1	SECTION 105 - CONTROL OF WORK
2 3 4	Make the following amendments to said Section:
5 6	(I) Amend 105.01 Authority of the Engineer to read as follows:
7 8	"105.01 Authority.
9 10 11 12 13 14 15 16 17	 (A) Authority of the Engineer. The Engineer is the representative of the Director and has all the authority of the Director except the ability to enter into a contract to procure goods and/or services for the State. The Engineer will make decisions on all questions that may arise regarding the contract, such as, but not limited to: (1) Interpretation of the contract documents; (2) Acceptability of the materials furnished and work performed;
18 19 20	(3) Manner of performance and rate of progress of the work;
20 21 22 23	(4) Acceptable fulfillment of the contract on the part of the Contractor;
24 25	(5) Compensation under the contract
26 27 28 29 30	The Engineer's decisions on questions, claims, and disputes will be final and conclusive subject to Subsection 105.18 – Disputes and Claims. The Engineer may delegate to a specific person or persons. Such delegation of authority shall be
31 32 33	established in writing and shall become effective upon delivery to the Contractor.
34 35 36 37	(B) Authority of the Resident Engineer. As the representative of the Engineer, the Resident Engineer has all the authority of the Engineer in matters involving the work.
38 39 40 41 42 43 44 45 46	(C) Authority of the Inspectors. Inspectors, as a representative of the Resident Engineer or other agencies, will inspect the work done and materials furnished. Such inspection may extend to the preparation, fabrication or manufacture of the materials to be used. The Inspector does not have authority vested in the Resident Engineer unless specifically delegated in writing. The Inspector may not alter or waive the provisions of the contract, issue instructions contrary to the contract, or act as agent or representative of the Contractor.

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Failure of an Inspector at any time to reject non-conforming work shall not be considered a waiver of the State's right to require work in strict conformity with the contract documents as a condition of final acceptance.

(D) Authority of the Consultant. The State may engage Consultants to perform duties in connection with the work. Unless otherwise specified in writing to the Contractor, such retained Consultants shall have no greater authority than an Inspector."

(II) Amend 105.02 Contract Plans and Working and Shop Drawings to read as follows:

"105.02 Shop Drawings.

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(A) Shop Drawing Requirements. The Contractor shall prepare, thoroughly check, approve, all shop drawing, and submit to the Engineer for review. Whenever possible, electronic files in MS Word, MS Excel and Microstation format shall be submitted with the hard copies. The Contractor shall indicate its approval by stamping and signing each submittal of shop drawing. Any shop drawing submitted without being reviewed, stamped and signed will be returned as an incomplete submittal, and any delay caused thereby shall be the Contractor's responsibility.

All drawing, which require engineering stamp, shall be stamped by professional engineers licensed in the State of Hawaii. Shop drawings shall indicate in detail all parts of an item of work, including erection and setting instructions and engagements with work of other trades or other separate contractors. Shop drawings for structural steel, millwork, pre-cast concrete and falsework, formwork or centering with heights of 40 feet or more or open spans of 20 feet or more shall consist of calculations, fabrication details, erection drawings and other shop drawings, as necessary, to show the details, dimensions, sizes of members, anchor bolt plans, insert locations and other information necessary for the complete fabrication and erection of the structure to be constructed. Shop drawings also include stress sheets, drawings, bending diagrams for reinforcing steel, and plans for erection, falsework, framework, cofferdam, and other items or such other similar data required for the successful completion of the work.

All shop drawings as required by the contract, or as determined by the Engineer to be necessary to illustrate details of the work shall be submitted to the Engineer with such promptness as to cause no delay in the work or in that of any other Contractor. Delay caused by the failure of the Contractor to submit shop drawings on a timely basis to allow for review, possible resubmittal and acceptance will not be considered as a justifiable reason for a contract time extension. Contractor, at its own risk, may proceed with the work affected by the shop drawings after they are submitted but before

receiving acceptance. The State shall not be liable for any costs or time required for the correction of work done without the benefit of accepted shop drawings.

