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.

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Authority of the Consultant. The State may engage Consultants (D) 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."

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

"105.02 Shop Drawings.

Shop Drawing Requirements. (A) The Contractor shall prepare, thoroughly check, all shop drawing. and submit to the approve, Whenever possible, electronic files in MS Word, Engineer for review. MS Excel and Microstation format shall be submitted with the hard copies. The Contractor shall indicate its approval by stamping and signing each Any shop drawing submitted without being submittal of shop drawing. stamped and signed will be returned as an incomplete reviewed. and any delay caused thereby shall be the Contractor's submittal. 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 Shop drawings for structural steel, millwork, preseparate contractors. 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 erection drawings and other shop calculations. fabrication details, drawings, as necessary, to show the details, dimensions, sizes of anchor bolt plans, insert locations and other information members. necessary for the complete fabrication and efection of the structure to be constructed. Shop drawings also include stress sheets, bending diagrams for reinforcing steel, and plans for erection, falsework, and other items or such other similar data framework. cofferdam. required for the successful completion of the work.

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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.

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.

(B) Submittal for Deviations and Variances. The Contractor shall include with the submittal, written notification clearly identifying and summarizing all deviations or variances from the contract drawings, specifications and other contract documents. The variances shall also be clearly indicated on the shop drawing, descriptive sheet, and material

sample or color sample. Failure to so notify of and identify such variance shall be grounds for rejection of the related work or materials, notwithstanding that the Engineer accepted the submittal. If the variances are not acceptable to 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."

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

"105.03 Review and Acceptance Process. The Engineer will complete the review of the submittal within 30 days from the date of receipt unless a different 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 partially or totally reject the submittal, the Contractor shall modify the submittal as 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 acceptance cycle shall begin again as described above each time the submittal is returned to the Contractor for modification. If the volume of the shop drawings submitted at any time for review is unusually large, the Contractor shall inform the Engineer of its preferred order for reviews, and the Engineer will use reasonable efforts to accommodate the Contractor's priority.

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

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

185	No m	nark or notation made by the Engineer on or accompanying the return
186	of any subr	nittal to the Contractor shall be considered a request or order for a
187	change in	
188	constitutes	a request for a change in the work for which it is entitled to ar
189		in contract price and/or time, the Contractor must follow the same
190		established in Subsection 104.02 - Changes or lose its right to claim
191	for an adjus	
192	.o. a aajao	
193	(IV) Amer	nd 105.04 Furnishing and Coordination of the Contract to read
194	as follows:	
195		
196	"105.04 P	riority of the Contract Documents; Drawings.
197		The state of the s
198	(A)	Priority if the Contract Documents. The contract documents
199	aré d	complimentary. Any requirement occurring in one document is as
200	bindi	ng as though occurring in all. The Contractor shall carefully study
201		compare the contract documents with each other, with field
202		itions and with the information furnished by the State and shall a
203		report to the Engineer errors, conflicts, ambiguities
204		nsistencies, or omissions discovered. Should an item not be
205	suffic	ciently detailed or explained in the contract documents, the
206		ractor shall report to the Engineer immediately and request the
207		neer's clarification and interpretation. The Engineer will issue a
208		ication or interpretation that is consistent with the intent of and
209		onably inferred from the contract documents.
210	10030	mably interred from the contract documents.
211		In the event of conflict or discrepancy that has not been brought to
212	the s	attention of and resolved by the Engineer, the following priorities
213	gove	· · · · · · · · · · · · · · · · · · ·
214	gove	· · · · · · · · · · · · · · · · · · ·
215		If a conflict or discrepancy within a document accuration attacks
216	requi	If a conflict or discrepancy within a document occurs, the stricter
217		rement governs over less strict requirement. The stricter
217	durak	rement will be the requirement that provides the greater product life
219		oility, strength and function. The Engineer will be the sole judge as
220	to wit	nich requirement is the stricter requirement.
		Charles manifeles and an annual statement of the dead of the
221 222	otona	Special provisions govern over project plans, standard plans, and
	Stant	dard specifications.
223		Decided plane according to the decident
224		Project plans govern over standard plans.
225		Oten dead as a 'Cast's as a
226		Standard specifications governs over standard plans.
227	(B)	Dula de Martina Dan de
228	(B)	Priority Within Drawings.
229		
230		(1) Numerical dimensions govern over scaled dimensions and
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					·
231		(2) Lar	ger scale dra	wings govern o	ver smaller scale drawings.
232					
233				_	more of the sheets is as
234	bind	ling as thougl	n occurring in	all applicable :	sheets.
235					
236	(V) Dele	ete 105.05	Cooperati	on with Utility	Companies in its entirety.
237	(See 107.2	21 – Utilities a	ind Services).	ı	
238					
239	(VI) Ame	end 105.06	Cooperation	n Between Cor	tractors to read as follows:
240			-		
241	"105.06	Coordination	Between 1	he Contracto	rs. Other work by other
242					the project limits. Each
243		•			the progress of the work by
244					Contractors shall cooperate
245		other, includi		• •	
246				.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
247	(1)	Coordinati	na their work	schedules and	traffic control plans;
248	(· /	oooran iaa	ing thom work	concadico ana	l'amo control plane,
249	(2)	Placing an	d dienoeina tl	ne materials us	ed:
250	(2)	i lacing an	a disposing ti	ie materiais us	eu,
251	/2\	Operating	and starage	of aquipment	
	(3)	Operating	and storage t	of equipment.	
252	Too!	h Cantrastar	مطالمه	anaible for an	demons done by it to work
253			•	onsible for any	damage done by it to work
254	performed	by another C	ontractor.		
255	() (11)		0 4 4	Otal I	
256	` '	end 105.07	Construct	ion Stakes, L	ines and Grade to read as
257	follows:				
258					
259			•		ades. The Engineer will
260					of the project, points of
261					nown to the Engineer. The
262			•	r the laying o	out of all other necessary
263	stakeouts f	rom the giver	information.		
264					
265			•	•	and stakes or marks that the
266	•	•			roys or disturbs the control
267	•	•	•	ate will charge	the Contractor the cost of
268	replacing tl	ne stakes or r	narks.		
269					
270	Prio	r to final acce	eptance by th	ie Engineer, th	e Contractor shall verify all
271	street surve	ey monument	s (horizontal a	and vertical alig	nment).
272					
273	The	Contractor	shall submit	two copies of	data used in setting and
274	referencing	stakes and o	other layout m	arkings used b	y the Contractor.
275	_		-		

