

24-inches QUINNIPIAC INTERCEPTOR - CLAPTINING REHABILITATION

BER: SSR 2018-02

10:00 A.M.

Wednesday

March), 2018

GREATER **PROJECT:**

PROJECT NUMBER:

BID OPENING:



GREATER NEW HAVEN WATER POLLUTION CONTROL AUTHORITY **260 EAST STREET**

NEW HAVEN, CT 06511

PHONE: 203.466.5280 FAX: 203.772.2027

WEB: WWW.GNHWPCA.COM

EMAIL: ENGINEERING@GNHWPCA.COM

EMERGENCY NUMBER: 203-466-5260

Greater New Haven Water Pollution Control Authority 24-inches QUINNIPIAC INTERCEPTOR - CIPP REHABILITATION Project No. SSR 2018-02

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BIDDER'S CHECKLIST

At a minimum, the following separate documents shall be completed and submitted with each bid:

- 1. Itemized Proposal
- 2. Bid Bond
- 3. Statement of Qualifications

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Greater New Haven Water Pollution Control Authority

INVITATION

for Constructing

PROJECT: 24-inches QUINNIPIAC INTERCEPTOR - CIPCLINING REHABILITATION

GNHWPCA PROJECT NO. SSR 2018-02

Sealed bids will be received at the Office of the Director of Finance and Administration of the Greater New Haven Water Pollution Control Authority located at 260 East Street, New Haven, Connecticut 06511 for the 24-inches QUINNIPIAC INTERCEPTOR – CIPP LINING REPLABILITATION PROJECT (SSR 2018-02) until 10:00 AM on Wednesday Narch 7, 2018 at which time and place said bids will be opened publicity and read aloud.

The proposed project includes the cured-in-place pipe (CIPP) lining rehabilitation of approximately 3,030 feet of 24" sweet mains.

The information for Bizders, Proposal, Form of Contract, and Specifications may be examined at the Office of the Construction Administrator at the above address. Any one submitting a bid for this project must have in their possession a copy of THE GREAT HEW HAVEN WATER POLLUTION CONTROL AUTHORITY STANDARD SPECIFICATIONS dated September 2017. The document can be obtained upon payment of One Hundred Dollars (\$100.00). The plans and a "bid package" containing the Invitation; Proposal; Plans; Special Specifications and Notes can be obtained upon payment of a non refundable fee of Fifty Dollars (\$50.00).

There will be a non-mandatory **pre-bid meeting** on **Wednesday**, **February 21**, **2018 at 10:00 AM** at the Greater New Haven Water Pollution Control Authority Administration Building (260 East Street, New Haven, CT 06511).

A certified check or bid bond in the amount of **fifteen percent (15%)** of the total bid amount must accompany the bid. Said checks or bid bonds will be returned to the unsuccessful bidders upon Award of the Contract to the selected firm and execution of the Agreement. If any bid is not accompanied by a bid bond or check at the specified time for the bid opening, the incomplete bid will not be

read and this action will constitute automatic rejection of the bid.

The successful bidder will be required to furnish a performance bond and a labor and materials payment bond in the form as attached to the Bid Documents for the amount of the total bid. A certified check can not be substituted for either bond. The Greater New Haven Water Pollution Control Authority reserves the right to alter quantities and to accept or reject any or all bids or any portion of any bids, for any or no reason, including unavailability of appropriated funds as it may deem to be in its best interests.

All bidders are to note that the award of this Contract is subject to the following conditions and contingencies:

Sabriel Varca
Director of Finance and Administration 1. The approval of such governmental agencies as may required by law.

2. The appropriation of adequate funds by the pro

§ 102-16 SPECIAL SPECIFICATIONS AND NOTES

1. Location of GNHWPCA Offices

The GNHWPCA Administration Building is located at 260 East Street, New Haven, Connecticut 06511. All references in the Standard specifications to the Office of the Director of Finance and Administration shall refer to the address above.

2. Liquidated Damages

For each calendar day that any work remains uncompleted after the date specified for the completion of the work provided in the Contract, the amount of FIVE HUNDRED DOLLARS (\$ 500.00) per calendar day will be deducted from any money due the Contractor, not as a penalty but as Douidated damages; provided, however, that due account shall be taken of any adjustment of the contract time of completion of the work as provided for elsewhere in the specifications.

3. Scope of Work

The Greater New Haven Water Polition Control Authority manages, operates and maintains the wastewater treament and collection system that serves the City of New Haven, and the Jowns of Fast Haven, Hamden and Woodbridge, Connecticut.

Contractor shall become familiar with all sections of the GREATER NEW HAVEN WATER POLLUTION CONTROL AUTHORITY STANDARD SPECIFICATIONS dated September 12, 2005 — General Provisions, Technical Specifications and Materials Section: The Standard Specifications are hereby made a part of the Contract Downner S. Any other Item of work not covered under the Technical Specifications, its design or installation shall conform to the Connecticut Department of Transportation's Standard Specifications for Roads, Bridges, and Incidental Construction, Form 816, as amended.

The purpose of this Project is to rehabilitate 3030 LF of 24" RCP sewer interceptor. The project is located mostly on an Easement along the Quinnipiac River from East Ferry Street to the 54" sewer downstream from the James Street Siphon. The proposed rehabilitation method is cured-in-place pipe lining (CIPP).

The Contractor shall perform all work as necessary including preparatory cleaning, pre and post television inspections, sanitary sewer bypass, and CIPP lining in accordance with this document and the GNHWPCA Standard Specifications.

The Contractor shall be required to protect all adjoining property, all utilities and existing Roadway facilities within the Right-of-Way/Site and to repair or replace any such properties, utilities and facilities damaged or destroyed by them or their employees in performing the Work, both within and adjacent to the Right-of-Way/Site.

4. Notice to Contractors

Section 107-01: The Contractor shall observe all federal, state and local laws, ordinances, policies, practices and regulations. In addition, the Contractor agrees to promptly procure all necessary approvals, licenses and permits, pay all charges and fees, and give all notices necessary and incident to the due and lawful prosecution of the Work.

The Contractor will be required to cooperate with all other contractors and the owners of the various utilities in and around the Site and to coordinate and arrange the sequence of their work to conform with the pregressive operations of such other work. Cooperation and adjustments with the Contractors already engaged and to be engaged upon the Site is essential to properly coordinate the construction efforts of all Contractors, Utiling Owners and Subcontractors engaged in the Work within and adjacent to the construction area of this Project.

The contractor shall be responsible for executing a City of New Haven Road Opening Permit before beginning construction. The contractor shall contact the City Traffic Department, to provide decours/road closure information and obtaining the City of New Kayen Road Opening Permit for execution of the work. Copies of the executed permit shall be forwarded to the GNHWPCA. The contractor shall provide all new sarry traffic control and police protection.

Point Repairs (Kany) will be fixed by the Authority. Contractor shall provide the exact location and limits of the point repair to the Engineer.

5. Notice to Contractors – Sequence of Work

The Authority has a partial CCTV inspection of the sewer pipes to be rehabilitated. The Contractor shall coordinate with the Authority the execution of the cleaning/pre-lining CCTV inspection work prior to the start of CIPP lining work.

