1	Amend Section 108 – PROSECUTION AND PROGRESS to read as follows:
2 3	"SECTION 108 – PROSECUTION AND PROGRESS
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6	108.01 Notice to Proceed (NTP). A Notice To Proceed will be issued to the
7	Contractor not more 30 calendar days after the contract certification date. The
8	Engineer may suspend the contract before issuing the Notice To Proceed, in
9	which case the Contractor's remedies are exclusively those set forth in Subsection
10	108.10 – Suspension of Work.
11 12	The Contractor shall be allowed up to 14 calendar days after the Notice to
12	Proceed to begin physical work. The Start Work Date will be established when
13	this period ends or on the actual day that physical work begins, whichever is first.
15	Charging of Contract Time will begin on the Start Work Date. The Contractor shall
16	notify the Engineer, in writing, at least five working days before beginning physical
17	work.
18	
19	In the event that the Contractor fails to start physical work within the time
20	specified, the Engineer may terminate the contract in accordance with Subsection
21	108.11 – Termination of Contract for Cause.
22	
23	During the period between the Notice to Proceed and the Start Work Date
24 25	the Contractor should adjust work forces, equipment, schedules, and procure materials and required permits, prior to beginning physical work.
23 26	materials and required permits, pror to beginning physical work.
27	Any physical work done prior to the Start Work Date will be considered
28	unauthorized work. If the Engineer does not direct that the unauthorized work be
29	removed, it shall be paid for after the Start Work Date and only if it is acceptable.
30	
31	In the event that the Engineer establishes, in writing, a Start Work Date that
32	is beyond 60 calendar days from the Notice to Proceed date, the Contractor may
33	submit a claim in accordance with, Subsection 107.15 - Disputes and Claims for
34	increased labor and material costs which are directly attributable to the delay
35	beyond the first 60 calendar days after the Notice to Proceed date.
36	The Contractor shall notify the Engineer at least 34 hours before restarting
37 38	The Contractor shall notify the Engineer at least 24 hours before restarting physical work after a suspension of work pursuant to Subsection 108.10 –
38 39	Suspension of Work.
40	
41	Once physical work has begun, the Contractor shall work expeditiously and
42	pursue the work diligently to completion with the contract time. If a portion of the
43	work is to be done in stages, the Contractor shall leave the area safe and usable
44	for the user agency and the public at the end of each stage.
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108.02 Prosecution of Work. Unless otherwise permitted by the Engineer, in
 writing, the Contractor shall not commence with physical construction unless
 sufficient materials and equipment are available for either continuous construction
 or completion of a specified portion of the work.

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51 Preconstruction Submittals. 108.03 The awardee shall submit to the 52 Engineer for information and review the pre-construction submittals within 21 53 calendar days from award. Until the items listed below are received and found 54 acceptable by the Engineer, the Contractor shall not start physical work unless 55 otherwise authorized to do so in writing and subject to such conditions set by the Engineer. Charging of Contract Time will not be delayed, and additional contract 56 time will not be granted due to Contractor delay in submitting acceptable 57 preconstruction submittals. No progress payment will be made to the Contractor 58 59 until the Engineer acknowledges, in writing, receipt of the following 60 preconstruction submittals acceptable to the Engineer:

- 62 **(1)** List of the Superintendent and other Supervisory Personnel, and 63 their contact information.
 - (2) Name of person(s) authorized to sign for the Contractor.
 - (3) Work Schedule including hours of operation.
- 69 **(4)** Initial Progress Schedule (See Subsection 108.06 Progress 70 Schedule).
- 72 **(5)** Water Pollution and Siltation Control Submittals, including Site-73 Specific Best Management Practice Plan.
 - (6) Solid Waste Disposal form.
 - (7) Tax Rates.
 - (8) Insurance Rates.
- (9) Certificate of Insurance, satisfactory to the Engineer, indicating that
 the Contractor has in place all insurance coverage required by the contract
 documents.
- 85 (10) Schedule of agreed prices.
- 87 **(11)** List of suppliers.
- 89 (12) Traffic Control Plan, if applicable.

90 108.04 Character and Proficiency of Workers. The Contractor shall at all 91 times provide adequate supervision and sufficient labor and equipment for 92 prosecuting the work to full completion in the manner and within the time required 93 by the contract. The superintendent and all other representatives of the Contractor shall act in a civil and honest manner in all dealings with the Engineer, 94 95 all other State officials and representatives, and the public, in connection with the 96 work.

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All workers shall possess the proper license, certification, job classification,
 skill, training, and experience necessary to properly perform the work assigned to
 them.

102 The Engineer may direct the removal of any worker(s) who does not carry 103 out the assigned work in a proper and skillful manner or who is disrespectful, 104 intemperate, violent, or disorderly. The worker shall be removed forthwith by the 105 Contractor and will not work again without the written permission of the Engineer.

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108.05 Contract Time.

109 (A) Calculation of Contract Time. When the contract time is on a 110 working day basis, the total contract time allowed for the performance of the work will be the number of working days shown in the contract plus any 111 112 additional working days authorized in writing as provided hereinafter. The count of elapsed working days to be charged against contract time, will 113 114 begin from the Start Work Date and will continue consecutively to the date of Substantial Completion. When multiple shifts are used to perform the 115 work, the State will not consider the hours worked over the normal eight 116 working hours per day or night as an additional working day. 117

119 When the contract is on a calendar day basis, the total contract time allowed for the performance of the work will be the number of days shown 120 121 in the contract plus any additional days authorized in writing as provided 122 hereinafter. The count of elapsed days to be charged against contract time will begin from the Start Work Date and will continue consecutively to the 123 date of Substantial Completion. The Engineer will exclude days elapsing 124 125 between the orders of the Engineer to suspend work and resume work for suspensions not the fault of the Contractor. 126

