

DEMOLITION AND SITE CLEARANCE

## PROPERTY

## 3 Auburn Street



Mayor Anthony G. George










# City of Wilkes-Barre <br> <br> DEMO PROJECT <br> <br> DEMO PROJECT <br> INTEROFFICE TRANSMITTAL SHEET FOR <br> RETIREMENT OF UTILITY SERVICES 

## Project address: 3 Auburn Street

## Date contacted Date of Retirement Utility contact person

CGI: $\qquad$ 1218 Johy PPR: $1110118 \quad 111218 \quad$ Chis PAWC: $1110118 \quad 1,2518$ SandrA Cable: 111218,1 N/A FAXed VERIZON: $\qquad$ 1 NJA Notches
PA ONE CALL -1-800-242-1776 SERIAL \# 2018-01012286 UGI - 1-800-276-2722 Work Order \# N/A Work Order \# $\qquad$
PPL - 1-877-220-6016---City ID \# 260277
Meter \# $\qquad$ Work Order \#
58265257
Meter \# $\qquad$ Work Order \# $\qquad$
PAWC - 1-800-565-7292
Work Order\# $\qquad$
Work Order\# $\qquad$
Service Electric - 570-825-8508 Work Order \#

570-822-2601 - FAX

Verizon - 1-800-837-4966
Frontier 570-760-1425-Dan

Work Order \#
Work Order \#
 Work Order\#

CITY Representative who made contact:


From:
Sent:
To:
Subject:

POCS Ticket Confirmation < Delivery@pa1call.net>
Wednesday, January 10, 2018 3:13 PM
Nicholas Cave
Ticket Confirm POCS 01/10/18 15:12:45 20180102286-000 New Demolition Preliminary Design

TKTCFM 00000 POCS 01/10/18 15:12:45 20180102286-000 NEW DMOL DSGN
============PENNSYLVANIA UNDERGROUND UTILITY LINE PROTECTION REQUEST============ Serial Number--[20180102286]-[000] Channel\#--[1505A035][0410] Message Type--[NEW][DEMOLITION][PRELIMINARY DESIGN]

County--[LUZERNE] Municipality--[WILKES BARRE CITY]
Work Site--[3 AUBURN ST]
Nearest Intersection--[N FRANKLIN ST]
Second Intersection--[]
At Intersection--[Y] Between Intersections--[N]
Subdivision--[]
Location Information--
[LOCATED ON THE COR OF A DEAD END ST UP BY GENERAL HOSPITAL AT THE BURNED
OUT VACANT SHELL.]
Caller Lat/Lon--[]
Mapped Type--[P] Mapped Lat/Lon--
[41.258592/-75.864750,41.258902/-75.864418,41.259011/-75.864807,
41.258622/-75.864871]

Attachments--[http://www.pa811.org/attachments/20180102286]
Type of Work--[DEMOLITION OF-RESIDENTIAL] Depth--[8FT]
Extent of Excavation--[] Method of Excavation--[DEMOLITION]
Equip Type--[]
Street--[ ] Sidewalk--[ ] Pub Prop--[ ] Pvt Prop--[X] Other--[] Private Front--[X] Rear--[X] Left--[X] Right--[X]
Lawful Start Dates--[ ] thru [ ] Response Due Date--[25-Jan-18]
Scheduled Excavation Date--[DESIGN]
Caller--[NICHOLAS CAVE]
Caller Phone--[570-208-4132] Caller Ext--[]
Excavator--[WILKES BARRE CITY OF]
Address--[40 E MARKET ST]
City--[WILKES-BARRE] State--[PA] Zip--[18711]
FAX--[570-208-4136] Caller Type--[B]
Email--[ncave@wilkes-barre.pa.us]
Work For--[WILKES BARRE CITY OF]
Person to Contact--[NICHOLAS CAVE]
Contact Phone--[570-208-4132] Contact Ext--[]
Best Time to Call--[0900-1630]
Prepared--[10-Jan-18] at [1512] by [MARY ANNE YURTAL]
Remarks--
[CALLER HAS BEEN ADVISED TO TELL PROPERTY OWNER TO CONTACT UTILITIES

## DIRECTLY FOR DISCONNECTS/METER REMOVAL.]

AHGO AHG=AMERIGAS PROPAN ATMO ATM=AT\&T ATLANTA CTIO CTI=FRONTIER CTSI
FS 0 FS =WYOMING VSA GJO GJ=UGIPNG $\quad \mathrm{HIO} \mathrm{HI}=V E R I Z O N ~ W B ~ S T N ~$
PWDO PWD=PPL ELEC DESIGN SERO SER=SERVICE ELEC CO WKCO WKC=WILKES BARRE C WW O WW =PAWC WILKESBAR

Serial Number--[20180102286]-[000]
=========== Copyright (c) 2018 by PennsyIvania One Call System, Inc. ===========

Kurt Sauer

OFFICE OF ECONOMIC \& COMMUNITY DEVELOPMENT

January 12, 2018

ATTN: Karen
Service Electric Cable
15 J. Campbell Collins Drive
Wilkes-Barre, PA 18702

Dear Karen:
This correspondence shall service as an official request to Service Electric Cable requesting the retirement of cable service lines due to planned demolition for the following addresses...

## 39 Fulton Street 3 Auburn Street

If you should have any questions regarding this request please do not hesitate to contact Nic Cave at 570-208-4132.

Thank you for your assistance with this matter.

Sincerely,


Attilio Frati
Director of Operations

Cc: Kurt F. Sauer, Director
Nic Cave, Program Manager

# CITY OF WILKES-BARRE <br> Pennsylvania 

Anthony G. George Mayor<br>Attilio Butch" Frati<br>Director of Operation•



January 12, 2018

40 East Market Strut
Wilkes-Barre, PA 18 '711
570-208-4177
5'70-208-4187 (fax)

Nicholas Wartella
Field Operations Supervisor, PAWC
Scranton, PA 18507

Dear Mr. Waltella:
This correspondence shall service as an official request to Pennsylvania American Water Company ( $\mathrm{P} A \mathrm{WC}$ ) requesting the retirement of water service due to planned demolition for the following addresses with ticket number from PAWC attached...

$$
\begin{aligned}
& 3 \text { Auburn Street - } 313238657 \\
& 39 \text { Fulton Street - } 313238654
\end{aligned}
$$

If you should have any questions regarding this request please do not hesitate to contact Nic Cave at 570-208-4132.

Thank you for your assistance with this matter.
Sincerely,


Attilio Frati
Director of Operations
Cc: Kurt Sauer O.E.C.D. Director
Nic Cave O.E.C.D. Program Manager

## Nicholas Cave

| From: | vztpositivenotification@verizon.com |
| :--- | :--- |
| Sent: | Wednesday, January 10, 2018 3:38 PM |
| To: | Nicholas Cave |
| Subject: | 20180102286 |

Dear Excavator,

Your request to locate Verizon facilities for the ticket identified above has been reviewed. The extent of work described in the request noted above has been compared with our facility records. Verizon has determined that the excavation location and scope of work you have identified does not conflict with our underground facilities. If you have questions or have additional information where you feel Verizon's underground facilities are in the excavation area, do not hesitate to contact our National Facility Locate Call Center at 800-492-3100.

Thank you and remember to dig safely!

Please do not reply to this email as the account is not monitored.

From:
Sent:
To:
Subject:

POCS KARL Responses [Delivery@pa1call.net](mailto:Delivery@pa1call.net)
Friday, January 26, 2018 2:01 AM
Nicholas Cave
POCS 01/26/18 02:01:00 20180102286-000 KARL Automated Response Service

## PENNSYLVANIA ONE CALL SYSTEM, INC.

KARL AUTOMATED RESPONSE SERVICE
Excavator: WILKES BARRE CITY OF
Telephone \#: 570-208-4132
Caller: NICHOLAS CAVE
Fax Number: 570-208-4136
E-Mail: ncave@wilkes-barre.pa.us
Serial Number 20180102286 at the following location:
County: LUZERNE
Municipality: WILKES BARRE CITY
Address: 3 AUBURN ST
Nearest Intersection: N FRANKLIN ST
Second Intersection:
Location Information: LOCATED ON THE COR OF A DEAD END ST UP
BY GENERAL HOSPITAL AT THE BURNED OUT VACANT SHELL.
has been responded to through Pennsylvania One Call System by these facility operators in the following manner:

UTILITY
RESPONSE
==============
AMERIGAS PROPANE LP (AHG)
CLEAR - NO FACILITIES.
AT\&T ATLANTA (ATM)
CLEAR - NO FACILITIES.
FRONTIER COMMUNICATIONS CTSI LLC (CTI) CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER.
PENNSYLVANIA AMERICAN WATER WILKES BARRE (WW)
FIELD MARKED.
PPL ELECTRIC UTILITIES CORPORATION (PWD)
CLEAR - NO FACILITIES.
SERVICE ELECTRIC COMPANY (SER) CLEAR - NO FACILITIES.
UGI PENN NATURAL GAS (GJ)
ENGINEERING COMPLETED - A PDF FILE OR MARKED UP PLANS WERE SENT TO THE REQUESTOR.
VERIZON PENNSYLVANIA LLC (HI)
CLEAR - NO FACILITIES.
WILKES BARRE CITY OF (WKC)
FIELD MARKED.

WYOMING VALLEY SANITARY AUTHORITY (FS) CLEAR - NO FACILITIES.

Please call 1-800-222-6470 to hear any Voice Message

Nicholas Cave

| From: | amwaterpaprs@korweb.com |
| :--- | :--- |
| Sent: | Thursday, January 25, 2018 10:00 AM |
| To: | Nicholas Cave |
| Subject: | Ticket 20180102286 for WW - Status Change |
|  |  |
| Importance: | High |

Ticket 20180102286 for WW - Status Change

Company: WILKES BARRE CITY OF Email: NCAVE@WILKES-BARRE.PA.US


Notes:
American Water has completed your Ticket. Any changes to your scope of work will need to be updated by PA811. If you have questions about this positive response, please reply to this email. Thank you for calling 811 ! Please use care and dig safely.

## Regarding:

Account 999999999999
Service Address:
3 AUBURN ST WILKES BARRE PA 18702-2602

## Dear Customer,

Please be advised that there are no gas facilities currently rendering services to the above address or UGI has completed our review and any subsequent actions that were determined to be required. Demolition of the above property, as it relates to UGI facilities, may now proceed.

However, you are required by Law to provide Notification to PA 811 / Pennsylvania A One Call 3 business days in advance of beginning the actual demolttion work. This can be accomplished by calling 811 or (800) 242-1776.

Should you have any questions, or require additional information, please do not hesitate to contact UGI at (800) 276-2722.

Sincerely,
UGI Customer Care Team

# City of Wilkes-Barre <br> DEMO PROJECT <br> INTEROFFICE TRANSMITTAL SHEET <br> FOR <br> RETIREMENT OF UTILITY SERVICES 

## PROJECT Address: ${ }_{\llcorner } \xrightarrow{3 \text { Auburn Street }}$

## Date contacted Date of Retirement Utility contact person



CABLE: $\qquad$ 11

VERIZON:
 1111 1
PA ONE CALL - 1-800-242-1776 SERIAL \# 201801012286
UGI - 1-800-276-2722 Work Order \# $\qquad$ Work Order \# $\qquad$
PPL - 1-877-220-6016---City ID \# 260277
Meter \# $\qquad$ Work Order \#
58265257
Meter \# $\qquad$
PAWC - 1-800-565-7292
Work Order \#
Work Order\# $\qquad$
Work Order\# $\qquad$
Service Electric - 570-825-8508 Work Order \# $\qquad$
570-822-2601 - FAX
Work Order \# $\qquad$
Verizon - 1-800-837-4966
Frontier 570-760-1425-Dan
Work Order \# $\qquad$
Work Order \# $\qquad$
Work Order\# $\qquad$

CITY Representative who made contact: $\qquad$

Title

Advertisement for Bids
Instructions to Bidders

- Statement of Bidders Qualifications
- Experience Questionnaire
- Experience Questionnaire
- Bid Form
- Certification of Nonsegregated Facilities
- Non-collusion Affidavit
- Bid Bond
- Power of Attorney
- Certification Regarding Equal Employment Opportunity
*** BCD Agreement

Exhibit "A"<br>Standard General Conditions<br>Special Conditions<br>General Requirements<br>Exhibit "B"<br>Technical Specifications<br>Schedule of Properties<br>Map of Demolition Area<br>Exhibit "C" - Authority of Execute<br>Exhibit "D" - Administrative Supplementary General Conditions

Exhibit "E-1" - Assurance of Compliance DHUD Title 24 - Part 135

Exhibit "E-2" - Preconstruction Conference DHUD / EO11246 Part 130 - EEO / CC257

Exhibit "E-3" - Handbook 1344.1 (NOT enclosed)
Exhibit "F-1" - Performance Bond

Exhibit "F-2" - Payment Bond
Exhibit "F-3" - Certificate of Insurance
Exhibit "G-1" - City Resolution / Ordinance
Exhibit "G-2" - Certificate of Owner's Attorney

Exhibit "G-3" - Certificate of Corporate Principal
Exhibit "H" -- Certificate of Prohibiting Lobbying

- Notice of award
- Notice to Proceed
- Certificate of City Controller
- Certificate of Contractor
- Contractor Eligibility Determination
- Affirmative Action Plan

Weekly Payroll Staff Report (347)
Statement of Compliance (348)
** Fringe Benefit Compliance
** Notice of Labor Unions
Notices (Nondiscrimination)
Posters (Nondiscrimination)
** Payroll Clerk Authorization
*** Contractor's Release \& Affidavit
**** Statement of Surety Company
Attachment "A" - Environmental Regulations
Attachment "B" - Disposal of Demolition Material (Ordinance \#34 of 1989)

## SUBCONTRACTOR FORMS - Upon award

- Certificate of Nonsegregated facilities
- Non-collusion Affidavit
- Certificate Re: Equal Employment Opportunity
- Exhibit "E-1" - Assurance of Compliance DHUD Title 24 - Part 135
- Exhibit "E-2" - Preconstruction Conference DHUD / EO11246 Part 130 EEO / CC257
- Certificate of Subcontractor
- Contractor Eligibility Determination
- Certificate Prohibiting Lobbying


## ADVERTISEMENT FOR BIDS

The City of Wilkes-Barre will receive SEPARATE sealed bids for the DEMOLITION AND SITE CLEARANCE OF 39 South Fulton Street and 3 Auburn Street in the City of Wilkes-Barre. Said bids will be accepted at the Office of the City Clerk, $4^{\text {th }}$. Floor, City Hall, 40 East Market Street, WilkesBarre, PA. 18711, until 9:30 A.M., local time, February 22, 2018. All timely bids will then be opened and read aloud at 10:00 A.M., local time, February 22, 2018 in Wilkes-Barre City Council Chambers. The bid submission deadline will be strictly enforced. Any bid received after the deadline will not be opened.

Copies of the Contract Documents may be obtained at the Office of the City Clerk, $4^{\text {th }}$. Floor, WilkesBarre City Hall.

For questions or further information, please contact the Office of Economic \& Community Development at (570) 208-4132.

Bid security, in an amount equal to ten (10\%) of the total bid, exclusive of any deductions of salvage, shall be submitted with each Bid, in accordance with the Instructions to Bidders.

The successful Bidder will be required to furnish and pay for performance and payment bond or bonds.
Qualified bidders must have a current City of Wilkes-Barre General or Demolition Contractor's License.

The contractor must ensure that employees and applicants for employment are not discriminated against because of their race, age, color, religion, sex, handicap, family status or national origin (EO11246, as amended), and, to the greatest extent feasible, utilize project area businesses located in, or owned in substantial part by project area residents.

In accordance with Executive Orders 11625 and 12138, the successful bidder must utilize, to the greatest extent feasible, minority and/or women-owned business concerns which are located within the municipality, county, or general trade area.

The City of Wilkes-Barre reserves the right to reject any or all bids or portions thereof, and to waive any informality in the bidding.

The selection of the successful bidder shall be made in the best interest of the City of Wilkes-Barre, as solely determined by the City, and bidders acknowledge this by submitting a bid.

Bids may be held by the City of Wilkes-Barre for a period not to exceed ninety (90) days from the date of the opening of bids for the purpose of reviewing the bids, before awarding the Contract. In this period of time, no Bidder may withdraw their bid.

The City of Wilkes-Barre does not discriminate on the basis of race, color, national origin, sex, religion, age, family and handicapped status in employment or the provision of services.

Wilkes-Barre City Hall is a facility accessible to persons with disabilities.
Anthony G. George, MAYOR
THE CITY OF WILKES-BARRE IS AN EQUAL OPPORTUNITY/AFFIRMATIVE ACTION EMPLOYER

## Demolition Safety Tips

Demolition work involves many of the same hazards that arise during other construction activities. However, demolition also involves additional hazards due to a variety of other factors. Some of these include: lead-based paint, sharp or protruding objects and asbestos-containing material.

## Prevent Falls

- Brace or shore up the walls and floors of structures which have been damaged and which employees must enter.
- Inspect personal protective equipment (PPE) before use.
- Select, wear and use appropriate PPE for the task.
- Inspect all stairs, passageways, and ladders; illuminate all stairways.
- Shut off or cap all electric, gas, water, steam, sewer, and other service lines; notify appropriate utility companies.
- Guard wall openings to a height of 42 inches; cover and secure floor openings with material able to withstand the loads likely to be imposed.
- Floor openings used for material disposal must not be more than $25 \%$ of the total floor area.
- Use enclosed chutes with gates on the discharge end to drop demolition material to the ground or into debris containers.
- Demolition of exterior walls and floors must begin at the top of the structure and proceed downward.
- Structural or load-supporting members on any floor must not be cut or removed until all stories above that floor have been removed.
- All roof cornices or other ornamental stonework must be removed_prior to pulling walls down.
- Employees must not be permitted to work where structural collapse hazards exist until they are corrected by shoring, bracing, or other effective means.

For more complete information:
U.S. Deparment of Labor wwwoshegoy (800) 321-OSHA

## Special Notes

1. City of Wilkes-Barre Permit Fees are applicable to this project. The contractor shall secure the appropriate permits for this project.
2. Contractor shall adhere to strict guidance to all federal, state \& local rules as it pertains to demolition of this structure.
3. Contractor or its officers must not be on any Federal State, debarred list.
4. Demolition of the building shall be completed by mechanically dismantling the structure. Noises that exceed the ambient levels normally encountered at the site shall be avoided.
5. INSURANCE: The contractor shall provide evidence of insurance naming the following parties as additionally insured, to wit, City of Wilkes-Barre. The contractor will also issue a waiver of subrogation in favor of the states agencies for any and all claims made relative to this project. Coverage amounts as outlined in Section 129 of standard general conditions.
6. DISPOSAL OF DEMOLITION MATERIALS: All permits secured for demolition shall be contingent upon the contractor providing the building inspector with a certified and notarized document that all demolition material will be disposed of in authorized site, certified and licensed by the Pennsylvania Department of Environmental Resources for disposal or dumping of such demolition materials. Failure to comply with this provision shall mean automatic revocation of said permit and license of any contractor violating this provision. The contractors shall provide all weight slips from said authorized landfills for debris that is not salvageable.
7. CHANGE ORDERS: No change orders are allowed unless approved in writing by the City of Wilkes-Barre and prior to the commencement of any work or activities related to such change order. Failure to obtain written permission shall be at the contractor's sole expense.
8. Qualified bidders must have a current City of Wilkes-Barre General or Demolition Contractor's license.
9. Demolition shall consist of the removal of all structures.
10. Contractor is responsible for the removal of ALL debris from site, including all dead vegetation.
11. Contractor shall remove all trees/brush that will impede demolition.
12. SEEDING: Pennsylvania Department of Transportation: Publication 408 Section 864 - Seeding Requirements - Dwarf or low grow seed required.
13. Contractor, before the start of demolition, shall take photograph all adjacent properties and keep for file.
14. Contractor shall contact Wilkes-Barre Police at 570-208-4200 to request any temporary parking restrictions around demo site to allow access to demo site and prevent any damage to nearby vehicles.
15. Contractor shall contact Pa One Call @ 1-800-242-1776 to switch serial number 2018-01012286 from the design phase to the construction phase before the start of demolition.
16. Contractor shall notify the City of Wilkes-Barre Office of Economic \& Community Development of a start date prior to the start of demolition.

I have read and understand all of the SPECIAL NOTES listed and will comply with such.

## INSTRUCTIONS TO BDODERS

## 1. USE OF SEPARATE BID FORMS:

These Confract Documents include a complefe set of bidding and contract forms, which are for the convenience of bidders and are not, to be detached from the contract documents, filled out or executed. SEPARATE COPIES OF BID FORMS ARE FURNISHED FOR THAT PURPOSE

## 2. INTERPRETATION OR ADDENDA:

No oral interpretations will be made to any bidder as to the meaning of the contract documents or any part thereof. Every request for such an interpretation shall be made in writing to the Owner. Any inquiry received seven or more days prior to the date fixed for opening bids will be given consideration. Every intexpretation made to the bidder will were in the form of an addendum to the contract documents, and whea issued, will be on file in the Office of the Owner and the Engineer at least five days before bids are opened. In addition, all Addenda will be mailed to each person holding contract documents, but it shall be the bidder's responsibility to make inquiry as to the Addenda issued. All Adderida shall bocome part of the connact and all Bidders shall be bound by such Addenda, whether or not received by the bidders.

## 3. INSPECIION OF SITE:

Each bidder should visit the site of the proposed work and fully acquaint himself with the existing conditions there relating to construction and labor, and should fully inform himself to the faciltities involved, the difficulties and restrictions attending the performance of the contract. The bidder should thoroughly examine and faniiliarize himself with the Drawings and Specifications, and all other contract documents. The contractor by the execution of the contract shall in no way be relieved of any obligation under it due to his failure to receive or examine any form or legal instrument or to visit the site and acquaint himself with the conditions there existing and the Owner will be justified in rejecting any claim based on the facts regarding which he should have been on notice as a xesult thereof.

## 4. ALTERNATIVE BIDS:

No altermative bids will be considered unless altemative bids are specifically requested by the technical specifications.

## 5. BDDS:

All documents must be submitted on forms supplied by the Owner and shall be subject to all requirements of the contract documents, including the Drawings and these Instructions to

## INSTRUCTIONS TO BDDDERS

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## 4. ALTERNATIVE BIDS:

No alternative bids will be considered unless altemative bids are specifically requested by
the technical specifications.
i. BIDS:

All documents must be submitted on forms supplied by the Owner and shall be subject to all requinements of the contract documents, including the Drawings and these Instructions to

Bond, Power of Attorney and EEO Certification and shall be enclosed in envelopes (outer and inner) both of which shall be sealed and clearly labeled with the words "Demolition Project 139141 North Washington Street", number if any, name of bidder and date and time of the bid opening in order to guard against premature opening of bid.

The Owner may consider as irregular, any bid on which there is an alteration of or departure from the bid Form hereto attached and at its option, may reject the same.

If the contract is awarded, it will be awarded by the Owner to a responsible bidder on the basis of the lowest bid and the selected alternative bid items, if any. The contract will require the completion of the work according to the contract documents. Throughout these specifications, the term Owner shall mean the City of Wilkes-Barre.

