SPECIFICATIONS AND PROPOSAL

FOR

REPAIR FENCING AT PIER 53

HONOLULU HARBOR, OAHU, HAWAII

JOB S10845

STATE OF HAWAII DEPARTMENT OF TRANSPORTATION HARBORS

NOTICE TO BIDDERS

Hawaii Revised Statutes (HRS), Chapter 103D

SEALED BIDS for <u>REPAIR FENCING AT PIER 53</u>, <u>HONOLULU HARBOR</u>, <u>OAHU</u>, <u>HAWAII</u>, <u>JOB S10845</u>, will begin as advertised in HIePRO. Bidders shall register and submit complete bids through HIePRO only. Refer to the following HIePRO link for important information on registering: https://hiepro.ehawaii.gov/welcome.html.

Plans, specifications, proposal, and other documents designated or incorporated by reference shall be available in HIePRO.

DEADLINE TO SUBMIT BIDS is January 17, 2024, at 2:00 p.m., Hawaii Standard Time (HST). Bidders shall submit and upload the complete proposal to HIePRO prior to the bid opening date and time. Proposals received after said due date and time shall not be considered. Any additional support documents explicitly designated as confidential and/or proprietary shall be uploaded as a separate file to HIePRO. Do not include confidential and/or proprietary documents with the proposal. The record of each bidder and respective bid shall be open to public inspection. FAILURE TO UPLOAD THE PROPOSAL TO HIEPRO SHALL BE GROUNDS FOR REJECTION OF THE BID.

The scope of work for this project consists of removal and replacement of the existing 8-foot and 16-foot tall chain link fence with 3-strand barbed wire at Pier 53, Honolulu Harbor. The estimated cost of construction is between \$400,000.00 and \$490,000.00.

To be eligible for award, bidders must possess a valid State of Hawaii General Engineering Contractor's "A" license at the time of bidding.

The GENERAL PROVISIONS dated 2016 applicable to this project are available on the internet at http://hidot.hawaii.gov/administration/con/.

All Request for Information (RFI) questions and substitution requests shall be submitted via HIePRO <u>no later than January 3, 2024, at 2:00 p.m., HST.</u> RFI questions received after the stated deadline will not be addressed. Verbal RFI questions will not receive a response. All responses to RFI questions shall be issued by formal addendum and posted in HIePRO.

<u>Apprenticeship Preference</u>. A five percent bid adjustment for bidders that are party to apprenticeship agreements pursuant to HRS, §103-55.6, is applicable to this project.

Employment of State Residents on Construction Procurement Contracts. Compliance with HRS, §103B-3, is a requirement for this project whereby a minimum of 80 percent of the bidder's work force on this project shall consist of Hawaii residents.

Campaign Contributions by State and County Contractors. Contractors are hereby notified of the applicability of HRS, §11-355, which states that campaign contributions are prohibited from specified State or County government contractors during the term of the contract if the contractors are paid with funds appropriated by a legislative body. For more information, contact the Campaign Spending Commission at (808) 586-0285.

<u>Protests</u>. Any protest of this solicitation shall be submitted in writing to the Director of Transportation, in accordance with HRS, §103D-701, and Hawaii Administrative Rules, §3-126.

The Equal Employment Opportunity Regulations of the Secretary of Labor implementing Executive Order 11246, as amended, shall be complied with on this project.

The U.S. Department of Transportation Regulation entitled "Nondiscrimination in Federally-Assisted Programs of the U.S. Department of Transportation," Title 49, Code of Federal Regulations (CFR), Part 21, is applicable to this project. Bidders are hereby notified that the State Department of Transportation will affirmatively ensure that the contract entered into pursuant to this advertisement will be awarded to the lowest responsible bidder without

discrimination on the grounds of race, color, national origin or sex (as directed by 23 CFR, Part 200).

For additional information, contact Mr. Gregg Hirokawa, Harbors Project Manager, by phone at (808) 587-1985, or by email at gregg.hirokawa@hawaii.gov.

The State reserves the right to reject any or all proposals and to waive any defects in said proposals in the best interest of the public.

DREANALEE K. KALILI

Quanahee Kahli

Deputy Director of Transportation for Harbors

Posted on HIePRO: December 18, 2023

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INSTRUCTIONS FOR CONTRACTOR'S LICENSING

"A" general engineering contractors and "B" general building contractors are reminded that due to the Hawaii Supreme Court's January 28, 2002 decision in Okada Trucking Co., Ltd. v. Board of Water Supply, et al., 97 Haw. 450 (2002), they are prohibited from undertaking any work, solely or as part of a larger project, which would require the general contractor to act as a specialty contractor in any area where the general contractor has no license. Although the "A" and "B" contractor may still bid on and act as the "prime" contractor on an "A" or "B" project (See, HRS § 444-7 for the definitions of an "A" and "B" project.), respectively, the "A" and "B" contractor may only perform work in the areas in which they have the appropriate contractor's license (An "A" or "B" contractor obtains "C" specialty contractor's licenses either on its own, or automatically under HAR § 16-77-32.). The remaining work must be performed by appropriately licensed entities. It is the sole responsibility of the contractor to review the requirements of this project and determine the appropriate licenses that are required to complete the project.

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SPECIAL PROVISIONS

The General Provision is amended as follows:

A. ARTICLE I - TERMS, ABBREVIATIONS, AND DEFINITIONS

1. Section 1.3 Definitions: The definition for "Subcontractor" is amended by deleting it and replacing it with the following:

"Subcontractor – An individual, partnership, firm, corporation, or joint venture, or other legal entity, as licensed or required to be licensed under Chapter 444, Hawaii Revised Statutes, as amended, which enters into an agreement with the Contractor to perform a portion of the work."

2. Section 1.3 Definitions: The definition for "Proposal (or Bid)" is amended by deleting it and replacing with the following:

"PROPOSAL (OR BID) - The offer of a Bidder, on the prescribed HDOT form, submitted by the Bidder in response to a solicitation request, to perform the work required by the proposed contract documents, for the price quoted and within the time allotted."

3. Add the following to Section 1.3 Definitions.

"HAWAII ePROCUREMENT SYSTEM (HIePRO) - The State of Hawaii eProcurement System for issuing solicitations, receiving proposals and responses, and issuing notices of award."

B. <u>ARTICLE II – STANDARD PROVISIONS FOR COMPETITIVE SEALED BIDS AND</u> AWARDS

- 1. <u>2.7 Request for Substitution of Specified Materials and Equipment Before Bid Opening</u> is amended as follows:
 - a. The last sentence in the first paragraph (line 147 to 152) be replaced with the following:

"Where a bidder intends to use a material or equipment of an unspecified brand, make, or model, the bidder must submit a request to the Department for review and approval at the earliest date possible. Requests shall be submitted via email to the Contact person listed in HIePRO for the solicitation and also posted as a question in HIePRO under the question/answer tab referencing the email with the request. The request must be posted in HIePRO no later than the deadline as stated in the Notice to Bidders."

b. The first sentence in the second paragraph (line 154 to 156) shall be replaced with the following:

"It shall be the responsibility of the bidder to submit sufficient evidence based upon which a determination can be made by the Department that the alternate brand is a qualified equivalent."

2. <u>2.8 Preparation and Delivery of Bid</u> is amended as follows: Last paragraph (line 189 to 192) shall be replaced with the following:

"Bidders shall submit and upload the complete proposal to HIePRO prior to the bid opening date and time. Proposals received after said due date and time shall not be considered. Original (wet ink, hard copy) proposal documents are not required to be submitted. Contract award shall be based on evaluation of proposals submitted and uploaded to HIePRO. Any additional support documents explicitly designated as confidential and/or proprietary shall be uploaded as a separate file to HIePRO. Do not include confidential and/or proprietary documents with the proposal. The record of each bidder and respective bid shall be open to public inspection.

FAILURE TO UPLOAD THE COMPLETE PROPOSAL TO HIEPRO SHALL BE GROUNDS FOR REJECTION OF THE BID.

If there is a conflict between the specification document and the HIePRO solicitation, the specifications shall govern and control, unless otherwise specified."

- 3. <u>2.11 Bid Security</u> is amended by deleting (a) and replacing it with:
 - "(a) Unless directed otherwise in the invitation for bids, each bid shall be accompanied by bid security which is intended to protect the Department against the failure or refusal of a bidder to execute the contract for the work bid or to supply the required performance and payment bonds. Bid security shall be in an amount equal to at least five percent of the base bid and additive alternates. Bid security shall be in one of the following forms:
 - (1) A deposit of legal tender;
 - (2) A valid surety bid bond, underwritten by a company licensed to issue bonds in the State of Hawaii; or
 - (3) A certificate of deposit; credit union share certificate; or cashier's, treasurer's, teller's, or official check drawn by or a certified check accepted by a bank, savings institution, or credit union insured by the Federal Deposit Insurance Corporation (FDIC) or the National Credit Union Administration (NCUA) and payable at sight or unconditionally assigned to the Department. These instruments may be utilized only to a maximum of one hundred thousand dollars (\$100,000.00). If the required amount totals over one hundred thousand dollars (\$100,000.00), more than

one instrument not exceeding one hundred thousand dollars (\$100,000.00) each and issued by different financial institutions shall be accepted.

If bidder elects options (1) or (3) above for its bid security, said security shall be in its original form and shall be submitted before the bid deadline to the Contract Office, Department of Transportation, Aliiaimoku Hale, 869 Punchbowl Street, Room 105, Honolulu, Hawaii 96813. Original surety bid bonds do <u>not</u> need to be submitted to the Contracts Office. Bidders are reminded that a copy of its surety bid bond shall be <u>included with its bid</u> uploaded to HIePRO."

- 4. <u>2.12 Pre-Opening Modification or Withdrawal of Bids</u> is amended by deleting 2.12 Pre-Opening Modification or Withdrawal of Bids in its entirety and replacing it with the following:
 - "2.12 Pre-Opening Modification or Withdrawal of Bids. A bidder may withdraw or modify a proposal after the bidder submits the proposal in HIePRO. Withdrawal or modify of proposal must be completed before the time set for the receiving of bids."
- 5. <u>2.14 Public Opening of Bids</u> is amended by deleting 2.14 Public Opening of Bids in its entirety.
- 6. <u>2.20 Bid Evaluation and Award</u> is amended by replacing 2.20(a) and 2.20(b) with the following:
 - "(a) The award shall be made to the lowest, responsive, responsible bidder within 120 days after bid opening and shall be based on the criteria set forth in the invitation for bids. The Department may request the bidders to allow the Department to consider the bids for the issuance of an award beyond the 120 day period. Agreement to such an extension must be made by a bidder in writing. Only bidders who have agreed to such an extension will be eligible for the award.
 - (b) No bid shall be withdrawn or corrected for a period of 120 days after bid opening except for a mistake as described in this article; however, a bidder may withdraw a bid without penalty anytime prior to award of the contract if it finds it is unable to comply with the provisions regarding the employment of State of Hawaii residents as described in Section 7.2 and 103B-3, H.R.S."

C. ARTICLE VII – LEGAL RELATIONS AND RESPONSIBILITY TO PUBLIC

1. <u>7.1 Insurance Requirements</u> is amended by deleting paragraph "(b)(4) Builder's Risk for All Work" in its entirety.

STATE OF HAWAII

DEPARTMENT OF TRANSPORTATION

HONOLULU, HAWAII

SPECIFICATIONS

PART II

TECHNICAL PROVISIONS

ARTICLE X - PROJECT DESCRIPTION

10.1 GENERAL - The work to be done on this project includes furnishing all labor, materials and equipment necessary to perform the removal and replacement of the existing chainlink fence at Pier 53, Honolulu Harbor. The work includes removal of existing posts, chainlink mesh, barbed wire, and the installation of new posts, footings as necessary, chainlink mesh, barbed wire, concrete wall restoration where the chainlink posts embed into an existing concrete wall, and all incidentals. The contractor shall not be allowed to encroach into the Coast Guard property to accomplish the work.

Bidders are advised to examine the existing conditions at the proposed project site to familiarize themselves with the nature and extent of work involved and working conditions. Appointments may be made with the Harbors Division Project Engineer for clarification of the work involved or definition of the limits of the work.