The Contractor shall submit to the Engineer a copy of the cleaning/pre-lining CCTV inspection DVDs of all pipe segments within two (2) days of completing the pre-lining CCTV inspection work for that particular segment.

Based on the results of the pre-lining CCTV inspection work the Authority may change/revise the proposed pipe segments and lengths to be rehabilitated, at no additional cost to the Authority other than the applicable unit prices bid.

6. Water Use

The Authority has been granted an "Emergency Condition" approval from the South Central Connecticut Regional Water Authority (RWA) to allow the Authority's Contractor to obtain water from hydrants in the vicinity of the project. It shall be the responsibility of the Contractor to comply with all permits conditions and requirements established by the RWA for the use such hydrants.

A hydrant permit must be obtained from the New Haven Fire Department (Denise 203-946-6220). Once this permit is obtained, a hydrant meter and backflow preventer can be obtained from RWA. RWA requires a deposit of \$1,000.00 for a 3" hydrant meter and backflow preventer. The Contractor shall be responsible for installing and uninstalling the meter on a daily basis to prevent freezing and damage of the hydrant and other equipment. RWA will assign an inspector to visit the site on a daily basis to guarantee that the fire hydrant is left drained overnight. RWA will charge the Contractor an hourly left for the services of RWA's Inspector. The meter will be read upon its return to RWA at the completion of the project. The usage will be decletted from the deposit, and a check will be mailed for any refund due. If the usage is greater than the deposit, a bill will be sent to the Contractor for the balance due. RWA's contact person is: Tony Delvecchio, Manager of Distribution and Construction (203-401-2638).

All costs associated with water use to complete the project shall be included in the contract unit price for Cured in Place Die Lining.

7. Modification of General Prisical Section §107-06 Insurance

The Contractor is required to take out and maintain at its sole cost and expense insurance of the types specified in Section §107-06.

- A. The insurance times for this project have been modified as follows:
 - 1. Worker's Compensation and Employer's Liability Insurance:

Employer's Liability	Each Accident	\$500,000
Employer's Liability	Disease – Each Employee	\$500,000
Employer's Liability	Disease – Policy Limit	\$1,000,000

2. Commercial General Liability Insurance:

Each Occurrence	\$1,000,000
General Aggregate	\$2,000,000

3. Business Automobile Liability Insurance:

A	O	#4 000 000
Hach Accident -	Combined Single Limit	\$1,000,000

4. Owner's and Contractor's Protective Liability Insurance for and in the Name of the Greater New Haven Water Pollution Control Authority:

N/A

5. Railroad's Protective Public Liability and Property Damage Liability Insurance:

N/A

6. Umbrella Excess Liability Insurance:

Each Occurrence

\$2,000,000

Additional special insurance requirements include:

General

1. The В.

- rations coverage for purposes of 1. The period of comple ability and Excess Umbrella Liability coverages Commercial Gener pompletion and acceptance of the entirety shall be two (2 of the work
- py policy shall exceed the sum of \$25,000 without he Authority.
- **Provisions, Section §109-15 Maintenance Bond** 8.

The guarantee period for CIPP lining projects is three (3) years. First sentence on Section §109-15 Maintenance Bond shall be modified to read: "... and in a form acceptable to the Authority guaranteeing their work and the performance of the guarantee period CCTV inspection for a period of three (3) years from the date of final acceptance by the Authority."

10. Call-Before-You-Dig

Public Act 87-71 of the Connecticut State statute requires individuals who use power or mechanized equipment for the purpose of disturbing the sub-surface of the earth to provide advance notice of at least 48 hours to the "Call Before You Dig" central clearinghouse @ 1-800-922-4455 prior to commencing proposed excavations (see Section VIII for definition of excavation/excavator).

Call Before You Dig, Inc., (CBYD) is a state regulated, nonprofit organization comprised of all public utilities and municipalities within the state of Connecticut.

The Contractor assumes all responsibilities for any damage to the various utility services, and all liabilities arising there from.

11. Modification of Technical Specifications, Item 516 – Sanitary Sewer Flow Control and Bypass Pumping

DESCRIPTION

Add the following flow information at the end of the section:

Bypass sewer flows estimates are based on theoretical flows obtained from the Authority's LTCP sewer model. Contractor shall provide gumps and bypass lines of adequate capacity and size to convey the following design flows:

	\sim	
Street	Average Daily Flow (ADC)	Design Flow (DF)
Quinnipiac Interceptor	2,000,000 dal/da	4,000,000 gal/day
	c \ 4	
	\\\ _\\\	

MPT plan(s) for all bypass systems must be approved by the City's Traffic Department.

12. Modification of Technica Specifications, Item 523 – Sanitary Sewer Manholes

MEASUREMENT & PAYMENT

Replace Section 3. "Reconstruction" with the following paragraph:

Manhole reconstructions shall include all modifications made to existing manholes to allow the insertion of the lining system and/or the installation of the temporary bypass pumping system. Work intend is to widen the diameter of the manhole risers and to reset buried manholes needed for project access. Reconstruction of manhole sections and adjacent roadway disturbed as part of the lining process will be measured for payment at the contract unit price per linear foot of height measured to the nearest tenth of a foot from the bottom of the reconstructed section of manhole to the top of the highest point on the frame, of completed and accepted units. The price shall include damp proofing, materials, equipment, tools, labor and work incidental to or necessary for the

completion of the item. The Authority will provide new manhole frame and covers to replace the existing units.

§ 102-17 PREQUALIFICATION

A State of Connecticut DAS prequalification certificate is NOT required for this project.

Contractor shall submit a completed Statement of Qualifications form with his/her bid.



STATEMENT OF QUALIFICATIONS

3	s
31	r Projects Completed by Bidder:
	NAME OF PROJECT:
	OWNER:ADDRESS:
	DATE STARTED: DATE COMPLETED:
	APPROX. QUANTITIES OF MAJOR ITEMS:
	VALUE OF CONTRACT:
	NAME OF PROJECT:
	OWNER:ADDRESS:
	DATE STARTED: DATE COMPLETED:
	APPROX. QUANTITIES OF MAJOR DEMS:
	VALUE OF CONTRACT:
	NAME OF PROJECT
	OWNER:ADDRESS:
	DATE STARTED: DATE COMPLETED:
	APPROX. QUANTITIES OF MAJOR ITEMS:
	VALUE OF CONTRACT:
	OTHER PROJECT REFERENCES:

ITEMIZED PROPOSAL

For Constructing

PROJECT: 24-inches QUINNIPIAC INTERCEPTOR - CIPP LINING

REHABILITATION

GNHWPCA PROJECT NO. SSR 2018-02

The work proposed herein must be completed by June 30, 2018.

Greater New Haven Water Pollution Control Authority 260 East Street New Haven, Connecticut 06511

To Whom It May Concern,

In submitting this bid the duly authorized undersigned declares that the entity on behalf of which this bid is made is, or they are, the only person or persons interested in the said bid; that the bid is made without any cornection with any person making another bid for the same contract; that the bid is in all respects fair and without collusion, fraud or mental reservation; and that no official of the Greater New Haven Water Pollution Control Authority, or any person in the employ of the Authority is directly or indirectly interested in said bid or in the surplies or work to which it relates, or in any portion of the profits thereof.