- 127 128 **(B)** Modifications of Contract Time. Whenever the Contractor believes that an extension of contract time is justified, the Contractor shall 129 130 serve written notice on the Engineer not more than five working days after 131 the occurrence of the event that causes a delay or justifies a contract time extension. Contract time may be adjusted for the following reasons or 132 events, but only if and to the extent the critical path has been affected: 133 134
 - NH-H201(005) Phase 2 108-3a

Changes in the Work, Additional Work, and Delays (1) 136 Caused by the State. If the Contractor believes that an extension of time is justified on account of any act or omission by the State, and is 138 not adequately provided for in a field order or change order, it must request the additional time as provided above. At the request of the Engineer, the Contractor must show how the critical path will be affected and must also support the time extension request with schedules, as well as statements from its subcontractors, suppliers, 142 or manufacturers, as necessary. Claims for compensation for any 143 144 altered or additional work will be determined pursuant to Subsection 104.02 - Changes. 146

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147 Additional time to perform the extra work will be added to the time allowed in the contract without regard to the date the change 148 directive was issued, even if the contract completion date has 149 150 passed. A change requiring time issued after contract time has expired will not constitute an excusal or waiver of pre-existing 151 Contractor delay. 152

- 154 (2) Delay for Permits. For delays in the routine application and processing time required to obtain necessary permits, including 155 permits to be obtained from State agencies, the Engineer may grant 156 an extension provided that the permit takes longer than 30 days to 157 acquire and the delay is not caused by the Contractor, and provided 158 that as soon as the delay occurs, the Contractor notifies the 159 Engineer in writing that the permits are not available. 160 Permits required by the contract that take less than 30 days to acquire from 161 the time which the appropriate documents are granted shall be 162 acquired between Notice to Proceed and Start Work Date or 163 164 accounted for in the contractor's progress schedule. Time extensions will be the exclusive relief granted on account of such 165 delays. 166
- Delays Beyond Contractor's Control. For delays caused by 168 (3) 169 acts of God, a public enemy, fire, inclement weather days or adverse conditions resulting therefrom, earthquakes, floods, 170 epidemics, quarantine restrictions, labor disputes impacting the 171 Contractor or the State, freight embargoes and other reasons 172 beyond the Contractor's control, the Contractor may be granted an 173 extension of time provided that: 174 175
 - (a) In the written notice of delay to the Engineer, the Contractor describes possible effects on the completion date of the contract. The description of delays shall:

180 181 182	 State specifically the reason or reasons for the delay and fully explain in a detailed chronology how the delay affects the critical path.
183 184 185 186	2. Include copies of pertinent documentation to support the time extension request.
180 187 188 189	3. Cite the anticipated period of delay and the time extension requested.
190 191 192 193	4. State either that the above circumstances have been cleared and normal working conditions restored as of a certain day or that the above circumstances will continue to prevent completion of the project.
194 195 196 197	(b) The Contractor shall notify the Engineer in writing when the delay ends. Time extensions will be the exclusive relief granted and no additional compensation will be paid the
198 199 200 201	Contractor for such delays.(4) Delays in Delivery of Materials or Equipment. For delays in delivery of materials or equipment, which occur as a result of
202 203 204 205 206	unforeseeable causes beyond the control and without fault of the Contractor, its subcontractor(s) or supplier(s), time extensions shall be the exclusive relief granted and no additional compensation will be paid the Contractor on account of such delay. The delay shall not
206 207 208 209 210	exceed the difference between the originally scheduled delivery date and the actual delivery date. The Contractor may be granted an extension of time provided that it complies with the following procedures:
211 212 213 214	(a) The Contractor's written notice to the Engineer must describe the delays and state the effect such delays may have on the critical path.
215 216 217 218 219	(b) The Contractor, if requested, must submit to the Engineer within five days after a firm delivery date for the material and equipment is established, a written statement regarding the delay. The Contractor must justify the delay as follows:
220 221 222 223 224	 State specifically all reasons for the delay. Explain in a detailed chronology the effect of the delay on the critical path.

225 2. Submit copies of purchase order(s), factory 226 invoice(s), bill(s) of lading, shipping manifest(s), delivery tag(s), and any other documents to support the 227 228 time extension request. 229 3. 230 Cite the start and end date of the delay and the time extension requested. 231 232 233 (5) **Delays for Suspension of Work.** When the performance of the work is totally suspended for one or more days (calendar or 234 working days, as appropriate) by order of the Engineer in 235 accordance with Subsections 108.10(A)(1), 108.10(A)(2), or 236 108.10(A)(5) the number of days from the effective date of the 237 Engineer's order to suspend operations to the effective date of the 238 Engineer's order to resume operations shall not be counted as 239 contract time and the contract completion date will be adjusted. 240 During periods of partial suspensions of the work, the Contractor will 241 be granted a time extension only if the partial suspension affects the 242 critical path. If the Contractor believes that an extension of time is 243 244 justified for a partial suspension of work, it must request the extension in writing at least five working days before the partial 245 suspension will affect the critical operation(s) in progress. 246 The Contractor must show how the critical path was increased based on 247 the status of the work and must also support its claim if requested, 248 with statements from its subcontractors. A suspension of work will 249 250 not constitute a waiver of pre-existing Contractor delay. 251 252 (6) Contractor Caused Delays. No time extension will be 253 granted under the following circumstances: 254 (a) Delays within the Contractor's control in performing the 255 256 work caused by the Contractor, subcontractor, supplier, or any 257 combination thereof. 258 259 Delays within the Contractor's control in arrival of (b) 260 materials and equipment caused by the Contractor, subcontractor, supplier, or any combination thereof, in 261 262 ordering, fabricating, and delivery. 263 (c) 264 Delays requested for changes which do not affect the

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critical path.

