Con Edison's authorized representative with respect to such matters, which direction shall be final and binding.

Contractor waives any claim for extra compensation based on an inconsistency, ambiguity, or error which Contractor could have discovered by reasonable diligence and prudence.

B. Con Edison may furnish to Contractor any additional plans, drawings, specifications or other documents which it considers necessary to illustrate or explain the Work in further detail, and Contractor shall comply with the requirements of all such documents.

- C. Contractor shall, throughout the time during which the Work is being performed, keep at the work site available for inspection by Con Edison one complete and current set of the Contract documents, including, but not limited to, the Contract plans, specifications, and drawings, any additional documents furnished by Con Edison, and all shop and work drawings approved by Con Edison.
- Where required by the Contract, Contractor shall submit designated documents, such as drawings and process D. procedures, for review and approval by or on behalf of Con Edison. All proposed changes to or deviations from such documents after they have been approved shall also be submitted to Con Edison for such review and approval prior to their implementation.
  - 4. Price and Payment.

A. Unless expressly stated to the contrary herein, all prices are firm and not subject to increase. All payment periods, including discount periods, shall begin upon receipt of proper invoices by Con Edison's Accounts Payable Department. Unless otherwise specified in the Contract, payment shall be made within thirty (30) days of receipt of each invoice. Payments by mail shall be deemed made when deposited in the mail. Notwithstanding anything to the contrary herein, no invoice submitted for a partial or progress payment shall be processed unless and until Contractor furnishes to Con Edison a Contractor Affidavit - Partial Release And Waiver of Lien and for each subcontractor, a Subcontractor Affidavit - Partial Release of Lien, duly executed and delivered by Contractor and its Subcontractors at issue, as applicable. Such documents shall, among other things, state that each statement set forth in paragraph (H) of this Article is true and correct concerning the invoice and the amount requested therein, and, with respect to Work covered by or included within the invoice, waive, release and discharge claims and liens, contain a covenant to pay and release of record, or otherwise discharge of record, all liens and contain a covenant to

defend, indemnify and hold harmless Con Edison and its affiliates (including, but not limited to, O&R), and any owner of the real property on which the project is situated), from and against such claims and liens and any related costs and expenses. Such documents shall be in a form reasonably satisfactory to Con Edison and shall in all respects be read and interpreted consistent with Section 34 of the New York Lien Law (or its successor).

No invoice submitted for a final payment shall be processed unless and until: (i) Contractor has fully performed all the Work to Con Edison's satisfaction; (ii) Contractor has delivered to Con Edison all warranties, manuals, operating instructions, drawings, and all other documents required by the Contract; and (iii) Contractor has submitted documents sufficient to satisfy Con Edison that all the Work has been properly performed, that payment is due to Contractor, and that all Subcontractors who performed or furnished labor, materials, supplies, or equipment for the Work have been fully paid, or that they will be paid promptly from monies received from the final payment. The documents required together with the invoice for final payment shall include a Contractor Affidavit - Final Full Release And Waiver of Lien document and, for each Subcontractor, a Subcontractor Affidavit - Final Full Release And Waiver of Lien document, duly executed and delivered by Contractor and its Subcontractors, as applicable. Such documents shall, among other things, state that each statement set forth in paragraph (H) of this Article is true and correct concerning the invoice and the amount requested therein and, with respect to the Work, waive, release, and discharge all claims and liens to the extent permitted by law, contain a covenant to pay and release of record, or otherwise discharge of record, all liens, and contain a covenant to defend, indemnify, and hold harmless Con Edison and its affiliates (including, but not limited to, O&R) and any owner of the real property on which the project is situated from and against all such claims and liens and related costs and expenses. Such documents shall be in a form reasonably satisfactory to Con Edison and shall in all respects be

read and interpreted to be consistent with Section 34 of the New York Lien Law (or its successor).

B. Unless otherwise provided in the Contract, for unit price Work involving layouts, Contractor shall submit invoices upon completion of layouts or layout parts. For other unit price Work, invoices shall be submitted monthly. For all unit price Work, the judgment of Con Edison as to the quantity of Work completed and whether or not it is acceptable shall be conclusive.

C. For lump sum Work, Contractor shall render progress payment invoices monthly unless stated otherwise in the purchase order. Each invoice shall be based on an estimate, certified by Contractor and approved by Con Edison, of the physical Work performed during the period stated in the purchase order or, if none is stated, during the preceding calendar month. In preparing estimates, Contractor shall include up to 75% of the cost of conforming materials delivered onto the site but not yet physically incorporated into the Work. As additional security for the proper performance of the Contract, Con Edison will retain ten percent (10%) of the amount of each invoice until fifty percent (50%) of the Work is completed. Thereafter, if the Work is progressing satisfactorily and on schedule and Contractor is in compliance with all of its obligations hereunder, Con Edison shall pay the remaining invoices for progress payments in full. The amount previously retained will be paid to Contractor following completion and acceptance of the entire Work. The judgment of Con Edison as to the value of the Work completed, whether it is on schedule and whether it is acceptable shall be conclusive.

D. Con Edison shall have the right at any time to withhold from any payment which may be or become due under the Contract such amount as may reasonably appear necessary to it to compensate Con Edison for any actual or prospective loss due to Work which is defective or does not conform to Contract requirements, actual or prospective failure of Contractor to complete performance of the Work, or any other failure of Contractor to perform any of its obligations under the Contract or when it reasonably appears to Con Edison that Contractor has previously been overpaid. Con Edison shall be entitled to retain any and all amounts so withheld until Contractor has, in Con Edison's judgment, either performed the obligation or obligations in question or furnished security which Con Edison deems adequate for such performance or, in the case of withholding for overpayment, until an audit of Contractor's work or documentation is completed and the proper payment is determined.

E. Con Edison at any time may, after notifying Contractor in writing, pay directly any unpaid claims against Contractor based on the Work, and in so doing Con Edison shall be conclusively deemed to be acting as Contractor's agent. Any payment made by Con Edison to discharge a claim against Contractor shall be treated as a payment made under the Contract from Con Edison to Contractor.

F. Con Edison shall not be liable to Contractor for interest on any late payments unless expressly provided for herein. If for any reason Con Edison is in arrears in payment(s) hereunder, payment(s) made shall be applied by Contractor to any and all principal sum(s) due before being applied to any interest that may be due thereon pursuant to any express provision therefor in the Contract or otherwise.

G. Except to the extent specified in a written reservation of rights, the acceptance by Contractor of final payment shall be and shall operate as a release of all claims against Con Edison and of all liability of Con Edison to Contractor for things done or furnished in connection with the Work and for every act and neglect of Con Edison and others for whom Con Edison may be responsible relating to or arising out of the Work. However, no payment, final or otherwise, shall operate to release Contractor or its sureties from the obligations under this Contract or any performance or payment bond.

H. Contractor shall submit invoices in a form reasonably acceptable to Con Edison. Each invoice shall constitute a representation by Contractor that (i) the payment requested therein reflects Work performed and costs incurred by Contractor on account of such Work, (ii) the materials, supplies and equipment for which such invoice is being submitted have been installed or incorporated in the Work or have been stored at the project site or at such off-site storage locations as shall have been approved in writing by Con Edison; provided, however, that Con Edison shall not be obligated to pay or advance monies for materials stored off-site, unless approved in advance and in writing by Con Edison, (iii) the materials, supplies and equipment, if stored off-site, have been properly insured and stored in a "bonded" warehouse and are insured in accordance with this Contract and, if stored at the project site, are insured in accordance with the provisions of this Contract, (iv) the materials, supplies and equipment are not subject to any liens or encumbrances, (v) no mechanic's, laborer's, vendor's, materialman's or other liens or payment bond claims have been filed in connection with the Work for any of the labor, materials, supplies or equipment incorporated therein or purchased in connection therewith, (vi) all Subcontractors who performed or furnished labor, materials, supplies, or equipment for the Work for which payment is requested or for prior Work have been fully paid, or that they will be paid promptly from monies received from such invoice, (vii) the Work which is the subject of such invoice has been performed in strict accordance with the Contract documents and all applicable legal requirements, and (viii) the amount of the partial payment for which the invoice is submitted, when added to the sum of all previous payments made under prior invoices, does not exceed that portion of the price under the Contract which is allocable to the portion of the Work that has actually been completed on or before the date of such invoice and that the remainder of the price under the Contract (as the same may have been adjusted hereunder) is sufficient to pay in full the costs necessary to perform and complete the Work. Upon Con Edison's request and as a condition precedent to payment, Contractor shall provide supporting documentation that is satisfactory to Con Edison to substantiate the representations set forth in this paragraph.

5. Time for Completion. TIME IS OF THE ESSENCE OF THE CONTRACT and of each and every portion thereof for which a certain length of time is fixed for performance. Unless otherwise specified, Contractor shall start the Work at the construction site within ten (10) days after it receives a written Notice to Proceed from Con Edison and shall complete the Work and the various parts thereof within the time or times specified in the Contract schedule. Contractor shall prosecute the Work regularly, diligently and without interruption at such rate of progress as will ensure completion within the specified time, and shall furnish properly skilled workmen and materials, tools, and equipment in numbers and amounts sufficient to accomplish this. Contractor agrees that the time or times specified for completion of the Work and of any part thereof are reasonable, taking into consideration all facts and circumstances. Work specified by the Contract to be performed after regular hours or on Saturdays, Sundays or legal holidays and Work performed at such times as a result of conditions in a permit or because of local regulations or to adhere to or regain the rate of progress required by Con Edison shall be performed without additional expense to Con Edison. If, in the opinion of Con Edison, Contractor falls behind schedule, Con Edison shall have the right to require contractor, at no additional cost to Con Edison, to increase its labor force or days or hours of work, to work overtime or increase the number of shifts, to use additional equipment or other construction aids, or to take such other steps as may be necessary to ensure completion of the Work on schedule. Receipt and acceptance by Con Edison of revised schedules from Contractor during the Work shall not be deemed a waiver of the schedule initially

approved.

6. Excusable Delay. Contractor shall be excused any delay in completion of the Work arising from a cause beyond its control which it could not with the exercise of due diligence have either foreseen or avoided, including act of governmental authority, act of God, extraordinary weather conditions, flood, accident such as fire or explosion not due to the negligence of Contractor, strike which is not the result of an unfair labor practice or other unlawful activity by Contractor, riot, failure of public transportation facilities, inability of Con Edison to provide access due to plant malfunctions, and inability to perform caused solely by Con Edison's act or failure to act in breach of an express obligation under the Contract. Delay in Contractor's receipt of subcontracted supplies or services for reasons beyond the control of the Subcontractor shall not be excusable delay hereunder to the extent that the supplies or services are available to Contractor from another source. The unavailability of sufficient, qualified labor to perform the Work shall not be excusable delay hereunder unless the unavailability is caused by a strike which is not the result of an unfair labor practice or other unlawful activity by Contractor. Contractor shall give written notice and full particulars of the cause of any delay within 48 hours after its occurrence and thereafter shall update Con Edison on a bi-weekly basis. The time for performance in any such instance shall be extended by a period equal to the time lost by reason of the excusable delay. Such extension shall be Contractor's sole and exclusive remedy for such delay and Con Edison shall not be liable for any damages or additional costs incurred as a result of such delay.

### 7. <u>Safeguards in Work.</u>

A. Contractor shall provide and maintain at its own expense safe and sufficient entrance and exit ways, walkways, platforms, barricades, warning lights, scaffolds, ladders, runways for concrete carriers, hoists and all equipment, apparatus and appliances necessary or proper for carrying on the Work safely; shall not load any of the foregoing items or any part of any structure or equipment with a weight that will make it unsafe; shall make and keep the place of Work and the ways and approaches thereto well lighted, safe and free from avoidable danger, taking into account, without limitation, local conditions; and shall mark any faulty items "unsafe" until repaired or replaced.