## 6. BID SECURITY

The bid must be accompanied by the bid guaranty which shall be not less then ten percent ( $10 \%$ ) of the amount of the bid. At the option of the bidder, the guaranty may be a certified check, bank draft, negotiable U.S. government Bond (at par value) or a Bid Bond in the form attached. The Bid bond shall be secured by a guaranty or a surety company listed in the latest issue of the U.U. Treasury Circular 570. The amount of such Bid Bond shall be within the maximum amount specified for such company in said Circular 570. No bid will be considered unless it is accompanied by the required guaranty. Certified check of ban draft must be made payable to the onder of the city of Wilkes-Barre. Cash deposits will not be accepted. The bid zuaranty shall insure the execution of the Agreement and the furnishing of the Performance 3ond and Payment Bond by the successful bidder, all as required by the contract documents.

Revised bids submitted before the opening of bids, whether forwarded by mail or elegram, if representing and increase in excess of two percent ( $2 \%$ ) of the original bid, must lave the bid guaranty adjusted accordingly; otherwise, the bid will not be considered. Bid ecurities of the unsuccessful bidders will be returned as soon as practical after the opening of be bids.

## '. COLLUSIVE AGGREMENTS

Each bidder submitting a bid to the Owner for any portion of the work contemplated by ie documents on which bidding is based shall execute and attach thereto an affidavit ubstantially in the form herein provided, to the effect that the bidder has not entered into a ollusive agreement with any other person, firm, or corporation in regard to any bid submitted.

Before executing any subcontract, the successful bidder shall submit the name of any roposed subcontractor for prior approval and an affidavit substantially in the form provided.

## STATEMENT OF BIDDER'S QUALIFICATIONS

Each bidder shall submit to the Owner on the form furnished for that purpose, a atement of Bidder's Qualification, experience record in constructing the type of improvements abraced in the site improvement contract, organization and equipment available

Revised bids submitted before the opening of bids, whether forwarded by mail or telegram, if representing an increase in excess of two percent (2\%) of the original bid, must have the Bid Guaranty adjusted accordingly; otherwise the bid will not be considered.

Centified checks or bank drafts, or the amount thereof, Bid Bonds and negotiable U.S. Goverument Bonds or unsuccessful bidders will be returned as soon as practical after the opening of the bids.

## 7. COLLUSIVE AGREMMENT:

Each bidder submitting a bid to the Owner for a potion of the work contemplated by the documents on which bidding is based shall execute and attach thereto, an affidavit substannially in the form herein provided, to the effect that he has not eutered into a collusive agreement with any other person, firm, or corporation in regand to any bid submitted.

Before executing any subcoutract the successfuit bidder shall submit the same of any in Section 103 hereof.

## 8. STATEMIENT OF BIDDER'S QUALHICATIONS:

Each bidder strall submit to the Owner on the form furnished for thit purpose (a copy of which is included in the contract documents), a statement of the Bidder's Qualifications, his expenience record in consturucting the type of improvements embraced in the Site Preparation, his onganization and equipment available for the work contemplated, and when specifically requested by the Owner, a detained financial statement. The Owner shall have the right to take such steps as it deems necessary to deternoine the ability of the bidder to perform his obligations under the contract and the bidder shall furuish the Owner all such information and data for this purpose as it may request. The right is reserved to reject any bid where an investigation of the available evidence or information does not satisfy the Owner that the Bidder is qualifies to carry out properly the terms of the contract.

## 9. UNIT PRICES

The woit price for each of the several items in the proposal of each bidder shall include its pro-rata share overhead so that the sum of the products obtained, by multiplying the quantity shown for each item by the unit price bid, represeuts the total bid. Any bid not conforming to this requirement may be rejected as informal. The special attention of all bidders is called to this provision, for should conditions make it necessary to revise the quantities, no limit will be fixed for such increased or decreased quantities nor extra compensation allowed, provided the net monetary value of all such additive and subtractive changes in quantities of such items of work (ie. difference in cost) shall not increase or decrease the original contract price by more than twenty-five percent (25\%) except for work not covered in the Drawings and Techmical Specifications as provided for in Section 109 hereof.

## 10. CORRECIIONS:

Erasures or other changes in the bid must be explained or noted over the signature of the bidder.

## 11. TIME FOR RECEIVING BDDS:

Bids are received prior to the advertised hour of opening will be securely kept, sealed. The officer whose duty it is to open them will decide when the specified time has arrived, and no bid received thereatter will be considered; except that when a bid amives by mail after the time fixed for opening, but before the reading of all other bids is completed, and it is shown to the satisfaction of the Owner that the non-arrival on time was solely to delay in the mail for which the bidder was not responsible, such bid will be received and considered.

Biddeas are cautioned that, while telegraphic modifications of bids may be received as provided above, such modifications, if not explicit and if, in any sense, subject to misimerpretation, shall make the bid so modified or amended, subject to rejection.

## 12. OPENING OF BIDS:

At the time and place fixed for the opening of bids, the Owner will cause to be opened and publicly read aloud every bid received within the time set for receiving bids, irespective of any inegulanities therein. Bidders and other persons properly interested may be present, in person or by representative.

## 13. WIIEDRAWAL OF BIDS:

Bids may be withdrawn on written or telegraphic request dispatched by the bidder in time for delivery in the normal course of the business by the time fixed for opening; provided, that written confinmation of any telegraphic withdrawal over the siguature of the bidder is paced in the mail and postmarked prior to the time set bid opening. The Bid Guaranty of any bidder withdrawing his bid in accondance with the foregoing conditions will be retumed promptiy.
WITHDRAWAL OF BIDS AFTER OPENING IN ACCORDANCE WITH PA ACT\#4CF1974:

1. For purpose of these regulations, a "substantial error" shall be any error resulting from a clerical mistake as opposed to a judgement mistake, and the clerical mistake must actually be due to an unintentional or substantial anifhmetical error, or an mintentional omission of a substantial quantity of work, labor, material or services made directly in the compilation of the bid; provided

That the error resulting from the clerical mistake results in the total amount of the
bid being more than $15 \%$ lower than it would otherwise have been had there been no such clexical mistake.
2. In onder for withdrawal of a bid to be given consideration under this Act and these regulations by the contracting body, the bidder shall be responsible for written notice of his claim of the right to withdraw his bid being received in the same office of the contracting body where bids were received wifhin 48 hours after the time set for opening bids. In the event that the 48 -hour period would include any part of a Saturday, Sunday, or legal holiday, the 24 hours of that respective day shall be omitted from the computation of the "2 business days" requined by the Act.

3(a). The notice of withdrawal shall include specific explanation of the error and attachment of photocopies of supporting documentation as the "credible evidence" required to be submitted by the Act, together with attachment of a notarized affidavit certifying that the price bid was submitted in good faifh and that the photocopies of documents substantiating the errors are true and exact copies of the work sheets and/or other papers used while estimating the bid.

3(b). The notice of widhdrawal stail be accompanied by a certified check in the amount of $\$ 1500.00$ and payable to the order of the Owner. The certified check shall be held by the confracting body and shall be used to defray the cost set forth hereinafter, provided that in the event any funds axe remaining after having fist paid said costs, then and in the event the differcace betwreen the amount of costs incurned shall be retumed to the bidder. If the certified check is not sufficient to pay for all the costs incurred as hereinatier set forth, than and in that event, the bidder shall be obligated and legally responsible for the payment of the balance of the costs, which sum shall be due and owing to the Owner within ten (10) days from the date of receipt by the bidder of a copy of the said bills.

3(b) 1. Hearing costs shall include all those costs involved in conducting the hearing and make a detemination, including by way of illustration, costs for the stenographic record, engineering and legal costs or fees, postage fees, telephone charges and copying costs.

3(b) 2. In the event of the contracting body resubmitting the project for bidding, the costs chargeable to the withdrawing bidder shall also include those costs in comection with the resubmission, printing new contract documents, required advertising, and printing and mailing notices to prospective bidders.
4. In the event that the contracting body intends to contest the right of a bidder to
withdrawal his bid, notice of a hearing shall be given to the bidder by certified mail Return Receipt Requested, mailed no later than five days after receiving the withdrawal notice. In the event that the five-day period would include a Saturday, Sunday, or a legal holiday, that respective day shall be omitted from the computation of the five-day period. A period of 48 hours from the time of mailing the notice of the hearing shall be considered timely and reasonable. In the event that the 48 -hour period would include any part of a Saturday, Swoday, or legal holiday, the 24 hours of that respective day shall be omitted from the computation establishing the maximum required advance notice.
5. Owner shall designate such person or persons to conduct the hearing. The contracting body shall be responsible for a stenographer making a stenographic record of all testimony and other evidence presented at the hearing. The Hearing Board shall issue an order allowing or denying the claim to withdraw within five days after the hearing and the order shall be promptly transmitted to the bidder by certified mail - Retum Receipt Requested.
6. If the contracting body demies the claim and if the bidder clects to arbitrate the order and/or otherwise refiuses to perform he shall be responsible for written notice being received by the contracting body in the same office of the contracting body where bids were received of the docision to arbitrate, and/or refusal to perform and the notice must be received by the comtracting body within 72 hours after the bidder receives the order of the Hearing Boand. In the event the 72 -hour period would inctude any part of a Saturday, Sunday, or legal holiday, the 24 hours of that respective day shall be omittod from the computation of the 72 hours nequined by these regulations. Arbithation's sitall be as provided for under the applicable terms of the bidding documents, or, if the bidding documents contain no such provision for arbitration, the then current rules of the American Arbitration Association, failure to provide the Written Notive as required in the paragraph (6) of these regulations, shall result in a waiver by the bidder of the right to arbitrate and shall also result in an irrefutable presumption that the bidder does not intend to comply with his bid.
7. If the right to withdrawal is finally determined in the negative, then the bid security shall be forfeited as liquidation damages.
8. If the contracting body elects to reject all bids and resubmit the project for bidding, the withdrawing bidder shall pay the costs, in connection with the resubmission, of printing new contract documents, required advertising, and printing and mailing notices to prospective bidders, if the contracting body finds that such costs would not have been incured but for such withdrawal. The wiffdrawing bidder shall not be permitted to resubmit a bid for the project.

## 14. AWARD OF CONTRACT - REJECTION OFBDS:

The contract will be awarded to the responsible bidder submitting the lowest bid complying with the conditions of the invitation for bids. The bidder to whom the award is made will be notifiod at the earliest possible date. The Owner, however, reserves the right to reject any and all bids and to waive any informality in bids received whenever suchrejection or waiver is in its inferest.

The Owner reserves the right to consider as unqualified to do the work of general construction any bidder who does not habitually perform wifh his own forces the major portions of the work involved in construction of the improvements embraced in this site preparation contract.

## 15. EXECUTION OF AGREEMENT - PERFORMANCE AND PAYMENT BOND:

Subsequent to the award and within ten days after fhe prescribes forms are presented for signature, the successful bidder shall execute and deliver to the Owner an Agreement in the form inctudod in the Contract Documents in such number of copies as the Owner requires. Having satisfied all conditions of award as set forth elsewhere in these documents, the suocessfull bidder staill, within the period specified in the paragraph above, fumish a surety bond in a penal sum not less than the amount of contract as awaxded, as security for the faiffifil performance of the condract, and for the payment of all persons, firms, or cornocations to whim the contract may become legally in debt for laboc, materials, tools, equipment or services of any nature including utility and transportation services, employed or used by him performing the wouk. Such bond shall be in the same form as that included in the contract documents and shall bear the same date as, or a date subsequent to that of the agreement. The curment power of attorney for the person wion for any surety company shall be signed by a guaranty or surety company listed in the latest issue of the U.S. Treasury Circular 570.**

The failure of the successful bidder to execute such agreement and to supply the required bond or bonds within such extended period as the Owiner may presented for signature, or within such extended period as the Owner grant, based upon reason determined sufficient by the Owner shall constitute default, and the Owner may either award the contract to the next: lowest responsible bidder or re-advertise for bids, and may charge against the responsible bidder the difference between the amount of the bid and the amount of which a contract for the work is subsequently executed; inxespective or whether the amount thus due exceeds the amount of the bid bond. If a more favorable bid is received by re-advertising the defaulting bidder shall have no claim against the Owner for a nefiund.

## 16. WAGES AND SALARIES

Attention of bidders is particularly called to the requirements concerning the payment of not less than the prevailing wages and salary rates specified in the contract documents and the
conditions of employment with respect to certain categories and classifications of employees. See General Conditions, Part II and Part III.

The rates of pay set forth under general conditions, Part II, is the minimum to be paid during the life of the contract. It is therefor the responsibility of bidders to inform themselves as to local labor conditions, such as the length of the work day and work week, overtime compensation, healfh and welfare contributions, labor and supply and prospective changes or adjustments of rates.

## 17. EQUAL EMPLOYMENT OPPORTUNITY:

Attention to bidder is particularly called to the requirement of ensuring that employees and applicants for employment are not discriminated against because of their race, color, religion, sex, or national origin. (See Section 210 of the General Conditions).
If applicable State laws require separate bonds as security (1) for the faithful performance of the contract and, (2) for the payment of all services, labor, and materials, nevise paragraph " 6 " in accordance wifh the statutory requirements of the particular State. These bonds shall be signed by a guaranty or surety conapany listed in the latest issue of the U.S. Treasury Circular 570 and the total penal sum shall be within the maximum specified for such
company in said Cincular 570 .

## 18. WORK WITBIN TEAE STATE RIGHT-OR-WAY:

Attention to bidder is particularly called to the requirement of performing operations within the State Right-of-Way in strict conformance with PA. DOT rules and regulations and Highway Occupancy Permit IF APPLICABLE.

## STATEMENT OF BIDDER'S QUALIFICATIONS

All questions must be answered and the data given must be clear and comprehensive. This statement must be notarized. If necessary, questions may be answered on separate attached sheets. The Bidder may submit any additional information he desires.

1. Name of Biđder.
2. Permanent Address.
3. When Organized.
4. If a corporation, where incorporated.
5. How many years have you been engaged in the contracting business under your present fim or trade name?
6. Contracts on hand: (Schedule these, showing amount of each contract and the appropriate anticipated dates of completion).
7. General character of work perfomed by your company.
8. Have you ever failed to complete any work awarded to you? If so, where and why?
9. Have you ever defaulted on a contract? If so, where and why?
10. List the more important projects recently completed by your company, stating the approximate cost for each, and the month and year completed.
11. List your major equipment available for this contract.
12. Experience in construction work similar in importance to this project.
13. Background and experience of the principal members of your organization, including the officers.
14. Credit Available: \$ $\qquad$
15. Give Bank Reference: $\qquad$
16. Will you upon request, fill out a detailed financial statement and fumish any other information that may be required by the CXTY OF WILKES-

## BARRE.

17. The undersigned hereby authorizes and requests any person, fimm or corporation to furnish any information requested by the (Local Public Agency) in verification of the recitals comprising this statement of Bidder's Qualifications.

Dated at ___ this ____ day of ___ 20 .

Name of Bidder
By:
Titie: $\qquad$
State of $\qquad$

County of $\qquad$
deposes and says that he being duly swom or
(Name of organization) and that the answers to the foregoing questions and all statements therein contained are true and correct.

Subscribed and swom to before me this $\qquad$ day of $\qquad$ 20

Notary Public
My Commission Expires $\qquad$ 20.
$\qquad$

## EXPERIENCE QUESTIONNAIRE

SUBMITTED TO: $\qquad$

By: $\quad$| Corporation |
| :--- |
| Partnership |
| Individual |

PRINCIPAL OFFICE: $\qquad$
Partnership Individual

DATE: $\qquad$
(The signatory of this questionnaire guarantees the truth and accuracy of all statements and of all answers to interrogatories hereinafter made).

1. How many years has your organization been in business as a general contractor under your present business name?
2. How many years' experience in general construction work has your organization had (a) as a general contractor $\qquad$ ; (b) subcontractor $\qquad$ ?
3. What comparable project(s) has your organization complete within the last five years? Attach a separate sheet that includes the contract amount, class of work, year completed, name and address of owner, engineer/architect.
4. Have you ever failed to complete any work awarded to you? $\mathrm{Y}-\mathrm{N}$, If yes where and why?
5. Has any officer or partner of your organization ever been an officer or partner of some other organization that failed to complete a construction contract? $Y-N$, If yes, state name of individual, other organization and reason therefor:
6. Has any officer or partner of your organization ever failed to complete a construction contract handled in his own name? Y - N , If yes state the name of the individual, name of owner and reason therefor:
7. In what other lines of business are you financially interested?

NAME OF BIDDER: $\qquad$
8. For what corporations of individuals have you performed work and to whom do you refer? $\qquad$
9. What is the construction experience of the principal individuals of your firm:

| Name | Present <br> Position/Office | Years of <br> Construction <br> Experience | Magnitude and |
| :--- | :--- | :--- | :--- |

$\qquad$
$\qquad$
$\qquad$
10. Have you filed Performance Record Reports with the Bureau of Contract Information in Washington D.C.? Y - N

DATED THIS $\qquad$ day of $\qquad$ .

NAME OF BIDDER

> By:
$\qquad$

TITLE: $\qquad$

STATE OF $\qquad$

COUNTY OF $\qquad$
being duly sworn deposes and says that
he is of $\qquad$ and that answers to the foregoing questions and all herein contained are true and correct.

Subscribed and sworn to me this $\qquad$ day of $\qquad$ , 201 $\qquad$

NOTARY PUBLIC

## BDD FOR DEMOLITION AND SITE CLEARANCE

TO: Office of the City Clerk of the City of Wilkes-Barre.
Fourth Floor, City Hall
Wilkes-Bame, Pennsylvania 18701

## Gentlemen:

1. The undersigned, having familiarized $\qquad$ with existing conditions on the Project Area affecting the cost of work, and with the Contract Documents (which include Invitation for Bids, Instructions to Bidders, fhe form of Bids, the form of the Bid Bond; Fom of Contract (or Agreement), Addenda (if any), GENERAL CONDITIONS, Part I, II (and III), Special Conditions, and Form of Surety Bond or Bonds; as prepared by the Bureau of Code Enforcement and Prevention and on file in the offices of the Burear of Code Enforcement and Prevention and of the City Clerk, hereby proposes to furmish all supervision; technical persomel, labor and materials, and complete all work required for the Demolition and Site Glearance of all in accordance with the above-listed documents for the total sum of Dollars (\$ J, in addition to and above the value of such salvage materials spocified to become the property of the Bidder;
2. In submitting this Bid, the Bidder understands:
a. that the right is reserved by the City of Wilkes-Barre to reject any and all bids. If written notice of the acceptance of this Bid is mailed, fared or delivered to the undersigned wifhin fluirty (30) days after the opening thereof, or at any time thereafler before this Bid is wifhdrawn, the undersigned agrees to execute and deliver an Agreement in the prescribed fown-and finmisht the requined bond within tori (10) days after the agreement-is-preparod-to himfor signature; and
b. that a breakdown of bid by property noust accompany the total bid and that contract ayward will be made on the entire group of properties defined in the Contract Documents.
3. Security in the sum of

Dollars (\$ ), in the form of is submitted herewith in accordance with the INSTRUCTIONS TO BIDDERS.
4.. The Bidder is prepared to submit a financial and experience statement upon request.
5. The Principal(s) of the Bidder (is) (aro):

Name
Social Security Number: $\qquad$
Address and Zip Code:

BID: (page 2 of 3 )
6. Schedule of Properties:

In submitting the following breakdown by property, the bidder understands that a price must be provided for each property and, further, that contract award will be made on the basis of the total bid and will include all properties listed below.

## PRICE

## 3 Auburn Street

\$ $\qquad$

TOTAL BID ........... \$
NOTE: Contract will be awarded to the lowest responsible Bidder

## Contractors:

## Federal Identification Number

## DUNS Number

## CERTIFICATION OF NONSEGREGATED FACILITIES

The Bidder certifies that he does not maintain or provide for his employees any segregated facilities at any of his estabbishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The bidder certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establistments, and that he will not permit his employees to perform their services at any location under his control where segregated facilities are maintained. The bidder agrees that a breach of this certification will be a violation of the Equal Opportunity clause in any contract resulting from acceptance of this bid. As used in this centification, the term "segregated facilifies" means any waiting rooms, work areas, restrooms, and wastrooms, restaurants and other eating areas, timeclocks, locker rooms and other storage or dressing areas, parking lows, drinting foumtains, recreation or cotertaimmont areas, transportation, and housing facilities providod for employees which are segregated by explicit directive or ane in fact segregated orthe basis race, oolor, religion, or natural origin, bocause of habit, local custom, or otherwise. The bidder agrees that (except where he has obitained identical certification from proposed subcoutractors for specific time periods) lie will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding $\$ 10,000$ which are not enempt from the provisions of the Equal Opportunity clause, and that he will retain such certification in his fles.

NOTE: The penaity for making filte statemeats in offices is prescribed in 18USC1001.
The Bidder heneby acknowledges the reccipt of the following addenda, issued diring bidding and certifies their inchusion in the bid amount:

List consecutive addenda numbers $\qquad$
DATE $\qquad$
OFFICIAL ADDRESS
$\qquad$ BY: $\qquad$
TIILE
PRIME CONIRACTOR
$\qquad$ SUB-CONTRACTOR

## NONCOLLUSION AFFEDAVIT OF CONTRACTOR

STATE OF $\qquad$
COUNTY OF $\qquad$ being first duly sworn, deposes and says that:
(1) He is $\qquad$ (Owner, Partner, Officer, Representative; Agent) of $\qquad$ the Bidder that has (Company) submitted the attached Bid.
(2) He is fully informed respecting the preparation and contents of the attached Bid and of all pertinent circurnstances respecting such Bid:
(3) Such Bid is genuine and is not a collusive or sham bid:
(4) Neither the said Bidder nor any of its officers, partners, owners, agents, representatives; employees or parties in interest, induding this affiant, has, in any way, colluded, conspired, connived, or agreed, directiy or indiredty with anty ofher Bidder, firm or person to submit a collusive or sham bid in connection with the Contract for which the attadhed Bid has been scibmitted or to refrain from bidding in connection with such Contract, or has in any manner, directly or indirectly, sought by agreement or collusion or communication or conference with any other Bidder, firm or person to fix the prioe or prices in the attactied Bid or of any other bidder, or to fix any overiead, profit or cost element of the Bid price or the Bid price of any other Bidder, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against the CLTY OF WILKES-BARRE or any person interested in the proposed Contract; and:
(5) The price or prices quoted in the attached Bid are fair and proper and are not tainted by any collusion, conspiracy, connivance, or unlawful agreement on the part of the. Bidder or any of its agents; representatives, owners, employees, or parties in interest including this affiant.

## NONCOLLUSION AFFIDAVIT OF CONTRACTOR

Subscribed and sworn to before me this
$\qquad$
day of .

BY:

TIIE:

## BID BOND

KNOW ALL MEN BY THESE PRESENTS, the undersigned $\qquad$ as Principal, and as Surety, are hereby held and firmly bound unto the City of Wilkes-Barre as OWNER in the perial sum of $\qquad$ Dollars for the payment of which, well and truly to be made, we hereby jointly and severally bind ourselves, successors and assigns.

SIGNED this $\qquad$ day of $\qquad$ .

POSTED for Bid dated this $\qquad$ day of $\qquad$ $-$

THE CONDITION of the above obligation is such that whereas the Principal has submitted to the Oty of Widkes-Barre, à certain Bid, attached herefo and herely made a part hereof to enter into a. contract in witing, for the $\qquad$
$\qquad$

NOW, THEREFORE
(a) If said Bid stall be rejected, or
(b) If said Bid shall be accepted and the Principal shall execute and deliver a contract in the Form of Contract attached hereto: (property completed in accordance with said Bid) and shall furnish a BOND for his faithful performance of said contract, and for the payment of all persons performing labor or furnishing materials in connection therewith, and shall in all other respects perform the agreement created by the acceptance of the BID.