266 (d) Delays caused by the failure of the Contractor to make 267 submittals in a timely manner for review and acceptance by the Engineer, such as but not limited to shop drawings, 268 269 descriptive sheets, material samples, and color samples except as covered in Subsection 108.05(B)(3) - Delays 270 271 Beyond Contractor's Control and 108.05(B)(4) - Delays in 272 Delivery of Materials or Equipment. 273 Delays caused by the failure to submit sufficient 274 (e) 275 information and data in a timely manner in the proper form in order to obtain necessary permits related to the work. 276 277 278 Failure to follow the procedure within the time allowed (f) 279 by contract to request a time extension. 280 Failure of the Contractor to provide evidence sufficient 281 (g) 282 to support the time extension request. 283 284 (7) **Reduction in Time.** If the State deletes or modifies any portion of the work, an appropriate reduction of contract time may be 285 made in accordance with Subsection 104.02 - Changes. 286 287 288 108.06 **Progress Schedules.** 289 290 Forms of Schedule. All schedules shall be submitted using the (A) 291 specific computer program designated in the bid documents. If no such scheduling software program is designated, then all schedules shall be 292 submitted using the latest version of Microsoft Project by Microsoft or 293 294 approved equivalent software program. 295 Schedule submittals shall be as follows: 296 297 298 (1) For Contracts \$2,000,000 or less or For Contract Time 100 299 Working Days or 140 Calendar Days or Less. For contracts of \$2,000,000 or less or for contract time of 100 working days or 140 300 calendar days or less, the progress schedule will be a Time Scaled 301 Logic Diagram (TSLD). The Contractor shall submit a TSLD 302 303 submittal package meeting the following requirements and having these essential and distinctive elements: 304 305 306 The major features of work, such as but not limited to (a) BMP installation, grubbing, roadway excavation, structure 307 excavation, structure construction, shown in the chronological 308 order in which the Contractor proposes to work that feature or 309 310 work and its location on the project. The schedule shall account for normal inclement weather, unusual soil or other 311

312 conditions that may influence the progress of the work, 313 schedules, and coordination required by any utility, off or on site fabrications, and other pertinent factors that relate to 314 315 progress; 316 All features listed or not listed in the contract 317 (b) documents that the Contractor considers a controlling factor 318 for the timely completion of the contract work. 319 320 (C) 321 The time span and sequence of the activities or events 322 for each feature. and its interrelationship and 323 interdependencies in time and logic to other features in order 324 to complete the project. 325 326 The total anticipated time necessary to complete work (d) required by the contract. 327 328 A chronological listing of critical intermediate dates or 329 (e) time periods for features or milestones or phases that can 330 331 affect timely completion of the project. 332 333 (f) Major activities related to the location on the project. 334 Non-construction activities, such as submittal and 335 (q) acceptance periods for shop drawings and material, 336 337 procurement, testing, fabrication, mobilization, and demobilization or order dates of long lead material. 338 339 340 Set schedule logic for out of sequence activities to (h) 341 retain logic. In addition, open ends shall be non-critical. 342 (i) 343 Show target bars for all activities. 344 345 Vertical and horizontal sight lines both major and minor (i) 346 shall be used as well as a separator line between groups. The Engineer will determine frequency and style. 347 348 The file name, print date, revision number, data and 349 (k) 350 project title and number shall be included in the title block. 351 352 **(I)** Have columns with the appropriate data in them for activity ID, description, original duration, remaining duration, 353 early start, early finish, total float, percent complete, 354 resources. The resource column shall list who is responsible 355 356 for the work to be done in the activity. These columns shall be to the left of the bar chart. 357 358

359	(2) For Contracts Which Have A Contract Amount More Than
360	\$2,000,000 Or Having A Contract Time Of More Than 100
361	Working Days Or 140 Calendar Days. For contracts which have a
362	contract amount more than \$2,000,000 or contract time of more than
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	100 working days or 140 calendar days, the Contractor shall submit
364	a Timed-Scaled Logic Diagram (TSLD) meeting the following
365	requirements and having these essential and distinctive elements:
366	(a) The information and nonvinence to listed in Ordersetian
367	(a) The information and requirements listed in Subsection
368	108.06(A)(1) - For Contracts \$2,000,000 or Less or For
369	Contract Time 100 Working Days or 140 Calendar Days or
370	Less.
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372	(b) Additional reports and graphics available from the
373	software as requested by the Engineer.
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375	(c) Sufficient detail to allow at least weekly monitoring of
376	the Contractor and subcontractor's operations.
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378	(d) The time scaled schematic shall be on a calendar or
379	working days basis. What will be used shall be determined by
380	how the contract keeps track of time. It will be the same. Plot
381	the critical calendar dates anticipated.
382	•
383	(e) Breakdown of activity, such as forming, placing
384	reinforcing steel, concrete pouring and curing, and stripping
385	in concrete construction. Indicate location of work to be done
386	in such detail that it would be easily determined where work
387	would be occurring within approximately 200 feet.
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389	(f) Latest start and finish dates for critical path activities.
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391	(g) Identify responsible subcontractor, supplier, and others
392	for their respective activity.
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394	(h) No individual activity shall have duration of more than
395	20 calendar days unless requested and approved by the
396	Engineer.
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398	(i) All activities shall have work breakdown structure
399	codes and activity codes. The activity codes shall have
400	coding that incorporates information for phase, location, who
400	is responsible for doing work and type of operation and
401	activity description.
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(j) Incorporate all physical access and availability restraints.

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(B) Inspection and Testing. All schedules shall provide reasonable time and opportunity for the Engineer to inspect and test each work activity.