B. Contractor shall provide all permanent and temporary shoring, anchoring and bracing required by the nature of the Work to make all parts absolutely stable and rigid, even when such shoring, anchoring and bracing are not explicitly called for. Contractor shall support and protect all buildings, bridges, roadways, conduits, wires, water pipes, gas pipes, sewers, pavements, curbing, sidewalks, fixtures and other public or private property that may be encountered or endangered in the prosecution of the Work.

C. In accordance with the rest of this Article 7 and without limitation thereof, Contractor shall test all areas, excavations, openings, manholes, vaults and boxes, for an adequate supply of oxygen and for any and all toxic, harmful or combustible gases or fumes or other dangerous substances before and during the course of the Work and shall provide all the necessary equipment, including, but not limited to, all oxygen deficiency and gas testing apparatus required for such tests.

D. Contractor shall strictly observe safety requirements of applicable federal, state and municipal laws and regulations, including, without limitation, the Federal Occupational Safety and Health

Act. Contractor shall cause all equipment and structures, the place of Work and the ways and approaches thereto to meet the requirements of all public authorities. Contractor shall comply with the requirements of and recommendations in the latest edition of the "Manual of Accident Prevention in Construction," published by The Associated General Contractors of America, to the extent that such provisions are not inconsistent with other provisions of the Contract or applicable laws or regulations. Contractor shall maintain an accurate record of all cases of death, occupational disease or injury requiring medical attention or causing loss of time from work arising in connection with performance of the Work.

E. If in the opinion of Con Edison's authorized representative, Contractor's work practices or conditions created by Contractor are unsafe or fail to comply with applicable laws or regulations, Con Edison may halt the work until such practices and conditions are corrected. Contractor shall not be entitled to any additional costs or time for performance due to such work stoppage. If, when the Con Edison authorized representative is not present at the site, a Con Edison employee (or O&R employee for Work ordered for O&R) directs Contractor to discontinue an operation because it may be unsafe or illegal, Contractor shall immediately halt the questioned operation and, if the Contractor disagrees with the employee, shall contact the Con Edison authorized representative for instructions. Contractor shall obtain the employee's name and employee identification number and report this information to the Con Edison authorized representative.

F. Contractor shall be responsible for any failure or neglect on its or its Subcontractor's part to perform the obligations contained in this article, and shall defend and indemnify Con Edison and its affiliates (including, but not limited to, O&R) against any loss, liability, damage or expense resulting in whole or in part from such failure or neglect.

G. If the Work involves pipeline facilities for the transportation of gas, hazardous liquids or carbon dioxide or a liquefied natural gas facility subject to Part 192, 193 or 195 of Title 49 of the Code of Federal Regulations (CFR), Contractor shall comply, and shall require its employees to comply, with the drug and alcohol testing requirements of 49 CFR Part 199. Contractor shall maintain and follow written anti-drug and alcohol misuse plans and shall provide the testing, education, and training required by the Regulations. Contractor shall allow access to its property and records concerning the plans and their implementation to Con Edison, O&R and their representatives, to the Department of Transportation Administrator, and to representatives of federal or state authorities having jurisdiction for the purposes of monitoring compliance with these requirements.

8. <u>Knowledge of Work Conditions and Requirements</u>. Contractor represents that it has visited and examined the site of the Work and satisfied itself as to the general and local conditions, particularly those relating to transportation, handling and storage of materials, availability of labor, water, drainage, power, roads, weather, ground and other physical conditions at the site, and as to all other matters which could affect the Work or the cost thereof. Contractor also acknowledges that it has examined the specifications, drawings, and other Contract documents and has satisfied itself as to the requirements of the Work, and has seen or had an opportunity to ask about all conditions which may affect the Work, including equipment or structures in place or to be in place, or work being or to be performed, which could interfere with the uninterrupted performance of the Work. Contractor agrees that its entry into the Contract has not been induced either wholly or in part by any promises, representations or

statements on behalf of Con Edison other than those set forth in the Contract, and that any failure of Contractor to examine the Work site, Contract documents or all other available information shall be at its own risk. Contractor further represents that the price set forth in the Contract has been determined with due regard by Contractor to all such conditions and requirements affecting the Work, as well as the difficulties and delays incident to work of the nature contemplated hereby, and agrees that no claim for any increase in such price shall be made except as specifically provided in the Contract.

9. Contractor's Performance.

- A. Contractor shall perform in good workmanlike manner and in accordance with best accepted practices in the industry all the Work specified or reasonably implied in the Contract, in accordance with its terms and the directions of Con Edison and its authorized representatives as any may be given from time to time. Contractor's performance shall include, except as otherwise specifically stated in the Contract, everything requisite and necessary to complete the Work properly, notwithstanding the fact that not every item involved is specifically mentioned, including, but not limited to all materials, labor, tools, equipment, apparatus, water, lighting, heating, power, transportation, superintendence, temporary construction, site security and all other services and facilities of every nature necessary or appropriate for the execution of the Work on schedule. Details which are not specified in the Contract shall be performed by Contractor at no extra cost if such details are within the general description of the Work.
- B. When work is performed outside of Contractor's own premises, Contractor must provide at all times an on-site representative with full authority to act for Contractor. The representative must be able to read, write, and thoroughly understand both English and any other languages spoken by persons performing work for Contractor and must be able to effectively communicate with those persons in their own language or languages. In addition, Contractor's representative must ensure that labeling, log book entries, completion of forms and all other tasks requiring a proficiency in English are performed clearly and correctly. The continuation of the individual selected by Contractor in this role shall be subject to the continuing approval of Con Edison.
- C. Contractor shall perform the Work in accordance with the following:

(i) All equipment, tools, other construction aids and materials utilized by Contractor shall be of high quality and in good working order. Contractor shall submit material safety data sheets (MSDS) for all chemical and hazardous substances used in the Work. If, in the opinion of Con Edison, any of Contractor's equipment, supplies, tools, other construction aids or materials are unsafe or inadequate, Contractor shall remove such items from the site immediately and replace them with safe and adequate substitutes at Contractor's equipment, tools, supplies, other construction aids and materials at all times. Contractor shall provide adequate storage for all such items used in connection with the Work.

(ii) The use of public roadways and properties for the parking of employee vehicles, construction equipment, receiving and placement shall be in accordance with the applicable laws and ordinances. Access to all underground facilities, as for example through Con Edison, municipal and telephone company manholes, shall be maintained and allowed during the entire performance of the Work. Adjacent private properties shall

not be entered or used for any such purpose without the written consent of the property owners.

(iii) Fire hydrants and stop valves adjacent to the Work shall be kept clear and readily accessible to fire apparatus, and no material or other obstruction shall be placed, parked or stored within fifteen (15) feet of any hydrant or stop valve (or a greater distance if required by local law, rule or regulation). Contractor shall comply fully with all local rules and regulations relative to fire protection, shall keep the structure and premises free from burnable trash and debris, and shall exercise every precaution against fire. This shall include, but not be limited to, posting a fire watch, with appropriate fire fighting equipment, during all welding, burning, stress relief and other heating operations. Contractor shall assure that the fire watch is informed of the site fire control procedures and remains posted during breakfast, lunch and dinner periods and until one hour after such heating operations have stopped.

### 10. Con Edison Authority

A. Con Edison shall have the authority to decide any and all questions which arise in connection with the Work, and Con Edison's decisions shall be conclusive and final. Con Edison shall be the final judge of the meaning and intent of the Contract and all provisions thereof. Con Edison shall have the authority to conclusively resolve any disagreements which may arise between Contractor and any other contractor.

B. Con Edison shall have the right to maintain a representative at the construction site. Such representative may, on request, give Contractor reasonable assistance in interpreting the Contract drawings, specifications and plans, but such assistance shall not relieve Contractor of any duties (including, without limitation, those of giving notice to or securing the approval of Con Edison) arising under the Contract.

11. <u>Estimated Quantities</u>. Whenever estimated quantities of Work to be done on a unit-price basis are shown in the Contract, differences between the actual number of units of Work encountered and the estimated quantities of units shall not result in an increase or decrease in the unit prices or provide the basis for any claim against Con Edison or O&R by Contractor.

### 12. Warranties.

A. Contractor warrants the Work for a period of three (3) years from the date of completion and acceptance of all Work, unless a longer period is specified elsewhere in the Contract or in an applicable municipal code or regulation, in which case the longer period shall apply:

(i) as to services, that they shall be rendered competently and by qualified personnel in accordance with the best accepted practices in the industry and comply strictly with all specifications and performance requirements contained in the Contract; and

(ii) as to materials, equipment, structures and other things, that they shall be new and free from defects in title, material, workmanship and design, conform strictly to all applicable specifications, and be suitable for their intended use. Contractor further warrants that the Work shall meet any and all tests and comply strictly with all specifications and performance requirements contained in the Contract. The warranty of good title shall be unlimited in time.

B. In the event any part or all of the Work fails to satisfy any of these warranties, upon written notice thereof from Con Edison, Contractor shall, at no cost to Con Edison, promptly repair, replace, or reperform the defective Work, as directed by Con Edison, and do whatever else is necessary to cause the Work to satisfy all of the aforesaid warranties. All work repaired, replaced or reperformed under the provisions of this Article shall be subject anew to this Article with the warranty period commencing upon completion of the repair, replacement, or reperformance. If Contractor fails to correct any defective Work as aforesaid promptly after being notified thereof by Con Edison, then Con Edison may, at its option, either correct the defective work and charge Contractor for the costs and expenses it incurs in so doing or secure an equitable reduction in the Contract price based on its retention of the defective Work. Any defective parts removed in connection with repair or replacement shall be disposed of by Contractor at its expense.

C. In addition to making the foregoing warranties, Contractor agrees to obtain, for the benefit of Con Edison, from any and all Subcontractors hereunder, the same warranties as those required of Contractor under this Article and not to accept any warranties which are inferior in any respect to those required under this Article.

D. All warranties made or obtained hereunder are made to, and for the benefit of, Con Edison and O&R and may be enforced by or on behalf of either or both of Con Edison and O&R.

### 13. Changes (Including Extra Work).

A. Con Edison shall have the right at any time, by written notice (electronically or in print form) to Contractor and without notice to any of Contractor's sureties, to direct changes in the Work, including direction to do extra work or work outside of normal hours (when such work is not already the responsibility of Contractor under the Contract) or to delete part of the Work. If any such change causes an increase or decrease in the cost or time required for performance hereunder. an equitable adjustment shall be made in the Contract price or schedule, or both, as follows: If the change involves work of the kind for which unit prices are contained in the Contract, such work shall be paid for at those prices unless Con Edison at its discretion determines not to use such unit prices and so notifies Contractor prior to the start of the changed work. For work for which no unit price is established or for which Con Edison has determined not to apply the unit prices, the parties shall endeavor to agree on a lump sum price for the change. If the change is not defined well enough for a fixed price, or if there is not enough time to negotiate one, or if the parties do not agree on one, Contractor shall perform the change on a time-and-materials ("T&M") basis at rates for labor, equipment and materials approved by Con Edison. In the case of deletion of any portion of the work for which no unit price is established, the Contract price shall be reduced by

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the decrease in Contractor's cost of performance and profit thereon.

B. The following rates are approved by Con Edison for Work performed on a T&M basis:

### (i) <u>Labor</u>

Contractor will be compensated for each hour performed at the straight and premium time rates (as applicable) specified in the applicable schedule of rates. With respect to Work ordered for Con Edison, the applicable schedule of rates will be the Con Edison schedule of rates entitled "New York City and Westchester County Labor Rates for Time and Materials Work" or "Maintenance Agreement Labor Rates -- New York City and Westchester County," as applicable, in effect at the time the Work is performed, except that an additional 10% will be paid for the straight time portion of labor performed by one approved Subcontractor. With respect to Work ordered for O&R, the applicable rates will be the rates agreed to in the Contract. The labor of superintendents, non-working foremen, timekeepers and clerical employees is not compensable. This paragraph shall not be construed to affect Contractor's obligations to pay its employees in accordance with applicable law and the requirements of the Contract.