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).

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

105.10 Inspection of the Work and Materials. Materials and each part or details of the work shall be subject to inspection by the Engineer. The Contractor shall furnish the Engineer information, assistance, and provide appropriate safeguards and equipment to allow a complete inspection to be made.

The Engineer may inspect the production, fabrication, and manufacture of materials and items that are to be incorporated into the work. The Contractor shall ensure that the producer, fabricator, and manufacturer provide access to the Engineer, without adjustment in contract time or price, at the source of such materials and items or at any other place such materials or items may be located before they are incorporated into the work. When government or utility companies 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 utility company a party to this contract.

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.

(2) If the exposed and inspected work is non-conforming or otherwise non-acceptable, the costs and time relating 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."

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

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

Any work done beyond the work limits shown on the drawings and specifications or established by the Engineer or 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.

 The Engineer may require that the Contractor submit a schedule acceptable to the Engineer for the performance of corrective or remedial work at the convenience of the State and shall obtain the Engineer's approval of its schedule. Should the Contractor fail to submit an acceptable schedule or fail to

368	comply with the accepted schedule for performance of corrective or remedial
369	work, or otherwise fail to comply with any order of the Engineer regarding
370	remedial, corrective, removal and replacement work, the Engineer shall have
371	the authority, in addition to all other remedies, provided by contract or law, to
372	cause defective work to be remedied or removed and replaced, and
373	unauthorized work removed, by someone other than the Contractor, to charge
374	the Contractor the cost of such work, and/or to deduct the costs from any
375	monies due or to become due the Contractor."
376	
377	(XII) Delete 105.13 Load Restrictions in its entirety. See 104.14 -
378	Overweight Vehicle Control and 401 05/RV5) Material Transfer Vehicle (MTV)

(XIII) Amend 105.17 Acceptance to read as follows:

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"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 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. The final acceptance date shall determine end of contract liquidated damages for failure to complete the punchlist and commencement of all guaranty periods subject to Subsection 108.15 -Contractor's Responsibility for Work; Risk of loss or Damage."

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(XIV) Amend 105.18 Claims for Adjustment and Disputes to read as follows:

392 393

"105.18 Disputes and Claims.