410 Engineer's Acceptance of Progress Schedule. The submittal of, (C) 411 and the Engineer's receipt of any progress schedule, shall not be deemed an agreement to modify any terms or conditions of the contract. 412 Anv 413 modifications to the contract terms and conditions that appear in or may be 414 inferred from an acceptable schedule will not be valid or enforceable unless 415 and until the Engineer exercises discretion to issue an appropriate change 416 order. Nor shall any submittal or receipt imply the Engineer's approval of the schedule's breakdown, its individual elements, any critical path that may 417 418 be shown, nor shall it obligate the State to make its personnel available 419 outside normal working hours or the working hours established by the 420 Contract in order to accommodate such schedule. The Contractor has the risk of all elements (whether or not shown) of the schedule and its 421 422 execution. No claim for additional compensation, time, or both, shall be 423 made by the Contractor or recognized by the Engineer for delays during 424 any period for which an acceptable progress schedule or an updated 425 progress schedule as required by Subsection 108.06(E) - Contractor's 426 Continuing Schedule Submittal Requirements had not been submitted. Any 427 acceptance or approval of the schedule shall be for general format only and 428 shall not be deemed an agreement by the State that the construction 429 means, methods, and resources shown on the schedule will result in work that conforms to the contract requirements or that the sequences or 430 durations indicated are feasible. 431

- **(D)** Initial Progress Schedule. The Contractor shall submit an initial progress schedule. The initial progress schedule shall consist of the following:
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(1) Four sets of the TSLD schedule.

(2) All the software files and data to re-create the TSLD in a computerized software format as specified by the Engineer.

(3) A listing of equipment that is anticipated to be used on the project. Including the type, size, make, year of manufacture, and all information necessary to identify the equipment in the Rental Rate Blue Book for Construction Equipment.

447(4) An anticipated manpower requirement graph plotting contract448time and total manpower requirement. This may be superimposed449over the payment graph.

451 A Method Statement that is a detailed narrative describing the (5) 452 work to be done and the method by which the work shall be accomplished for each major activity. A major activity is an activity 453 454 that has one or more of the following: 455 456 (a) Has a duration longer than five days. 457 458 (b) Is a milestone activity. 459 460 Is a contract item that exceeds \$10,000 on the contract (c) 461 cost proposal. 462 463 Is a critical path activity. (d) 464 Is an activity designated as such by the Engineer. 465 (e) 466 Each Method Statement shall include the following items 467 468 needed to fulfill the schedule: 469 470 (a) Quantity, type, make, and model of equipment. 471 472 The manpower to do the work, (b) specifying worker 473 classification. 474 475 The production rate per eight hour day, or the working (c) hours established by the contract documents needed to meet 476 the time indicated on the schedule. If the production rate is 477 not for eight hours, the number of working hours shall be 478 479 indicated. 480 481 Two sets of color time-scaled project evaluation and review (6) 482 technique charts ("PERT") using the activity box template of Logic -483 Early Start or such other template designated by the Engineer. 484 485 If the contract documents establish a sequence or order for the work, 486 the initial progress schedule shall conform to such sequence or order. 487 Contractor's Continuing Schedule Submittal Requirements. 488 (E) After the acceptance of the initial TSLD and when construction starts, the 489 Contractor shall submit four plotted progress schedules, two PERT charts, 490 and reports on all construction activities every two weeks (bi-weekly). This 491 scheduled bi-weekly submittal shall also include an updated version of the 492 project schedule in a computerized software format as specified by the 493 494 Engineer. The submittal shall have all the information needed to re-create that time period's TSLD plot and reports. The bi-weekly submittal shall 495 include, but not limited to, an update of activities based on actual durations, 496

497 all new activities and any changes in duration or start or finish dates of any
498 activity.
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The Contractor shall submit with every update, in report form acceptable to the Engineer, a list of changes to the progress schedule since the previous schedule submittal. The Engineer may change the frequency of the submittal requirements but may not require a submittal of the schedule to be more than once a week. The Engineer may decrease the frequency of the submittal of the bi-weekly schedule.

The Contractor shall submit updates of the anticipated work completion graph, equipment listing, manpower requirement graph or method statement when requested by the Engineer. The Contractor shall submit such updates within 4 calendar days from the date of the request by the Engineer.

The Engineer may withhold progress payment until the Contractor is in compliance with all schedule update requirements

(F) Float. All float appearing on a schedule is a shared commodity.
Float does not belong to or exist for the exclusive use or benefit of either
the State or the Contractor. The State or the Contractor has the opportunity
to use available float until it is depleted. Float has no monetary value.

(G) Scheduled Meetings. The Contractor shall meet on a bi-weekly
basis with the Engineer to review the progress schedule. The Contractor
shall have someone attending the meeting that can answer all questions on
the TSLD and other schedule related submittals.

526 Accelerated Schedule; Early Completion. If the Contractor (H) submits an accelerated schedule (shorter than the contract time), the 527 Engineer's review and acceptance of an accelerated schedule does not 528 529 constitute an agreement or obligation by the State to modify the contract time or completion date. The Contractor is solely responsible for and shall 530 accept all risks and any delays, other than those that can be directly and 531 solely attributable to the State, that may occur during the work, until the 532 contract completion date. The contract time or completion date is 533 established for the benefit of the State and cannot be changed without an 534 535 appropriate change order or Substantial Completion granted by the State. The State may accept the work before the completion date is established. 536 but is not obligated to do so. 537

If the TSLD indicates an early completion of the project, the Contractor shall, upon submittal of the schedule, cooperate with the Engineer in explaining how it will be achieved. In addition, the Contractor shall submit the above explanation in writing which shall include the State's part, if any, in achieving the early completion date. Early completion of the project shall not rely on changes to the Contract Documents unless approved by the Engineer.

- (I) Contractor Responsibilities. The Contractor shall promptly
 respond to any inquiries from the Engineer regarding any schedule
 submission. The Contractor shall adjust the schedule to address directives
 from the Engineer and shall resubmit the TSLD package to the Engineer
 until the Engineer finds it acceptable.
- 551 552

552 The Contractor shall perform the work in accordance with the 553 submitted TSLD. The Engineer may require the Contractor to provide 554 additional work forces and equipment to bring the progress of the work into 555 conformance with the TSLD at no increase in contract price or contract time 556 whenever the Engineer determines that the progress of the work does not 557 insure completion within the specified contract time. 558

108.07 Weekly Meeting. In addition to the bi-weekly schedule meetings, the Contractor shall be available to meet once a week with the Engineer at the time and place as determined by the Engineer to discuss the work and its progress including but not limited to, the progress of the project, potential problems, coordination of work, submittals, erosion control reports, etc. The Contractor's personnel attending shall have the authority to make decisions and answer questions.