The fence to be replaced on this project provides security for the storage yards at Piers 51-53. Therefore, the contractor must maintain the same level of security for these particular areas for the entire duration of this project. The existing security perimeter shall be maintained with new, temporary or interim fencing at all times. At no time will a portion of the pier be left unprotected by either fencing or an approved security guard. Payment for temporary fencing and security personnel shall not be made separately but shall be considered incidental to the payment items described in Article X of these Specifications.

<u>10.2 SCOPE OF WORK</u> - The work to be done includes, but is not necessarily limited to, the following major items of work:

- A. Mobilization and demobilization.
- B. Provide a Best Management Practices (BMP) Plan.
- C. Perform chainlink fence improvements, including the following:
 - 1. Demolish existing fence posts, chainlink mesh, and barbed wire.
 - 2. Installation of new fence posts, footings as necessary, chainlink mesh, and barbed wire.
 - 3. Restoration of existing concrete wall where new fence posts embed into existing concrete wall.

<u>10.3 HARBOR OPERATIONS</u> - The Contractor shall coordinate its work so as to minimize interference with harbor operations. The work schedule shall be coordinated with the Harbors Division Oahu District Manager and the Harbors Division Construction Engineer and shall be subject to their approval. All work shall be scheduled to minimize interference with any

operations in the project area. Night and weekend work may be required. Contractor should not expect a continuous 5-day work week.

Shipping and dock activities will take precedence over the Contractor's activities. Vessels call at various days of the week. An approximate vessel schedule for the project area can be found at www.hawaii.portcall.com. The exact scheduling of the work and restrictions on the Contractor's activities will be established at the pre-construction meeting.

Tenant operations including forklift operations will be ongoing in areas adjacent to the project area for the duration of the project. Phasing and careful coordination of the work will be required to allow continuous use of the project location and adjacent areas. The Contractor shall be responsible for coordination with all tenants/users and the Harbors Division on a daily basis regarding scheduling of all work at no additional cost to the State.

All work shall be scheduled with the Harbors Division Oahu District Manager, and the Harbors Division Construction Engineer. The Contractor shall give the Harbors Division Oahu District Manager and the Construction Engineer at least 2 weeks prior notice whenever its work will render a portion of the pier unusable.

<u>10.4 HARBOR SECURITY</u> - The Contractor shall submit required documentation of all Contractor and subcontractor's employees, their representatives, suppliers, manufacturers, and alike, and of all necessary vehicles needing access to the project site to the Harbors Division Construction Engineer and Oahu District Manager before starting work on the project. The documentation will include the following:

- A. Authorized personnel's first name, middle initial(s), and last name by company name.
- B. Vehicle(s) license plate number(s) by company name.
- C. The Contractor may be directed to use a specified entrance to enter and exit the harbor. Upon every entry, each employee must present and possess a photo identification (ID) card.
- D. All Contractor's and sub-contractor's employees, their representatives, suppliers, manufacturers, and authorized personnel needing access to the project site shall wear their photo ID card at all times.
- E. Contractor's vehicles must be identified with a company logo and will be subject to search. Any employee's personal belongings will also be subject to search.
- F. If the Contractor wishes to remove any fencing or open any locked gates, they shall coordinate with and request approval from the Harbors Division Construction Engineer and Oahu District Manager. If approval is granted, the Contractor shall then be responsible for securing open fencing or gate(s)

- immediately after entering, or posting security personnel to monitor ingress and egress. Inspections of vehicles and equipment moving through the access points will be done in accordance with current MARSEC level and directives.
- G. If security personnel are required, the Contractor shall hire the same contract security that provides service to the State of Hawaii, Department of Transportation, Harbors Division. In the event that the security contract for Harbors changes, contractor must hire the new security contractor.
- H. By the end of each day, the Contractor shall re-erect and restore all fencing/barrier/perimeter security measures to the satisfaction of the Harbors Division Construction Engineer and the Oahu District Manager. Electricity and lighting shall also be restored and in satisfactory working order, to no less than pre-construction conditions, by the end of each day, to the satisfaction of the Harbors Division Construction Engineer and District Manager.
- I. Under no circumstances shall perimeter security be compromised. If determined by the State, and solely by the State, that the contractor has left the project site in a condition that compromises security of the harbor, the State reserves the right to make the necessary arrangements to provide and enhance perimeter security, including restoration of electrical power and lighting, at the sole expense of the Contractor.
- J. At times, the maritime security level for the State of Hawaii and/or the general color-coded security level for State of Hawaii may be temporarily elevated. In these events, the contractor may be prohibited to access the project site and may be required to stop work as directed by either the Harbors Division Construction Engineer or Oahu District Manager. The Harbors Division will consider impacts to the work and schedule as a result of prolonged work stoppages.
- K. Maritime Security Awareness training is mandatory for all personnel entering the Harbor facility. The Contractor shall be responsible to ensure all of its employees, representatives, subcontractors, vendors, and all alike, requiring access to the harbor area for this project, have been trained and possess the required maritime security card before entering the Harbor's property. Prior to starting work on this project, the Contractor shall provide a list of names (full legal name) and birth dates of all employees, representatives, subcontractors, vendors, and all alike, as well as their vehicles license number, year, make, color and model that will be entering the project site, together with a letter attesting that all personnel have received this training to the Harbors Division Oahu District Manager and Construction Engineer. All employees, representatives, subcontractors, vendors, and all alike, shall wear their respective company's identification card bearing the company's name, the individual's first and last name, and middle initial(s), and a recent photograph of the individual on the front of the identification card at all times while on Harbor's property.

With the possible exception of Item J above, all other requirements indicated shall be considered incidental to the project and shall be provided by the contractor at no cost to the State.

The Contractor's personnel requiring unescorted access to secure areas of maritime facilities will be required to obtain a Transportation Worker Identification Credential (TWIC). No escorting of personnel is allowed. The project area has been deemed to be within a secured area. TWIC was established by Congress through the Maritime Transportation Security Act and is administered by the Transportation Security Administration (TSA) and U.S. Coast Guard. To obtain a TWIC, the applicant must provide biographic and biometric information such as fingerprints, sit for a digital photograph and successfully pass a security threat assessment conducted by TSA. The Contractor will be responsible to obtain and pay for all costs associated in providing their appropriate employees with TWIC. Information regarding TWIC is available on the TSA website at http://www.tsw.dhs.gov/what_we_do/layers/twic/index/shtm.

<u>10.5 STORAGE AREA</u> - Arrangements for work and storage areas shall be made with the Harbors Division Oahu District Manager, the Harbors Division Construction Engineer, and the tenants. The Contractor shall be responsible for maintaining the work and storage areas and, if necessary, shall restore these areas to their original condition at no cost to the State in the event any damage results from its operations.

10.6 LIABILITY AND RESPONSIBILITY - The Contractor shall provide, erect and maintain warning signs, lights, barricades, fences, watchmen and/or all other means as necessary to prevent unauthorized persons from wandering onto the job site where they may suffer injury or create a hazard to the construction operations or the work in progress. The Contractor shall also take all reasonable precautions for safety in its operations and to prevent injury to its employees and to others at the job site.

The Contractor shall be responsible for any and all damages to harbor facilities caused by its operations. The Contractor shall, at its own expense, make prompt restitution for damages to the harbor facility caused by its operations or negligence. The Contractor shall hold the State harmless from all claims for loss or injury.

The Contractor shall remove defective work and replace the required work at no cost to the State.

The Contractor shall verify conditions in the field prior to ordering any materials. The existing conditions are based on the best available information. The Contractor shall make no claim for extra compensation should actual existing conditions differ from those shown on the plans and specifications.

<u>10.7 PERMITS</u> - The Contractor will be required to complete and submit the form, "Permit for Shoreside and Vessel Work". The Contractor shall obtain the required work permit from the Harbors Division Oahu District Manager.

A Building Permit from the City & County of Honolulu will not be required for this project.

The Contractor is responsible for any permits related to the handling, storage, transport and disposal of hazardous materials.

<u>Hawaii One Call</u>. The Contractor shall comply with the Hawaii One Call law, HRS Section 269E-4. This includes, but is not limited to, coordination with the Hawaii One Call Center (HOCC) for any work involving excavation at least five (5) working days, but not more than twenty-eight (28) calendar days prior to commencing excavation. The Contractor shall provide to HOCC a description of the excavation site that may include the county, place, address, and measurements as needed. HOCC contact information: telephone 811; website http://www.digsafelyhawaii.com.

<u>10.8 SUBMITTALS</u> - Submittals shall be submitted no later than thirty (30) calendar days after Notice to Proceed and at least forty-five (45) calendar days prior to the proposed work. Review of the Contractor's plans and methods of construction by the Engineer does not relieve the Contractor of the responsibility to meet the contract requirements. The Contractor shall submit for review, one (1) PDF copy of the following items:

A. Concrete Work

- 1. Concrete Mix Design for Spall Repairs
- 2. Patching Compound for Form and Pour Repairs
- 3. Reinforcing Steel Coating
- 4. Non-Shrink Grout
- 5. Curing Compound

<u>10.9 BEST MANAGEMENT PRACTICES</u> - The Contractor must follow standard best management practices (BMPs) for air pollution, water pollution, noise and solid waste control, as required by Federal, State and County regulations, to protect the environment from effects of construction activity, including prohibiting any construction debris or other deleterious materials to fall, flow or otherwise enter harbor waters.

The Contractor shall submit a site-specific BMP to the Harbors Division Construction Engineer before work begins. The plan shall satisfy the (applicable) requirements of ARTICLE XII – TEMPORARY WATER POLLUTION, DUST, AND EROSION CONTROL. This plan shall describe and detail all methods and procedures to be used to prevent air and water pollution, including preventing any materials, wastes, and debris from entering any adjacent storm drain system and the harbor to the satisfaction of the Harbors Division. The Contractor shall revise the BMP plan – at no additional cost to the State – should it be determined by the Harbors Division Construction Engineer that the plan is insufficient to prevent pollution.

10.10 APPROVED EQUAL - The term "approved equal" as used in these specifications refers to the use of alternate equipment, articles or materials of equal quality and characteristics for the

purpose intended. An approved equal will be permitted, upon approval of the Director prior to bid opening, in accordance with the General Provisions.

10.11 STANDARD SPECIFICATIONS - The term "Standard Specifications" as used in these Technical Provisions of these Specifications, shall mean the "Hawaii Standard Specifications for Road and Bridge Construction, 2005, Department of Transportation Highways Division, Honolulu, Hawaii."

10.12 COMPLETION TIME - All work for this project shall be completed within the specified time period as listed in page P-1 of the Proposal. The number of days shall commence on the issuance of the notice to proceed. The intent of the contract is to provide for the construction final acceptance of the work described by the contract documents at the accepted bid price and within the time established by the contract. The Contractor has the duty to furnish all labor, materials, equipment, tools, transportation, incidentals, and supplies and to determine the means, methods and schedules required to complete the work in accordance with the contract documents. Unless otherwise directed by the Engineer in writing, the Contractor shall not commence with physical construction without sufficient materials and equipment available at the project site for either continuous construction until completion, or completion of a specified portion of the work.

10.13 AS BUILT DRAWINGS - The Contractor shall keep one set of drawings at the job site and make all field changes thereon. After completion of the project, two (2) full-size sets of drawings marked up with all the field changes shall be submitted to the Harbors Division Construction Engineer. Contractor shall also submit an electronic copy of the as-built in PDF(A) format.

<u>10.14 PAYMENT</u> - Payment shall be made as specified below. Such payment shall include furnishing all labor, material, equipment and other expenses required to complete each item in accordance with the plans and specifications. The Best Management Practices (BMP) plan, including temporary water pollution, dust, and erosion measures shall be considered incidental to the pay items below.

Item 1 – Mobilization. Payment shall be made at the lump sum price bid in the Proposal Schedule. Mobilization is an amount not to exceed six (6) percent of the sum of all items (excluding this item and all Allowances). If the proposal submitted by the bidder indicates an amount in excess of the allowable maximum, the indicated amount or amounts shall be reduced to the allowable maximum; the "Total Amount for Comparison of Bids," in the proposal schedule shall be adjusted to reflect any such reduction. For the purposes of comparing bids and determining the contract price to be inserted in the contract awarded to the bidder, if any is so awarded, the "Total Amount for Comparison of Bids" adjusted in accordance with the foregoing shall be used and the bidder's proposal shall be deemed to have been submitted for the amounts as reduced and adjusted in accordance herewith.