The undersigned also hereby deplaces that they have, either for themselves or on behalf of the entity they represent, carefully examined the Plans, specifications, and form of Contract for this Project, have personally inspected the actual location of the Work and have considered potential local sources of supply, and are satisfied as to all the quantities and conditions, and understands that in signing this Proposal they or the entity that they represent waives all rights to plead any misunderstanding regarding the same.

The undersigned further understands and agrees that they are to furnish and provide for the respective item price bid all the necessary material, machinery, implements, tools, labor, services, and other items of whatever nature, and to do and perform all the Work necessary under the aforesaid conditions, to complete the improvements of the Project, which Plans and specifications it is agreed are a part of this Proposal, and to accept in full compensation therefore the amount of the summation of the products of the approximate quantities multiplied by the unit prices bid. This summation will hereinafter be referred to as the gross sum bid.

The undersigned further agrees to accept the aforesaid unit bid prices in compensation for any additions or deductions caused by any variation in quantities due to more

accurate measurement, or by any changes or alterations in the Plans or specifications of the Work and for use in the computation of the value of the Work performed for monthly estimates.

Every Proposal must be accompanied by a certified check or bank cashier's check or bid bond payable to the Greater New Haven Water Pollution Control Authority in the amount of fifteen percent (15%) of the bid.

Accompanying this Proposal is a ce	rtified check or bank cash	ier's check or bid bond
payable to the Greater New Haven '	Water Pollution Control A	uthority in the amount of
\$ In case this	Proposal shall be accepte	d by the Authority, and the
undersigned shall fail to execute the	Contract, the monies rep	presented by such certified
check or bank cashier's check or bid	d bond shall be regarded a	as liquidated damages and
shall be forfeited and become the p	roperty of the Authority.	The ndersigned
understands and accepts:		4,

- A. When Work is required in which no specific payment tem-is listed on the Proposal Form, the cost of such Work shall be included to the unit prices bid.
- B. All unit prices, lump sums, etc. listed in the bid Proposal are firm and not subject to change for ninety (90) days from the day bids are opened.
- C. Within ten (10) days from the date of a notice of acceptance of this Proposal, the undersigned accept to execute the Contract and to furnish to the Authority a satisfactory Faithful Performance Bond" and "Labor and Material Payment Bond" in the arrount of one hundred percent (100%) of the Contract price.
- D. Time is of the Essence Al Work to be performed under the Contract shall be completed within the time stated in the Agreement for the Project or within such extended time for completion as may be granted by the Authority.
- E. As a condition of the Contract Award, the successful Bidder shall provide proof, from the Connecticut Secretary of State's office, of its current authorization to do business in Connecticut. All Connecticut corporations must provide a Certificate of Good Standing from the Secretary of State's Office. All foreign (out of State) corporations shall provide a valid license to do business in Connecticut, in the form of a current Certificate of Authority from the Secretary of State's office and evidence of compliance with the bond requirements of the Connecticut Department of Revenue Services. These documents must be presented within thirty (30) days from the date of the bid opening.

Bidder acknowledges receipt of the Addenda listed below and further acknowledges that the provisions of each Addendum have been included in the preparation of this bid.

Addendum	No.	Date Receive	d A	ddendun	n No.	Date Received	
	-		_		_		
	-		_		_		
	_		_				
COMPANY	NAME	(BIDDER):					_
Address of	Bidder	:				,5	_
						cX .	
Phone Num	n be r: A	rea Code ()		SSC	7	_
representati	ve of the rmation	set forth in this	r. By sig	gning bold	w + cert	uly authorized ify, acknowledge and te and complete to the	d affirm he best
Signature o	of Bidde	er:	100)	(* C	_ Dated:	:	
Name and A	Address	ses of Membe	S STATE	Firm:			
		XXXX					
	7	70 8x					

GREATER NEW HAVEN WATER POLLUTION CONTROL AUTHORITY

Project: 24-inches Quinnipiac Interceptor - CIPP Lining Rehabilitation

Project

Project Number: SSR 2018-02



Schedule Of Bid Items

ITEM	ESTIMATED	UNIT	ITEM WITH UNIT PRICE WRITTEN IN WORDS	UNIT BID PF	RICE	AMOUNT BID)
NUMBER	QUANTITY			DOLLARS	CTS	DOLLARS	CTS
205	30	CY	Cubic Yard Trench Excavation and Backfill For -				. <u></u>
407	50	SY	Square Yard Bituminous Concrete Trench Repair Class 2, Thickness 4 inches For -	S	5		
516	1	LS	Lump Sum Sanitary Sewer Flow Control and Bypass Pumping For -	10 N	\		
518.01.4	3030	LF	Linear Foot Sanitary Sewer Hydraulic Cleaning (Eight) 24" RCP For -				
520.01.4	3030	LF	Linear Foot 24" Sanitary Sever CIPP Linear For				
520.10	10	SO [®]	Each Re-establish House Service Connections FO-OME HUNDRED AND FIFTY DOLLARS AERO CENTS	\$ 150	00	\$ 1,500	00
520.11.1	10	EA	Each Cut Protruding (Clay/Plastic/DI/CI/CONCRETE) Taps For -				
522.04	3030	LF	Linear Foot Sanitary Sewer CCTV Inspection, 24" Sewer For -				

GREATER NEW HAVEN WATER POLLUTION CONTROL AUTHORITY

Project: 24-inches Quinnipiac Interceptor - CIPP Lining Rehabilitation

Project

Project Number: SSR 2018-02



Schedule Of Bid Items

ITEM NUMBER	ESTIMATED QUANTITY	UNIT	ITEM WITH UNIT PRICE WRITTEN IN WORDS		UNIT BID PRIC			AMOUNT BID		
NOWBER	QUANTITI				DOLLARS	CTS	D	OLLARS	CTS	
970.00	1	Est.	Estimate Traffic Men For - Fifty Five Thousand Dollars and No Cents	\$	55,000	. <u>00</u>	\$	55,000	. <u>00</u>	
971	1	LS	Lump Sum Maintenance and Protection of Traffic For -		c\v	Э–				
975	1	LS	Lump Sum Mobilization (Max. 3% of Total Cost) For -	<u>ک</u>	ON -	<u>, </u>				
BASE BID TOTAL OR G	GROSS SUM IN WO	PDS:		7			\$ IN !	FIGURES		
Signature of I	Bidder:		SID CK	_	Dated:					
Printed Name	e:		8 6 K	_						
Name of Firm	<i>-</i>	Q ⁽	SELECT.	_						

APPENDIX A P

PERFORMANCE BOND

LABOR AND MATERIALS PAYMENT BOND

GNHWPCA PROJECT NO. 658 2018-02

BOND NO.	
DOME INC.	