394 395 396

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:

399 400 401

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> (1) 104.02 - Changes

402 403

(2) 104.03 – Field Orders

404

104.12 - Differing Site Conditions (3) 104.13 - Contract Change Orders (4)

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(5) 105.02(B) - Review and Acceptance Process

406 407

(6) 106.03 - Sample Submittals **(7)** 108.07 - Contract Time

408 409

Contractor's Duty to Maintain Accurate and Contemporaneous Records. Upon delivering written notice of a potential claim as described in Subsection 105.18(A) - Written Notice A Condition Precedent to Claim, the Contractor has the duty to support and substantiate all claims by maintaining accurate, contemporaneous records of the subject work and

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the time and costs thereof. The Engineer may direct the manner and the format in which such records must be prepared, maintained, and verified. The Contractor shall comply with such directives at no additional cost to the State. Any directive from the Engineer regarding the manner and format for the keeping of records associated with the potential claim shall not in any way be deemed an agreement by the State regarding the validity of any element of the claim.

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

forth in the contract 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.

460 461	(b) The specific reasons the Contractor believes a time adjustment should be granted.
462 463 464	(c) The specific provisions of the contract under which additional time is sought.
465	
466	(d) The Contractor's detailed analysis of its previously
467	submitted time scaled logic diagram (TSLD) schedule and
468	impact on the critical path.
469	(C) If additional manaton, company tion is equally the event
470	(6) If additional monetary compensation is sought, the exact
471	amount sought and a breakdown of that amount into the following
472	categories:
473 474	(a) Labor. Listing of individuals, description and
474	location of work performed, classification, hours worked,
476	wage rate, fringe benefits, employee number if available,
477	etc.
478	GIO.
479	(b) Materials. Invoices, purchase orders, evidence of
480	payment, descriptions and quantities, etc.
481	paymont, descriptions and quantities, etc.
482	(c) Equipment. Detailed description (make, model,
483	year, attachments, serial number, etc.), hours of use and
484	dates of use. Equipment rates shall be subject to the terms
485	and limitations as set forth in Subsection 109.02 - Payment
486	for Additional and Force Account Work.
487	
488	(d) Contractor's Margin for Profit and Overhead.
489	
490	(e) Other categories as specified by the Contractor or the
491	State.
492	
493	(7) The claim shall be certified on behalf of the Contractor by an
494	authorized representative, as follows:
495	·
496	Under penalty of law for submission of false claims, false
497	statements, and misrepresentation, the undersigned,
498	
499	(Name)
500	
501	(Title)
502	
503	(Company)
504	

505	hereby certifies that the claim is made in good faith. About the
506	hereby certifies that the claim is made in good faith; that the supporting data are accurate and complete to the best of m
507	knowledge and belief; that the amount requested accurately
508	reflects the contract adjustment for which the Contractor believes
509	the State of Hawaii is liable; and that I am duly authorized to
510	certify the claim on behalf of the Contractor.
511	control behalf of the Contractor.
512	
513	Signature Date
514	Date
515	(E) Engineer's Review and Decision. The Engineer shall review
516	the claim, and may request and the Contractor shall provide additiona
517	information, documentation, and other evidence from the Contractor
518	The Engineer may conduct interviews with Contractor's employees and
519	other persons having knowledge related to the claim.
520	The state of the s
521	The Engineer shall render a written decision on the claim after the
522	claim is complete and fully documented, as follows:
523	, 40 10 10 10 10 10 10 10 10 10 10 10 10 10
524	(i) Within 60 days for claims less than \$50,000
525	, , , , , , , , , , , , , , , , , , , ,
526	(ii) Within 90 days on claims exceeding \$50,000.
527	, , , , , , , , , , , , , , , , , , , ,
528	If the Engineer does not issue a written decision within the time
529	period described herein, then the Contractor may proceed as if the claim
530	has been denied in its entirety. If the claim submittal is found to be
531	incomplete, the Contractor shall be notified to provide the additional
532	information that is required. When this occurs, the Engineer's review
533	time will be adjusted as deemed appropriate and the Contractor will be
534	notified.
535	
536	The decision will be sent to the Contractor by Certified Mail,
537	Return Receipt Requested.
538	
539	(F) Appeal of the Engineer's Decision.
540	
541	(1) Any Contractor aggrieved by an adverse decision by the
542	Engineer on a claim may appeal the decision to the Director, as
543	head of the purchasing agency as specified in the Hawaii
544	Administrative Rules for Procurement Disputes.
545	
546	(2) Appeals of the Engineer's decision must be filed in writing
547	not later than 30 days after delivery of the Engineer's decision on
548	the claim to the Contractor, or if no written decision is delivered,
549	within 30 days after the deadline for the Engineer's decision. A
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copy of the notice of appeal of the Engineer's decision shall be delivered to the Engineer

