

REQUEST FOR BID ANNUAL CONTRACT FOR SMALL GRAVITY-FLOW PIPE WORK

Bid Number 2016-PME-20

November 2016

CLAYTON COUNTY WATER AUTHORITY

1600 Battle Creek Road

Morrow, GA 30260

Bid Opening: Tuesday, December 13, 2016 at 2:00 p.m. (local time)

1600 Battle Creek Road, Morrow, Georgia 30260

Non-Mandatory

<u>Pre-Bid Meeting:</u> Tuesday, November 15, 2016 at 2:00 p.m. (local time)

1600 Battle Creek Road, Morrow, Georgia 30260

This bid has a SLBE BID DISCOUNT

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Attachments

Interim Waiver and Release Upon Payment Waiver and Release Upon Final Payment

Construction Details

Pipe Installation on Grade (Gravity Flow PVC, HDPE)

Pipe Installation on Grade (DI, RC, CM, Steel Casing)

Pipe Installation on Grade (FRPMP)

Lateral Connection

Pipe Collar

Steel Casing

Manhole Sections

Dog House Manhole Sections

Precast Box (Vault)

Steel Traffic Plate

Asphalt Replacement at Excavation

Slab on Grade

Standard Catch Basin 1033D

Standard Catch Basin 1034D

Brick Wall Construction

Addenda

None issued at this time.

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November 2016

Division 1

General Information

Section 1: Request for Bids

Clayton County Water Authority 1600 Battle Creek Road Morrow, Georgia 30260

Name of Project: Annual Contract for Small Gravity-Flow Pipe Work

The Clayton County Water Authority will open sealed bids from contractors at its office located at 1600 Battle Creek Road, Morrow, Georgia 30260, on **Tuesday, December 13, 2016 at 2:00 p.m.** (**local time**) for Annual Contract for Small Gravity-Flow Pipe Work.

Any bids received after the specified time will not be considered.

A Non-Mandatory pre-bid meeting will be held on **Tuesday, November 15, 2016 at 2:00 p.m.** (local time) at 1600 Battle Creek Road, Morrow, Georgia, 30260.

In an effort to promote responsible environmental practices the bid package is available in electronic (Adobe PDF) format and can be requested by calling **770-960-5223**, M-F, 8:00 am - 5:00 pm or by e-mail to **CCWA Procurement@ccwa.us**.

A hardcopy bid package can also be requested at a cost of \$25.

Clayton County Water Authority

By: John Chafin, Chairperson

General Information

Section 2: General Overview

2.1 Intent and Purpose

The Clayton County Water Authority (CCWA) intends to contract for the annual services of an experienced Contractor to complete work on gravity-flow pipe systems up to 24 inches in diameter. The CCWA reserves the right to award to a Primary Contractor, as well as a Back-Up Contractor to ensure that our requests under this annual contract can be performed as needed.

The work to be performed under this contract will be determined and assigned by CCWA on an "as-needed", "when-needed" basis, and will be issued in the form of a Project Work Order. A Project Work Order may include a single work item or may include a number of work items. All work items of a Project Work Order do not necessarily have to be adjacent to each other; however, it is the intent that each Project Work Order will be authorized as a part of a mobilization to a common geographic location.

Where a Project Work Order in an amount of \$100,000 or more, for work considered "Public Works" is issued as defined by O.C.G.A. § 36-91-2, Payment and Performance Bonds will be required prior to the commencement of that work.

CCWA does not guarantee any minimum or maximum work quantities under this contract and reserves the right to bid or procure by other means any similar type work of this contract as a separate procurement at its sole discretion.

The initial term of this contract will be for twelve (12) months. The contract may be extended for a second and third 12 month period by mutual written consent by both parties with no changes in the terms and conditions.

2.2 Bid Evaluation

A contract will be awarded to the lowest responsive responsible bidder whose bid conforms to the Request for Bids specifications, and will be the most advantageous to the CCWA. An evaluation will also be performed to ensure bidder complies with the required submittals. Determination of best responsive responsible bidder will be the sole judgment of the CCWA.

To be considered responsive to this bid, bidders are required to bid on all work items listed on the Bid Form - Pay Item Schedule.

General Information

Section 2: General Overview

The total bid amount per bidder will be determined by taking the "unit cost" for each "work item" as shown on the "Bid Form - Pay Item Schedule" times the provided estimated annual quantity for bid evaluation purposes. Where there are discrepancies between the extended bid amounts and the unit costs, the unit costs will govern.

This procurement has a Small Local Business Enterprise (SLBE) bid discount <u>for evaluation purposes only</u>, which means that a 10% discount will be given to CCWA certified SLBE primes (regardless of their location), or to bidders with one or multiple certified SLBE sub-contractors whose utilization represents at least 15% of the total bid amount. SLBE bid discounts will not apply to bidders not meeting the minimum utilization. For more details, please refer to Division 2, Section 8 of this bid package.

2.3 Addendum

Bidders may submit questions regarding this bid prior to the bid opening. To be considered, all questions must be received in writing via email at (CCWA_Procurement@ccwa.us) by Friday, December 2, 2016 at 2:00 p.m. (local time). Any and all responses to bidders' questions will be issued in the form of an Addendum by email. All addenda issued shall become part of the Bid Documents.

END OF SECTION

Bid Requirements

Section 3: Bid Submittals

3.1 Required Bid Submittals:

The following items are required to be included as part of the bid submittal. Failure to include any of these items may result in the bid being deemed non-responsive:

- A. Bid Form, Division 2, Section 4.
- B. Georgia Bid Bond.
- C. Bidder Qualification Information, including References. Failure to provide satisfactory references will result in the bid being deemed non-responsive.
- D. Georgia Security and Immigration Compliance Act of 2006 form.
- E. Contractor Affidavit and Agreement form.
- F. Subcontractor Affidavit form.

If a Contractor/Subcontractor will not be performing any services under this contract, the Contractor/company submitting the bid MUST also complete, sign, date, and have both Affidavit forms notarized and make proper notation of "N/A" - Not Applicable.

CCWA cannot consider any bid which does not include completed affidavits. It is not the intent of this notice to provide detailed information or legal advice concerning the Georgia Security & Immigration Compliance Act of 2006, as amended on May 11, 2009. All Bidders intending to do business with CCWA are responsible for independently apprising themselves and complying with the requirements of that law and its effect on CCWA procurements and their participation in those procurements.

- G. SLBE Forms Bidders must submit their completed and signed SLBE Forms.
- H. Addenda (if any issued).

END OF SECTION

To the Clayton County Water Authority (hereinafter "Owner").

In compliance with the Request for Bids, Bidder hereby proposes to perform all Work for **Annual Contract for Small Gravity-Flow Pipe Work** in strict accordance with the Contract Documents as enumerated in the Request for Bids, within the time set forth therein, and at the prices stated below.

By submission of this bid, Bidder certifies, and in the case of joint bid each party thereto certifies as to the party's own organization that this bid has been arrived at independently, without consultation, communication, or agreement as to any matter relating to this bid with any other Bidder or with any competitor. Bidder also certifies compliance with the Instructions to Bidders.

In submitting this bid, Bidder certifies Bidder is qualified to do business in the state of Georgia as required by laws, rules, and regulations or, if allowed by statute, covenants to obtain such qualification prior to contract award.

CONTRACT EXECUTION AND BONDS:

The undersigned Bidder agrees, if this bid is accepted, to enter into an Agreement with OWNER on the form included in the Documents to perform and furnish Work as specified or indicated in the Documents for the Contract Price derived from the bid and within the times indicated herein and in accordance with the other terms and conditions of the Documents.

Bidder accepts the terms and conditions of the Documents.

INSURANCE:

Bidder further agrees that bid amount(s) stated herein includes specific consideration for the specified insurance coverages.

Bid Requirements

Section 4: Bid Form

CONTRACT TIME:

Bidder hereby agrees to execute the agreement within fourteen (14) calendar days of Notice of Award or as specified by CCWA. Each individual project work order shall be completed within the time period as agreed to by both parties at the time of the individual project work order issuance. If said work is not completed within the time frame stated on the individual project work order, the Contractor shall be liable to pay to the Owner, as liquidated damages the amount of \$250.00 per calendar day for each and every day or part of a day thereafter that said work remains incomplete for that particular individual project work order.

BID:

The undersigned proposes to complete, in all respects, sound and conformable with this Contract Document the work for the amounts as shown on the following Pay Item Schedule.

ADDENDA:

Bidder acknowledges receipt of the following Addenda:

To the Clayton County Water Authority (hereinafter "Owner").

In compliance with the Request for Bids, Bidder hereby proposes to perform all Work for **Annual Contract for Small Gravity-Flow Pipe Work** in strict accordance with the Contract Documents as enumerated in the Request for Bids, within the time set forth therein, and at the prices stated below.

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BID:

The undersigned proposes to complete, in all respects, sound and conformable with this Contract Document the work for the amounts as shown on the following Pay Item Schedule.

ADDENDA:

Bidder acknowledges receipt of the following Addenda:

Section 4: Bid Form - Pay Item Schedule

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
1	Lowboy Service	N/A	EA	26		
2	Emergency Mobilization	N/A	EA	1		
3	Performance and Payment Bonds	For Project Work Orders of \$100,000 to \$125,000	EA	2		
4	r chamanac and r aymont bonds	For Each Additional \$25,000 Increase	EA	1		
5	Construction Exit	N/A	EA	1		
6		Silt Fence - Type A	LF	100		
7	Sediment Barrier Installation	Silt Fence - Type C	LF	1000		
8		Hay Bale	LF	50		
9	Sediment Barrier Removal	N/A	LF	1150		
10	Curb Inlet Sediment Trap	N/A	EA	1		
11		Straw Mulching	SF	500		
12	Cail Ctabilization	Seed and Straw Mulch	SF	85000		
13	Soil Stabilization	Seed and Matt Blanket	SF	800		
14		Sod	SF	5000		
15	Hauling Material from Outside of County	N/A	HR	10		
16		4 inch to 6 inch diameter	EA	8		
17		Greater than 6 inch to 12 inch diameter	EA	4		
18	Tree Removal	Greater than 12 inch to 24 inch diameter	EA	1		
19		Greater than 24 inch to 36 inch diameter	EA	1		
20	Fence Work	Chain-Link / Wire Removal or Reinstall	LF	300		
21		Wood Removal or Reinstall	LF	50		
22		Up to 6 feet deep	CF	2500		
23	Conoral Evapuation	Greater than 6 feet to 10 feet deep	CF	1000		
24	General Excavation	Greater than 10 feet to 14 feet deep	CF	500		
25		Greater than 14 feet to 18 feet deep	CF	500		

Division 2Section 4: Bid Form – Pay Item Schedule

Bid Requirements

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
26	Rock Excavation	N/A	CF	1000		
27		Fill Dirt	CF	5000		
28		Sand	CF	100		
29	General Fill / Backfill	Crushed Stone / Graded Aggregate Base	CF	1000		
30	General Fill / Dackilli	#3, #4, #34, #5, #57 and #89 Stone	CF	8000		
31		Surge Stone	CF	100		
32		Rip-Rap Stone Type III	CF	100		
33	Stone Placement Crushed Stone / Graded	6 inch thick layer	SF	2500		
34	Aggregate Base	2 inch thick increment	SF	1000		
35	Stone Placement	6 inch thick layer	SF	1200		
36	#3, #4, #34, #5, #57 and #89	2 inch thick increment	SF	500		
37	Stone Placement	Surge Stone 6 inch thick layer	SF	500		
38	Surge Stone	6 inch thick increment	SF	500		
39	Stone Placement	12 inch thick layer	SF	3500		
40	Type 3 Rip-Rap	12 inch thick layer increment	SF	1000		
41	Stone Placement Type 1 Rip-Rap	Single Layer	SF	600		
42	Gabion Basket Installation	N/A	CF	400		
43	Geotextile Fabric Installation	N/A	SF	100		
44		Up to 4 inch thick layer	SF	3200		
45	Pomovo Asphalt Payoment	Greater than 4 inch to 8 inch thick layer	SF	1600		
46	Remove Asphalt Pavement	Greater than 8 inch to 12 inch thick layer	SF	900		
47		Greater than 12 inch thick layer	SF	400		
48		Up to 4 inch thick layer	SF	800		
49		Greater than 4 inch to 8 inch thick layer	SF	1200		
50	Remove Concrete Flat Work	Greater than 8 inch to 12 inch thick layer	SF	600		
51		Greater than 12 inch thick layer	SF	284		
52		Curb and Gutter	LF	300		

Section 4: Bid Form – Pay Item Schedule

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
53		Up to 1500 SF	EA	1		
54	Milling Pavement	Additional Square Footage	SF	500		
55		3 inch thick layer	SF	2500		
56	Asphalt Patching	1 inch thick increment	SF	1000		
57	As a balk Davin a	3 inch thick layer	SF	3200		
58	Asphalt Paving	1 inch thick increment	SF	1500		
59		Up to 4 inch thick layer	SF	500		
60		Greater than 4 inch to 6 inch thick layer	SF	3000		
61	Concrete Flatwork	Greater than 6 inch to 8 inch thick layer	SF	600		
62		Greater than 8 inch to 10 inch thick layer	SF	400		
63		Wire Mesh	SF	800		
64		Steel Reinforcement	LF	200		
65	Curb and Cuttor Daniscoment	Up to 24 inch width, square back	LF	300		
66	Curb and Gutter Replacement	Up to 24 inch width, roll back	LF	100		
67	Catch Basin Spillway Throat	N/A	LF	36		
68	David manual Christian	Up to 6 inch wide	LF	80		
69	Pavement Striping	24 inch wide	LF	24		
70	Pavement Marking	Handicap Symbol	EA	1		
71	Pressure Washing	N/A	SF	400		
72		4-inch Single Pump System	DY	40		
73		4-inch Redundant Pump System	DY	10		
74		6-inch Single Pump System	DY	20		
75		6-inch Redundant Pump System	DY	5		
76	Duranian	8-inch Single Pump System	DY	10		
77	Pumping	8-inch Redundant Pump System	DY	4		
78		10-inch Single Pump System	DY	1		
79		10-inch Redundant Pump System	DY	1		
80		12-inch Single Pump System	DY	1		
81		12-inch Redundant Pump System	DY	1		

Section 4: Bid Form - Pay Item Schedule

Division 2

Bid Requirements

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
82		Point Repair, up to 6 feet deep	EA	10		
83		Point Repair, greater than 6 feet to 10 feet deep	EA	4		
84		Point Repair, greater than 10 feet to 14 feet deep	EA	7		
85	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	3		
86	PVC up to 8-inch	Additional Footage, up to 6 feet deep	LF	900		
87		Additional Footage, greater than 6 feet to 10 feet deep	LF	450		
88		Additional Footage, greater than 10 feet to 14 feet deep	LF	800		
89		Additional Footage, greater than 14 feet to 18 feet deep	LF	200		
90		Point Repair, up to 6 feet deep	EA	1		
91		Point Repair, greater than 6 feet to 10 feet deep	EA	2		
92		Point Repair, greater than 10 feet to 14 feet deep	EA	4		
93	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
94	PVC greater than 8-inch to 16-inch	Additional Footage, up to 6 feet deep	LF	120		
95		Additional Footage, greater than 6 feet to 10 feet deep	LF	900		
96		Additional Footage, greater than 10 feet to 14 feet deep	LF	100		
97		Additional Footage, greater than 14 feet to 18 feet deep	LF	40		
98		Point Repair, up to 6 feet deep	EA	1		
99		Point Repair, greater than 6 feet to 10 feet deep	EA	3		
100		Point Repair, greater than 10 feet to 14 feet deep	EA	2		
101	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
102	PVC greater than 16-inch to 24-inch	Additional Footage, up to 6 feet deep	LF	60		
103		Additional Footage, greater than 6 feet to 10 feet deep	LF	60		
104		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
105		Additional Footage, greater than 14 feet to 18 feet deep	LF	20		

Bid Requirements

Section 4: Bid Form – Pay Item Schedule

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
106		Point Repair, up to 6 feet deep	EA	1		
107		Point Repair, greater than 6 feet to 10 feet deep	EA	4		
108		Point Repair, greater than 10 feet to 14 feet deep	EA	2		
109	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
110	DI up to 8-inch	Additional Footage, up to 6 feet deep	LF	100		
111		Additional Footage, greater than 6 feet to 10 feet deep	LF	60		
112		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
113		Additional Footage, greater than 14 feet to 18 feet deep	LF	200		
114		Point Repair, up to 6 feet deep	EA	1		
115		Point Repair, greater than 6 feet to 10 feet deep	EA	2		
116		Point Repair, greater than 10 feet to 14 feet deep	EA	2		
117	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
118	DI greater than 8-inch to 16-inch	Additional Footage, up to 6 feet deep	LF	20		
119		Additional Footage, greater than 6 feet to 10 feet deep	LF	20		
120		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
121		Additional Footage, greater than 14 feet to 18 feet deep	LF	20		
122		Point Repair, up to 6 feet deep	EA	1		
123		Point Repair, greater than 6 feet to 10 feet deep	EA	1		
124		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
125	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
126	DI greater than 16-inch to 24-inch	Additional Footage, up to 6 feet deep	LF	20		
127		Additional Footage, greater than 6 feet to 10 feet deep	LF	20		
128		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
129		Additional Footage, greater than 14 feet to 18 feet deep	LF	20		

Bid Requirements

Section 4: Bid Form - Pay Item Schedule

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
130		Point Repair, up to 6 feet deep	EA	1		
131		Point Repair, greater than 6 feet to 10 feet deep	EA	1		
132		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
133	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
134	RC up to 16-inch	Additional Footage, up to 6 feet deep	LF	20		
135		Additional Footage, greater than 6 feet to 10 feet deep	LF	20		
136		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
137		Additional Footage, greater than 14 feet to 18 feet deep	LF	10		
138		Point Repair, up to 6 feet deep	EA	3		
139		Point Repair, greater than 6 feet to 10 feet deep	EA	2		
140		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
141	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
142	RC greater than 16-inch to 24-inch	Additional Footage, up to 6 feet deep	LF	200		
143		Additional Footage, greater than 6 feet to 10 feet deep	LF	80		
144		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
145		Additional Footage, greater than 14 feet to 18 feet deep	LF	20		
146		Point Repair, up to 6 feet deep	EA	1		
147		Point Repair, greater than 6 feet to 10 feet deep	EA	1		
148		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
149	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
150	HDPE up to 8-inch	Additional Footage, up to 6 feet deep	LF	20		
151		Additional Footage, greater than 6 feet to 10 feet deep	LF	20		
152		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
153		Additional Footage, greater than 14 feet to 18 feet deep	LF	4		