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The Contractor shall not make changes to the accepted shop drawings without submitting a written request to the Engineer and reviewing a written acceptance of the change by the Engineer.

By approving and submitting shop drawings, the Contractor thereby represents that it has determined and verified all field measurements and field construction criteria, or will do so, and that it has checked and coordinated each shop drawing with the requirements of the work and the contract documents. When shop drawings are prepared and processed before field measurements and field construction criteria can be or have been determined or verified, the Contractor shall make all necessary adjustments in the work or resubmit further shop drawings, all at no change in contract price or time.

The shop drawing submitted must be accompanied by a transmittal giving a list of the titles and number of the drawings. Each series shall be numbered consecutively for ready reference and the submittal shall be marked with enough information to identify itself, including date, project name and number, name of the submitting Contractor or subcontractor, revision number, and revision box which gives date of the revision and what the revisions changed.

The size of the sheets that shop drawings are prepared on shall be as appropriate to suit the drawing being presented so that the information is clearly and legibly depicted. The Engineer will determine what size is appropriate.

When required by the contract, the Contractor shall submit to the Engineer descriptive sheets such as brochures, catalogs and illustrations, which will completely describe the material, product, equipment, furniture or appliances to be used in the project as shown in the drawings and specifications and indicate such conformity by marking, or stamping and signing each sheet.

Submittal for Deviations and Variances. The Contractor shall 131 **(B)** include with the submittal, written notificationclearly identifying and 132 summarizing all deviations or variances from the contract drawings, 133 specifications and other contract documents. The variances shall also be 134 clearly indicated on the shop drawing, descriptive sheet, and material sample 135 or color sample. Failure to so notify of and identify such variance shall be 136 grounds for rejection of the related work or materials, notwithstanding that 137 the Engineer accepted the submittal. If the variances are not acceptable to 138

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the Engineer, the Contractor will be required to furnish the item as specified or indicated on the contract documents at no additional cost or time.

142 (III) Delete **105.03** Conformity with the Contract in its entirety and replace it 143 with the following:

"105.03 Review and Acceptance Process. The Engineer will complete the 145 146 review of the submittal within 30 days from the date of receipt unless a different 147 review time is established by the contract documents. The Engineer will advise the Contractor, in writing, as to the acceptability of the submittal. Should the Engineer 148 partially or totally reject the submittal, the Contractor shall modify the submittal as 149 150 required by the Engineer and resubmit the item within 15 days. At this time, the review and acceptance cycle described above shall begin again. The review and 151 acceptance cycle shall begin again as described above each time the submittal is 152 returned to the Contractor for modification. If the volume of the shop drawings 153 submitted at any time for review is unusually large, the Contractor shall inform the 154 155 Engineer of its preferred order for reviews, and the Engineer will use reasonable 156 efforts to accommodate the Contractor's priority.

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The acceptance by the Engineer of the Contractor's submittal relates only to 158 their sufficiency and compliance with the intention of the contract. Acceptance by 159 the Engineer of the Contractor's submittal does not relieve the Contractor of any 160 responsibility for accuracy of dimensions, details, and proper fit, and for agreement 161 and conformity of submittal with the contract drawings and specifications. Nor will 162 163 the Engineer's acceptance relieve the Contractor of responsibility for variance from 164 the contract documents unless the Contractor, at the time of submittal, has provided 165 notice and identification of such variances required by this section. Acceptance of a 166 variance shall not justify a contract price or time adjustment unless the contractor 167 requests such adjustment at the time of submittal and the adjustment is explicitly agreed to in writing by the Engineer. Any such request shall include price details 168 169 and proposed scheduling modifications. Acceptance of a variance is subject to all 170 contract terms, stipulations and covenants, and is without prejudice to any and all 171 rights under the surety bond. 172