PAYMENT BOND (incorporating C.G.S. § 49-41)

KNC	OW ALL MEN BY THESE PRESENTS:	That by this Bond, we,
(hereinafte	er called the "Principal") and	(hereinafter called the
"Surety"),	located at	, a surety insurer chartered and
existing un	nder the laws of the State of	, a surety insurer chartered and and authorized to do business in the
		o the Greater New Haven Water Pollution
	uthority (hereinafter called "Owner") in the	
	• •	selves, our heirs, personal representatives,
*	successors and assigns, jointly and severa	
ŕ		٠,
WHI	EREAS, Principal and the Owner have rea	sched a mutual assesment (hereinafter
	as the "Contract") for the purpose of	/ = 🗸
	le a part of this Bond by this reference.	20° 7
_	-	
NOV	V, THEREFORE, THE CONDITION OF	THIS KOND is that if the Principal:
1.	Promptly makes payments to all claiman	ts supplying the Principal with labor,
	materials or supplies, as used directly or	Indirectly by the Principal in the prosecution
	of the work provided for in the Contract;	
		O
2.	Pays the Owner for all losses dimages.	expenses, costs, and attorneys' fees,
	including the costs of any chediation, irb	itration, litigation or appellate proceedings,
	that the Owner sustains because at a defa	ault by the Principal under paragraph 1 of this
	Bond, then this Bond's void, otherwise	this Bond remains in full force and effect.
BE I	T FURTHER KNOWN.	
		11 14 6 15
Any	changes in or under the Contract and com	pliance or noncompliance with formalities
		by be made in the terms of the said Contract,
		he Owner of any extension of time for the
performan	ce of the said Contract, or any other forbe	earance on the part of the Owner or Principal

This Bond is issued in accordance with and expressly incorporates herein the requirements of Conn. Gen. Stat. § 49-41.

such changes, alterations, extensions or forbearance being hereby waived.

to the other, shall not affect the obligation of the Principal and the Surety, or either of them, their heirs, personal representatives, successors or assigns under this Bond, notice to the Surety of any

	parties have executed this instrument this day each party being hereto affixed and these presents
	e, pursuant to authority of its governing body.
Signed, sealed and delivered in the presence	of:
Witnesses as to Principal:	PRINCIPAL:
	By:
	Name:
	Its:
STATE OF	10 PLOP
COUNTY OF	10 R
The foregoing instrument was acknown by	dged before me this day of, 20 of of of of of about the company
/partnership], on behalf of the	corporation/limited liability known to me or who has produced
My Commission Expires	
40 St	Notary Public (Signature)
(AFFIX NOTARY SEAL)	
	(Printed Name)
	(Title or Rank)
	(Serial Number, if any)

ATTEST:	SURETY:	
Witnesses as to Surety:	(Printed Name)	
	(Business Address)	
	(Authorized Signature)	
	(Printed Name)	
Witnesses as to Attorney-in-Fact:	TO SA SONO	
	Attorney-in-Fact Attach Power of Attorney)	
	1	
NO SELLE	(Printed Name)	
•	(Telephone Number)	

STAT	E OF				
COU	NTY OF				
by Surety	The foregoing instrume, as, as, [He/She] is personall fication and who [did] [ly known to n	wledged before me this _ of ne or who has produced _ an oath.	day of , a Surety, on b	, 20_ehalf of the
My C	ommission Expires:			45	
(AFFI	X NOTARY SEAL)		Notary Public (Signati		
		٠, ٢	(Printed Name) (Tine of Rank)		
		OPER	(Serki Number, if any)	

BON	ID N	\mathbf{O}	
DUL	יועו	W.	

PERFORMANCE BOND

KNO	DW ALL MEN BY THESE PRESENTS: That	as Principal, and
	, as Surety, located at	(Business Address), a
surety insure	er chartered and existing under the laws of the State of	and authorized to
do business	in the State of Connecticut, are held and firmly bound unt	to the Greater New Haven
Water Pollu	tion Control Authority, as Obligee, in the sum of	(\$) for the
payment wh	nereof we bind ourselves, our heirs, executors, personal rep	presentatives, successors
and assigns,	jointly and severally.	
WHI 20 with C	EREAS, Principal has entered into a contract dated as of the Obligee for	day of,
	\mathcal{O} .	7
	.03 ~3	
in accordance made a part	ce with drawings and specifications, which contract is incontract, and is referred to as the Contract	orporated by reference and
NOV	W, THEREFORE, THE CONDENS OF THIS BOND is	
1.	Performs the Contract of the times and in the manner p and	rescribed in the Contract;
2.	Pays Obligee any and all esses, damages, expenses, co attorney's feet, including costs of any mediation, arbitrappellate proceedings, that Obligee sustains because of under the Coptnatt, including, but not limited to, all de- liquitated or actual, incurred by Obligee;	ration, litigation or f any default by Principal

then this Bond is void; otherwise it remains in full force and effect and Surety shall be fully liable for performance of the Principal's obligations provided thereunder.

In the event of a declaration of default of Principal by Obligee under the Contract, the Surety shall, within twenty (20) days of receipt of notice of such default, either: (1) tender the Obligee the full amount of the penal sum of this Bond; or (2) undertake to perform or complete the remaining Contract obligations itself through its agents or through independent contractors.

If Surety denies liability, in whole or in part, it shall notify the Obligee, in writing, citing the detailed reasons therefor, within fifteen (15) days of receipt of the aforesaid declaration of default of Principal.

The Surety, for value received, hereby stipulates and agrees that no changes, extensions of time, or additions to the terms of the Contract, or other work to be performed hereunder, or the specifications referred to therein shall in anyway affect its obligations under this Bond, and it does hereby waive notice of any such changes, extensions of time, alterations, or additions to the terms of the Contract, to the work thereunder or to the specifications.

In no event will the Surety be liable in the aggregate to Obligee for more than the penal sum of this Performance Bond, regardless of the number of suits that may be filed by Obligee.

Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the State of Connecticut and shall be instituted within the applicable statute of limitations for contract actions after Principal defaults.

IN WITNESS WHERE	OF, the above parties have executed the construment this d	iay
of	_, 20, the name of each party being perioto affixed and these	_
presents duly signed by its und	ersigned representative, pursuant to authority of its governing	
body.	VO. 1	
Signed, sealed and delivered in the presence of:	PANCIPAO	
Witnesses as to Principal:	Name:	
	Its:	
	The state of the s	

STATE OF	-
COUNTY OF	-
6 6	nowledged before me this day of of
, a on behalf of the [corporation/limited liabil	
My Commission Expires:	Notary Public (Signature)
(AFFIX NOTARY SEAL)	- ROJA
	Onited Nature
	(Tyle or Rank)
105-05-05-05-05-05-05-05-05-05-05-05-05-0	(Serial Number, if any)
NOT PEFFE	(Title or Rank) (Serial Number, if any)

ATTEST:	SURETY:	
Witnesses as to Surety:	(Printed Name)	
	(Business Address)	
	(Authorized Signature)	
Witnesses as to Attorney-in-Fact:	(Printed Name)	
	As Mitorney in-Fact Mitach Power of Attorney)	
	(Business Address)	
NOT CEFFE	(Printed Name)	
4 4	(Telephone Number)	

STATE OF	_
COUNTY OF	_
	knowledged before me this day of of
on behalf of the [corporation/limited liab	, as of, as of
My Commission Expires:	Notary Public (Sig Ca ure)
(AFFIX NOTARY SEAL)	RPONT
	(Title or Rank)
KOR BY	(Theor Rank) (Serial Number, if any)
NO SELL	

APPENDIX B Prevailing Wage Rates

GNHWPCA PROJECT No. 155R 2008-02





THIS IS A PUBLIC WORKS PROJECT

Covered by the

PREVAILING WAGE LAW

CT General Statutes Section 31-53

If you have QUESTIONS regarding your wages CALL (860) 263-6790

Section 31-55 of the CT State Statutes requires every contractor or subcontractor performing work for the state to post in a prominent place the prevailing wages as determined by the Labor Commissioner.