Division 2Section 4: Bid Form – Pay Item Schedule

Bid Requirements

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
154		Point Repair, up to 6 feet deep	EA	4		
155		Point Repair, greater than 6 feet to 10 feet deep	EA	1		
156		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
157	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
158	HDPE greater than 8-inch to 16-inch	Additional Footage, up to 6 feet deep	LF	60		
159		Additional Footage, greater than 6 feet to 10 feet deep	LF	80		
160		Additional Footage, greater than 10 feet to 14 feet deep	LF	40		
161		Additional Footage, greater than 14 feet to 18 feet deep	LF	40		
162		Point Repair, up to 6 feet deep	EA	9		
163		Point Repair, greater than 6 feet to 10 feet deep	EA	7		
164		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
165	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
166	HDPE greater than 16-inch to 24-inch	Additional Footage, up to 6 feet deep	LF	200		
167		Additional Footage, greater than 6 feet to 10 feet deep	LF	400		
168		Additional Footage, greater than 10 feet to 14 feet deep	LF	60		
169		Additional Footage, greater than 14 feet to 18 feet deep	LF	20		
170		Point Repair, up to 6 feet deep	EA	1		
171		Point Repair, greater than 6 feet to 10 feet deep	EA	1		
172		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
173	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
174	CM up to 15-inch	Additional Footage, up to 6 feet deep	LF	20		
175		Additional Footage, greater than 6 feet to 10 feet deep	LF	20		
176		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
177		Additional Footage, greater than 14 feet to 18 feet deep	LF	20		

Bid Requirements

Section 4: Bid Form - Pay Item Schedule

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
178		Point Repair, up to 6 feet deep	EA	1		
179		Point Repair, greater than 6 feet to 10 feet deep	EA	1		
180		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
181	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
182	CM greater than 15-inch to 24-inch	Additional Footage, up to 6 feet deep	LF	20		
183		Additional Footage, greater than 6 feet to 10 feet deep	LF	20		
184		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
185		Additional Footage, greater than 14 feet to 18 feet deep	LF	20		
186		Point Repair, up to 6 feet deep	EA	1		
187		Point Repair, greater than 6 feet to 10 feet deep	EA	1		
188		Point Repair, greater than 10 feet to 14 feet deep	EA	1		
189	Pipe Installation - Open Cut	Point Repair, greater than 14 feet to 18 feet deep	EA	1		
190	FRPM 18-inch to 24-inch	Additional Footage, up to 6 feet deep	LF	20		
191		Additional Footage, greater than 6 feet to 10 feet deep	LF	20		
192		Additional Footage, greater than 10 feet to 14 feet deep	LF	20		
193		Additional Footage, greater than 14 feet to 18 feet deep	LF	20		
194		Up to 6 feet deep	LF	90		
195		Greater than 6 feet to 10 feet deep	LF	60		
196	Pipe Installation - Open Cut Steel Casing up to 18-inch	Greater than 10 feet to 14 feet deep	LF	60		
197	Ç.	Greater than 14 feet to 18 feet deep	LF	20		
198		Weld	EA	2		
199		Up to 6 feet deep	LF	60		
200	B	Greater than 6 feet to 10 feet deep	LF	60		
201	Pipe Installation - Open Cut Steel Casing greater than 18-inch	Greater than 10 feet to 14 feet deep	LF	60		
202	to 24-inch	Greater than 14 feet to 18 feet deep	LF	20		
203		Weld	EA	2		

Section 4: Bid Form – Pay Item Schedule

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
204		Up to 6 feet deep	LF	60		
205		Greater than 6 feet to 10 feet deep	LF	60		
206	Pipe Installation - Open Cut Steel Casing greater than 24-inch	Greater than 10 feet to 14 feet deep	LF	60		
207	to 36-inch	Greater than 14 feet to 18 feet deep	LF	20		
208		Weld	EA	2		
209		12-inch Non Steered	LF	60		
210		12-inch Steered	LF	120		
211		12-inch Rock Bore (Additional Per)	LF	40		
212		18-inch Non Steered	LF	40		
213		18-inch Steered	LF	160		
214	Coood Days	18-inch Rock Bore (Additional Per)	LF	40		
215	Cased Bore	24-inch Non Steered	LF	40		
216		24-inch Steered	LF	100		
217		24-inch Rock Bore (Additional Per)	LF	20		
218		36-inch Non Steered	LF	40		
219		36-inch Steered	LF	120		
220		36-inch Rock Bore (Additional Per)	LF	20		
221		Up to 6 feet deep	VF	12		
222	Bore Entry Pit	Greater than 6 feet deep to 12 feet deep	VF	8		
223	Bore Lifty Fit	Greater than 12 feet deep to 18 feet deep	VF	15		
224		Greater than 18 feet deep	VF	20		
225		Up to 6 feet deep	VF	12		
226	Bore Receiving Pit	Greater than 6 feet deep to 12 feet deep	VF	8		
227	Dore Receiving Fit	Greater than 12 feet deep to 18 feet deep	VF	15		
228		Greater than 18 feet deep	VF	20		

Division 2Section 4: Bid Form – Pay Item Schedule

Bid Requirements

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
229		PVC up to 8-inch	LF	60		
230		PVC greater than 8-inch to 16-inch	LF	170		
231		PVC greater than16-inch to 24-inch	LF	480		
232	Pipe Insertion into Steel Casing	DI up to 8-inch	LF	60		
233		DI greater than 8-inch to 16-inch	LF	170		
234		DI greater than 16-inch to 24-inch	LF	220		
235		FRPM 18-inch to 24-inch	LF	60		
236		For Pipe up to 16-inch	LF	10		
237	Polyethylene Pipe Encasement	For Pipe greater than 16-inch to 24-inch	LF	10		
238	Pipe Collar Installation	N/A	CF	4		
239	Flared End Section Installation	For Pipe up to 16-inch	EA	1		
240		For Pipe greater than 16-inch to 24-inch	EA	1		
241		For Pipe up to 16 Inch	EA	2		
242	Precast Headwall Installation	For Pipe greater than 16 Inch to 24 Inch	EA	6		
243		4-foot Base Slab	EA	10		
244		4-foot Riser	VF	80		
245		5-foot Base Slab	EA	1		
246	Precast Manhole Installation	5-foot Riser	VF	6		
247		6-foot Base Slab	EA	4		
248		6-foot Riser	VF	20		
249		Up to 5-foot by 5-foot Base Slab	EA	1		
250		Up to 5-foot by 5-foot Riser	VF	6		
251	Precast Box / Vault Installation	Greater than 5-foot by 5-foot to 8-foot by 8-foot Base Slab	EA	1		
252		Greater than 5-foot by 5-foot to 8-foot by 8-foot Riser	VF	6		

Section 4: Bid Form – Pay Item Schedule

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
253		4-foot Diameter Cast-in-Place	EA	10		
254		Concrete 4-foot Diameter Brick and	EA	2		
255		Mortar 5-foot Diameter Cast-in-Place	EA	1		
256	Manhole Invert Construction	Concrete 5-foot Diameter Brick and	EA	1		
257		Mortar 6-foot Diameter Cast-in-Place	EA	2		
258		Concrete 6-foot Diameter Brick and	EA	1		
259		Mortar Cast-in-Place Concrete	SF	8		
260	Other Invert Construction	Brick and Mortar	SF	4		
261		Installation	EA	10		
262	Ring and Cover	Additional Height, Per Brick	EA	5		
263	Precast Catch Basin Spillway	N/A	EA	1		
264	Precast Catch Basin Top Slab	N/A	EA	1		
265		Up to 4-inch Diameter Core	EA	2		
266		Greater than 4-inch to 12-inch Diameter Core	EA	4		
267	Concrete Core	Greater than 12-inch to 18-inch Diameter Core	EA	1		
268		Greater than 18-inch to 24-inch Diameter Core	EA	2		
269		1 Brick Deep Wall Construction	SF	8		
270	D. I. W. I	2 Brick Deep Wall Construction	SF	10		
271	Brick Work	3 Brick Deep Wall Construction	SF	10		
272		4 Brick Deep Wall Construction	SF	10		
273		Bulk	CY	3		
274	Concrete Work	Form Work	SF	100		
275		Steel Reinforcement	LF	200		
276		Grout Mixed by Hand	CF	4		
277	Cementitious Grouting	Grout Mixed by Plant	CY	6		
278		Pump Mobilization	EA	1		

Section 4: Bid Form – Pay Item Schedule

No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
279		Grout	GAL	4		
280	Chemical Grouting	Pump Mobilization	EA	1		
281		Low Pressure Air	EA	10		
282	Pressure Testing	Static Water Level	EA	2		
283		Superintendent	HR	8		
284		Foreman	HR	16		
285	Havehal above	Operator	HR	24		
286	Hourly Labor	Pipe Layer	HR	16		
287		Laborer	HR	24		
288		Dump Truck Driver	HR	20		
289		78,000 # Class Excavator	HR	8		
290		52,000 # Class Excavator	HR	8		
291		45,000 # Class Excavator	HR	8		
292		17,000 # Class Excavator	HR	8		
293		10,000 # Class Excavator	HR	8		
294		30,000 # Class Rubber Tired Loader	HR	8		
295		Rubber Tired Backhoe / Loader	HR	8		
296		18,000 # Class Track Dozier	HR	8		
297	Hourly Equipment	Vibratory Soil Compactor (Ride On) Up to 66-inch compaction width	HR	8		
298		Vibratory Soil Compactor (Remote Controlled) Up to 48-inch compaction width	HR	8		
299		Dump Truck (Tandem Rear Axle)	HR	20		
300		Hydro Excavator	HR	20		
301		Utility Truck Fully Equipped with Hand Tools, Air Tools, Cutting Tools, Mudhog Pump, Generator, Air Compressor, Mechanical Tamp	HR	8		

Bid Requirements

Section 4:	Bid Form	- Pay Item	Schedule
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No.	Work Item	Detail	Unit	Estimated Quantity	Unit Cost	Extended Amount
302	Equipment Rental	N/A	10%	N/A	N/A	N/A
303	Supplied Material	N/A	10%	N/A	N/A	N/A
304	Special Services	N/A	10%	N/A	N/A	N/A
	TOTAL BID AMOUNT					

Submitted by:			
Company Name of Bidder			
Is the Bidder a CCWA certified SLBE?	O YES	O NO	

Division 2	Bid Requirements
Section 4: Bid Form	
To be considered responsive, bidders are requ on the Bid Form – Pay Item Schedule.	ired to bid on all work items listed
Submitted by:	
(NAME OF BIDDER)	
By:	
(SIGNATURE)	
(TITLE)	
(DATE)	
(SEAL) (ATTEST)	
(ADDRESS)	
(PHONE NUMBER)	
(FAX NUMBER)	
(LICENSE NUMBER) (If applicable)	
(E-MAIL ADDRESS)	

END OF SECTION

Division 2 **Bid Requirements** Section 5: Georgia Bid Bond BOND NO._____ KNOW ALL MEN BY THESE PRESENTS, that herein after called the PRINCIPAL, and a corporation duly organized under the laws of the State of having its principal place of business at _______ in the State of _____ and authorized to do business in the State of Georgia as SURETY, are held and firmly bound unto Clayton County Water Authority, as OWNER, hereinafter called the OBLIGEE, in the sum of _____ DOLLARS (\$ for the payment for which we bind ourselves, our heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS BOND IS SUCH THAT:

WHEREAS, the Principal is herewith submitting his or its Bid for **Annual Contract for Small Gravity-Flow Pipe Work**, and said Bid, by reference thereto, being hereby made a part hereof.

WHEREAS, the PRINCIPAL contemplates submitting or has submitted a Bid to the OBLIGEE for the furnishing of all labor, materials (except those to be specifically furnished by the Owner), equipment, machinery, tools, apparatus, means of transportation for, and the performance of the work covered in the Bid and the documents, entitled: **Annual Contract for Small Gravity-Flow Pipe Work**.

Bid Requirements

Section 5: Georgia Bid Bond

WHEREAS, it was a condition precedent to the submission of said Bid that a cashier's check, certified check, or Bid Bond in the amount of 5 percent of the Bid Amount be submitted with said Bid as a guarantee that the Bidder would, if awarded the Contract, enter into a written Contract with the Owner for the performance of said Contract, within 10 consecutive calendar days after written notice having been given of the award of the Contract.

NOW THEREFORE, the conditions of this obligation are such that if the PRINCIPAL within 10 consecutive calendar days after written notice of such acceptance, enters into a written Contract with the OBLIGEE and furnishes a Performance Bond and Payment Bond in an amount equal to 100 percent of the contract amount, satisfactory to the Owner, then this obligation shall be void; otherwise the sum herein stated shall be due and payable to the OBLIGEE and the SURETY herein agrees to pay said sum immediately upon demand of the OBLIGEE in good and lawful money of the United States of America, as liquidated damages for failure thereof of said PRINCIPAL.

Signed and sealed this	day of	, 20
	DDINCIDAL	
	PRINCIPAL	
	Ву	
	SURETY	
	Ву	
	Attorney-In-Fact	

END OF SECTION

	Bid Requirements
ualification Inform	nation
BIDDER:	
IN BUSINESS	
S OF COMPANY:	
ER:	
NAME:	
EMAIL ADDRESS	S:
UMBER:	
i:	
□ Privately Hel□ Publicly Owner	ole Proprietor
L OFFICERS:	
	ER: NAME: EMAIL ADDRESS UMBER: :: Individual/So Privately Hel

Section 6: Bidder Qualification Information

REFERENCES

LIST AT LEAST THREE (3) SIMILAR TYPE WORK THAT HAS BEEN COMPLETED WITHIN THE LAST FIVE (5) YEARS, EXCLUDING CCWA.

OWNER:	
CONTACT NAME:	
PHONE NUMBER:	
ADDRESS:	
PROJECT DESCRIPTION:	
DATE COMPLETED:	
OWNER:	
CONTACT NAME:	
PHONE NUMBER:	
ADDRESS:	
PROJECT DESCRIPTION:	
DATE COMPLETED:	
OWNER:	
CONTACT NAME:	
PHONE NUMBER:	
ADDRESS:	
PROJECT DESCRIPTION:	
DATE COMPLETED:	

END OF SECTION

Section 7: Contractor Affidavit & Agreement

GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT OF 2006

Α.	Pursuant to the Georgia Security and Immigration Compliance Act of 2006, the Contractor understands and agrees that compliance with the requirements of O.C.G.A. § 13-10-91 and Georgia Department of Labor Rule 300-1002 are conditions of this Agreement. The Contractor further agrees that such compliance shall be attested by the Contractor through execution of the contractor affidavit required by Georgia Department of Labor Rule 300-10-107, or a substantially similar contractor affidavit. The Contractor's fully executed affidavit is attached hereto as Exhibit and is incorporated into this Agreement by reference herein.
B.	By initialing in the appropriate line below, the Contractor certifies that the following employee-number category as identified in O.C.G.A. § 13-10-91 is applicable to the Contractor:
	 500 or more employees; 100 or more employees; Fewer than 100 employees.
C.	The Contractor understands and agrees that, in the event the Contractor employs or contracts with any subcontractor or subcontractors in connection with this Agreement, the Contractor shall:
	 Secure from each such subcontractor an indication of the employee-number category as identified in O.C.G.A. § 13-10-91 that is applicable to the subcontractor;
	2. Secure from each such subcontractor an attestation of the subcontractor's compliance with O.C.G.A. § 13-10-91 and Georgia Department of Labor Rule 300-10-102 by causing each such subcontractor to execute the subcontractor affidavit required by Georgia Department of Labor Rule 300-10-108, or a substantially similar subcontractor affidavit. The Contractor further understands and agrees that the Contractor shall require the executed subcontractor affidavit to become a part of the agreement between the Contractor and each such subcontractor. The Contractor agrees to maintain records of each subcontractor attestation required hereunder for inspection by the Clayton County Water Authority at any time."
Co	ntractor
Au	thorized Signature:
Naı	me:
Titl	e:
Dat	te:

Bid Requirements

Section 7: Contractor Affidavit & Agreement

CONTRACTOR AFFIDAVIT AND AGREEMENT

By executing this affidavit, the undersigned contractor verifies its compliance with <u>O.C.G.A.</u> <u>13-10-91</u>, stating affirmatively that the individual, firm, or corporation which is contracting with the Clayton County Water Authority has registered with, is participating in, uses, and will continue to use for the duration of the contract, the federal work authorization program - EEV/Basic Pilot Program operated by the U. S. Citizenship and Immigration Services Bureau of the U.S. Department of Homeland Security, in conjunction with the Social Security Administration (SSA), commonly known as E-Verify, in accordance with the applicability provisions established in <u>O.C.G.A.</u> <u>13-10-91</u>.

The undersigned further agrees that, in connection with the physical performance of services pursuant to this contract with the Clayton County Water Authority, the contractor will only employ or contract with subcontractor(s), who can present a similar affidavit verifying the subcontractor's compliance with <u>O.C.G.A. 13-10-91</u>. Contractor further agrees to maintain records of such compliance and provide a copy of each such verification to the Clayton County Water Authority within five days of the subcontractor(s) presenting such affidavit(s) to the contractor.

EEV / Basic Pilot Program* User Identification Number Enter four to six digit numbers	
Name of Contractor (Printed)	
BY: Authorized Officer or Agent (Contractor Name)	Date
Title of Authorized Officer or Agent of Contractor	
Printed Name of Authorized Officer or Agent	
SUBSCRIBED AND SWORN BEFORE ME ON THIS	
THE DAY OF 20	
Notary Public	My Commission Expires

Bid Requirements

Section 7: Contractor Affidavit & Agreement

SUBCONTRACTOR AFFIDAVIT AND AGREEMENT

By executing this affidavit, the undersigned subcontracto O.C.G.A. 13-10-91, stating affirmatively that the individual engaged in the physical performance of services under a contractor.	, firm or corporation which is
Clayton County Water Authority has registered with, is participating in, uses, and will continue to use for the duration of the contract the federal work authorization program - EEV/Basic Pilot Program operated by the U. S. Citizenship and Immigration Services Bureau of the U.S. Department of Homeland Security, in conjunction with the Social Security Administration (SSA), commonly known as E-Verify, in accordance with the applicability provisions and deadlines established in O.C.G.A. 13-10-91.	
The undersigned further agrees that, in connection with services pursuant to this contract with	the physical performance of If of the Clayton County Water
Authority, the subcontractor will only employ or contract with present a similar affidavit verifying the sub-subcontractor's 10-91. The undersigned further agrees that the Subcontractor compliance and provide a copy of each such verification to of the sub-subcontractor(s) presenting such affidavit(s) to the	compliance with O.C.G.A. 13- or will maintain records of such the Contractor within five days
EEV / Basic Pilot Program* User Identification Number Enter four to six digit numbers	
Name of Sub-Contractor (Printed)	
BY: Authorized Officer or Agent (Subcontractor Name)	Date
Title of Authorized Officer or Agent of Subcontractor	
Printed Name of Authorized Officer or Agent	
Subscribed and sworn before me on this the day of	20
Notary Public	My Commission Expires

Section 8: Small Local Business Enterprises (SLBE) - General Information

8.1 Program Overview

Clayton County Water Authority (CCWA) has implemented a Small Local Business Enterprise Program to promote full and open competition in all government procurement and purchasing. Bid discounts for the use of Small Local Business Enterprises (SLBE's) are set on a contract by contract basis for each specific prime contract with subcontracting possibilities. CCWA wants to ensure that Bidders are non-discriminatory in their process of selecting subcontractors. CCWA also wants to encourage Bidders to utilize small, minority or woman-owned businesses whenever possible. All forms included in this solicitation must be completed for Bidder to be considered responsive.

SLBE means a locally-based small business operating inside or outside of Clayton County, which meets the following criteria:

- A) Independently owned and operated business concern whose average annual gross receipts for the previous three years must not exceed (1) Construction Firms \$18,250,000; (2) Professional Services Firms \$5,500,000; Architectural Firms \$3,750,000; Engineering Firms \$7,500,000, and Goods and Services less than 250 employees.
- B) Locally based, meaning located and operating in Clayton County or the ten (10) counties of Cherokee, Cobb, DeKalb, Douglas, Fayette, Fulton, Gwinnett, Henry, Rockdale and Spalding for at least one year prior to submitting application for certification.