173 If the Engineer returns a submittal to the Contractor that has been rejected, 174 the Contractor, so as not to delay the work, shall promptly make a resubmittal 175 conforming to the requirements of the contract documents and indicating in writing 176 on the transmittal and the subject submittal what portions of the resubmittal has 177 been altered in order to meet the acceptance of the Engineer. Any other 178 differences between the resubmittal and the prior submittal shall also be specifically 179 described in the transmittal. 180

181 No mark or notation made by the Engineer on or accompanying the return of 182 any submittal to the Contractor shall be considered a request or order for a change 183 in work. If the Contractor believes any such mark or notation constitutes a request 184 for a change in the work for which it is entitled to an adjustment in contract price and/or time, the Contractor must follow the same procedures established in
 Subsection 104.02 – Changes or lose its right to claim for an adjustment.

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188 **(IV)** Amend **105.04 Furnishing and Coordination of the Contract** to read as 189 follows:

- 191 **"105.04 Priority of the Contract Documents; Drawings.**
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193 Priority if the Contract Documents. The contract documents are **(A)** 194 complimentary. Any requirement occurring in one document is as binding as 195 though occurring in all. The Contractor shall carefully study and compare the contract documents with each other, with field conditions and with the 196 197 information furnished by the State and shall at once report to the Engineer 198 errors, conflicts, ambiguities, inconsistencies, or omissions discovered. 199 Should an item not be sufficiently detailed or explained in the contract 200 documents, the Contractor shall report to the Engineer immediately and 201 request the Engineer's clarification and interpretation. The Engineer will 202 issue a clarification or interpretation that is consistent with the intent of and 203 reasonably inferred from the contract documents.

In the event of conflict or discrepancy that has not been brought to the attention of and resolved by the Engineer, the following priorities govern:

If a conflict or discrepancy within a document occurs, the stricter requirement governs over less strict requirement. The stricter requirement will be the requirement that provides the greater product life, durability, strength and function. The Engineer will be the sole judge as to which requirement is the stricter requirement.

Special provisions govern over project plans, standard plans, and standard specifications.

Project plans govern over standard plans.

Standard specifications governs over standard plans.

- (B) Priority Within Drawings.
 - (1) Numerical dimensions govern over scaled dimensions and

(2) Larger scale drawings govern over smaller scale drawings.

Any requirement occurring in one or more of the sheets is as binding as though occurring in all applicable sheets.

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(V) Delete 105.05 Cooperation with Utility Companies in its entirety. (See
 107.21 – Utilities and Services).

(VI) Amend 105.06 Cooperation Between Contractors to read as follows:

"105.06 Coordination Between the Contractors. Other work by other Contractors may be in progress within or near the project limits. Each Contractor shall conduct work so as not to hinder the progress of the work by other Contractors within or near the project limit. Contractors shall cooperate with each other, including but not limited to:

- (1) Coordinating their work schedules and traffic control plans;
- (2) Placing and disposing the materials used;
- (3) Operating and storage of equipment.

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Each Contractor shall be responsible for any damage done by it to work
performed by another Contractor.

250 (VII) Amend 105.07 Construction Stakes, Lines and Grade to read as follows:

252 "105.07 Construction Stakes, Lines and Grades. The Engineer will establish 253 control points at the beginning and end of the project, points of intersection, and 254 furnish benchmarks information known to the Engineer. The Contractor shall be 255 responsible for the laying out of all other necessary stakeouts from the given 256 information.

The Contractor shall preserve control points and stakes or marks that the Engineer may have set. If the Contractor destroys or disturbs the control points, stakes, or marks, the State will charge the Contractor the cost of replacing the stakes or marks.

Prior to final acceptance by the Engineer, the Contractor shall verify all street
 survey monuments (horizontal and vertical alignment).

The Contractor shall submit two copies of data used in setting and referencing stakes and other layout markings used by the Contractor.