567 The Contractor shall bring to weekly meetings a detailed work schedule showing the next three weeks' work. Directly Submit an informational copy of the 568 569 three-week schedule to the Material Testing Research Branch (MTRB) on the 570 same day as the weekly meeting is held or was to be held. An informational copy is for information use only and requires no response or further action from the 571 572 MTRB. Number of copies of the detailed work schedule to be submitted will be 573 determined by the Engineer. The three-week schedule is in addition to the TSLD 574 and shall in no way be considered as a substitute for the TSLD or vice versa. The 575 three-week schedule shall show:

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(a) All construction events, traffic control and BMP related activities in such detail that the Engineer will be able to determine at what location and type of work will be done for any day for the next three weeks. This is for the State to use to plan its manpower requirements for that time period.

582 **(b)** The duration of all events and delays.

584 **(c)** The critical path clearly marked in red or marked in a manner that 585 makes it clearly distinguishable from other paths and is acceptable to the 586 Engineer.

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(d) Critical submittals and requests for information (RFI's).

- (e) The project title, project number, date created, period the schedule covers, Contractor's name and creator of the schedule on each page.
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Two days prior to each weekly meeting, the Contractor shall submit a list of outstanding submittals, RFIs and issues that require discussion.

596 108.08 Liquidated Damages for Failure to Complete the Work or Portions The actual amount of damages resulting from the 597 of the Work on Time. Contractor's failure to complete the contract in a timely manner is difficult to 598 599 accurately determine. Therefore, the amount of such damages shall be liquidated damages as set forth herein and in the special provisions. The State may, at its 600 discretion, deduct the amount from monies due or that may become due under the 601 602 contract. 603

When the Contractor fails to reach substantial completion of the work for which liquidated damages are specified, within the time or times fixed in the contract or any extension thereof, in addition to all other remedies for breach that may be available to the State, the Contractor shall pay liquidated damages to the State, in the amount of \$ 7,000 per working day.

- (A) Liquidated Damages Upon Termination. If the State terminates
 on account of Contractor's default, liquidated damages may be charged
 against the defaulting Contractor and its surety until final completion of
 work.
- 615 **(B)** Liquidated Damages for Failure to Complete the Punchlist. The 616 Contractor shall complete the work on any punchlist created after the pre-617 final inspection, within the contract time or any extension thereof.
- 619 When the Contractor fails to complete the work on such punchlist 620 within the contract time or any extension thereof, the Contractor shall pay 621 liquidated damages to the State of 20 percent of the amount of liquidated 622 damages established for failure to substantially complete the work within 623 contract time. Liquidated damages shall not be assessed for the period 624 between:
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 626 (1) Notice from the Contractor that the project is substantially
 627 complete and the time the punchlist is delivered to the Contractor.
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(2) The date of the completion of punchlist as determined by the Engineer and the date of the successful final inspection, and

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634 635 (3) The date of the Final Inspection that results in Substantial Completion and the receipt by the Contractor of the written notice of Substantial Completion.

636 **(C) Actual Damages Recoverable If Liquidated Damages Deemed** 637 **Unenforceable.** In the event a court of competent jurisdiction holds that 638 any liquidated damages assessed pursuant to this contract are 639 unenforceable, the State will be entitled to recover its actual damages for 640 Contractor's failure to complete the work, or any designated portion of the 641 work within the time set by the contract.

642 643 Rental Fees for Unauthorized Lane Closure or Occupancy. 108.09 In 644 addition to all other remedies available to the State for Contractor's breach of the 645 terms of the contract, the Engineer will assess the rental fees in the amount of \$500 for every one-to fifteen-minute increment for each roadway lane closed to 646 public use or occupied beyond the time periods authorized in the contract or by the 647 Engineer. The maximum amount assessed per day shall be \$5,000. The State 648 may, at its discretion, deduct the amount from monies due or that may become 649 650 due under the contract. The rental fee may be waived in whole or part if the 651 Engineer determines that the unauthorized period of lane closure or occupancy was due to factors beyond the control of the Contractor. Equipment breakdown is 652 not a cause to waive lane rental fees. 653

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108.10 Suspension of Work.

(A) Suspension of Work. The Engineer may, by written order, suspend the performance of the work, either in whole or in part, for such periods as the Engineer may deem necessary, for any cause, including but not limited to:

- (1) Weather or soil conditions considered unsuitable for prosecution of the work.
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prosecution of the work.

(2) Whenever a redesign that may affect the work is deemed necessary by the Engineer.

- (3) Unacceptable noise or dust arising from the construction even if it does not violate any law or regulation.
- (4) Failure on the part of the Contractor to:
- 673(a) Correct conditions unsafe for the general public or for674the workers.

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676	(b) Carry out orders given by the Engineer.
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678	(c) Perform the work in strict compliance with the
679	provisions of the contract.
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681	(d) Provide adequate supervision on the jobsite.
682	(5) The convenience of the State.
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684	(B) Partial and Total Suspension. Suspension of work on some but
685	not all items of work shall be considered a "partial suspension".
686	Suspension of work on all items shall be considered "total suspension".
687	The period of suspension shall be computed from the date set out in the
688	written order for work to cease until the date of the order for work to
689	resume.
690	
691	(C) Reimbursement to Contractor. In the event that the Contractor is
692	ordered by the Engineer in writing as provided herein to suspend all work
693	under the contract for the reasons specified in Subsections 108.10(A)(2),
694	108.10(A)(3), or 108.10(A)(5) of the "Suspension of Work" paragraph, the
695	Contractor may be reimbursed for actual direct costs incurred on work at
696	the jobsite, as authorized in writing by the Engineer, including costs
697	expended for the protection of the work. An allowance of 5 percent for
698	indirect categories of delay costs will be paid on any reimbursed direct
699	costs, including extended branch and home-office overhead and delay
700	impact costs. No allowance will be made for anticipated profits. Payment
701	for equipment which is ordered to standby during such suspension of work
702	shall be made as described in Subsection 109.06(H) - Idle and Standby
703	Equipment.
704	
705	(D) Cost Adjustment. If the performance of all or part of the work is
706	suspended for reasons beyond the control of the Contractor except an
707	adjustment shall be made for any increase in cost of performance of this
708 700	contract (excluding profit) necessarily caused by such suspension, and the
709 710	contract modified in writing accordingly.
710	However, no adjustment to the contract price shall be made for any
711	suspension, delay, or interruption:
712	suspension, delay, or interruption.
713	(1) For weather related conditions.
715	
716	(2) To the extent that performance would have been so
717	suspended, delayed, or interrupted by any other cause, including the
718	fault or negligence of the Contractor.
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(3) Or, for which an adjustment is provided for or excluded under any other provision of this Contract.