If a firm is locally-based in one of the counties mentioned above, is currently certified as a small business through the DeKalb County, Clayton County, or the City of Atlanta, and can provide evidence of its certification, the firm will be provisionally accepted as a SLBE, provided that they complete the official certification application for CCWA within two (2) years following the date of provisional certification. If a firm meets these qualifications, but is not currently certified as a small business, then the firm must complete an application for certification with CCWA no later than seven (7) business days following the deadline for bid submission.

SLBE's must perform a commercially useful function, which means performance of provision of real and actual services under the contract or subcontract with CCWA. Factors such as the nature and amount of the work subcontracted; whether the SLBE has the skill and expertise to perform the work for which it has been certified; whether the SLBE actually performs, manages or supervises the

Section 8: Small Local Business Enterprises (SLBE) - General Information

work; and whether the SLBE intends to purchase commodities and/or services from a non-SLBE and simply resell them will be considered in determining if the SLBE is performing a commercially useful function.

Participation in the SLBE program is not a requirement to participate in contracting with CCWA. The use of an SLBE is a requirement when bid discounts are to be sought. The Bidder will be required to complete the required forms as outlined in the following section.

8.2 SLBE Required Forms

This package contains the following forms that Bidders are required to submit along with their bids (in addition to general contractor forms):

- A) <u>SLBE-1 Covenant of Non-Discrimination</u>: The signed agreement stating that the firm will not discriminate on the basis of a firm's size (revenue or employee count) with regard to prime contracting, subcontracting, or partnering opportunities.
- B) <u>SLBE-2 Sub-Contractor Contact Form</u>: A list of all firms contacted to participate as SLBE sub-contractors/suppliers on a contract.
- C) <u>SLBE-3 SLBE Sub-Contractor/Supplier Utilization Form</u>: A list of all firms procured as SLBE sub-contractors/suppliers to be utilized on this contract.

8.3 SLBE Required Post Award Submittal

The successful Bidder must submit with each pay application <u>Form SLBE-4 – Post-Award Monthly SLBE Report-Bid Discount</u> to report detailed amount paid to SLBE sub-contractor on the contract.

8.4 Overview of Bid Discount

Bid discounts are incentives that allow an original bid amount to be discounted for evaluation purposes in determining the lowest responsive, responsive bidder, while the original bid amount will be the basis for the contract award. A 10% bid discount will be applied to certified SLBE primes located in any of the 11 counties of Clayton, DeKalb, Fayette, Fulton, Henry, Spalding, Cherokee, Cobb, Douglas, Gwinnett, and Rockdale. The 10% bid discount will also apply to bidders utilizing one or multiple certified SLBE sub-contractors whose utilization represents at least 15% of the total bid amount.

Division 2

Bid Requirements

Section 8: Small Local Business Enterprises (SLBE) - General Information

Examples:

Bidder	Scenario	% SLBE utilization	Bid amount	10% Bid Discount	Bid amount for evaluation
Α	Certified SLBE bidder located in Gwinnett County. No subs.	100%	\$100,000	\$10,000	\$ 90,000
В	Bidder using a certified SLBE sub- contractor located in Clayton County.	14%	\$ 95,000	0	\$ 95,000
С	Bidder using a certified SLBE sub- contractor located in Rockdale County.	15%	\$ 95,000	\$9,500	\$ 85,500

In the event of a tie bid between a discounted bidder and a non-discounted bidder, the discounted bidder (SLBE) will be recommended for the contract.

By signing the bid, the bidder is certifying that he/she has complied with the requirements of this program. Please contact Contracts, Compliance and Risk Management at ccwa_slbe_program@ccwa.us for a list of certified SLBE's. The list is also available through www.ccwa.us, under the tab for "Procurement", section for "Small Local Business Program".

Division 2 Bid Requirements

Section 8: Small Local Business Enterprises (SLBE) - General Information

FORM SLBE-1

COVENANT OF NON-DISCRIMINATION

The undersigned understands that it is the policy of the Clayton County Water Authority (CCWA) to promote full and equal business opportunity for all persons doing business with CCWA. The undersigned covenants that we have not discriminated on the basis of a firm's revenue or employee count with regard to prime contracting, subcontracting or partnering opportunities. The undersigned further covenants that we have completed truthfully and fully the required forms SLBE-2 and SLBE-3. Set forth below is the signature of an officer of the bidding entity with CCWA to bind the entity.

truth	nering opportunities. The undersigned further covenants that we have completed of the same of the required forms SLBE-2 and SLBE-3. Set forth below is the ature of an officer of the bidding entity with CCWA to bind the entity.
l,	(Name, Title), on behalf of
	(Company), by my signature below, do hereby promise:
1.	To adopt the policies of Clayton County relating to equal opportunity in contracting on projects and contracts funded, in whole or in part, with funds of CCWA;
2.	Not to otherwise engage in discriminatory conduct;
3.	To provide a discrimination-free working environment;
4.	That this Covenant of Non-Discrimination shall be continuing in nature and shall remain in full force and effect without interruption; and
5.	That this Covenant of Non-Discrimination shall be incorporated by reference into any contract or portion thereof which we may hereafter obtain.
discı	understand that our failure to satisfactorily discharge any of the promises of non- rimination as made and set forth herein shall constitute a material breach of tract.
Sign	nature of Attesting Party
Title	e of Attesting Party
	this day of, 20, before me appeared, person who signed the above covenant in my presence.

[Seal]

Notary Public

My Commission Expires

SUB-CONTRACTOR CONTACT FORM - BID DISCOUNT

INSTRUCTIONS TO CONTRACTORS

The prime contractor must complete and sign the sub-contractor contact form and submit the completed and signed form with the bid. Failure to submit this form may result in the bid being deemed nonresponsive.

SLBE Prime Contractors: If you are the prime contractor on the project AND also the SLBE on the project and will NOT use any other SLBE firms as sub constractors, check the box at the top of the form and sign the form.

- 1. <u>Name of contractor/supplier</u>: Provide name of the contractor or supplier you contacted to perform on the contract.
- 2. <u>Contact Name, Address and Phone Number:</u> Provide the contact information of the contractor/supplier you contacted.
- 3. County of Clayton Business License: State if the contractor/supplier you contacted is a Clayton County Licensed business.
- 4. Type or work solicited for: Describe the type of work for which you are soliciting from the contractor/supplier.
- 5. <u>Business Ownership (SLBE/non-SLBE)</u>: State whether the contractor/supplier you contacted is an SLBE or non-SLBE.
- 6. Results of Contact: Describe the results of your contact.
- 7. Sign and date the form.

SUB-CONTRACTOR CONTACT FORM

List all sub-contractors or suppliers (SLBE and Non-SLBE) that were contacted regarding this project.

IF THE PRIME IS THE SLBE ON THE PROJECT CHECK THE BOX

Name of Sub- Contractor/ Supplier	Contact Name, Address and Phone Number	County of Clayton Business License? (Yes or No)	Type of Work Solicited for	Business Ownership (Enter SLBE or Non SLBE)	Results of Contact
Company ABC	123 Main Street Morrow, GA 30260 770-123-4567	Yes	Hauling	SLBE	Will perform as sub

SUB-CONTRACTOR CONTACT FORM - Cont'd

List all sub-contractors or suppliers (SLBE and Non-SLBE) that were contacted regarding this project.

	Name of Sub- Contractor/ Supplier	Contact Name, Address and Phone Number	County of Clayton Business License? (Yes or No)	Type of Work Solicited for	Business Ownership (Enter SLBE or Non SLBE)	Results of Contact
Bid	lder's Name:		1	Project Name:		
Sig	nature:			Date:		

SMALL LOCAL BUSINESS ENTERPRISE PROJECT PARTICIPATION PLAN SUB-CONTRACTOR/SUPPLIER UTILIZATION INSTRUCTIONS TO CONTRACTORS

The prime contractor must complete the project participation plan for sub-contractor/supplier utilization and submit the form with the bid. Failure to submit this form will result in being deemed nonresponsive.

- 1. <u>Name of contractor/supplier</u>: Provide name of the contractor or supplier you contacted to perform on the contract.
- 2. <u>Certified as SLBE:</u> State is the subcontractor/supplier to be used on the project is an SLBE.
- 3. Which County? If you are using an SLBE on the project, state in which county the SLBE is located.
- 4. <u>NAIC or NIGP code:</u> List the NAIC/NIGP code that relates to the service or work to be perfored by the subcontractor/supplier.
- 5. <u>Type of work to be performed</u>: Describe the type of proposed work to be performed by the subcontractor/supplier.
- 6. <u>Certification number and expiration date:</u> If using an SLBE, provide the SLBE certification number and expiration date.
- 7. <u>Estimated dollar value of work:</u> Provide the estimated dollar value of the work to be performed by the subcontractor/supplier on the project.
- 8. <u>Percentage of Total Bid Amount:</u> Enter the estimated % of the total bid amount for which the SLBE will be paid.

Estimated Dollar Value of the Work / Total Bid Amount = % of Total Bid Amount

SMALL LOCAL BUSINESS ENTERPRISE PROJECT PARTICIPATION PLAN SUB-CONTRACTOR/SUPPLIER UTILIZATION

List all sub-contractors and suppliers, including lower tiers, to be used on this project.

IF NO SUB-CONTRACTOR/SUPPLIERS WILL BE USED PLEASE CHECK THE BOX If SLBE, which Certified county-Clayton, as Small SLBE Cherokee, Cobb, Name of Sub-Local Certification **Estimated** Percentage DeKalb, Douglas, NAIC or Type of Work to be Performed contractor/ **Business** No. and Dollar (\$) of Total Bid Fayette, Fulton, NIGP Code Value of Work Supplier **Enterprise Expiration** Amount Henry, Gwinnett, (SLBE)-Date Rockdale, Yes or No Spalding SLBE-125-463 Company ABC Clayton 96239 Hauling Yes 5/01/2017 \$5500 11% Total Estimated SLBE Sub-contractor % Bidder's Company Name: Date: Bidder's Contact Number: _____ Project Name:

Signature:

POST AWARD – MONTHLY SLBE PARTICIPATION REPORT – BID DISCOUNT INSTRUCTIONS TO CONTRACTORS

The prime contractor must complete and sign the participation report and submit the completed and signed form with each pay application to the CCWA Project Manager in charge of the contract. Failure to submit this form may result in payment application being deemed incomplete.

- 1. <u>Report Number:</u> Reports must be consecutively numbered. It will only be necessary to submit a report in a period when the approved SLBE has performed a portion of the work that has been designated for the contract.
- 2. Date: Actual date of the report.
- 3. <u>Prime SLBE</u>: If you are the Prime Contractor and also the SLBE on the contract please check yes and insert assigned CCWA SLBE certification number. Note that %100 of SLBE dollars spent will be counted towards the SLBE contract or annual goal, if applicable.
- Pay application end date: Reports must acknowledge the end date for the period for which is being reported.
- 5. Prior Earned Pay Application Amount: The amount previously submitted for payment on pay application.
- 6. Current Earned Pay Application Amount: The amount submitting with current payment application.
- 7. Earnings To-Date: The actual amount that each SLBE has earned to-date under the contract.
- 8. <u>Total SLBE Earnings To-Date</u>: The total is achieved by adding all payments to SLBE to date. (Previous payments reported + current payment reported)
- 9. Certification: The contractor's authorized representative must sign this form prior to submittal.

GENERAL INFORMATION

When the approved SLBE is to provide materials, goods or services, this completed form must be submitted to the CCWA Project Manager. The prime contractor must notify CCWA of any changes to SLBE firms.

When the prime contractor is an approved SLBE, it will only be necessary to complete the total SLBE earnings to-date. Joint ventures between non-SLBE and certified SLBE: Only that portion of the work for which the certified SLBE is responsible may be used to satisfy the requirement.

FORM SLBE-4 POST AWARD – MONTHLY SLBE PARTICIPATION REPORT – BID DISCOUNT

PROJECT NO. (S):			REPORT NO.	:			
CONTRACTOR:			DATE:				
CONTRACT AMOU	JNT: \$		PAY APPLICA	ATE:			
	TRACTOR? O Yes O No A SLBE Certification #		Check if final	payment >>> O	FINAL PAYMENT		
NAME OF APPROVED SLBE	DESCRIPTION OF WORK	_	EARNED PAY ATION AMOUNT	CURRENT EARNED APPLICATION AMOUNT	EARNINGS TO-DATE		
I HEREBY CERTIFY	THAT THE ABOVE STATEMENT IS TRUE	7	TOTAL SLBE	E EARNINGS TO-DATE	<u>:</u> :		
AND CORRECT AND SUPPORTING DOCUMENTATION IS ON FILE AND IS AVAILABLE FOR INSPECTION BY CCWA AT ANY TIME.				FOR DEPARTMENT			
SIGNED	CONTRACTOR			HAS BEEN REVIEWED AT THAT TI	T PROJECT LEVEL BY:		
REMARKS	CONTRACTOR		THIS DOCUMENT	HAS BEEN REVIEWED AT THE			

Section 1: Agreement Form

STATE OF GEORGIA COUNTY OF CLAYTON

AGREEMENT FOR ONGOING PROVISION OF GOODS AND SERVICES

This	Agreement made and entered into this	day of	, 2016,
for Annual	Contract for Small Gravity-Flow Pip	e Work, between	
COUNTYW	ATER AUTHORITY (hereinafter "the Auth	• • • • • • • • • • • • • • • • • • • •	-"\ with coasth:
	(riereina	after "the Contractor), withesseth.
	EREAS, the Authority is contracting with ds and services described below for the te		•
NOV	V THEREFORE, the parties agree as follo	ows:	
1.	the goods and services to the Authority requires for Annual Contract for Sn described in the Request for Bid dated	in such quantities nall Gravity-Flow	as the Authority
2.	costs: The Authority shall pay the Countries the Bid Form hereto attached as full confidence. 2016, and above downward Authority will not guarantee any minimum contract term. Work under this contract when needed basis", and will be paid and approved.	mpensation relative lescribed goods and m or maximum quar will be authorized or	to the Bid dated d services. The ntities during the n an "as needed
	Each individual project work order shall as agreed to by both parties at the time issuance. If said work is not completed individual project work order, the Cont	of the individual pro within the time fran	oject work order ne stated on the

Payment for work completed will be processed upon submission of an Invoice and Affidavit of Completion by the Contractor. The invoice will be

Owner, as liquidated damages the amount of \$250.00 per calendar day for each and every day or part of a day thereafter that said work remains

incomplete for that particular individual project work order.

Section 1: Agreement Form

verified by the Authority representative, and any changes/corrections to the invoice will require the contractor to correct and re-submit the invoice.

The Contractor must submit a completed and signed Form SLBE-4 (Monthly SLBE Participation Report) to the Authority with each pay application. The Authority shall pay the Contractor net 30 days upon receipt of the invoice and the completed SLBE-4 Form, and upon acceptance of the work in accordance with the specifications. Payments will be made via regular US Mail.

- TERM OF AGREEMENT: The term of this Agreement shall commence on the 1st day of February, 2017. The Agreement shall remain in effect until January 31, 2018.
- 4. **RENEWAL PROVISIONS:** The contract may be extended for a second and third 12 month period by mutual written consent by both parties with no changes in terms, conditions, and bid prices.
- 5. WARRANTY ON SERVICES RENDERED: The Contractor warrants its workmanship to be free from defects for a period of two (2) years from the date of final acceptance. The Contractor further warrants that its workmanship will conform to all specifications and will perform as specified. Upon receipt of written notice of a defect in workmanship, the Contractor shall repair the defect in a timely manner at no expense to the Authority.
- 6. **WARRANTY ON GOODS PROVIDED:** The Contractor warrants its goods for a period of two (2) years from the date of final acceptance. Furthermore, the Contractor warrants that goods ordered to specifications will conform thereto and to any drawings, samples, or other description furnished or adopted by the Authority, and will be fit and sufficient for the purpose intended; and that all goods are merchantable, of good material and workmanship, and free from defect. Such warranties, together with the Contractor's service warranties and guarantees, if any shall survive inspection, test, acceptance of, and payment for the goods and shall run to the Authority, its successors, assigns, customers at any tier, and ultimate user and joint users. Notices of any defect or nonconformity shall be given by the Authority to the Contractor within fifteen (15) months after acceptance by ultimate user; provided however that in the event the goods are designed by the Contractor, notice must be given within three (3) years after acceptance by ultimate user. The rights and remedies of the Authority

Section 1: Agreement Form

concerning latent defects shall exist indefinitely, and shall not be affected in clause. The Authority may, at its option, and in addition to other remedies available at law, either (i) return for credit, (ii) require prompt correction or replacement of the defective or nonconforming goods, or (iii) have the defective items corrected or replaced at the Contractor's expense and deduct the cost thereof from any monies due the Contractor. The return to the Contractor of any defective or nonconforming goods and delivery to the Authority of any corrected or replaced goods shall be at the Contractor's expense. Goods required to be corrected or replaced shall be at the Contractor's expense. Goods required to be corrected or replaced shall be subject to the provision of this paragraph and the paragraph of this Agreement entitled "inspection" on the same manner and to the same extent as goods originally delivered under this Agreement. In addition to correcting or replacing any defective or nonconforming goods, the Contractor shall also reimburse the Authority for all costs and expenses incurred by the Authority in connection with inspection and discovery of the defects, identifying and correcting the cause of such defects and all other activities reasonably undertaken by the Authority to obtain conforming goods or attempting to obtain from the ultimate user a waiver to permit the defective goods to be used with all or part of the defective conditions.

7. **INSPECTION:** The Authority shall have the right to inspect the goods supplied hereunder at any time during the manufacture or fabrication thereof at the Contractor's facilities or elsewhere. Such inspection may include, without limitation, raw materials, components, work in process, and completed products as well as drawings, specifications, and released data. Final inspection and acceptance shall be after delivery to the delivery point designated by the Authority. If any inspection or test is made by the Authority at the Contractor's facility or elsewhere, the Contractor shall provide reasonable facilities and assistance for the inspection personnel. The Authority may reject all goods supplied hereunder, which are found to be defective. Goods so rejected may be returned to the Contractor at the Contractor's expense. No inspection, examination or test, regardless of extensiveness or type, and no approval give in connection with any such inspection, examination or test, whether under this Agreement or another contract for the same or similar goods, shall relieve it, of any obligation to comply fully with all requirements of this Agreement, including the obligation to produce gods that conform to all requirements of the drawings, specifications and any other Contract Documents. At the Authority's request,

Section 1: Agreement Form

the Contractor shall repair or replace defective goods at the Contractor's expense. Failure to inspect goods, failure to discover defects in goods or payment for goods shall not constitute acceptance or limit any of the Authority's rights, including without limitation those under the WARRANTY provisions of this Agreement. In the event inspection reveals a defect or defects and schedule urgency requires that the defect or defects be corrected by the Authority to support production, all cost of such correction, including without limitation installation and removal, will be charged to the Contractor; such charges will also include time and material and appropriate indirect and overhead expenses. The Contractor shall maintain in inspection system acceptable to the Authority covering the goods furnished hereunder.

