- Make this section a part of the Standard Specifications:
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"SECTION 102 - BIDDING REQUIREMENTS AND CONDITIONS

5 **102.01 Prequalification of Bidders.** Prospective bidders shall be 6 capable of performing the work for which they are bidding.

8 In accordance with HRS Chapter 103D-310, the Department may require 9 any prospective bidder to submit answers to questions contained in the Standard Qualification Questionnaire For Prospective Bidders On Public Works 10 Contracts' furnished by the Department, properly executed and notarized, 11 setting forth a complete statement of the experience of such prospective bidder 12 and its organization in performing similar work and a statement of the equipment 13 proposed to be used, together with adequate proof of the availability of such 14 15 equipment. Whenever it appears to the Department, from answers to the questionnaire or otherwise, that the prospective bidder is not fully qualified and 16 able to perform the intended work, the Department will, after affording the 17 18 prospective bidder an opportunity to be heard and if still of the opinion that the bidder is not fully qualified to perform the work, refuse to receive or consider any 19 20 bid offered by the prospective bidder. All information contained in the answers 21 to the questionnaire shall be kept confidential. Questionnaire so submitted 22 shall be returned to the bidders after serving their purpose.

23

No person, firm or corporation may bid where (1) the person, firm, or corporation, or (2) a corporation owned substantially by the person, firm, or corporation, or (3) a substantial stockholder or an officer of the corporation, or (4) a partner or substantial investor in the firm is in arrears in payments owed to the State or its political subdivisions or is in default as a surety or failure to do faithfully and diligently previous contracts with the State.

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31 **102.02** Contents of Proposal Forms. The Department will furnish
 32 prospective bidders with proposal forms stating:
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- (1) The location,
- 36 (2) Description of the proposed work,
- 38 (3) The approximate quantities,
- 40 (4) Items of work to be done or materials to be furnished,
 - (5) A schedule of items, and
- 44 **(6)** The time in which the work shall be completed.

45

- 46 Papers bound with or attached to the proposal form are part of the 47 proposal. The bidder shall not detach or alter the papers bound with or 48 attached to the proposal when the bidder submits its proposal.
- 50 Also, the bidder shall consider other documents including the plans and 51 specifications a part of the proposal form whether attached or not.

53 102.03 Issuance of Proposal Forms. The Department reserves the right 54 to refuse to issue proposal forms to prospective bidders, which refusal may be 55 based on the following:

- (1) Lack of competency or adequate machinery, plant, and other 58 equipment (which determination may be based on the financial statement and experience questionnaires required under Subsection 102.01 -60 Prequalification of Bidders);
 - (2) Uncompleted work that might hinder or prevent the prompt completion of additional work if awarded;
 - Failure to pay or settle bills due for labor and material on former (3) contracts in force at the time of issuance of the project proposal forms;
 - Failure to comply with gualification regulations of the Department; (4)
- 70 (5) Default under previous contracts; or
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(6) Lack of responsibility and cooperation from past work.

74 102.04 **Estimated Quantities.** The quantities shown in the contract are approximate and are for the comparison of bids only. 75 The actual quantity of work may not correspond with the quantities shown in the contract. 76 The 77 Department will make payment to the Contractor for unit price items in 78 accordance with the contract for only the following:

- 80 (1) Actual quantities of work done and accepted, not the estimated 81 quantities; or
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Actual quantities of materials furnished, (2) not the estimated quantities.

86 The Department may increase, decrease, or omit each scheduled quantities of work to be done and materials to be furnished. 87 When the 88 Department increases or decreases the estimated quantity of a contract item by more than 15% the Department will make payment for such items in accordance 89 with Subsection 104.06 - Methods of Price Adjustment. 90

91

92 102.05 Examination of Contract and Site of Work. The bidder shall
93 examine carefully the site of the proposed work and contract before submitting a
94 proposal.
95

96 By the act of submitting a bid for the proposed contract, the bidder 97 warrants that:

99 (1) The bidder and its Subcontractors have reviewed the contract
 100 documents and found them free from ambiguities and sufficient for the
 101 purpose intended;

- 103 **(2)** The bidder and its workers, employees and subcontractors have 104 the skills and experience in the type of work required by the contract 105 documents bid upon;
- 107 (3) Neither the bidder nor its employees, agents, suppliers or
 108 subcontractors have relied upon verbal representations from the
 109 Department, its employees or agents, including architects, engineers or
 110 consultants, in assembling the bid figure; and
 111
- 112 **(4)** The bases for the bid figure are solely on the construction contract documents.