- (3) The record on appeal by the Contractor to the Director shall be limited to the Claim as submitted by the Contractor described in Subsection 107.15(D) Making of a Claim, the Engineer's response to the claim, the project file, and any other material or evidence the Director, in the Director's discretion, believes may be useful in deciding the merits of the appeal.
- (4) In its notice of appeal of the Engineer's decision, the Contractor shall provide specific citations to the Engineer's decision and explanations as to why the Contractor believes the Engineer's decision was incorrect.
- (5) All controversies and claims which are appealed to the Director shall be decided by the Director within 90 days after the filing of the appeal by the Contractor; provided that:
 - (a) If the Director does not issue a written decision within 90 calendar days after written request for a final decision, or within such longer period as may be agreed upon by the parties, then the Contractor may proceed as if an adverse decision had been received.
 - **(b)** The Director immediately furnishes a copy of the decision to the Contractor, by certified mail, return receipt requested, or by any other method that provides evidence of receipt.
 - (c) Any such decision shall be final and conclusive, unless fraudulent, or unless the Contractor brings an action seeking judicial review of the decision in a Hawaii circuit court within the six months from the date of receipt of the decision.
- (G) Contractor's Duty to Continue Work. During the Claim review and appeal process including any litigation in relation to the Claim, the Contractor shall proceed diligently with performance of this contract, except where:
 - (1) The State has suspended the work, or has terminated the contract for default of the Contractor or for the convenience of the State;

596	the State excus
597	provided that in s
598	with the performa
599	a written determin
600	is essential to the
601	
602	(XV) Delete 105.19 Value
603	Value Engineering Incentive Pro
604	5
605	(XVI) Amend 105.20(A) G
606	follows:
607	
608	"(A) General. The
609	Disputes Review Board
610	fifty million dollars (\$50,0
611	working days."
612	
613	(XVII) Add the following:
614	(strii) staa alo lollowilig.
615	"105.21 Coordination Between
616	
617	(A) Furnishing Drawi
618	furnish the Contractor 10
619	The project plans furnis
620	bidding purposes. The
621	set of plans and specifica
622	out of plane and opposition
623	(B) Superintendent.
624	superintendent on the wo
625	contract. The superint
626	contract documents, sha
627	undertaken and the worl
628	English language. If a
629	the Engineer shall have t
630	Subsection 108.10 – Sus
631	
632	The Contractor sh
633	giving the name of the
634	Contractor shall be respo
635	change in the superintend
636	5
637	105.22 Submittals. The co
638	that the Contractor must subm
639	The Contractor shall review all s
640	requirements of the contract de

(2) There has been an alleged material breach of contract by the State excusing further performance by the Contractor; provided that in such event the Contractor shall proceed diligently with the performance of the contract where the Director has made a written determination that continuation of work under the contract is essential to the public health and safety."

(XV) Delete 105.19 Value Engineering in its entirety. (See 104.10 – Value Engineering Incentive Proposal).

(XVI) Amend 105.20(A) General by revising the first sentence to read as follows:

"(A) General. The Contractor and the Department will establish a 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 days."

"105.21 Coordination Between the Contractor and the State.

- (A) Furnishing Drawings and Special Provisions. The State will 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.
- (B) Superintendent. The Contractor superintendent on the work site while work is being performed under the contract. The superintendent shall be able contract documents, shall be experienced in the type of project being undertaken and the work being performed, and shall be fluent in the English language. If a superintendent is not present at the work site, the Engineer shall have the right to suspend the work as described under Subsection 108.10 Suspension of Work.

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

105.22 Submittals. The contract contains the description of various items hat the Contractor must submit to the Engineer for review and acceptance. The Contractor shall review all submittals for correctness, conformance with the equirements of the contract documents and completeness before submitting

641	them to the Engineer. The submittal shall indicate the contract items and
642	specifications subsections for which the submittal is provided. The submittal
643	shall be legible and clearly indicate what portion of the submittal is being
644	submitted for review if more than the required submissions at the earliest
645	possible date. The Contractor shall provide six copies of the required
646	submissions at the earliest possible date.
647	
648	Failure to furnish acceptable submittal(s) may result in the suspension of
649	payments due the Contractor.
650	
651	The Contractor shall not add onto the submittals any conditions or
652	disclaimers that conflict with the contract requirements."
653	

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END OF SECTION