The Contractor shall survey and stake out the work including verification and establishment of all lines, grades, dimensions, and elevations by qualified personnel under the direct supervision of a surveyor licensed in the State of Hawaii with experience in construction surveying of the work.

The Engineer may check the Contractor's survey work as the work progresses. The Engineer will inform the Contractor of the results of these checks. Such checks shall not relieve the Contractor of its responsibility for the accuracy of the layout work. The Contractor shall immediately correct or replace deficient or inaccurate layout and construction work at no cost to the State and no adjustment in contract time. The State will deduct expenses incurred by the Engineer due to the deficiencies or inaccuracies from payment due to the Contractor.

The Contractor shall furnish necessary personnel, engineering equipment and supplies, transportation, and material necessary to complete the survey work. The State will consider the requirements imposed by this subsection incidental to the various contract items."

(VIII) Delete 105.08 Authority and Duties of Project Engineer in its entirety. (See
105.01 – Authority).

(IX) Delete 105.09 Duties of the Inspector in its entirety. (See 105.01 –
Authority).

293 (X) Amend 105.10 Inspection of Work to read as follows: 294

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295 "105.10 Inspection of the Work and Materials. Materials and each part or
296 details of the work shall be subject to inspection by the Engineer. The Contractor
297 shall furnish the Engineer information, assistance and provide appropriate
298 safeguards and equipment to allow a complete inspection to be made.
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300 The Engineer may inspect the production, fabrication, and manufacture of materials and items that are to be incorporated into the work. The Contractor shall 301 302 ensure that the producer, fabricator, and manufacturer provide access to the 303 Engineer, without adjustment in contract time or price, at the source of such 304 materials and items or at any other place such materials or items may be located 305 before they are incorporated into the work. When government or utility companies 306 are to pay a portion of the cost of the work covered by this contract, they shall have the right to inspect the work. Such inspection shall not make that government or 307 308 utility company a party to this contract. 309

For any inspection, the Contractor shall expose or uncover such portions of the work as requested by the Engineer. After inspection, the Contractor shall restore that portion of the work to the standard required by the contract. When the Engineer orders an inspection that is not considered a normal daily, pre-final or final inspection, that requires uncovering, damage to or destruction of or work in place:

(1) If the exposed and inspected work conforms to the contract
 requirements, the State will reimburse the reasonable costs of exposing,
 inspecting and or restoring the work, as extra work and extend contract time
 as appropriate.

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(2) If the exposed and inspected work is non-conforming or otherwise non-acceptable, the costs and time relating to the exposing, inspecting and restoring of the work is not reimbursable.

(3) No reimbursement will be allowed for the costs and time of exposing, inspecting and restoring work that the Engineer had not been given reasonable opportunity to inspect before it was covered.

When the contract documents or a written directive from the Engineer requires that certain work not proceed until the Engineer is given notice and the opportunity to inspect, the Engineer may order the work done or materials used without the Engineer having been given notice and opportunity to inspect, to be removed and replaced at no cost to the State and no adjustment in contract time.

The inspection of or the failure to inspect the work shall not relieve the Contractor of obligations to fulfill the contract as prescribed, to make good defective work, and to replace unsuitable or rejected materials regardless of whether payment for such work has been made."

340 (XI) Amend 105.12 Removal of Unacceptable and Unauthorized Work to read
 341 as follows:

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343 "105.12 Removal of Defective and Unauthorized Work. All work that does not
 344 conform to the requirements of the contract shall be remedied or removed and
 345 replaced by the Contractor at no cost to the State and no adjustment in contract
 346 time.

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Any work done beyond the work limits shown on the drawings and specifications or established by the Engineer or any additional work done without written authority will be considered as unauthorized work. Unauthorized work will not be paid for. Work so done may be ordered removed at no cost to the State and no adjustment in contract time.