Also, the bidder warrants that the bidder has examined the site of the work. From its investigations, the bidder acknowledges satisfaction on:

- 118 **(1)** The nature and location of the work;
- 120 (2) The character, quality, and quantity of materials;
- 122 (3) The difficulties to be encountered; and
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(4) The kind and amount of equipment and other facilities needed;

126 Subsurface information or hydrographic survey data furnished are for the 127 bidders' convenience only. The data and information furnished are the product of the Department's interpretation gathered in investigations made at the specific 128 These conditions may not be typical of conditions at other locations 129 locations. 130 within the project area or that such conditions remain unchanged. Also. conditions found at the time of the subsurface explorations may not be the same 131 The bidder shall be solely responsible for 132 conditions when work starts. 133 assumptions. deductions. or conclusions the bidder may derive from the subsurface information or data furnished. 134

135

136 If the Engineer determines that the natural conditions differ from that 137 originally anticipated or contemplated by the Contractor in the items of excavation, the State may treat the difference in natural conditions, as falling
within the meaning of Subsection 104.02 – Changes.

141 **102.06 Preparation of Proposal.**142 forms furnished by the Department.
143 figures:

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(1) A unit price for each pay item with a quantity given;

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(2) The products of the respective unit prices and quantities

(3) The lump sum amount; and

- 151 **(4)** The total amount of the proposal obtained by adding the amounts 152 of the several items.
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The words and figures shall be in ink or typed. If a discrepancy occurs between the prices written in words and those written in figures, the prices written in words shall govern.

158 When an item in the proposal contains an option to be made, the bidder 159 shall choose in accordance with the contract for that particular item. 160 Determination of an option will not permit the Contractor to choose again.

161

162 The bidder shall sign the proposal properly in ink. A duly authorized 163 representatives of the bidder or by an agent of the bidder legally qualified and 164 acceptable to the Department shall sign, including one or more partners of the 165 bidder and one or more representatives of each entity comprising a joint venture. 166

167 When an agent, other than the officer(s) of a corporation authorized to 168 sign contracts for the corporation or a partner of a partnership, signs the 169 proposals, a 'Power of Attorney' shall be on file with the Department or 170 submitted with the proposal. Otherwise, the Department will reject the 171 proposal as irregular and unauthorized.

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The bidder shall submit acceptable evidence of the authority of the partner, member(s) or officer(s) to sign for the partnership, joint venture, or corporation respectively with the proposal. Otherwise, the Department will reject the proposal as irregular and unauthorized.

178 **102.07** Irregular Proposals. The Department may consider proposals
 179 irregular and may reject the proposals for the following reasons:
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(1) The proposal is a form not furnished by the Department, altered,
 or detached;
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570A-01-15M 102-4a 184 The proposal contains unauthorized additions, conditions, or (2) 185 Also, the proposal contains irregularities that may tend to alternates. 186 make the proposal incomplete, indefinite, or ambiguous to its meaning; 187 188 The bidder adds provisions reserving the right to accept or reject an (3) 189 award. Also, the bidder adds provisions into a contract before an 190 award; 191 192 (4) The proposal does not contain a unit price for each pay item listed 193 except authorized optional pay items; and 194 195 Prices for some items are out of proportion to the prices for other (5) 196 items. 197 198 If in the opinion of the Director, the bidder and its listed **(6)** 199 subcontractors do not have the Contactor's licenses or combination of 200 Contractor's licenses necessary to complete the work. 201 202 Where the prospective bidder is bidding on multiple projects simultaneously and the proposal limits the maximum gross amount of awards 203 that the bidder can accept at one bid letting, the proposal is not irregular if the 204 205 limit on the gross amount of awards is clear and the Department selects the 206 awards that can be given. 207 208 102.08 Proposal Guaranty. The Department will not consider a proposal of 209 \$25,000 or more unless accompanied by: 210 211 (1) A deposit of legal tender; or 212 213 (2) A valid surety bid bond, underwritten by a company licensed to issue bonds in the State of Hawaii, in the form and composed, 214 215 substantially, with the same language as provided herewith and signed by 216 both parties; or 217 218 A certificate of deposit, share certificate, cashier's check. (3) 219 treasurer's check, teller's check, or official check drawn by, or a certified 220 check accepted by and payable on demand to the State by a bank, or credit union insured by the Federal Deposit 221 savings institution. 222 Insurance Corporation (FDIC) or the National Credit Union Administration 223 (NCUA). 224 225 The bidder may use these instruments only to a maximum of (a) 226 \$100,000. 227