THEN-THIS OBI IGATION SHALI BE VOID, otherwise the same shall remain in forge effectr it being expressly understood and agreed that the Liability of the Surety for: any and all claims hereunder shall, in no event, exceed the penal amount of this obligation as herein stated.

THE SURETY, for value received, hereby stipulates and agrees that the obligations of said Surety and its BOND shall be in no way impaired-or affected by any extension of the time within which the Owner may accept such BID; and said Surety does hereby waive notice of any such extension:

IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of thiem as are corporations have caused their corporate seals to be hereto-affixed and these presents to be signed by their proper officers the day and year to be set forth above.

BY: $\qquad$

## Surety

BY: $\qquad$

## IMPORTANT:

Surety Companies executing bONDS enust appesar on the Treasury Dequartment's most current Itist: (Circular 570, as annended) and be authorized to transact business in the State where the project is located.

## BID SECURITY

The Bid Security attached in the sum of
$\$$ $\qquad$ is to become the property of the Owner in the event the contract and bond are not executed within the time above set forth as liquidated damages for the delay and additional expense to the Owner thereby.

In submission this bid, the bidder understands that the right is reserved by the Owner to reject any and all bids. If written notice of the acceptance of this bid is mailed, telegraphed, or delivered to the undersigned within thirty (30) days after the opening thereof, or at any time thereafter before this bid is withdrawn, the undersigned agrees to excecute and deliver an agreement in the prescribed form and furmish the required bond within ten (10) days after the agreement is presented to him for signature.

Attached hereto is an affidavit in proof that the undersigned has not entered into a collusive agreement with any person in respect to this bid or any other bid or the submitting of bids for the coutract for which this bid is submitted.

Mathematical discrepancies: Should a mathematical error be found in the products and sums of unit bid prices, the sam of products obtained by multiplying each quactity shown for each item by its unit price shall govern the true total. In the event the discrepancy is not resolved by the lowest quatifiod bidder and the Owner before an agreement is ready for exocution within specified time, the Owner may reject bid in question with mathematical discrepancies and excoute agreement with nent lowest qualifiod bidder.

Estimated quantities contained in the bid form are given only for use in comparing bids and the Owner does not expressty or by implication represent that the final quarities will coriespond therewith, but does call particular aftention to the uncertainty of these estimated quantities Which cannot be determined in sadvance. The quantities required to complete the work contemplated any be substantially greater or substantially less than those given in the bid form. The actual quantities and cost of the contract, which contains estimated quantities can onty be detemined after the woik is completed.

By submitting a Bid, the bidder shall indicate knowledge of and agreement that the estimated quantities stated in the bid form may be substantially altered, added to, decreased or certain items of sections eliminated, and such changes shall not give the contractor any right to change the unit prices bid or claim loss of anticipated profits.

Respectfilly submitted by:
Title:
Business Address:
(SEAL) if bid is in a corporation

## FORM OF SURETY GUARANTEE

## (TO ACCOMPANY BID)

KNOW ALL MEN BY THESE PRESENTS, that for an in consideration of the sum of $\$ 1.00$, lawfiul money of the United States of America, the receipt whereof is hereby acknowledged, paid the undersigned corporation, and for other valuable consideration, the
(Name of Surety Company)
a corporation orgatized and ecoisting under the laws of the State of $\qquad$ and licensod to do business in the State of $\qquad$ , certifies and agroes, that if Contract is awaded to $\qquad$
(Name of Bidder)
the undersigned corporation will excoute the bond or bonds as required by the Contract Documonts and will become surety in the fill amount of the Contract Price for the fiithfial performance of the Contract and for payment of all persons supplying labor or furmishing materials in connection therewith.
(To be accompanied by the usual proof of suthority of officers of surety company to execute the same).

## CERTIFICATE AS TO CORPORATE PRINCIPAL

## I, <br> L

$\qquad$ , certify that I am the Principal in the within bond; that , Secretary of the Corporation names as
$\qquad$ signed the said bond on bethalf of the Principal was then $\qquad$ of said Corporation; that I know his signature, and his signature theneto is genuine; and that said bond was duly signed, sealed, and attested to for and in behalf of said Corporation by Authority of his governing body.
(CORPORATE SEAL)
(IIIIE)

# CERTIFICATION OF BIDDER REGARDING EQUAL EMPLOYMENT OPPORTUNITY USDHUD 

## Instructions

This certification is required pursuant to EO11246 (3)ER 12319-25. The implementing rules and regulations provide that any bidder or prospective contractor, or any of their proposed subcontractors, shall state as an initial part of the bid or negotiations of the contract whether it has participated in any previous contract or subcontract subject to the equal opportunity clause, and if so, whether it has filed all compliance reports due under the applicable instructions.

Where the Certification indicated that the bidder has not filed a compliance report due under applicable instructions, such bidder shall be required to submit a compliance report within seven calendar days after bid opening. No contract shall be awarded unless such report is submitted.

CERTIFICATION BY BIDDER

## BIDDERS NAME:

$\qquad$

ADDRESS \& ZIP CODE: $\qquad$

1 Bidder has participated in previous contract or subcontract subject to the Equal Opportunity Clause. YES $\qquad$ NO $\qquad$ (IF YES, identify the most recent contract)
2. Compliance reports were required to be filed in connection with such contract or Subcontract. YES $\qquad$ NO $\qquad$ (IF YES, identify the most recent contract)
3. Bidder has filed all compliance reports due under applicable instructions, including SF 100. YES $\qquad$ NO $\qquad$
4. If answer to item 3 is NO , please explain in detail on reverse side of this certification.

CERTIFICATION -- The information above is true and completed to the best of my knowledge and belief.

NAME AND TITLE OF SIGNER (Please Type)
/s/
DATE

## AGREMMENC:OR DEMOMOION AND STCE CLEARANCE

THIS AGREEMENT made this $\qquad$ day of $\qquad$ 2018 by and between
(a comporation organized and existing under the laws of the State of $\qquad$ ( (partuerstiop consisting of $\qquad$
(an individual trading as $\qquad$
hereinatier callied the "Contractor", and THE CTYY OF WLLKES-BARRE, hereinafter called the "Local Public Ageancy".

WIINESSETH that the Contractor and the Local Piblic Agency for fle consideration stated herein mutually agree as follows: -

## ARTMCUE 1: = Statement of Work

The Contractor shall furnish all supervision technical persomel, labior, materials, machinery, tools, equipment and services including utility aind transportation and security services, and perfam as described in "TEE SCHEDUKE:OF
$?$ in an efficient and workomanlike mannex, all in strict accordance with the Contract:Documents for Demolition and Site Clearance, including all Addenda thereto numabered. and $\qquad$ , dated $\qquad$ , acting, and in these Contract Documents for Demolition and Site Clearance, referred to as the "Engineer."

## ARTICCE 2. The Contract Price-

The Local Public Agency will pay the Contractor for perfomance of the Contract, in current funds, subject to additions and deductions as provided in Section 107, CFANGES IN WORK, GENERAL CONDITIONS, PARTI, the sum of $\qquad$ Dollars \$ obecome the property of the Contractor.

## ARTICLE 3. Contract

The executed contract documents shall consist of the following:
a. This Agreement
b. Addenda
d. Instructions to Bidders
e. Signed Copy of Bid

## f. General Conditions

- Part I and III (and III)

THIS AGREEMENT, together with the other documents enumerated in this Article 3, which said other documents are as fully a part of the Contract as if hereto attached or herein repeated forms the Contract between the parties hereto. In the event that auy provision in any component part of this Contract conflicts with any provision of any other component parts the provision of the component part first emmerated in this Article 3, shall govern, except as otherwise specifically stated.

IN WINESS WHEREOF, the parties heneto have caused this Agreement to be executed in $\qquad$ original copies on the day and year first above written.

## Contractor

## ATTEST:

ATTEST:

CITY CLERR

By:
Title: $\qquad$
(Street, City, State, Zip Code)

## THE CITY OF WIIKES-BARRE Local Public Agency

By: $\qquad$
By: $\qquad$ CITI CONIROLLER

## CERTIRICATIONS

the conperation named as Contractor herein, that
$\qquad$ signed this Agreement on behalf of the Contractor; was then of
. said corporation; that said Agreefient was duly signed for and in behalf of said corporation by authority of its goveming body; and is within the scope of its corporate powers.


## PERFORMANCE AND PAYMENT BOND (OR BONDS)

Following the Form of Agreement, inseit the approved form of the statutory sunety bond or bonds to insure the performance of the Contract and payment of labor and for materials. In addition to the corporation signatures or the surety company (ies) on the bond(s), each bond should be countersigned by the surety company's attomey-in-fact, authorized to act wifhin the State in which the Project is situated.

## STANDARD GENERAL CONDITIONS

## 101. DEFINITIONS

Whenever used in any of the Contract Documents, the following meanings shall be given to the terms herein defined:
a. The term "Contract" means the Contract executed by the Owner and the Contractor, of which these GENERAL CONDITIONS form a part.
b. The term "Owner" means the CITY OF WILKES-BARRE which is authorized to undertake this Contract.
c. The "Contractor" means the person, firm or corporation entering into the Contract. with the Owner to construct and install the Improvements embraced inthis Contract.
d. The term "Project Area" means the site of the Project within which are the specified Contract limits of the Improvements contemplated to be constructed in whole or in part of this Contract.
e. The term "Enginoer" means Butch Frati assigned person serving the Owner with engincering - services, his successor, or any other person or persons, employed by said Owner for the purpose of directing or having in charge the Improvemeat work embraced in this Contract, the said Engineer acting directly or indirectly through any assistant Engineer having general charge of the work or through any assistant having immediate charge of a portion thereof limited by the particular duties entrusted to him.
f. The term "Local Government" means the CITY OF WILKES-BARRE within which the Project Area is situated.
g. The term "Contract Documents" means and shall include all documents incorporated. Herein as listed in the Specifications.
h. The term "Drawings" means the drawings listed in. the Schedule of Drawings.

1. The term "Technical Specifications" means the part. of the Contract Documents which describes outlines and stipulates: the quality of materials to be furnished; the quality of workmanship required; and the methods to be used in carrying out the coustruction work to be performed under this Contract.
j. The term "Addendum" or "Addenda" means changes, revisions or clarifications of the Contract Documents which have been duly issued by the Owner to prospective Bidders prior to the time of receiving Bids.
k. The term "Salvage" means all building materials, equipment, apputenances, and fixtures incorporated in the buildings and structures, and other equipment or appurtenances, unless specifically exempted, located on the Job Site, which the Contractor deems as having sufficient value to justify reclaiming.

## 102. SUPERINTENDENCE BY CONTRACTOR

a. Except where the Contractor is an individual and gives his personal superintendence to the work, the Contractor shall provide a competent full time project superintendent, satisfactory to the Owner and the Engineer, on the work and project site at all times during porking hours with full authority to act for him. The Confractor shall also provide an adequate staff for the proper coordination and expoditing of his work. Prior to starting actual construction, the name of the full time project field superiutendent shall be submitted for ayprovai. It is intended herein that this project shall be bid with a full time superimendent who will remain at the project site.
b. The Contractor shall lay out his own work and shall be respoasible for all work executed by bim under the Confract. He shall verify all figures, quantities, and elevations before proceoding with the work and ondering of materials and will be held responsible for any enor resulting from his failure to do so.

## 103. SUBCONTRACTS

a. The Confractor shall not permit any subcontractors to perform work included in this Contract until the Owner receives the following executed forms from the subcontractor: Certification of Non-segregated Facilities, Non-collusion Affidavit, Certification-EEQ, Exdibits E-1; E-2 \& E-3, 1422 Certification, Fringe Benefit Compliance, Labor Union, and Payroll Clerk Authorization.
b. . No proposed subcontractor shall be disapproved by the Owner except for cause.
c. The Contractor shall be as fully responsible to the Owner for the acts and omissions by his subcontractors, and of persons either directly or indirectiy employed by them, as he is for the acts and omissions of persons directly
cmployed by him.
d. The Contractor shall cause appropriate provision to be inserted in all contracts relative to the work to require compliance by each subcontractor with the applicable provisions of the Contract for the Improvements embraced in the contract.
e. Nothing contained in the Contract shall create any contractual relation between any subcontractor and the Owner.

## 104. OTHER CONTRACTORS

The Owner may award, or may have awarded other Contracts for additional work and the Contractor sball cooperate fully with such Contractors, by scheduling his own work with that to be performod under other Contracts as may be directed by the Owner. The Contractor shall not commit or permit any act which will interfere with the performance of work by any other Contractor as scheduled.

## 105. FINTING AND COORDINATION OF THE WORK

The Contractor shall be responsible for the proper fitting of all work and the coondination of the operations of all trades, subconfractors, or material men engaged uponthis Gontract. He shall be prepared to grarautee to each of his subcontractors the locations and measurements which they may require for the fitting of their work to all surrounding work.

## 106: MUTUAL RESPONSWHLITY OF CONTRACTORS

If, through acts or neglect on the part of the Contractor, any other Contractor or any subconfractor shall suffer loss or damage on the work, the Contractor shall settle with such other Contractor or subcontractor will so settle. If such other Contractor or subcontractor shall assent any claim against the Owner on account of any damage alleged to have been so sustained, the Owner will notify this Contractor, who shall defend at his own expense any suit based upon such claim, and, if any judgement or claims against the Owner shall be allowed, the Contractor shall pay or satisfy such judgement or claim and pay all costs and expenses in comiection therewith.
107. PROGRESS SCHEDULE
a: The Contractor shall submit for approval immediately after execution of the Agreement, a carefully prepared Progress Schedule, showing the proposed dates of starting and completing each of the various sections of the work, the anticipated monthly payments to become due the Contractor, and the
accumulated percent of progress each month.
b. The Contractor shall submit to the Owner a breakdown of his estimated cost of all work, so arranged and itemized as to meet the approval of the Owner. This breakdown shall be submitted promptly after execution of the agreement and before any payment is made to the Contractor for the work performed under the Contract. After approval by the Owner, the unit prices established in the breakdown shall be used in estimating the amount of partial payments to be made. to the Contractor.

## 108. PAYMENTS TO CONTRACTOR

## 1. PARTIAL PAYMENTS

a. The Contractor shall prepare his requisition for partial payment as of the last day of the month and submit it, with the required amount of copies, to the Engineer for his approval. The amount of the payment due the Contractor shall be determined by adding to the total value of the work completed to date, the value of materials properily stored on the site and deducting (1) ten percent ( $10 \%$ ) of the total amount, to be retainod until final payment and (2) the amount of all previous payments. The total value of all work completed to date shall be based on the estimated quantities of work completed and on the unit prices conntained in the Agreement. The value of the materials properity stored on the site strall be basod upon the estimated quantities of such materials and the invoice prices. Copies of all invoices shall be available for inspection of the Engineer.
b. Monftily or partial payments made by the Owner to the confractor are moneys advanced for the purpose of assisting the Contractor to expedite the work on construction. The Contractor shall be responsible for the care and protection of all materials and work upon which payments have been made until final acceptance of such work and materials by the Owner. Such payments shall not constitute a waiver of the right of the owner to require the fulfillment of all terms of the Contract and the delivery of all improvements embraced in this Contract complete and satisfactory to the Owner in all details.

## 2. FINAL PAYMENT

a. After final inspection and acceptance by the Owner of all work under the Confract, the Contractor shall prepare bis requisition for final payment which shall be based upon the carefully measured or computed quantity of each item of work at the applicable unit prices stipulated in the Agreement. The total amount of the final payment due the Contractor under this contract shall
be the amount computed as described above less all previous payments. Final payment to the Contractor shall be made subject to his fumishing the Owner with a release in satisfactory form of all claims against the Owner arising under and by virtue of his contract, other than such claims, if any, as may be specifically excepted by the Contractor from the operation of the release as provided under Section 113 hereof. .
b. The Owner, before paying the final estimate, may require the Contractor to furnish releases or receipts from all subcontractors having performed any work and all persons having supplied materials, equipment (installed on the Project) 'and services to the Contractor, if the Owner deems the samenecessary in order to protect its interest. The Owner, however, may if it deems such action advisable make payment in part or in full to the Contractor without requiring the furnishing of such releases or receipts and any payments so made shall in no wise impair the obligation of any surety or sureties furnished under this Contract.
c. Withholding of any amount due the Owner for "Liquidation Damages" shall be deducted from the final payment due the Contractor.

## 3. WITHHOLDING PAYMENTS

The Owner may withhold from any payment otherwise due the Contractor so much as may be necessary to protect the Owner and if it so elects may also wifthold any amounts due from the Contractor to any subcontractors or material dealens, for work performed or material furnished by them. The foregoing provisions shall be constructed solely for the benefit of the Owner and will not require the Owner to determine or adjust any claims or disputes between the Contractor and his subcontractor or material dealers, or to withiold any moneys for their protection unless the Owner elects to do so. The failure or refusal of the Owner to withhold auy moneys from the Contractor shall in no wise impair the obligations of any surety or sureties under any bond or bonds fumished under this Contract.

## 4. PAYMENTS SUBJECT TO SUBMISSION OF CERTIFICATES

Each payment to the Contractor by the Owner shall be made subject to submission by the Contractor of all written certifications requined of him and his subcontractors.

## 109. CHANGES IN THE WORK

a. The Owner may make changes in the scope of work required to be performed by the Contractor under the Contract of making additions thereto,
or by omitting work therefrom, without invalidating the Contract, and without relieving or releasing the Contractor from any of his obligations under the Contract or any guarantee given by him pursuant to the Contract .provision, and without affecting the validity of the guarantee bonds. All such work shall be executed under the terms of the original Contract unless it is expressly provide otherwise.
b. . Except for the purpose of affording protection against any emengency endangering health, life, limb or propenty, the Contractor shall make no change in the materials used or in the specific mamer of constructing and/or installing the Improvements or supply additional labor, services or materials beyond that actually require for the execution of the Contract, unless in pursuance of a written order from the Owner authorizing the Contractor to proceed with the change. No claim for adjustment of the Contract Price, will be valid unless so ardered.
c. If applicable unit prices ARE contained in the agrecment (established as a result of either a unit price bid or a Supplemental Sctiodule of Unit Prices) the Owner may order the Contractor to procoed with desined changes in the work, the value of such changes to be determined by the measured quantities involvod and the applicable minit prices specifiod in the Contract provided that in case of a wit price contract the net value of all changes does not increase or docrease the original total amount shown in the Agrecment by mone than twenty-five pencent (25\%) in accondance wift the Soction cititled Unit Prices, under INSTRUCTION TO BIDDERS.
d. If applicable unit prices are NOT contained in the Agreement or if the total net change increases or decreases the total Contract Price more fhan twentyfive percent (25\%) the Owner shall, before ondering the-Contractor to proceed with desired changes, request an itemized proposal from him covering the work involved in the changes after which the procedure shall be as follows:
(1) If the proposal is acceptable the Owner will prepare the change order in accordance therewith for acceptance by the Contractor and
(2) If the proposal is not acceptable and prompt agreement between the two parties cannot be reached, the Owner may onder the Contractor to proceed with the work on a cost-plus-limited basis. A cost-pluslimited basis is defined as the net cost of the Contractor's labor, materials and insurance plus fifteen percent (15\%) of said net cost to cover overhead and profit, the total cost not to exceed a specified limit.
e. Each change order shall include in its final form:

A detailed description of the change in the work.
The Contractor's proposal (if any) or a conformed copy thereof.
A definite statement as'to the resulting change in the contract price and/or time.
The statement that all work involved in the change shall be performed in accondance with contract requirements except as modified by the change order.

## 110. CLAIMS FOR EXITRA COST

a. If the Contractor claims that any instructions by Drawings or otherwise involve extra cost or entension of time, he shall, within ten days after the receipt of such instructions, and in any event before preceding to erecute the work, submit his protest thereto in writing to the Owner, stating cleauly and in detail the basis of his objections. No such claim will be considered unless so made.
b. Claims for additional compensation for extra work, due to allegod earors in ground elevations, contour lines, or bench marks, will not be recognized uniess accomparied by certified survey data, made prior to the time the original ground was disturbed clearly showing that eurors exist which resulted, or would result, in handing more material, or performing more wook, than would be reasonably estimatod from the Drawings and maps issued.
c. Any discrepancies which may be discovered between actual conditions and those represented by the Drawings and maps shall at once be reported to the Owner and work shall not proceed except at the Contractor's risk, until written instructions have been received by him from the Owner.
d. If, on the basis of the available evidence, the Owner determines that an adjustment of the Contract Price and/or Time is justifiable, the procedure shall be as provided in Section 109 hereof.

## 111. TERMINATION: DELAYS AND LIQUIDATION DAMAGES

a. TERMINATION OF CONTRACT. If the Contractor refuses or fails to prosecute the work with such diligence as will insure it's completion within the time specified in these Contract Documents, or as modified as provided in these Contract Documents, the Owner, by written notice to the Contractor, may terminate the Contractor's right to proceed with the work. Upora such
termination; the Owmer may take over the work and prosecute the same to completion, by contract or otherwise, and the Contractor and his sureties shall be liable to the Owner for any additional costs incurred by the Owner in its completion of the work and they shall also be liable to the Owner for liquidation damages for any delay in the completion of the work as provided below. If the Contractor's right to proceed is so terminated, the Owner may take possession of and utilize in completing the work such materials, tools, equipment; and plant as may be on the site of the work and necessany therefore.
b. LIQUIDAIION DAMAGES FOR DELAYS. If the work is not completed within the time stipulated in the Notice to Proceed, including any extensions for excusable delays, the Contractor shall pay to the Owner as fixed, agreed, and liquidated damages (it being impossible to determine the actual damages occasioned by the delay) Two Hundred Fifty Dollars (\$250.00) for each calendar day of delay, until such work is satisfactorily completed.
c. EXCUSABLE DAYS. The right of the Contractor to procoed shall not be terminatiod nor skall the Contractor be changed with liquidation damages from any delays in the completion of the work due:
(1) To any actis of the Govemment, including controls of restrictions upon requisitioning of matenials, equipment, tools, or labor by reasons of war, National Defense, or any other national emengency;
(2) To any acts of the Owner;
(3) To causes not reasonably foreseeable by the parties to this Contract at the time of the execution of the Contract which ane beyond the control and wifhout the fault or negligence of the Contractor, including, but not restricted to, acts of God or of the public enemy, acts of another Contractor in the performance of some other contract wifh the Owner, fires, floods, epidemics, quarantine, restrictions, strikes, freight embangoes, and weafher of umusual severity such as hurricanes, tomadoes, cyclones, and other extreme weather. conditions; and,
(4) To any delay of the subcontractor occasioned by any of the causes specified in subparagraphs (1), (2) and (3) of this paragraph "c".

Provided, however, that the Contractor promptly notify the Owner wifhin tein (10) days in writing of the cause of the delay. Upon receipt of such notification the Owner shall ascertain the facts and the cause and extent of the delay.

If, upon the basis of the facts and the terms of this Contract, the delay is properly excusable, the Owner shall extend the time for completing the work for a period of time commensurate with the period of excusable delay.

## 112. ASSIGNMENT OR NOVAKION

The Contractor shall not assign or transfer, whether by an assignment or novation, any of its rights, duties, bejefits, obligations, liabilities, or responsibilities under this Contract without the written consent of the Owner;-provided, however that assigmments to banks, trust companies, or other financial institutions may be made without the consent of the Owner. No assigmment or novation of this Contract shall be valid unless the assiguments or novation expressly provides that the assignment of any of the Contractor's rights or benefits under the Contract is subject to a prior lien for labor performed, services rendered, and materials, tools, and equipment supplied for the performance of the wook under this Contract in favor of all persons, firms, or comporations readering such labor or services or supplying such materials, tools, or equipment.