- 8. **CONTRACTOR'S AFFIDAVITS:** The Contractor shall issue a "Standard Contractor's Affidavit Interim Waiver and Release Upon Payment" and a "Standard Contractor's Affidavit Unconditional Waiver and Release upon Final Payment" provided by the Authority before receiving any interim or final payment for any services performed.
- 9. **ASSIGNMENT AND SUBCONTRACTING:** The Contractor shall not assign this Agreement or any portion of this Agreement, nor shall the Contractor sub contract for goods or completed or substantially completed services purchased hereunder without the prior express written consent of the Authority. No assignment or subcontract by the Contractor, including any assignment or subcontract to which the Authority consents, shall in any way relieve the Contractor from complete and punctual performance of this Agreement, including without limitation all of the Contractor's obligations under the WARRANTY provisions of this Agreement.
- 10. THE AUTHORITY'S ASSISTANCE AND COOPERATION: During the Contractor's performance of this Agreement, the Authority may, but has no obligation to, provide assistance to, or cooperate with, the Contractor in activities that facilitate the proper performance and completion of this Agreement by the Contractor. Such assistance and cooperation may include without limitation: (i) providing engineering or other analysis or advice on correcting problems; (ii) refraining from strict enforcement of time schedule requirements under this Agreement; (iii) permitting use of test materials or documentation not performed or produced under this Agreement. Such assistance or cooperation by the Authority shall not be construed, and the Contractor agrees that it will not claim that any such assistance or

Section 1: Agreement Form

cooperation operates, to relieve the Contractor from complete, proper and punctual performance of all the Contractor's obligations under this Agreement.

- 11. WORK ON THE AUTHORITY'S DESIGNATED PREMISES: In the event that the Contractor, the Contractor's employees or agents or the Contractor's subcontractors enter the Authority's designated premises for any reason in connection with this Agreement, the Contractor and such other parties shall observer all security requirements and all plant safety, plant protection, and traffic regulations. The Contractor shall defend, indemnify, and hold the Authority harmless from all claims, actions, demands, loss, and causes of action, arising from injury, including death, to any person, or damage to any property, when such injury or damage results in whole or in part from the acts or omissions of the Contractor, the Contractor's employees or agents or the Contractor's subcontractor, save and except damage caused by the sole negligence of the Authority. The Contractor, and any subcontractor's used by the Contractor in connection with this Agreement, shall carry Workmen's Compensation and Employees' Liability Insurance to cover the Contractor's and any subcontractor's legal liability on account of accidents to their employees. The Contractor and any subcontractor shall carry adequate Comprehensive General Liability and adequate Comprehensive Automobile Liability Insurance covering accidents to their employees. The Contractor and any subcontractor shall carry adequate Comprehensive General Liability and adequate Comprehensive Automobile Liability Insurance covering legal liability of the Contractor and any subcontractor on account of accidents arising out of the operations of the Contractor or any subcontractor and resulting in bodily injury, including death, being sustained by any person or persons, or in any damage to property. At the Authority's request, the Contractor shall furnish to the Authority certificates from the Contractor's insurers showing such coverage in effect and agreeing to give the Authority thirty (30) days prior written notice of cancellation of the coverage.
- 12. **RISK MANAGEMENT REQUIREMENTS:** The Contractor shall abide by the Authority's applicable Risk Management Requirements, attached to this Agreement as Exhibit A and hereby incorporated into this Agreement.

13. TERMINATION FOR DEFAULT:

(a) The Authority may, subject to the provisions of subparagraph (c) below, by written notice of default to the Contractor, terminate the whole or any

Section 1: Agreement Form

part of this Agreement in any one of the following circumstances; (i) if the Contractor fails to perform this Agreement within the time specified herein or any extension thereof; or (ii) if the Contractor fails to perform any of the other provisions of this Agreement, or so fails to make progress as to endanger performance of this Agreement in accordance with its terms, and does not cure such failure within a period of ten (10) days or longer period (as the Authority may authorize in writing) after receipt of notice from the Authority specifying such failure.

- (b) In the event the Authority terminates this Agreement in whole or in part as provided in subparagraph (a) above, the Authority may procure, upon such terms and in such manner as the Authority may deem appropriate, services, similar to those so terminated, and the Contractor shall be liable to the Authority for any Excess costs for the same, including without limitation all cost and expenses of the type specified in the "WARRANTY" paragraph of this Agreement; provided, that the Contractor shall continue the performance of this Agreement to the extent not terminated hereunder.
- Except with regard to defaults of subcontractors, the Contractor shall not be liable for any excess costs if the failure to perform this Agreement arises out of causes beyond the control and without the fault of negligence of the Contractor such causes may include, but are not limited to, acts of God, or of the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, flood, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather, but in every case the failure to perform must be beyond the control and without the fault or negligence of the Contractor. If the failure to perform is caused by the default of a subcontractor, and if such default arises out of causes beyond the control of both the Contractor and the subcontractor, and without the fault of negligence of either of them, the Contractor shall not be liable for any excess costs for failure to perform, unless the services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit the Contractor to meet the required delivery schedule. The term "subcontractor" shall mean subcontractor at any tier.
- (d) If, after notice of termination of this Agreement under the provisions of this paragraph, it is determined for any reason that the Contractor was not in default under the provisions above or that the default was excusable under the provisions of this paragraph, the rights and

Section 1: Agreement Form

- obligations of the parties shall be the same as if the notice of termination has been issued pursuant to the "Termination for Convenience" paragraph of this Agreement.
- (e) The rights and remedies of the Authority provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.
- 14. **TERMINATION FOR CONVENIENCE:** The Authority may at any time by written notice terminate all or any part of this Agreement for the Authority's convenience. If this Agreement is terminated, in whole or in part, for the Authority's convenience, the Contractor shall be paid an amount, to be mutually agreed upon, which shall be adequate to cover the actual and reasonable cost paid by the Contractor for the actual goods and labor reasonably used by the Contractor to perform the work under this Agreement to the effective date of termination, plus a reasonable profit thereon; provided that no amount shall be paid to the Contractor for (i) any anticipatory profits related to work under this Agreement not yet performed, or (ii) costs incurred due to the Contractor's failure to terminate work as ordered on the effective date of termination. In no event shall the total amount paid under the provisions of this paragraph exceed the prices set forth in this Agreement for the work terminated.
- 15. **DISPUTES:** Pending resolution of any dispute hereunder, the Contractor shall proceed diligently with the performance of work in accordance with the Authority's direction.
- 16. **NOTICES**: All notices required or permitted to be given hereunder shall be deemed to be properly given if delivered in writing personally or sent by United States certified or registered mail addressed to the Contractor or the Authority, as the case may be, with postage thereon fully prepaid. The effective time shall be at the time of mailing.
- 17. **ATTORNEYS' FEES:** The Contractor shall pay reasonable attorneys' fees to the Authority should the Authority be required to incur attorneys' fees in enforcing the provisions of this Agreement or in the collection of any monies herein required to be paid by the Contractor to the Authority.

SIGNATURES ON NEXT PAGE

Division	3		Contract Forms
	: Agreement Form		
IN 20	WITNESS WHEREOF thing, said parties have hereunto	s set their se	day of, eals the day and year above first written.
Exe	ecuted on behalf of:		
		CLAYTO	ON COUNTY WATER AUTHORITY
		BY:	
		TITLE:	
			[Corporate Seal]
ATTEST:			
DATE:			
		CONTRA	ACTOR
		BY:	_
		TITLE:	
ATTEST:			[Corporate Seal]
	Corporate Secretary		
DATE:			

November 2016

Division 3 Contract Forms

Section 1: Agreement Form

RISK MANAGEMENT REQUIREMENTS

The Contractor will provide minimum insurance coverage and limits as per the following: The Contractor will file with the Authority Certificates of Insurance, certifying the required insurance coverage and stating that each policy has been endorsed to provide thirty (30) day notice to the Authority in the event that coverage is cancelled, non-renewed or the types of coverage or limits of liability are reduced below those required. All bonds and insurance coverage must be placed with an insurance company approved by Authority Management, admitted to do business in the State of Georgia, and rated Secure ("B+" or better) by A.M. Best Company in the latest edition of Property and Casualty Ratings, or rated by Standard & Poors Insurance Ratings, latest edition as Secure ("BBB" or better). Worker's Compensation self-insurance for individual Contractors must be approved by the Worker's Compensation Board, State of Georgia and/or Self-Insurance pools approved by the Insurance Commissioner, State of Georgia.

CONTRACTS FOR UP TO \$50,000

Worker's Compensation – Worker's Compensation coverage on a statutory basis for the State of Georgia with an Employer's Liability limit of \$100,000 each Accident, Disease \$100,000 each employee, \$500,000 Disease policy limit.

Automobile Liability – Automobile liability coverage for owned, hired and non-owned vehicles in the amount of \$500,000 combined single limit.

Commercial General Liability – Coverage to be provided on "occurrence" not "claims made" basis. The coverage is to include Contractual liability, Per Project Limit of Liability, losses caused by Explosion, Collapse and Underground ("xcu") perils, the "Clayton County Water Authority" is to be added as an Additional Insured and Products and Completed Operations coverage is to be maintained for three (3) years following completion of work.

CONTRACTS FOR MORE THAN \$50,000

Worker's Compensation – Worker's Compensation coverage on a statutory basis for the State of Georgia with an Employer's Liability limit of \$1,000,000. The increased Employer's Liability limit may be provided by an Umbrella or Excess Liability policy.

Automobile Liability - Automobile liability coverage for owned, hired and non-owned vehicles in the amount of \$1,000,000 combined single limit.

Commercial General Liability – Coverage to be provided on "occurrence" not "claims made" basis. The coverage is to include Contractual liability, Per Project Limit of Liability, losses caused by Explosion, Collapse and Underground ("xcu") perils, the "Clayton County Water Authority" is to be added as an Additional Insured and Products and Completed Operations coverage is to be maintained for three (3) years following completion of work.

Section 1: Agreement Form

RISK MANAGEMENT REQUIREMENTS (Cont'd)

CONTRACTS FOR UP TO \$50,000

CONTRACTS FOR MORE THAN \$50,000

LIMITS OF LIABILITY:

\$1,000,000	Per Occurrence
\$1,000,000	Personal and Advertising
\$50,000	Fire Damage*
\$5,000	Medical Payments*
\$1,000,000	General Aggregate
\$1,000,000	Products/Completed Operations per Occurrence and Aggregate

^{*}These are automatic minimums

Owner's Protective Liability – The Authority's Management may, in its discretion, require Owner's Protective Liability in some situations.

Umbrella and/or Excess Liability – The umbrella or Excess Liability Policy may be used to combine with underlying policies to obtain the limits required. The Management of the Authority may elect to require higher limits.

Owner's Protective Liability – The Authority's Management may, in its discretion, require Owner's Protective Liability in some situations.

END OF SECTION

Section 2: Performance Bond

KNOW ALL MEN BY THESE PRESENTS THAT	
(as CONTRACTO	OR, hereinafter referred to as the
"Principal"), and	(as SURETY COMPANY),
hereinafter referred to as the "CONTRACTOR'S SURET	
the Clayton County Water Authority (as OWNER, herein	after referred to as the "Authority"),
for the use and benefit of any "Claimant" as h	ereinafter defined in the sum
of Dollars (\$_) lawful
money of the United States of America, for the payme	ent of which the Principal and the
Contractor's Surety bind themselves, their heirs, executo	rs, administrators, successors and
assigns, jointly and severally, firmly by these presents.	
WHEREAS, the Principal has entered, or is abo	out to enter, into a certain written
agreement with the Authority, dated	, which is incorporated
herein by reference in its entirety (hereinafter referred	to as the "CONTRACT"), for the
construction of a project known as Annual Contract for	r Small Gravity-Flow Pipe Work,
(hereinafter referred to as "the PROJECT").	

NOW THEREFORE, the conditions of this obligation are as follows:

1. That if the Principal shall fully and completely perform each and all of the terms, provisions and requirements of the Contract, including and during the period of any warranties or guarantees required thereunder, and all modifications, amendments, changes, deletions, additions, and alterations thereto that may hereafter be made; and if the Principal and the Contractor's Surety shall indemnify and hold harmless the Authority from any and all losses, liability and damages, claims, judgments, liens, costs and fees of every description, including but not limited to, any damages for delay, which the Authority may incur, sustain or suffer by reason of the failure or default on the part of the Principal in the performance of any and all of the terms, provisions and requirements of the Contract, including all modifications, amendments, changes, deletions, additions, and alterations thereto and any

Section 2: Performance Bond

warranties or guarantees required thereunder, then this obligation shall be void; otherwise to remain in full force and effect;

- 2. In the event of a failure of performance of the Contract by the Principal, which shall include, but not be limited to, any breach of default of the Contract;
 - a. The Contractor's Surety shall commence performance of its obligations and undertakings under this Bond no later than thirty (30) days after written notice from the Authority to the Contractor's Surety;
 - b. The means, method or procedure by which the Contractor's Surety undertakes to perform its obligations under this Bond shall be subject to the advance written approval of the Authority.

The Contractor's Surety hereby waives notice of any and all modifications, omissions, additions, changes and advance payments or deferred payments in or about the Contract, and agrees that the obligations undertaken by this Bond shall not be impaired in any manner by reason of any such modifications, omissions, additions, changes, and advance payments or deferred payments. The Parties further expressly agree that any action on this Bond may be brought within the time allowed by Georgia law for suit on contracts under seal.

SIGNATURES ON NEXT PAGE

Section 2: Performance Bond

IN V	WITNESS W	HEREC)F , the princi	ipal ar	nd Contracto	r's Surety	have her	eunto
affixed the	eir corporate	seals	and caused	this c	bligation to	be signed	by thei	r duly
authorized	officers or att	orneys	-in-fact, this _		day of		2	20
			(Name of	f Princ	cipal)			
			Ву:					
			Name Pr	inted:				
			Title:					
						C	orporate	Seal
Attested:								
Date:					-			
			(Name of	f Cont	ractor's Su	rety)		
			By:					
			Name Pr	inted:				
			Title:					
						C	orporate	Seal
Attested:								
Date:					_			

(ATTACH SURETY'S POWER OF ATTORNEY)

END OF SECTION

Section 3: Payment Bond

KNOW ALL MEN BY THESE PRESENT	S THAT
	(as CONTRACTOR, hereinafter
referred to as the "Principal"), and	
(as SURETY COMPANY, hereinafter referred to	as the "CONTRACTOR'S SURETY"), are
held and firmly bound unto the Clayton County	Water Authority (as OWNER, hereinafter
referred to as "CCWA"), for the use and benefit	of any "Claimant" as hereinafter defined in
the sum of	
Dollars (\$), lawful money of the Un	ited States of America, for the payment of
which the Principal and the Contractor's Suret	y bind themselves, their heirs, executors,
administrators, successors and assigns, jointly	and severally, firmly by these presents.
WHEREAS, the Principal has entered,	or is about to enter, into a certain written
agreement with CCWA, dated	, which is incorporated herein by
reference in its entirety (hereinafter referred to	as the "CONTRACT"), for the construction
of a project known as Annual Contract for Sm	all Gravity-Flow Pipe Work, (hereinafter
referred to as "the PROJECT").	

NOW THEREFORE, the condition of this obligation is such, that if the Principal shall promptly make payment to any Claimant, as hereinafter defined, for all labor, services and materials used or reasonably required for use in the performance of the Contract, then this obligation shall be void; otherwise to remain in full force and effect.

A "Claimant" shall be defined herein as any subcontractor, person, party, partnership, corporation or other entity furnishing labor, services or materials used or reasonably required for use in the performance of the Contract, without regard to whether such labor, services or materials were sold, leased or rented, and without regard to whether such Claimant is or is not in privity of the Contract with the Principal or any subcontractor performing work on the Project.

In the event of any claim made by the Claimant against CCWA, or the filing of a Lien against the property of CCWA affected by the Contract, the Contractor's Surety shall either settle or resolve the Claim and shall remove any such Lien by bond or otherwise as provided in the Contract.

<u>Division 3</u> <u>Contract Forms</u>

Section 3: Payment Bond

The Parties further expressly agree that any action on this Bond may be brought within the time allowed by Georgia law for suit on contracts under seal.

IN WITNESS WHEREOF, the P	Principal and Contractor's Surety have hereunto
affixed their corporate seals and cau	sed this obligation to be signed by their duly
authorized officers on this da	y of20
	(Name of Principal)
	By:
	Name Printed:
	Title:
	Corporate Seal
Attested:	
Date:	
	(Name of Contractor's Surety)
	By:
	Name Printed:
	Title:
Attested:	Corporate Seal
Date:	

(ATTACH SURETY'S POWER OF ATTORNEY)

Division 3		Contract Forms
Section 4: Non-Collusion Certificate		
STATE OF , COU	NTY OF	
Personally appeared before the undersigned baths	ed officer duly authorized	by law to administer
who, after being first duly sworn, depose persons or employees who have acted for	•	Ill the officers, agents,
		, and that said
in proposing or procuring the Contract w	vith the Clayton County V	Vater Authority on the
following project: Annual Contract for	Small Gravity-Flow Pip	e Work
has not by (himself, themselves) or throu prevented or attempted to prevent by bidding; or by any means whatsoever premaking a proposal therefore, or induced of for said work.	any means whatsoeve evented or endeavored t	r competition in such o prevent anyone from
ATTEST:	By: Bidder	
By:Name	By: Name	_
Title:	Title:	
Sworn to and subscribed before me this _	day of	, 20
Notary Public:	My Commission expire	es:

END OF SECTION

Section 1: Work Assignment and Measurement

1.1 General

- A. This section provides an explanation of the work that is to be completed as part of each Work Item and how the Work Item will be measured for payment.
 - 1. Work Item descriptions incorporate work shown on the Construction Details or Construction Drawings/Detailed Site Map and all related work/specifications referenced in Division 4, Section 3.
 - 2. The Work Items correspond to the Work Items listed on the "Pay Item Schedule" of the Bid Form.
- B. The Contractor shall provide all labor, equipment, tools, materials (unless indicated otherwise as detailed in Division 4, Section 2) and incidental items to complete the Work Items in accordance with the Contract Documents.
- C. The basis for payment will be the bid unit cost amounts included in the "Pay Item Schedule" and the actual quantities of work completed by the Contractor and approved by the CCWA.
- D. Nothing in this Section shall be construed as providing for additional payment beyond the Work Items. The Contractor shall be paid only for the quantity of a Work Item that is completed and authorized/approved by CCWA. No payment will be made for the completion of excessive quantities of a Work Item as determined by the CCWA.
- E. The CCWA reserves the right to adjust the quantity of a Work Item up or down as necessary to address needs.

1.2 Work Assignment

A. Work to be performed under this annual contract will be assigned on an as needed when needed basis as determined by the CCWA in the form of a Project Work Order.

Project Set-Up for Non-Emergency Work

1. CCWA shall prepare draft work items and quantities for Contractor review.

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- 2. Contractor shall provide comments on the draft work items and quantities to CCWA within 7 calendar days of issuance by CCWA in order that a Project Work Order can be issued.
- 3. Contractor shall commence work on-site within 7 calendar days of receipt of a Project Work Order.