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354 The Engineer may require that the Contractor submit a schedule acceptable 355 to the Engineer for the performance of corrective or remedial work at the 356 convenience of the State and shall obtain the Engineer's approval of its schedule. 357 Should the Contractor fail to submit an acceptable schedule or fail to comply with 358 the accepted schedule for performance of corrective or remedial work, or otherwise 359 fail to comply with any order of the Engineer regarding remedial, corrective, removal 360 and replacement work, the Engineer shall have the authority, in addition to all other 361 remedies, provided by contract or law, to cause defective work to be remedied or removed and replaced, and unauthorized work removed, by someone other than the 362 363 Contractor, to charge the Contractor the cost of such work, and/or to deduct the 364 costs from any monies due or to become due the Contractor." 365

366 (XII) Delete 105.13 Load Restrictions in its entirety. See 104.14 –
 367 Overweight Vehicle Control and 401.05(B)(5) – Material Transfer Vehicle (MTV).
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369 (XIII) Amend 105.17 Acceptance to read as follows:

371 "105.17 Final Acceptance. When the Engineer finds that the project has been satisfactorily completed in compliance with the contract, the Engineer will notify the 372 373 Contractor in writing of the project's completion and acceptance and will notify the Contractor in writing of its acceptance effective as of the date of the final inspection. 374 The final acceptance date shall determine end of contract time, liquidated damages 375 for failure to complete the punchlist and commencement of all guaranty periods 376 377 subject to Subsection 108.15 – Contractor's Responsibility for Work; Risk of loss or Damage." 378

- 380 (XIV) Amend 105.18 Claims for Adjustment and Disputes to read as follows:
- 382 "105.18 Disputes and Claims.

(A) Written Notice A Condition Precedent to Claim. As a condition precedent to any claim for damages, or any matter dealing with contract price or contract time, the Contractor must give notice of a potential claim in writing as required by the contract documents including but not limited to the following Subsections of these general provisions:

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- (1) 104.02 Changes
- (2) 104.03 Field Orders
- (3) 104.12 Differing Site Conditions
 - (4) 104.13 Contract Change Orders
- (5) 105.02(B) Review and Acceptance Process
 - (6) 106.03 Sample Submittals
 - (7) 108.07 Contract Time

Contractor's Duty to Maintain Accurate and Contemporaneous 398 **(B)** Records. Upon delivering written notice of a potential claim as described in 399 Subsection 105.18(A) - Written Notice A Condition Precedent to Claim. the 400 Contractor has the duty to support and substantiate all claims by maintaining 401 accurate, contemporaneous records of the subject work and the time and 402 costs thereof. The Engineer may direct the manher and the format in which 403 such records must be prepared, maintained, and verified. The Contractor 404 shall comply with such directives at no additional cost to the State. Any 405 directive from the Engineer regarding the manner and format for the keeping 406 of records associated with the potential claim shall not in any way be 407 deemed an agreement by the State regarding the validity of any element of 408 409 the claim. 410

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(C) Contractor to Proceed with Work. The Contractor shall at all times 412 continue with performance of the contract in full compliance with the 413 directions of the Engineer. Continued performance by the Contractor shall 414 not prejudice any claim for damages or any matter dealing with contract price 415 or contract time provided that the notice of a potential claim is given in writing 416 by the Contractor in the manner and within the time set forth in the contract 417 documents.

(D) Making of a Claim. All Contractors' claims for damages or any matter dealing with contract price or contract time shall be submitted in writing to the Engineer. The written submission (THE CLAIM) shall be clearly identified and labeled as a claim. The Contractor shall sequentially number its claims in the chronological order submitted to the Engineer. No claim shall be valid if it is delivered to the Engineer after the date of final acceptance or later than 180 days after Contractor's delivery of its notice of potential claim, whichever comes first.

The Claim shall, at a minimum, contain the following:

(1) A detailed description of the facts and circumstances that justify every element of claim. The detailed description shall include, but is not limited to, providing all necessary dates, locations, and items of work affected by the claim.