The mobilization line item will be paid to the Contractor upon completion of mobilization at the work site and approval of the BMP plan. Such payment shall include setting up all equipment and materials at the job site, providing temporary barricades as required for Harbor operations during construction, and all other incidental work required to complete this item.

Item 2 – Demolition of Existing Chainlink Fence with Barbed Wire. There is 656 feet of chainlink fence with barbed wire demolition in Area 1, 898 feet of chainlink fence with barbed wire demolition in Area 2, and 1,509 feet of chainlink fence with barbed wire demolition in Area 3. Payment shall be made at the unit price bid per linear foot in the Proposal Schedule. Such payment shall include, as applicable, the removal of pipe, fittings, connections, concrete, as well as all other incidental work required to complete this item.

Item 3 – Installation of 8' Chainlink Fence with Barbed Wire in Ground. There is 656 feet of 8' chainlink fence with barbed wire installation in Area 1 and 802 feet of 8' chainlink fence with barbed wire installation in Area 2. Payment shall be made at the unit price bid per linear foot in the Proposal Schedule. Such payment shall include, as applicable, pipe, fittings, cleaning, connections (including cutting and plugging concrete holes, sleeves, grout, mortar, etc.), all other incidental work required to complete this item, in place complete.

Item 4 – Installation of 8' Chainlink Fence with Barbed Wire in Existing Wall. There is 1,509 feet of 8' chainlink fence with barbed wire installation into the existing wall in Area 3. Payment shall be made at the unit price bid per linear foot in the Proposal Schedule. Such payment shall include, as applicable, pipe, fittings, cleaning, connections (including cutting and plugging concrete holes, sleeves, grout, mortar, etc.), installing and removing formwork, placing concrete or patching compound, and all other incidental work required to complete this item, in place complete.

Item 5 – Installation of 16' Chainlink Fence with Barbed Wire. There is 96 feet of 16' chainlink fence with barbed wire installation in Area 2. Payment shall be made at the unit price bid per linear foot in the Proposal Schedule. Such payment shall include, as applicable, pipe, fittings, cleaning, connections (including cutting and plugging concrete holes, sleeves, grout, mortar, etc.), installing and removing formwork, placing concrete or patching compound, and all other incidental work required to complete this time, in place complete.

ARTICLE XI - MOBILIZATION AND DEMOBILIZATION

<u>11.1 GENERAL</u> - The work consists of furnishing at the job site, plant, equipment, materials, labor and appliances and performing all work in connection with mobilization and demobilization for the job in accordance with this article of the specifications.

11.2 DESCRIPTION

- A. Mobilization shall include setting up, ready for use, all plant, equipment and necessary materials at the job site.
- B. Moving the barricades and bull rails as necessary to perform the work.
- C. Providing temporary barricades as required for Harbor operations during construction.
- D. Moving the barricades and bull rails back to their original position upon completion of work.
- E. Replacing pavement markings as necessary to perform the work. Pavement markings and stencils shall match the existing condition.
- F. Demobilization shall include the removal of all the Contractor's plant and equipment and surplus material from the job site. The cleanup of the job site, satisfactory to the Harbors Division Construction Engineer, shall also be included in this article.

<u>11.3 PAYMENT</u> - Payment for Mobilization and Demobilization shall be made as described in Article X of these Specifications.

ARTICLE XII – TEMPORARY WATER POLLUTION, DUST, AND EROSION CONTROL For Project NOT Subject to NPDES NOI-C Permit

- <u>12.1 DESCRIPTION</u> This section is required for all work, including the Contractor's storage sites. It describes the following:
 - A. A detailed site-specific Best Management Practice (BMP) Plan including diagrams and narratives; constructing, maintaining, and repairing temporary water pollution, dust, and erosion control measures at the project site including local material sources, work areas and access roads; removing and disposing of wastes and hazardous wastes; and control of fugitive dust (defined as uncontrolled emission of solid airborne particulate matter from any source other than combustion). Additionally, all projects at Honolulu, Kalaeloa Barbers Point, and Kahului Harbors are subject to State of Hawaii, Department of Transportation (HDOT) Harbors Division, Storm Water Management Plan (SWMP) requirements, unless exempted, and are subject to Harbors Storm Water BMP inspections. If any requirement conflicts with those administered by State of Hawaii, Department of Health (HDOH), the Contractor shall follow the more stringent requirement.
 - B. Compliance with applicable federal and other state permit conditions.
 - C. Work associated with dewatering and hydrotesting activities and compliance with conditions of the NPDES general permit coverage authorizing discharges associated with construction activity dewatering and hydrotesting.
- 12.2 GENERAL REQUIREMENTS In order to provide for the control of water pollution, dust, and erosion arising from the construction activities of the Contractor and his subcontractors in the performance of this contract, the work performed shall comply with all applicable federal, state, and local laws and regulations concerning water pollution control including, but not limited to, the following regulations:
 - A. State of Hawaii, HDOH, Hawaii Administrative Rules (HAR) Chapter 11-54 Water Quality Standards and Chapter 11-55 Water Pollution Control.
 - B. HDOT Harbors Division, Storm Water Management Plan.
 - C. City and County of Honolulu (CCH), Rules Relating to Water Quality.
 - D. CCH. Storm Water BMP Manual for Construction.
 - E. 40 CFR Part 110, Environmental Protection Agency (EPA), Discharge of Oil.
 - F. 40 CFR Part 117, EPA, Determination of Reportable Quantities for Hazardous Substances.

- G. 40 CFR Part 261, EPA, Identification and Listing of Hazardous Waste.
- H. 40 CFR Part 302, EPA, Designation, Reportable Quantities, and Notification.
- I. 49 CFR Part 171, U.S. Department of Transportation, Hazardous Materials Regulations.

12.3 MATERIALS - Materials shall conform to the following when applicable:

- A. <u>Slope Drains</u>. Slope drains may be constructed of pipe, fiber, mats, erosion control fabric, geotextiles, rubble, Portland cement concrete, bituminous concrete, plastic sheets, or other materials acceptable to the Construction Engineer.
- B. <u>Grass</u>. Grass shall be quick growing species such as rye grass, Italian grass, or cereal grasses. Grass shall be suitable to the area and provide a temporary cover that will not compete later with permanent cover. Alternative grasses are allowable if acceptable to the Construction Engineer.
- C. <u>Fertilizer and Soil Conditions</u>. Fertilizer and soil conditioners shall be a standard commercial grade acceptable to the Construction Engineer.
- D. <u>Silt Fences</u>. Silt fences shall be synthetic filter fabric mounted on posts and embedded in compacted ground in compliance with American Society for Testing and Materials (ASTM) D6462-03, Standard Practice for Silt Fence Installation.
- E. <u>Berms</u>. Berms shall be gravel or sand wrapped with geotextile material. Alternate materials are allowable if acceptable to the Construction Engineer.
- F. <u>Alternate materials or methods</u> to control, prevent, remove, and dispose of pollution are allowable if acceptable to the Construction Engineer.

12.4 CONSTRUCTION

- A. Preconstruction Requirements.
 - 1. Temporary Water Pollution, Dust, and Erosion Control Meeting. The contractor shall be required to submit a site-specific BMP Plan to the Construction Engineer and address all comments by the Construction Engineer. After the Plan is accepted in writing by the Construction Engineer, the Contractor shall schedule a meeting with the Construction Engineer before the start of construction work to discuss the sequence of work, and plans and proposals for water pollution, dust, and erosion control.
 - 2. <u>Temporary Water Pollution, Dust, and Erosion Control Submittals</u>. The Contractor shall submit the site-specific BMP Plan to the Construction

Engineer prior to the start of work for review of compliance with this Article.

- a. Written site-specific BMP Plan shall include the following as applicable:
 - 1) Identification of potential pollutants and their sources and other factors that may cause water pollution, dust, and erosion.
 - 2) A list of all material and heavy equipment to be used during construction. Vehicles and equipment shall be well maintained and free from any type of fluid leaks.
 - 3) Construction schedule.
 - 4) Name(s) of specific individual(s) designated responsible for water pollution, dust and erosion controls on the project site. Include home, business, and cellular telephone numbers, fax numbers, and e-mail addresses.
 - Descriptions of the methods and devices used to eliminate certain pollutants (e.g., wastewater, fuels, solvents, detergents, toxic or hazardous substances) from discharging into state waters and drainage systems, and provide details of BMP(s) to be installed or utilized. Indicate approximate dates when BMP(s) will be installed and removed.
 - 6) Description of maintenance and subsequent removal of BMP(s).
 - 7) Method(s) of removal and disposal of solid and regulated hazardous wastes encountered or generated during construction. The Contractor is advised to procure regulated hazardous materials on an as-needed basis, as feasible. All excess regulated hazardous materials at the conclusion of this project shall remain the property of the Contractor and shall be removed from HDOT Harbors Division property upon the completion of the project.
 - 8) Method(s) of removing and disposing concrete and asphalt pavement cutting slurry, concrete curing water, and hydrodemolition water.
 - 9) Method(s) of containing, removing and disposing of demolition dust and debris to minimize the discharge of these pollutants into state waters and drainage systems.

- 10) Spill kit contents and location.
- 11) Fugitive dust control, including dust from grinding, sweeping, or brooming off operations or combination thereof.
- Method(s) of storing and handling of regulated hazardous materials (e.g. oils, paints) and other products used for the project. Safety Data Sheets (SDS) for all regulated hazardous materials used during construction activities shall be kept on-site throughout the duration of the project and readily available upon inspection. All containers of regulated hazardous materials should be provided with secondary containment during storage. Regulated hazardous materials not specifically needed in the execution of this project shall not be brought or stored on site. As feasible, the Contractor is encouraged to use products that do not contain any regulated constituents. The use of green products is encouraged.
- 13) Method(s) of concrete washout/waste control.
- 14) Method(s) of managing material stockpiles to minimize erosion and dust.
- 15) Good housekeeping practices.
 - a) Minimize tracking of sediment offsite from project entrances and exits.
 - b) Litter management. The Contractor shall have a comprehensive housekeeping policy and shall actively enforce housekeeping requirements. Housekeeping items include, but are not limited to, cups, cans, bottles and other forms of lightweight litter, unattended containers of hazardous materials, concrete debris (e.g. dust, chips, and other sweepings), and discarded articles of disposable Personal Protective Equipment (e.g., earplugs, dust masks, and gloves). Employees who are specifically tasked with housekeeping duties shall be identified by name.
 - c) The Contractor should provide and maintain covered waste receptacles. No construction debris or other refuse that is generated as a result of project activities is to be disposed in HDOT Harbors Division-owned waste receptacles.

- Provide plan(s)/drawing(s) showing location of followings when applicable:
 - a) Boundaries of the property and the locations where construction activities will occur, including:
 - i. Locations where earth-disturbing activities will occur (noting any sequencing of construction activities);
 - ii. Approximate slopes and drainage patterns with flow arrows before and after the construction;
 - iii. Locations where sediment, soil, or other construction materials will be stockpiled;
 - iv. Locations of any contaminated soil or contaminated soil stockpiles;
 - v. Locations of any crossings of state waters;
 - vi. Designated points on the site where vehicle will exit onto paved roads;
 - vii. Locations of structures and other impervious surfaces upon completion of construction; and
 - viii. Locations of construction support activity areas.
 - b) Locations of all state waters, including wetlands and indicate which water bodies are listed as impaired.
 - c) The boundary lines of any natural buffers.
 - d) Topography of the site, existing vegetative cover, and features (e.g., forest, pasture, pavement, structures), and drainage pattern(s) of storm water onto, over, and from the site property before and after major grading activities.
 - e) Storm water discharge locations, including locations of any storm drain inlets on-site and in the immediate vicinity of the site to receive storm water runoff from the project; and locations where storm

- water will be discharging to state waters (including wetlands).
- f) Locations of all potential pollutant-generating activities.
- g) Locations of storm water control measures; and
- h) Locations where chemicals will be used and stored.
- 17) Procedures for notification of appropriate facility personnel, emergency response agencies, and regulatory agencies where a leak, spill, or other release containing a hazardous substance or oil in an amount equal to or in excess of a reportable quantity established under either 40 CFR Parts 110, 117, or 302, occurs during a 24-hour period. Contact information must be in locations that are readily accessible and available.
- 18) The Contractor shall date and sign the site-specific BMP Plan.
- b. The Contractor shall keep the accepted Plan on-site or at an easily accessible location throughout the duration of the project.
 Revisions to the Plan shall be included with the original plan.
 Modify contract documents to conform to revisions. Include actual date of installation and removal of BMP. Obtain written acceptance by the Construction Engineer before revising BMP. An updated Plan shall be kept on-site throughout the remainder duration of the project.