### (ii) Materials

Contractor will be compensated for all materials used for the Work at the actual net cost plus 10%. Contractor shall furnish Con Edison with the invoices evidencing the purchase of such materials (and any other back-up documentation).

### (iii) Equipment

Contractor will be compensated for equipment employed in the Work at 70% of the rates, including operating costs, in effect at the time the Work is performed, in the "Rental Rate Blue Book for Construction Equipment" or

the "Rental Rate Blue Book for Older Construction Equipment," whichever is applicable.

All rates are based on 8 hours per day, 40 hours per week, 176 hours per month and 22 working days per 30 day period. The rate resulting in the lowest cost to Con Edison for the employment of the equipment in the Work will be used. Operating costs will only be paid for hours during which equipment is actually being used in the performance of the Work.

Each unit of equipment or tool with a value at the time of use of less than \$500 will be considered included in the labor rate and will not be separately compensable.

C. Contractor shall not perform any changes in the Work, including extra work, except pursuant to written direction from Con Edison's representative authorized to make changes expressly and unmistakably indicating his intention to change the Work. In the event adjustments for such changes are not agreed upon promptly, Contractor shall nevertheless proceed diligently to effect the changes at the time it is directed to do so by Con Edison.

D. In the absence of a written direction described in the preceding paragraph C, if Contractor deems any directive, whether oral or written, by Con Edison's authorized representative to be a change in the Work, Contractor shall nevertheless comply therewith but shall within five days give written notice as described in Article 16, <u>Claims</u>, and comply with the requirements thereof.

E. Any price increase or decrease or extension or acceleration of time for performance shall not be binding on Con Edison unless evidenced by a Contract modification or change order signed and issued by Con Edison. Contractor shall not have the right to make changes in the Work without the prior written approval of Con Edison.

F. Prices agreed upon for, or applicable to, changes (including extra work), include all impacts of the changes on the Work, including, but not limited to, delay, loss of productivity, demobilization, remobilization and idle time, and Contractor shall have no other claim for other effects on the Work due to such changes.

14. <u>Labor</u>.

A. Contractor shall, unless otherwise specifically stated herein, provide all labor required to fully complete the Work. This shall include all specialized workers that are required by the nature of the Work. Unless otherwise specifically provided herein, the costs of all labor are included in the Contract price. With respect to Work ordered for Con Edison, unless otherwise agreed to by Con Edison, Contractor shall employ on Work at the construction site only union labor from building trades locals (affiliated with the Building & Construction Trades Council of Greater New York) having jurisdiction over the Work to the extent such labor is available. Where Contractor employs workers on sites where a permit to use or open a street (including excavating the street) is required and New York City Administrative Code Section 19-142, or its successor,(or a similar law, regulation, or code pertaining to sites located outside of New York City ("Similar Local Law")) is

applicable, Contractor agrees that, pursuant to and in furtherance of the requirements of New York City Administrative Code Section 19-142, or its successor (or the requirements of the Similar Local Law) and the terms and conditions of the permit: none but competent workers, skilled in the work required of them, shall be employed thereon; the prevailing scale of union wages shall be the prevailing wage for similar titles as established by the Comptroller of the City of New York pursuant to Section 220 of the New York State Labor Law (or as established by such other fiscal officer, as specified in Section 220 of the New York State Labor Law, for workers on permitted sites located outside of New York City to which a Similar Local Law applies), paid to those so employed, and Contractor shall pay that prevailing wage to workers so employed. These obligations of Contractor shall apply even though Con Edison may have obtained the permit. Contractor agrees to defend, save harmless and indemnify Con Edison, and its affiliates (including, but not limited to, O&R) and their respective trustees, directors, officers, employees, agents, representatives, successors and assigns from and against any and all liability arising in any way out of Contractor's failure to comply with the foregoing provisions of this paragraph. Whenever Contractor knows or believes that any actual or potential labor dispute is delaying or threatening to delay the timely performance of the Work, Contractor shall immediately give Con Edison notice of the dispute, including all relevant information concerning the dispute. If such notice is given orally, Contractor shall confirm it in writing within 24 hours. In the event that any labor dispute adversely affects the timely and efficient performance of the Work, Contractor shall exercise all rights and utilize all remedies available under applicable collective bargaining agreements and applicable federal and state laws to resolve the dispute and end the adverse effect on the Work, including but not limited to, seeking an injunction and filing an unfair labor practice charge.

- B. The Immigration Reform and Control Act of 1986 Pub. L. No. 99-603 (the "Act") makes it illegal for an employer to hire or employ an illegal alien. The Act also makes it a legal requirement for employers to establish an employment verification system which includes the employer's checking specified documents to establish both an individual's identity and legal authorization to work. Contractor represents and covenants that Contractor has complied and will comply with all the requirements of the Act with respect to all persons assigned or employed by Contractor in the performance of the Work. Contractor agrees to defend, save harmless and indemnify Con Edison and its affiliates (including, but not limited to, O&R) and their respective trustees, directors, officers, employees, agents, representatives, successors and assigns from and against any and all liability under the Act arising in any way out of services performed by, or Con Edison's use of, persons furnished by Contractor.
- C. Contractor shall not employ any Con Edison or O&R employee to perform any Work without the prior written permission of Con Edison.
- D. Further, neither Contractor nor any of its permitted subcontractors shall utilize or otherwise permit any former employee of Con Edison or O&R to render any services hereunder of any nature for or on behalf of Contractor or the permitted subcontractors (as an employee or consultant or otherwise) within five years of such former employee's separation from Con Edison or O&R if such former employee was engaged or involved in the solicitation, negotiation, procurement, placement or administration of any contract, agreement or purchase order for or on behalf of Con Edison or O&R at any time during the three-year period immediately preceding the employee's separation from Con Edison or O&R. For purposes of the preceding sentence, "administration of any contract, agreement or purchase order" shall mean engaging in any activity relating to oversight or management of any contract between Con Edison or O&R and Contractor including, but not limited to, the

review, approval or payment of any invoices relating to any such contract, agreement or purchase order or the supervision of employees engaged in such activities. Engaging in or supervising employees engaged in purely clerical functions such as filing, data entry or processing previously approved invoices for payment shall not be deemed "administration of any contract, agreement or purchase order".

### 15. Time and Material and Cost Reimbursable Work.

A. Con Edison shall have the right to generally supervise, direct, control and approve the extent and character of Work done on a T&M or other cost reimbursable basis.

B. Work performed on a T&M basis shall not be performed either in whole or in part on a premium time basis (including overtime, Saturdays, Sundays and holidays) unless Contractor obtains the prior written consent of Con Edison's duly authorized representative.

If Contractor should perform work on a premium time basis without obtaining such consent then all cost relating to the premium time portion shall be borne solely by Contractor without recourse to Con Edison.

C. For Work performed on a T&M basis, Contractor shall submit reports which shall list the time and trades used, material consumed and types of equipment used on site and operating hours indicated. The reports shall be submitted by the end of the next working day for each shift worked. These reports are to be submitted to the Con Edison site representative for approval (subject to future audit and adjustment if found to be in error). Con Edison shall make payment within 30 days after receipt of a proper invoice with required supporting documentation.

D. All work performed on a T&M basis shall be subject to Article 12 (Warranties) above.

E. The hourly rates for time and material and cost reimbursable contracts include profit and all indirect costs such as, but not limited to, field overhead, home office costs, engineering and all other off-site costs.

F. Whenever the Contractor or any permitted subcontractor performs Work hereunder its employees and consultants are required to have available for review by Con Edison a Contractor (or a subcontractor) or government issued name and photo identification.

G. No obligation of Con Edison to pay any agreed upon labor rates to Contractor for any time and material or cost reimbursable work shall be construed to affect Contractor's obligations to pay its employees in accordance with applicable law and the requirements of the Contract.

16. Claims .

A. The only claims that may be made by Contractor are claims for (i) providing services or materials beyond the scope of the Contract that are not covered by a written and signed change order (hereafter "Non-Contract Work"), and (ii) the increased cost of performing Contract Work caused by Con Edison's breach of the Contract (hereafter "Increased Costs"), except that, as set

forth in Article 6, no claims for damages or additional costs on account of delay shall be permitted.

B. For each claim for Non-Contract Work, as defined in (A)(i) of this Article, Contractor must give written notice to Con Edison's designated representative within five (5) days of when Contractor began to perform such work. The notice must identify such work with particularity, the date such work was begun, the reason such work was performed, the estimated cost and duration of the work, the anticipated schedule impact, and the name of any Con Edison representative alleged to have ordered such work. For each claim for Increased Costs, as defined in (A)(ii) of this Article, Contractor must give written notice to Con Edison's designated representative within 5 days of Contractor's discovery of Con Edison's breach. The notice must identify the breach with the following particularity: for an act of Con Edison identify the act, the location of the act, the individual who performed the act, and the date of the act; for an omission by Con Edison, identify the specific action Contractor believes Con Edison should have taken, the date the action should have been taken, and the date the action was taken, if ever; for a misrepresentation by Con Edison, identify the representation alleged to be incorrect by document, page,

section, and clause, describe the fact or condition misrepresented, and provide the date Contractor learned of the misrepresentation.

C. For claims for which Contractor has given timely notice, Contractor must segregate and maintain, on a weekly basis, all costs associated with the claim. Documentation of all such costs shall be maintained and be made available to Con Edison upon request. Ten days after submitting the notice required by paragraph (B) of this Article, Contractor must begin submitting weekly detailed itemizations of such costs to Con Edison.

(i) For each claim for Non-Contract Work, as defined in (A)(i) of this Article, these detailed records shall include:

(a) The name, title, trade local, and number of each worker employed in such work, the dates and hours each worker was employed in such work, and the tasks performed; and

(b) The nature and quantity of any materials, plant and equipment furnished or used in connection with the performance of such work and from whom purchased or rented.

(ii) For each claim for Increased Costs, as defined in (A)(ii) of this Article, these detailed records must include:

(a) The date the Increased Costs were incurred;

(b) The name, title, trade local, and number of the workers who performed the work whose costs were increased;

(c) The price in Contractor's bid for the performance of the work that had its cost increased, the actual cost to Contractor to perform such work, and the amount of the Increased Costs for which Contractor claims Con Edison is responsible; and

(d) The nature and quantity of any materials, plant, and equipment whose cost was increased by Con Edison's act, omission, or misrepresentation.

D. If any part of any claim permitted by this Article is based upon delay, impact, interference, interruption, disruption, loss of productivity or any other time- or schedule-related impact of any nature for which Contractor asserts Con Edison is responsible ("Alleged Delay"), then Contractor, in addition to its other obligations under this Article, shall, on projects in which any form of a critical path method ("CPM") schedule is required by the Contract, provide to Con Edison a reasonably detailed written narrative description of the Alleged Delay and its alleged time and costs impacts, a CPM schedule "fragnet" or similar document illustrating the schedule impact, if any, on the actual project schedule, and other records and documents, if any, explaining the

alleged cost impact (collectively, an "Impact Analysis"). (As used herein, a "fragnet" means a sequence of new activities and/or activity revisions that are proposed to be added to the existing schedule and that demonstrate the influence or impact of delay and the method for incorporating delays and impacts into the schedule as they are encountered). Each Impact Analysis shall be submitted to Con Edison within ten (10) days of the after the start of the Alleged Delay to which it relates. Each Impact Analysis shall demonstrate the estimated time impact based on the claimed events of the Alleged Delay, the date the Alleged Delay began, the status of the project at that point in time, and show how the project schedule critical path was impacted by the Alleged Delay.