Sec. 31-53b. Construction safety and health course. New miner training program. Proof of completion required for mechanics, laborers and workers on public works projects. Enforcement. Regulations. Exceptions. (a) Each contract for a public works project entered into on or after July 1, 2009, by the state or any of its agents, or by any political subdivision of the state or any of its agents, described in subsection (g) of section 31-53, shall contain a provision requiring that each contractor furnish proof with the weekly certified payroll form for the first week each employee begins work on such project that any person performing the work of a mechanic, laborer or worker pursuant to the classifications of labor under section 31-53 on such public works project, pursuant to such contract, has completed a course of at least ten hours in duration in construction safety and health approved by the federal Occupational Safety and Health Administration or, has completed a new miner training program approved by the Federal Mine Safety and Health Administration in accordance with 30 CFR 48 or, in the case of telecommunications employees, has completed at least ten hours of training in accordance with 29 CFR 1910.268.

- (b) Any person required to complete a course or program under subsection (a) of this section who has not completed the course or program shall be subject to removal from the worksite if the person does not provide documentation of having completed such course or program by the fifteenth day after the date the person so found to be in noncompliance. The Labor Commissioner or said commissioner adsignce shall enforce this section.
- (c) Not later than January 1, 2009, the Labor Commissioner shall adopt regulations, in accordance with the provisions of Capter 54. To implement the provisions of subsections (a) and (b) of this section. Such a gulations shall require that the ten-hour construction safety and health courses required to be subsection (a) of this section be conducted in accordance with federal Occupational Safety and Health Administration Training Institute standards, or in accordance with Federal Mine Safety and Health Administration Standards or in accordance with 29 GCL 1910.268, as appropriate. The Labor Commissioner shall accept as sufficient proof of compliance with the provisions of subsection (a) or (b) of this section a student course completion card issued by the federal Occupational Safety and Health Administration Training Institute, or such other proof of compliance said commissioner deems appropriate, dated no earlier than five years before the commencement date of such public works project.
- (d) This section shall not apply to employees of public service companies, as defined in section 16-1, or drivers of commercial motor vehicles driving the vehicle on the public works project and delivering or picking up cargo from public works projects provided they perform no labor relating to the project other than the loading and unloading of their cargo.

History: P.A. 08-83 amended Subsec. (a) by making provisions applicable to public works project contracts entered into on or after July 1, 2009, replacing provision re total cost of work with reference to Sec. 31-53(g), requiring proof in certified payroll form that new mechanic, laborer or worker has completed a 10-hour or more construction safety course and adding provision re new miner training program, amended Subsec. (b) by substituting "person" for "employee" and adding "or program", amended Subsec. (c) by adding "or in accordance with Federal Mine

Safety and Health Administration Standards" and setting new deadline of January 1, 2009, deleted former Subsec. (d) re "public building", added new Subsec. (d) re exemptions for public service company employees and delivery drivers who perform no labor other than delivery and made conforming and technical changes, effective January 1, 2009.

NOT FOR BIDDING COPY ONLY

Informational Bulletin

THE 10-HOUR OSHA CONSTRUCTION SAFETY AND HEALTH COURSE

(applicable to public building contracts entered into *on or after July 1, 2007*, where the total cost of all work to be performed is at least \$100,000)

- (1) This requirement was created by Public Act No. 06-175, which is codified in Section 31-53b of the Connecticut General Statutes (pertaining to the prevailing wage statutes);
- (2) The course is required for public building construction contracts (projects funded in whole or in part by the state or any political subdivition of the state) entered into on or after July 1, 2007;
- (3) It is required of private employees (not state or municipal employees) and apprentices who perform manual labor for a seneral contractor on a public building project where the total cost of all work to be performed is at least \$100,000;
- (4) The ten-hour construction course pertains of the ten-hour Outreach Course conducted in accordance with federal OSHA Training Institute standards, and, for telecommunications workers at en-hour training course conducted in accordance with federal OSHA standard, 29 CFR 1910.268;
- (5) The internet website for the federal OSHA Training Institute is http://www.osha.gov/iso/or/training/edcenters/fact_sheet.html;
- (6) The statutory language leaves it to the contractor and its employees to determine who pays for the cost of the ten-hour Outreach Course;
- (7) Within 30 days of receiving a contract award, a general contractor must furnish proof to the Labor Commissioner that all employees and apprentices performing manual labor on the project will have completed such a course;
- (8) Proof of completion may be demonstrated through either: (a) the presentation of a *bona fide* student course completion card issued by the federal OSHA Training Institute; *or* (2) the presentation of documentation provided to an employee by a trainer certified by the Institute pending the actual issuance of the completion card;
- (9) Any card with an issuance date more than 5 years prior to the commencement date of the construction project shall not constitute proof of compliance;

- (10) Each employer shall affix a copy of the construction safety course completion card to the certified payroll submitted to the contracting agency in accordance with Conn. Gen. Stat. § 31-53(f) on which such employee's name first appears;
- (11) Any employee found to be in non-compliance shall be subject to removal from the worksite if such employee does not provide satisfactory proof of course completion to the Labor Commissioner by the fifteenth day after the date the employee is determined to be in noncompliance;
- (12) Any such employee who is determined to be in noncompliance may continue to work on a public building construction project for a maximum of fourteen consecutive calendar days while bringing his or her status into compliance;
- (13) The Labor Commissioner may make complaint to the projecuting authorities regarding any employer or agent of the employer, or officer or agent of the corporation who files a false certified payroll with respect to the status of an employee who is performing manual labor on a public building construction project;
- (14) The statute provides the minimum standards required for the completion of a safety course by manual laborers on public construction contracts; any contractor can exceed these minimum requirements and
- (15) Regulations clarifying the statute are currently in the regulatory process, and shall be posted on the CTDOL website as stor as they are adopted in final form.
- Any questions regarding this statute may be directed to the Wage and Workplace Standards Division of the Contecticut Labor Department via the internet website of http://www.stdol.statechus/wgwkstnd/wgemenu.htm; or by telephone at (860)263-6790

THE ABOVE INFORMATION IS PROVIDED EXCLUSIVELY AS AN EDUCATIONAL RESOURCE, AND IS NOT INTENDED AS A SUBSTITUTE FOR LEGAL INTERPRETATIONS WHICH MAY ULTMATELY ARISE CONCERNIG THE CONSTRUCTION OF THE STATUTE OR THE REGULATIONS.

Notice

To All Mason Contractors and Interested Parties Regarding Construction Pursuant to Section 31-53 of the Connecticut General Statutes (Prevailing Wage)

The Connecticut Labor Department Wage and Workplace Standards Division is empowered to enforce the prevailing wage rates on projects covered by the above referenced statute.

Over the past few years the Division has withheld enforcement of the rate in effect for workers who operate a forklift on a prevailing wage rate project due to a potential jurisdictional dispute.

The rate listed in the schedules and in our Occupational Bulletin (see enclosed) has been as follows:

Forklift Operator:

- Laborers (Group 4) Mason Tinders beerates forklift solely to assist a mason to a maximum height of nine feet only.
- Power Equipment Operator (Croup 9) operates forklift to assist any trade and to assist a mason to a height open nine Net.