If the required security or bond amount totals over \$100,000 228 (b) 229 more than one instrument not exceeding \$100,000 each and 230 issued by different financial institutions shall be acceptable. 231 232 (c) The instrument shall be made payable at sight to the 233 Department. 234 235 In accordance with HRS Chapter 103D-323, the above shall be in a sum 236 not less than 5% of the amount bid. 237 238 102.09 Delivery of Proposal. The bidder shall submit the proposal in a sealed envelope, bearing on the outside the identity of the project and the its 239 240 name and address. The Department will reject and return a proposal 241 unopened if received after the time set for the opening of bids. 242 243 102.10 Withdrawal or Revision of Proposals. A bidder may withdraw 244 or revise a proposal after the bidder deposits the proposal with the Department, 245 provided the Department receives such withdrawal or revision request in writing 246 before the time set for the opening of bids. 247 248 102.11 Public Opening of Proposals. The Department will open and 249 read the proposals publicly at the time and place shown in the Notice to Bidders. Invited are bidders, their authorized agents, and other interested parties to be 250 251 present. 252 253 102.12 **Disgualification of Bidders.** The Department may disgualify a 254 bidder and reject its proposal for the following reasons: 255 256 (1) Submittal of more than one proposal whether under the same or 257 different name. 258 259 (2) Evidence of collusion among bidders. The Department will not recognize participants in collusion as bidders for any future work of the 260 261 Department until such participants are reinstated as qualified bidders. 262 263 (3) Lack of proposal guaranty. 264 (4) 265 Submittal of an unsigned or improperly signed proposal. 266 267 Submittal of a proposal without a listing of subcontractors or (5) 268 containing only a partial or incomplete listing of subcontractors. 269 270 Submittal of an irregular proposal in accordance with Subsection (6) 271 102.07 - Irregular Proposals. 272

273 (7) Evidence of assistance from a person who has been an employee
274 of the agency within the preceding two years and who participated while in
275 State office or employment in the matter with which the contract is directly
276 concerned, pursuant to HRS Chapter 84-15.

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(8) Suspended or debarred in accordance with HRS Chapter 104-25.

- 279 280 281
- (9) Failure to complete the prequalification questionnaire.

102.13 Material Guaranty. The successful bidder may be required to
 furnish a statement of the composition, origin, manufacture of materials, and
 samples.

102.14 Substitution of Materials and Equipment Before Bid Opening.
 See Subsection 106.13 for Substitution Of Materials and Equipment After Bid
 Opening.

290 General. When brand names of materials or equipment are **(A)** 291 specified in the contract documents, they are to indicate a quality, style, 292 appearance, or performance and not to limit competition. The bidder 293 shall base its bid on one of the specified brand names unless alternate 294 brands are gualified as equal or better in an addendum. Qualification of 295 such proposed alternate brands shall be submitted in writing and addressed to the Contracts Officer. 296 The face of the envelope 297 containing the request must be clearly marked 'SUBSTITUTION 298 REQUEST'. The request may be hand-carried or mailed to the DOT Contracts Office, Room 105, 869 Punchbowl Street, Honolulu, Hawaii 299 300 In either case, the written request must be received by the DOT 96813. 301 Contracts Office no later than 14 calendar days before the bid opening date, not including the bid opening date. 302 The written request will be 303 time stamped by the DOT Contracts Office. For the purpose of this section, the time designated by the time stamping device in the DOT 304 Contracts Office shall be official. If the written request is hand-carried, 305 the bearer is responsible to ensure that the request is time stamped by 306 307 the DOT Contracts Office.