Project Set-Up for Emergency Work

- CCWA shall prepare draft work items and quantities for Contractor review.
- Contractor shall provide comments on the draft work items and quantities to CCWA within 24 hours of notice of emergency mobilization by CCWA in order that a Project Work Order can be issued.
- Contractor shall commence work on-site within 24 hours of notice of emergency mobilization by CCWA. CCWA shall issue a Project Work Order prior to or concurrently with the start of work.
- B. A Project Work Order will be for work items that are in a common geographic location. A common geographic location may be considered a business/industrial park, city block or residential subdivision.
- C. Work of a Project Work Order shall be completed within the number of consecutive work days mutually agreed to by the Contractor and the CCWA prior to the start of the work.

1.3 Work Items and Measurement

Work Item 1. Lowboy Service: Defined as utilizing tractor-trailer services to transport heavy equipment to and from a specific work site. The Work Item will be paid on a per "each" unit cost, once per project work order, in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 2. Emergency Mobilization: Defined as administrative and preparatory operations which are necessary to arrive on-site and initiate and start work on a project site within 24 hours of a notice of an Emergency Mobilization request. The Work Item will be paid for a Project Work Order in accordance with

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the Pay Item Schedule and applicable Detail when authorized/approved by CCWA. The costs for demobilization, and re-mobilizations due to shut downs or suspensions of the work caused by the Contractor shall not be compensated. When the Contractor expends administrative and preparatory labor time to assess a project at the request of the CCWA and no subsequent Project Work Order is authorized by CCWA, the Contractor will be entitled to receive compensation for said hourly labor only in accordance with Hourly Labor Work Items.

Work Item 3 - 4. Performance and Payment Bonds: Defined as obtaining and providing to the CCWA Performance and Payment Bonds in the required amounts for a Public Works project costing \$100,000 or more in value. The Work Item will be paid on a per "each" unit cost, for the Contractor's work ranging from \$100,000 to \$125,000 in value and then for each increment of additional accordance with the \$25,000 value, in Pay Item Schedule as authorized/approved by CCWA.

Work Item 5. Construction Exit: Defined as installing a construction exit in accordance with the "Manual for Erosion and Sediment Control in Georgia", latest edition and removing and disposing upon the completion of work. The Work Item will be paid on a per "each" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 6 - 8. Sediment Barrier Installation: Defined as installing Silt Fence – Type A (NS), Silt Fence – Type C (S) or Hay Bales as requested in accordance with "The Manual for Erosion and Sediment Control in Georgia", latest Edition. The Work Items will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 9. Sediment Barrier Removal: Defined as removing and disposing, Silt Fence Type-A (NS), Silt Fence Type-C (S) or Hay Bales and stabilizing any subsequent disturbed soil in accordance with Work Items "Soil Stabilization", as applicable. The Work Item will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 10. Curb Inlet Sediment Trap: Defined as installing a curb inlet sediment trap in accordance with the "Manual for Erosion and Sediment Control in Georgia", latest edition and removing sediment trap and disposing upon the

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completion of work. The Work Item will be paid on a per "each" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 11 - 14. Soil Stabilization: Defined as completing grading work and stabilizing soil in accordance with "The Manual for Erosion and Sediment Control in Georgia", latest Edition. The Work Items will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Item 15. Hauling Material from Outside of County: Defined as transporting construction related material to a work site and unloading material from a materials facility located outside of Clayton County. This Work Item is only applicable to CCWA provided material, when CCWA requests the contractor to pick up material. Contractor shall make every effort to fully load each truck for transportation. The Work Item will be paid on a per "hour" unit cost from the time leaving the facility outside of Clayton County to the time arriving at the work site in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 16 - 19. Tree Removal: Defined as removing from the work site and disposing, trees, limbs, stumps, tap roots and other roots exceeding 1-inch in diameter to a depth of at least 18 inches. A tree is considered a tree when its diameter is 4 inches or greater as measured 54 inches up from adjacent bare ground surface. The Work Items will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 20 - 21. Fence Work: Defined as removing chain-linked fencing, wired fencing, wood privacy fencing and posts and disposing or subsequent reinstallation. Where reinstallation is required, Contractor shall provide necessary fasteners, posts and accessories in accordance with manufacture instructions to match existing fence to complete the work. New fencing per property parcel will not be installed until all construction work has been completed on the property parcel. The Work Items will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 22 - 25. General Excavation: Defined as completing the excavation of soils and/or removal of structures, pipe and/or removal of debris to

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a required grade, dewatering as necessary and stockpiling or disposing. The Work Items may only be used when work cannot be completed through other Work Items of the Contract. The depth of work shall be determined by measuring from original ground surface to bottom of excavation. The Work Items will be paid on a per "in-place cubic foot" unit cost and applicable Detail in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 26. Rock Excavation: Defined as completing the removal, stockpiling and/or disposing of rock and replacing quantity of removed rock with suitable soil. The Contractor is responsible for repairs and/or replacement of damaged property(s) resulting from the work. The Work Item will be paid on a per "in-place cubic foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 27 - 32. General Fill/Backfill: Defined as placing soil and/or stone of varying sizes in excavations as necessary. The Work Items may only be used when work cannot be completed through other Work Items of the Contract. Where CCWA decides to backfill to the top of existing grade with stone, the backfill work will be paid using this Work Item and will be measured from stone elevation shown in details to existing grade. The Work Items will be paid on a per "in-place cubic foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 33 - 41. Stone Placement (Crushed Stone / Graded Aggregate Base, #3, #4, #34, #5, #57, #89, Surge Stone, Type 3 Rip-Rap, Type 1 Rip-Rap): Defined as completing the excavation to required grade and removing and disposing soil and debris, placing stone of varying sizes to construct or add to slope grades, access road or parking area at requested layer thickness. The Work Items will be paid on a per "square foot" unit cost and applicable Detail in accordance with the Pay Item Schedule and as authorized/approved by CCWA. Where "increment" is indicated, layer may be increased or decreased by indicated thickness.

Work Item 42. Gabion Basket Installation: Defined as assembling gabion baskets of various sizes at a requested location and installing stone of varying sizes into baskets. The Work Item will be paid on a per "cubic foot" unit cost in accordance with the Pay Item Schedule and as authorized/approved by CCWA.

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Work Item 43. Geotextile Fabric Installation: Defined as installing and anchoring geotextile fabric at a requested location. Geotextile Fabric will be woven or nonwoven fabric materials used to reinforce or separate soil and other materials. The Work Item will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and as authorized/approved by CCWA.

Work Item 44 - 47. Remove Asphalt Pavement: Defined as saw cutting through asphalt surfaces, removing asphalt pavement from work site and disposing. The Work Item will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Item 48 - 52. Remove Concrete Flat Work: Defined as saw cutting through concrete surfaces, removing concrete from work site and disposing. The Work Item will be paid on a per "square foot" unit cost or a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Item 53 - 54. Milling Pavement: Defined as using milling machines or cold planers and milling a 1-1/2 inch depth of the surface of paved areas such as roads, bridges or parking lots and removing and disposing of debris. The work will consist of milling up to 1,500 square feet and will be paid on a per "each" unit cost in accordance with Pay Item Schedule as authorized/approved by CCWA. Where more square footage is required the work item will be paid on a per "square foot" unit cost in accordance with Pay Item Schedule as authorized/approved by CCWA.

Work Items 55 - 56. Asphalt Patching: Defined as preparing and compacting existing stone base and installing/compacting to a final 3-inch thick layer of asphalt. Where a more or less than 3-inch thick layer of asphalt is required, layer shall be added or reduced in 1-inch thick increments. The Work Item will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as accepted/approved by CCWA. Where more or less asphalt is required the Work Item will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

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Work Items 57 - 58. Asphalt Paving: Defined as preparing and compacting existing stone base and using a mechanical/hydraulic spreader machine and vibratory roller to install/compact to a final 3-inch thick layer of asphalt. Where a more or less than 3-inch thick layer of asphalt is required, layer shall be added or reduced in 1-inch thick increments. The Work Items will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as accepted/approved by CCWA. Where more or less asphalt is required the Work Item will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 59 - 64. Concrete Flatwork: Defined as installing concrete of varying thickness to a required grade. The Work Items for concrete will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable depth Detail as authorized/approved by CCWA. The Work Item "Wire Mesh" will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA. The Work Item "Steel Reinforcement" will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 65 - 66. Curb and Gutter Replacement: Defined as completing concrete curb work to replace curb that has been removed or damaged due to construction. The Work Items will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Item 67. Catch Basin Spillway Throat: Defined as completing concrete work to replace spillway throats that have been removed or damaged due to construction. The Work Item will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 68 - 69. Pavement Striping: Defined as installing a painted line of the appropriate color to asphalt and concrete surfaces of parking lots and roads. Sufficient paint shall be applied so that no asphalt or concrete color is visible through paint. The Work Items will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

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Work Item 70. Pavement Marking: Defined as installing a painted handicap symbol, complying with Figure 3B-22 of the Manual on Uniform Traffic Control Devices, of the appropriate color to asphalt and concrete surfaces of parking lots. The Contractor shall provide a water-based paint, fast dry, formulated for pavement application; dry to the touch in 5 minutes, ready for traffic in 15 minutes. Sufficient paint shall be applied so that no asphalt or concrete color is visible through paint. The Work Item will be paid on a per "each" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 71. Pressure Washing: Defined as using a minimum 3,500 psi pressure washer and removing soil / mud and stains, without material damage, from asphalt and concrete surfaces. The Work Item will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 72 - 81. Pumping: Defined as providing, operating and maintaining a complete pumping system for flow interruption during construction. Where Single is indicated, one pumping system is to be provided. Where Redundant is indicated, one additional pumping system of the same size and equipped with call-out featureds is to be provided and integrated with the Single Pump. The Work Items will be paid on a per "day" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 82 - 193. Pipe Installation - Open Cut (PVC up to 8-inch, PVC greater than 8-inch to 16-inch, PVC greater than 16-inch to 24-inch, DI up to 8-inch, DI greater than 8-inch to 16-inch, DI greater than 16-inch to 24-inch, RC up to 16-inch, RC greater than 16-inch to 24-inch, HDPE up to 8-inch, HDPE greater than 8-inch to 16-inch, HDPE greater than 16-inch to 24-inch, CM up to 15-inch, CM greater than 15-inch to 24-inch, FRPM 18-inch to 24-inch): Defined as installing polyvinyl chloride (PVC), ductile iron (DI), steel reinforced concrete (RC), high density polyethylene (HDPE), corrugated metal (CM) or fiberglass reinforced polymer mortar (FRPM) pipe and solid sleeves / couplings of requested size at necessary grade and making all necessary connections to adjacent pipe and manholes. This Work Item will also be used to excavate/backfill and remove pipe from the Work Site for disposal. This Work Item will also be used to excavate/backfill and install fittings, valve boxes and cored taps into pipes. Installation of fittings (other than solid sleeves / couplings)

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will be paid through another Work Item. Where Point Repair is indicated, up to 20 feet (length) of pipe at a single location is to be installed. Where Additional Footage is indicated, pipe is installed at a linear footage beyond 20 feet. The depth of work shall be determined by measuring from original ground surface to bottom of excavation and along the length of the excavation. Linear foot shall refer to the length of pipe installed including connecting couplings. The Work Items detailed as "Point Repair" will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable depth Detail as authorized/approved by CCWA. The Work Item "Additional Footage" will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable depth Detail as authorized/approved by CCWA.

Work Items 194 - 208. Pipe Installation – Open Cut (Steel Casing up to 18-inch, Steel Casing greater than 18-inch to 24-inch, Steel Casing greater than 24-inch to 36-inch): Defined as installing steel casing pipe of requested size at necessary grade and making all necessary connections. Contractor shall prepare ends of casing and continuously butt weld each joint. The depth of work shall be determined by measuring from original ground surface to bottom of excavation and along the length of the excavation. Linear foot shall refer to the length of casing installed. The Work Items will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable depth Detail as authorized/approved by CCWA. The Work Items detailed as "Weld" will be paid on a per "each" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 209 - 220. Cased Bore: Defined as installing steel casing pipe of requested size using non steered or steered techniques. Where "Rock Bore" is indicated, the Work Item will be paid as an addition to the "Non Steered" Work Item. Where casings are removed to alter bore techniques, the work will be paid using "Hourly Labor" Work Items. The Work Items will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 221 - 224. Bore Entry Pit: Defined as constructing a required entry pit excavation to facilitate cased bore work. Upon completion of work, excavation shall be backfilled to finish grade. The Work Items will be paid on a

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"vertical foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 225 - 228. Bore Receiving Pit: Defined as constructing a required receiving pit excavation to facilitate cased bore work. Upon completion of work, excavation shall be backfilled to finish grade. The Work Items will be paid on a "vertical foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 229 - 235. Pipe Insertion into Steel Casing: Defined as installing PVC or DI piping of requested size through a steel casing, installing restraining joint gaskets, installing a minimum of three casing spacers per piece of pipe and installing flexible rubber casing seals. Linear foot shall refer to the length of pipe installed inside the casing. The Work Items will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 236 - 237. Polyethylene Pipe Encasement: Defined as installing tube-type polyethylene over piping of requested size during pipe installation operations and securing open ends of polyethylene with tape. Linear foot shall refer to the length of polyethylene installed. The Work Items will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Item 238. Pipe Collar Installation: Defined as installing a pipe collar at locations requested by CCWA. The Work Item will be paid on a per "cubic foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 239 - 240. Flared End Section Installation: Defined as removing existing flared end section as may be required, installing a new flared end section or repositioning an existing flared end of RC, HDPE or Metal and of the indicated size. Remove excess or unsuitable soil, debris and existing flared end as necessary and dispose. The Work Items will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

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Work Items 241 - 242. Precast Headwall Installation: Defined as removing an existing headwall and disposing as may be required, installing a new precast concrete headwall or repositioning an existing precast concrete headwall of the indicated size. Remove excess or unsuitable soil and debris as necessary and dispose. Where a double barrel headwall is to be installed, this Work Item may be used and the work will be considered as two installations. Contractor shall provide and install brick and mortar to seal annular space between headwall and piping and/or space between adjacent headwall sections. The Work Items will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 243 - 248. Precast Manhole Installation: Defined as installing a precast concrete manhole of requested size. Where applicable, provide and install brick and mortar to seal annular space between manhole and piping. This Work Item may also be used to excavate and install additional riser sections or remove / replace riser sections. The base and riser diameter of a manhole will be determined by measuring the inside diameter. The riser above the base will be measured vertically from the top of the constructed manhole invert to the top of a reducer slab or to the top of a cone section if a reducer slab is not installed. The riser above the reducer slab will be measured for diameter and vertically from the top of the reducer slab to the top of the cone section. The Work Items for manhole base slab will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA. The Work Items for manhole riser height will be paid on a per "vertical foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 249 - 252. Precast Box / Vault Installation: Defined as installing a precast concrete vault of requested size. The size of the structure will be measured using interior wall dimensions. The riser above the base will be measured vertically from the top of the constructed invert to the top of the top slab. The Work Items for base slab will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA. The Work Items for riser height will be paid on a per "vertical foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

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Work Items 253 - 258. Manhole Invert Construction: Defined as installing concrete or brick and mortar channels of the necessary shape and size in manholes to direct flow. The size of invert construction will be determined by measuring the inside diameter of the manhole base. The Work Items will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 259 - 260. Other Invert Construction: Defined as installing concrete or brick and mortar channels of the necessary shape and size to direct flow. The size of invert construction will be determined by measuring the inside shape of the structure base. The Work Items will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 261 - 262. Ring and Cover: Defined as installing traffic rated or non-traffic rated cast iron ring and cover, setting ring to grade in formwork or with brick and mortar on structure as required, grouting ring to structure or brick work. Where CCWA decides to backfill to the top of existing grade with stone, the backfill work will be paid from Work Items "General Fill/Backfill" on a per "in-place cubic foot" and will be measured from stone elevation shown in details to existing grade. The Work Items will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Item 263. Precast Catch Basin Spillway: Defined as installing precast concrete catch basin spillway of various sizes. The Work Item will be paid on a per "each" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 264. Precast Catch Basin Top Slab: Defined as installing precast concrete catch basin top slab of various sizes. The Work Item will be paid on a per "each" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 265 - 268. Concrete Core: Defined as coring a hole of a requested size through existing concrete / steel reinforced concrete of varying thicknesses, loading concrete core piece and disposing and installing a Kor-N-Seal manhole to pipe connector or other seal required for the work. The Work Items will be

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paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 269 - 272. Brick Work: Defined as installing brick and mortar to form walls of varying thickness and constructing boxes / vaults of requested sizes. The "Brick Deep Wall Construction" description indicates the number of bricks used to construct the depth of the wall. The Work Items will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 273 - 275. Concrete Work: Defined as setting formwork for footing, vertical wall, elevated slab and/or pier construction and placing concrete. The "Bulk" description is the concrete provided for the work. The "Form Work" description is form work needed for vertical wall construction or elevated slab construction including all plywood, fiberglass, whalers, snap ties, form release agent, and incidentals to complete the work. The "Steel Reinforcement" description is for steel bars, supporting chairs and tie wire. The Work Item "Bulk" will be paid on a per "cubic yard" unit cost in accordance with the Pay Item Schedule as accepted/approved by CCWA. The Work Item "Form Work" will be paid on a per "square foot" unit cost in accordance with the Pay Item Schedule as accepted/approved by CCWA. The Work Item "Steel Reinforcement" will be paid on a per "linear foot" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 276 - 278. Cementitious Grouting: Defined as installing necessary piping and/or bulk heads to facilitate the work, placing grout and completely filling pipe or repairing pipe invert or other work as may be necessary and removing and loading for disposal any waste material. The "Grout Mixed By Hand" description is where mixture is provided in a sack, water is added at the work site and mixture and water are combined and mixed together using hand tools; cubic foot quantity is indicated on the sack. The "Grout Mixed By Plant" description is where mixture and water are combined at a plant and mixed in a cement truck. The "Pump Mobilization" description is where a pump is utilized to place grout. The Work Item "Grout Mixed By Hand" will be paid on a per "cubic foot" unit cost in accordance with the Pay Item Schedule as accepted/approved by CCWA. The Work Item "Grout By Plant Mixing" will be paid on a per "cubic yard" unit cost in accordance with the Pay Item Schedule as accepted/approved

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by CCWA. The Work Item "Pump Mobilization" will be paid on a per "each" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Items 279 - 280. Chemical Grouting: Defined as installing necessary fittings, placing chemical grout to stop infiltration in concrete structures and/or fill voids in soil or other work as may be necessary and removing and disposing any waste material. The Work Item "Grout" will be paid on a per "gallon" unit cost in accordance with the Pay Item Schedule as accepted/approved by CCWA. The Work Item "Pump Mobilization" will be paid on a per "each" unit cost in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 281 - 282. Pressure Testing: Defined as completing a pressure test on newly installed pipe and manholes. The Work Items will be paid on a per "each" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 283 - 288. Hourly Labor: Work Items shall be utilized on a case-by-case basis. Defined as providing and utilizing the indicated labor position to complete work as requested for a certain amount of time. Only the time the labor position is on the work site and working will be considered for payment. The hourly rate shall be the Contractor's total expense per hour for the indicated labor position. The Work Items will be paid on a per "hour" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Items 289 - 301. Hourly Equipment: Work Items shall be utilized on a case-by-case basis. Defined as providing and utilizing the indicated piece of equipment to complete work as requested for a certain amount of time. Only the time the piece of equipment is in operation will be considered for payment. The hourly rate shall be the Contractor's total expense per hour for the indicated piece of equipment. The Work Items will be paid on a per "hour" unit cost in accordance with the Pay Item Schedule and applicable Detail as authorized/approved by CCWA.