E. Contractor shall make all books, records and accounts relating to the claims permitted by this Article, including, but not limited to, the documentation of costs required by paragraph (C) of this Article and the Impact Analysis required by paragraph (D) of this Article, available for inspection and audit by Con Edison and its representatives at all times, including after the termination or expiration of the Contract. Contractor's failure to provide timely notice of a claim, as required by paragraph (B) of this Article, or to collect, segregate, maintain, and make available for inspection and audit by Con Edison and its representatives all books, records and accounts relating to the claims permitted by this Article 16, including, but not limited to, the documentation of all costs sought in the claim, as required in paragraph (C) of this Article, or to timely submit such costs on a weekly basis, as required by paragraph (C) of this Article, or to timely submit the Impact Analysis to the extent required by paragraph (D) of this Article shall be deemed a conclusive and binding determination by Contractor that neither the Contractor nor any of its subcontractors have provided any services or materials beyond the scope of the Contract not covered by a written and signed change order and that neither Contractor nor any of its subcontractors have had their costs increased by a breach of the Contract by Con Edison, and such failure shall be deemed a waiver of the claim.

Strict compliance with the applicable requirements of this Article 16 is an express condition precedent to Contractor's right to assert any claim permitted by this Article 16.

F. Contractor's failure to provide timely notice of a claim, as required by paragraph (B) of this Article, or to collect, segregate, maintain, and make available to Con Edison documentation of all costs sought in the claim, as required in paragraph (C) of this Article, or to timely submit such costs on a weekly basis, as required by paragraph (C) of this Article, shall be deemed a conclusive and binding determination by the Contractor that neither the Contractor nor any Subcontractor has provided any services or materials beyond the scope of the Contract not covered by a written and signed change order and that neither the Contractor nor any Subcontractor has

had its costs increased by a breach of the Contract by Con Edison, and such failure shall be deemed a waiver of the claim.

17. Permits, Codes, Laws and Regulations. Contractor shall obtain and pay for all permits and licenses required for the Work except those which can be obtained only by Con Edison or O&R and those which the Contract specifically requires Con Edison or O&R to obtain. Contractor shall comply with all federal, state, and local laws, executive orders, regulations, ordinances, rules, and safety codes insofar as they relate to the Work (including but not limited to the giving of notices and the payment of fees) and shall defend, save harmless and indemnify Con Edison and its affiliates (including, but not limited to, O&R) and their respective, trustees, directors, officers, agents, representatives and employees against all liability arising out of Contractor's failure to do so. Contractor shall promptly examine all Contract documents and notify Con Edison in writing if it appears that any of them may fail to conform to any such code, law, ordinance, rule or regulation. Contractor shall provide Con Edison with the original or a copy of permits, certificates, receipts and other evidence establishing its compliance with the obligations imposed by this Article, including, but not limited to, the signed, sworn, payrolls or transcripts thereof setting forth the name and address of each workman, laborer or mechanic, the occupations worked, the hourly wage paid, and the supplements paid or provided, to the extent required by Section 220(3-a)(e) of the New York State Labor Law and the provisions it references, and a copy of any payment bond required by Section 137 of the New York State Finance Law. Without limiting the generality of the foregoing, Contractor agrees to comply with the Fair Labor Standards Act and, as applicable, with the provisions contained in Appendix A hereto, a copy of which has been furnished or made available to Contractor, which is incorporated in these Standard Terms and Conditions as if fully set forth herein. It contains clauses applicable to, and certifications required to be provided by, subcontractors to contractors to the Federal Government.

18. <u>Quality Assurance/Quality Control</u>. Contractor shall establish and maintain a quality assurance/quality control program which shall include procedures for continuous control of all construction and comprehensive inspection and testing of all items of Work, including any Work performed by Subcontractors, so as to ensure complete conformance to the Contract with respect to materials, workmanship, construction, finish, functional performance, and identification. The program established by Contractor shall comply with any quality assurance/quality control requirements incorporated in the Contract.

### 19. Protection of Persons, Work and Property.

A. The risk of loss or damage to the Work prior to full completion of all Work hereunder and final acceptance thereof by Con Edison shall be borne by Contractor.

B. In the course of performing the Contract, Contractor shall at all times exercise every reasonable precaution to protect persons and property and items of Work. Contractor shall at its own expense design, furnish, and erect such barricades, fences and railings, give such warnings, display such lights, signals and signs, exercise such precautions against fire, adopt and enforce such rules and regulations, and take such other precautions as may be necessary, desirable or proper, or as may be directed by Con Edison. Contractor shall provide and maintain in good working order at all times an adequate, approved system for promptly extinguishing fires. Fire alarms,

extinguishing equipment and water lines shall be continually inspected by Contractor and shall at all times be accessible and ready for immediate use.

C. Contractor shall, while on or about the site of Work, observe and comply with all fire, safety, hazard, "No Smoking", and all other rules and regulations heretofore or hereafter prescribed by Con Edison. Safety hats shall be worn at all times in the Work area by Contractor's employees. Whenever the Contractor or any permitted subcontractor performs Work hereunder, its employees and consultants are required to have available for review by Con Edison a Contractor (or a subcontractor) or government-issued name and photo identification.

D. Contractor shall, at no additional cost to Con Edison, comply with all reasonable requests of Con Edison to enclose or specially protect Work, property or persons. If Con Edison determines that Work, property or persons are not adequately protected after any such requests, then it may, without prejudice to any other rights it may have hereunder or under applicable law, order an immediate suspension of the Work or take such steps as it deems necessary to protect Work, property or persons. The cost of such steps shall be charged to Contractor and may be deducted from any payments due Contractor, and Contractor shall not be entitled to be compensated for any costs of its own arising from such suspension.

E. Contractor shall promptly report in writing to Con Edison all accidents whatsoever arising out of or in connection with the performance of the Contract, whether on or adjacent to the construction site, which result in death, injury or property damage, giving full details and statements of witnesses. In addition, if death or serious injury or serious damage is caused, Contractor shall immediately report the accident by telephone to Con Edison.

F. Contractor shall provide at the construction site such equipment and medical facilities as are necessary to supply first aid service to any persons who may be injured in the course of performance of the Work and shall have standing arrangements for the removal and hospital treatment of such persons. If any claim is made by any person against Contractor or any other contractor on account of any accident, Contractor shall promptly report it in writing to Con Edison, giving full details of the claim.

G. Contractor will not be permitted to perform any field work until it has submitted to Con Edison and received approval of a site-specific health, safety, and environmental plan, which shall address all hazards that may be encountered and shall conform to any and all requirements stated in the Contract.

H. If in the reasonable opinion of Contractor greater precautions than those required herein or directed by Con Edison are advisable, Contractor shall implement such precautions and advise Con Edison thereof. In the event of an emergency threatening injury to persons or damage to property Contractor shall take all necessary action immediately and shall promptly notify Con Edison thereof.

20. <u>Vehicle Spills</u>. Contractor is required to assure that all vehicles, including those of Subcontractors and suppliers, used in the performance of work for Con Edison are maintained in good working condition and are not leaking any fluids. Particular attention is to be paid, without limitation, to hydraulic systems on each vehicle.

The driver must immediately notify a Con Edison authorized representative in the event of a leak or spill from a vehicle or container carried on a vehicle while at the job site. The driver must wait for instructions before moving

the vehicle unless field conditions require it, and then, only to the nearest safe point.

The driver will be required to eliminate the leak or spill before leaving the job site. Contractor shall be required to reimburse Con Edison and O&R for all costs associated with the cleanup of leaks and spills.

21. <u>Maintenance of Work Site</u>. Contractor shall, at its own expense, store its apparatus, material, supplies and equipment in such orderly fashion as will not interfere with the progress of the Work or the work of any other contractors; clean up and remove on a daily basis and more frequently if directed by the Con Edison representative all refuse, rubbish, scrap materials, and debris so that at all times the Work site shall present a neat, orderly and workmanlike appearance; and, before final payment, remove all surplus material, falsework, and temporary structures, including any foundations thereof. If, in the opinion of Con Edison, Contractor has failed to comply with any provisions of this Article, Con Edison may order any or all of the Work suspended until the condition is corrected, and all costs associated therewith shall be borne by Contractor.

22. <u>Subsurface Conditions Found Different</u>. Con Edison shall not be obliged to show any subsurface conditions on any drawing, plans or specifications it furnishes Contractor, and if none are shown that is not to be interpreted as indicating that there are none of significance to the Work. Should Contractor encounter subsurface conditions at the site materially different from any of the subsurface conditions that are shown on the drawings, plans or specifications, it shall immediately give notice to Con Edison of such conditions before the conditions are disturbed. Con Edison will thereupon promptly investigate the conditions, and if it finds that they materially differ from those shown on the plans or indicated in the specifications it will make any changes necessary. Any increase or decrease in the cost of or time required for performance resulting from such changes shall be dealt with in accordance with the provisions of Article 13 (Changes (Including Extra Work)) and Article 6 (Excusable Delay).

23. Inspection and Tests and Correction of Defects.

A. Con Edison shall have the right to inspect any and all records of Contractor or its Subcontractors whenever Con Edison believes that this is necessary to assure it that the Work is proceeding and will proceed in full accordance with the requirements of the Contract and on schedule. In addition, all parts of the Work shall, throughout the time of performance of the Contract, be subject to inspection by Con Edison. Con Edison shall be the final judge of the quality and acceptability of the Work, the materials used therein, and the processes of manufacture and methods of construction employed in connection therewith. Contractor shall provide Con Edison's representatives with safe and proper facilities for access to and inspection of the Work, both at the construction site and at any plant or other source of supply where any equipment, material, or part may be located. Con Edison shall have the right to witness any test Contractor, or any third party acting on behalf of Contractor, conducts relating to the Work, and Contractor shall give Con Edison advance written notice thereof. Con Edison shall have the right to require Contractor to perform additional tests at reasonable times and places. The cost of any additional tests required by Con Edison shall be borne by Con Edison unless they disclose a defect or nonconformity in the Work, in which case the cost shall be borne by Contractor.

B. No inspection, failure to inspect, or waiver of inspection on the part of Con Edison or anyone acting on its behalf shall relieve Contractor of its duty to complete the Work in full accordance

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with the requirements of the Contract.

C. Should it appear to Con Edison at any time prior to the completion and acceptance of the entire Work, whether as a result of the aforementioned inspections and tests or otherwise, that any part of the Work is not suitable or of good quality or fails to conform to Contract requirements, Con Edison shall have the option to:

(i) halt the continuation of such Work; and

(ii) require Contractor, at Contractor's sole expense and within such reasonable time as may be fixed by Con Edison, to reconstruct, replace or correct the applicable Work and remedy any damage to property of Con Edison and others occasioned by such Work or the materials, methods or processes employed in connection therewith; or

(iii) perform or have performed by another all tasks stated in subparagraph (ii) above and withhold or recover the cost thereof from Contractor; or

(iv) accept the unsuitable or nonconforming Work and reduce the Contract price by an amount Con Edison deems equitable.

In any event, Contractor shall reimburse Con Edison for all costs attributable to delays in the Work or additional work performed by other contractors to the extent they arise from Contractor's unacceptable Work.

24. Effect of Con Edison Approval. Contractor's obligations under this Contract shall not be affected by the grant to, or the exercise or non-exercise by, Con Edison of rights to inspect, test, review or approve Contractor's performance of the Work, including, without limitation, documents such as drawings, written procedures or daily reports. Any approval by Con Edison of any materials, workmanship, equipment, documents or other acts or things done or furnished or proposed by Contractor shall be construed merely as indicating that at the time of the approval Con Edison was not aware of any reason for objecting, and no such approval shall release Contractor from full responsibility for the accurate and complete performance of the Contract in accordance with its terms. Any failure of a Con Edison representative to object to any failure by Contractor to comply with any or all of the requirements or as an acceptance of the non-compliance.