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309 Submit 5 sets of the written request, technical brochures, and a 310 statement of variances.

An addendum will be issued to inform all prospective bidders of any accepted substitution in accordance with Subsection 102.17 – Addenda .

315 (B) Statement of Variances. The statement of variances must list
 316 all features of the proposed substitution that differ from the contract
 317 documents and must further certify that the substitution has no other
 318 variant features. The brochure and information submitted shall be

319 clearly marked showing make, model, size, options, and any other 320 features requested by the Engineer and must include sufficient evidence to evaluate each feature listed as a variance. 321 A request will be denied if 322 submitted without sufficient evidence. If after installing the substituted 323 product. an unlisted variance is discovered, the Contractor shall 324 immediately replace the product with a specified product at no increase in 325 contract price and contract time.

- **(C) Substitution Denial.** Any substitution request not complying with the above requirements will be denied.
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102.15 Preferences.

(A) Preference for Hawaii Products. The bidder's attention is directed to Sections 103D-1001 and 103D-1002, HRS and Subchapter 1, Chapter 124, Subtitle 11 of Title 3, HAR which provide preferences for Hawaii Products. According to Section 103D-1002.

If a product listed in the Hawaii Products List is available and meets
 project specifications, such product will be designated in the contract
 documents as a qualified product which may be used in the performance
 of the project.

If the bidder intends to claim preference for products on the Hawaii Product List and such is not listed, the bidder shall immediately notify the Contracts Office, Department of Transportation, so the Engineer may take corrective or other appropriate actions.

It is further understood by the bidder that if the bidder elects to furnish qualified Hawaii Products, and is awarded the contract, then fails to use such products or meet the requirements of such preference, the bidder shall be subject to the statutory penalties, provided in HRS Chapter 103D-1002, and such other remedies as may be available to the State.

For the purpose of determining the lowest bid price only, the provisions of HRS Chapter 103D-1002 shall apply. Any contract awarded or executed in violation of HRS Chapter 103D-1002 shall be void and no payment shall be made on account of such contract.

Preferences for Apprenticeship Programs. 359 In accordance **(B)** 360 with ACT 17, SLH 2009 – Apprenticeship Program, a 5% bid adjustment for bidders that are parties to apprenticeship agreements pursuant to 361 Hawaii Revised Statutes (HRS) Section 103-55.6 may be applied to the 362 bidder's price for evaluation purposes. These procedures apply to public works projects with estimated cost of \$250,000 or more and entered into 363 364 365 under the provisions of HRS Chapter 103. 366

367 The following provisions apply to this Apprenticeship Program. 368 369 (1) Definitions 370 (a) "Apprenticeable trade", HRS Section 103-55.6 (c), shall 371 372 have the same meaning as 'apprenticeable occupation' 373 pursuant to Hawaii Administrative Rules (HAR) Section 30-1-5. 374 375 (b) "Department" means the department of labor and industrial 376 relations. 377 378 (c) "Director" means the director of labor and industrial 379 relations. 380 381 (d) "Employ" means the employment of a person in an 382 employer-employee relations. 383 384 (e) "Governmental body" means as defined in HRS Section 103D-104. 385 386 387 (f) "Party to an apprenticeship agreement" means party to a 388 registered apprenticeship program with the department of labor 389 and industrial relations. 390 (g) "Preference" means the 5% by which the qualified bidder's 391 392 offer amount would be decreased for evaluation purposes. 393 (h) "Public work" shall be as defined in HRS Section 104-2 394 and HAR Section 12-22-1. 395 396 397 (i) "Registered apprenticeship program" means a construction 398 trade program approved by the department pursuant to HAR 399 Section 12-30-1 and Section 12-30-4. 400 401 "Sponsor" means an operator of an apprenticeship (i) program and in whose name the program is approved and 402 403 registered with the department of labor and industrial relations 404 pursuant to HAR Section 12-30-1. 405 406 (k) Offeror – Entity/bidder submitting a proposal to undertake 407 a project. 408 409 Procurement Officer – Director of Transportation or his (\mathbf{I}) 410 authorized representative. 411 412 (2) Qualification Procedures 413 414 (a) Any bidder seeking the preference must be a party to an apprenticeship agreement registered with the department at the 415 416 time the offer is made for each apprenticeable trade the bidder 417 will employ to construct the public works projects for which the 418 offer is being made. 419 570A-01-15M