## 113. DISPUTES

a. All disputes anising under this Contract of is interpretation except those disputes covered by FEDERAL LABOR STANDARDS PROVISIONS (sce Enhibit "E"), whether involving law or fact or both, or extra work, and all claims for allegod breach of Contract shall within ten (10) days of commencement of the dispure be presented by the Contractor to the Owner for decision. All papers pertaining to claims shall be filed in quadruplicate. Such notice need not detail the amount of the claim but shall state the facts surrounding the claim in sufficient detail to identify the claim, together with character and scope. In the meantime, the Contractor shall proceed with the work as directed. Any claim not presented wifhin the time limit specified in this paragraph stall be deemed to have been waived, except that it if the claim is of a continuing character and notice of the claim is not given within ten (10) days of its commencement, the claim will be considened only for a period commencing ten (10) days prior to the receipt by the Owner of notice thereof.
b. The Contractor shall submit in detail his claim and his proof thereof. Each decision by the governing body of the Owner will be in writing and will be mailed to the Contractor by registened or certified mail, retum receipt requested, directed to his last known address.
c. If the Contractor does not agree with the decision of the Owner, he shall in no case allow the dispute to delay the work but shall notify the Owner promptly that he is proceeding with the work under protest and he may then except the matter in question from the final release.

## 114. TECANLCAL SPECIFICATIONS AND DRAWINGS

Anything mentioned in the Technical Specifications and not shown on the Drawings or shown on the Drawings and not mentioned in the Technical Specifications, shall be of like effects as if shown on or mentioned in both. In case of difference betwoen Drawings and Technical Specifications, the Technical Specifications shall govern. In case of any discrepancy in Drawings, or Technical Spocificationis, the matter shall be inmediately submitted to the Owner, without whose decision, said discrepancy shall not be adjusted by the Contractor save only at his own risk and expense.

## 115. SHOP DRAWINGS

a. All required shop drawings, machinery details, layout drawings, etc., shall be subaritted to the Engineer in 4 copies for approval sufficiently in advance of requirements to afford ample time for checking, including time. for correcting, resubmitting, and rechocking if necessary. The Contractor may proceed, only at his own nisk, wifh manufacture or installation of any equipment or wrodk covered by said shop drawings, etci, withil they are approved and no claim, by the Confractor, for extension of the contract time will be granted by reason of his failure in this respect.
b. Any drawings submitted without the Contractor's stamp of approval will not be considened and will be retumed to him for proper resubmission. If any drawings show variations from the requinements of the Contract because of standard shop practice or other reason, the Contractor shall make specific mention of such variation in his letter of transmittal in order that, if acceptable, suitable action may be taken for proper adjustment of contract price and/or time otherwise the Contractor will not be relieved of the responsibility for executing the work in accordance with the Confract even though the drawings have been approved.
c. If a shop drawing is in accord wifh the contract or involves only minor adjustment in the interest of the Owner not involving a change in contract price or time, the Engineer may approve the drawing. The approval shall be general, shall not relieve the Contractor from his responsibility for adherence to the contract or for any error in the drawing and shall contain in the
substance the following:
"The modification shown on the attached drawing is approved in the interest of the Owner to effect an improvement for the Project and is ordered with the understanding that it does not involve any change in the Contract Price or time; that it is subject generally to all Contract stipulation and covenants; and that it is without prejudice to any and all right of the Owner under the Contract and surety bond or bonds."

## 116. REQUEST FOR SUPPLEMENTARYINFORMATION

It shall be the responsibility of the Contractor to make timely requests of the Owner for any additional information not already in his possession which should be fumished by the Owner under the terms of this Contract, and which he will require in the planning and execution of the wrok. Such requests may be submitted from time to time as the neod is appioached, but each shall be filed in ample time to pemit appropriate action to be taken by all parties involved so as to avoid delay. Each request shall be in wuiting, and list the various items and the latest date by which each will be roquined by the Contractor. The first list shall be subumitted within two weeks after Contract awand and shall be as complete as possible at that time. The Contractor shall be fully respoasible for any delay in his wodk or to others ansing from his failure to comply fully with the provisions of this. Section.

## 117. MATERIALSAND WORKMGANSHIP

a. Unless otherwise specifically providod for in the Technical Specifications, all workmanship, equipment, matesial and articles incorporated in the work shall be new and best grade of the respective linds for the purpose. Where equipment, materials, articles or workmanship are referred to in the Technical Specifications as "equal to" any particular standard, the Engineer shall decide the question of equality.
b. The Confractor shall furnish to the Owner for approval the manufacturen's detailed specifications for all machinery, mechanical and ofter special equipment, which be contemplates installing together with full information as to type, performance characteristics, and all other pertinent information as required, and shall likewise subnit for approval as required full information conceming all other materials or articles which he proposes to incorporate in the work. (See Section 188 hereof.)
c. Machinery, mechanical and other equipment, materials or articles installed or used without such prior approval shall be at the risk of subsequent rejection.
d. Materials specified by reference to the number or symbol of a specific
standard, such as an A.S.T.M. Standard, a Federal Specification or other similar standard, shall comply with requirements in the latest revision thereof and any amendment or supplement thereto in effect on the date of the Invitation for Bids, except as limited to type, class or grade, or modified in the Tochnical Specifications shall have full force and effect as though printed therein.
e. The Owner may require the Contractor to "dismiss from the work such employee or employees as the Owner or the Engineer may deem incompetent, or careless, or insubondinate.

## 118. SAMPLES, CERTMFICATES AND TESTS

a. The Contractor shall submit all materials or equipment samples, centificates, affidavits, etc., as called for in the Contract Documents or required by the Enginoer, promptly afier award of the contract and acceptance of the Contractor's Bond. No such material or equipment shall be manafactured or delivered to the site, except at the Contractor's own nisk, unfil the required samples or certificates have been approved in winfing by the Engincer. Any dellay in the prork cansod by late or improper submission of samples or certificates for approval shall not be considened just cause for an exdension of the contract time.

Each sample subuitted by the Coutractor shall carny a label giving the name of the Contractor, the project of which it is bendod, and the name of the producer. . The accompanying certificate or letter from the Contractor shall state that the sample complies wifh contract requixements, shall give the name and brand of the product, its place of origin, the name and address of the producer and all specifications or other detailed imformation which will assist the Engineer in passing upon the acceptability of the sample promptly. It shall also include the statement that all materials or equipment furnished for use in the project will comply with the samples and/or certified statements.
b. Approval of any materials shall be general only and shall not constitute a waiver of the Owner's night to demand full compliance wifh Contract requirements. After actual deliveries, the Engineer will bave such check tests made as he deems necessary in each instance and may reject materials and equipment and accessories for cause even though such materials and articles have been given general approval. If materials, equipment or accessories which fail to meet check tests have been incouporated in the work, the Engineer will have the right to cause their removal and
replacement by proper materials or to demand and secure such preparation by the Contractor as is equitable.
c. Except as otherwise specifically stated in the Contract, the costs of sampling and testing will be divided as follows:
(1) The Contractor shall furnish, without extra cost, including packing and delivery charges, all samples required for testing purposes, except those samples taken on the project by the Engineer;
(2) The Contractor shall assume all costs of re-testing materials which fail to meet contract requirements;
(3) The Contractor shall assume all costs of testing materials offered in substitution for those found deficient; and
(4) The Owner will pay all other expenses.

## 119. PERRMTTS AND CODES

a. The Contractor shall give all notices required by and comply wifh all applicable ondinances and codes of the Local Goverment. All construction work and/or utility installations shall comply wifh all applicable ordinanoes, and codes inchuding all written waivens. Before installing any work, the Contractor shall examine the Drawings and Technical Spocifications for coupliance with applicable ordinances and codes and shall immediately report any discrepancy to the Owner. Where the requirements of thie Drawings and Technical Specifications fail to comply with such applicable ordinances and codes, the Owner will adjuist the Contract by Change Order to conform to such ordinances and codes (unless waivers in writing covering the difference have been granted by the governing body or department) and made appropriate adjustment in the Contract Price or stipulated unit prices.

Should the Contractor fail to observe the foregoing provisions and proceed with the construction and/or install any utility at variance with the applicable ordinance or code, including any wnitten waivens, (not withstanding the fact that such installation is in compliance with the Drawings and Technical Specifications), the Contractor shall remove such work without cost to the Owner, but a Change Order will be issued to cover only the excess cost the Confractor would have been entitled to receive if the change had been made before the Contractor commenced work on the items involved.
b. The Contractor shall, at his own expense, secure and pay to the appropriate department of the local Govermment the fees or changes for all permits for.
street pavement, sidewalks, shods, removal of abandoned water taps, sealing of house connection drains, pavement cuts, building, electrical, plumbing, water, gas and sewer permits required by the local regulatory body or any of its agencies.
c. The Contractor shall comply with applicable local laws and ordinances governing the disposal of surplus excavation, materials debris and rubbish on or off the Project Area and commit no trespass on any public or private property in any operation due to or comected with the Improvements embraced in this Contract.

## 120. CARE OF WORK

a. The Contractor shall be responsible for all damages to person or property that occur as a result of his fault or negligence in connection with the prosecution of the wook and shall be responsible for the proper care and protection of all materials deliverod and work performod until completion and final scceptance whether or not the same has been covered in whole or in part by payments made by the Owner.
b. The Contractor strall provide sufficient watctmen, both day and night, inctuding Saturdays, Sundays, and holidays, from the time the work is commenced until firal completion and acceptance.
c. In an emengency affecting the safety of life, linnb, or property, including adjoining property, the Contractor, without special instructions or authonization from the Owner, is authorized to act at his discretion to prevent such frreatened loss or injury, and he shall so act. He shall likewise act if instructod to do so by the Owner. Any compensation claimed by the Contractor on account of such emergency work will be deteamined as by the Owner as provide in Section 109 hereof.
d. The Contractor shall avoid damage as a result of his operations to existing sidewalks, streets, curbs, pavement, utilities (except those which are to be replaced or removed), adjoining property, etc., and he shall, at his own expense, completely repair any damage thereto caused by his operations.
e. The Contractor shall shore up, brace, underpin, secure, and protect as may be necessary, all foundations and other parts of existing structures adjacent to, adjoining, and in the vicinity of the site, which may be in any way affected by the excavations or other operations connected with the construction of the Improvements embraced in this contract. The Contractor shall be responsible for the giving of any and all required notices to any adjoining or
adjacent propenty owner or other party before the commencement of any work. The Contractor shall indemnify and save harmless the Owner and the Engineer from any damages on account of settlements or the loss of lateral support of adjoining property and from all loss or expense and all damages for which.the Owner and Engineer mat become liable in consequence of such injury or damage to adjoining and adjacent structures and their premises.

## 121. ACCIDENT PREVENTION

a. The Contractor shall exercise proper precaution at all times for the protection of persons and property and shall be responsible for all damages to persons or property on or off the site which occur as a result of his prosecution of the work. The safety provisions of applicable laws and burilding and construction codes shall be observed and the Contractor shall take or cause to be taken such additional safety and health measures as the Owner may determine to be reasonably necessary. Machinery, equipucnt and all hazards shall be guarded in accondance with the safety provisions of the "Manual of Accident Prevention in Construction" priblistrod by the Associated General Contractors of America, Inc., to the extent that such provisions ane not in conflict with applicable local laws.
b. The Contractor shall maintain an sccurate rocond of all cases of death, occupational disease, or injury requiring medical attention or causing loss of time from woik, arising out of and in the course of emplojment on work under the Coutract. The Contractor shall promptly fumish the Ownor with reports conceming these matters.
c. The Contractor stall indemnify and save harmless the Owner and Engincer from any claims for damages resulting from property damage, pensonal injury and/or death suffered or alleged to have been suffered by any person as a result of any work conducted under this contract.

## 122. SANITARY FACILITIES

The Contractor shall furnish, install, and maintain ample sanitary facilities for the workmen. As the needs arise, a sufficient number of enclosed temporary toilets shall be conveniently placed as required by the sanitary codes of the State and Local Government. Drinking water shall be provided from an approved source, so piped or transported as to keep it safe and fresh and served from single service containers or satisfactory types of sanitary drinking stands or fountains. All such facilities and services shall be fumished in strict accordance with existing and govenning health regulations.

## 123. USE OF PREMISES

a. The Contractor shall confine his equipment, storage of materials, and constructed operations to the Contract Limits as shown on the Drawings and as prescribed by ordinances or permits, or as may be desired by the Owner, and shall not unreasonably encumber the site or public rights of way with his materials and construction equipment.
b. The Contractor shall comply with all reasonable instructions of the Owner and the ordinances and codes of the Local Government, regarding signs, advertising, traffic, fires, explosives, danger signals and baxicades.

## 124. REMOVAL OF DEBRIS, CLTANING, ETC.

The Contractor shall, periodically or as directed during the progress of the work, remove and legally dispose of all surplus excavation material and debris, and loeep the Project Area and public rights of way reasonably clear. Upon completion of the work, he shall remove all temporary construction facilities, debris and unused materials provided for the work, and put the whole site of the woik and public right of way in a neat and clean condition. Trash burning on the site of the work will be subject to prioc approval of the Owher and existing State and local regulations.

## 125. INSPECTION

a. All materials and worlomanship shall be subject to inspection, examination, or test by the Owner and the Engineer at any and all times during manufacture or construction and at any and all places where such manufacture or construction is camiod on. The Owner and the Engineer shall have the right to reject defective material and workmanship or require its correction. Unacceptable workmanship shall be satisfactorily corrected. Rejected material shall be promptly segregated and removed from the Project Area and replaced with material of specified quality without charge therefor. If the contractor fails to proceed at once with the correction of rejected workmanship or defective material, the Owner may be contract or otherwise have the defects remedied or rejected materials removed from the Project Area and charge the cost of the same against any moneys which may be due the Contraictor, without prejudice to any other rights or remedies of the Owner.
b. The Contractor shall furnish promptly all materials reasonably necessary for any tests which may be required. (See Section 118 hereof.) All tests by the Owner will be performed in such manner as not to delay the work unnecessarily and will be made in accordance with the provisions of the Technical Specifications.
c. The Contractor shall notify the Owner and Engineer sufficiently in advance of backfiling or concealing any facilities to permit proper inspection. If any facilities are concealed without approval or consent of the Owner and Engineer, the Contractor shall uncover for inspection and recover such facilities all at his own expense, when so requested by the Owner.

Should it be considened necessary or advisable by the Owner and Engineer at any time before final acceptance of the entire work to make an examination of work already completed by uncovering the same, the Contractor shall on request promptly furnish all necessary facilities, labor, material. If such work is found to be defective in any important or essential respect, due to. fault of the Contractor or his subcontractors, the Contractor shall defray all expenses of such examination and of satisfactory reconstruction. If, however, such work is formd to meet the requirements of the Contract, the actual cost of labor and material necessarily involved in the examination and replacement plus fiftoen percent (15\%) of such costs to cover superiutendence, general expenses and profit, shall be allowed the Contractor and he shall, in addition, if completion of the work of the entine Contract has been delayed thereby, be granted a sritable extension of time on account of the additional work involved.
d. Inspection of materials and appurtenances to be incorporated in the Improvements embraced in this Contract may be made at the place of production, manufacture or shipment, whenever the quantity justifies it, and such inspection and acceptance, miess otherwise stated in the Technical Specifications, swall be final, eacept as regards (1) latent defect, (2) departures from specific requirements of the.Contract, (3) damage or loss in transit, or (4) fraud or such gross mistakes as amount to frand. Subject to the requirements containod in the proceeding sentence, the inspection of materials as a whole or in part will be made at the Project Site.
e. Neither inspection, testing, approval nor acceptance of the work in whole or in part, by the Owmer or its agents shall relieve the Contraction or his sureties of full responsibility for materials furmished or work performed not in strict accordance with the Contract.

## REYHEW BY OWNER

The Owner, its authorized representatives and agents and the representative for the Secretary (as defined under GENERAL CONDITIONS, PART II) stall, at all times have access to and be permitted to observe and review all work, materials, equipment, payrolls, personal reconds, employment conditions, material invoices, and other relevant data and records pertaining to this Contract, provided, however, that all instructions and approval with respect to the work will be given to the

Contractor only by the Owner through its authorized representatives or agents.

## 127. FINAL INSPECTION

a. When the Improvements embraced in this Contract are substantially completed, the Contractor shall notify the Owner in writing that the work will be ready for final inspection on a definite date which shall be stated in the notice. The notice will be given at least ten (10) days prior to the date stated for final inspection, and bear the signed concurrence of the representative of the Owner having charge of inspection. If the Owner determines that the status of the Improvernents is as represented, it will make the arrangements necessary to have final inspection commenced on the date stated in the notice, or as soon thereafter as is practicable. The inspection party will also include the representatives of the Department of Housing and Urban Development and representatives of each department of the Local Government having in charge Improvements of like character when such Improvements are later to be acoepted by the Local Government.

## 128. DEDUCTION FOR UNCORRECTED WORK

If the Owner deems it not expedient to roquire the Contractor to correct work not done in accordance with the Contract Documents, an equitable doctuction from the Contract Price will be made by agreement between the Contractor and the Owner and subject to settlement, in case of dispute, as hesein provided.

## 129. INSURANCE

a. The Contractor shall cary or require that there be carried Workmen's Compensation Insurance for all his employees and. those of his subcontractor's engaged in work on the site, in accondance with State or Territorial Workmen's Compensation Laws.
b. The Contractor shall carry or require that there be camied Manufacturer's and Contractor's Public Liability Insurance with limits of not less than $(\$ 1,000,000)$ to protect the Contractor and his subcontractors against ciaims for injury to or death of one, or more than one person, because of accidents which may occur or result from operations under the Contract; sucth insurance
shall cover the use of all equipment, including but not limited to excavating machinery, trenching machines, crames, hoists, rollers, concrete mixers, and motor vehicles, in the construction of the Improvements embraced in this Contract. Said insurance shall not contain any exchusions without the express approval of the Owner.
c. The Contractor shall carry during the life of the Contract, Property Damage Insurance in an amount of not less than $(\$ 500,000)$ to protect him and his subcontractors from claims for property damage which might arise from operations under the Contract. Said insurance shall not contain any exclusions without the express approval of the Owner.
d. Before commencing work, the Contractor shall submit evidence, of the coverage requined above to the Owner for review and approval. The policies shall be scheduled on approved form to be supplied by the Owner. The Owner will, in writing, identify the policies and indicate its approval and disapproval. New policies from other companies shall be provided in place of those disapproved. Such insurance shall be carnied with financially responsible insurance companies, licensed in the State and approved by the Owner, and shall be kept in fonce until the Contractor's work is accepted by the Owner. Contracts of insurance (covering all operations under this contract) which expine before the Contractor's work is accepted by the . Owner shall be renewed and evidence of such renewal shall be submitted to the Owner for its approval. Notwithstanding.anything above, the Contractor will not be relieved of his obligation to carry all of the required insurance coverage under any circumstances.

All required insurance policies shall contain a provision that the coverages afforded under the policies will not be cancelled unil at least fifteen (15) days prior written notice has been given to the Owner.

## 130. PATENTS

The Contractor shall hold and save the Owner, its officers, and employees, harmless from liability of any nature or kind, including costs and expenses, for, or on account of, any patented or unpatented invention, process, article, or appliance manufactured or used in the performance of the Contract, including its use by the Owner, unless otherwise specifically stipulated in the Technical Specifications.

## 131. WARRANTY OF TITLE

No material, supplies, or equipment to be installed or furnished under this Contract shall be purchased subject to any chattel mortgage or under a conditional sale, leasepurchase or other agreement by which an interest therein or in any part thereof is retained by the seller or suppliers. The Contractor shall warrant good title to all materials; supplies, and equipment installed or incorporated in the work and upon completion of all work, shall deliver the same together with all improvements and appurtenances constructed or placed themeon by him to the Owner free from any claims, liens, or charges. Neither the Contractor nor any person, firm or corporation
furnishing any material or labor for any work covered by this Contract shall have any right to a lien upon any improvement or appurtenance thereon. Nofhing contained in this paragraph, however, shall defeat or impair the right of persons furnishing materials or labor to recover under any bond given by the Contractor for their protection or any rights under any law permitting such persons to look to funds due the Contractor in the hands of the Owner. The provisions of this paragraph shall be inserted in all subcontracts and material contracts and notice of its provisions shall be given to all persons furnishing materials for the work when no formal contract is entered into for such materials.

## 132. GENERAL GUARANTY

Neither the final certificate of payment nor any provisions in the Contract nor partial or entire use of the Improvements embraced in this Contract by the Owner or the public shall constitute an acceptance of work not done in accondance with the contract or relieve the Contractor of liability in respect to any express warranties or resiponsibility for faulty materials or workmanship. The Cortractor sta all promptly remedy any defects in the work and pay for damage to other work resulting therefrom which shall appear within a period of 12 mosths from the date of fimal scocptance of the work. The Owner will give notice of defoctive materials and work with reasonable promptuess.

## 133. IDONTHECATION

Contractor shall indenmify and hold harmless Owner and Engineer and their agents and employees from and against all claims, damages, losses and expenses inctuding attomey fees arising out of or resulting from the performance of the work. In any and all claims against Owner or Engineer or any of their agents and employees by any employee of Contractor, and Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the indermification obligation under the previous paragraph shall not limited in any way by any limitation on the mount or type of damages, compensation or benefits payable by or for Contractor or any subcontractor under workmen's compensation acts, disability benefit acts, or other employees benefit acts.

## 134. AVAILABMLTY OF LANDS: PBYSICAL CONDIIIONS: REFERENCE POINTS

Owner shall fumish, not later than the date when needed by the Contractor, the lands upon which the Work is to be done, rights-of-way access thereto, and such other lands which are designated for the use of the Contractor. Easements for permanent structures or permanent changes in existing facilities will be obtained and paid for by the Owner, unless otherwise specified in the Contract Docmments. If Contractor believes that any delay in Owner's funnishing these lands or casements entitles him to an extension of the Contract Time he may make a claim therefor as provided in
paragraph 111 of General Conditions, Part 1. Contractor shall provide for all additional lands and access thereto that may be required for temporary construction facilities or storage of materials and equipment.

## 135. UNFORSEEN PHYSICAL CONDITIONS

Contractor shall promptly notify Owner and Engineer in writing of any subsurface or latent physical conditions at the site differing materially from those indicated in the Condract Documents. Engineer will promptly investigate those conditions and advise the Owner in writing if further surveys of subsurface tests are necessary. Promptly thereafter, Owner shall obtain the necessary additional surveys and tests and furnistr copies to Engineer and Contractor. If Engineer finds that the results of such surveys or tests indicate that there are subsurface or latent playsical conditions which differ materially from those intended in the Contract Documents, and which could not have been anticipatod by the Contractor, a Change Order shall be issued incorporating the nocessary revisions.

## SPECIAL CONDITIONS FOR DEMOLITION AND SITE CLEARANCE

## 1. PROJECT SITE.

The project area of DEMOLITION is located at 3 Auburn Street, Wilkes-Barre City, Luzerne County, Pennsylvania as shown on the project drawings.

## 2. TIME FOR COMPLETEION.

## Time is of the essence for this project. Work shall be commenced and fully completed within ten (10) days from the Notice to Proceed.