The Contractor shall follow guidelines in the "The City and County of Honolulu Storm Water Best Management Practice Manual — Construction," (dated November 2011 by the Department of Environmental Services) in developing, installing, and maintaining BMPs for the project. Additionally, the Contractor shall follow applicable CCH Rules Relating to Water Quality for all projects at Honolulu, Kalaeloa Barbers Point, and Kahului Harbors, and use respective Soil Erosion Guidelines for other Maui, Kauai and Hawaii County projects. Information can be found at the respective County websites.

B. Construction Requirements are as follows.

1. No work shall be allowed to begin until submittals detailed in Subsection 12.4.A.2 – Temporary Water Pollution, Dust, and Erosion Control Submittals are completed and accepted in writing by the Construction Engineer. The Contractor shall prevent pollutants from entering state

- waters. These efforts shall address areas such as those that drain to water, are over water, or drain to storm drains adjacent and in the area of the project site. The Contractor shall design, operate, implement, and maintain the Plan to ensure that storm water discharges associated with construction activities will not cause or contribute to a violation of applicable state water quality standards.
- 2. All projects at Honolulu, Kalaeloa Barbers Point, and Kahului Harbors are subject to HDOT Harbors Division SWMP requirements for construction at those harbors unless the project meets a specified exemption class. The requirements include, but are not limited to, construction site BMP initial, recurring (i.e. every two weeks from October through March and every two months otherwise), and final inspections at the frequencies outlined in the SWMP. No grading or land disturbance activities are allowed until the initial BMP inspection is completed and required BMPs are found to be properly installed.
- 3. Address all comments received from the Construction Engineer.
- 4. Modify and resubmit plans and construction schedules to correct conditions that develop during construction which were unforeseen during the design and pre-construction stages.
- 5. Coordinate temporary control provisions with permanent control features throughout the construction and post-construction period.
- 6. BMPs shall be in place and operational until the construction is completed and accepted by Harbors.
- 7. Chemicals may be used as soil stabilizers for either or both erosion and dust control if acceptable to the Construction Engineer.
- 8. Cover exposed surface of materials completely with tarpaulin or similar device when transporting aggregate, soil, excavated material or material that may be a source of fugitive dust. Protect and cover any soil stockpiles from rain and runoff including at the end of each day.
- 9. Cleanup and remove any pollutant that can be attributed to the Contractor.
- 10. Install or modify BMPs due to change in the Contractor's means and methods, or for omitted condition that should have been allowed for in the accepted site-specific BMP Plan or a BMP that replaces an accepted site-specific BMP that is not satisfactorily performing.
- 11. Properly maintain BMPs.

- 12. Remove, replace, or relocate any BMP that must be removed, replaced or relocated due to potential or actual flooding, or potential danger or damage to the project or public.
- 13. The Contractor's designated representative specified in Subsection 12.4.A.2.a.4 shall address any BMP concerns brought up by the Construction Engineer within 24 hours of notification, including weekends and holidays. Should the Contractor fail to satisfactorily address these concerns, the Construction Engineer reserves the right to employ outside assistance or use the Construction Engineer's own labor forces to provide necessary corrective measures. The Construction Engineer will charge the Contractor such incurred costs plus any associated project engineering costs. The Construction Engineer will make appropriate deductions from the Contractor's monthly progress estimate. Failure to apply BMPs shall result in either or both the establishment and increase in the amount of retainage due to unsatisfactory progress or withholding of monthly progress payment. Continued failure to apply BMPs may result in one or more of the following: The Contractor being fully responsible for all additional costs incurred by HDOT Harbors Division including any fines levied by HDOH, suspension of the Contract, or cancellation of the Contract.
- C. <u>Hydrotesting Activities</u>. If work includes removing, relocation or installing waterlines, and the Contractor elects to flush waterline or discharge hydrotesting effluent into state waters or drainage systems, obtain a Notice of General Permit Coverage (NGPC) authorizing discharges associated with hydrotesting waters from the HDOH Clean Water Branch (CWB). If a permit is required, prepare and submit permit application (CWB-Notice of Intent (NOI) Form F) to the HDOH CWB.

Do not begin hydrotesting activities until the HDOH CWB has issued an NGPC. Hydrotesting operations shall be in accordance with conditions in the NGPC. Submit a copy of the NPDES Hydrotesting Waters Application and Permit to the Construction Engineer.

D. <u>Dewatering Activities</u>. If excavation of backfilling operations requires dewatering, and the Contractor elects to discharge dewatering effluent into state waters or existing drainage systems, obtain an NGPC authorizing discharges associated with construction activity dewatering from the HDOH CWB. If a permit is required, prepare and submit permit application (CWB-NOI Form G) to the HDOH CWB.

Do not begin dewatering activities until the HDOH-CWB has issued an NGPC. Conduct dewatering operations in accordance with the conditions in the NGPC. Submit a copy of the NPDES Dewatering Application and Permit to the Construction Engineer.

12.5 PAYMENT

Payment for Temporary Water Pollution, Dust, and Erosion Control shall not be measured and paid for separately but shall be considered incidental to the applicable items described in Article X of these Specifications.

No progress payment will be authorized until the Construction Engineer accepts in writing the site-specific BMP Plan or when the Contractor fails to maintain the project site in accordance with the accepted BMP Plan.

The Contractor shall reimburse the State of Hawaii within 30-day for the full amount of all outstanding costs incurred by the State of Hawaii for all citations or fines received as a result of the Contractor's non-compliance with regulations.

<u>ARTICLE XIII – FENCING REPAIRS</u>

13.1 GENERAL

A. Section Includes:

- 1) Fence framework, fabric, and accessories.
- 2) Excavation for post bases.
- 3) Concrete foundation for posts.

B. Definitions

Additional terminology shall be as defined in ASTM F552.

C. System Description

- 1) Fence Height: 8 feet nominal, unless indicated otherwise on drawings.
- 2) Line Post Spacing: As indicated on drawings, at intervals maximum 10 feet.
- 3) Fence Post and Rail Strength: Conform to ASTM F1043 "Standard Industrial/Residential Fence" quality.
- 4) Barbed wire on extension arms.

13.2 SUBMITTALS

- A. Shop Drawings: Indicate plan layout, spacing of components, post foundation dimensions, and schedule of components.
- B. Product Data: Submit data on fabric, posts, accessories, and fittings.
- C. Samples: Submit samples of fence fabric illustrating construction and colored finish.
- D. Manufacturer's Installation Instructions: Submit installation requirements.

13.3 CLOSEOUT SUBMITTALS

Project Record Documents: Accurately record actual locations of property perimeter posts relative to property lines or easements.

13.4 QUALITY ASSURANCE

- A. Supply material in accordance with CLFMI Product Manual.
- B. Perform installation in accordance with ASTM F567.
- C. Tolerances: Currently published editions of ASTM specification tolerances apply. ASTM specification tolerances supersede conflicting tolerances.
- D. Maintain one copy of each document on site.

13.5 QUALIFICATIONS

- A. Manufacturer: Company specializing in manufacturing products specified in this section with minimum three (3) years experience.
- B. Installer: Company specializing in performing work of this section with minimum three (3) years experience.

13.6 DELIVERY, STORAGE AND HANDLING

- A. Deliver, store, protect and handle products with adequate protection against damage.
- B. Deliver fence fabric and accessories in packed cartons or firmly tied rolls.
- C. Identify each package with manufacturer's name.
- D. Store fence fabric and accessories in secure and dry place.

13.7 COORDINATION

Coordinate work with work of others.

13.8 WARRANTY

- A. Provide warranty for minimum two (2) years for chain link fence installation. Include coverage for PVC coating against delaminating, cracking, crazing, blistering, peeling, chalking or fading.
- B. Surety shall not be liable for warranty beyond one (1) year.

13.9 MATERIALS – All materials shall be hot-dipped galvanized unless otherwise specified.

A. Chain link fabric for fence shall be PVC coated over a zinc coated steel wire. The wire used in the fabric shall be No. 9 gauge with a zinc coating of 0.30 ounces per square foot minimum. Mesh size shall be two inches. The PVC coating shall be

applied by thermal fusion bonding and shall have a minimum thickness of seven mils. The color of the PVC coating shall be dark green. The minimum breaking strength of the PVC coated wire shall be 1,200 pounds. Fabric shall comply with ASTM F-668 Class 2.b. The mesh for the fencing shall be woven with twisted and barbed salvage at both top and bottom.

- B. Posts, top rails and braces shall be fabricated from Schedule 40 galvanized steel pipe conforming to ASTM F-1083. All steel pipe shall be coated on the outside with PVC. The PVC coating shall be applied by the thermal fusion method and shall be a minimum of ten mils thick. The color of the coating shall be dark green. All posts shall be of a total length of not less than the depth of the concrete footing plus the height above ground and as specified on the drawings.
- C. Bolts, washers, and nuts shall be Type 316 Stainless Steel.
- D. Fittings shall be pressed steel or cast iron and coated with a seven mil minimum thickness PVC coating. All posts shall be fitted with approved tops and barb arms designed to fit securely over the posts, and the top rail shall pass through the base of these tops. All components of the fence except for the barbs, bolts, washers and nuts shall be coated with a seven mil minimum thickness PVC coating. Fittings and accessories shall comply with ASTM F-626.
- E. Barbed wires shall consist of three 12 ½ gauge galvanized wire with 14 gauge 4-point barbs spaced approximately five inches apart. Strands (except barbs) shall be coated with a seven mil minimum thickness PVC coating. Barbed wire shall conform to the requirements of ASTM A-121.
- F. Tension wire shall be seven gauge galvanized steel wire with a 0.30 ounces per square foot minimum weight of zinc coating. The wire shall be coated with a seven mil minimum thickness PVC coating.
- G. Tie wire shall be nine gauge galvanized steel wire with a 0.30 ounces per square foot minimum weight of zinc coating. The wire shall be coated with a seven mil minimum thickness PVC coating. The tie wires shall be spaced on line posts at intervals of approximately 12 inches, and on top rails, brace rails and tension wires at intervals of approximately 12 inches.
- H. Concrete for fence post footings shall be Class B, (2500 psi) in accordance with Section 601 of the Standard Specifications.

13.10 COMPONENTS

- A. Line Posts: As indicated on drawings.
- B. Corner and Terminal Posts: As indicated on drawings.
- C. Top, Intermediate and Bottom Rail: As indicated on drawings.

- D. Tension Wire: As indicated on drawings.
- E. Stretcher Bar: As indicated on drawings.
- F. Truss Rod with Turnbuckle: As indicated on drawings.
- G. Tie Wire: As indicated on drawings.

13.11 ACCESSORIES

- A. Caps: Ball type, cast steel galvanized, or malleable iron galvanized, size to post diameter, set screw retainer.
- B. Extension Arms: Galvanized pressed steel, PVC coated, to accommodate 3 strands of barbed wire, single arm, sloped 45 degrees.
- C. Fittings: Sleeves, bands, clips, rail ends, tension bars, fasteners and fittings; galvanized steel.

13.12 FINISHES

- A. Components: In accordance with ASTM F1043, apply supplemental coating of 10 to 15 mils of thermally fused PVC over galvanizing. Color shall match wire fabric. Components not suited for PVC shall be coated with an epoxy paint system of minimum 14 mils dft, as follows:
 - 1) Clean surfaces according to SSPC SP1 and apply a wash primer at 0.5 to 1.0 mils dft.
 - 2) Apply one (1) coat of cycloaliphatic amino epoxy at 5 to 7 mils dft.
 - 3) Apply two (2) coats of aliphatic acrylic polyester polyurethane at 3 mils per coat.
- B. Hardware: Galvanized to ASTM A153, 2.0 oz/sq ft coating.
- C. Accessories: Apply PVC coating of minimum 10 to 15 mils, except for fasteners. Color shall match wire fabric.