The U.S. Labor Department conducted a survey of rates in Connecticut but it has not been published and the rate in effect remains as outlined in the above Occupational Bulletin.

Since this is a classification matter and not one of jurisdiction, effective January 1, 2007 the Connecticut Labor Department will enforce the rate on each schedule in accordance with our statutory authority.

Your cooperation in filing appropriate and accurate certified payrolls is appreciated.

- SPECIAL NOTICE -

To: All State and Political Subdivisions, Their Agents, and Contractors

Connecticut General Statute 31-55a - Annual adjustments to wage rates by contractors doing state work.

Each contractor that is awarded a contract on or after October 1, 2002, for (1) the construction of a state highway or bridge that falls under the provisions of section 31-54 of the general statutes, or (2) the construction, remodeling, refinishing, refurbishing, rehabilitation, alteration or repair of any public works project that falls under the provisions of section 31-53 of the general statutes shall contact the Labor Commissioner on or before July first of each year, for the duration of such contract, to ascertain the prevailing rate of wages on an hourly basis and the amount of payment or contributions paid or payable on behalf of each mechanic, laborer or worker employed upon the work contracted to be done, and shall make any necessary adjustments to such prevailing rate of wages and such payment or contributions paid or payable on behalf of each such employed effective each July first.

- The prevailing wage rates applicable to any contract or subcontract awarded on or after October 1, 2002 are subject to an una adjustments each July 1st for the duration of any project which was originally advertised for bids on or after October 1, 2002.
- Each contractor affected by the above requirement shall pay the annual adjusted prevailing wage rate that is in effect each July 1st, as posted by the Department of Labor.
- It is the *contractor's* responsibility to obtain the annual adjusted prevailing wage rate increases directly from the Department of Labor's Web Site. The annual adjustments will be posted on the Department of Labor Web page: <a href="https://www.ctd.com/w
- The Department of Labor will continue to issue the initial prevailing wage rate schedule to the Contracting Agency for the project. All subsequent annual adjustments will be posted on our Web Site for contractor access.

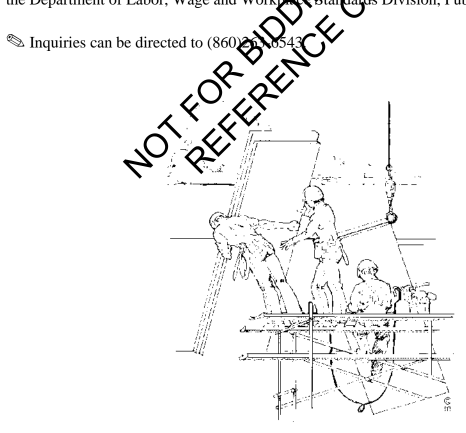
Any questions should be directed to the Contract Compliance Unit, Wage and Workplace Standards Division, Connecticut Department of Labor, 200 Folly Brook Blvd., Wethersfield, CT 06109 at (860)263-6790.

~NOTICE~

TO ALL CONTRACTING AGENCIE

Please be advised that Connecticut General Statutes Section 3 uires the contracting agency to certify to the Department of Labor, the total dollar amount be done in connection with such public works project, regardless of whether such project one or more contracts.

Form" to be completed and returned to Please find the attached "Contracting Agency the Department of Labor, Wage and Work Division, Public Contract Compliance Unit.



CONNECTICUT DEPARTMENT OF LABOR WAGE AND WORKPLACE STANDARDS DIVISION CONTRACT COMPLIANCE UNIT

CONTRACTING AGENCY CERTIFICATION FORM

I,	, acting in my official	capacity as
	representative	title
for	, located at	
cont	tracting agency	address
do hereby ce	ertify that the total dollar amount of work to	be done in connection with
	, located a	, , , ,
proje	ct name and number	address
shall be \$, which includes all work	, regardless of whether such project
consists of o	ne or more contracts.	10, ⁷ 0,
	CONTRACTOR	RATION
Name:	Olive	}
Address:	BILLON	
· · · · · · · · · · · · · · · · · · ·	Representative:	
Approximate	e Starting Date	
Approximate	e Completion Date	
S	ignature	Date
Return To:	Connecticut Department of Labor Wage & Workplace Standards Division Contract Compliance Unit 200 Folly Brook Blvd. Wethersfield, CT 06109	
Date Issued:		

CONNECTICUT DEPARTMENT OF LABOR WAGE AND WORKPLACE STANDARDS DIVISION

CONTRACTORS WAGE CERTIFICATION FORM

Construction Manager at Risk/General Contractor/Prime Contractor

I,	of
Officer, Owner, Authorized Rep.	Company Name
do hereby certify that the	
	Company Name
	Street
and all of its subcontractors will pay all work	City Rers on the Company of the Comp
Project Name and	n Number
Street and City the wages as listed in the schedule of prevaili attached hereto).	ing rates required for such project (a copy of which is Signed
Subscribed and sworn to before me this	day of
	Notary Public
Return to:	abor
Connecticut Department of L Wage & Workplace Standard	
200 Folly Brook Blvd. Wethersfield, CT 06109	
wethersheid, CT 00109	
Rate Schedule Issued (Date):	

[New] In accordance with Section 31-53b(a) of the C.G.S. each contractor shall provide a copy of the OSHA 10 Hour Construction Safety and Health Card for each employee, to be attached to the first certified payroll on the project.

In accordance with Connecticut General Statutes, 31-53 Certified Payrolls with a statement of compliance shall be submitted monthly to the contracting agency.	PAYROLL CERTIFICATION FOR PUBLI WEEKLY PA	Connecticut Department of Labor Wage and Workplace Standards Division 200 Folly Brook Blvd. Wethersfield, CT 06109						
CONTRACTOR NAME AND ADDRESS:		SUBCONTRACTOR NAME & ADDRESS	WORKER'S COMPENSATION INSURANCE CARRIER					
PAYROLL NUMBER Week-Ending PROJECT NAME & ADDRESS Date		6	POLICY # EFFECTIVE DATE:					
			EXPIRATION DATE:					
PERSON/WORKER, APPR MALE/ WORK ADDRESS and SECTION RATE FEMALE CLASSIFICATION S M	DAY AND DATE Total ST T W TH F S Hours	BASE HOURLY TYPE OF GROSS PAY T RATE FRINGE FOR ALL	OTAL DEDUCTIONS GROSS PAY FOR FEDERAL STATE THIS PREVAILING CHECK # AND					
% AND RACE* Trade License Type & Number - OSHA 10 Certification Number	HOURS WORKED EACH DAY Total	BENEFITS TOTAL PRINGE FOR Hour BENEFIT PLAN 1 through 6 CASH (see back) TOK ALL WORK PERFORMED THIS WEEK FICA	WITH- HOLDING HOLDING CHECK # AND RATE JOB NET PAY					
		1. \$ 2. \$ Bate Rate 3. \$ 4. \$ \$ Cash Fringe 6. \$						
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		1. \$ 2. \$ Base Rate 3. \$ 4. \$ 5. \$ Cash Fringe 6. \$						
12/9/2013 *IF REQUIRED WWS-CP1		*SEE REVERSE SIDE	PAGE NUMBEROF					

*FRINGE BENEFITS EXPLANATION (P):

Bona fide benefits paid to approved plans, funds or programs, except those required by Federal or State Law (unemployment tax, worker's compensation, income taxes, etc.).