Work Item 302. Equipment Rental: Work Item shall be utilized on a case-by-case basis. Defined as furnishing equipment not included as part of other Work Items or listed in the Work Item "Hourly Equipment", to complete work. The

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Contractor may furnish equipment through a rental company or through the Contractor's company. Where the Contractor furnishes the equipment through the Contractor's company, industry standard rental rates for equivalent equipment shall apply. The Work Item will be paid at invoice cost plus a Contractor's 10% percent markup in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 303. Special Material: Work Item shall be utilized on a case-by-case basis. Defined as furnishing material, not included as part of other Work Items, needed to complete the work. The Work Item will be paid at invoice cost plus a Contractor's 10% percent markup in accordance with the Pay Item Schedule as authorized/approved by CCWA.

Work Item 304. Special Services: Work Item shall be utilized on a case-by-case basis. Defined as furnishing services through another firm, for work related to this Contract, that is not included on the Pay Item Schedule that is needed to complete the work. The Work Item will be paid at invoice cost plus a Contractor's 10% percent markup in accordance with the Pay Item Schedule as authorized/approved by CCWA.

END OF SECTION

Section 2: Material Requirements

2.1 General

- A. This section describes in general the materials that are to be provided for the work.
- B. The material conformance reference forms a part of the specifications to the extent stated herein and shall be of the latest editions.
- C. All materials provided shall be new and domestically manufactured unless approved otherwise.
- D. An indication is provided in each below section of whether the material is to be provided by the Contractor or provided by CCWA.
- E. Where a material is required and not specifically described below, the material shall be provided by the Contractor.

2.2 Ductile Iron Pipe and Fitting

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ANSI/AWWA C151/A21.51: Pipe requirements
 - 2. ANSI/AWWA C115/A21.15: Threaded flanges
 - 3. ANSI/AWWA C110/A21.10: Fittings
 - 4. ANSI/AWWA C153/A21.53: Compact fittings
 - 5. ANSI/AWWA C111/A21.11: Rubber gasket joint
 - 6. ANSI/AWWA C104/A21.4: Cement mortar lining
 - 7. ANSI/AWWA C116/A21.16: Fusion epoxy coating and lining
 - 8. ASTM A563: Carbon steel nuts
 - 9. ASTM A307: Carbon steel bolts

C. Pipe description.

- 1. Push-on joint pipe four (4) inches and six (6) inches in diameter shall be Class 51.
- 2. Push-on joint pipe eight (8) inches in diameter and larger shall be Class 50.

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- 3. Flanged pipe shall have a minimum pressure rating of 250 psi.
- 4. Restrained-joint pipe shall be of the flex-ring type having a welded bead lock ring or similar having a minimum pressure rating of 250 psi.
- 5. The following information shall be cast in or stamped on each pipe.
 - a) Weight, class or nominal thickness.
 - b) Casting period.
 - c) Manufacturer's identifying mark.
 - d) Year the pipe was manufactured.
 - e) The letters "DI" or "DUCTILE".
- 6. Nominal length per joint of pipe is 18 feet or 20 feet.
- 7. Joint lubricant as provided by the pipe manufacturer.

D. Fitting description.

- 1. Mechanical fittings for use with push-on joint pipe shall be standard mechanical, compact series, having a minimum pressure rating of 250 psi.
- 2. Flanged fittings shall have a minimum pressure rating of 250 psi.
- 3. Restrained-joint fittings shall be of the flex-ring type or similar having a minimum pressure rating of 250 psi.

E. Gasket description.

- 1. Gaskets for push-on and standard mechanical joints shall be plain rubber (Styrene Butadiene Copolymer).
- 2. Gaskets (FIELD LOK®) and (MJ FIELD LOK®) used to restrain push-on joint pipe and/or standard mechanical joint fittings, respectively, shall be plain rubber (Styrene Butadiene Copolymer) modified with stainless steel teeth.
- 3. Gaskets for restrained joint pipe of the flex-ring type and restrained joint fittings of the flex-ring type or similar shall be plain rubber (Styrene Butadiene Copolymer) modified with ductile iron segments.
- 4. Gaskets for flanged joints shall be 1/8-inch thick, full-faced, clothed reinforced rubber.

F. Retaining glands and adapter coupling description.

1. Retaining gland where joint restraint is not required shall be standard mechanical.

Section 2: Material Requirements

- 2. Retaining gland (MEGALUG®) where the gland acts as the restraining mechanism, shall include gripping wedges with torque limiting twist-off nuts.
- 3. Retaining gland (MJ FIELD LOK®) where the gasket acts as the restraining mechanism shall be suited for application.
- 4. Adapter coupling (Foster Adapter®) shall be a bolt-through positive restraining connector between two standard mechanical joints.

G. Bolt description.

- 1. Bolts and nuts used for standard mechanical connections shall be tee head type with heavy hex nut.
- 2. Bolts and nuts used for flanged connections shall be hex type of low carbon steel, cadmium plated or zinc plated.

H. Coating and lining description.

- 1. Pipe and fittings placed on or beneath the ground surface shall have an exterior coating of asphalt (one mil).
- 2. Pipe and fittings placed above the ground surface shall have an exterior manufacturer applied universal phenolic primer (one mil) capable of accepting an epoxy coating.
- 3. Pipe that crosses or runs parallel to a gas transmission main, which is or may be catholically protected, shall be encased in polyethylene tubing, eight (8) mil minimum thickness, overlapped 12 inches and taped.
- 4. Pipe and fittings used in the distribution of potable water shall be cement lined.
- 5. Pipe and fittings used in sanitary sewer systems shall be cement lined and cement lining sealed with asphalt or lined with 401 Protecto[™] ceramic epoxy.
- 6. Fittings in lieu of an asphalt coating and cement lining may be coated and lined with five (5) to eight (8) mils of fusion bonded epoxy. Fittings shall be listed by a certifying agency that the coating complies with ANSI/NSF 61.

Acceptable Manufacturers - Model

- ➤ U.S. Pipe.
- > American Cast Iron Pipe Company.
- > As Approved.

Section 2: Material Requirements

2.3 Polyvinyl Chloride Pipe and Fitting

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ASTM D3034: Pipe requirements, gravity
 - 2. ASTM F679: Pipe requirements, gravity (large diameter)
 - 3. AWWA C900: Pipe requirements, pressure
 - 4. AWWA C905: Pipe requirements, pressure (large diameter)
 - 5. ASTM D1784: Material requirement
 - 6. ASTM D3139: Joint requirement
 - 7. ASTM D3212: Joint requirement
 - 8. ASTM D2412: External loading
 - 9. ASTM F477: Rubber gasket joint
- C. Pipe and fitting description.
 - Pipe for gravity flow applications shall be standard dimension ratio/pipe stiffness SDR 26 / PS115 push-on joint type.
 - 2. Pipe for pressure flow applications shall be C900/C905 dimension ratio DR 18 push-on joint type.
 - 3. The following information shall be stamped on each pipe.
 - a) Class identifier.
 - b) ASTM designation.
 - c) Manufacturer's identifying mark.
 - 4. Nominal length per joint of pipe is 14 feet or 20 feet.
 - 5. Pipe shall be green in color for sanitary sewer service.
 - 6. Joint lubricant as provided by the pipe manufacturer.
- D. Gasket and restrained joint description.
 - 1. Gaskets shall be plain rubber suitable for sanitary sewer service.
 - 2. Gaskets used to restrain joint may be modified with stainless steel teeth.

Section 2: Material Requirements

3. Pipe bell used to restrain joint may be fabricated with internal lock ring (removable).

Acceptable Manufacturers

> As Approved.

2.4 Reinforced Concrete Pipe

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ASTM C76: Pipe requirements
 - 2. AASHTO M170: Pipe requirements
 - 3. ASTM C443: Rubber gasket joint
 - 4. AASHTO M198: Rubber gasket joint

C. Pipe description.

- 1. Pipe shall be push-on joint, round or arched, Class III with a shell thickness designation "Wall B".
- 2. Manufacturer shall be listed on the Qualified Products List (QPL-4) by the Office of Material and Research, Georgia Department of Transportation.
- 3. The following information shall be cast or painted on the interior of each pipe.
 - a) Weight, class or nominal thickness.
 - b) Manufacturer's identifying mark.
 - c) Pipe diameter.
 - d) Stamped with a G.D.T. (Georgia Department of Transportation) or C.P.T. (Certified Pipe/Precast Technician) number.
- 4. Nominal length per joint of pipe is 8 feet.
- 5. Plastic / rubber inserts to plug lifting holes as provided by manufacturer.
- 6. Joint lubricant as provided by manufacturer.

D. Gasket description.

1. Gaskets shall be Type "A" plain rubber suitable for storm water service.

Section 2: Material Requirements

Acceptable Manufacturers

As Approved.

2.5 High Density Polyethylene Pipe and Fitting

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ASTM D3350: Material requirement
 - 2. ASTM D2306: Joint requirement
 - 3. AASHTO M252 Type S: Joint requirement
 - 4. AASHTO M294 Type S: Joint requirement
 - 5. ASTM F477: Rubber gasket joint
- C. Pipe and fitting description.
 - 1. Pipe shall be push-on, soil tight joint.
 - 2. Bell and spigot connections shall utilize a spun-on or welded bell and valley or saddle.
 - 3. Pipe configuration shall be of integrally formed smooth waterway with circular cross-section braced circumferentially by circular ribs.
 - 4. Manufacturer shall be listed on the Qualified Products List (QPL-51) by the Office of Material and Research, Georgia Department of Transportation.
 - 5. The following information shall be stamped or painted on each pipe.
 - a) Manufacturer's identifying mark.
 - b) Pipe diameter.
 - c) Pipe must be pre-inspected and stamped, by means of a thermal branding iron on the interior wall of each pipe section with a P.P.T (Plastic Pipe Technician) number.
 - 6. Nominal length per joint of pipe is 20 feet.
 - 7. Joint lubricant as provided by manufacturer.
- D. Gasket description.
 - 1. Gaskets shall be plain rubber suitable for storm water service.

Section 2: Material Requirements

2. Gaskets shall be installed by the pipe manufacturer and covered with a removable wrap to ensure the gasket is free from debris.

Acceptable Manufacturers

As Approved.

2.6 Corrugated Metal Pipe

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ASTM A760: Pipe requirement
 - 2. AASHTO M36: Pipe requirement
 - 3. ASTM A929: Material requirement
 - 4. AASHTO M218: Material Requirement (galvanized)
 - 5. AASHTO M274: Material Requirement (aluminized)
- C. Pipe description.
 - 1. Pipe shall be 16-gauge in thickness, round and manufactured with continuous locked seams.
 - 2. Pipe ends shall be annular corrugated for use with soil tight coupling bands.
 - 3. The following information shall be stamped or painted on each pipe.
 - a) Manufacturer's identifying mark.
 - b) Pipe thickness.
 - c) Weight of coating.
 - 4. Nominal length per joint of pipe is 20 feet.

Acceptable Manufacturers

> As Approved.

2.7 Fiberglass Reinforced Polymer Mortar Pipe

A. Material provided by CCWA.

Section 2: Material Requirements

- B. Material conformance reference.
 - 1. ASTM D3262: Pipe requirement
 - 2. ASTM D4161: Pipe requirement
 - 3. ASTM D2412: Pipe requirement
 - 4. ASTM D3681: Pipe requirement
 - 5. ASTM D638: Pipe requirement
 - 6. ASTM D4161: Joint requirement
 - 7. ASTM F477: Gasket requirement

C. Pipe Description.

- 1. Pipe shall be push on pipe, minimum pressure class 25, stiffness class 46 unless indicated otherwise.
- 2. Outside pipe diameters shall be per manufacturer's literature.
 - a) Outside diameter shall be a consistent tolerance throughout the entire barrel length.
 - b) All pipe shall be "Adjustment" grade and quality.
- 3. Pipe ends shall be square to the pipe axis with a maximum tolerance of 1/8-inch.
- 4. The following information shall be stamped or painted on each pipe.
 - a) Manufacturer's identifying mark.
 - b) Pipe diameter.
 - c) Pressure class.
 - d) Stiffness class.
- 5. Nominal length per joint of pipe is 20 feet. Actual laying length shall be nominal +1, -4 inches.
- 6. Joint lubricant as provided by manufacturer.

D. Coupling and Gasket description.

1. Pipe joint unless otherwise specified shall be field connected with fiberglass sleeve coupling.

Section 2: Material Requirements

- 2. Gaskets shall be plain rubber suitable for sanitary sewer service. Gasket shall be full-face elastomeric or o-ring style with centered pipe stop.
- 3. Each piece of pipe shall be fitted with a coupling by the manufacturer prior to shipping.

Acceptable Manufacturers

As Approved.

2.8 Steel Casing

- A. Casing material only provided by CCWA. Other items to install a casing, i.e. gear box, water tube, black iron piping, etc., will be provided by the Contractor.
- B. Material conformance reference.
 - 1. ASTM A252: Steel requirement
- C. Description.
 - 1. Casing steel shall be uncoated with minimum mechanical properties of a Grade 2.
 - 2. Casing steel wall thickness will range from 0.25 inch to 1.0 inch with end treatments being a 30° bevel or square (when requested).
 - 3. Nominal length per joint of casing is 20 feet.

Acceptable Manufacturer

As Approved.

2.9 Casing Spacer

- A. Material provided by CCWA.
- B. Description.
 - 1. Spacer body shall be constructed of 14 gauge stainless steel (Type 304) in widths from 8 to 12 inches.
 - 2. Spacer riser shall be 10-gauge stainless steel with a minimum width of 2 inches. Spacer shell shall be fitted with a minimum of four risers, welded.

Section 2: Material Requirements

- 3. Each riser shall be capped with a glass filled polymer runner. Runner shall be attached to riser using stainless steel bolts and nuts.
- 4. Make up of spacer shall center pipe in casing and limited radial movement of pipe within the casing to no more than ¾ inch.

Acceptable Manufacturer

> As Approved.

2.10 Casing End Seal

- A. Material provided by CCWA.
- B. Description.
 - 1. End seal shall be minimum 1/8-inch thick neoprene rubber.
 - 2. End seal may be pull-on or wrap-around and secured using stainless steel (Type 304) banding, ½-inch width.

Acceptable Manufacturer

As Approved.

2.11 Pipe Transition Coupling

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ASTM A513: Rigid coupling requirement
 - 2. ASTM A635: Rigid coupling requirement
 - 3. ASME SA36: Rigid follower requirement
 - 4. AWWA C111/ANSI A21.11: Bolt requirement
 - 5. ASTM D5926: Flexible material requirement
 - 6. ASTM C1173: Flexible coupling requirement
- C. Rigid Coupling.
 - 1. Middle ring, bolts and nuts shall be carbon steel, fusion bonded epoxy coating for buried service.
 - 2. Followers shall be ductile iron.

Section 2: Material Requirements

- 3. Gaskets shall be Buna (S blend).
- D. Flexible Coupling
 - 1. Manufactured of elastomeric polyvinyl chloride.
 - 2. Tightening bands shall be Series 316 stainless steel, torque setting 60 inch-pounds.
 - 3. Maximum test pressure is 4.3 psi.

Acceptable Manufacturers

- Dresser.
- Smith Blair.
- > Fernco.
- > As Approved.

2.12 Polyethylene Tube

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ANSI/AWWA C105/A21.5: Material requirement.
 - 2. ASTM A674: Material requirement.
- C. Description.
 - 1. Linear low density polyethylene with a density range of 0.910 to 0.935
 - 2. Tube thickness shall be minimum 8 mil (0.008 inches).
 - 3. Tube shall be supplied in roll without perforations or perforated at 20-foot intervals.
 - 4. Tube shall be "black" in color.
 - 5. The following information shall be randomly printed on the tube.
 - a) Manufacturer's identifying mark.
 - b) Applicable range of nominal pipe diameter.
 - c) ANSI/AWWA C105/A21.5.

Acceptable Manufacturer

> As Approved.

Section 2: Material Requirements

2.13 Utility Marking Tape

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ASTM D2103: Material requirement
 - 2. ASTM D882: Strength requirement

C. Description.

- 1. Tape shall have a minimum overall thickness of 5 mils and a width as follows.
 - a) 2-inch width for pipes up to 12 inches in diameter.
 - b) 3-inch width for pipes greater than 12 to 24 inches in diameter.
 - c) 6-inch width for pipes greater than 24 inches in diameter.
- 2. Tape shall have a 0.35 mil solid aluminum foil core with a reverse print laminate to the aluminum foil.
- 3. Tape shall have a tensile strength of 35 pounds per inch.
- 4. Tape shall be color-coded in accordance with the American Public Works Association as follows.
 - a) "Blue" for potable water and associated lines.
 - b) "Green" for sanitary sewer and associated lines.

Acceptable Manufacturer

As Approved.

2.14 Pavement Striping Paint

- A. Material provided by Contractor.
- B. Description.
 - 1. Water-based paint intended for use for pavement application.
 - 2. Paint shall be fast dry, dry to the touch in 5 minutes, ready for traffic in 15 minutes.

Acceptable Manufacturer

As Approved.

Section 2: Material Requirements

2.15 Manhole

- A. Material provided by CCWA.
- B. Material conformance reference.
 - 1. ASTM C478: Manhole manufacturer/material requirement
 - 2. AASHTO M199: Manhole manufacturer requirement
 - 3. ASTM A615: Steel reinforcement material requirement
 - 4. ASTM D4101: Step coating material requirement
 - 5. Fed. Spec. SS-S-00210: Preformed sealing material requirement
 - 6. ASTM C990: Flexible sealing material requirement
 - 7. ASTM C923: Boot connector material requirement
 - 8. ASTM C1478: Boot connector material requirement
 - 9. ASTM F2510: Boot connector material requirement
 - 10. ASTM C1244: Boot test requirement
 - 11. ASTM A48: Ring and cover material requirement
 - 12. AASHTO M306-10: Ring and cover material requirement
 - 13. ASTM D4833: HDPE material requirement
 - 14. ASTM D6693: HDPE material requirement
 - 15. ASTM D1004: HDPE material requirement
- C. Manhole Description.
 - 1. Manholes shall be cylindrical and constructed of steel reinforced pre-cast concrete.
 - 2. Minimum compressive 28-day strength of concrete in all sections shall be 4,000 psi.
 - 3. Manholes shall have a minimum inside diameter of four (4) feet or as indicated on the Construction Drawings.
 - 4. Pre-cast sections shall consist of a base section (base slab monolithically poured with vertical wall), riser section, reducer section (as applicable) and eccentric cone top or flat slab top section. The sections shall form a continuous uniform assembly.

Section 2: Material Requirements

- 5. Joints shall be tongue and groove.
- 6. Each section shall have not more than two (2) holes for purposes of handling.
- 7. Ring and cover shall be integrally cast in the top cone section unless indicated otherwise.

D. Step Description.

- 1. Manhole sections of four (4) foot diameter only shall be fitted with polypropylene plastic coated steel steps unless indicated otherwise.
- 2. Steps shall be integrally cast into manhole sections.
- 3. Steps shall be twelve (12) inches wide and spaced at 1'-0" on center.

E. Joint Sealant Description.

- 1. Joints between each section shall be sealed water tight with a preformed semi-solid butyl plastic.
- 2. Gasket shall be provided in such size so that when installed, "squeeze out" of the gasket material, can be observed along the entire joint when the joint is completed.