13.13 EXAMINATION

- A. Verify that field conditions are acceptable and are ready to receive work.
- B. Beginning of work means installer accepts existing surface and substrate conditions.

13.14 INSTALLATION

A. General:

Install framework, fabric, and accessories in accordance with ASTM F567 and as noted on drawings.

B. Post and Rail Installation:

- Any sand, dirt, rocks and other debris shall be removed from the fence line so that the fence can be installed level with the adjacent fence. Existing signs on the fence shall be carefully removed and stored for reinstallation on the new fence. The entire fence shall be removed to the limits shown in the plans. The existing fence posts shall be removed at least 3 inches below the top of the existing ground. The portion of the fence posts to remain shall be filled with grout. The resulting holes shall be filled with dirt. Cold patch asphalt pavement shall be placed on the new dirt surface. Bushes and plants along the fence shall also be removed. All removed materials shall be properly disposed of by the Contractor away from the project site.
- 2) Excavate holes for posts to diameter and spacing indicated on drawings without disturbing underlying materials. Contractor responsible to remove dirt and plants from fence line.
- Center and align posts. Place concrete around post and vibrate or tamp for consolidation. Verify vertical and top alignment of post and make necessary corrections.
- 4) Set top of concrete footings flush with finish grade. Extend top of concrete footing 1 inch and form crown to shed water, unless indicated otherwise.
- 5) Allow concrete to cure for minimum seven (7) days before installing fabric and other materials attached to posts.
- 6) Install posts with 6 inches maximum clear opening from end posts to buildings, fences and other structures, unless indicated otherwise.
- 7) Set intermediate and terminal posts plumb in concrete footings or concrete walls, as shown on drawings.
- 8) Line Post Footing Depth Below Finish Grade: As indicated on drawings.
- 9) Corner and Terminal Post Footing Depth Below Finish Grade: Follow ASTM F567, unless indicated otherwise.
- 10) Brace each corner post to adjacent line post with horizontal center brace rail and diagonal truss rods. Install brace rail one bay from end posts.

- 11) Install top rail through line post tops and splice with 6 inch long rail sleeves.
- 12) Install tension wire at bottom of fence fabric as indicated on the drawings.

C. Chain-Link Fabric Installation:

- 1) Place fabric on outside of posts and rails, unless shown otherwise.
- 2) Do not stretch fabric until grout for sleeves has cured 14 days.
- 3) Stretch fabric between terminal posts or at intervals of 100 feet maximum, whichever is less.
- 4) Fasten fabric to top, intermediate and bottom rails, line posts, truss rods, stretcher bars and with tie wire at maximum 15 inches on centers, unless shown otherwise.
- 5) Attach fabric to end and corner posts with stretcher bars and stretcher bar clips.

D. Barbed Wire Installation:

- 1) Install support arms sloped inward and attach barbed wire, tension and secure.
- 2) Install barbed wire tight without sags.
- E. The removed signs shall be reinstalled in the original locations on the new fence with new hardware.

13.15 ERECTION TOLERANCES

- A. Maximum Variation From Plumb: 1/4 inch.
- B. Maximum Offset From Indicated Position: 1 inch.
- C. Minimum distance from property line: 6 inches.

13.16 FINAL TOUCH-UP

Just prior to Substantial Completion Inspection, touch-up and restore damaged or defaced coating surfaces, with coating material specified under Paragraph 13.12 Item C so that unblemished coating work may be reviewed at time of Substantial Completion. There shall be no bare metal visible.

13.17 PAYMENT – Payment for fence repairs shall be made as described in Article X of these Specifications.

ARTICLE XIV – CONCRETE REPAIR WORK

14.1 GENERAL

- A. Work under this Article includes furnishing all labor, materials and equipment necessary to perform concrete work for replacing fence post bases in the existing concrete wall.
- B. In general, the work includes, but is not necessarily limited to the following:
 - 1. Removal of concrete surrounding the existing posts bases.
 - 2. Preparing concrete repair area.
 - 3. Cleaning reinforcing steel and applying reinforcing steel coating.
 - 4. Installing and removing formwork.
 - 5. Placing concrete or patching compound.
- C. All work shall be in accordance with the following sections of the Standard Specifications except as modified or supplemented herein:

Section 503 Concrete Structures

Section 601 Structural Concrete

Section 602 Reinforcing Steel

Section 711 Concrete Curing Materials and Admixtures

Sections on Materials referenced in the above sections are hereby incorporated.

14.2 MATERIALS

A. Concrete

- 1. Concrete shall be Class f'c = 5,000 psi conforming to Section 601 "Structural Concrete" of the Standard Specifications.
- 2. Maximum aggregate size shall be 3/8 inches and shall be coordinated with concrete preparation procedures for spall repairs.
- B. <u>Admixture</u> Admixture to be used in the concrete shall be approved by the Construction Engineer and shall conform to Section 711 of the Standard Specifications. Contractor shall strictly adhere to the manufacturer's recommendations regarding the use of admixtures including storage, transportation and method of mixing.

C. CORTEC MCI 2005NS migrating corrosion inhibiting admixture manufactured by Cortec Corporation, or approved equal, shall be added at the following rate and as recommended by the manufacturer.

CORTEC MCI 2005NS: 1.5 pints per cubic yard of concrete

To combat climate change and reduce the concrete carbon footprint, supplementary cementitious material(s) shall be used to reduce the cement content in the concrete for this project. The following supplementary cementitious material shall be substituted for cement by weight at the following rate and as recommended by the concrete supplier.

Silica Fume: 10% of cement by weight

The maximum water to cementitious materials ratio shall be 0.40 and the mix water shall be reduced as necessary to account for the admixture.

- D. <u>Reinforcing Steel Anti-Corrosion Coating</u> Anti-corrosion coating with a minimum 7 day open time for reinforcing steel shall be Sika Armatec 110 Epocem by Sika, or approved equal.
- E. <u>Patching Compound</u> for form and pour repairs shall be Sikacrete 211 SCC Plus by Sika, or approved equal.
- F. <u>Curing Compound</u> for concrete repairs shall be acceptable to the Harbors Construction Engineer.
- G. Forms shall conform to Section 503.03.C "Forms" of the Standard Specifications.
- H. Snap ties and inserts shall be plastic or stainless steel. <u>All loose reinforcing steel</u> shall be secured with ties at all intersections with adjacent reinforcing steel.
- I. Non-Shrink Grout shall be a premixed non-metallic formula, capable of developing a minimum compressive strength of 3,000 psi in 1 day and 5,000 psi in 28 days.
- J. <u>Asphalt Cold Patch</u> shall be Seaboard BOND-X High Performance Cold Patch, or approved equal.

14.3 CONSTRUCTION METHODS

- A. Surface preparation for concrete repair work shall be performed in the order listed below.
 - 1. Concrete shall be removed with suitable pneumatic or hand tools until only sound concrete remains.

- 2. The edges of the repair shall be saw-cut and chipped as necessary to attain a minimum repair material depth of 3/4 inch and to prevent featheredge conditions.
- 3. The existing concrete in the repair areas shall be chipped to approximate rectangular dimensions to facilitate the repair work.
- 4. The patch area shall be cleaned of all dust and debris just prior to patching with high pressure, oil-free compressed air with appropriate PPE's and containment.

B. Live Load Limitation

- 1. Any element being repaired shall not be subjected to live loads during the period starting from the removal of existing concrete until the repair concrete has been allowed to obtain a minimum compressive strength of f'c=4,000 psi.
- 2. The repair area shall remain barricaded with barriers visible at night from traffic during this period.
- C. <u>Cleaning Reinforcing Steel</u> All exposed concrete and reinforcing steel in the repair area shall be needle gunned to remove all scale, loose rust, debris and other bond-inhibiting materials. Any areas not patched more than 48 hours after cleaning shall be recleaned. Existing reinforcing bars with less than 80% of their cross-section remaining after cleaning shall be brought to the attention of the Construction Engineer.
- D. <u>Reinforcing Steel Coating</u> All exposed reinforcing steel shall be liberally coated with anti-corrosion coating per manufacturer's recommendations.
- E. <u>Formwork</u> Formwork shall be installed in accordance with Section 503.03.C "Forms" of the Standard Specifications. The exact method of formwork requires the Harbors Construction Engineer's approval. Forms shall be designed to provide the concrete cover specified on the drawings, unless noted otherwise. All edges of concrete repairs shall be chamfered and existing joints shall be maintained.
- F. Placing Concrete Concrete shall be placed in accordance with Section 503.03 "Construction" of the Standard Specifications. All repair surfaces including forms shall be thoroughly washed with clean water and remain in a saturated surface dry condition prior to placing concrete. Surfaces shall be clean and free of loose and other bond-inhibiting materials. The repair concrete shall be vibrated, rodded or tamped during placement to consolidate the pour and fill all corners of the patch or form and beneath the reinforcing. As an alternate self-consolidating concrete maybe used. There shall be no cold joints in the field of the repair.

- G. <u>Patching Compound</u> Patching compound may be used in lieu of concrete. The Contractor shall follow the manufacturer's recommendations for mixing and placing patching compound, including application of a slurry coat to prime the substrate and application of the repair material in lifts.
- H. <u>Finish</u> Concrete finish shall conform to Section 503.3(M)(2) "Class 2 Rubbed Finish" of the Standard Specifications.
- I. Formwork Removal Formwork for all repairs shall not be removed for a minimum of 24 hours and until concrete has obtained a minimum compressive strength of f'c = 4,000 psi.
- J. <u>Concrete Curing</u> Concrete repairs shall be cured by covering the surface with a curing compound approved by and acceptable to the Harbors Construction Engineer.
- K. <u>Defective Work</u> After forms have been removed, the repaired area shall be tested by tapping with a hammer. Any "hollow" sound emitted shall indicate the presence of voids and shall be sufficient cause for removal of repair work and reconstruction. The method of repairing defects shall be subject to the approval of the Construction Engineer. All defects shall be corrected by the Contractor at no additional cost to the State.
- L. <u>Asphalt Cold Patching</u> Existing damaged asphalt pavement at concrete wall repairs shall be patched. The Contractor shall follow the manufacturer's recommendations for mixing, placing and curing asphalt patch material.

<u>14.4 PAYMENT</u> - Payment for concrete work shall be made as described in Article X of these Specifications.

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Requirements of Chapter 104, HRS Wages and Hours of Employees on Public Works Law

Chapter 104, HRS, applies to every public works construction project over \$2,000, regardless of the method of procurement or financing (purchase order, voucher, bid, contract, lease arrangement, warranty, SPRB).