25. Subcontracting.

A. Contractor shall not subcontract all or any portion of the performance to be rendered hereunder without the express written approval of Con Edison as to the tasks to be subcontracted and the Subcontractor; provided, however, that this limitation shall not apply to the purchase of standard commercial supplies or raw materials. Contractor may utilize the services of specialty Subcontractors if they are customarily used in the industry on the work subcontracted, provided Con Edison has first approved the proposed Subcontractor. Contractor shall, as soon as

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practicable after execution of the Contract, notify Con Edison in writing of any Subcontractor proposed to be employed on the Work. Contractor shall not be relieved of any obligations hereunder by reason of any such approved subcontracting.

B. Contractor, shall, notwithstanding Con Edison's approval, be as fully responsible for the acts and omissions of its Subcontractors and their agents and representatives as it is for its own acts and omission. Should any approved Subcontractor fail to perform to the satisfaction of Con Edison, Con Edison shall have the right to rescind its approval and to require the Work subcontracted to be performed by Contractor or by another approved Subcontractor. Nothing contained herein shall create any contractual rights in any Subcontractor against Con Edison. Contractor shall cause all subcontracts applicable to the Work to contain provisions which require the Subcontractor to provide the same insurance coverage as is required of Contractor, and comply with the other requirements relating to insurance as are required of Contractor hereunder, including, but not limited to, naming Consolidated Edison Company of New York, Inc., Orange and Rockland Utilities, Inc. and Consolidated Edison, Inc. and Contractor as Con Edison or O&R has hereunder against Contractor and shall expressly state that such provisions shall also be for the benefit of Con Edison and O&R.

C. If the Contract is on a cost-plus or T&M basis and is in an amount exceeding \$100,000 and Contractor enters into a subcontract with a Subcontractor to whom Contractor is subcontracting all or any portion of the performance to be rendered hereunder on a cost-plus or T&M basis in an amount exceeding \$5,000, immediately after Contractor enters into such subcontract, Contractor shall send a copy of such subcontract to:

Consolidated Edison Company of New York, Inc. 4 Irving Place New York, N.Y. 10003 Attention: Purchasing Department Section Manager, Technology and Strategic Initiatives

26. <u>Title to Materials and Completed Work</u>. Contractor shall obtain and maintain title to all materials, equipment and structures to be installed by it in the Work, free from all liens, claims and encumbrances. Title to all Work completed or in the course of construction and to all materials, equipment and structures as to which any payment has been made by Con Edison shall be in Con Edison, but this shall not affect Con Edison's right to require the correction of defective or non-conforming Work nor relieve Contractor of any other obligation arising under the Contract.

27. <u>Investigation and Audit</u>. Contractor hereby agrees to cooperate fully with any investigation, audit, or inquiry conducted by Con Edison or O&R or any federal, state or local government agency or authority relating to any aspect of this Contract or the Work, and the Contractor shall make all of its books, records, and accounts available for inspection and audit in connection therewith. Moreover, in the event the Contract now provides or in the future is revised to provide that the Work or any part thereof shall be done on a cost-reimbursable basis (whether or not a

fee has, in addition, been fixed by the parties), T&M basis or similar basis, or if payment on such basis is to be made under Article 32 (Suspension), or Article 33 (Termination for Convenience) of these Standard Terms and <u>Conditions</u>), Contractor shall maintain, and in the event there are subcontracts on any of such bases shall cause the Subcontractor(s) to maintain, detailed books, records and accounts covering costs incurred in connection with such Work or, as applicable, time spent and materials used. Contractor shall make or cause to be made said books, records and accounts available for inspection and audit by Con Edison, O&R, the investigating governmental agency or authority and their respective authorized representatives during the term of this Contract and for a period of six (6) years after final payment hereunder. If an investigation, audit, or inquiry discloses that Con Edison has paid Contractor for any costs which were not in fact incurred or for any time spent or materials used which were not in fact spent or used or for any costs that were improperly charged, Contractor shall refund to Con Edison an amount equal to such payment.

28. <u>Con Edison's Performance</u>. Con Edison shall perform any action required of it by the Contract in order to enable Contractor to perform hereunder. Failure by Con Edison to substantially perform any such obligation shall not give rise to an action for damages by Contractor, in contract or in tort, or entitle Contractor to cancel or rescind the Contract or abandon performance hereunder. Unexcused nonperformance by Con Edison shall, however, relieve Contractor of its obligation to perform hereunder to the extent that it prevents Contractor from performing. Nonperformance by Con Edison shall be excused where caused by an act or omission of Contractor.

29. Liens. To the fullest extent permitted by law, Contractor shall defend, save harmless and indemnify Con Edison and its affiliates (including, but not limited to, O&R), and as any owner of the real property on which the project is situated, from and against all claims, liens or attachments growing out of the demands of Subcontractors, mechanics, workmen, materialmen and furnishers of machinery, equipment, tools, or supplies, including commissary, in connection with the Work, including all losses, liabilities, fees, costs and expenses (including attorneys' fees and legal costs) arising out of or in connection therewith. Contractor shall deliver the Work to Con Edison free and clear of all liens, claims, and encumbrances, and shall furnish Con Edison a certificate to that effect upon request. Contractor shall furnish Con Edison with a Contractor Affidavit - Final Full Release And Waiver of Lien document and, for each Subcontractor, a Subcontractor Affidavit - Final Full Release And Waiver of Lien document, duly executed and delivered by Contractor and its Subcontractors, as applicable, with the presentation of Contractor's final invoice for payment. Such documents shall, among other things, waive, release and discharge all claims and liens relating to the Work, the project or the Contract and defend, indemnify and hold harmless Con Edison and its affiliates (including, but not limited to, O&R), and any owner of the real property on which the project is situated, from and against such claims and liens and any related losses, liabilities, fees, costs and expenses. Such documents shall be in a form reasonably satisfactory to Con Edison and shall in all respects be read and interpreted consistent with Section 34 of the New York Lien Law (or its successor). Neither the final payment, nor payment of any part of the retained percentage shall become due until Contractor furnishes such documents. Con Edison may withhold from payment an amount sufficient to protect Con Edison against any claims, liens or attachments. Any liens arising from Contractor's Subcontractors, mechanics, workmen, materialmen and furnishers of machinery, equipment, tools, or supplies, including commissary, must be fully bonded or otherwise discharged by Contractor in accordance with applicable law, within five (5) days of the filing of the lien. If Contractor fails to bond or otherwise discharge such lien, Con Edison may take any action it deems appropriate to discharge or remove such lien, including, but not limited to, payment directly to the lienor (in which case the payment to the lienor shall be deemed payment to Contractor under the Contract), or discharge of such lien by depositing monies into court or filing of a lien discharge bond, and withhold or deduct the amount of such deposit(s) and all other applicable costs and expenses from any payment otherwise due to Contractor or, if no payment is due, Contractor shall pay to Con Edison all losses, liability, damages, costs, fees and expenses incurred by Con Edison as a result of the Contractor's

failure to discharge such a lien, including, but not limited to, any premiums for a discharge bond and attorneys' fees. If any lien remains unsatisfied after final payment has been made to Contractor, Contractor shall refund to Con Edison all monies that Con Edison may be compelled to pay in discharging such lien, including all costs and attorneys' fees.

30. <u>Bonds</u>. Contractor shall furnish performance or payment bonds, or both, that may be required by law or requested at any time by Con Edison (including, but not limited to, any payment bonds that are required by Section 137 of the New York State Finance Law when a municipality issues a permit that is subject to Section 220 of the Labor Law). Any and all such bonds shall be in a form and in an amount, and shall have a surety or sureties, acceptable to any governmental authority having jurisdiction and to Con Edison. The premiums for all such bonds which are required by law (including, but not limited to, any payment bonds required by Section 137 of the New York State Finance Law) or which have been requested by Con Edison prior to the time of the execution of the Contract or which are required by the Contract itself shall be deemed to be included in the Contract price, and no additional compensation shall be payable to Contractor with respect to such bonds. If a bond is required by Con Edison after the Contract is executed, Contractor shall be reimbursed for the cost thereof, without any markup if it has been previously approved by Con Edison, upon submission by Contractor of satisfactory evidence of payment therefor. No change order, extension of the time for completion, failure to enforce any rights arising under the Contract, or other act or forbearance of Con Edison shall operate to release or discharge any surety or sureties under any such bonds, and such bonds shall so provide.

### 31. Other Contractors.

- A. Contractor shall fully cooperate with other contractors and any Con Edison or O&R employees at or near the site of the Work and carefully coordinate its own work with that performed by them. Contractor shall not commit or permit any act which will interfere with the performance of work by any other contractor or by Con Edison or O&R.
- B. If any other contractor or any Subcontractor shall suffer loss or damage through acts or neglect on the part of Contractor, Contractor shall use its best efforts to settle the matter with such other contractor or Subcontractor. If such other contractor or Subcontractor asserts any claim against Con Edison or any of its affiliates (including, but not limited to, O&R) based on such loss or damage, Con Edison shall notify Contractor, and Contractor shall indemnify and save Con Edison and its affiliates (including, but not limited to, O&R) harmless from and against any such claim and any loss, liability, damage or expense arising therefrom or in connection therewith (including attorneys' fees and legal costs).

C. Contractor and its Subcontractors shall keep informed of the progress and the details of work of other Con Edison contractors at the Work site (and of Con Edison or O&R) and shall notify Con Edison (or O&R, for Work ordered by O&R) immediately of lack of progress or defective workmanship on the part of any of them (or of Con Edison or O&R). Failure by Contractor to keep informed of other work in progress at the site or to give notice of lack of progress or defective workmanship by others shall be deemed an acceptance by Contractor of such other work insofar as it relates to or affects its own Work.

32. Suspension. Con Edison shall have the right, for its convenience, to suspend all or part of Contractor's

performance hereunder at any time by written notice. Contractor shall, as soon as possible, resume any suspended Work when so directed by Con Edison. The time for performance shall be extended for a period equal to the delay caused by such suspension. If such suspension continues beyond a reasonable period, Contractor shall be entitled to be reimbursed for any out-of-pocket costs (exclusive of field and home office overhead or costs resulting from loss of efficiency or Work done out of sequence) which it establishes to the reasonable satisfaction of Con Edison (obtained through audit if required by Con Edison) were incurred by it thereafter solely by reason of such suspension, provided, however, that such entitlement is conditioned upon Contractor's notifying Con Edison in writing within fifteen (15) days after the beginning of such suspension that additional costs will or may be incurred thereby and upon Contractor's making claim therefor in writing within thirty (30) days after Con Edison's notice to resume work. In no event shall Contractor be entitled to a profit on such costs.

### 33. Termination for Convenience.

A. Con Edison may, for any reason whatsoever, including its own convenience, terminate the Contract, in whole or in part, upon ten (10) days' written notice to Contractor without liability except as expressly stated in this Article. Upon receipt of such termination notice, Contractor shall: (1) cease performance of the Work to the extent specified by Con Edison in the notice of termination and thereafter do only such Work with respect to the terminated portion of the Contract as may be necessary to preserve and protect Work already performed or in progress; (2) place no further orders or subcontracts for services, materials or equipment, except as may be necessary for completion of such portion of the Work as is not terminated; and (3) procure cancellation of all existing orders and subcontracts to the extent they relate to the performance of Work terminated (except to the extent that Con Edison requests that any such order or subcontract be assigned to Con Edison, in which case Contractor shall assign such designated orders and subcontracts to Con Edison without additional cost or expense to Con Edison). Upon Con Edison's request, Contractor shall promptly provide Con Edison with Contractor's sworn statement stating, for each order and subcontract (i) the original price of the order and subcontract and the price of each change order thereunder together with a description of the change order, (ii) the amount that Contractor paid under the order and subcontract and each change order thereunder, and (iii) the amount of retention held by Contractor under the order and subcontract and each change order thereunder.