F. Boot Connector Description.

- 1. Connector for sealing pipe to precast concrete structure opening shall be flexible natural or synthetic rubber suitable for sanitary sewer service.
- A sleeve/boot connector when used shall be fitted with series 300 stainless steel internal expansion sleeve components and series 300 stainless steel external compression take-up clamps, all constructed utilizing no welds.
- 3. A gasket connector when used shall be integrally cast into the concrete section by the manhole manufacturer.

G. Cast Iron Frame and Cover Description

1. Manhole frame shall provide a nominal opening of twenty-four (24) inches in diameter and be either traffic rated or non-traffic rated.

Section 2: Material Requirements

- 2. Frame, cover, grate shall meet load specifications of AASHTO H-20 and H-25.
- 3. Manhole cover shall have the word "WATER" or "SEWER" or "STORM", according to the service, cast on top in letters two (2) inches high.
- 4. Manhole cover required to be bolt-down shall be secured with not less than four (4) stainless steel bolts as provided by the manufacturer.
- 5. Grate and cover shall be nominal twenty-four (24) inches by thirty-six (36) inches and be either traffic rated or non-traffic rated.
- H. Composite Frame and Cover Description.
 - 1. Composite material shall be comprised of a polymer containing 45 to 70% fiber reinforcement with a thermoset resin matrix.
 - 2. All components of the ring and cover shall be resistant to the effects of hydrogen sulfide gas.
 - 3. Manhole frame shall provide a nominal opening of twenty-four (24) inches in diameter and be either traffic rated or non-traffic rated.
 - 4. Ring and cover shall meet load specifications of AASHTO H-20 and H-25.
 - 5. Ring and cover shall have an integrated gasket system, lockable with a cam-type assembly and have a combined weight not to exceed 100 pounds.
 - 6. Cover shall have the word "SEWER" cast on top in letters 2 inches in size.
 - 7. Provide a lock wrench with each cover as provided by the ring and cover manufacturer.
- I. High Density Polyethylene (HDPE) Liner Description.
 - 1. Where called for lining on manhole structures shall be provided on all vertical riser walls, cone sections and underside of reducer slabs.
 - 2. Liner shall have a mechanical bond to the concrete structure.
 - 3. Liner shall return through each opening created for pipe penetration.

Section 2: Material Requirements

- 4. Liner color shall be yellow in color.
- 5. Liner shall have a minimum thickness of 2 mm and resist a back pressure of 29 psi.
- 6. Section joints shall be sealed water-tight with suitable strips of liner material, extrusion welded by a representative of the liner manufacturer or section joints shall be sealed water-tight by providing a liner that returns over the section joint and by providing a joint sealant that contacts the entire lined surface of the return and is suitable to resist degradation by hydrogen sulfide.

Acceptable Manufacturers

- ➤ Manhole As Approved.
- > Ring, Frame, Cover As Approved.
- HDPE Liner Agru America (HDPE AGRU Sure Grip).

2.16 Concrete and Reinforcement

- A. Material provided by Contractor.
- B. Material conformance reference.
 - 1. ACI 318: Concrete mix requirement
 - 2. ASTM C150: Portland cement requirement
 - 3. ASTM C33: Aggregate quality requirement
 - 4. ASTM A615: Carbon steel reinforcement bar requirement
 - 5. ASTM A185: Steel welded wire reinforcement requirement
- C. Concrete Mix Description.
 - 1. Design mix shall be in accordance with ACI 318, latest revision.
 - 2. Provide readily available commercial mix.
 - 3. 28-Day Strength: 3,000 psi, unless otherwise noted.
 - 4. Type: Normal Weight.
 - 5. Slump Range: 3 inch to 5 inch.
 - 6. Weight: 135 pcf to 160 pcf.
 - 7. Air Content: 5% to 7%.

Section 2: Material Requirements

- 8. Water-Cement Ratio: 0.45 Maximum.
- D. Concrete Materials Description.
 - 1. Portland cement: Type I, natural color. Use only one brand of cement throughout project.
 - 2. Fine Aggregates: Meeting ASTM C33.
 - 3. Coarse Aggregates: Meeting ASTM C33, No. 57 Stone.
 - 4. Water: Clean, potable and free from deleterious amounts of alkalis, acids and organic matter.
- E. Steel Reinforcement Description.
 - 1. Reinforcement Bar: No. 4 size, Grade 60.
 - 2. Welded Wire: 4x4 W2.1xW2.1wire mesh.
 - 3. Tie Wire: 16-1/2 or 16 gauge black soft annealed wire.
 - 4. Bar supports, chairs and spacers shall comply with the CRSI "Recommended Practice for Placing Reinforcing Bars".

Acceptable Manufacturer

> As Approved.

2.17 **Grout**

- A. Material provided by Contractor.
- B. Description.
 - 1. Minimum 200 psi, cement/sand high-flow mixture, commercial readily available.

Acceptable Manufacturer

> As Approved.

2.18 Brick and Mortar

- A. Material provided by Contractor.
- B. Material conformance reference.
 - 1. ASTM C32: Brick material requirement

Section 2: Material Requirements

- 2. ASTM C270: Mortar material requirement
- 3. ASTM C144: Aggregate for masonry requirement

C. Description.

- 1. Brick shall be either solid or cored, medium hard or better, Grade SS and SM, plain textured surface for sewer service
- 2. Mortar shall be comprised of one (1) part Portland cement to two (2) parts clean sand. Mortar shall be Type S.
- 3. Sand shall conform to ASTM C-144.
- 4. Water shall be clean, potable and free from deleterious amounts of alkalis, acids and organic matter.

Acceptable Manufacturer

As Approved.

2.19 Asphalt

- A. Material provided by Contractor.
- B. Material conformance reference.
 - 1. Georgia Department of Transportation "Asphalt Pavement Selection Guidelines, November 2006".
- C. Description.
 - 1. Aggregate shall be Group II.
 - 2. Asphalt cement shall be grade PG64-22, PG67-22 or PG76-22.
 - 3. Hot mix asphalt type shall be Mix Type 9.5, Type I or Type II.

Acceptable Manufacturer

As Approved.

2.20 Construction Stone

- A. Material provided by Contractor.
- B. Material conformance reference.
 - 1. ASTM D2321: Material requirements for flexible pipe
 - 2. ASTM D2487: Material designation

Section 2: Material Requirements

- 3. ASTM C33: Fine and course aggregate requirements
- C. Description.
 - 1. Stone size shall be as indicated on Details or Construction Drawings.
 - 2. Stone shall be Class I embedment or backfill material consisting of manufactured aggregates (crushed stone).
 - 3. Stone shall be clean, tough, uniform quality, durable fragments of crushed rock, free from flat, elongated, soft or disintegrated pieces, or other objectionable matter occurring either free or as coating on stone.

Acceptable Manufacturer

As Approved.

2.21 Pipe Collar (Anti Seep)

- A. Material provided by Contractor.
- B. Description.
 - 1. Bentonite-clay coated aggregate.

Acceptable Manufacturers

- Aqua-Blok.
- As Approved.

2.22 Erosion and Sedimentation Control Materials

- A. Material provided by Contractor.
- B. Description.
 - 1. Materials shall be in accordance with the Manual for Erosion and Sediment Control in Georgia, 2016 Edition.

Acceptable Manufacturer

As Approved.

END OF SECTION

Section 3: Construction Standards

3.1 General Requirements

Construction Details included in this contract as well as Construction Drawings or Detailed Site Maps that may be provided as part of the work show requirements that are to be followed. Where contradictions may arise, the below Construction Standards shall govern.

3.1.1 Project Submittals

- A. This section describes the minimum information that is required to be provided by the Contractor upon contract execution to facilitate the work.
 - 1. The Contractor shall schedule and make submissions as to cause no delay in the work and/or Time for Completion of Project.
 - 2. Additional information may be requested as indicated in the Contract Documents.
- B. Material Submittals: Contractor shall submit, to the CCWA for approval to use, product information on all materials required to be provided by the Contractor unless noted otherwise.
 - 1. Material submittals may be provided via email. Where hard copy submittals are provided, three (3) copies of final approved material data will be required; one (1) copy of approved product material will be returned to the Contractor.
 - 2. Where a material manufacturer is not specified, Contractor shall submit for use domestically manufactured materials.
 - 3. For each material supplied, provide the following minimum information.
 - Shop drawings and manufacturer's data showing compliance with Contract Documents.
 - b) Identify any deviation from Contract Documents.
 - c) Resubmission of a submittal shall clearly identify the correction or change made.
 - d) Handling and storage instructions, as applicable.
 - e) Installation instructions, as applicable.
 - f) Manufacturer's Warranty, as applicable.

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- 4. Submittals shall be sequentially numbered. Resubmission of a submittal shall have the original submittal number with sequential alphabetic suffix. Each submittal or resubmittal shall be provided with the following minimum information:
 - a) Project title.
 - b) Contractor name.
 - c) Submittal number.
 - d) Date of submittal.
 - e) Reference the material to the specific "Material Requirements" section.
- 5. Materials provided by the Contractor not approved by the CCWA shall be subject to rejection without further justification.
- 6. Upon receipt of a material submittal, the CCWA shall complete its review and return CCWA comments to Contractor within 10 business days.
- C. Submittals to be provided with each Application for Payment.
 - 1. Document(s) to support requested payment.
 - 2. Applicable Waiver and Release Upon Payment Affidavit with original seal and signature.
 - 3. SLBE Participation Report (Form SLBE-4).

3.1.2 Differing Subsurface or Physical Conditions

- A. If Contractor believes that any subsurface or physical condition at or contiguous to the Site that is uncovered or revealed either:
 - 1. Is of such a nature as to require a change in the Contract Documents; or
 - 2. Differs materially from that shown or indicated in the Contract Documents; or
 - 3. Is of an unusual nature, and differs materially from conditions ordinarily encountered and generally recognized as inherent in work of the character provided for in the Contract Documents;

Then Contractor shall, promptly after becoming aware thereof and before further disturbing the subsurface or physical conditions or performing any work in connection therewith except in an emergency, notify CCWA in writing about such condition. Contractor shall not

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further disturb such condition or perform any work in connection therewith (except as aforesaid) until receipt of written order to do so by CCWA. In the case of emergency, the Contractor must notify CCWA immediately, not to exceed 12 hours, of becoming aware of the condition.

- B. After receipt of required written notice, the CCWA and Contractor shall promptly review the pertinent condition, determine the necessity of obtaining additional exploration or tests with respect thereto, and determine a mutually accepted course of action.
- C. The contract price or the contract times, or both, will be equitably adjusted to the extent that the existence of such differing subsurface or physical condition causes an increase or decrease in Contractor cost of, or time required for, performance of the Work; subject, however, to that the condition meets above Section 3.1.3, Part A

3.1.3 Weather Delays

- A. When no pipe installation work and/or no manhole installation work can be performed on a particular day due to measurable precipitation, freezing temperatures or frozen ground surface conditions, then the Work Order is subject to a time extension of one (1) day only. The Contractor cannot charge for labor, equipment or incidental expenses due to a weather delay.
- B. When any pipe installation work and/or manhole installation work is performed on a particular day and measurable precipitation, freezing temperatures or frozen ground surface conditions do occur, then the Contract shall not be subject to a time extension.
- C. Weather recording devices shall be situated on the Project site.
- D. Contractor shall deliver a written Work Order time extension request to CCWA for a weather delay within 24 hours of measuring the weather event. A time extension shall not be granted should a written request not be received by CCWA as indicated.

3.1.4 Land Disturbance Permits

A. When applicable, CCWA shall obtain necessary Land Disturbance Activity (LDA) permits from the local issuing authority and pay associated fees. Contractor shall have a copy of the LDA permit and

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construction plan (as applicable) stamped approved by the local issuing authority on the job site whenever work is being performed.

3.1.5 Site Access and Work Times

- A. The work may require access to private property. The CCWA shall be responsible for coordinating and providing access to the area(s) of work. The Contractor shall contain work within area designated by CCWA.
- B. The work may be accessed on paved surfaces or non-paved surfaces. Contractor shall provide equipment capable of maneuvering all surfaces. CCWA shall not be responsible for Contractor's equipment that becomes un-maneuverable due to site conditions.
- C. Work on a site shall be allowed Monday through Friday from 7:30 a.m. to 6:00 p.m.; other times may be allowed with CCWA permission only. CCWA shall not compensate Contractor for labor, equipment or incidental expenses should work be required to be completed during times other than Monday through Friday from 7:30 a.m. to 6:00 p.m.
- D. No work shall be allowed on the following CCWA recognized Holidays:
 - 1. Memorial Day
 - 2. Independence Day
 - 3. Labor Day
 - 4. Thanksgiving Day and the following Friday.
 - 5. Christmas Eve and Christmas Day
 - 6. New Year's Day
 - 7. Martin Luther King Jr. Day

3.1.6 Site Safety and Precaution

- A. Construction shall comply with the Department of Labor, Occupational Safety and Health Administration (OSHA), 29 Code of Federal Regulations Part 1926, latest revision.
- B. The Contractor shall be responsible for preparing and implementing a Confined Space Entry Plan in accordance with OSHA's Permit Required Confined Space standard, contained in 29 Code of Federal

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Regulations (CFR) 1910.146. The CCWA reserves that right to have this document submitted at any time.

- C. The Contractor shall provide all staff with photo identification and use vehicles with permanent company logos/markings/identification that are prominently displayed and clearly visible at all times.
- D. The Contractor shall provide an experienced supervisor in charge of field operations and subcontractors. The field supervisor shall be responsible for the safety of all site workers and site conditions, as well as ensuring that all work is conducted in conformance with these Specifications and to the level of quality specified. The field supervisor shall be responsible for reporting any safety or regulatory issue of concern immediately to CCWA. The Contractor's superintendent or foreman shall be on-site at all times when any work is being performed, including any work being performed by their subcontractors.
- E. The Contractor shall be responsible for site security. Contractor shall remove as necessary fences and gates and/or other controls to facilitate work. Removed fences shall be reinstalled no later than at the end of that day the fence was removed.
- F. The Contractor shall use special care in work methods and take all necessary precautions against improper use of equipment to avoid damaging pipe and/or structures or CCWA, public and private property. If, in CCWA's opinion, the Contractor's work has caused damage, the Contractor shall repair the damage timely and to the complete satisfaction of CCWA at no additional cost. In the event that funds are expended by CCWA related to these activities the Contractor shall reimburse CCWA for any and all such costs.
- G. The CCWA shall not be responsible or compensate the Contractor for the damage to and/or loss of Contractor's equipment as result of the work.
- H. Note that some Project sites may be situated within a 100-year flood zone. Take precaution to protect work, equipment and materials.

3.1.7 Construction Facilities and House Keeping

A. The Contractor may utilize areas within the "construction limits" designation as shown on the Construction Drawings for Project use.

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- B. The Contractor or any other worker may not establish quarters for the purpose of overnight stay or temporary residency on the Project site or other CCWA property.
- C. The Contractor shall employ the "best practicable means" to minimize and mitigate noise as well as disturbance resulting from operations. Mitigation measures shall include the utilization of sound suppression devices on all equipment and machinery, particularly in residential areas and in the near vicinity of hospitals and schools and especially at night.
- D. The Contractor shall remove and dispose of papers, plastics, tin cans and general garbage from the site on a daily basis. Keep the Project site clean.
- E. The burning of materials is not permitted on the Project site or other CCWA property.

3.1.8 Temporary Utilities

- A. CCWA shall provide the Contractor a meter/backflow device to collect potable water from a nearby fire hydrant at no cost to the Contractor.
 - The Contractor shall be responsible for and return the meter/backflow device to CCWA in the same condition as received. Should the Contractor damage or lose the meter/backflow device, then the Contractor shall be responsible for compensating CCWA for the damages.
 - 2. The Contractor shall be responsible for moving water to Project site area.
- B. The Contractor shall provide and maintain sanitary sewer facilities for Contractor's employees, subcontractors and all other on-site employees. Service, clean and maintain facilities and enclosures.
- C. Contractor shall provide any necessary electrical power.

3.1.9 Material Handling and Storage

A. CCWA intends for all material (supplied by CCWA) to be delivered to the CCWA Warehouse Building "B" located at 7340 Southlake Parkway in Morrow, Clayton County. Material delivered to the Warehouse Building "B" location will require Contractor pickup.

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- B. In some cases, material may be delivered to the Project site area.
- C. Prior to accepting (unloading) any material on a Project site, the Contractor shall complete a thorough inspection of the material for contract compliance and damages.
 - Once the Contractor takes possession of materials at a CCWA facility or an unloading process on a project site of materials provided by CCWA has started, the Contractor is responsible for storage and protection of the material until Final Acceptance by CCWA.
 - 2. Any material found to be out of compliance with contract conditions or damaged shall be immediately reported to CCWA and its manufacturer for further inspection.
 - 3. Should CCWA agree to accept a material that is out of compliance with contract conditions or damaged, then the Contractor shall not be responsible for the material.
- D. The Contractor shall furnish equipment and facilities for loading, unloading and material distribution on a Project site.
 - 1. The Contractor shall handle the material in accordance with the manufacturer's instructions.
 - Any pipe, piping component or material dropped, dumped or damaged by the Contractor during handling procedures shall be subject to rejection by the CCWA without further justification and replaced at the expense of the Contractor

3.1.10 Material Testing Services

- A. CCWA shall contract with a materials testing laboratory and provide soil compaction and concrete strength material testing services.
 - 1. Testing shall be performed at intervals selected by CCWA.
 - 2. The Contractor shall cooperate and facilitate material testing services' work.
- B. Testing and reporting shall be performed in accordance with applicable ASTM standards.
 - 1. Testing services shall promptly notify CCWA of irregularities or deficiencies in the work.

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- 2. Testing services shall provide CCWA and the Contractor copies of field reports and test results.
- C. The testing of pipe and manhole components is described in later sections and is not included as part of CCWA's provided material testing services.

3.2 Site Work

3.2.1 Utilities and Traffic Control

- A. Display permits and contact respective agencies as required by applicable permit conditions.
- B. Locate existing utilities in accordance with state and local regulations.
- C. Provide and maintain a safe work site. Contractor should assume that traffic control is required for all work.
 - Provide to CCWA a traffic control plan in accordance with the Manual on Uniform Traffic Control Devices (MUTCD), latest revisions, when any work is being performed in the road right of way.
 - a) Contractor shall provide traffic control plan to CCWA a minimum of five (5) business days in advance of the start of work.
 - Provide traffic safety devices including cones, signs, flashing lights, and other necessary safety equipment necessary to comply with local jurisdiction requirements and standard industry practices.
 - a) A minimum of two Department of Transportation (D.O.T.) certified Flaggers shall be required when directing traffic and/or closing any lane or road.
 - 3. CCWA will submit to the local agency for approval and maintain the approved permit.
 - F. Prior to commencing any on-site work, establish perimeter erosion control measures, orange safety fencing and construction exits as indicated on the Construction Drawings.