(2) The specific provisions of the contract or laws which support the claim and a statement of the reasons why such provisions support the claim.

(3) A copy of the related written notice of potential claim required by Subsection 107.15(A) – Written Notice A Condition Precedent to Claim.

(4) Any other documents that support the claim.

(5) If an adjustment of time for the performance of the contract is sought:

(a) The specific days and dates for which it is sought.

(b) The specific reasons the Contractor believes a time adjustment should be granted.

(c) The specific provisions of the contract under which additional time is sought.

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456 457 458	(d) The Contractor's detailed analysis of its previously submitted time scaled logic diagram (TSLD) schedule and impact on the critical path.
459 460 461 462	(6) If additional monetary compensation is sought, the exact amount sought and a breakdown of that amount into the following categories:
463 464 465 466	(a) Labor. Listing of individuals, description and location of work performed, classification, hours worked, wage rate, fringe benefits, employee number if available, etc.
467 468 469 470	(b) Materials. Invoices, purchase orders, evidence of payment, descriptions and quantities, etc.
471 472 473 474 475	(c) Equipment. Detailed description (make, model, year, attachments, serial number, etc.), hours of use and dates of use. Equipment rates shall be subject to the terms and limitations as set forth in Subsection 109.02 – Payment for Additional and Force Account Work.
176 177	(d) Contractor's Margin for Profit and Overhead.
478 479 480	(e) Other categories as specified by the Contractor or the State.
81 82 83	(7) The claim shall be certified on behalf of the Contractor by an authorized representative, as follows:
84 85 86 87	Under penalty of law for submission of false claims, false statements, and misrepresentation, the undersigned,
88	(Name)
89 90 91	(Title)
92	(Company)
93 94 95	hereby certifies that the claim is made in good faith; that the supporting data are accurate and complete to the best of my
96 97 98 99 00	knowledge and belief; that the amount requested accurately reflects the contract adjustment for which the Contractor believes the State of Hawaii is liable; and that I am duly authorized to certify the claim on behalf of the Contractor.
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i02	Signature Date
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Engineer's Review and Decision. The Engineer shall review the 503 (E) claim, and may request and the Contractor shall provide additional 504 information, documentation, and other evidence from the Contractor. The 505 Engineer may conduct interviews with Contractor's employees and other 506 507 persons having knowledge related to the claim. 508 509 The Engineer shall render a written decision on the claim after the claim is complete and fully documented, as follows: 510 511 512 Within 60 days for claims less than \$50,000 **(i)** 513 514 (ii) Within 90 days on claims exceeding \$50,000. 515 516 If the Engineer does not issue a written decision within the time period described herein, then the Contractor may proceed as if the claim has been 517 denied in its entirety. If the claim submittal is found to be incomplete, the 518 Contractor shall be notified to provide the additional information that is 519 required. When this occurs, the Engineer's review time will be adjusted as 520 deemed appropriate and the Contractor will be notified. 521 522 523 The decision will be sent to the Contractor by Certified Mail, Return 524 Receipt Requested. 525 526 Appeal of the Engineer's Decision. **(F)** 527 Any Contractor aggrieved by an adverse decision by the 528 (1) Engineer on a claim may appeal the decision to the Director, as head 529 530 of the purchasing agency as specified in the Hawaii Administrative Rules for Procurement Disputes. 531 532 533 (2) Appeals of the Engineer's decision must be filed in writing not later than 30 days after delivery of the Engineer's decision on the 534 claim to the Contractor, or if no written decision is delivered, within 30 535 536 days after the deadline for the Engineer's decision. A copy of the notice of appeal of the Engineer's decision shall be delivered to the 537 538 Engineer 539 540 The record on appeal by the Contractor to the Director shall be (3) limited to the Claim as submitted by the Contractor described in 541 Subsection 107.15(D) - Making of a Claim, the Engineer's response 542 to the claim, the project file, and any other material or evidence the 543 Director, in the Director's discretion, believes may be useful in 544 545 deciding the merits of the appeal. 546