B. In the event of such termination, Con Edison shall, in full discharge of all its obligations to Contractor, pay termination charges as follows: With respect to lump sum contracts, a percentage of the Contract price reflecting the percentage of Work performed prior to the effective date of the termination; with respect to cost reimbursable contracts, allowable costs incurred prior to the effective date of termination plus an equitable portion of any fixed fee provided for in the Contract; with respect to time-and-materials contracts, for time expended and materials purchased and paid for prior to the effective date of the termination at the Contract rates; and with respect to unit price contracts, for units of Work completed prior to the effective date of termination at Contract rates. In addition, regardless of the type of contract, Con Edison shall reimburse Contractor for any unavoidable out-of-pocket costs of cancellation payments to Subcontractors resulting directly from the termination which Con Edison agrees in writing were not taken account of in the aforementioned payments. Upon Con Edison's request, Contractor shall promptly provide Con Edison with a sworn statement itemizing these cancellation costs and promptly furnish to Con Edison all applicable contractual documents to which the cancellation costs relate

or under which the cancellation costs arise. Contractor shall not be entitled to be compensated for any other costs arising from the termination, direct or indirect (including, without limitation, field and home office overhead and accountants' or attorneys' fees), whether or not based on Work performed prior to the effective date of termination. All termination payments shall be less (a) prior amounts paid on account of the Contract price and (b) the value of any salvage available to Contractor with respect to any material, structures or equipment purchased or manufactured prior to cancellation. Contractor shall use its best efforts to minimize termination charges. All termination charges shall be subject to audit by Con Edison.

C. If payments on account of the Contract price made prior to the effective date of termination exceed the above termination charges, the excess shall be refunded promptly to Con Edison. Except as agreed in writing, termination shall not relieve either party of any obligation which may arise out of Work performed prior to termination, including, but not limited to, Contractor's obligation to correct defective work and all warranty obligations. In no event shall Con Edison be liable to Contractor for damages of any kind whatsoever arising out of the termination, whether based on lost profit, unrecovered or increased home office or other overhead resulting from termination-related reductions in workload or in direct costs, lost opportunities to obtain other jobs, or otherwise.

34. <u>Confidentiality</u>. All reports, specifications, software, drawings, photographs, technical information, information regarding locations of facilities, and other information furnished by Con Edison or O&R or originally furnished or prepared by Contractor or its subcontractors in connection with the Work shall, except to the extent indicated in writing by Con Edison (or O&R, with respect to Work ordered for O&R), be held confidential and not disclosed to any third parties, be used only in connection with the performance of the Work, and be delivered or returned to Con Edison upon completion of such performance. Contractor shall not use Con Edison's or O&R's name, or otherwise identify Con Edison or O&R, in connection with any advertisement or any announcement regarding the Work or for any other purpose without obtaining Con Edison's prior written permission or, with respect to O&R, O&R's prior written permission. Contractor acknowledges that its violation of the provisions of this article may result in irreparable harm to Con Edison and O&R, the amount of which would be difficult to ascertain and which would not be adequately compensated for by monetary damages. Accordingly, Contractor agrees that either or both of Con Edison and O&R will be entitled to injunctive relief to enforce the terms of this article, in addition to their remedies at law.

35. Infringement. If Contractor, in performing this Contract employs, constructs or provides any design, process, material, tool or equipment covered by a patent, copyright, trademark or other proprietary right, Contractor shall, if it does not itself own such right, at its own expense secure permission prior to its use hereunder by securing a suitable agreement from the owner of such right. Contractor shall indemnify and hold Con Edison and its affiliates (including, but not limited to, O&R) and their respective trustees, directors, officers, employees, agents, representatives, successors and assigns harmless from and against any claim, suit or proceeding for infringement of any patent, copyright, trademark or other proprietary right brought against Con Edison, and any loss, liability, damage or expense or relating thereto, resulting from the use or manufacture of any designs, processes, materials, tools or equipment provided to Con Edison or O&R or employed in the performance of the Work. Contractor shall provide for the defense of any such claim, suit or proceeding, and shall pay all costs and expenses in connection therewith, including compensation of experts and counsel, and all damages and costs awarded against an indemnified party. Con Edison shall notify Contractor of any such claim, suit or proceeding in writing and give Contractor authority, information and assistance (at Contractor's expense) for the defense thereof. In the event that the use of anything furnished or constructed hereunder is enjoined, Contractor shall promptly, at its own expense

and at its option, either (a) procure for Con Edison (or O&R with respect to Work performed for O&R) the right to continue using it or (b) with the approval of Con Edison, (i) replace it with a noninfringing equivalent or (ii) modify it so it becomes noninfringing.

36. Indemnification. To the fullest extent allowed by law, Contractor agrees to defend, indemnify and hold harmless Con Edison and its affiliates (including, but not limited to, O&R) and their respective trustees, directors, officers, employees, agents, representatives, successors and assigns from and against all claims, damage, loss and liability, including costs and expenses, legal and otherwise, for injury to or the death of persons, or damage to property, including the property of Con Edison or O&R, and statutory or administrative fines, penalties or forfeitures resulting in whole or in part from, or connected with, the performance of the Work by Contractor any subcontractor or their respective agents, servants, employees or representatives, and including claims, loss, damage and liability arising from the partial or sole negligence of Con Edison or non-parties to the Contract (including, but not limited to, O&R). Contractor expressly agrees that Con Edison and O&R may pursue claims for contribution and indemnification against Contractor in connection with claims against Con Edison or O&R for injury and/or death to Contractor's employees notwithstanding the provisions of Section 11 of the Workers' Compensation Law limiting such claims for contribution and indemnification against employers, and Contractor hereby waives the limitations on contribution and indemnification against employers provided in Section 11 of the Workers' Compensation Law insofar as such claims are asserted by Con Edison or O&R against Contractor.

37. <u>Insurance</u>. Contractor shall procure and maintain the following insurance (and such other limits and additional insurance as may be required by the Contract) at its own expense until completion and acceptance of performance hereunder, and thereafter to the extent stated below, with not less than the monetary limits specified. The insurance shall be placed with insurance companies acceptable to Con Edison.

A. Employment related insurance.

(i) Workers' Compensation Insurance as required by law.

(ii) Employer's Liability Insurance, including accidents (with a limit of not less than \$1,000,000 per accident) and occupation diseases (with a limit of not less than \$1,000,000 per employee).

(iii) Where applicable, insurance required by the United States Longshoremen's and harbor Workers' Act, the Federal Employers' Liability Act, and the Jones Act.

B. Commercial General Liability Insurance, including Contractual Liability, with limits of not less than \$7,500,000 per occurrence for bodily injury or death and not less than \$5,000,000 per occurrence for property damage or a combined single limit of not less than \$7,500,000 per occurrence and, for at least three (3) years after completion of performance hereunder, Products/Completed Operations Liability Insurance with similar but separate and independent limits. The required limits may be met with a combination of primary and excess liability

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policies. The insurance shall be in policy forms which contain an "occurrence" and not a "claims made" determinant of coverage. There shall be no policy deductibles without Con Edison's prior written approval. The insurance shall contain no exclusions for explosion, collapse of a building or structure, or underground hazards. The insurance policy or policies shall name Consolidated Edison Company of New York, Inc., Orange and Rockland Utilities, Inc. and Consolidated Edison, Inc. as additional insureds with respect to the Work and completed operations. There shall be no exclusion for claims by Contractor's or any Subcontractor's employees against Con Edison or O&R based on injury to Contractor's or any Subcontractor's employees. To the extent any Work is in or related to public streets, roadways, walkways, or similar areas and is being performed under a New York State, City of New York, or other municipal permit, the insurance policy or policies shall also name the State of New York, the City of New York or such other municipality as additional insureds. At Con Edison's request, and without any additional cost to Con Edison, the insurance policy or policies shall also name the Work hereunder involves or impacts such adjoining properties.

C. Commercial Automobile Liability Insurance, covering all owned, non-owned and hired automobiles used by Contractor or any subcontractors, with a combined single limit of not less than \$1,000,000 per accident for bodily injury or death and property damage.

D. Where the Work involves the use of aircraft, Aircraft Liability Insurance, covering all owned, non-owned and hired aircraft, including helicopters, used by Contractor or any Subcontractors, with a combined single limit of not less than \$7,500,000 for bodily injury or death and property damage. The insurance policy shall name Consolidated Edison Company of New York, Inc., Orange and Rockland Utilities, Inc. and Consolidated Edison, Inc. as additional insureds.

E. For the asbestos abatement portion and the lead abatement portion of the Work, Asbestos Abatement General Liability Insurance and Lead Abatement Liability Insurance, as applicable, each with a combined single limit of not less than \$7,500,000 for bodily injury or death and property damage. Each insurance policy shall name Con Edison, O&R and Consolidated Edison, Inc. as additional insureds. Where the abatement work is to be performed by a subcontractor, Contractor shall require the subcontractor to name Contractor, Con Edison, O&R and Consolidated Edison, Inc. as additional insureds and to submit copies of the policies to Con Edison.

F. In the event the Work includes any architectural, engineering, design, or other professional services, Professional Liability Insurance in the amount of not less than \$3,000,000 per occurrence for the duration of the Contract and for at least three years following final completion and acceptance of the Work.

Contractor shall, and shall cause any subcontractor to, furnish Con Edison with written notice at least ten (10) days prior to the effective date of cancellation of the insurance or of any changes in policy limits or scope of coverage. All coverage of additional insureds required hereunder shall be primary coverage and non-contributory as to the additional insureds. All insurance required hereunder shall contain a waiver of subrogation in favor of the additional insureds.

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At least three days prior to commencing Work, Contractor shall furnish Con Edison with copies of the policies specified in paragraphs B and E of this Article and Certificate(s) of Insurance covering all required insurance and signed by the insurer or its authorized representative certifying that the required insurance has been obtained. Such certificates shall state that the policies have been issued and are effective, show their expiration dates, and state that Con Edison is an additional insured with respect to all coverages enumerated in paragraphs B, D and E of this Article. Con Edison shall have the right, upon request, to require Contractor to furnish Con Edison, with a copy of the insurance policy or policies required under paragraphs A. C, D and F of this Article.

To the fullest extent allowed by law, Contractor agrees that this is an insured contract and that the insurance required herein is intended to cover each of Con Edison and O&R for its own liability for negligence or any other cause of action in any claim or lawsuit for bodily injury or property damage arising out of the Work.

For purposes of interpretation or determination of coverage of any policy of insurance or endorsement thereto, Contractor shall be deemed to have assumed tort liability for any injury to any employee of Contractor or Con Edison arising out of the performance of the Work, including injury caused by the partial or sole negligence of Con

Edison and notwithstanding any statutory prohibition or limitation of Contractor's contractual obligations hereunder.