Rate of Wages for Laborers and Mechanics

- Minimum prevailing wages (basic hourly rate plus fringe benefits), as determined by the Director of Labor and Industrial Relations and published in wage rate schedules, shall be paid to the various classes of laborers and mechanics working on the job site. [§104-2(a), (b), Hawaii Revised Statutes (HRS)]
- If the Director of Labor determines that prevailing wages have increased during the performance of a public works contract, the rate of pay of laborers and mechanics shall be raised accordingly. [§104-2(a) and (b), HRS; §12-22-3(d) Hawaii Administrative Rules (HAR)]

Overtime

• Laborers and mechanics working on a Saturday, Sunday, or a legal holiday of the State or more than eight hours a day on any other day shall be paid overtime compensation at not less than one and one-half times the basic hourly rate plus the cost of fringe benefits for all hours worked. If the Director of Labor determines that a prevailing wage is defined by a collective bargaining agreement, the overtime compensation shall be at the rates set by the applicable collective bargaining agreement [§§104-1, 104-2(c), HRS; §12-22-4.1, HAR]

Weekly Pay

• Laborers and mechanics employed on the job site shall be paid their full wages at least once a week, without deduction or rebate, except for legal deductions, within five working days after the cutoff date. [§104-2(d), HRS]

Posting of Wage Rate Schedules

Wage rate schedules with the notes for prevailing wages and special overtime rates, shall be posted by the contractor in a
prominent and easily accessible place at the job site. A copy of the entire wage rate schedule shall be given to each laborer
and mechanic employed under the contract, except when the employee is covered by a collective bargaining agreement.
[§104-2(d), HRS]

Withholding of Accrued Payments

• If necessary, the contracting agency may withhold accrued payments to the contractor to pay to laborers and mechanics employed by the contractor or subcontractor on the job site any difference between the wages required by the public works contract or specifications and the wages received. [§104-2(e), HRS]

Certified Weekly Payrolls and Payroll Records

- A certified copy of all payrolls shall be submitted weekly to the contracting agency. [§104-3(a), HRS; §12-22-10, HAR]
- The contractor is responsible for the submission of certified copies of the payrolls of all subcontractors. The certification shall affirm that the payrolls are correct and complete, that the wage rates listed are not less than the applicable rates contained in the applicable wage rate schedule, and that the classifications for each laborer or mechanic conform with the work the laborer or mechanic performed. [§104-3(a), HRS; §12-22-10, HAR]
- Payroll records shall be maintained by the contractor and subcontractors for three years after completion of construction. The records shall contain: [§104-3(b), HRS; §12-22-10, HAR]
 - the name and home address of each employee
 - the last four digits of social security number
 - a copy of the apprentice's registration with DLIR
 - the employee's correct classification
 - rate of pay (basic hourly rate + fringe benefits)
 - itemized list of fringe benefits paid

- daily and weekly hours worked
- weekly straight time and overtime earnings
- amount and type of deductions
- total net wages paid
- date of payment

• Records shall be made available for examination by the contracting agency, the Department of Labor and Industrial Relations (DLIR), or any of its authorized representatives, who may also interview employees during working hours on the job. [§§104-3(c), 104-22(a), HRS; §12-22-10, HAR]

Termination of Work on Failure to Pay Wages

• If the contracting agency finds that any laborer or mechanic employed on the job site by the contractor or any subcontractor has not been paid prevailing wages or overtime, the contracting agency may, by written notice to the contractor, terminate the contractor's or subcontractor's right to proceed with the work or with the part of the work in which the required wages or overtime compensation have not been paid. The contracting agency may complete this work by contract or otherwise, and the contractor or contractor's sureties shall be liable to the contracting agency for any excess costs incurred. [§104-4, HRS]

Apprentices

- Apprentice wage rates apply to contractors who are a party to a bona fide apprenticeship program which has been registered with the DLIR. In order to be paid apprentice rates, apprentices must be parties to an agreement either registered with or recognized as a USDOL nationally approved apprenticeship program by the DLIR, Workforce Development Division, (808) 586-8877, and the apprentice must be individually registered by name with the DLIR. [§12-22-6(1) and (2), HAR]
- The number of apprentices on any public work in relation to the number of journeyworkers in the same craft classification as the apprentices employed by the same employer on the same public work may not exceed the ratio allowed under the apprenticeship standards registered with or recognized by the DLIR. A registered or recognized apprentice receiving the journeyworker rate will not be considered a journeyworker for the purpose of meeting the ratio requirement. [§12-22-6(3), HAR]

Enforcement

- To ensure compliance with the law, DLIR and the contracting agency will conduct investigations of contractors and subcontractors. If a contractor or subcontractor violates the law, the penalties are: [§104-24, HRS]
 - First Violation Equal to 25% of back wages found due or \$250 per offense up to \$2,500, whichever is greater.
 - Second Violation
 Equal to amount of back wages found due or \$500 for each offense up to \$5,000, whichever is greater.
 Third Violation
 Equal to two times the amount of back wages found due or \$1,000 for each offense up to \$10,000,
 - Third Violation Equal to two times the amount of back wages found due or \$1,000 for each offense up to \$10,000, whichever is greater; and
 - **Suspension** from doing any new work on any public work of a governmental contracting agency for three years.
 - A violation would be deemed a second violation if it occurs within two years of the **first notification of violation**, and a third violation if it occurs within three years of **the second notification of violation**. [§104-24, HRS; §12-22-25(b), HAR]
 - Suspension: For a first or second violation, the department shall immediately suspend a contractor who fails to pay wages or penalties until all wages and penalties are paid in full. For a third violation, the department shall penalize and suspend the contractor as described above, except that if the contractor continues to violate the law, then the department shall immediately suspend the contractor for a mandatory three years. The contractor shall remain suspended until all wages and penalties are paid in full. [§§104-24, 104-25, HRS]
- **Suspension**: Any contractor who fails to make payroll records accessible or provide requested information within 10 days, or fails to keep or falsifies any required record, shall be assessed a penalty including suspension as provided in Section 104-22(b) and 104-25(a)(3), HRS. [§104-3(c), HRS; §12-22-26, HAR]
- If any contractor interferes with or delays any investigation, the contracting agency shall withhold further payments until the delay has ceased. Interference or delay includes failure to provide requested records or information within ten days, failure to allow employees to be interviewed during working hours on the job, and falsification of payroll records. The department shall assess a penalty of \$10,000 per project, and \$1,000 per day thereafter, for interference or delay. [§104-22(b), HRS; §12-22-26, HAR]
- Failure by the contracting agency to include in the provisions of the contract or specifications the requirements of Chapter 104,
 HRS, relating to coverage and the payment of prevailing wages and overtime, is not a defense of the contractor or subcontractor for noncompliance with the requirements of this chapter. [§104-2(f), HRS]

For additional information, visit the department's website at http://labor.hawaii.gov/wsd or contact any of the following DLIR offices:



Oahu (Wage Standards Division)	(808) 586-8777
Hawaii Island	
Maui and Kauai	

-2eH104-3 Rev. 04/21

PROPOSAL TO THE STATE OF HAWAII DEPARTMENT OF TRANSPORTATION HARBORS

PROJECT: REPAIR FENCING AT PIER 53

HONOLULU HARBOR, OAHU, HAWAII

JOB NO: \$10845

CONTRACT TIME: All work shall be completed within ONE HUNDRED FIFTY

(150) CALENDAR DAYS from the date indicated in the

Notice to Proceed from the Department.

LIQUIDATED DAMAGES: TWO HUNDRED AND TWENTY-FIVE DOLLARS

(\$225.00) for each and every calendar day which the Contractor

has delayed the completion of this project.

DESIGN PROJECT MANAGER: MR. GREGG HIROKAWA

DEPARTMENT OF TRANSPORTATION

HARBORS

HALE AWA MOKU 79 S. NIMITZ HIGHWAY HONOLULU, HAWAII 96813

PHONE: (808) 587-1985

EMAIL: gregg.hirokawa@hawaii.gov

ELECTRONIC SUBMITTAL: Bidders shall submit and upload the complete proposal

to HIePRO prior to the bid opening date and time. Any additional support documents explicitly designated as confidential and/or proprietary shall be uploaded as a

separate file to HIePRO. Bidders shall refer to

SPECIAL PROVISIONS 2.8 PREPARATION AND DELIVERY OF BID for complete details. <u>FAILURE</u> TO UPLOAD THE COMPLETE PROPOSAL TO HIEPRO SHALL BE GROUNDS FOR REJECTION

OF THE BID.

S10845 11/23 P-1

Director of Transportation 869 Punchbowl Street Honolulu, Hawaii 96813

Dear Sir:

The undersigned Bidder declares the following:

- 1. It has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with this proposal.
- 2. It has not been assisted or represented on this matter by any individual who has, in a State capacity, been involved in the subject matter of this contract within the past two years.
- 3. It has not and will not, either directly or indirectly offered or given a gratuity (i.e. an entertainment or gift) to any State or County employee to obtain a contract or favorable treatment under a contract.

The undersigned Bidder further agrees to the following:

- 1. If this proposal is accepted, it shall execute a contract with the Department to provide all necessary labor, machinery, tools, equipment, apparatus and any other means of construction, to do all the work and to furnish all the materials specified in the contract in the manner and within the time therein prescribed in the contract, and that it shall accept in full payment therefore the sum of the unit and/or lump sum prices as set forth in the attached proposal schedule for the actual quantities of work performed and materials furnished and furnish satisfactory security in accordance with Section 103D-324, Hawaii Revised Statutes, within 10 days after the award of the contract or within such time as the Director of Transportation may allow after the undersigned has received the contract documents for execution, and is fully aware that non-compliance with the aforementioned terms will result in the forfeiture of the full amount of the bid guarantee required under Section 103D-323, Hawaii Revised Statutes.
- 2. That the quantities given in the attached proposal schedule are approximate only and are intended principally to serve as a guide in determining and comparing the bids.
- 3. That the Department does not either expressly or by implication, agree that the actual amount of work will correspond therewith, but reserves the right to increase or decrease the amount of any class or portion of the work, or to omit portions of the work, as may be deemed necessary or advisable by the Director of Transportation, and that all increased or decreased quantities of work shall be performed at the unit prices set forth in the attached proposal schedule except as provided for in the specifications.

- 4. In case of a discrepancy between unit prices and the totals in said Proposal Schedule, the unit prices shall prevail.
- 5. Agrees to begin work within 10 working days after the date of notification to commence with the work, which date is in the notice to proceed, and shall finish the entire project within the time prescribed.
- 6. The Director of Transportation reserves the right to reject any or all bids and to waive any defects when in the Director's opinion such rejections or waiver will be for the best interest of the public.

The Bidder acknowledges receipt of and certifies that it has completely examined the following listed items: the Hawaii Department of Transportation, Air and Water Transportation Facilities Division General Provisions for Construction Projects dated 2016, the Notice to Bidders, the Special Provisions, if any, the Technical Provisions, the Proposal, the Contract and Bond Forms, and the Project Plans.

In accordance with Section 103D-323, Hawaii Revised Statutes, this proposal is accompanied with a bid security in the amount of 5% of the total amount bid, in the form checked below. (Check applicable bid security submitted with bid.)

 Surety Bid Bond (Use standard form),
 _Cash,
 _ Cashier's Check,
 _ Certified Check, or
 (Fill in other acceptable security.)

The undersigned Bidder acknowledges receipt of any addendum issued by the Department by recording in the space below the date of receipt.

Addendum No. 1	Addendum No. 3
Addendum No. 2	Addendum No. 4
Bidder, has listed the name of each Bidder on the project as a Subcorbe done by each. The Bidder mu unique nature and scope of the w Contractor. For each listed firm, the Subcontractor or Joint Contractor.	-302, Hawaii Revised Statutes, the undersigned as chiperson or firm, who will be engaged by the intractor or Joint Contractor and the nature of work to st adequately and unambiguously disclose the ork to be performed by each Subcontractor or Joint ne Bidder declares the respective firm is a and is subject to evaluation as a Subcontractor or that failure to comply with the aforementioned ejection of the bid submitted.
Name of Subcontractor	Nature and Scope of Work
1	
2	
3	
4	
5	
6	
7	
8	
Name of Joint Contractor	Nature and Scope of Work
1	
2	
3	

("None" or if left blank indicates no Subcontractor or Joint Contractor; if more space is needed, attach additional sheets.)

The undersigned hereby certifies that the bid prices contained in the attached proposal schedule have been carefully checked and are submitted as correct and final

This declaration is made with the understanding that the undersigned is subject to the penalty of perjury under the laws of the United States and is in violation of the Hawaii Penal Code, Section 710-1063, unsworn falsification to authorities, of the Hawaii Revised Statutes, for knowingly rendering a false declaration.

	Bidder (Company Name)	
Ву		
	Authorized Signature	
	Print Name and Title	
	Business Address	
	Buomicoo / tuareoo	
	Business Telephone	 Email
	Buomoco Fotopriono	Linai
	Date	
	Date	
	Contact Person (If different fr	om above)
	Contact Ferson (II dillerent in	om above
	Phone:	Email:

NOTE:

If Bidder is a <u>CORPORATION</u>, the legal name of the corporation shall be set forth above, the corporate seal affixed, together with the signature(s) of the officer(s) authorized to sign contracts for the corporation. Please attach to this page current (not more than six months old) evidence of the authority of the officer(s) to sign for the corporation.

If Bidder is a <u>PARTNERSHIP</u>, the true name of the partnership shall be set forth above, with the signature(s) of the general partner(s). Please attach to this page current (not more than six months old) evidence of the authority of the partner authorized to sign for the partnership.

If Bidder is an INDIVIDUAL, the bidder's signature shall be placed above.