420 1. The apprenticeship agreement shall be registered 421 and conform to the requirements of HRS Chapter 372. 422 423 2. Subcontractors do not have to be a party to an 424 apprenticeship agreement for the bidder to obtain the 425 preference. 426 427 3. The bidder is not required to have apprentices in its 428 employ at the time of submittal of an offer to qualify for the 429 preference. 430 431 (b) The department shall: 432 433 Develop and maintain a list of construction trades in 1. 434 registered apprenticeship programs which conform to HRS 435 Chapter 372; and 436 including 437 2. Electronically post the list: any 438 on amendments. the department website 439 (http://hawaii.gov/labor/wdd). 440 441 (c) Bidder is responsible to comply with all submission 442 requirements for registration of its apprenticeship program 443 before requesting a preference. 444 445 (d) Bidder shall provide a certification by the sponsor of the 446 respective registered apprenticeship programs covering the relevant trade(s) for the public works project. 447 448 449 (e) Certification Form 1 issued by the department shall 450 include: 451 452 1. Contractor information; 453 454 **2.** Solicitation reference; 455 456 **3.** Trade(s); 457 4. Date and name of apprenticeship program; 458 459 5. Signature of authorized training coordinator or training 460 trust fund administrator certifying that the contractor is a 461 462 participant in the program, and that the program is 463 registered with the department; 464 465 466 6. Contract information for sponsor's authorized 467 representative signing the form; 468 469 7. Number of apprentices enrolled in the program, number 470. who successfully completed the apprenticeship program in 471 the past 12 months, including whether the contractor is signatory to a collective bargaining agreement for that 472

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473		trade, or if not, provide for attachment of a copy of the
474		agreement between the contractor and the program.
475	(0)	O-lisitation Duasedunas
476 477	(3)	Solicitation Procedures
478		(a) If the NTB indicates that this project is covered by this
479		preference, and the offer is less than \$250,000 this preference
480		will still be applicable in determining the lowest bidder.
481		(b) A claim fourthis professore privatingly do the following:
482 483		(b) A claim for this preference must include the following:
484		1. Allow bidder seeking to claim the preference to state
485		the trades the bidder will employ to perform the work;
486		• Far each turde to be exceleded to perform the work
487 488		2. For each trade to be employed to perform the work, the bidder shall submit a completed signed original
489		<i>Certification Form 1</i> verifying participation in an
490		apprenticeship program registered with the department.
491		2 The Cartification Form 1 shall be authorized by an
492 493		3. The <i>Certification Form 1</i> shall be authorized by an apprenticeship sponsor of the department's list of
494		registered apprenticeship programs. The authorization
495		shall be an original signature by an authorized official of
496 497		the apprenticeship sponsor; and
497		4. The completed Certification Form 1 for each trade
499		must be submitted by the bidder with the offer. Previous
500		certifications shall not apply unless allowed by the
501 502		solicitation.
503		(c) Upon receiving <i>Certification Form 1</i> , the procurement
504		officer will verify with the department that the apprenticeship
505		program is on the list of apprenticeship programs registered
506 507		with the department. If the programs are not confirmed by the department, the bidder will not qualify for the preference.
508		department, the bluder will not quality for the preference.
509	(4)	Evaluation and Contract Award
510		(a) If the hidder partition participation in an expressionabin
511 512		(a) If the bidder certifies participation in an apprenticeship program for each trade which will be employed by the bidder for
513		the project, the procurement officer shall apply the preference
514		and decrease the bidder's total bid amount by five per cent (5%)
515		for evaluation purposes.
516 517		(b) Should the bidder qualify for other statutory preferences
518		(for example, Hawaii products), all applicable preferences shall
519		be applied to the bidder's price.
520		
521 522		(c) The contract amount shall be the original offer amount, exclusive of any preference; the preference is only for
523		evaluation purposes.
524		
525		(d) Any claims challenging a bidder's representation that the
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bidder is a participant in an apprenticeship program(s) as claimed, shall be submitted to the procurement officer. The procurement officer will refer the challenge to the department of labor and industrial relations who shall investigate any such claims and shall make a determination.