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(E) Claims for Adjustment. Any adjustment in contract price made shall be determined in accordance with Subsections 104.02 – Changes and 104.06 – Methods of Price Adjustment.

Any claims for such compensation shall be filed in writing with the Engineer within 30 days after the date of the order to resume work or the claim will not be considered. The claim shall conform to the requirements of Subsection 107.15(D) – Making of a Claim. The Engineer will take the claim under consideration, may make such investigations as are deemed necessary and will be the sole judge as to the equitability of the claim. The Engineer's decision will be final.

735 (F) No Adjustment. No provision of this clause shall entitle the 736 Contractor to any adjustments for delays due to failure of its surety, the cancellation or expiration of any insurance coverage required by the 737 contract documents, for suspensions made at the request of the Contractor, 738 739 for any delay required under the contract, for suspensions, either partial or whole, made by the Engineer under Subsection 108.10(A)(4) of the 740 741 "Suspension of work" paragraph.

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743 **108.11** Termination of Contract for Cause.744

745 (A) **Default.** If the Contractor refuses or fails to perform the work, or any separable part thereof, with such diligence as will assure its completion 746 within the time specified in this contract, or any extension thereof, or 747 748 commits any other material breach of this contract, and further fails within 749 seven days after receipt of written notice from the Engineer to commence and continue correction of the refusal or failure with diligence and 750 751 promptness, the Engineer may, by written notice to the Contractor, declare 752 the Contractor in breach and terminate the Contractor's right to proceed with the work or the part of the work as to which there has been delay or 753 754 other breach of contract. In such event, the State may take over the work, perform the same to completion, by contract or otherwise, and may take 755 possession of, and utilize in completing the work, the materials, appliances, 756 and plants as may be on the site of the work and necessary therefore. 757 758 Whether or not the Contractor's right to proceed with the work is terminated, the Contractor and the Contractor's sureties shall be liable for any damage 759 to the State resulting from the Contractor's refusal or failure to complete the 760 761 work within the specified time. 762

(B) Additional Rights and Remedies. The rights and remedies of the
 State provided in this contract are in addition to any other rights and
 remedies provided by law.

767 (C) **Costs and Charges.** All costs and charges incurred by the State, together with the cost of completing the work under contract, will be 768 769 deducted from any monies due or which would or might have become due to the Contractor had it been allowed to complete the work under the 770 If such expense exceeds the sum which would have been 771 contract. 772 payable under the contract, then the Contractor and the surety shall be liable and shall pay the State the amount of the excess. 773 774

In case of termination, the Engineer will limit any payment to the Contractor to the part of the contract satisfactorily completed at the time of termination. Payment will not be made until the work has satisfactorily been completed and all required documents, including the tax clearance required by Subsection 109.11 – Final Payment are submitted by the Contractor. Termination shall not relieve the Contractor or Surety from liability for liquidated damages.

(D) Erroneous Termination for Cause. If, after notice of termination of the Contractor's right to proceed under this section, it is determined for any reason that good cause did not exist to allow the State to terminate as provided herein, the rights and obligations of the parties shall be the same as, and the relief afforded the Contractor shall be limited to, the provisions contained in Subsection 108.12 – Termination for Convenience.

790 **108.12 Termination For Convenience.**791

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796 797 (A) **Terminations.** The Director may, when the interests of the State so require, terminate this contract in whole or in part, for the convenience of the State. The Director will give written notice of the termination to the Contractor specifying the part of the contract terminated and when termination becomes effective.

798 **(B) Contractor's Obligations.** The Contractor shall incur no further obligations in connection with the terminated work and on the date set in 799 800 the notice of termination the Contractor shall stop work to the extent 801 specified. The Contractor shall also terminate outstanding orders and subcontracts as they relate to the terminated work. The Contractor shall 802 803 settle the liabilities and claims arising out of the termination of subcontracts 804 and orders connected with the terminated work subject to the State's 805 approval. The Engineer may direct the Contractor to assign the Contractor's right, title, and interest under terminated orders or subcontracts 806 807 to the State. The Contractor must still complete the work not terminated by 808 the notice of termination and may incur obligations as necessary to do so. 809

- (C) Right to Construction and Goods. The Engineer may require the
 Contractor to transfer title and to deliver to the State in the manner and to
 the extent directed by the Engineer, the following:

 (1) Any completed work.

(2) Any partially completed construction, goods, materials, parts, tools, dies, jigs, fixtures, drawings, information, and contract rights (hereinafter called "construction material") that the Contractor has specifically produced or specially acquired for the performance of the terminated part of this contract.

(3) The Contractor shall protect and preserve all property in the possession of the Contractor in which the State has an interest. If the Engineer does not elect to retain any such property, the Contractor shall use its best efforts to sell such property and construction materials for the State's account in accordance with the standards of HRS Chapter 490:2-706.

(D) Compensation.

(1) The Contractor shall submit a termination claim specifying the amounts due because of the termination for convenience together with cost or pricing data, submitted to the extent required by HAR Subchapter 15, Chapter 3-122. If the Contractor fails to file a termination claim within one year from the effective date of termination, the Engineer may pay the Contractor, if at all, an amount set in accordance with Subsection 108.12(D)(3).