In the event of any bodily injury, death, property damage, or other accident or harm arising out of, relating to, or in any way connected with, the Work, Contractor, in accordance with the provisions of the Commercial General Liability Insurance policies, shall promptly and in writing notify the insurer(s) issuing such policies, regardless of the employment status of the person who sustains or on whose behalf the injury, death, damage, accident or harm is alleged. Such notice shall inform such insurer(s) that the notice is being provided on behalf of Contractor and on behalf of Con Edison, O&R and Consolidated Edison, Inc. and that it is intended to invoke the coverage of the policies to protect the interests and preserve the rights of Contractor, Con Edison, O&R and Consolidated Edison, Inc. under the policies in the event that any claim, allegation, suit, or action is made against Contractor, Con Edison, O&R and/or Consolidated Edison, Inc.. In addition, in the event of any bodily injury, death, and property damage, or other accident or harm that is in any way connected with the Work and arises out of, relates to, or is in any way connected with, the use, operation, alteration, repair, or maintenance (including, without limitation, cleaning or painting) of (i) an automobile, truck, or any other kind of land-based vehicle, or (ii) a ship, vessel, boat, barge or other water craft, Contractor, in accordance with the provisions of its Comprehensive Automobile Liability Insurance policies and/or its marine liability insurance (including, but not limited to, Protection and Indemnity Insurance), as applicable, shall promptly and in writing notify the insurer(s) issuing such policies of the same regardless of the employment status of the person who sustains or on whose behalf the injury, death or damage, accident or harm is alleged. Such notice shall inform such insurer(s) that the notice is being provided on behalf of Contractor and on behalf of Con Edison, O&R and Consolidated Edison, Inc. and that it is intended to invoke the coverage of the policies to protect the interests and preserve the rights of Contractor, Con Edison, O&R and Consolidated Edison, Inc. under the policies in the event of any claim, allegation, suit, or action against Contractor, Con Edison, O&R and/or Consolidated Edison, Inc. The notices required by this paragraph shall be in addition to notices that Contractor provides to its insurers issuing policies of Workers' Compensation Insurance, Employer's Liability Insurance, or coverage required by the United States Longshoremen's and Harbor Workers' Act, the Federal Liability Act, or the Jones Act. Simultaneously with providing the written notice required by this paragraph to the applicable insurers, Contractor shall provide a copy of such written notice (including a copy of any incident or accident report and, if applicable, the form C-2 ("Employer's Report Of Work-Related Injury/Illness")), as follows: if the accident or incident occurs in connection with Work for Con Edison, copies shall be sent to : Consolidated Edison Company of New York, Inc., Law Department, 4 Irving Place, New York, N.Y. 10003, Attention: General Litigation-Insurance Specialist, Room 1840; and if the accident or incident occurs in connection with Work for O&R, copies shall be sent to: Orange and Rockland Utilities, Inc., One Bluehill Plaza, Pearl River, NY 10965, Attention: Legal Services, 4th Floor.

Certificates of Insurance identifying the Contract shall be sent to:

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Consolidated Edison Company of New York, Inc. 4 Irving Place, 17th Floor New York, N.Y. 10003

Attention: Purchasing Department Supplier Management Group (SMG)

38. <u>Taxes</u>. Except as may be expressly provided to the contrary elsewhere in the Contract (and notwithstanding the provisions of Article 47 (Conflicting Documents; Headings"), the Contract price includes all federal, state and local sales, use, excise, occupational, franchise, property, gross receipts, privilege and other taxes that may be applicable to the Work, and all federal, state and local taxes, contributions, and premiums imposed upon or measured by Contractor's and any Subcontractor's payrolls.

39. <u>Amendments</u>. No revision or modification of or amendment to the Contract shall be valid or binding unless in writing and signed by an authorized representative of Con Edison.

40. <u>Assignment</u>. Contractor shall not assign the Contract or any or all of its rights under the Contract without the written consent of Con Edison, and any assignment made without such consent shall be void. In the event of an assignment of the Contract, Contractor shall not be relieved of its obligations under the Contract, but shall be jointly and severally liable with the assignee for all of the Contractor's obligations under the Contract. If Contractor assigns all or any part of any monies due or to become due under this Contract, the instrument of assignment shall contain a clause to the effect that the right of the assignee to any monies due or to become due to Contractor shall be subject to any and all claims based on services rendered or omitted or materials supplied or not supplied in the performance of the Work.

41. Cancellation for Default. In the event Contractor is in default of any of its obligations under the Contract, Con Edison shall have the right, on written notice to Contractor and any sureties, to cancel the Contract for default. Contractor shall be deemed to be in default hereunder if it is in default of any of its obligations under the Contract or makes any statement or performs any act indicating that it will not perform one or more of such obligations (whether or not the time has yet arrived for performance thereof) or rejects the Contract under the United States Bankruptcy Code or ceases to pay its debts promptly or becomes insolvent or commences or has commenced against it any insolvency proceeding or finds its affairs placed in the hands of a receiver, trustee, or assignee for the benefit of creditors. In the event of cancellation for default hereunder, Article 33 (Termination for Convenience), shall not apply, and Con Edison shall have all rights and remedies provided by law and the Contract. Without intending to limit the generality of the foregoing, it is specifically understood and agreed that Con Edison shall have the right, at its election and without prejudice to any other remedies, (i) to exclude Contractor from the construction site, or any portion of the construction site, (ii) to complete or employ a third party to complete the Work or any portion of the Work, and hold Contractor liable for any additional cost occasioned thereby, (iii) to take possession of any or all materials, tools, equipment and appliances at the construction site for the purpose of completing the Work or any portion of the Work, (iv) to compel Contractor to assign any or all subcontracts with Subcontractors to Con Edison without additional cost or expense to Con Edison, and/or (v) to negotiate new contractual arrangements with Subcontractors for such Subcontractors to complete all or any portion of the work on terms agreeable to Con Edison. Upon Con Edison's request, Contractor shall promptly provide Con Edison with Contractor's sworn statement stating, for each subcontract with each Subcontractor (i) the original price of the subcontract and the price of each

change order thereunder together with a description of each such change order, (ii) the amount that Contractor paid under the subcontract and each change order thereunder, and (iii) the amount of retention held by Contractor under the subcontract and each change order thereunder. Following cancellation of the Contract for default, Contractor shall not be entitled to any further payment until the work has been fully completed and accepted, and Con Edison may retain from any money otherwise due Contractor for services rendered prior to cancellation an amount which Con Edison determines is adequate to cover all damage resulting from Contractor's default. If such costs and damages exceed the unpaid balance, Contractor shall pay the difference to Con Edison. Upon cancellation for default of the Contract under this Article, Con Edison shall be entitled to cancel for default any or all other contracts between the Contractor and Con Edison, and such cancellation shall be governed by this Article. Also, a cancellation for default of any other contract between Contractor and Con Edison shall entitle Con Edison to cancel for default the Contract under this Article. In the event that Contractor demonstrates that a cancellation of the Contract and any other contract cancelled for default is erroneous, the cancellation shall, at Con Edison's option, be withdrawn or be deemed to have been issued as a termination for convenience pursuant to Article 33, and the rights and obligations of the parties hereto shall in such event be governed accordingly.

### 42. Ownership of Documents and Materials; Ownership of Intangible Property

A. With respect to all documents and materials, including, but not limited to, drawings, plans, specifications, reports, books, photographs, films, tapes, recordings, models, computer programs and source code created or otherwise prepared by Contractor in connection with Work ordered for Con Edison (hereinafter, "Con Edison Materials"), regardless of any statements thereon or therewith purporting to make them confidential or to limit the use Con Edison may make of them, shall be the sole and exclusive property of Con Edison. To the extent that any of the Con Edison Materials comprises copyrightable subject matter, such Materials and the copyrights relating thereto shall be considered "works made for hire" under the copyright law of the United States, and the equivalent of works made for hire as recognized under the copyright laws of other countries. To the extent that any of the Con Edison Materials is not deemed a work made for hire, Contractor hereby assigns to Con Edison such Con Edison Materials, without any requirement of further consideration, all right, title, and interest in and to such Con Edison Materials and the copyrights relating thereto. To the extent that any of the Con Edison Materials does not comprise copyrightable subject matter, Contractor hereby assigns to Con Edison, without any requirement of further consideration, all right, title, and interest in and to all such Con Edison Materials and all intellectual property rights related thereto. Upon the request of Con Edison, Contractor shall execute any documents that Con Edison deems necessary to effectuate such assignments.

B. With respect to all documents and materials, including, but not limited to, drawings, plans, specifications, reports, books, photographs, films, tapes, recordings, models, computer programs and source code created or otherwise prepared by Contractor in connection with Work ordered for O&R (hereinafter "O&R Materials"), regardless of any statements thereon or therewith purporting to make them confidential or to limit the use O&R may make of them, shall be the sole and exclusive property of O&R. To the extent that any of the O&R Materials comprises copyrightable subject matter, such O&R Materials and the copyrights relating thereto shall be considered "works made for hire" under the copyright law of the United States, and the equivalent of works made for hire as recognized under the copyright laws of other countries. To the extent that any of the O&R Materials is not deemed a work made for hire, Contractor hereby assigns to O&R such O&R Materials, without any requirement of further consideration, all right, title, and interest in and to

such O&R Materials and the copyrights relating thereto. To the extent that any of the O&R Materials does not comprise copyrightable subject matter, Contractor hereby assigns to O&R, without any requirement of further consideration, all right, title, and interest in and to all such O&R Materials and all intellectual property rights related thereto. Upon the request of O&R, Contractor shall execute any documents that O&R deems necessary to effectuate such assignments.

C. All inventions, concepts, techniques, processes, improvements, discoveries and ideas, whether patentable or not, conceived by Contractor, its officers, employees, agents or subcontractors in connection with any services ordered or performed for Con Edison (collectively, the "Con Edison Work Product") shall belong solely to Con Edison. Contractor shall disclose immediately to Con Edison all Con Edison Work Product upon its conception. Contractor hereby assigns to Con Edison, at the time of conception of the Con Edison Work Product and without any requirement of further consideration, all right, title and interest in and to all such Con Edison Work Product and all intellectual property rights related thereto. Upon the request of Con Edison, Contractor shall execute any and all documents that Con Edison deems necessary to effectuate and confirm such assignment. Notwithstanding the foregoing, in the event Contractor has incorporated into the Con Edison Work Product any intellectual property that was created prior to the effective date of the Contract that is not owned by Con Edison or O&R ("Prior Work") and such Prior Work is specifically identified in writing to Con Edison, then such Prior Work shall remain the property of Contractor, and Contractor hereby grants to Con Edison, a non-exclusive, royalty-free, perpetual worldwide license to use, copy, reproduce, publish, disclose and distribute the Prior Work to the extent it is incorporated into the Con Edison Work Product, and to make modifications thereto. Contractor shall not cause or permit the disclosure to any third party of any material information concerning the Con Edison Work Product without the express prior written consent of Con Edison, which consent may be withheld in the sole and unfettered discretion of Con Edison.

D. All inventions, concepts, techniques, processes, improvements, discoveries and ideas, whether patentable or not, conceived by Contractor, its officers, employees, agents or subcontractors in connection with services ordered or performed for O&R, (collectively, the "O&R Work Product") shall belong solely to O&R. Contractor shall disclose immediately to O&R all O&R Work Product upon its conception. Contractor hereby assigns to O&R, at the time of conception of the O&R Work Product and without any requirement of further consideration, all right, title and interest in and to all such O&R Work Product and all intellectual property rights related thereto. Upon the request of O&R, Contractor shall execute any and all documents that O&R deems necessary to effectuate and confirm such assignment. Notwithstanding the foregoing, in the event Contractor has incorporated any Prior Work into the O&R Work Product and such Prior Work is specifically identified in writing to O&R, then such Prior Work shall remain the property of Contractor, and Contractor hereby grants to O&R, a non-exclusive, royalty-free, perpetual worldwide license to use, copy, reproduce, publish, disclose and distribute the Prior Work to the extent it is incorporated into the O&R Work Product, and to make modifications thereto. Contractor shall not cause or permit the disclosure to any third party of any material information concerning the O&R Work Product without the express prior written consent of O&R which consent may be withheld in the sole and unfettered discretion of O&R.