If signature is by an agent, other than an officer of a corporation or a partner of a partnership, a POWER OF ATTORNEY must be on file with the Department before opening bids or submitted with the bid. Otherwise, the Department may reject the bid as irregular and unauthorized.

PREFERENCES

Bidders agree that preferences shall be taken into consideration to determine the low bidder in accordance with said Sections and the rules promulgated, however, the award of contract will be in the amount of the bid offered exclusive of any preferences.

A. HAWAII PRODUCTS PREFERENCE

In accordance with ACT 174, SLH 2022, effective June 27, 2022, Hawaii Products Preference shall not apply to solicitations for public works construction. Therefore, the Hawaii Products Preference shall not apply to this project.

B. APPRENTICESHIP PROGRAMS PREFERENCE

In accordance with ACT 17, SLH 2009, Apprenticeship Program, a 5% bid adjustment for bidders that are parties to apprenticeship agreements pursuant to Hawaii Revised Statutes (HRS) Section 103-55.6 may be applied to the bidder's price for evaluation purposes.

Any bidder seeking this preference must be a party to an apprenticeship agreement registered with the Department of Labor and Industrial Relations at the time the offer is made for each apprenticeable trade the bidder will employ to construct the public works projects for which the offer is being made.

The bidder is responsible for complying with all submission requirements for registration of its apprenticeship program before requesting the preference.

() Yes, I wish to be considered for the Apprenticeship Programs Preference. I have included Certification Form(s) 1 with my bid.

C. RECYCLED PRODUCT PREFERENCE

Recycled products preference shall not apply to this proposal.

S10845 11/23

REPAIR FENCING AT PIER 53

HONOLULU HARBOR, OAHU, HAWAII

JOB S10845

PROPOSAL SCHEDULE

Item No.	Item Description	Approximate Quantity (a)	Unit	Unit Price (b)	Amount Bid (a) x (b)
1	Mobilization (Not to exceed 6% of sum of all items, excluding this item, all allowances and force account items)	L.S.	L.S.	L.S.	\$
2	Demolition of Existing Chainlink Fence with Barbed Wire.	3,063	L.F.	\$	\$
3	Installation of 8' Chainlink Fence with Barbed Wire in Ground	1,458	L.F.	\$	\$
4	Installation of 8' Chainlink Fence with Barbed Wire in Existing Wall	1,509	L.F.	\$	\$
5	Installation of 16' Chainlink Fence with Barbed Wire	96	L.F.	\$	\$
		Total Amount Comparison of			\$

NOTES:

Bidders shall submit and upload the complete proposal to HIePRO prior to the bid opening date and time. Proposals received after said due date and time shall not be considered. Original (wet ink, hard copy) proposal documents are not required to be submitted. Contract award shall be based on evaluation of proposals submitted and uploaded to HIePRO. Any additional support documents explicitly designated as confidential and/or proprietary shall be uploaded as a separate file to HIePRO. Do not include confidential and/or proprietary documents with the proposal. The record of each bidder and respective bid shall be open to public inspection.

FAILURE TO UPLOAD THE COMPLETE PROPOSAL TO HIEPRO SHALL BE GROUNDS FOR REJECTION OF THE BID.

If there is a conflict between the specification document and the HIePRO solicitation, the specifications shall govern and control, unless otherwise specified.

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Bid shall include all Federal, State, County and other applicable taxes and fees.

The TOTAL AMOUNT FOR COMPARISON OF BIDS will be used to determine the lowest responsible bidder.

Bidders must complete all unit prices and amounts. Failure to do so may be grounds for rejection of bid.

If a discrepancy occurs between unit bid price and the bid price, the unit bid price shall govern.

If the lowest TOTAL AMOUNT FOR COMPARISON OF BIDS exceeds the funds available for this project, the State reserves the right to negotiate with the lowest responsible bidder as permitted under Section 103D-302, Hawaii Revised Statutes, as amended, to reduce the scope of work and award a contract.

Submission of Proposal is a warranty that the bidder has made an examination of the project site and is fully aware of all conditions to be encountered in performing the work and the requirements of the plans and specifications.

No additional compensation will be paid by the State for losses, including overhead and profit, resulting from reduced scope of work.

Contract time shall remain the same whether or not the overall scope of work is decreased.

Mobilization is an amount not to exceed six (6) percent of the sum of all items (excluding this item and all Allowances). If the proposal submitted by the bidder indicates an amount in excess of the allowable maximum, the indicated amount or amounts shall be reduced to the allowable maximum; the "Total Amount for Comparison of Bids," in the proposal schedule shall be adjusted to reflect any such reduction. For the purposes of comparing bids and determining the contract price to be inserted in the contract awarded to the bidder, if any is so awarded, the "Total Amount for Comparison of Bids" adjusted in accordance with the foregoing shall be used and the bidder's proposal shall be deemed to have been submitted for the amounts as reduced and adjusted in accordance herewith.

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SURETY BID BOND

	Bond No.	
KNOW TO ALL BY THESE PRESEN	NTS:	
That we,		
	(full name or legal title of offeror)	
as Offeror, hereinafter called the F	Principal, and	
	(name of bonding company)	
as Surety, hereinafter called Suret Surety in the State of Hawaii, are	y, a corporation authorized to transact bus held and firmly bound unto	iness as a
	(State/county entity)	
as Owner, hereinafter called Owner	er, in the penal sum of	
	(required amount of bid security)	
Dollars (\$), lawful money of the United State	es of America,
• •	Il and truly to be made, the said Principal a	
•	executors, administrators, successors and a	issigns, jointly
and severally, firmly by these pres	sents.	
WHEREAS:		
The Principal has submitted	d an offer for	
(pro	ject by number and brief description)	
the alternate, accept the offer of the with the Owner in accordance with as may be specified in the solicital surety for the faithful performance and material furnished in the prosecution.	the Principal and the Principal shall reject so the Principal and the Principal shall enter in the the terms of such offer, and give such be tion or Contract Documents with good and the of such Contract and for the prompt payre ecution thereof as specified in the solicitati therwise to remain in full force and effect.	to a contract cond or bonds sufficient nent of labor on then this
	Name of Principal (Offeror)	(Seal)
	Signature	
	Title	
	Name of Surety	 (Seal)
	Signature	
	Title	

STATE OF HAWAII

DEPARTMENT OF TRANSPORTATION

HONOLULU, HAWAII

SAMPLE FORMS

S10845 11/23

CONTRACT

THIS AGREEMENT, made this day of ________, by and between the STATE OF HAWAII, by its Director of Transportation, hereinafter referred to as "STATE", and <u>«CONTRACTOR»</u>, <u>«STATE_OF_INCORPORATON»</u>, whose business/post office address is <u>«ADDRESS»</u>, hereinafter referred to as CONTRACTOR";

WITNESSETH: That for and in consideration of the payments hereinafter mentioned, the CONTRACTOR hereby covenants and agrees with the STATE to complete in place, furnish and pay for all labor and materials necessary for "«PROJECT_NAME_AND_NO»", or such a part thereof as shall be required by the STATE, the total amount of which labor, material and construction shall be computed at the unit and/or lump sum prices set forth in the attached proposal schedule and shall be the sum of «BASIC_NUMERIC»»</code> as follows:

TOTAL AMOUNT FOR COMPARISON OF BIDS......\$«BASIC NUMERIC»

which sum shall be provided from State funds, all in accordance with the specifications, the special provisions, if any, the notice to bidders, the instructions to bidders, the proposal and plans for «PROJECT_NO_ONLY», and any supplements thereto, on file in the office of the Director of Transportation. These documents, together with all alterations, amendments, and additions thereto and deductions therefrom, are attached hereto or incorporated herein by reference and made a part of this contract.

The CONTRACTOR hereby covenants and agrees to complete such construction within «WORKING_DAYS» from the date indicated in the Notice to Proceed from the State subject, however, to such extensions as may be provided for in writing under the specifications.

For and in consideration of the covenants, undertakings and agreements of the CONTRACTOR herein set forth and upon the full and faithful performance thereof by the CONTRACTOR, the STATE hereby agrees to pay the CONTRACTOR the sum of

«BASIC»—DOLLARS (\$«BASIC_NUMERIC») in lawful money, but not more than such part of the same as is actually earned according to the STATE's determination of the actual quantities of work performed and materials furnished by the CONTRACTOR at the unit or lump sum prices set forth in the attached proposal schedule. Such payment, including any extras, shall be made, subject to such additions or deductions hereto or hereafter made in the manner and at the time prescribed in the specifications and this contract.

An additional sum of <u>«EXTRAS»-----DOLLARS (\$«EXTRA_NUMERIC»)</u> is hereby provided for extra work.

All words used herein in the singular shall extend to and include the plural. All words used in the plural shall extend to and include the singular. The use of any gender shall extend to and include all genders.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed the day and year first above written.

STATE OF HAWAII	
Director of Transportation	
«CONTRACTOR»	(Seal)
Signature	•
,/	
Print name	
Print Title	
Date	

PERFORMANCE BOND (SURETY)

(6/21/07)

KNOW TO ALL BY THESE PRESENTS:

That		
	(Full Legal Name and Street Address of Contr	ractor)
	er called Principal, and	
	(Name and Street Address of Bonding Comp	pany)
	alled Surety, a corporation(s) authorized to	
surety in the State of Ha	waii, are held and firmly bound unto the	(State/County Entity)
its successors and assig	ns, hereinafter called Obligee, in the amou	unt of
), to which payment Principal administrators, successors and assigns, join	
	above-bound Principal has signed a Contra , for the following project:	
hereinafter called Contra hereof.	act, which Contract is incorporated herein t	by reference and made a part

NOW THEREFORE, the condition of this obligation is such that:

If the Principal shall promptly and faithfully perform, and fully complete the Contract in strict accordance with the terms of the Contract as said Contract may be modified or amended from time to time; then this obligation shall be void; otherwise to remain in full force and effect.

Surety to this Bond hereby stipulates and agrees that no changes, extensions of time, alterations, or additions to the terms of the Contract, including the work to be performed thereunder, and the specifications or drawings accompanying same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such changes, extensions of time, alterations, or additions, and agrees that they shall become part of the Contract.

In the event of Default by the Principal, of the obligations under the Contract, then after written Notice of Default from the Obligee to the Surety and the Principal and subject to the limitation of the penal sum of this bond, Surety shall remedy the Default, or take over the work to be performed under the Contract and complete such work, or pay moneys to the Obligee in satisfaction of the surety's performance obligation on this bond.