547	(4) In its notice of appeal of the Engineer's decision, the
548	Contractor shall provide specific citations to the Engineer's decision
549	and explanations as to why the Contractor believes the Engineer's
550	decision was incorrect.
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552	(5) All controversies and claims which are appealed to the Director
553	shall be decided by the Director within 90 days after the filing of the
554	appeal by the Contractor; provided that:
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556	(a) If the Director does not issue a written decision within 90
557	calendar days after written request for a final decision, or within
558	such longer period as may be agreed upon by the parties, then
559	the Contractor may proceed as if an adverse decision had
560	been received.
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562	(b) The Director immediately furnishes a copy of the
563	decision to the Contractor, by certified mail, return receipt
564	requested, or by any other method that provides evidence of
565	receipt.
566	
567	(c) Any such decision shall be final and conclusive, unless
568	fraudulent, or unless the Contractor brings an action seeking
569	judicial review of the decision in a Hawaii circuit court within
570	the six months from the date of receipt of the decision.
571	
572	(G) Contractor's Duty to Continue Work. During the Claim review and
573 574	appeal process including any litigation in relation to the Claim, the Contractor
575	shall proceed diligently with performance of this contract, except where:
576	(1) The State has suspended the work, or has terminated the
577	(1) The State has suspended the work, or has terminated the contract for default of the Contractor or for the convenience of the
578	State;
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580	(2) There has been an alleged material breach of contract by the
581	State excusing further performance by the Contractor; provided that in
582	such event the Contractor shall proceed diligently with the
583	performance of the contract where the Director has made a written
584	determination that continuation of work under the contract is essential
585	to the public health and safety."
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587	(XV) Delete 105.19 Value Engineering in its entirety. (See 104.10 – Value
588	Engineering Incentive Proposal).
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590	(XVI) Amend 105.20(A) General by revising the first sentence to read as follows:
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The Contractor and the Department will establish a "(A) General. Disputes Review Board (Board) when the proposal amount is more than fifty million dollars (\$50,000,000) or the completion time is more than 360 working davs."

(XVII) Add the following:

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"105.21 Coordination Between the Contractor and the State.

Furnishing Drawings and Special Provisions. The State will (A) furnish the Contractor 10 sets of the project plans and special provisions. The project plans furnished will be the same size as that issued for bidding purposes. The Contractor shall have and maintain at least one set of plans and specifications on the work site, at all times.

The Contractor shall have a competent Superintendent. **(B)** superintendent on the work site while work is being performed under the contract. The superintendent shall be able to read and understand the 609 contract documents, shall be experienced in the type of project being 610 undertaken and the work being performed, and shall be fluent in the English 611 language. If a superintendent is not present at the work site, the Engineer 612 shall have the right to suspend the work as described under Subsection 613 108.10 – Suspension of Work. 614

The Contractor shall provide the Engineer a written statement giving 616 the name of the superintendents assigned to the project. The Contractor 617 shall be responsible for notifying the Engineer in writing of any change in the 618 superintendents in a timely manner. 619

620 Submittals. The contract contains the description of various items that 621 105.22 622 the Contractor must submit to the Engineer for review and acceptance. The Contractor shall review all submittals for correctness, conformance with the 623 624 requirements of the contract documents and completeness before submitting them to the Engineer. The submittal shall indicate the contract items and specifications 625 subsections for which the submittal is provided. The submittal shall be legible and 626 clearly indicate what portion of the submittal is being submitted for review if more 627 than the required submissions at the earliest possible date. The Contractor shall 628 provide six copies of the required submissions at the earliest possible date. 629

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Failure to furnish acceptable submittal(s) may result in the suspension of 632 payments due the Contractor.

The Contractor shall not add onto the submittals any conditions or 634 disclaimers that conflict with the contract requirements." 635

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END OF SECTION

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