43. Relationship of Parties. Contractor shall be an independent contractor in the performance of the Work. No right

of supervision, requirement of approval or other provision of the Contract and no conduct of the parties shall be construed to create a relationship of principal and agent, partners or joint venturers between the parties, or joint employers of Contractor's employees.

44. <u>Third Party Rights</u>. O&R is a third party beneficiary of the Contract and may enforce the Contract. Con Edison's affiliates and other non-parties referenced in Articles 4, 7, 14, 17, 19, 25, 27, 29, 31, 35, 36, 37, 44 and 56 are third party beneficiaries and may enforce those Articles and any other articles in which the affiliates or non-parties are specifically referenced. There are no other third party beneficiaries of the Contract.

45. <u>Waiver</u>. Neither the acceptance of the Work or any part thereof nor any payment therefor nor any order or certificate issued under the Contract nor any performance by Con Edison of any of Contractor's duties or obligations nor any failure by Con Edison to insist on strict performance by Contractor of any of the Contract terms or to otherwise assert its rights shall be deemed to be a waiver of any provision of the Contract or of any rights or remedies to which Con Edison may be entitled because of any breach hereof. No cancellation or rescission hereof in whole or as to any part of the Work because of breach hereof shall be deemed a waiver of any money damages to which Con Edison may be entitled because of such breach. No waiver shall be effective against Con Edison unless in writing and signed by Con Edison's authorized representative, and any such

waiver shall be effective only with respect to the particular event to which it specifically refers.

46. Set-Off. Con Edison shall have the right to set off against any sums due Contractor under the Contract or any other contract between Con Edison and the Contractor or otherwise, any claims Con Edison may have against Contractor under the Contract or any other contract between Con Edison and Contractor or otherwise, without prejudice to the rights of the parties in respect of such claims.

47. Conflicting Documents; Headings. To the extent, if any, that the specifications, plans, drawings and other documents that may be incorporated herein conflict with any typewritten provision of the BPA, CPA or purchase order form or the Standard Terms and Conditions of which this Article is a part, the typewritten provision of the BPA, CPA or purchase order form and these Standard Terms and Conditions shall take precedence and govern. In any instance where there is a conflict or inconsistency between a typewritten provision of the BPA, CPA or purchase order form and these Standard Terms and Conditions, the Standard Terms and Conditions shall take precedence and govern unless the typewritten provision of the BPA, CPA, purchase order form or any special conditions incorporated by reference therein expressly refers by number and title to the conflicting or inconsistent provision in these Standard Terms and Conditions and states that such provision does not apply, in which case the conflicting or inconsistent typewritten provision of the BPA, CPA, purchase order form or any special conditions incorporated by reference therein shall take precedence and govern. In the event that Contractor's offer is referred to in the Contract, in any instance where any provisions of the offer are in conflict or inconsistent with other provisions of the Contract, unless there is a clear statement to the contrary in the Contract, such other provisions of the Contract shall take precedence and govern. All rights and remedies provided by the Contract shall, unless otherwise specified herein, be deemed to be cumulative so as to exist in addition to one another and to any other rights and remedies provided by law. The headings of the articles, sections and paragraphs of the Contract are for convenience only and shall not be construed to limit or qualify the meaning of any such article, section or paragraph.

48. Notices. All notices required or permitted to be given under the Contract shall be in writing and given by either party by personal delivery, by reputable overnight courier or certified mail, return receipt requested, addressed to the other at the address shown in the Contract. The address of either party may be changed by written notice to the other.

49. Entire Agreement. The Contract, as it may be amended in accordance with Article 39 (Amendments) of these Standard Terms and Conditions, contains the entire agreement between Con Edison and Contractor with respect to its subject matter. If any provision of the Contract is or becomes legally invalid or unenforceable, the remainder of the Contract shall not be affected thereby. Any prior or contemporaneous oral or written understandings or agreements relating to the subject matter of the Contract are merged herein.

50. Governing Law. The Contract shall be interpreted and the rights and liabilities of the parties hereto determined in accordance with the laws of the State of New York, applicable to agreements made and to be performed in that state.

51. Waiver of Trial by Jury. Contractor hereby waives trial by jury in any action, proceeding or counterclaim brought by either party against the other on all matters whatsoever arising out of or in any way connected with the Contract or any claim of damage resulting from any act or omission of the parties in any way connected with the Contract.

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### 52. Submission to Jurisdiction/Choice of Forum.

A. Contractor hereby irrevocably submits to the jurisdiction of the state and federal courts situated in the City of New York or in Westchester or Rockland County with regard to any controversy arising out of or relating to the Contract. Contractor agrees that service of process on Contractor in relation to such jurisdiction may be made, at the option of Con Edison, either by registered or certified mail addressed to Contractor at the address shown in the Contract or at the address of any office actually maintained by Contractor, or by actual personal delivery to Contractor. Such service shall be deemed to be sufficient when jurisdiction would not lie because of the lack of a basis to serve process in the manner otherwise provided by law. In any case, however, process may be served as stated above whether or not it may be properly served in a different manner.

B. Contractor consents to the selection of the state and federal courts situated in the City of New York or in Rockland or Westchester County as the exclusive forums for any legal proceeding arising out of or relating to the Contract. Contractor also agrees that all discovery in any proceeding will take place in the City of New York or in Westchester or Rockland County.

53. <u>Limitation on Time to Sue</u>. No action shall be brought by Contractor based on any controversy or claim arising out of or related to the Contract, or any breach thereof, more than two years after accrual of the cause of action.

54. <u>Performance of Work During Pendency of Disputes</u>. If any claim or dispute shall arise under or relating to the Contract or the Work, Contractor shall continue, during the pendency of such claim or dispute, to perform the Work and comply with all other obligations under the Contract as though no such claim or dispute had arisen. Except as otherwise provided in the Contract, during the pendency of any such claim or dispute, Contractor shall be entitled to receive payments from Con Edison only with respect to non-disputed items or matters, and payments, if any, with respect to dispute items or matters shall be deferred until final resolution of the claim or dispute. Nothing in this Article 54 shall be construed to affect the provisions of Article 16.

55. <u>Enablement in the Procurement System</u>. In the event Contractor is not presently enabled in the Procurement System (Oracle E-Business Suite iSupplier) to transact business electronically with Con Edison (which includes receiving requests for quotation, submitting bids, receiving orders and submitting invoices), Contractor shall promptly become enabled.

56. <u>Gift Policy and Unlawful Conduct</u>. Contractor is advised that it is a strict Con Edison policy that neither employees of Con Edison nor their family members, agents, or designees, shall accept gifts, whether in the form of a payment, gratuity, service, loan, thing, promise, or any other form (collectively "Gift"), from contractors, sellers, or others transacting or seeking to transact any business with Con Edison. Accordingly, Contractor, its employees, agents and Subcontractors are strictly prohibited from offering or giving any Gift to any employee of Con Edison or O&R or any employee's family member, agent, or designee, whether or not made with intent to obtain special consideration or treatment and whether or not the employee is involved in the Work to be performed under the Contract. Furthermore, Contractor is prohibited from engaging in fraudulent or unlawful conduct in the negotiation, procurement, or performance of any contract between Con Edison and the Contractor or any work performed for or

on behalf of Con Edison, or in any other dealings relating to Con Edison. Contractor represents, warrants, and covenants that Contractor, its agents, employees, representatives and Subcontractors have not engaged and will not engage in any of the acts prohibited under this Article. Upon a breach of any these representations, warranties, or covenants and/or the commission of any act prohibited under this Article, Contractor shall be in default under the Contract and all other contracts between Con Edison and Contractor and (a) Con Edison may, in its sole discretion, cancel for default the Contract and any other contract between Con Edison and Contractor, (b) Con Edison may, in its sole discretion, remove Contractor from Con Edison's list of qualified bidders, (c) Contractor shall have forfeited all rights it has under the Contract and any other contracts between Con Edison and Contractor (including, but not limited to, the right to payments for work performed or goods furnished), and (d) Con Edison shall have no further obligations to Contractor relating to such contracts. In addition, Contractor shall be liable to Con Edison for all damages caused to, and costs incurred by, Con Edison as a result of any violation of this Article, including the costs and expenses of internal and external attorneys and investigations. Whenever Con Edison has a good faith reason to believe that Contractor may have violated this Article, and conducts an investigation into such potential violation, then, to the fullest extent permitted by law, no payments shall be due Contractor under the Contract or any other contract between Con Edison and Contractor during the pendency of such investigation. The remedies set forth in this Article are non-exclusive, and Con Edison expressly reserves all rights and remedies under such contracts, and in law and equity. For the purposes of this Article, the term "Con Edison" shall include all of Con Edison's affiliates (including, but not limited to, O&R). Contractor shall promptly report any alleged violation of this Article to the Vice President of Purchasing or to the Ethics Helpline at 1-855-FOR-ETHX (1-855-367-3849).

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### **Gift Policy**

Gift Policy and Unlawful Conduct: Contractor is advised that it is a strict Consolidated Edison Company of New York, Inc. ("Con Edison") policy that neither employees of Con Edison nor their family members, agents, or designees, shall accept gifts, whether in the form of a payment, gratuity, service, loan, thing, promise, or any other form (collectively "Gift"), from contractors, sellers, or others transacting or seeking to transact any business with Con Edison. Accordingly, Contractor, its employees, agents and subcontractors are strictly prohibited from offering or giving any Gift to any employee of Con Edison or any employee's family member, agent, or designee, whether or not made with intent to obtain special consideration or treatment and whether or not the employee is involved in the Work to be performed under the Contract. Furthermore, Contractor is prohibited from engaging in fraudulent or unlawful conduct in the negotiation, procurement, or performance of any contract between Con Edison and the Contractor or any work performed for or on behalf of Con Edison, or in any other dealings relating to Con Edison. Contractor's breach of any obligation of this paragraph shall be a material breach of contract entitling Con Edison to, in its sole discretion, cancel all contracts between Con Edison and Contractor, remove Contractor from its list of qualified bidders, and invoke and enforce all other rights or remedies that Con Edison may have under contract or applicable law. For the purposes of this paragraph, the term "Con Edison" shall include all of Con Edison's affiliates, (including, but not limited to, Orange and Rockland Utilities, Inc. ("O&R"). Contractor shall promptly report any alleged violation of this policy to the Vice President of Purchasing or to the Ethics Helpline at 1-855-FOR-ETHX (1-855-367-3849).

In accordance with Section 15 of the New York State Public Service Law, Con Edison and O&R employees (and contractors working for Con Edison or O&R) are prohibited from offering any present, gift or gratuity (including, but not limited to, meals, refreshments and transportation), of any kind or any monetary amount, to any commissioner of the New York State Public Service Commission or to any employee of the New York State

Department of Public Service.

Many other federal, state, and local government agencies have restrictions on the value of gifts, meals and refreshments that their employees may accept. There is no uniform policy or rule applicable to employees of all government agencies. Giving or offering to give presents, gifts or gratuities in violation of applicable rules or laws could create the false impression that an entity or its employees or contractors are trying to improperly influence a government employee. It could also lead to civil or criminal penalties. Therefore, contractors and their employees, agents and subcontractors working on Con Edison or O&R projects shall not offer any presents, gift or gratuities to government employees in the course of their work for Con Edison or O&R.

The Gift Policy and Unlawful Conduct provisions set forth immediately above are in addition to, and not in lieu of, any other provisions governing the contractual relationship between Con Edison (or O&R) and the Contractor (including any other provisions pertaining to similar subjects) and are intended to be applied together with such other provisions.

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### **Purchasing Name Change**

As of August 1, 2014, Con Edison's Purchasing Department changed its name to Supply Chain Department. As of that date, all references to "Purchasing Department" or "Purchasing" in the governing terms and conditions, herein or elsewhere in the Contract shall be deemed to be changed to "Supply Chain Department."

#### 393543

Signatures	
	Supplier