Please specify the type of benefits provided 1). Medical or hospital care	led: 4) Disability
•	5) Vacation, holiday
	6) Other (please specify)
	STATEMENT OF COMPLIANCE
For the week ending date of	
	, (hereafter known as
Employer) in my capacity as	(title) do hereby certify and state:
Section A:	
the week in accordance with Connecticut hereby certify and state the following: a) The records submitted are true b) The rate of wages paid to each contributions paid or payable on defined in Connecticut General Soft wages and the amount of payres person to any employee welfare subsection Connecticut General Seless than those which may also be c) The Employer has complied section 31-53 (and Section 31-52) d) Each such person is concretely his employment which pixof of e) The Employer does not receive gift, gratuity thing of value, or condirectly, to any prime contract employee for the purpose of implementation with a prime contract subcontractor relating to a prime f) The Employer is aware that fill felony for which the employer may five years or both. 2. OSHA~The employer shall affix	h mechanic, laborer or wark han and the amount of payment or behalf of each such person to any employee welfare fund, as Statutes, section 31.50 (h), at that less than the prevailing rate ment or contribution; paid or payable on behalf of each such fund, as determined by the Labor Commissioner pursuant to Statutes, section 31.53 (d), and said wages and benefits are not be required by contribut; with all of the provisions in Connecticut General Statutes, hippolicable for state highway construction); by a worker's compensation insurance policy for the duration of state age has been provided to the contracting agency; be kickbacks, which means any money, fee, commission, credit, compensation of any kind which is provided directly or cor, prime contractor employee, subcontractor, or subcontractor roperly obtaining or rewarding favorable treatment in the or in connection with a prime contractor in connection with a contractor; and thing a certified payroll which he knows to be false is a class D may be fined up to five thousand dollars, imprisoned for up to a copy of the construction safety course, program or certified payroll required to be submitted to the contracting
(Signature)	(Title) Submitted on (Date)

Weekly Payroll Certification For Public Works Projects (Continued)					PAYROLL CERTIFICATION FOR PUBLIC WORKS PROJECTS											Week-Ending Date: Contractor or Subcontractor Business Name:					
									WEE	EKLY P	PAYRO	LL									
PERSON/WORKER,	APPR	MALE/	WORK	1		DA	Y AND	DATE			Total ST	BASE HOURLY	TYPE OF	GROSS PAY		TOTAL D	DEDUCTION	NS	GROSS PAY FOR		
ADDRESS and SECTION	RATE %	FEMALE AND RACE*	CLASSIFICATION Trade License Type & Number - OSHA 10 Certification Number		М	T	W	TH EACH D	F	S	Hours Total O/T Hour	RATE TOTAL FRINGE BENEFIT PLAN CASH		THIS WEEK		FEDERAL WITH-	WITH- G HOLDING	OTHER	THIS PREVAILING RATE JOB		
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										Ó	S	Base Re	2. \$ 3. \$ 4. \$ 5. \$								
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						7	5	Q.				\$ Base Rate \$ Cash Fringe	1. \$ 2. \$ 3. \$ 4. \$ 5. \$ 6. \$								
												\$ Base Rate \$ Cash Fringe	1. \$ 2. \$ 3. \$ 4. \$ 5. \$ 6. \$								

12/9/2013 WWS-CP2 *IF REQUIRED

NOTICE: THIS PAGE MUST BE ACCOMPANIED BY A COVER PAGE (FORM # WWS-CP1)

PAGE NUMBER ____OF

[New] In accordance with Section 31-53b(a) of the C.G.S. each contractor shall provide a copy of the OSHA 10 Hour Construction Safety and Health Card for each employee, to be attached to the first certified payroll on the project.

In accordance with Connecticut General Statutes, 31-53 Certified Payrolls with a statement of compliance shall be submitted monthly to the contracting agency.							PAYROLL CERTIFICATION FOR PUBLIC WORKS PROJECTS WEEKLY PAYROLL										Connecticut Department of Labor Wage and Workplace Standards Division 200 Folly Brook Blyd. Wethersfield, CT 06109					
CONTRACTOR NAME	AND A	DDRESS:										SUBCONTRAC	TOR NAME	& ADDRESS		WORKER'S	S COMPENS	ATION IN	SURANCE CARRIE	R		
Landon Corporation, 15 Connecticut Avenue, Northford, CT 06472									XYZ Corporat	ion	9		Travelers	Insurance	Company							
											2 Main Street				POLICY #	#BAC888	3928					
PAYROLL NUMBER	Week-	Ending	PROJECT NAME &	ADDRE	SS							Yantic, CT 06	389	~				1100				
1	9/26/	ate 09	DOT 105-296, Rout	te 82									$\mathcal{O}_{\mathcal{I}}$	1			EDATE: 1/					
PERSON/WORKER.	1000	MALE/	WORK		DAY AND DATE Total ST BA						BASE HOOL TYPE C	TYPE OF	V OROSS PAY	1 1	TOTAL DEDUCTIONS GROSS PAY FOR			1				
ADDRESS and SECTION		FEMALE	CLASSIFICATION	S	M	T	W	TH	F	S	Hours	RAIN	FRINGE	FOR ALL		FEDERAL	STATE			G CHECK # ANI		
	%	AND RACE*	Trade License Type & Number - OSHA	20	21	22	23	24	25	26	Total	TATAL FRINGE	ler Hur I through 6	FICA	WITH-	WITH-	LIST	RATE JOB	NET PAY			
			10 Certification Number			HOURS	WORKED	EACH DAY		-	O/T Hour	CASH	(see back)	THIS WEEK	FICA	HOLDING		OTHER				
Robert Craft 81 Maple Street Willimantic, CT 06226		M/C	Electrical Lineman E-1 1234567 Owner OSHA 123456		8	8	8	8	8	O ₁	O-TIME	\$ Ra 8.82	1. \$ 5.80 2. \$ 3. \$ 2.01 4. \$ 5. \$	\$1,582,80				P-xxxx	\$1,582.80	#123 \$ xxx.xx		
				_	-		-	-	1)	K	Cash Fringe	6. S 1. S		-	-	-					
Ronald Jones 212 Elm Street	65%	M/B	Electrical Apprentice		8	8	8	8	(),	7	S-MME 40	§ 19.99 Base Rate	2. S 3. S	\$1,464.80	xx.xx	XXXXXX	xx.xx	G-xxx	\$1,464.80	#124		
Norwich, CT 06360		1 2	OSHA 234567		1				4 <i>(</i>		O-TIME		4. S	1	1					\$xxx.xx		
								W,	OY	V		S 16.63	5. S									
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Franklin T. Smith		M/H	Project Manager			8	Y		Y /		S-TIME		1. \$				1.6.3.1	10000		#125		
234 Washington Rd.					1		Λ	VX			8	Base Rate	2. \$ 3. \$	\$1,500.00	XX.XX	xx.xx	XX.XX	M-xx.x		#125		
New London, CT 06320						11. C	Υ'.	. (/)			O-TIME	Dase Kate	4. \$							xxx.xx		
SECTION B						TI	1 (A ~				S	5. \$					1				
77.77745												Cash Fringe	6. \$									
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//13/2009	_	*IF REQU	HRED				-		-		-	Sam Littingo	Iv. v				_			1 of 2		

*FRINGE BENEFITS EXPLANATION (P):

Bona fide benefits paid to approved plans, funds or programs, except those required by Federal or State Law (unemployment tax, worker's compensation, income taxes, etc.).