(5) Contract Administration

(a) For the duration of a contract awarded utilizing the apprenticeship preference, the contractor shall certify each month that work is being conducted on the project, that it continues to be a participant in the relevant apprenticeship program for each trade it employs.

(b) Monthly certification shall be made on *Monthly Certification Form 2* prepared and made available by the department, be a signed original by the respective apprenticeship program sponsors authorized official, and submitted by the contractor with its monthly payment requests.

(c) Should the contractor fail or refuse to submit its monthly certification forms, or at any time during the construction of the project, cease to be a part to a registered apprenticeship agreement for each apprenticeable trades the contractor employs, or will employ, the contractor will be subject to the following sanctions:

1. Withholding of the requested payment until the required form(s) are submitted;

2. Temporary or permanent cessation of work on the project, without recourse to breach of contract claims by the contractor; provided the agency shall be entitled to restitution for nonperformance or liquidated damages claims; or

3. Proceed to debar or suspend pursuant to HRS Section 103D-702.

(d) If events such as "acts of God," acts of a public enemy, acts of the State or any other governmental body in its sovereign or contractual capacity, fires, floods, epidemics, freight embargoes, unusually severe weather, or strikes or other labor disputes prevent the contractor from submitting the certification forms, the contractor shall not be penalized as provided herein, provided the contractor completely and expeditiously complies with the certification process when the event is over.

This subsection shall not apply when its application will disqualify the State from receiving federal funds or aid.

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- 578(C) Preference for Recycled Products.Recycled Products shall579not apply to this project.
- 581 **(D)** Evaluation Procedures and Contract Award. For bid evaluation, the Engineer will evaluate the bids by applying the applicable 582 preferences selected by the bidders according to the contract. 583 The 584 Engineer will base the calculations for adjustments upon the original bid 585 If more than one preference applies, the evaluated bid prices offered. price shall be the sum of the original bid price plus applicable preference 586 587 adjustments. 588
- 589 If a bidder has designated use of a Hawaii Product and fails to 590 provide the product, the contract will become void and no payments will 591 be made.
 - The Engineer will award the contract to the responsible bidder submitting the responsive bid with the lowest evaluated bid price. The contract amount of the contract awarded shall be the original bid price offered exclusive of any preference.
- 598 102.16 Certification for Safety and Health Program for Bids in excess 599 In accordance with HRS Chapter 396-18, the bidder or offeror, of \$100.000. 600 by signing and submitting this proposal, certifies that a written safety and health plan for this project will be available and implemented by the notice to proceed 601 Details of the requirements of this plan may be obtained 602 date for this project. 603 from the State Department of Labor and Industrial Relations. Occupational 604 Safety and Health Division (HIOSH).
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606 102.17 Addenda. Addenda issued shall become part of the contract 607 documents. Addenda to the bid documents will be provided to all prospective bidders at the respective offices furnished for such purposes. 608 Each addendum 609 shall be an addition to the contract documents. The terms and requirements of 610 the bid documents (i.e. drawings, specifications and other bid and contract 611 documents) cannot be changed prior to the bid opening except by a duly issued 612 addendum."

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END OF SECTION 102