## 3. RESPONSIBILITIES OF CONTRACTOR.

Except as otherwise specifically stated in the contract Documents and Technical Specifications, the Contractor shall provide and pay for all materials, labor, tools, equipment, water, light, heat, power, transportation, superintendence, temporary construction or every nature, charges, levies, fees or other expenses and all other services and facilities of every nature whatsoever necessary for the performance of the contract and to deliver all Improvements embraced in this contract, complete in every respect within the specific time. The Contractor must be continuously on the site and must not leave the site, but have crews working at all permitted times. Failure to keep crews on site and working shall permit the City of Wilkes-Barre to terminate this Contract with no further amounts being due. Payment will be only made based on the work performed to that point as confirmed by the City's engineer. Contractor consents to the engineer's determination as to the amount due for work performed to that point.

## 4. COMMUNICATIONS

a. All notices, demands, requests, instructions, approval, proposals and claims must be in writing.
b. Any notice to or demand upon the Contractor shall be sufficiently given if delivered at the office of the Contractor stated on the signature page of Agreement (or at such other office as the contractor may from time to time designate in writing to the Owner), or if deposited in the United States mail in a sealed, postage pre-paid envelope, or via facsimile transmission.
c. All papers required to be delivered to the Owner shall, unless otherwise specified in writing to the Contractor, be delivered to the City of Wilkes-Barre and any notice to or demand upon the Owner shall be sufficiently given if so delivered, or if deposited in the United States mail in a sealed, postage pre-paid envelope, or via facsimile transmissions to said Owner at such an address, or to such other representatives of the Owner or to such other address as the Owner may subsequently specify in writing to the Contractor for such purpose.
d. Any such notice shall be deemed to have been given as of the time of actual delivery or in the case of mailing, when the same should have been received in
due course of post, or in the case of telegrams, at the time of actual receipt, as the case may be.
e. This section does not apply to decisions given pursuant to Section 113.b) of the Contract.

## 5. WORK BY OTHERS.

The following work will be done by others at no expense to the Contractor. However, per Section 3, it is the responsibility of the Contractor to inform these utility companies of the need for disconnecting their services at the property to be demolished: It is also the responsibility of the Contractor to obtain the necessary releases indicating that all service has been removed from these utility companies. The following is a list of utility companies and services they will perform without charge to the contractor:

PPL Utilities

- Disconnection electrical services, etc.

1-800-342-5775

## PG Energy

- Disconnection of gas services, etc.

570-829-3461
Pennsylvania American Water Co.

- . . Disconnection of water services, etc.

1-800-565-7292.
Verizon

- Disconnection of services from building to pole, etc.

1-800-660-7111
Service Electric Cable TV, Inc.

- Disconnection and removal of television cable lines.

570-825-8508

Frontier Communicatious

- Discomection of services, etc.

1-800-225-5282
At the expense of the Contractor:

On Site: Repairs to utility lines necessary because of damage to lines by the Contractor.

## 6. MEASUREMENT OF QUANTITIES.

The quantities of work performed will be computed by the Engineers on the basis of measurements taken by the Engineer or his Assistants, and these measurements shall be final and binding.
7. NIGITT.

No work shall be done between the hours of 6:00 P.M. and 7:00 A.M.

## 8. ENGINEER'S OBSERVATIONS.

The Engineer shall give the Confractor all desired assistance in interpreting specifications, drawings, or written instructions. Such assistance shall not relieve the Contractor from any responsibility for the work or changes in contract guarantees, and any. work that proves faulty shall be made right by the Contractor.

## 9. INTERPRETATION OF DRAWINGS AND SPECIFICATIONS.

The Engineer's decision shall be conclusive as to the true intent and meaning of the drawings and specifications. Instructions and information, other than drawings or specifications, shall not e recognized woless confirmed in writing. This applies to instructions and information given both while estimating and after contract is awarded.

## 10. PREVENTION OF ENVIRONMENTAL POLLUTION AND PRESERVATION OF PUBLIC NATURAL RESOURCES.

The Contractor shall adhere to the provisions of the Pennsylvania Act No. 247 of 1972 relating to the prevention of environmental pollution and the preservation of public and natural resources:

## 11. EROSION CONTROL.

The Contractor's special attention is directed to the requirements of:
a. Act No. 394, approved June 22, 1937, P.L. 1987, The Clean Streams Law, as amended.
b. Department of Environmental Resources, Title 25, Rules and Regulations, Chapter 102, Erosion Control.
c. Pennsylvania Fish \& Motor Boat Laws, Chapter VIII, Section 200, Pollution of Water Prohibited.
d. The several sections of the Contract Documents pertaining to erosion control.

Pertinent provisions relating to this Contract which should be considered include the following:
a. The discharge of sewage or industrial waste or any substance into the water of the Commonwealth of Pennsylvania, which causes or contributes to pollution, is declared to be against public policy and to be a public nuisance.
b. All earthmoving activities (including excavation) within the Commonweal th shall be conducted in such a way as to prevent accelerated erosion and the resulting sedimentation. The control measures to be undertaken by the Contractor to prevent erosion and sedimentation must be set forth in a plan which must be available at all times at the project site.
c. Depending on the Contractor's schedule and method of operation and in addition to the Contract Documents, the Control Plan shall include the applicable portions of Paragraph 102.22 Control Mcasures and Paragraph 102.23 Control Facilities Chapter 102 of the above noted D.E.R. Rules and Regulations. These might include, but not be limitod to Limiting Exposed Areas, Stabilization and Sedimentation Basins.

The-provistons of the above-noted Laws, Regulations and-Coutract Bocuments ane-notlimited to those outlined above, and the Contractor shall familiarize himself with all of the provisions of the above-noted Laws, Regulations and Contract Documents.

## 12. CONSTRUCTION SCHEDULE.

Within ten (10) days after execution of the Agreement, the Contractor shall prepare and submit to the Owner, a detailed work progress schedule of the work to be performed, indicating locations, proposed dates of commencement and completion of each area, section or unit of the work required under the Contract Documents, and the anticipated amount of each payment that will become due to the Contractor in accordance with the progress schedule. Contractor shall incorporate the priority area of the progress schedule. Contractor shall incoxporate the priority area of work as outlined hereinafter under the General Requirements into his progress schedule.

## 13. AIR POLLUTION CONTROL ACT.

The Contractor's special attention is directed to the requirements of the Air Pollution Act of January 8, 1960, P.L. No. 2119, as amended. Pertinent provisions relating to this contract which should be considered include the following:

1. No open burning shall be permitted in the Scanton/Wilkes-Barre Air Basin.
2. Open burning outside the Scranton/Wilkes-Barre Air Basin shall be prohibited as such burning creates air pollution.
3. Open burning outside the Scranton/Wilkes-Barre Air Basin shall be prohibited as such burning creates:air pollution.
$\therefore \therefore$ Provisions of the Act are not limited to the above, and the Contactor shall familiarize bimself with all pravisions of the Act.

## 14. FEDERAL OCCUPATIONAL.SAFETY AND HEALTH ACT OF 1970.

The Contractor shall adhere to the provisions of the Federal Occupational Safety and Health Act of 1970, throughout the total time of project construction phase.

## 15. UTHITY RECORDS AND REQUIREMENTS ACT 287.COMPLIANCE.

All bids to be received from Contractor shall be expressly conditioned upon acceptance by Contractor of the mandates and conditions of Act 287 of the Commonwealth of Pennsylvania, all of such bids to be deemed to include any costs which may be incurred in compliance with the said mandates of the said Act 287.

## 16. MATERIALS TESTING:

The Engineer or Owner shall select any independent testing laboratory to perform such on site testing of materials and workmanship as is required by these specifications. This testing shall be at the direct expense of the Owner with the laboratory being engaged by the Engineer or Owner-All items in these. Special Conditions not included for payment in the various bid items shall be included in related payment unit prices.

## 17. RELEASE OF BULLDINGS.

a. The Contractor's attention is called to the fact that all of the buildings set forth to be demolished will be released to the Contractor and are to be demolished in accordance with the time for completion set forth in the Notice to Proceed.
b. The Contractor shall have no claim against the Owner for delays in receiving parcels for demolition and site clearance. No payments or compensation of any kind shall be made to the Contractor for damages because of any delays or cancellation of any part of this contract for any reason whatsoever.

## Demolition:

1. Before starting demolition, the contractor shall check to determine that all utility services, such as water, gas, electricity, and telephone have been disconnected by service mains in according with the rules and regulations governing the utility involved. Securely seal all sewer laterals at inside of curb, unless not permissible because of physical obstruction.
2. Sewer laterals shall be plugged by using a heavy consistency concrete poured into line or trap inside first section inside curb. All plugging shall be inspected and approved by the Bureau of Economic and Community Development inspector, or Wilkes-Barre City Building Inspector. If under the sidewalk, the Contractor shall at his own expense, dig down to service line for plugging and repair the sidewalk. The Contractor shall locate and mark on the sidewalk or curb, the sanitary sewer service lateral. Upon completion of marking, the City Bureau of Engineering shall be notified in writing the address and approximate location of the mark referenced to a permanent point. This data is required for all service laterals found on the property either before or during the demolition process being that more than one lateral may be present in a particular building
3. Barriers shall be erected and maintained by the Contractor around all operations and openings in the ground as long as such operations or openings shall, in the opinion of the City of Wilkes-Barre constitute a hazard or dangerous condition. These barricades shall be a solid panel railing not less than $5^{\circ}$ high, and plainly posted with danger warning and "Keep Out" signs.
4. The Contractor shall furnish, enect and maintain "Danger" and "Keep Out" signs at places and locations where such signs are warranted, or as directed by the City of Wilkes-Barre. Such signs are to be sufficiently illuminated if desired by the City of Wilkes-Barre.
5. The Contractor shall demolish structures in such a manner as to avoid hazards to persons and property, interference with the use of the adjacent property, and interruption of free passage to and from such property.
6. Before beginning demolition operations, the Contractor shall pump out and clean, in a sanitary manner, all wells and cesspools within the areas to be cleared; and after disinfecting them as may be required by the Wilkes-Barre Health Department, shall fill them to adjacent ground level in the manner hereinafter prescribed for backfilling.
7. Demolish and remove completely all building structures, vaults, steps, well tanks above or below ground, fences, guard posts, floor slabs on ground, sidewalks within the lot lines, foundations, and any other construction. Buildings facing streets shall not be demolished before all windows are deglazed to prevent accidents caused by flying glass.
8. Burning of any material whatsoever is prohibited.
9. The use of cables or wrecking ball is probibited on all demolition sites, except to break up sub-floors.
10. Curbs, public sidewalks outside the lot line, and street pavings are not to be disturbed. All curbs, public sidewalks, and street paving damaged or disturbed by the Contractor shall be restored by the Contractor to a satisfactory and safe condition, at least equal to that existing at the start of the work.
11. The Contractor shall prevent or control all dust which may result from any demolition. operation by the use of water, including, if necessary, the use of booster purups adequate to supply water to the point of onigin of the dust to the satisfaction of the City of Wilkes-Barre.
12. The Contractor shall not close or obstruct any streets, sidewalks, alleys or passageways, uniess specifically authorized. No materials whatsoever shall be placed or stored in streets, alleys or passageways. The contractor shall conduct his operations so as to interfere as little as possible with the use ordinarily made of any roads, streets, driveways, alleys, sidewalk facilities, etc., hear enough to the work to be affected thereby.
13. The demolition of any structure shall be complete, and all foundations as well as all other subsurface areas within the limits of this contract shall be completely removed before any backfilling operations may be started.
14. Party walls shall not be removed below the level of walls of adjacent structures that are to remain. Any party walls left standing shall be capped in a manner satisfactory to the City of Wilkes-Barre. All plaster shall be removed and walls made weathertight.
15. The Contractor shall leave contiguous buildings in a safe condition and shall not deface, mar, hurt, or jeopardize any adjacent buildings, and any damage done to such
adjacent or nearby building shall be repaired or restored by the Contractor to the satisfaction of the City of Wilkes-Barre.
16. In the demolition of buildings, other than buildings of wood frame construction, one story at a time shall be completely removed. No wall, chimney, or other construction shall be allowed to fall in mass on an upper floor. Bullky material, such as beams and columns, shall be lowered and not allowed to fall.
a. Chutes for the removal of materials and debris shall be provided in all such parts of demolition operations that are more than 20 feet above the point where the removal of material is affected.
b. Such chutes shall be completely enclosed. They shall not extend in an unbroken line for more than 25 feet, but shall be equipped at intervals of 25 feet or less with substantial stops to prevent descending material from attaining dangerous speeds.
c. The bottom of each chute shall be equipped with a gate or stop, with suitable means for closing or regulating the flow of material.
d. Chutes, floors, stairways and other places affected shall be sprinkled sufficiently to keep down the dust.
17. All foundations shall be removed regardless of evaluation or location. All basement partitions, furnaces, heating apparatus, piping, underground storage facilities, in accordance with DER regulations, miscellaneous fixtures, and stairways shall be removed from the area of demolition.
18. All foundation basement walls, floors, and footers shall be removed. When basement walls and basement partitions ane used as backfill, it shall be spread out over the site in an even layer, when incorporated with finer material as not to leave any voids. No masonry material larger than six inches through its largest dimension or more than twelve inches long will be permitted in the backfill on the demolition area.
19. The backfill for each building shall consist of clean earth, free from any demolition debris. The top six inches of backfill shall consist of clean earth, free from organic material, paper, glass, wood or metal. The backfill shall be brought up to the original grade of the ground adjacent to the structure and any open lot.
20. All demolition work shall be performed by employees of the Contractor or by employees of an approved subcontractor. Every employee of the Contractor or subcontractor shall at all times wear on his person, plainly visible a badge showing the name of the employer and the name of the employee. This information may be typed or plainly written in ink. In order that prompt City of Wilkes-Barre approval may be given to the Contractor's certified payrolls, full cooperation shall be given to the City of Wilkes-Barre Site Inspector in checking the identities of the employees. No worker shall be allowed to work on the site unless he is properly identified.
21. Blasting shall not be permitted except on prior written permission of the City of Wilkes-Barxe for each case and only after obtaining and submitting to the City of Wilkes-Barre all necessary permits thereof.
22. Sidewalks, bridges and covered walkways shall be provided where necessary to protect pedestrian traffic in accordance with Article 30 of the 1990 BOCA Code and at the discretion of the City of Wilkes-Barre.
23. All trees and shrubbery shall not be damaged or removed, unless such.removal is authorized by the City of Wilkes-Barne. The provision applies only to trees, stumps, and shrubbery within the lot lines of the properties specifically included in this Contract. Trees and shrubs on public streets shall not be damaged. If damaged, replacement costs will be charged to the Contractor.
24. The Contractor may offer for sale materials resulting from the demolition under this Contract and such materials only. No materials shall be brought to the site for resale.
25. No backfill shall be done until the City of Wilkes-Barre has approved the site. That is once all foundations, etc. have been removed, and the site is ready for backfilling, the City of Wilkes-Barre shall first inspect and approve the site area prior to the beginning of backfill operations.
26. No combustible material shall be permitted to accumulate on the site. It shall be removed daily as it is produced. The inspector is empowered to stop all operations if in his opinion more than one day's accumulation is stored. Also, unacceptable material for backfill shall be removed daily and not be stored at the site in unsightly mounds.
27. When the Contractor enters upon properties no owned by the City of Wilkes-Barre, he shall obtain permission from the quner thereof and on completion of any work
shall leave the property clean and free of any kind of debris and shall repair any damage to property which may have been caused by his work or by his employees.
28. Wherever joist holes, or any other breaks or depressions in remaining walls, are caused by the separation there from of joists, beams, roofs, walls or any other parts of dexnolished structures which had been built into, or had been joined to remaining walls, said holes, depressions or other irregularities shall be filled and repaired with approved brick and.cement mortar, the whole of such repaired areas to be satisfactorily cement mortar and said wall made watertight.
29. Should demolition of a building reveal a paxty wall of an adjoining building not to be demolished, which is not full width of proper masonry as required by regulations, the contractor shall fill in such area gable or opening to make the remaining party wall conform with regulations and be weather tight. Any repairs to the roof and flashing necessary shall be included in the contract. Where party walls are left standing and their capping has been disturbed by the Contractor's operations, the latter shall restore the capping to its former condition or as dirocted by the City of Wilkes-Barre.
30. All operations in connection with demolition shall be completed in a workmanlike manner acceptable to the Burcau of Economic and Community Development and the City of Wilkes-Barre Building Inspector. Remove individually and lower carefully structural steel, cast iron, or heavy timbers.
31. Whenever in the process of dismantling a structure the existence of a mine shaft or other crevice is encountered, it shall be brought to the attention of the City of WilkesBarre and the sealing and capping of such opening shall be as directed by the City of Wilkes-Barre on the basis of a negotiated contract extra above the contract. In general, all openings over five feet by five feet shall be capped with a reinforced concrete slab not less than $12^{\prime \prime}$ thick and consisting of sufficient steel reinforcement to sustain a superimposed load of 1501 bs . per sq. ft. Openings less than the above shall be filled in with rock in size of not less than $4^{\prime \prime}$. $\times 8^{\prime \prime}$ or more than $12^{\prime \prime} \times 24^{\prime \prime}$ and shall be chinked in with wedge stones and clean earth and well puddled to produce a well compacted unyielding surface.
32. All openings as described above shall be well barricaded with a solid panel railing not less than $8^{\prime}$ high and plainly posted with danger and warning signs.
33. The successful bidder, to whom the contract is awarded, agrees hereby to indemnify and save harnless the members of the Bureau of Economic and Community Development and of the City of Wilkes-Barre, and any of its employees, from all
suits, actions or claims of any character, time and description brought for or on account of any injuries or damages received or sustained by any person, persons, or property by or from the successful bidder of, by, or in consequence of any neglect in safeguarding the work or in the performance of the work, or through defective workmanship or materials, or, by, or on account of any act, omission, or misconduct of the successful bidder or any of his representatives, servants or employees.
34. Vaults under sidewalks shall be filled as follows: the paving and any supporting arches shall be removed and broken up as specified or removed from the site. Any floor slabs encountered shall be broken up as specified for cellar floors. All necessary permits shall be obtained and paid for and presented to the Inspector for examination. Vaults shall be filled to within two feet of the elevation of the sidewalk with the same materials as used in cellars or clean earth fill. The top two feet of fill shall consist of four inches concrete paving on a fouroinch bed of 2 B Modified, well tamped or rolled. The space under the cinders shall be filled with approved clean earth.
35. The Contractor shall remove any refuse or other material of any kind upon request by the City of Wilkes-Barre from the sites covered by this Contract, including the surface of vacant lots. Upon completion of the work, the sites shall be free of debris except material used for backfilling cellars. The Courtactor shall not deposit any material, debris, or backfill on any lots not spocifically included in this Contract or specifically approved by the City of Wilkes-Barre.
36. All operations in connection with backfilling and grading shall be performed and completed in such a mamer as will insure proper drainage. The Contractor shall remove any refuse or other material of any kind from the site, including the surface of vacant lots in the project. Upon completion, the site shall be clear of all bricks, stone or concrete above the sidewalk or near level and as specified herein. Contractor shall erect a wooden fence around the entire property.
37. The Contractor shall obtain the signature of the Building Inspector on the permits for all buildings that adjoin party walls that are to remain indicating that $h$ approves the condition of the party wall.
38. All regulations as outlined in the Envirommental Protection Agency's "National Standards for Hazardous Air Pollutants - Asbestos Standards As They Relate To The Demolition Industry," as they relate to this project will be followed as outlined in Exhibits 48A and 48B.
39. The Contractor shall not be entitled to periodical, monthly or final payments unless the payroll forms and certificates required here under (specifically including Section 208) have been satisfactorily completed and fumished to the City of Wilkes-Barre.
40. In accordance with pages 25-35, weekly payrolls indicating employees, hourly rate, total wages, etc., are to be furnished to the City of Wilkes-Barre the week following the subject payroll week.

## GENERAL REOUIREMIENTS

This construction project shall consist of a General Construction Contract only. . The "Owner" as used in these specifications means the Cithy of Willres-Barre.

## 1. SUBMISSIONS.

After the award of the Contract, the Prime Coniractor shall submit to the $O$ wner and Engineer the following date for approval:
A. Certificates of Insurance as required.
B. Stipulation against liens.
C. List of all major subcontráctors.
D.: List of all major suppliers of materials and equimment.
E. A job progress schedule.

## 2. USE AND OCCUSPANCY.

The Owner resenves the righit of foll or partial occupancy upon final completion of any scea.

The Owner reserves the right at all times to deliver, place and install other work equipment, efc., as the work progresses, as long as there is no interference with the Contractors.
-Such preliminary occupancy shall not be construed as acceptance of such occupied portions of the work, nor shall it prejudice the Owner's right to reject unsatisfactory work or to withhold acceptance until directed corrective work is completed.

## 3. JOB MEETINGS.

The Owner's representatives will meet at regulady scheduled intervals with the representatives of the Confractor for purposes of expediting and coondinating the wriks.

## 4. AS-BULLTDRAWINGS.

After the project is completed and before final inspection, the general contractor shall prepare and submit to the Owner and Engineer, the complete sets of "As-Built Dtawings" (marked prints). Drawings shall incorporate all changes, revisions, etc., to
5. TESTS.
A. The Contractor shall make tests of his workmanship as required by the Building Code, State or Municipal Laws, or as directed in the Specifications by the Ownei and Eugineer. All expenses attached to such tests shall be bome by the

Contractor. Records of these tests shall be fumished to the Owiner through the Engineer.
B. . Unless otherwise noted; any tests required of materials to be incorporated inte the project shall be done by an independent testing laboratory approved by the Owner and Engineer and will be at the expense of the Owner.
6. ADDITIONAE SPECIFIC RESPONSIBIITIIES OF THE CONTRACTOR
A. . Protect existing roadways and sidewalks from damage by heavy equipment and make ainy necessary repairs without cost to the Owner. Existing roadways shall be kept free of mud, dust, and debris, and shall be kept open at all times for access to boildings presentily served by this are:
B. Always protect excavation, trenches, buildings, efci, from rainwater, sping or grownd water, backing mp of drains and sewers, and any ofter water; provide prumss, equipment and enclosures to assure this protection.
C. Constunct and maintain any necessary temparary drainage; do prumping nocessary to keep evcavations and lơw areas water free.
D. Provide and maintain guard lights and barricades on any obstructions in roadways and/or sidewalles, and at trenches, pits or other encavation areas.
E. Provide constant protection against rain, wind, stoms, frost or heat so as to maintain work, materials, apparatus, fixtures and equipment free from inme or damage. At end of day's work; cover work likely to be damage.
 execution of fle work.
G. Protect all newly instafled work against physical damage. (i.e., newly poured sidewalles).

H: Remove work damaged by failure to provide protection and replace with new
I. Furnish, install and maintain temporary enclosures and fences, as may be required in order to protect the project area or portions thereof against entrance by unauthorized persons.
J. Provide temporary service of all ntilities to residents without interruption at all times.
K. Provide temporary access to all private properties at all times.

## 7. TEMPORARY WATER AND ELECTRIC POWER.

The temporary water and electric power required during demolition will be the responsibility of the Contractor. He shall arrange and pay for (with the respective utility) all installation, maintenance, anid removal of same when no longer required. All meters (either valve or electric) will be in the name of the Couitractor and he stiall pay the respective bills.

## 8. UTLITIES.

A. It shall be the Confractor's responsibility to coordinate the installation of all new utilities with the work of this contract. No excavations shall be made prior to having respective utility companies mark in the field locations of their lines and structures.