(2) The Engineer and the Contractor may agree to a settlement provided the Contractor has filed a termination claim supported by cost or pricing data submitted as required and that the settlement does not exceed the total contract price plus settlement costs reduced by payments previously made by the State, the proceeds of any sales of construction, supplies, and construction materials under Subsection 108.12(C)(3), and the proportionate contract price of the work not terminated.

(3) Absent complete agreement, the Engineer will pay the Contractor the following amounts less any payments previously made under the contract:

852(a) The cost of all contract work performed prior to the
effective date of the notice of termination work plus a 5
percent markup on the actual direct costs, including amounts
paid to subcontractor, less amounts paid or to be paid for

856 completed portions of such work; provided, however, that if it 857 appears that the Contractor would have sustained a loss if the entire contract would have been completed, no markup shall 858 859 be allowed or included and the amount of compensation shall be reduced to reflect the anticipated rate of loss. 860 No anticipated profit or consequential damage will be due or paid. 861 862 Subcontractors shall be paid a markup of 10 percent on 863 (b) their direct job costs incurred to the date of termination. No 864 865 anticipated profit or consequential damage will be due or paid to any subcontractor. These costs must not include payments 866 made to the Contractor for subcontract work during the 867 868 contract period. 869 870 The total sum to be paid the Contractor shall not (C) exceed the total contract price reduced by the amount of any 871 872 sales of construction supplies, and construction materials. 873 (4) 874 Cost claimed, agreed to, or established by the State shall be 875 in accordance with HAR Chapter 3-123. 876 877 108.13 **Pre-Final and Final Inspections.** 878 **(A) Inspection Requirements.** Before the Engineer undertakes a final 879 880 inspection of any work, a pre-final inspection must first be conducted. The Contractor shall notify the Engineer that the work has reached substantial 881 completion and is ready for pre-final inspection. 882 883 884 **Pre-Final Inspection.** Before notifying the Engineer that the work **(B)** has reached substantial completion, the Contractor shall inspect the project 885 and test all installed items with all of its subcontractors as appropriate. The 886 887 Contractor shall also submit the following documents as applicable to the 888 work: 889 890 (1) All written guarantees required by the contract. 891 892 (2) Two accepted final field-posted drawings as specified in 893 Section 648 – Field-Posted Drawings; 894 895 Complete weekly certified payroll records for the Contractor (3) and Subcontractors. 896 897 Certificate of Plumbing and Electrical Inspection. 898 (4) 899 900 (5) Certificate of building occupancy as required. 901

905 906 Certificate of Elevator Inspection, Boiler and Pressure Pipe (8) 907 Inspection. 908 909 Maintenance Service Contract and two copies of a list of all (9) 910 equipment installed. 911 912 (10) Current Tax clearance. The contractor will be required to submit an additional tax clearance certificate when the final payment 913 914 is made. 915 916 (11) And any other final items and all submittals required by the 917 contract documents, e.g., test results, certifications, Certificate of 918 Compliance, samples, pile or drilled shaft location drawings, and 919 reports and final items. 920 921 (C) **Procedure.** When in compliance with the above requirements, the 922 Contractor shall notify the Engineer in writing that the project has reached 923 substantial completion and is ready for pre-final inspection. 924 925 The Engineer will then make a preliminary determination as to 926 whether or not the project is substantially complete and ready for pre-final 927 inspection. The Engineer may, in writing, postpone until after the pre-final 928 inspection the Contractor's submittal of any of the items listed in Subsection 929 108.13(B) – Pre-Final Inspection, herein, if in the Engineer's discretion it is 930 in the interest of the State to do so. 931 932 If, in the opinion of the Engineer, the project is not substantially complete, the Engineer will provide the Contractor a punchlist of specific 933 934 deficiencies in writing which must be corrected or finished before the work 935 will be ready for a pre-final inspection. The Engineer may add to or 936 otherwise modify this punchlist from time to time. The Contractor shall take 937 immediate action to correct the deficiencies and must repeat all steps described above including written notification that the work is ready for pre-938 939 final inspection. 940 941 After the Engineer is satisfied that the project appears substantially 942 complete a final inspection shall be scheduled within ten working days after 943 receipt of the Contractor's latest letter of notification that the project is ready for final inspection. 944 945 946 If, as a result of the pre-final inspection, the Engineer determines the work is not substantially complete, the Engineer will inform the Contractor in 947

Certificate of Soil and Wood Treatments.

Certificate of Water System Chlorination.

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writing as to specific deficiencies which must be corrected before the work
will be ready for another pre-final inspection. If the Engineer finds the work
is substantially complete but finds deficiencies that must be corrected
before the work is ready for final inspection, the Engineer will prepare in
writing and deliver to the Contractor a punchlist describing such
deficiencies.

At any time before final acceptance, the Engineer may revoke the determination of substantial completion if the Engineer finds that it was not warranted and will notify the Contractor in writing the reasons therefore together with a description of the deficiencies negating the declaration.

960When the date of substantial completion has been determined by the961State, liquidated damages for the failure to complete the punchlist, if due to962the State will be assessed in pursuant to Subsection 108.08(B) - Liquidated963Damages for Failure to Complete the Punchlist.

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 (D) Punchlist; Clean Up and Final Inspection. Upon receiving a punchlist after pre-final inspection, the Contractor shall promptly devote all required time, labor, equipment, materials and incidentals to correct and remedy all punchlist deficiencies. The Engineer may add to or otherwise modify this punchlist until substantial completion of the project.

Before final inspection of the work, the Contractor shall clean all ground occupied by the Contractor in connection with the work of all rubbish, excess materials temporary structures and equipment, shall remove all graffiti and defacement of the work and all parts of the work and the worksite must be left in a neat and presentable condition to the satisfaction of the Engineer.