Please specify the type of benefits provided: 1) Medical or hospital care Blue Cross	4) Disability
	6) Other (please specify)
CERTIFIED STAT	EMENT OF COMPLIANCE
For the week ending date of 9/26/09	
I, Robert Craft of XYZ C	orporation , (hereafter known as
Employer) in my capacity as Owner	(title) do hereby certify and state:
Section A:	
	peen paid the full weekly wages earned by them during al Statutes, section 31-53, as amended. Further, I ccurate:
contributions paid or payable on behalf defined in Connecticut General Statute of wages and the amount of payment or	contributions paid or payable on behate of each such t, as determined by the Labor Contributioner pursuant of s, section 31-53 (d), and said wages and benefits are not
c) The Employer has complied with all section 31-53 (and Section 31-54 if app	licable for state highway constructor);
 d) Each such employee of the Employee policy for the duration of his employme contracting agency; 	
indirectly, to any prime contractor, prin	
f) The Employer is aware that filing by felony for which the employer may be five years or both	ertified payroll which he knows to be false is a class D hed up to five thousand dollars, imprisoned for up to
	of the construction safety course, program or ad payroll required to be submitted to the contracting byee's name first appears.
Robert Craft of	Title) Submitted on (Date)
(Signature)	Title) Submitted on (Date)
listed under Section B who performed work of wage requirements defined in Connecticut G	rements for reporting purposes only, all employees on this project are not covered under the prevailing eneral Statutes Section 31-53.
Robert Craft own	Title) Submitted on (Date)
(Signature)	Submitted on (Date)

Note: CTDOL will assume all hours worked were performed under Section A unless clearly delineated as Section B WWS-CP1 as such. Should an employee perform work under both Section A and Section B, the hours worked and wages paid must be segregated for reporting purposes.

THIS IS A PUBLIC DOCUMENT

DO NOT INCLUDE SOCIAL SECURITY NUMBERS

Connecticut Department of Labor Wage and Workplace Standards Division FOOTNOTES

Please Note: If the "Benefits" listed on the schedule for the following occupations includes a letter(s) (+ a or + a+b for instance), refer to the information below.

Benefits to be paid at the appropriate prevailing wage rate for the listed occupation.

If the "Benefits" section for the occupation lists only a dollar amount, disregard the information below.

Bricklayers, Cement Masons, Cement Finishers, Concrete Frieders, Stone Masons

(Building Construction) and

(Residential- Hartford, Middlesex, New Haven, New Lordon and Counties)

a. Paid Holiday: Employees shall receive 4 hours for Arristmas Eve holiday provided the employee works the regularly scheduled day before and after the holiday. Employers may schedule work or Christmas Eve and employees shall receive pay for actual hours worked in addition to holiday pay.

Elevator Constructors. Mechanics

- a. Paid Holidays: New Yoar's Day, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day, Christmas Day, plus the Friday after Thanksgiving.
- b. Vacation. Employer contributes 8% of basic hourly rate for 5 years or more of service or 6% of basic hourly rate for 6 months to 5 years of service as vacation pay credit.

Glaziers

a. Paid Holidays: Labor Day and Christmas Day.

Power Equipment Operators

(Heavy and Highway Construction & Building Construction)

a. Paid Holidays: New Year's Day, Good Friday, Memorial day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day, provided the employee works 3 days during the week in which the holiday falls, if scheduled, and if scheduled, the working day before and the working day after the holiday. Holidays falling on Saturday may be observed on Saturday, or if the employer so elects, on the preceding Friday.

Ironworkers

a. Paid Holiday: Labor Day provided employee has been on the payroll for the 5 consecutive work days prior to Labor Day.

Laborers (Tunnel Construction)

a. Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day. No employee shall be eligible for holiday pay when he fails, without cause, to work the regular work day preceding the holiday or the regular work day following the holiday.

Roofers

a. Paid Holidays: July 4th, Labor Day, and Christmas Day provided the employee is employed 15 days prior to the holiday.

Sprinkler Fitters

a. Paid Holidays: Memorial Day, July 4th, Labor Day, Thank giving Day and Christmas Day, provided the employee has been in the imployment of a contractor 20 working days prior to any such paid holiday.

Truck Drivers

(Heavy and Highway Construction & Building Construction)

a. Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas day and Good Friday, provided the employee has at least 31 calendar days of service and works the last scheduled day before and the first scheduled day after the holiday, unless excused.

APPENDIX CATALOGUE OF Sewers to be Rehabilitated

GNHWPCA PROJECT No. 35R 2678-02

SSR 2018-02 : Schedule of Sewers to be Cleaned, CCTV Inspected and Rehabilitated

Street	Upstream	Downstream	Cleaning	CCTV	CIPP	Diameter	Length	No.	Sheet
Street	Manhole	Manhole	Cicaring	CCTV	Cirr	(in)	(If)	laterals	Number
East Ferry	NQL04M0559	NQL04M0398	Χ	Χ	Χ	24	97	2	1
East Ferry	NQL04M0398	NQL05M0399	Χ	Χ	Χ	24	148	1	1
Easement	NQL05M0399	NQL05M0400	Χ	Χ	Χ	24	208		1
Easement	NQL05M0400	NQL05M0401	Χ	Χ	Χ	24	16Y		1
Easement	NQL05M0401	NQL05M0402	Χ	Χ	Χ	24	150		1
Easement	NQL05M0402	NQL05M0403	Χ	Χ	Χ	24	148		1
Easement	NQL05M0403	NQL05M0404	Χ	Χ	Χ	A	150		2
Easement	NQL05M0404	NQL05M0405	Χ	Χ	Χ		130		2
Easement	NQL05M0405	NQL05M0406	Χ	Χ	Х	24	200		2
Easement	NQL05M0406	NQL05M0407	Χ	Χ	x 🔷	24	153		2
Easement	NQL05M0407	NQL05M0408	Χ	Χ	(%)	24	205		2
Easement	NQL05M0408	NQL05M0409	Χ	Х	W (24	194		2
Easement	NQL05M0409	NQL05M0220	Χ	Х	X C	24	201		3
Easement	NQL05M0220	NQL05M0221	Χ	X		24	203		3
Easement	NQL05M0221	NQL05M0222	Χ		\sim	24	177		3
Easement	NQL05M0222	NQL05M0223	Х	V× ~	\mathcal{O}_{X}	24	108		3
Easement	NQL05M0223	NQL05M0224	$X \leftarrow$	- ()	Х	24	195		3
Easement	NQL05M0224	NQL05M0225	(X) `	Ž	Χ	24	192		4
Easement	NQL05M0225	NQL05M0226	XX	X	Χ	24	58		4
Easement	NQL05M0226	NQL05M0227	×	X	Х	24	32		4
		30	O _X						
	1								

APPENDIX PROJECT NO. SSR 2008-02