B: The Contractor shall protect all utilities and shall be responsible for reporting amy damage caused to the respective ufirity by the wook of this contract. In the event that utilities are damaged as a result of the work of the Contract, the Contractor shall reimburse the respective ufility company for all repairs, and be responsible for any and all damages to private property- Contractor shall use caution when excavating near shallow utility liens and valves to avoid any damages. Confractor shall dig test pits as necessary to verify urifity locations. Cost of digging test pits shall be included in the unit price of work item requiring excavation for each wark item as it is undertaken.
9. SIGNS. (IfRequested by Owner).
A. The Contractor shall construct and maintain on the site of fhe Project, at a location to be desiguated by the Owner, two $4^{\prime} \times \cdot 8^{3}$ minuinum size sigus in accordance with a detail drawing to be fumished by Engineer. Thie sign

## A. PROCEDURE.

1. The Contractor shall first concentrate his demolition operation in the area to be designated by the City of Wilkes-Barre and complete his work as soon as possible. Determination of sequence of property to be demolished shall be determined by the City of Wilkes-Barre.
2. This work shall be prosecuted in strict accordance with the covenands, terms, and conditions in this property, as well as wifh all rules and regulations, codes and liws, Federal, State and Mumicipal, as may govern such operations:
3. It is mutually understood and agreed that the Contractor bids on this work as is, and that between the time of bidding and the time of actual possession of the properties by the Contractor, the City of Wilkes-Barre will not be held responsible for the loss for whatever cause, and/or materials which may have disappeared from the sites of demolition.
4. Before proceeding with any work, the Contractor. shall secure all necessary permits, and submit receipts to the. Burean-of Economic and. Commurity Development of the City of Willkes-Bame:
5. The Contractor shall not commence any worls, nor shall he remove any materials from the site until the contract has been awarded and the Contractor has neceived a written "Notice to Demolish".
6. Upon "Notice to Demolish", the Contractor shall remove the padiocks and hasps and retum them in good conditior to the:City of Wilkes-Barre. Suitable barriers shall then be erected wifh danger signs.
7. The Contractor will fhen proceed at once wift: the rimoval of the structures released to him and perform fhe work in such order as the City of Willes-Bame in its discretion may require.. ${ }^{\text {. }}$
A. The selling of structures by the demolition contraction is not permissible unless: (1) suchr sale is specifically for in the terms of the contract; (2) the structures are specifically listed in the appropriate section of the contract documents and techurical specifications detail fie mamer of removal by document approved by the City of Wilkes-Bame; and (3) the contract price reflects the value of thie stractures pernitted to be sold by the contractoi. Ino case may the sale of structures be used to permit demalition or removal moder condifions' other than those contained in the connract for dennolition and sibe clearance.
B. - No-persort, not on the Confractor's or approved subconiractor's payroll, may be allowed on the site or engage m work covered by the contract. Such persons will be considered to be "trespassing" uniess their presence has been approved by the City of.WilkesBarre.
8. Verbal instractions given by any of the officers, agents, employees, or members of the City of Wilkes-Bame shall not be binding upon the City of Wilkes-Bame. Instructions must be in writing only.
9. Typically, no work shall be performed between the hours of 6:00 P.M. and 7:00 AMM, prevailing time, Suinday through Saturday. ?

This is to certify that $\qquad$ is $a$
partnership, individual owner, corporation and the undersigned representative(s) is/are authorized to legally execute contracts in the name of $\qquad$ Name of Firm

FOR A PARTNERSFIP OR INDIVIDUAL OWNER

CONTRACTOR:
ADDRESS:
$B Y:$
SKGNATURE ARID TITLE
(SEAL
BY:

CONTRACTOR:

ADDRESS:
PRESIDENT: $\qquad$ /S/
SECRETARY:
$/ S /$

## ADMNISTRATION SUPPLEMTENTARY GMNORAC CONDILONS FOR INDIEPENDTRN CONIRACTOES

Sec. 100:

## DIFLNMTONS (as wsed Inc this agreement)

INDEPENDENT CONIRACTOR means an entity, whether public or private which enters into an agreement with the CITY to provide services or supplies fother than standand commencial supplies, office space, or priuting services).

## SAC 101: DOCUUENTATMONAND RECORD-NMPRNG

## Retention of Reconds:

The Independent Contractor shall netain oll reconds pertinent to expenditures incurned under this Agreement for a period of four (4) years ofter the termination of all activities firuled after this be retained for four (4) years after the disposition of suck property. Reconds for anyy displawod persort must be retained and must be kept for four (4) years after he/she has received final poyment. Notwithstanding the above, if there is bitigation, olaims, audits, megofiations or ofher actions that involve any of the reconds cited and that howe started before the expunationt of the four-year period, then such reconds must be refained until the convpletion of the actions and resolution of all issues, or the expuration of the four-year period, whichever occurs later.

## SEAC. 102: RPPORTS AND TIMOREATTON

At suche times and in suck forms as the CITY sucit statements, reconds, reports, data and infonvation, as the CIIY may request pertaiving to matters covered by this Agreement.

## SGC. 103: AUDZTS AND MNYPACKIONS

At anyy tume during nonmal business hours and as often as the CIIY, Commorruealth of Perrusyluanial anh//or the Comptroller Germenal of the Uruted States mray deem necessary, there shall be made aucilable to the CTIX, Commonweatith of Pennsylvaruia and/or nepresentatives of the Comptroller General for excumination, all of its reconds with respect to all matters oovered by this Agreemenu and will permit the CIIX, Commonueallth of Permsyluanio arnd/ or representotives of the Comptroller General to audit, excumine and make excerpts or transcripts from suck reconds, and to maike audits of all contructs, invoices, materials, paynolls, reconds of personnel, conditions, of employment and other data relating to all matters covered. by this Agneement.
SUC 104: CONTLCT OF mNHREST

## A) Irterest of Members of CITY

No officer, employee, or agent of the CITY who exercises any furctions or responsibilities in connection with the planning and oarrying out of the activity, or any other persorn who exercises any functions or responsilutities in connection. with the activity during his terure.or for one year thensafter, shall have any personal firtancial interest, direct or indinect, in this Agreement.

## B) Interest of Contractor and Empionees

The Independent Corvtractor ooverants that no person who presently evercises any function or responsibritities in cornection with the activity has any personal fincuncial interest dinect or indinect, in this Agreemert. The Independent Contractor
further coverants that he presently has no interest and shall not acquine any interest, direct or indinect, in the activiuly area or any parcels therein, which would confinct in any mannter or degrse with the performance of his servioes hereunder. The Independent. Cortractor further covenants that in the performanoe of this Agreement, no person having any conffict of interest shall be employed. Any interest on the part of the Independent Cordractor or his employees mulst be interpreted in such a manerer so as however, that this panagroyph shall not be that maximum opporturity be provided for eneasonable inpede the nequinement residents of the area.

## ERUAL OPPORTUNAIT REQUIRHMENTS/ETACUTYVE ORDER 11246

## A) During the performance of this Agreement, the SUBREDCIPIENT agnees as follous:

1) The Independert Contractor will not discrinuirate against any employee or applicant for employment because of race, oolor, neligion, sex, or national origin. The Irdependent Contractor will touke afformadive action to ensure that applicants ane employed, and that employees ane treated during employment without regand to nace, color, retigion, sex, or reational origin. Suck action shall inciude, but not be limited to, the following: Employment; upgrading, demotion or transfer, recruitment or recruitment advertising, llayoff or termination, nates of pay or other forms of compensation, and seleation for training, irctuding oupprenficestip. The Indeppendent Condructor agrees to post in conspiouous places, auculable to enployoes and apptioants for employmert, notioes to be provided setting forth the provisions of this nowndiscrimtination clouse.
2) The Independent Contractor will, in all solicitation or advertisements for employees plawed by or or behalf of the Indeperndert Corutructor, statie that all quolified applicants woill reccive corssideration for employment without regand to race, color, netigion, sex, or national origin or famnily status.
3) The Independent Contractor will send to each labor worion or representatives of workers with which he has a collective bargaining agneement or other agreement or urderstanding, a notice to be provided advertising the said labor union or workers representatives of the Indeperdent Contractor commitment under this section, and shall post copies of the notice in conspicuous places available to employees and appticants for employment.
4) The Independent Contractor will comply with all provisions of EO 11246 of September 24, 1965, and by rules, regulations, and relevant onders of the
Secretary of Labor.
5) The Independent Contractor will fumish all information and reports nequired by EO 11246 of September 24, 1965, ard rules, regulations, and onders of the Secretary of Labor or pursuant thereto, ard will permit the acoess to his books, records, and accounts by the CIIY and the Secretary of Labor for purposes of investigation to ascertain complianoe with such rules, regulations, and orders.
6) In the event the Independent Contractor is in noncomptianco with the nondiscrimination clouses of this Agreement or any of the said rules, regulations, or onders, this Agreement may be cancelled, terminated, or suspended in whole or in part and the Independent Contractor may be declared inefigible for further government contracts or federally assisted construction contracts in accondance with the procedures authorized in EO

11246 dated September 24,1965 or by rule, negulation, or order of the Secretary of Labor, or as otherwise provided by low.
7) The Independent Controctor will include the portion of the sentence inmediotely proceding paragraph (1) and the provisions of paragraphs (1) througit (7) above and panagnopk $B$ below in every subcontract or purchase order uniess exempted by rules, regulations, or orders of the Secretary of Labor, issued pursuant to Section 204 of EOO 11246 of September 24, 1965, so that suck provisions will be binding wepore each contructor or vender. The indeperchent Contractor will take such action with respect to anyl subcontruct or purchose onder as the CIIY may direct as a means of enforcing such the event a Independent Cons for nomoomplianoce, provided, however, that in Eitigation with a subconturactor or verider as a neswed of such thiseatened with CIIY, the Independent Condructor may nequest the United staiscretiont by the such tifigation to protect the interests of the Urited Stotes.

## By Nonsequated Facitities:

The Independent Condractor certifies arkl covernants that he does not mainetaine or provide for his enquloyees anyy segrugated faciuities at anyy of his establishaments, and that he does not permit his employces to perform their servioes ot any boadion, under his control, where segregoted focithities are maxintained. As used in this panagnaph" the terme "segregated forcitities" mears anyl wailting roonk, work areas, nest nooms and wasth nooms, vestruencurts and other eating areas, time clocks, locioer ruomes arid other storage or dressing areas, parking lots, Arinking forentainc, recreation or endertain ment arsas, trowesportowion and housing faclities providol for employses which are segregated by explicit dinective or beoause of

## 

4) Complianoe with Copeland Reorlations 29 CRR Part 3. Cordnactor shall comply with the Copeland Regulations (29 CFR Pard 3) of the
Secretary of Labor wivich are herein incorponated by neface.
B) Suboortracts. The Independent Contructor will insert in any suboontracts the clouses cortoxined in 29 CFR 5.5 (a)(1) through (5) and (7) and such other clauses as the CIIY may neguine and also a clause requining the subcontructors to inciude these clouses in any lower tier subcontracts whition they may enter into, together with a clause nequiving this insertion in anyy firther subcontracts that anyy in turn
be made.
C) Agreement Temuination-Debarment. A breack of Section 102 and 103 may be CFR 5.6.

SEC 107:

## Copreparis

If this Agreement rescults in a book or other copyright maticrial, the author is free to copyright the work, but the CIIY reserves a royally-free nonexchusive, and irrevocable license to reproduce, publish, or otherwise, and to authorize others to use, all copyrighted material and all material

Congress, as certified in Exhibit "EF".
SEC. 112-CLEAN ATR ACT
Notwithstariding any other provision, the I/C agrees to comply with the Clean Air Act, as amended ( 42 USC 1857 et seq:), and the standards issued pursuant thereto, in facilities which are involved in the activities receiving. assistance.

## SEC. 113-FEDERAL PPATER POLLUTION CONTROL ACT .

Notwithstanding any other provision, the I/C aprees to comily with the Federal Water Pollution Control Act (33 USC 1251 et seq.), as amended, and fhe standards issued pursuant thereto:

## SEC. 114 -LEAD-BASED PAINT HATART

Notwiflstanding any oflier provision, the I/C aprees to comply wifh the repulations issued by the Secretary of Housing and Urian Development set fortin 37 FR 22732-2 and all applicable nules and orders issued theremder winch protizit the use of lead-based paint in residential siructures mindergoing Feiderally-assisted construction or rehabilitation and require the elimination of lead-based paint. hazards. Every contract or subcontract, inclinding painting pursuant to wheich such Federally assisted construction or rehabilitation is performed, stiall inctude appropriate provisions probibiting the use of lead-based paint.

## SEC. 115 - ELLOOD DISASTER PROTECITION

This Agreement is subject to the requirements of the Flood Disaister Protection Act of 1973 (PL 93-234). No portion of the assistance provided under this Agreement is approved for acquisition or constuction purposes as defined under Section 3 (a) of said Act, for use in an area identified by the Secretary as. having special flood hazards which is located in a commumity not thenin. . ' compliance with the requirements for participation in the National Flood Insurance Programi pursuant to Section 201 (d) of said Act; and the use of any assistance ." provided under this Agreement for such acquisition or construction in such identified areas in communities then participating in the National Flood Insurance Program shall be subject to the mandatory purchase of flood insurance per requirements of Section 102 (a) of said Act.

## SECTION 3

## ASSURANCE OF COMPLIANCE

This project is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 USC 170lu. Section 3 requires that to the greatest extent feasible, opportunities for training and employment be given lower income residents of the project area and contracts for work in connection with the project be awarded to business concerns which are located in or owned in substantial part by persons residing in the area of the project. The contractor and all subcontractors will be required to submit to the Office for Community Development such data as is required by the Equal Opportunity Division, Depariment of Housing and Urban Development.

## ACCEPTANCE:

Receipt of the above Assurance of Compliance is hereby acknowiedged by
this day of $\quad, 201$.

By: $\qquad$
Title: $\qquad$
$\qquad$
$\qquad$ Subcontractor

TITLE 24
Housing and Urban Developmeat
CHAPIER 1 . . . . . . . . Office of Assistant Secretary for Fair Housing and Equal Opportunity
SUBCHAPIER B . . . . . Employment and Business Oppartmity

## PART 135

Employment and Business Oppartmity
Ecomomic Opporturities for Low and Very Low Income Persons in
Commection with Assisted Projects.
135.74

Section 3 Compliance Revicw Proceidunes'

Every contract or agreiment for a grant, loan, subsidy, or ofter direct fimancial assistmee in aid of housing, urban plaming, developunemy, redevelopment, or stnewali, public or commmity facilities, and new cormmity development; entered indo by the Department of Housing and Urban Development with respect to Section 3 covered project, stall condain provisians requiming the applicant or recipient to carry out the provisions of Section 3, the regulatious sot fourth in this part, and any applicable rules and orders of the Department issuced therember prior to approval of itis apptication for assistarice for a Section 3 covered project covered inoject, the following clause (referred to as a Section '3 clarsec).
A. The wark to be perfoumed under flis contract is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 USC 170in (sectiom. 3). The purpose of
 to the grieatest extent fensible, be divected to low and very. low income persons, particularily persons who
are recipients of $B W D$ assistance far harising.
B. The parties to disis contract agroe to comply widm HuD's megulation in 24 CFR, part 135 , winich that they ane under no contructual or other impediment that worild puevent them from complying with the pari 135 xrgulations.
C. The contractor agpees to send each labor organization or repprsentative of workers with wizich the enintractor has a collective bangaining agreement or other wuderstanding, if any, a notice advising the
 and will post copies of fie notics in conspicuous piaces at the work sile whene both employees and applicants for trairuing and employment positions can see the notice. The notico shanll descaribe the section 3


D. The contractor agrees to inicinde this section 3 ciause in evary subcontract snbject to cormplianoe will megulations in 24 CFR, part 135 and agrees to thec apprupriate action as priverided in anl appicable.provision of the subcontract, or in. ftris section 3 clausc, upon finding fuat flie subcontractor is in violation of the regulations in 24 CFR paxt 13ं5. The coptractor will nö subcouiteact wiff any subcontiactor Where fre contractor has notice or knowicdge thut the subicontractor hass becu foumd in violation of thic mogulations in 24 CFR part 135.
E. The contracior will centify thatany vacant employment positions, including taining posifions, that are filled (1) after the contractor is seliected but befone fhe contract is executred, and (2) wiff persons oftier than those to whom the regulations of 24 CFR part 135 mequine employment oppottunifies to be directed, were riot filled to cincumpent the contractars obligeations unier 24 CFR part 135.
F. Noncormpliance with HUD's regulations in 24 CFR part 135 may resulf in sanctions, termination of this contract for default and debament or suspension from fiture HuD assisted
G. With respect to work performed in commection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act ( 2.5 USC 450c) also feasible (i) preference and oppontunities for train preference in the award of contracts and suficoning and employment shall be given to Indians, and (ii) owned Economic Enterprises. Parties to this contres shall be given to Indian organizations and Indiansection 7 (b) agree to comply wiff section 3 to the met that are subject to ffie provisions of section 3 and compliance with section 7 (b).

## NANE

## DATE

# EXBIBTT "E-2" <br> PRECONSTRUCTION CONTHRENCEMEMORANDUM 

FROME $\qquad$
TO: $\qquad$

SUBJECT: Affiruative Action Program in Compliance with EO 11246, (as amended) - EFO

do hereby centify that flie provisions ofEO 11246, as anvended; have bein expiained to mee, and Thave been provided with a cony of said Onder and fhat the mequivements for the sulfuission of an Afficmative Action Program to the Redevelopment Anthonity of the City of Wifles-Bame havo been expifined and ane understood by me and such a program will be forwanded, in waitenfang, to tre authority wifion fiffeen (IS) days oftuis confermenc.

I do firefler certify thit any subcourfactor foitifing a condract for $\$ 100,000$ ar mome will be requived to surumit to me 2 similar Affinuative Action Program, and that $I$, as the Prime Contractor; will be mespoursitile far fice inglementation, of all sucih programs in cömection wiff the above mentioned coudract. If finther cercifify that the Afünative Actiori Requixements xelative 加fue Goais and Timentafles for fimaile and mino inty participation: in the Constuction Industhy have been explained and ane urderstood by mee. . Further, that I, a Prime Contractor, will wotify the Dinector of the Office of Federal Countract Compliance Programs of any subcontract in excess of $\$ 10,000$ wiftim ten (10) working days.

It is moderstood fiat the Redevelopment. Axthprity of the City of Wrilhes-Bame, the Department of Housing and Uiban Development, Department of Labor or United States Department of Justice may inspect
 Affimative Action Program, Thisve previously subumitted.
$\qquad$
(Name and Titile)

PART 130
AUTHORITY. . The provisions of this Part 130 ismed HUD Contracts \& HID mssisted Constuction Contracts
130.15....... EQUAL OPPOR(UNITY CLAUSE 41 CFR 60-1. 14895 and 41 CF-42 (a):

The applicant herefy agrees that it will incorporate or cause to be incorporated into any contract for constuction work or modification thereof, as defined in the regulations of fie Secretary of Labor at 41 CFR Chiapter 60, which pursuant to a grant contract, laan, insurance, or guanantec, or undertabon purnuant to any federal progranu involving suck grant, contract, loan, insurance or guarantee, the following cqual opporturity clanse:

During the performance of this contract, the contractor agrees as follows:

1) The conltactor will not discriminate against any enpiloyec or applicant for cunployment because of race, colar, nefigion, sex or national arigin. The confractor will baik aftimundive action to ensure that applicants ane esmployed, srid that empioyees ane treated, duoing einployment, wifforut regand to fheit race, color, veligion, sex, or national origin. Such action stall inciude, but rot be finied th, thie foflowing: Enyioyment, upgrading, demotion or transfer, recruifment or recuriment advertising, layoff ar fermination, rates of pay or other forms of compensation, and selection for training, inciuding apnrenticesfinp. The contractor agrees to post in conspicuous places, availabie to employees and applicants for employment, nhtices to be providod setfing fanth the provisions of this non discrimination clause.
2) The condractor will, in all solicifations or advertisemedts for employees placed by ar on beinalf of the contractor, state that all qualified applicants will reseive consideratioar firt employment wiffout regand to race, color religion, sex or nationai onigil.


 -
3) The contractor will comply wiff all provisions of $£ 011246$ of September 24, 1965, and of the miles, regulations, and relevant onders of the Secretary of Labor.
4) The contractor will fronisti all infonmation and reporis néquired by EO11246 of September 24, 1965; and by rules, regulations and ondens of the Secretary of Labor, or porsuant thereto, and will permin access to fris books, reconds, and accounts by the Depantment and the Securlary of Labor for purposes of investigation to ascourtain. cospliance with suchis veles, reguletions, and orders.
5) -In the event of fhe conmactor's noncomplance with the nondiscrimination clanses of flus contrict or with any of fhe sain zules, rogulations, or oxderss this contract may be cancented, turninated, ar suspended in whole or in part and the contractor miny be declaced, inefiginile for fuintier Govermment contracts or federally assisted constunction contracts in accordance wíf procedunes authorized in EOil246 of Septernber 24, 1965, ar by mile, zegulation, or onder of the Secuetary of Labor, or as otferwise pmovided by law.
$\therefore$ 7] The combactor will include the partion of the sentence inmedianesy pneseding paragraph. (I) and fhe provisions of paragrapis (1) through (7) in every subcontract or prowiase onder iniless encmpied by muies, regulations, or aniers of the Scaivetary of Labor issued pursuant to section 204 of 2011246 of Sepperaiber 24, 1965, so firat such provisions will be binuring upoux each subcoufractor or vendor. The contractor will take sach action:. wiff mespect to any subcontract or purchase onder as thé department may dinect as a means of emmaing such provisioins, including sanctions for noncomplance; PROVIDED, HOWEVER, that in the eveat a condractor becomes involved in, or is threatened with, fifigation wifi a nubcomtractior or vendor as a mosult of sucit direction by
the departinent, the contractor may request the United Staises lo enter into such litigation to protect the interest of the United States

The applicant further agrees that it will be bound by the above equal opportunity clatse with respect to its own employment practices when it participates in federally salisfied construction wark, PROVIDED that if the applicant so participating is a State or local government the above equal oppormonty clause is not applicable to any agency instumentality or subdivision of such govenment which does not panticipate in work on or under the condract.

The anplicant agrees that it will assist and cooperate aciiveiy with the Deparment and the Secretary of Labor in obtaining the compliance of conmactors and subcontractors wiffi the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will firnish the Deparment and Secretary of Labor sucfinformation as they may require for the supervision of such compliance; and that it will otherwise assist the department in the discharge of its primary responsibilify for securing conuliance.

The applicant finffier agrees that it will refanin from entering into any contract or contract modification subject to EO11246 of Septiember 24, 1965, with a contractor delarned from, or who has not demonstrated cligibility for, govemment contracts and federally assisted constmetion contracts pursuant to fhe Enreculive Order and will cany out such sanctions and penalfies for violation of the equal opporturity clanse as may be inposed upon contractors and subiconfactors by the Department or the Secretary of Lator pursuanf to Part II, Subpant D of the Executive Ondec. In addition, the applicant agrees that if it fails or mefinses to conply wifh these undertalinges, the . department funy tribe any or all of the following actionis, cancel, bemminate, or suspenc, in wiole or in part, this grant (contract, loan, insurance, guarambec), refrain from extending any finther assistance to the applicant under the . progran wiff respect to which the fallure or refisal ocifurned mitil satisfactory ussurance of future compliznce has. been received from such applicant, and refer the case to the Department of Justice for appropniate legal proceedings.