Final inspection will occur within ten working days after the Contractor notifies the Engineer in writing that all punchlist deficiencies remaining after the pre-final inspection have been completed and the Engineer concurs. If the Engineer determines that deficiencies still remain at the final inspection, the work will not be accepted and the Engineer will notify the Contractor, in writing, of the deficiencies which shall be corrected and the steps above repeated.

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986If the Contractor fails to correct the deficiencies and complete the987work by the established or agreed date, the State may correct the988deficiencies by whatever method it deems appropriate and deduct the cost989from any payments due the Contractor.

991 **108.14** Substantial Completion and Final Acceptance.

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993 (A) Substantial Completion. When the Engineer finds that the 994 Contractor has satisfactorily completed all work for the project in 995 compliance with the contract, with the exception of the planting period and 996 the plant establishment period, the Engineer will notify the Contractor, in 997 writing, of the project's substantial completion, effective as of the date of the 998 final inspection. The substantial completion date shall determine end of 999 contract time and relieve contractor of any additional accumulation of liquidated damages for failure to complete the punchlist. 1000 1001

1002 **Final Acceptance.** When the Engineer finds that the Contractor has **(B)** 1003 satisfactorily completed all contract work in compliance with the contract including all plant establishment requirements, and all the materials have 1004 been accepted by the State, the Engineer will issue a Final Acceptance 1005 Letter. The Final Acceptance date shall determine the commencement of 1006 all guaranty periods subject to Subsection 108.16 - Contractor's 1007 Responsibility for Work; Risk of Loss or Damage. 1008

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Use of Structure or Improvement. The State has the right to use the 1010 108.15 structure, equipment, improvement, or any part thereof, at any time after it is 1011 1012 considered by the Engineer as available. In the event that the structure, equipment or any part thereof is used by the State before final acceptance, the 1013 1014 Contractor is not relieved of its responsibility to protect and preserve all the work 1015 until final acceptance.

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Contractor's Responsibility for Work; Risk of Loss or Damage. 1017 108.16 1018 Until the written notice of final acceptance has been received, the Contractor shall 1019 take every precaution against loss or damage to any part of the work by the action 1020 of the elements or from any other cause whatsoever, whether arising from the 1021 performance or from the non-performance of the work. The Contractor shall 1022 rebuild, repair, restore and make good all loss or damage to any portion of the work resulting from any cause before its receipt of the written notice of final 1023 1024 acceptance and shall bear the risk and expense thereof.

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1026 The risk of loss or damage to the work from any hazard or occurrence that 1027 may or may not be covered by a builder's risk policy is that of the Contractor and Surety, unless such risk of loss is placed elsewhere by express language in the 1028 contract documents. 1029

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1031 108.17 Guarantee of Work.

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Regardless of, and in addition to, any manufacturers' warranties, all work and equipment shall be guaranteed by the Contractor against defects in materials, equipment or workmanship for one year from the date of final acceptance or as otherwise specified in the contract documents.

1036 1037 1038 **(2)** When the Engineer determines that repairs or replacements of any 1039 guaranteed work and equipment is necessary due to materials, equipment, 1040 or workmanship which are inferior, defective, or not in accordance with the 1041 terms of the contract, the Contractor shall, at no increase in contract price 1042 or contract time, and within five working days of receipt of written notice 1043 from the State, commence to all of the following: 1044

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(a) Correct all noted defects and make replacements, as directed by the Engineer, in the equipment and work.

(b) Repair or replace to new or pre-existing condition any damages resulting from such defective materials, equipment or installation thereof.

1052 (3) The State will be entitled to the benefit of all manufacturers and installers warranties that extend beyond the terms of the Contractor's 1053 1054 guaranty regardless of whether or not such extended warranty is required by the contract documents. The Contractor shall prepare and submit all 1055 documents required by the providers of such warranties to make them 1056 1057 effective, and submit copies of such documents to the Engineer. If an available extended warranty cannot be transferred or assigned to the State 1058 as the ultimate user, the Contractor shall notify the Engineer who may direct 1059 that the warranted items be acquired in the name of the State as purchaser. 1060

1062(4)If a defect is discovered during a guarantee period, all repairs and
corrections to the defective items when corrected shall be guaranteed for a
new duration equal to the original full guarantee period. The running of the
guarantee period shall be suspended for all other work affected by any
defect. The guarantee period for all other work affected by any such defect
shall restart for its remaining duration upon confirmation by the Engineer
that the deficiencies have been repaired or remedied.

1070(5)Nothing in this section is intended to limit or affect the State's rights1071and remedies arising from the discovery of latent defects in the work after1072the expiration of any guarantee period.

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1074 **108.18 No Waiver of Legal Rights.** The following will not operate or be 1075 considered as a waiver of any portion of the contract, or any power herein 1076 reserved, or any right to damages provided herein or by law: 1077

- 1078 (1) Any payment for, or acceptance of, the whole or any part of the work.
- 1080 (2) Any extension of time.
- 10811082(3)Any possession taken by the Engineer.

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1084 A waiver of any notice requirement or of any noncompliance with the 1085 contract will not be held to be a waiver of any other notice requirement or any 1086 other noncompliance with the contract.

108.19 Final Settlement of Contract.

- (A) **Closing Requirements.** The contract will be considered settled after the project acceptance date and when the following items have been satisfactorily submitted, where applicable:
 - (1) All written guarantees required by the contract.
 - (2) Complete and certified weekly payrolls for the Contractor and its subcontractor's.
 - (3) Certificate of plumbing and electrical inspection.
 - (4) Certificate of building occupancy.
 - (5) Certificate for soil treatment and wood treatment.
 - (6) Certificate of water system chlorination.

(7) Certificate of elevator inspection, boiler and pressure pipe installation.

- (8) Tax clearance.
 - (9) All other documents required by the Contract or by law.

(B) Failure to Meet Closing Requirements. The Contractor shall meet1115the applicable closing requirements within 60 days from the date of Project1116Acceptance or the agreed to Punchlist complete date. Should the1117Contractor fail to comply with these requirements, the Engineer may1118terminate the contract for cause."

END OF SECTION 108