Signed this	day of	· · · · · · · · · · · · · · · · · · ·
	(Seal)	Name of Principal (Contractor)
		* Signature
		Title
	(Seal)	Name of Surety
		* Signature
		 Title

^{*}ALL SIGNATURES MUST BE ACKNOWLEDGED BY A NOTARY PUBLIC

PERFORMANCE BOND

KNOW TO ALL BY THESE PRESENTS:

That we,	
	(full legal name and street address of Contractor)
as Contr	actor, hereinafter called Contractor, is held and firmly bound unto the
	(State/County entity)
its succe	ssors and assigns, as Obligee, hereinafter called Obligee, in the amount
	DOLLARS \$
	(Dollar amount of Contract)
and truly	oney of the United States of America, for the payment of which to the said Obligee, well to be made, Contractor binds itself, its heir, executors, administrators, successors and Firmly by these presents. Said amount is evidenced by:
	Legal Tender;
	Share Certificate unconditionally assigned to or made payable at sight to
	Description:
	Certificate of Deposit, No, dated issued by drawn on a bank, savings
	institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to :
	Cashier's Check No, dated
	drawn ona bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Teller's Check No, dated
	drawn on a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Treasurer's Check No, dated
	drawn on a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Official Check No, dated
	drawn ona bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Certified Check No, dated accepted by a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;

PB-1 r11/17/98

WHEREAS:	
The Contractor has by written agreement dated ent	ered into d
hereinafter called Contract, which Contract is incorporated herein by reference and r hereof.	nade a par
NOW THEREFORE,	
The Condition of this obligation is such that, if Contractor shall promptly and faith the Contract in accordance with, in all respects, the stipulations, agreements, covaconditions of the Contract as it now exists or may be modified according to its term deliver the Project to the Obligee, or to its successors or assigns, fully completed as in the specified and free from all liens and claims and without further cost, expense or chobligee, its officers, agents, successors or assigns, free and harmless from all suits or actinature and kind which may be brought for or on account of any injury or damage, direct arising or growing out of the doing of said work or the repair or maintenance thereof or of doing the same or the neglect of the Contractor or its agents or servants or the performance of the Contract by the Contractor or its agents or servants or from any of then this obligation shall be void; otherwise it shall be and remain in full force and effects.	renants and shall he Contractors of even the manne the improperture of the cause of
AND IT IS HEREBY STIPULATED AND AGREED that suit on this bond may be brought be of competent jurisdiction without a jury, and that the sum or sums specified in the said liquidated damages, if any, shall be forfeited to the Obligee, its successors or assigns, in a breach of any, or all, or any part of, covenants, agreements, conditions, or stipulation in the Contract or in this bond in accordance with the terms thereof.	Contract as the event o
The amount of this bond may be reduced by and to the extent of any payment a made in good faith hereunder.	or payments
Signed and sealed this,, day of,	_·

(Seal)_____

Title

Signature*

Name of Contractor

*ALL SIGNATURES MUST BE ACKNOWLEDGED BY A NOTARY PUBLIC

PB-2 r11/17/98

LABOR AND MATERIAL PAYMENT BOND (SURETY)

(6/21/07)

KNOW TO ALL BY THESE PRESENTS:

That

(Full Legal Name and Street Address of Contractor)		
as Contractor, hereinafter called Principal, and		
(Name and Street Address of Bonding Company) as Surety, hereinafter called Surety, a corporation(s) authorized to transact business as a surety in the State of Hawaii, are held and firmly bound unto the		
its successors and assigns, hereinafter called Obligee, in the amount of		
Dollars (\$), to which payment Principal and Surety bind themselves their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.		
WHEREAS, the above-bound Principal has signed Contract with the Obligee on for the following project:		
hereinafter called Contract, which Contract is incorporated herein by reference and made a part hereof.		
NOW THEREFORE , the condition of this obligation is such that if the Principal shall promptly make payment to any Claimant, as hereinafter defined, for all labor and materials supplied to the Principal for use in the performance of the Contract, then this obligation shall be void; otherwise to remain in full force and effect.		
1. Surety to this Bond hereby stipulates and agrees that no changes, extensions of time, alterations, or additions to the terms of the Contract, including the work to be performed thereunder, and the specifications or drawings accompanying same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such changes, extensions of		

A "Claimant" shall be defined herein as any person who has furnished labor or materials

time, alterations, or additions, and agrees that they shall become part of the Contract.

to the Principal for the work provided in the Contract.

Every Claimant who has not been paid amounts due for labor and materials furnished for work provided in the Contract may institute an action against the Principal and its Surety on this bond at the time and in the manner prescribed in Section 103D-324, Hawaii Revised Statutes, and have the rights and claims adjudicated in the action, and judgment rendered thereon; subject to the Obligee's priority on this bond. If the full amount of the liability of the Surety on this bond is insufficient to pay the full amount of the claims, then after paying the full amount due the Obligee, the remainder shall be distributed pro rata among the claimants.

Signed this	day of	·
	(Seal)	Name of Principal (Contractor)
		* Signature
	(Seal)	Title
		* Signature
		 Title

*ALL SIGNATURES MUST BE ACKNOWLEDGED BY A NOTARY PUBLIC

LABOR AND MATERIAL PAYMENT BOND

KNOW TO ALL BY THESE PRESENTS:

T	hat we,
	(full legal name and street address of Contractor)
as Contra	actor, hereinafter called Contractor, is held and firmly bound unto(State/County entity)
ts succes	ssors and assigns, as Obligee, hereinafter called Obligee, in the amount
	DOLLARS (\$)
	(Dollar amount of Contract)
to be ma	oney of the United States of America, for the payment of which to the said Obligee, well and truly de, Contractor binds itself, its heir, executors, administrators, successors and assigns, firmly by esents. Said amount is evidenced by:
	Legal Tender;
	Share Certificate unconditionally assigned to or made payable at sight to
_	
	Certificate of Deposit, No, dated issued by drawn on
	a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National
	Credit Union Administration, payable at sight or unconditionally assigned to
	Cashier's Check No, dated drawn on
	a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Teller's Check No, dated drawn on a bank, savings
	institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to ;
	Treasurer's Check No, dated drawn on a bank, savings
	institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to ;
	Official Check No, dated drawn on a bank, savings
	institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to ;
	Certified Check No

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WHEREAS: The Contractor has by written agreement dated ______ entered into a contract with Obligee for the following Project:_____ hereinafter called Contract, which Contract is incorporated herein by reference and made a part hereof. NOW THEREFORE. The condition of this obligation is such that, if Contractor shall promptly and faithfully perform the Contract in accordance with, in all respects, the stipulations, agreements, covenants and conditions of the Contract as it now exists or may be modified according to its terms, free from all liens and claims and without further cost, expense or charge to the Obligee, its officers, agents, successors or assigns, free and harmless from all suits or actions of every nature and kind which may be brought for or on account of any injury or damage, direct or indirect, arising or growing out of the doing of said work or the repair or maintenance thereof or the manner of doing the same or the neglect of the Contractor or its agents or servants or the improper performance of the Contract by the Contractor or its agents or servants or from any other cause, then this obligation shall be void; otherwise it shall be and remain in full force and effect. AND IT IS HEREBY STIPULATED AND AGREED that suit on this bond may be brought before a court of competent jurisdiction without a jury, and that the sum or sums specified in the said Contract as liquidated damages, if any, shall be forfeited to the Obligee, its successors or assigns, in the event of a breach of any, or all, or any part of, covenants, agreements, conditions, or stipulations contained in the Contract or in this bond in accordance with the terms thereof. AND IT IS HEREBY STIPULATED AND AGREED that this bond shall inure to the benefit of any and all persons entitled to file claims for labor performed or materials furnished in said work so as to give any and all such persons a right of action as contemplated by Sections 103D-324(d) and 103D-324(e), Hawaii Revised Statutes. The amount of this bond may be reduced by and to the extent of any payment or payments made in good faith hereunder, inclusive of the payments of mechanics' liens which may be filed of record against the Project, whether or not claim for the amount of such lien be presented under and against this bond... Signed this ______, ____, ____, (Seal)______Name of Contractor

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Signature*

Title

ALL SIGNATURES MUST BE ACKNOWLEDGED BY A

NOTARY PUBLIC

CHAPTER 104, HRS COMPLIANCE CERTIFICATE

The undersigned bidder does hereby certify to the following:

- 1. Individuals engaged in the performance of the contract on the job site shall be paid:
 - A. Not less than the wages that the director of labor and industrial relations shall have determined to be prevailing for corresponding classes of laborers and mechanics employed on public works projects; and
 - B. Overtime compensation at one and one-half times the basic hourly rate plus fringe benefits for hours worked on Saturday, Sunday, or a legal holiday of the State or in excess of eight hours on any other day.

Notary signature_______
Date _____

My Commission Expires:

PROVISIONS TO BE INCLUDED IN CONSTRUCTION PROCUREMENT SOLICITATIONS

- 1. Definitions for terms used in HRS Chapter 103B as amended by Act 192, SLH 2011:
 - a. "Contract" means contracts for construction under 103D, HRS.
 - b. "Contractor" has the same meaning as in Section 103D-104, HRS, provided that "contractor" includes a subcontractor where applicable.
 - c. "Construction" has the same meaning as in Section 103D-104, HRS.
 - d. "General Contractor" means any person having a construction contract with a governmental body.
 - e. "Procurement Officer" has the same meaning as in Section 103D-104, HRS.
 - f. "Resident" means a person who is physically present in the State of Hawai'i at the time the person claims to have established the person's domicile in the State of Hawai'i and shows the person's intent is to make Hawai'i the person's primary residence.
 - g. "Shortage trade" means a construction trade in which there is a shortage of Hawai'i residents qualified to work in the trade as determined by the Department of Labor and Industrial Relations.
- 2. HRS Chapter 103B as amended by Act 192, SLH 2011–Employment of State Residents Requirements:
 - a. A Contractor awarded a contract shall ensure that Hawai'i residents comprise not less than 80% of the workforce employed to perform the contract work on the project. The 80% requirement shall be determined by dividing the total number of hours worked on the contract by Hawai'i residents, by the total number of hours worked on the contract by all employees of the Contractor in the performance of the contract. The hours worked by any Subcontractor of the Contractor shall count towards the calculation for this section. The hours worked by employees within shortage trades, as determined by the Department of Labor and Industrial Relations (DLIR), shall not be included in the calculation for this section.

- b. Prior to award of a contract, an Offeror/Bidder may withdraw an offer/bid without penalty if the Offeror/Bidder finds that it is unable to comply with HRS Chapter 103B as amended by Act 192, SLH 2011.
- c. Prior to starting any construction work, the Contractor shall submit the subcontract dollar amount for each of its Subcontractors.
- d. The requirements of this section shall apply to any subcontract of \$50,000 or more in connection with the Contractor; that is, such Subcontractors must also ensure that Hawai'i residents comprise not less than 80% of the Subcontractor's workforce used to perform the subcontract.
- e. The Contractor and any Subcontractor whose subcontract is \$50,000 or more shall comply with the requirements of HRS Chapter 103B as amended by Act 192, SLH 2011.
 - Certification of compliance shall be made in writing under oath by an officer of the General Contractor and applicable Subcontractors and submitted with the final payment request.
 - The certification of compliance shall be made under oath by an officer of the company by completing a "Certification of Compliance for Employment of State Residents" form and executing the Certificate before a licensed notary public.
 - 3) In addition to the certification of compliance as indicated above, the Contractor and Subcontractors shall maintain records such as certified payrolls for laborers and mechanics who performed work at the site and time sheets for all other employees who performed work on the project. These records shall include the names, addresses and number of hours worked on the project by all employees of the Contractor and Subcontractor who performed work on the project to validate compliance with HRS Chapter 103B as amended by Act 192, SLH 2011. The Contractor and Subcontractors shall retain these records and provide access to the State for a minimum period of four (4) years after the final payment, except that if any litigation, claim, negotiation, investigation, audit or other action involving the records has been started before the expiration of the four-year period, the Contractor and Subcontractors shall retain the records until completion of the action and resolution of all issues that arise from it, or until the end of the four-year period, whichever occurs later. Furthermore, it shall be the Contractor's responsibility to enforce compliance with this provision by any Subcontractor.

- f. A General Contractor or applicable Subcontractor who fails to comply with this section shall be subject to any of the following sanctions:
 - 1) With respect to the General Contractor, withholding of payment on the contract until the Contractor or its Subcontractor complies with HRS Chapter 103B as amended by Act 192, SLH 2011.
 - 2) Proceedings for debarment or suspension of the Contractor or Subcontractor under Hawai'i Revised Statues §103D-702.
- 3. <u>Conflict with Federal Law</u>: This section shall not apply if the application of this section is in conflict with any federal law, or if the application of this section will disqualify the State from receiving Federal funds or aid.

CERTIFICATION OF COMPLIANCE FOR

EMPLOYMENT OF STATE RESIDENTS HRS CHAPTER 103B, AS AMENDED BY ACT 192, SLH 2011

Project Title:	
Agency Project No:	
Contract No.:	
As required by Hawai'i Revised Statute of Hawaii 2011-Employment of State I hereby certify under oath, that I am an for the Project Contract indicated above compliance with HRS Chapter 103B, as	es Chapter 103B, as amended by Act 192, Session Laws Residents on Construction Procurement Contracts, I officer of and (Name of Contractor or Subcontractor Company) e, was in (Name of Contractor or Subcontractor Company) s amended by Act 192, SLH 2011, by employing a percent are Hawai'i residents, as calculated according
	☐ I am an officer of the Contractor for this contract.
CORPORATE SEAL	☐ I am an officer of a Subcontractor for this contract.
	(Name of Company)
	(Signature)
	(Print Name)
	(Print Title)
Subscribed and sworn to me before this day of, 2011.	Doc. Date: # of Pages1 st Circuit Notary Name: Doc. Description:
Notary Public, 1st Circuit, State of Hawai'i My commission expires:	
my commission expires.	Notary Signature Date NOTARY CERTIFICATION