Notice of Requirement for Affirmative Action bu Ehware Equal Employment Oppointuity (Efrectutive Order 11240

1. The Orimean's or Bidder's attention is called to the "Equal Opporturity Clanse" and the "Stamiand Federal Equal Employment Opparimity Constuction Contract Specifications" set forth hemin.
2. Thergoris and timetables for minouity and female participation copressed in percernage bens for the cantractor's aggregate work force in each trade on all construction work in the covered areas ane as follows:

> Goals for Minority Participation in Each Traide: Goals for Fermale Purticipation in Each Trade:  6.9 perentit

Thicse grais are applicable to all coutractarn's construction work perfivmed in the covered amea.
The caitractor's compliance wifl the Executive Order and fif its implementation of the Equal Oppoiztumity Clawse, specitic affime action obligations mequired by the on specifications set factio in 41 CEXK $60-4.3$ (i), and its effionts to meet the goals established for fre geographical anea where the combact mesulting fiom this solicitation is to be performed. The hours of minority and fernale employment anid training must be substamizilly wnifom throughout fhe length of the contract and in each trade, and fie contractor shall make a good faith effort to cmploy minorities and women evenly on eacii of its projects. The transfer of minority or fimale employees or trainiees fram contractar to contractor or fiom pinoject to project for the sole poupose of meeting the contractor's goals siball be a violation of the contract fre Execulive Order and ffie regulations in 41. CFR Part 60-4. Compliance wifit the goals wril be measumed against the total work houms performed.
3.. Thic confractor stall provide wnithen notification to the Director of the Office of Federal Contract Compliance Programs wifhin her (10) working days of awand of any constuction subconitact in exicess of $\$ 10,000$ at:any tier
for constuction work urider the confract resulting from this solicitation. The notification shall list the mame, address and telephone number of the subconfractor, employer identification number, estimated dollar amount of the contract is to be performed.
4. As used in this Notice, and in contract nesulting from this solicitation, the "covered area" is the City of Wilkes-
Butre, in the Comury of Iutane.

## EXARBITC "F"

## BONDINGREQUIREMENTS

> Both a Payment Bond and a Performance Bond, in the amount of the bid price is required for this Contract.

## PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS: that
(NAME OF CONTRACTOR)
(ADDRESS)
a $\qquad$ , hereinafter called Principal
(Corporation/partnership/individual)
and
(NAME OF SURETY)
(ADDRESS)
hereinafter called Surety, are held and firmly bound unto THE CTTY OF WHKES-BARRE hereinafter called OWNER, in the penal sum of Dollars \$ _ in lawfill money of the United States, for the payment of which sum well and tuuly to be made, we bind ourselves, successors, and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the OWNER, dated the $\qquad$ day of $\qquad$ , 20 a copy of which is hereto attached and made a part hereof for the construction of:

NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties; all the undertakings, covenants, terms, conditions, and agreements of said contract during the original tem thereof, and any extensions thereof which may be granted by the OWNER, with or without notice to the Surety and during the one year guaranty period, and if he shall satisfy all claims and demands incurred under such contract, and shall fully indemnify and save hamoless the OWNER from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the OWNER all outlay and expense which the OWNER may incur in making good any default, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, FURTHER, that the said surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to WORK to be performed thereunder or the SPECIFICATIONS accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be
unsatisfied

IN WITNESS WHEREOF, this instrument is executed in $\qquad$ (NUMBER) counterparts, each one of which shall be deemed an original, this the $\qquad$ day of
$\qquad$ , 20 $\qquad$
ATTEST:

## PRINCIPAL SECRETARY

 (SEAL)WITNESS AS TO PRINCIPAL
$\qquad$
ADDRESS

PRINCIPAL
BY: /s/

## ADDRESS

## SURETY

BY: $\qquad$
ATTORNEY-IN-FACT.

ADDRESS

ATTEST:
WTTNESS AS TO SURETY

## ADDRESS

NOTE: Date of BOND must not be prior to date of CONTRACT. If CONTRACTOR is Partnership, all partners should execute BOND.

IMPORTANT: SURETY COMPANIES EXECUTING BONDS MUST APPEAR. ON THE TREASURY DEPARTMENT'S MOST CURRENT LIST (CIRCULAR 570 AS AMENDED) AND BE AUTHORIZED TO TRANSACT BUSINESS IN THE STATE WHERE THE PROJECT IS LOCATED.

## PAYMEENT BOND

KRNOW ALL MEN BY THESE PRESENTS: that
(NAME OF CONTRACTOR)
(ADDRESS)
a
(Corporation/Partnership/Individual
and

## (NAME OF SURETY)

(ADDRESS)
hereinafter called Surety, are held and firmly bound unto TEE CTIY OF WMKEES-BARRE, hereinafter called OWNER, in the penal sum of Dollars (\$ .__), in Jawful money of the Urited States, for the payment of which sum well and tuly to be made, we bind ourselves, successors, and assigns, jointly and severally, firmity by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the OWNER, dated the day of construction of: , $20 \ldots$, a copy of which is hereto attached and made a part hereof for the

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, fims, SUBCONTRACTORS, and corporations furnishing materials for or performing labor in the prosecution of the WORK provided for in such contract, and any authorized extension or modification thereof, including all amounts due for material, hubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such WORK, and all insurance premiums on said WORK, and for all labor, performed in such WORK whether by SUBCONTRACTOR or otherwise, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, FURTHER, that the said Surety for value received where stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to the WORK to be performed thereunder or the SPECIFICATIONS accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WIINESS WHEREOF, this instrument is executed in $\qquad$ (NUMBER) counterparts, each one of which shall be deemed an original, this the day of $\qquad$ , 20 $\qquad$ .

ATIEST:

(SEAL)

PRINCPPAL

BY: $\qquad$ /s/

ADDRESS

## SURETY

## ADDRESS

BY:
ATTORNEY-IN-FACT
$\qquad$
ADDRESS

ATTEST:
WITNESS AS TO SURETY

## ADDRESS

NOTE: Date of BOND must not be prior to date of CONTRACT. If CONTRACTOR is Partmership, all partmers should execute BOND.

IMPORTANT: SURETY COMPANIES EXECUTING BONDS MUST APPEAR ON THE TREASURY DEPARTMENTS MOST CURRENT IIST (CIRCULAR 570 AS AMENDED) AND BE AUTHORIZED TO TRANSACT BUSINESS IN THE STATE WHERE THE PROJECT IS LOCATED.

## EXEIBIT F-3

## "Certificate of Insurance"

## CITY OF WILKES-BARRE CERTIFICATE OF ATTORNEY

## CITY OF WILKES-BARRE'S CERTIFICATE OF ATTORNEY

I, THE UNDERSIGNED, TIMOTHY J. HENRY, CITY ATTORNEY, THE DULY AUTHORIZED AND ACTING LEGAL REPRESENTATIVE OF THE CITY OF WILKES-BARRE, PENNSYLVANIA, DO HEREBY CERTIFY AS FOLLOWS:

I have examined the attached agreement(s) and bonds and/or insurance(s) and the manner and execution thereof, and I am of the opinion that each of the aforesaid agreement(s) has been duly executed by the proper parties thereto acting through their duly authorized representatives; that said representatives have full power and authority to execute said agreement(s) on behalf of the respective parties named thereon; and that the foregoing agreement(s) constitute valid and legally binding obligations upon the parties executing the same in accordance with terms, conditions, and provisions thereof.

## PROJECT NAME: $\quad 3$ Auburn Street DEMO

PROJECT NUMBER: $\quad \mathrm{B}-14-\mathrm{MC}-0016$

SIGNATURE:

DATE:

## CERTIFICATE <br> OF <br> CITY CONTROLLER

# CERTIFICATE OF THE CITY CONTROLLER 

## OF

## THE CITY OF WILKES-BARRE

NOW, this $\qquad$ day of $\qquad$ 2018, I hereby certify that the Forgoing

CONTRACT between $\qquad$ and The CITY OF WILKES-BARRE for the DEMOLITION \& SITE CLEARANCE OF 3 Auburn Street, Wilkes-Barre PA, the proper books and accounting of the City of Wilkes-Barre in the sum as per the fee schedule set forth, however, the total sum of this contract shall not exceed $\$$ being the estimated amount of the expenditure under this contract, against the proper item of appropriation designated as...

## B-14-MC-42-0016

## CTYY RESOLUTION

I, $\quad$ certify that I am the
named as principal in the within bonds; that who signed the said bonds on betralf of the principal was then $\qquad$ of the corporation; that I know the signature, and the signature thereto is genuine; and that the said bond was duly signed, sealed and attested to for and on behalf of said corporation by authority of its governing body.

BY:
Signature
Affix seal here
TITLE:

CERTHICATE PROHIBTING LOBBYING

The Undersigned certifies, that to the best of his or her knowledge and belief that:
(1) No Federal appropriated furds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuations renewal, amendment, or modification of any Fedenal contract, grant, loan, or cooperative agreement.
(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an offioer or an employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standand Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.
(3) The undersigned shall require that the language of this centificate be inchuded in the awand documents for all subawands at all tiers finctuding subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accondingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made and entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $\$ 10,000.00$ and not more than $\$ 100,000.00$ for each such faiture.

# NOTICE OF AWARD 

# NOTICE OF AWARD 

TO: $\qquad$ DATE: $\qquad$

## PROJECT: Demolition and Site Clearance

PROJECT DESCRIPTION: Demolition and Site Clearance of 3 Auburn Street as described in the bid specifications.

The OWNER has considered the BID submitted by you for the above described work in response to its Advertisement for Bid dated $\qquad$ and Instructions to Bidders.

You are hereby notified that your BID has been accepted for items in the amount of \$ $\qquad$ .

You are required by the Instructions to Bidders to execute the Contract and furnish the required Performance Bond, Payment Bond, and Certificated of Insurance within ten (10) calendar days from the date of this Notice to you.

If you fail to execute said Agreement and to furnish said Bonds within ten (10) days from the date of this Notice, the City of Wilkes-Barre will be entitled to consider all of your rights arising out of the City of Wilkes-Barre's acceptance of your BID as abandoned and as a forfeiture of you Bid bond. The City of Wilkes-Barre will be entitled to such other rights as may be granted by law.

You are required to return an acknowledged copy of this Notice of Award to the City of WilkesBarre.

BY: $\qquad$ TITLE: $\qquad$

ACCEPTANCE NOTICE: Receipt of the above Notice of Award is hereby acknowledged by
$\qquad$ this $\qquad$ day of $\qquad$ 2018.

BY: $\qquad$ TITLE: $\qquad$

NOTICE TO PROCEED

## NOTICE TO PROCEED

To: DATE: , 2018

## Project: 3 Auburn Street

You are hereby notified to commence work on or before Month, day, 2018, and you are to complete the work within 10 consecutive days thereafter. The date of completion for all work is therefore Month, day, 2018.

## CITY OF WILKES-BARRE

BY: $\qquad$

TITLE: $\qquad$

ACCEPTANCE OF NOTICE: Receipt of the above NOTICE TO PROCEED is hereby acknowledged by $\qquad$ this $\qquad$ day $\qquad$ 2018.

BY: $\qquad$

Title: $\qquad$

## SAMPLE AFFIRMATIVE ACTION PROGRAM

## I. POLICY

It is the policy of $\qquad$ to reariit, hire, train, and promote employees without regard to race, color, religion, sex. age, or national origin. We will take affirmative action throughout our business dealings to ensure that people from. minority groups are given every opportunity to obtain jobs and to make advancement within our organization.

## II. PROCEDURE

1. . We will post prominently display at all our job sites, equal opporturity posters so that applicants and present employees will be aware of our polioies wêt respect to this subject.
2. We will inform all unions with whom we deal that we are interested in employing members of minority groups. We will encourage said unions to seek out female and miniority group members without training to join the union apprenticestipp programs and to accept into the union jourrieymen from minority groups. We will negotiate an effective non-disokinination dause in our union contract:
3. We will require all suboontractors to accept the equal opporturity dause as part of contracts with our organization.
4. When employees cannot be obtained from the union, and it is necessary for us to advertise for help, we will use newspapers that serve minority groups in a recruiting area.
5. We will work with school guidance counselors, pointing out the opportunity in our business and motivate thiem to encourage minority groups and fernales to seek out opportunities in the skilled trades. We will make them aware of our honest interest in considering for employment individuals from these minority groups.
6. We will cooperate with all governmental and civic agencies in establishing open admission training programs.
7. We will make certain that our Affirmative Action Program is known and accepted by all our employees. We will communicate our policy by bulletín boards and face-toface discussions. We will encourage our management to give full consideration to females and minority group members with respect to employment and promotions.
8. We will obtain from the State Employment Service the proportion of minority workers in the labor force in areas where we are performing contracts. We will review our employees in these areas to determine if we have appropriate representation from
these groups. Where we do not, we will study the matter to determine the cause and determine what can be done to ensure equal opportunities. We will take necessary steps to remedy the situation where feasible.
III. RESPONSTBILTY

Opportunity Officer for
will be responsible for ensuring that this policy and procedure is adhered to. and
The following Officials of this company (foreman, clerk of the works, etc.) will be on the job site and can be consulted by any worker or official of the review agency to establish compliance with the Affirmative Aciion Program.

## NOTICE TO LABOR UNIONS OR OTHER ORGANIZATIONS OF WORKERS-

# NONDLSCRIMDNATION IN EMPLOYMENT 

TO: $\qquad$

The undersigned currently holds a contract with the City of Wilkes-Bame, Bureau of Community Development, an agent of the United States Government or a subcontract with a prime contractor of the United States Government.

You are advised that under the provisions of the above contract or subcontract and in accoxdance with Executive Ordex \#11246, dated September 24, 1965, as amended, the undersigned is obligated not to discriminate against any employee or applicant for employment because of race, color, religion, national onigin, sex, handicap or family status. This obligation not to discriminate in employment includes, but is not linuted to the fallowing:

> HIRING, PLACEMENT, UPGRADING, TRANSFER, OR DEMOTION RECRUITMENT, ADVERTISING OR SOLICITATION FOR EMPLOYMENT
> TRAININGDURINGEMPLOYMENT
> RATES OF PAY OR OTHER FORMS OF COMPENSATION SEIECTION FOR TRANNFG INCLUDINGAPPRENIICESEIP LAYOFF OR TERMNATION

THIS NOTICE IS FURNISHED TO YOU PURSUANT TO THE PROVISIONS OF THE ABOVE CONTRACT/SUBCONTRACT AND EXECUTIVE ORDER \#11246.

Confractor or Subcontractor

Date

To be Reproduced on Company Letteriead - Please post in Conspicuous Space

## VERIFICATION OF CONTRA CTOR ELIGIBMITY AND TERMONATYON OF INELIGBBLE CONTRACTOR

I hereby certify that I am eligible for awand of a Federally-assisted or insured Contract. In the event that I am foimd ineligible after an award of Conpract, said Contract shall be terminated and the matter will be referred to the Department of Labor for its action.

CONTRACTOR

NAME OF FIRM

SUBCONTRACTOR

NAME OF FIRM

## CONTRACTOR'S CERTIFICATE OF RELEASE AND AFFIDAYIT

FROM: $\qquad$

TO: OFFICE OE COMAUNITY DEVELOPMENT

CONTRACTINAME:

OCD CODE: $\qquad$
LOCATED IN THE CITY OF WLLKES-BARRE, PENNSYLVANIA

## KNOW ALL MEN BY THESE PRESENTS

1. The indersigned hereby certifies that there is due from and payable by the City of WilkesBane Office for Comminnity Development to the Contractor under the Contract and duly approved Change Orders and modifications the balance of:
$\$$ $\qquad$
2. The undersigned finther certifies that in addition to the monut set forth in paragraph 1 , there are outstanding and unsettled the following items winich we ciaims are just and due and owing by the City of Wrilkes-Barre Office for Commonity Development to the Contractor:
(a) $\qquad$
(b) $\qquad$
(c)

(d)

3. The undersigned further centifies that all work requined under this Contract including work required under change orders numbered
$\qquad$ has been performed in accordance. with fhe terms thereof, and that there are no unpaid claims for materials, supplies, or equipment and no claims of laborens or mectianics for wipaid wages arising out of the perfommance of this Conlract, and that the wage rates paid by the Contractor and all Subcontractors were in conformity wifh the Contract provisions relating to said wage rates.
4. Except for the amounts stated under paragraphis 1 and 2 hereof, the undersigned has received
 undersigned under or pursuant to the above mentioned Contract or any modification or change thereof:
5. That in consideration of the pryment of tie amount stated in paragraph 1 hereof, the undersigned does hereby release: . the City of Willes-Barre from any and all claims arising under or by virtue of this Contract, exopt the amount listed in paragraph 2 heireof,
provided, however, that if for any reason the $\therefore$ City of Wrikes-Barre does not pay in fill amoum stated in paragraph I herenf, said deduction shall not affect the validity of this Release, but the amount so dectucted shall be automatically inciuded under paragraph 2 as an amount which the Contract has not released but will release upou payment thersof The Contractor further certifies that upon the payment of the amount listed in paragraph 2 hereaf, and of any amount which may be decucted from paragraph I hereof, he will release the -..
$\therefore$ City of Willoes-Barre from any and all claims of any nature whatsoever arising out of said Contract or modification thereof, and will
 maxy request.

IN WIINESS THEREOF, the-undersigned and sealed this instrument this $\qquad$ day
of $\qquad$ 20 $\qquad$ -
. Contractor

rathe of Officer
$\qquad$ , bieing first daty swom on oaff, deposes and says, that he or she is
the $\qquad$ of the $\qquad$ ;
second, that he or she read the foregoing. Centificate by fim or her subscribed as
$\qquad$ -

Affiant firther states that the matters and things stated therein arm, to the best of his or her Inowledge and beJief, trye.
$\because \quad \cdot \frac{\cdot}{\text { Aдjan! }}$

Subscribed and swom to before me this $\qquad$ day of $\qquad$ 20 $\qquad$


My commission expires $\qquad$

## ELECTRONIC CODE OF FEDERAL REGULATIONS

e-CFR data is current as of February 1, 2018

| Title $40 \rightarrow$ Chapter I $\rightarrow$ Subchapter C $\rightarrow$ Part 61 |
| :--- |
| TITLE 40—Protection of Environment |
| CHAPTER 1—ENVIRONMENTAL PROTECTION AGENCY |
| (CONTINUED) |
| SUBCHAPTER C-AIR PROGRAMS (CONTINUED) |
| PART 61—NATIONAL EMISSION STANDARDS FOR |
| HAZARDOUS AIR POLLUTANTS |

Subpart B-NATIONAL EMISSION STANDARDS FOR RADON EMISSIONS FROM UNDERGROUND URANIUM MINES
$\$ 61.20$ Designation of facilities.
§61.21 Definitions.
§61.22 Standard.
§61.23 Determining compliance.
§61.24 Annual reporting requirements.

| §61.25 | Recordkeeping requirements. |
| :---: | :---: |
| §61.26 | Exemption from the reporting and testing requirements of 40 CFR 61.10. |
| Subpart C-NATIONAL EMISSION STANDARD FOR BERYLLIUM |  |
| §61.30 | Applicability. |
| §61.31 | Definitions. |
| §61.32 | Emission standard. |
| §61.33 | Stack sampling. |
| §61.34 | Air sampling. |
| Subpart D-NATIONAL EMISSION STANDARD FOR BERYLLIUM ROCKET MOTOR FIRING |  |
| §61.40 | Applicability. |
| §61.41 | Definitions. |
| §61.42 | Emission standard. |
| §61.43 | Emission testing-rocket firing or propellant disposal. |
| §61.44 | Stack sampling. |
| Subpart E-NATIONAL EMISSION STANDARD FOR MERCURY |  |
| §61.50 | Applicability. |
| §61.51 | Definitions. |
| §61.52 | Emission standard. |
| §61.53 | Stack sampling. |
| §61.54 | Sludge sampling. |
| §61.55 | Monitoring of emissions and operations. |
| §61.56 | Delegation of authority. |

Subpart F-NATIONAL EMISSION STANDARD FOR VINYL CHLORIDE

| $\S 61.60$ | Applicability. |
| :--- | :--- |
| $\S 61.61$ | Definitions. |
| $\S 61.62$ | Emission standard for ethylene dichloride <br> plants. |
| $\S 61.63$ | Emission standard for vinyl chloride plants. |
| $\S 61.64$ | Emission standard for polyvinyl chloride <br> plants. |
| $\S 61.65$ | Emission standard for ethylene dichloride, <br> vinyl chloride and polyvinyl chloride plants. <br> $\S 61.66$ |
| $\S 61.67$ | Equivalent equipment and procedures. |
| $\S 61.68$ | Emission tests. |
| Emission monitoring. |  |


| $\S 61.69$ | Initial report. |
| :--- | :--- |
| $\S 61.70$ | Reporting. |
| $\S 61.71$ | Recordkeeping. |
|  |  |
| Subpart G—[RESERVED] |  |
|  |  |
| Subpart H—NATIONAL EMISSION STANDARDS FOR |  |
| EMISSIONS OF RADIONUCLIDES OTHER THAN RADON |  |
| FROM DEPARTMENT OF ENERGY FACILITIES |  |
| $\S 61.90$ | Designation of facilities. |
| $\S 61.91$ | Definitions. |
| $\S 61.92$ | Standard. |
| $\S 61.93$ | Emission monitoring and test procedures. |
| $\S 61.94$ | Compliance and reporting. |
| $\S 61.95$ | Recordkeeping requirements. |
| $\S 61.96$ | Applications to construct or modify. |
| $\S 61.97$ | Exemption from the reporting and testing |
|  | requirements of 40 CFR 61.10. |

Subpart I-NATIONAL EMISSION STANDARDS FOR
RADIONUCLIDE EMISSIONS FROM FEDERAL FACILITIES
OTHER THAN NUCLEAR REGULATORY COMMISSION
LICENSEES AND NOT COVERED BY SUBPART H

| $\S 61.100$ | Applicability. |
| :--- | :--- |
| $\S 61.101$ | Definitions. |
| $\S 61.102$ | Standard. |
| $\S 61.103$ | Determining compliance. |
| $\S 61.104$ | Reporting requirements. |
| $\S 61.105$ | Recordkeeping requirements. |
| $\S 61.106$ | Applications to construct or modify. |
| $\S 61.107$ | Emission determination. |
| $\S 61.108$ | Exemption from the reporting and testing |
|  | requirements of 40 CFR 61.10. |

Subpart J—NATIONAL EMISSION STANDARD FOR EQUIPMENT LEAKS (FUGITIVE EMISSION SOURCES) OF BENZENE
§61.110 Applicability and designation of sources.
§61.111 Definitions.
§61.112 Standards.

## Subpart K—NATIONAL EMISSION STANDARDS FOR RADIONUCLIDE EMISSIONS FROM ELEMENTAL PHOSPHORUS PLANTS

§61.120 Applicability.
§61.121 Definitions.

| §61.122 | Emission standard. |
| :---: | :---: |
| §61.123 | Emission testing. |
| §61.124 | Recordkeeping requirements. |
| §61.125 | Test methods and procedures. |
| §61.126 | Monitoring of operations. |
| §61.127 | Exemption from the reporting and testing requirements of 40 CFR 61.10. |
| Subpart L-NATIONAL EMISSION STANDARD FOR BENZENE EMISSIONS FROM COKE BY-PRODUCT RECOVERY PLANTS |  |
| §61.130 | Applicability, designation of sources, and delegation of authority. |
| §61.131 | Definitions. |
| §61.132 | Standard: Process vessels, storage tanks, and tar-intercepting sumps. |
| §61.133 | Standard: Light-oil sumps. |
| §61.134 | Standard: Naphthalene processing, final coolers, and final-cooler cooling towers. |
| §61.135 | Standard: Equipment leaks. |
| §61.136 | Compliance provisions and alternative means of emission limitation. |
| §61.137 | Test methods and procedures. |
| §61.138 | Recordkeeping and reporting requirements. |
| §61.139 | Provisions for alternative means for process vessels, storage tanks, and tar-intercepting sumps. |

## Subpart M-NATIONAL EMISSION STANDARD FOR ASBESTOS

| $\S 61.140$ | Applicability. |
| :--- | :--- |
| $\S 61.141$ | Definitions. |
| $\S 61.142$ | Standard for asbestos mills. |
| $\S 61.143$ | Standard for roadways. |
| $\S 61.144$ | Standard for manufacturing. |
| $\S 61.145$ | Standard for demolition and renovation. |
| $\S 61.146$ | Standard for spraying. |
| $\S 61.147$ | Standard for fabricating. |
| $\S 61.148$ | Standard for insulating materials. |
| $\S 61.149$ | Standard for waste disposal for asbestos <br> mills. |
| $\S 61.150$ | Standard for waste disposal for <br> manufacturing, fabricating, demolition, <br> renovation, and spraying operations. |
| $\S 61.151$ | Standard for inactive waste disposal sites for <br> asbestos mills and manufacturing and |
| fabricating operations. |  |


| §61.152 | Air-cleaning. |
| :---: | :---: |
| §61.153 | Reporting. |
| §61.154 | Standard for active waste disposal sites. |
| §61.155 | Standard for operations that convert asbestos-containing waste material into nonasbestos (asbestos-free) material. |
| §61.156 | Cross-reference to other asbestos regulations. |
| §61.157 | Delegation of authority. |
| Appendix | Appendix A to Subpart M of Part 61-Interpretive Rule Governing Roof Removal Operations |
| Subpart NINORGANIC MANUFAC | ATIONAL EMISSION STANDARD FOR ARSENIC EMISSIONS FROM GLASS RING PLANTS |
| §61.160 | Applicability and designation of source. |
| §61.161 | Definitions. |
| §61.162 | Emission limits. |
| §61.163 | Emission monitoring. |
| §61.164 | Test methods and procedures. |
| §61.165 | Reporting and recordkeeping requirements. |
| Subpart O-NATIONAL EMISSION STANDARD FOR INORGANIC ARSENIC EMISSIONS FROM PRIMARY COPPER SMELTERS |  |
| §61.170 | Applicability and designation of source. |
| §61.171 | Definitions. |
| §61.172 | Standard for new and existing sources. |
| §61.173 | Compliance provisions. |
| §61.174 | Test methods and procedures. |
| §61.175 | Monitoring requirements. |
| §61.176 | Recordkeeping requirements. |
| §61.177 | Reporting requirements. |
| Subpart P-NATIONAL EMISSION STANDARD FOR INORGANIC ARSENIC EMISSIONS FROM ARSENIC TRIOXIDE AND METALLIC ARSENIC PRODUCTION FACILITIES |  |
| §61.180 | Applicability and designation of sources. |
| §61.181 | Definitions. |
| §61.182 | Standard for new and existing sources. |
| §61.183 | Emission monitoring. |
| §61.184 | Ambient air monitoring for inorganic arsenic. |
| §61.185 | Recordkeeping requirements. |
| §61.186 | Reporting requirements. |

Subpart Q-NATIONAL EMISSION STANDARDS FOR
RADON EMISSIONS FROM DEPARTMENT OF ENERGY
FACILITIES

| $\S 61.190$ | Designation of facilities. |
| :--- | :--- |
| $\S 61.191$ | Definitions. |
| $\S 61.192$ | Standard. |
| $\S 61.193$ | Exemption from the reporting and testing <br>  |

## Subpart R-NATIONAL EMISSION STANDARDS FOR RADON EMISSIONS FROM PHOSPHOGYPSUM STACKS

| §61.200 | Designation of facilities. |
| :---: | :---: |
| §61.201 | Definitions. |
| §61.202 | Standard. |
| §61.203 | Radon monitoring and compliance procedures. |
| §61.204 | Distribution and use of phosphogypsum for outdoor agricultural purposes. |
| §61.205 | Distribution and use of phosphogypsum for indoor research and development. |
| §61.206 | Distribution and use of phosphogypsum for other purposes. |
| §61.207 | Radium-226 sampling and measurement procedures. |
| §61.208 | Certification requirements. |
| §61.209 | Required records. |
| §61.210 | Exemption from the reporting and testing requirements of 40 CFR 61.10. |

Subpart S-[RESERVED]

## Subpart T-NATIONAL EMISSION STANDARDS FOR RADON EMISSIONS FROM THE DISPOSAL OF URANIUM MILL TAILINGS

| $\S 61.220$ | Designation of facilities. |
| :--- | :--- |
| $\S 61.221$ | Definitions. |
| $\S 61.222$ | Standard. |
| $\S 61.223$ | Compliance procedures. |
| $\S 61.224$ | Recordkeeping requirements. |
| $\S 61.225$ | Exemption from the reporting and testing <br> requirements of 40 CFR 61.10. |
| $\S 61.226$ | Reconsideration of rescission and <br> reinstatement of this subpart. |

[^0]| Subpart VEQUIPMEN | ATIONAL EMISSION STANDARD FOR EAKS (FUGITIVE EMISSION SOURCES) |
| :---: | :---: |
| §61.240 | Applicability and designation of sources. |
| §61.241 | Definitions. |
| §61.242-1 | Standards: General. |
| §61.242-2 | Standards: Pumps. |
| §61.242-3 | Staridards: Compressors. |
| §61.242-4 | Standards: Pressure relief devices in gas/vapor service. |
| §61.242-5 | Standards: Sampling connecting systems. |
| §61.242-6 | Standards: Open-ended valves or lines. |
| §61.242-7 | Standards: Valves. |
| §61.242-8 | Standards: Pressure relief services in liquid service and connectors. |
| §61.242-9 | Standards: Surge control vessels and bottoms receivers. |
| §61.242-10 | Standards: Delay of repair. |
| §61.242-11 | Standards: Closed-vent systems and contro devices. |
| §61.243-1 | Alternative standards for valves in VHAP service-allowable percentage of valves leaking. |
| §61.243-2 | Alternative standards for valves in VHAP service-skip period leak detection and repair. |
| §61.244 | Alternative means of emission limitation. |
| §61.245 | Test methods and procedures. |
| §61.246 | Recordkeeping requirements. |
| §61.247 | Reporting requirements. |
| Appendix | Table 1 to Subpart V of Part 61-Surge Control Vessels and Bottoms Receivers at Existing Sources |
| Appendix | Table 2 to Subpart V of Part 61-Surge Control Vessels and Bottoms Receivers at New Sources |
| Subpart W-NATIONAL EMISSION STANDARDS FOR RADON EMISSIONS FROM OPERATING MILL TAILINGS |  |
| §61.250 | Designation of facilities. |
| §61.251 | Definitions. |
| §61.252 | Standard. |
| §61.253 | Determining compliance. |
| §61.254 | Annual reporting requirements. |
| §61.255 | Recordkeeping requirements. |
| §61.256 | Exemption from the reporting and testing requirements of 40 CFR 61.10. |


| Subpart Y-NATIONAL EMISSION STANDARD FOR |  |
| :--- | :--- |
| BENZENE EMISSIONS FROM BENZENE STORAGE |  |
| VESSELS |  |
|  |  |
| $\S 61.270$ | Applicability and designation of sources. |
| $\S 61.271$ | Emission standard. |
| $\S 61.272$ | Compliance provisions. |
| $\S 61.273$ | Alternative means of emission limitation. |
| $\S 61.274$ | Initial report. |
| $\S 61.275$ | Periodic report. |
| $\S 61.276$ | Recordkeeping. |
| $\S 61.277$ | Delegation of authority. |

Subparts Z-AA [Reserved]

## Subpart BB-NATIONAL EMISSION STANDARD FOR BENZENE EMISSIONS FROM BENZENE TRANSFER OPERATIONS

| $\S 61.300$ | Applicability. |
| :--- | :--- |
| $\$ 61.301$ | Definitions. |
| $\S 61.302$ | Standards. |
| $\S 61.303$ | Monitoring requirements. |
| $\$ 61.304$ | Test methods and procedures. |
| $\S 61.305$ | Reporting and recordkeeping. |
| $\$ 61.306$ | Delegation of authority. |

Subparts CC-EE [Reserved]

## Subpart FF-NATIONAL EMISSION STANDARD FOR BENZENE WASTE OPERATIONS

| $\S 61.340$ | Applicability. |
| :--- | :--- |
| $\S 61.341$ | Definitions. |
| $\S 61.342$ | Standards: General. |
| $\S 61.343$ | Standards: Tanks. |
| $\S 61.344$ | Standards: Surface impoundments. |
| $\S 61.345$ | Standards: Containers. |
| $\S 61.346$ | Standards: Individual drain systems. |
| $\S 61.347$ | Standards: Oil-water separators. |
| $\S 61.348$ | Standards: Treatment processes. |
| $\S 61.349$ | Standards: Closed-vent systems and control |
|  | devices. |
| $\S 61.350$ | Standards: Delay of repair. |
| $\S 61.351$ | Alternative standards for tanks. |
| $\S 61.352$ |  |


|  | Alternative standards for oil-water <br> separators. |
| :--- | :--- |
| $\S 61.353$ | Alternative means of emission limitation. |
| $\S 61.354$ | Monitoring of operations. |
| $\S 61.355$ | Test methods, procedures, and compliance <br> provisions. |
| $\S 61.356$ | Recordkeeping requirements. |
| $\S 61.357$ | Reporting requirements. |
| $\S 61.358$ | Delegation of authority. |
| $\S 61.359$ | [Reserved] |
| Appendix | Appendix A to Part 61 |
| Appendix | Appendix B to Part 61-Test Methods |
| Appendix | Appendix C to Part 61-Quality Assurance <br> Procedures |
| Appendix | Appendix D to Part 61-Methods for <br> Estimating Radionuclide Emissions |
| Appendix | Appendix E to Part 61-Compliance <br> Procedures Methods for Determining <br> Compliance With Subpart I |
| Need assistance? |  |

## ABIICLEE IL IN GHNGRAL

Secs. 7-1-7-16. Reserved.

# ABIICLE II RULLDING REGULATIONS* 

DIVISION 1. ADMINISTRATION AND GMNFOBCEMIENTY

Sec. 7-16. Soope.

(a) Enactment. Be it ordained by the city coomcill, and it is herciby ordained by authonity of the same, that the following divisions, sections and sulbsections puoviding for the establishment of the building inspection office, its organiration, the qualifications and duties of its personnel, and providing far matters oanoerning, affecting or rellating to construction, sltteration, nepair, removal, demalition, the squipment, use, occupancy, lecation and manimtensmoe of boillings or structures erectid or ahout to be erected and the lands appourtemsant thenetio, snd providing for permits, fies and the licensing of various oontractors, and providing for the eotablishment of a boand of appeal, the appointment of its members, their

\footnotetext{
${ }^{4}$ Chroser rufothoos-Howsing forr carrier pigsong, 5 5-23;

 tiong, 8 86-3.
 enacted provisims wisch haver been incerpurethd as mpensed-
 matber and were derived fivan the following:

| Ond. Na | Sec. | Date |
| :---: | :---: | :---: |
| \$2-76 | 1 | 10-14-76 |
| 10-7T | - | 4-14-77 |
| 57-77 | - | 9. 8.77 |
| 60-77 | 1,2 | 1-1278 |
| 61-77 | - | 1-12-78 |
| 25-78 | - | 9-14-78 |
| 31-80 | - | 11-23-80 |
| 28-81 | 1 | 9-10-81 |
| 2-82 | - | 2. 9-82 |
| 8-82 | 1 | 2. 9-82 |
| 6-88 | 1,5 | 1-28-88 |
| 35-88 | - | 6-20-88 |
| 12.90 | 1 | 4-26-90 |

terms of office, their powers and duties, and prescribing penalties for the violation of these building regulations sre bereby enacted.
(b) Short title. This article may be cited as The Building Regolations of the City of WilkesBarre," hereinafter referred to as the "Building
Regulations."
(c) The afiective date. The provisions of the building regulations and rules and regulations of the office of broilding inspection interpreting such provisions shall become effective as provided in the andinamoe ailapting the building regulations.
(d) The infent. The building regulations are hereby declared to be remedial and shall be constructed to socure the beneficial interests and purposes themeof, which are public safety, health and welfane, by providing a system of splecifications, regulations send inspections to ensure the structural anfoty and the inoombusstiniility of buildinges constructod, reomstructed, altered, enlanged, repaired or maintaimod within the city. In providing a dratem of apecifications, regulations and inspections for the retting out, construction, alteration, repair, mainetensmoe, occupation, sanitation, veatilation, heat, light and power facilities, air coonditioning, sprinkiler and refrigeration systems, water suphet, toilet facilities, draingge, use and inspection of all buildings, parts of buildings, including the walls and forudations thereof, constructed, erectod, altered, dessigned, maintained or used in whole or in part for human babitation or occupation, or for the conduct of any and all business and commercial eaterprises and for the sanitation and inspection of the land or lands apportenant therebo, it is the intent and purpose to further protect the health, safety and welfare of the general poublic of the city.
(e) Legislative. If any section, subsection, sentence, clause or phrsse of the building regulations is for any reason doclared to be invalid, such decision shall not affect the validity of the remaining portions hercin. The city council heroly declares that it would have passed the remaining parts of the bvilding regulations and the remaining sections, suhsections, sentemses, clauses or phrases irrespective of any one or mare sections, subsections, sentences, clauses or phrases which have been ruled invalid.
(f) Interchanseability. Woads used in the present tense include the future; words used in the masculine gender include the feminine and neater; the singular number includes the plural and the plural the singular.
(g) Terms defined in other codes. Where terms are not defined in this article and are defined in the articles pertaining to the building, electrical, plumbing or mechanical codes, such terms shall have the meanings ascribed to them as in those codes.
(h) Terms not defined. Where terms ane not defined through the methods authorived by this section, such terms shall have andinarily scoeptod meanings such as the context implies.
(i) All new roork to conform:
(1) It shall be zulawfol to maintain, cocupy or use a boilding or ctructure, or part thereof, that has hoen evactod or alttered in violatim of the provitions of these burilding regulations.
(2) No building er structrace hall be cocupied unless it is in a sefe minhabitable condition ss paescribed in these building regulations. Rainwater dialll be so drained and convered therefivon as to prevent dampaess in walls and ceitings.
(3) Nothing in these building negulations shall prohibit the raising or lowering of a building to meet a change of grade in the street on which it is located, provided that the building is not otherwise altered.
(j) Braildings and structures affected:
(1) The provisions of these building regulations spplly to buillings or structures and their equipment and appurtenances on land or over water and to construction, paving or grading, including vaults, areas or street encroachmeents however placed, excepting, however, pablic streets.
2) These propisions shall also apply to municipal, county and state buildings as they do to private buildings, except as may be otherwise specifically provided for by statute or ordinance.
(3) The provisions of these building regulstions covering the msintenance of buildings shall apply to all buildings now existing or hereafter erected. All buildings shall be maintained in a safe condition and all devices or mafoguands required by these building reguilations at the time a building is erected, albered or repained shall be maintained thereafter in good worting arder.
(Ond. No. 42-93, \& 1 (1.1), 11-23-93)
Sec. 7-17. Onfice of building inqpection.
(a) Ongareizatione
(1) There is hereloy creatod and established an affice of luvilding inspectioan within the Bureary of Comminuity Development/Housing/Building Inspection, Department of Municipal Development and Eoonomics.
(2) The oflice off building ingpection shall consist of the following oole in spectocs:
a. Building inspectioc.
b. Plumabing inspector:
C. EHectaical inapectoc.
d. Bental inspectocs.
e. Buyer notification inspectors.
f. Additional inspectors and office personnel as deemed necessary by the administration or by the building code official with the approval of the administration.
(Ond. No. 42-93, 81(1.2), 11-23-93; Ond. No. 41-94, § 1, 10-13-94; Ord. No. 4-07, \& 1, 3-6-07)

Sec. T-18. Reserved.
Bribaris noto-rite of Council No. 28 af 2004 adoptod the Unifurai Conestructionz Code of Penagivemia fict the Crity of Willoss-Blame. This deciaion oliminatod the meod five the city to
 requinoments detailed inn the nowty adepted Unifivin Coustruction Code of Permnyiviania an a ravilt, the Boaxd ef Appeal, Sectinn 7-18 was eliminated fivm the chaspter sud enaribed as
that the violation or unsafe condition shall continue shall constitute a separate offense and shall be liable to a fine of not more than one thousand dollans ( $\$ 1,000.00$ ).
(2) The owner of a building, structure or premises where anything in violation of these building regulations shall be placed or shall exist and an axchitect, builder, contractor, agent, person or coxporation employed in connection therewith and who may have assisted in the commission of such violation shall each be guilty of a separate offense and upon conviction thereof shall be liable to a fine of not more than one thousand dollars ( $\$ 1,000.00$ ) for each offense. Kach day thet the violation or unsafe condilion shall oomfimue shall constitute a separate offiense and shall be liable to a fine of not mare fhan ane thousand dollans ( $\$ 1,000.00$ ).
(d) Abatemert. The imposition of the peonalities herein prescribed shall not paeclude the city attorney fivm instituting an spproopriate section or preoseding to prevent an womlawifil ensction, construction, neconstruction, sllteration, nepaic, canversion, maintienance or use, or to restrain, corrector abatie a violation, oir to pervent theoccupancy of a boilding, structure or premises, or to prevent an illegal sct, conduct, bussiness or use in or about any premises.
(e) Coverage by UCC. Anything which is not covered and any authority not specifically granted herein shall be governed by the Pemnsylvania Uniform Construction Code as amended. (Oxd. No. 42-93, § 1 (1.11), 11-23-93; Ord. No. 4-07, \& $4,3-6-07$ )

Sec. 7-27. Demolition and excavation.
(a) Documentation prior to issuance of a permit. Prior to the issuance of a building permit, a person engaged in the demolition and excavation. trade shall proyide to the building inspection offioe:
(1) Evidence from the gas, water and electric utility companies that the utility lines have been disconnected.
(2) The name and address of the licensed and authorized landfill that will be used to depose of the demolition materials.
(b) Safeguards. During demolition, the contractor shall provide adequate safeguaxds for the protection of the public, workmen on the site and surrounding properties.
(c) Work restrictions. During demolition, the following restrictions shall apply:
(1) No wook shall be performed between the hours of $6000 \mathrm{p} . \mathrm{m}$. and $7000 \mathrm{a} . \mathrm{m}$., prevailing time, Sumday through Saturday.
(2) All foundations, basement walle, focci fabs and focters shilll be removed. When besement walls and basement partitions are used as backeill, it shall be spread out over the site in an even layer whean incorporatod with fimer matecial as mot to leave any woils. No masamary matiecial langer thav fir (6) inches throwegh its largest fingension or mone than tweive (12) inches long will be permittod in the backsill on the demorition rite.
(3) The bectafil for each building shall consist of clean earth, free from any demolition debris. The top six (6) inches of backfill shall consist of clean earth, free from organic material, paper, glass, wood or metal. The backfill shall be beought up to the orieinal grade of the ground adjacent to the structure and any open lot. AII operatious in connection with the grading of the backfill shall be performed and completed in such a manner as to insure proper drainage.
(4) The contractor shall prevent or control all dust which may result from any demolition operation by the use of water; including, if nocessary, the use of booster pumps adequate to supply water to the point of origin of the dust to the satisfaction of the
building inspector:
(5) Burning of any material whatsoever on the demolition site is pecolvititited.
(d) Final inspection. It shall be the duty of the building inspector to make or cause to be made a final inspection and excamination of the demolition site. The owner or contractor shall notify the brilding inspector when the demolition site is ready for such inspection.
(e) Complianoe with municipal, state and federal requirements. It shall be the responsinitity of the contractor to ensure that the work is done in accordance with all municipal, state and federal rules and regulations, codes and laws, as may govern such operations.
(Ord. No. 4293, § 1(1.12), 11-23-93)

## Secs. 7-28-7-30. Reserved.

## DIVSION 2. BUILDING CODE

## Sec. 7-31. Uniifonm Cometruction Colle admivistration and emforcment.

The City of Wiltee-Barre heneby elocts to administer mal enfaroe the provisions of the Pemsyivania Construction Code Act, Act 45 of 1999, 35 PS. 88 7210.101-7210.1103 as amended firon time to time, and ids regulations.

The Uniform Construction Code, contained in 34 Pa. Code, Chapters 401-405, as amended from time to time, is hereby adopted and incorporated berein by refenence as the municipal building sode of the City of Wilkes-Barre.

Administratica and enforcement of the Code rithin the City of Wilkes-Barre shall be underaken in any of the following ways as determined y governing body of the City of Wilkes-Barre om time to time by resolution:
(1) By designation of an employee of the City of Wikes-Barre to serve as the municipal code official to act on belialf of the City of Willes-Barre.
(2) By the retention of ane (1) or more construction code officials or thind party agencies to act on behalf of the City of Wilkes-
(3) By agreement with one (1) or mone other monicipalities for the joint sdministration and enforcement of this Act thnough an intermumicipal agreement;
(4) By entering into a contract with another momicipality for the administration and enforcement of this Act on behalf of the City of Wilkes-Barre;
(5) By entering into an agreement with the Pennsyivania Department of Labor and Industry for plan review, inspections and enfoicement of structures olher than omefamily or twe-family dwelling units and utility and misoellameous structures.
A boand of appeals shall be established by resolution of the governing body of the City of Willes-Barre in conformity with the requirements of the relorant pavoisions of the Code, as amendod from tine to timo, and for the purpose set forth thercin, If at any time enforoement and sdoministrition is undertalcen jointily with ome (1) or mare other monicipalities, said boaxd of appeals ahall be establishod by joint action of par-
All building oode ardinances or portions of ondimanoess which were adopted by this City of Willses-Barre on or before June 1, 2004, and which equal or erooed the requirements of the Code shall continue in full force and effect undil such time as such provisions fail to equal or excoed the minimum requirementis of the Code, as smenided from time to time.

AII building code ordinances or portions of ordinances which are in effect as of the effiective date of this section and whose requirements are less than minimom requirements of the Code are hereloy amended to conform to the comparable provisions of the Code.

All relevant ordinances, regulations and policies of the City of Wilkes-Barre not governed by the Code shall remain in full force and efficct.

Fees assessable by the City of Wilkes-Barre for the administration and enforcement undertalken pursuant to this section and the Code shall be established by the governing body by resolution from time to time.

## ETATMDDAT OR SURDMTY COMPANE

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$\qquad$ 2 , $\qquad$ sunety on the bond of. (CONTRACTOR) aftre a carefur Examination of fio boaks ari meconds of said Confuctor or aftiz receipt of an affidevil firm said




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$\qquad$ day of $\qquad$ . 20 $\qquad$ $:$

ATIEST:
(SEAL) :

NOTB: This sudamait, if executed by any person othar than the President or Vica Pnasident of fro Company, zinst be accomparied by an centificate of oven date showing authorify conferned


CARTIFICATION - The infomation above is two and completed to the best of my howiedge and helief:

Namio and Tyfle of Siguer (type or Print)


[^0]:    Subpart U-[RESERVED]