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3.2.2 Clearing and Grubbing

- A. Construction Limits shall be staked/flagged in advance of the Contractor's work. Contractor shall not remove stakes or clear those flagged trees/brush.
- B. Area within the permanent easement, road right-of-way or 20-foot width centered over the pipe shall be cleared of all trees, stumps, other limbs affecting the work area, buried logs, brush, grass and other unsatisfactory debris unless indicated otherwise. Contractor should assume that all work will require clearing.
- C. Areas outside the permanent easement but within the construction limits may be cleared at the Contractor's discretion.
- D. Trees to remain in or near work area shall be protected from clearing activities. Should trees left remaining in the construction limits at the discretion of the Contractor subsequently die during the warranty period, then the Contractor shall be responsible for their removal and disposal and any related restoration work.
- E. All damaged trees over three (3) inches in diameter shall be repaired by an experienced nursery expert.
- F. Tap roots and other projections exceeding 1-inch in diameter shall be grubbed out to a depth of at least 18 inches.
- G. All holes remaining after grubbing activities shall be filled with suitable material and properly compacted in layers to density required for in-place backfill.
- H. All materials cleared and grubbed shall be disposed of off-site in accordance with applicable local, state and federal regulations.
- I. Burning of any material or debris shall not be permitted.
- J. Prior to and upon completion of clearing and grubbing activities, install erosion control measures as identified on the construction drawings.

3.2.3 Topsoil Stockpiling

A. Remove topsoil to full depth encountered in areas to be graded and stockpile soil.

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- B. Soil shall be placed such that the integrity of an excavation or proposed excavation is not jeopardized.
- C. Stockpile shall be shaped to drain and install appropriate erosion control measures.

3.2.4 Existing Utilities

Remove and subsequently replace at same grade and elevation existing utility pipes and associated components.

3.2.5 Removing Pavement

- A. Roadway pavement shall be removed for the entire lane width or as indicated on the Construction Drawings. Removal of roadway pavement shall be performed so as not to endanger roadway activity. Work shall be coordinated and in compliance with the appropriate road and highway agencies.
- B. Driveways shall be removed to their full width from the edge of road pavement to the back of right-of-way or construction lane whichever is greatest distance from edge of road pavement, unless indicated otherwise.
- C. Sidewalks shall be removed to their full width from the edge of curb, road pavement or construction/control joint to the nearest adjacent construction/control joint.
- D. Curbs shall be removed for the entire length from control joint to control joint.
- E. Pavement shall be marked squarely and neatly to size as indicated on Construction Drawings.
- F. Pavement shall be scored and broke along the marked lines using a rotary saw and jackhammer. Pavement shall not be machine pulled for initial brake.
- G. Adjacent pavement damaged during construction shall be removed as described above and replaced in accordance with the Construction Drawings at the expense of the Contractor.
- H. Upon removal, asphalt and concrete shall be loaded and disposed of off-site the same day of removal.

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3.2.6 Grading

- A. Finish grade areas to lines and elevations indicated as existing grades on drawings or to surrounding surface grades.
- B. Graded areas shall be within 0.10 foot of required subgrade elevation and shall not permit the ponding of water.
- C. In areas to receive grassing, redistribute stockpiled topsoil over graded areas to a minimum depth of four (4) inches. Provide additional topsoil to achieve required depth.
- D. Where finish grade meets or abuts curbs, walks or pavement, uphill grades shall be slightly higher than curb or pavement to permit drainage.
- E. In yard, right-of-way and mowed areas, remove rocks and dirt clods ³/₄-inch in size and larger.
- F. Excess soil, rock and debris shall be removed from the project site.

3.2.7 Erosion Control

A. Stabilize Project site areas in accordance with the erosion control plans and details and/or the "Manual for Erosion and Sediment Control in Georgia", latest edition.

3.2.8 Clean-Up

- A. Upon completion of each days work, broom sweep/pressure wash as necessary any dirt/mud/debris from side walk, curb and pavement surfaces and dispose.
- B. Upon site being stabilized with vegetation, all erosion control measures and any remaining debris (i.e. silt fence, stakes, hay bales) shall be removed from site areas.

3.3 Flow Interruption

- A. Flow interruption may be completed using plugging and/or bypass pumping methods
- B. When flow interruption of any type is to be utilized, the Contractor shall submit a plan for approval. The plan shall indicate flow interruption method and include a map that shows manholes/structures affected; this includes plugging/suction points, flow discharge points, space required for pump(s) set up and route for discharge piping. The plan shall indicate pump and

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piping size; pumping capacity shall be capable of handling peak flows. The Contractor shall assume the pipes flow full and can surcharge to ground level during wet weather conditions. The plan shall include an emergency response plan to be followed in the event of a failure of the system.

- C. Furnish, install and maintain redundant pumps, automated emergency call services, appurtenances, bypass piping and fuel required to maintain existing flows and services. All pumps used shall be fully automatic selfpriming units that do not require the use of foot-valves or vacuum pumps in the priming system. The pumps may be electric or diesel powered. All pumps used must be capable of running dry. Bypass pumping systems will be equipped to be operated continuously 24 hours per day. No more than two (2) pump discharge hoses shall be used for the bypass/diversion. If the flow exceeds the capacity of 2 hoses, then rigid piping shall be used. The rigid piping shall consist of HDPE or steel pipes with suitably pressure rated couplings to withstand twice the maximum system pressure or 50 psi, whichever is greater. Install traffic rated hose/ramp assemblies where discharge crosses paved surfaces. Under no circumstances will aluminum irrigation type piping or glued PVC pipe be allowed. Pumped sewage shall be in an enclosed hose or pipe that is adequately protected from traffic.
- D. A bypass pumping "drill" shall be performed by the Contractor to demonstrate system readiness if requested by CCWA. The drill shall demonstrate the incorporation of all standby equipment to handle flows when the main pump set is switched off. Provisions to accommodate any of the CCWA's review comments following the drill shall be adhered to in full at no additional cost.
- E. The Contractor shall take all necessary steps to eliminate the overflow of sewerage. In the event of an overflow of sewerage, the Contractor shall be responsible for cleanup of the area and all other pertinent activities as required by the Georgia Environmental Protection Division (GAEPD). All costs of these restoration/cleanup activities shall be the responsibility of the Contractor. In the event that funds are expended by the CCWA related to these activities the Contractor shall reimburse the CCWA for any and all such costs including but not limited to the costs expended by the CCWA for fines levied by the GAEPD.

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F. The Contractor shall be responsible for damage to public or private property due to flow interruption. All costs of restoration/cleanup activities shall be the responsibility of the Contractor. In the event that funds are expended by the CCWA related to these activities the Contractor shall reimburse the CCWA for any and all such.

G. The Contractor will indemnify and hold harmless the CCWA for any fines or third-party claims for personal or property damage arising from flow interruption that is the responsibility of the Contractor. Should fines subsequently be imposed as a result of any flow interruption for which the Contractor is fully or partially responsible, the Contractor shall pay all such fines and all of the legal, engineering, and administrative costs in defending such fines and claims associated with flow interruption.

3.4 Dewatering

- A. Provide dewatering systems as necessary to maintain excavations dry at all times during construction.
- B. Water withdrawn from excavations or dewatering systems shall be filtered using containerized sedimentation systems, filter bags and/or filter tubes.
- C. Filtered water shall be discharged into the nearest storm water structure or channel.
- D. Install appropriate erosion control measures as may be necessary.
- E. Sediment collected within the systems shall be disposed of offsite.

3.5 Excavation

3.5.1 Shoring

- A. The Contractor shall assume the responsibility for design and construction of excavation shoring and bracing capable of supporting excavations and construction loads.
 - 1. Where depths require, provide shore design and details stamped and sealed by a Professional Engineer Licensed in the State of Georgia for CCWA review.
- B. Use trench boxes where ever possible to prevent the weakening of surrounding soils.
- C. Use trench boxes when digging next and near power/utility poles.

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3.5.2 Pit and Trench

- A. Excavation shall include those measures necessary to establish trench widths and grades as indicated on the Construction Drawings.
 - Excavation shall include removal and disposal off-site of all pipe and manhole materials encountered in the proposed locations of new pipe and manholes.
 - Excavation should be completed to natural undisturbed soil.
 Where unsuitable material is encountered, over excavate through unsuitable material and backfill to required grade with Surge Stone or No. 57 stone. The CCWA Inspector shall determine depth of over excavation.
- B. Excavated soil shall be placed in a location such that the integrity of the excavation is not jeopardized.
- C. The excavation shall provide space for inspection of utilities and appurtenances.
- D. Maintain excavations dry at all times using pumps, well points or other dewatering means.
- E. When laying pipe, limit trenching to not greater than 100 feet ahead of completely backfilled work.
- F. Open excavations shall be made safe at all times. Contracor should Assume that traffic plating will be required on all jobs.
 - When work on a site is not ongoing (construction not actually occurring), cover all excavations with traffic plating or barricade with concrete barrier wall or other safety related barrier wall and rope-off with identifying tape as approved by CCWA; only staking and use of caution tape is not acceptable.
 - Install steel traffic plates where applicable to facilitate ongoing construction, e.g. to cover excavations overnight, to cover placed concrete during cure, to cover excavations in roadways, to provide access to property, to cover backfilled excavations in heavy traffic areas as determined by CCWA, etc.

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3.5.3 Rock

- A. Rock is defined as removing and disposing of solid material being greater than one (1) cubic yard in size which by actual demonstration cannot, in the opinion of the CCWA Engineer, be reasonably excavated with a minimum 135 horsepower excavator, in good condition and equipped with manufacturer's standard boom and rock points or similar approved equipment; and which must be systematically drilled and blasted or broken by power-operated hammer, hydraulic rock breaker or expansive compounds.
- B. Excavation shall include those measures necessary to establish grades indicated on drawings for utilities and appurtenances. Rock shall be excavated to a minimum depth of six (6) inches below grades indicated on drawings.
- C. The Contractor shall be responsible for determining methods required for removal of rock or hard materials (i.e. systematically drilled and blasted or broken by power-operated hammer, hydraulic rock breaker or expansive compounds).
- D. A licensed explosive contractor shall perform blasting operations.
- E. Blasting operations shall be conducted in accordance with all local, state and federal regulations. The Contractor is responsible for repairs and/or replacement of damaged property(s) resulting from the work.
- F. Excavated rock shall not be used as backfill in excavations. Contractor shall replace volume of excavated rock with suitable soil.

3.6 Pipe Work

3.6.1 Bedding

- A. Pipe bed shall be established to elevations and grade as shown on the Construction Drawings or to match a requested condition.
- B. Pipe bed material and depth shall be as indicated on the Construction Detail / Construction Drawings. Stone shall be shovel sliced from beneath the pipe up to one-third (1/3) the pipe diameter. The entire length of barrel shall be fully supported with stone.
- C. Stone shall be used to backfill pipe to a height of six (6) inches above the top of the pipe.

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- D. When installing pipe in areas of excavated rock, pipe shall be placed on a bed of stone, minimum six (6) inches in depth.
- E. Soil determined to be unsuitable by the CCWA Inspector shall be removed to a determined depth and replaced with stone to desired grade.

3.6.2 Pipe Installation

- A. Comply with manufacturer's installation instructions.
- B. Install pipe of material type and size as shown on the Construction Details or Construction Drawings.
- C. Prior to placement, the interior of pipes and fittings shall be cleaned free of dirt and debris.
- D. Pipe, fittings and accessories shall not be laid or jointed in water.
- E. Pipe, fittings and accessories shall be handled and lowered into their respective positions using choker straps.
- F. A slight hole shall be dug where pipes are to be jointed to relieve pipe bell of any load. Pipe barrel shall be supported for its entire length.
- G. Install compression type full-face gasket coupling or solid sleeve style coupling on pipe to ensure proper joint sealing. The pipe mating ends and coupling shall be thoroughly cleaned and soaped before jointing. The mating ends shall be aligned in accordance with the manufacturer's tolerance and carefully shoved together using a steady force.
- H. Install polyethylene tube plastic on piping at locations where natural gas transmission mains exist as directed by CCWA.
- I. Where casing is being installed in an open excavation, casing lengths shall be as long as practicable and joined by single grooved butt weld for the entire circumference of the casing.
- J. Prior to joining consecutive pipe, backfill previously jointed pipe with sufficient material to prevent movement.
- K. Backfill pipe trench to the required grade in accordance with backfill and compaction requirements.

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- 1. Install warning tape over buried piping during backfill operations. Detection tape shall be installed centered, approximately 24 inches above the pipe.
- L. New pipe and existing pipe shall be cut to lengths as required in accordance with manufacturer instructions using a rotary-type saw. Prepare cut ends in accordance with manufacturer instructions.
- M. Place a plug in the open end of uncompleted laid piping at the end of each day.
- N. When installing water mains/piping, piping shall be laid to above existing grade and to direction as requested by CCWA to facilitate flushing. CCWA shall perform all flushing operations and Contractor shall provide access/cooperate to facilitate the work. Upon completion of flushing, mains/piping shall be laid to required grade.
- O. Pipe shall not be placed in service until all testing has been accepted by CCWA.
- P. Pipe not laid to the requested grade/alignment shall be removed and subsequently laid to the requested grade/alignment and the expense of the contractor.

3.6.3 Pipe Collar

- A. Install pipe collars of size and at locations as requested or shown on Construction Details or Construction Drawings.
- B. Construct wood forms or select other means to form collars.
- C. Place in such manner that subsequent construction activities do not damage collar.

3.6.4 Pipe Testing

- A. Testing shall be performed when backfill to finished grade and compaction are complete and dewatering has been discontinued for a minimum 24 hour period at the location of the test.
 - 1. All pipe installed shall be tested as indicated below.
 - 2. Contractor shall document all testing in such manner as necessary to show completion of the work.
 - 3. A CCWA Inspector must be present and witness any type of testing for acceptance.

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- 4. Any pipe not passing required testing shall be replaced or repaired at the Contractor's expense.
- B. <u>Air Pressure Testing</u>: Sanitary sewer gravity-flow pipe installed between new manholes shall be subjected to a low air pressure test at each joint. Pipe shall be free of dirt and debris prior to testing. The internal air pressure of the pipe shall be raised to approximately four (4) psi. The test shall begin when the stabilized pressure is at a minimum of 3.5 psi. Test and pipe shall be considered acceptable when an air pressure equivalent to the stabilized pressure is maintained for a period of five (5) minutes.
- C. <u>Deformation Testing</u>: Any pipe shall be tested for deformation when requested by CCWA. Pipe shall be free of dirt and debris. Any measured location may not show deformation of more than three (3) % of the pipe's manufactured published inside diameter.
 - 1. The diameter of pipe may be determined by using a standard measuring device throughout the entire length of the pipe segments.
 - 2. The diameter of the pipe may be determined by using a mandrel measuring device being pulled throughout the entire length of the pipe segments.

3.7 Cased Bore Work

3.7.1 General

- A. Work shall be coordinated and in compliance with the appropriate highway and railroad agencies and their policies.
 - 1. Contractor shall review permits obtained by CCWA.
- B. Contractor is responsible for establishing elevations, grades and alignment provided from construction drawings or from other known utilities.
- C. Contractor shall monitor ground movement during construction. Contractor shall be responsible for all settlement or up heave resulting from casing operations and shall repair and restore moved or damaged property to its original condition at no cost to the CCWA.

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3.7.2 Bore and Receiving Pit

- A. Bore entry and receiving pits shall be completed and sized as required by the Contractor.
- B. The base of the bore pit and bore pit walls shall be prepared in such a manner as to support equipment loading anticipated during bore operations.
- C. Construction of pits shall comply with Excavation and Backfill and Compaction specifications referenced herein.
- D. Equipment set-up in the bore pit shall be set to the grade that matches the construction drawings or known utilities.

3.7.3 Installation

- A. Boring, jacking and steering of casings through soil and rock shall be completed by dry auger boring without jetting, sluicing or wet boring. Free boring (boring without casing) shall be prohibited.
- B. The boring diameter shall be essentially the same as the outside diameter of the casing.
- A. Cutting head for standard soil bore shall be suited for soil and weathered rock mixed conditions. Cutting head may be advanced slightly ahead of jacked casing in a manner that will prevent voids forming in the earth around the perimeter of the casing.
- B. Cutting head for rock conditions shall be "v" shaped or similar and be suited for medium rock formations having less than 8,000 psi hardness.
- C. Casing lengths shall be as long as practicable and joined by single grooved butt weld for the entire circumference of the casing.
- D. Upon completion of bore, casing shall be cleaned free of all dirt and debris using manual methods, high pressure water via appropriate jet cleaning nozzles and vacuum methods.
- E. Should a boring encounter refusal or other unforeseen conditions, Contractor shall notify CCWA immediately in writing before advancing the casing.
 - 1. Note that instances may occur where CCWA requests the Contractor to remove augers for further investigation or remove

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augers and casing for subsequent casing reinsertion with other cutting heads.

- F. Borings shall be completed to the required grade and alignment within the following tolerances.
 - 1. Non steered bore: vertically +/- 1% of length of bore, horizontally +/- 1% of length of bore.
 - 2. Steered bore: vertically +/- 0.1% of length of bore, horizontally +/- 1% of length of bore.
- G. Where a steered casing is being installed, the Contractor shall record an indication of the grade at the beginning of each piece of casing installed; the record shall be provided to CCWA.
 - 1. CCWA shall be notified immediately in writing when the Contractor has determined the bore is not on the required grade. CCWA shall provide the Contractor an indication to proceed or to stop work.

3.7.4 Pipe Insertion

- A. Pipe shall be inserted by means of pulling or pushing as recommended by the pipe manufacturer.
- B. Contractor shall prepare an end assembly to pull from/push against such that ends of pipe are not damaged during insertion.
- B. Pipe shall be supported within casing to limit radial movement to a maximum of 3/4 inch.
- C. A minimum of three (3) spacers shall be installed on each nominal section of pipe at spacing recommended by the pipe or casing manufacturer.
- D. The annulus between the pipe and casing, at each end, shall be sealed using a flexible rubber seal.

3.7.5 Cased Bore Acceptance

- A. Casing installed in accordance with these specifications shall be accepted by CCWA.
- B. Casing installed not complying with the listed tolerances shall be subject to a CCWA decision as follows.
 - 1. Where CCWA was notified of any tolerance discrepancy and CCWA provided indication to stop the bore, CCWA will not pay any

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costs associated with the bore and the Contractor shall bulkhead and grout fill the casing at the Contractor's expense.

- 2. Where CCWA was notified of any tolerance discrepancy and CCWA provided indication to continue the bore, CCWA shall accept the cased bore and pay costs associated with the bore and the Contractor shall pay for any additional costs, beyond the planned alignment and grade, required to connect piping.
- Where CCWA has not been notified of any tolerance discrepancy, CCWA may reject the cased bore and not pay any costs associated with the bore and the contractor shall bulkhead and grout fill the casing at the Contractor's expense.
- 4. Where CCWA has not been notified of any tolerance discrepancy, CCWA may accept the cased bore and pay costs associated with the bore and the Contractor shall pay for any additional costs, beyond the planned alignment and grade, required to connect piping.

3.8 Manhole Work

3.8.1 New Manhole Installation

- A. Install manholes of required sizes and at locations and elevations as shown on Construction Drawings. Manholes shall be set atop stone as indicated on the Construction Drawings. .
- B. The bed shall be prepared so that the manhole is set level.
- C. Manhole sections shall be handled with lifting straps or hooked cables using a minimum of two (2) of the manufactured manhole lifting holes.
- D. Manhole sections shall be positioned such that influent and effluent piping enter the center of their respective opening not pinching the rubber boot seal. Pipe shall not rest on I nvert of opening.
- E. Manhole sections shall be stacked level and plumb at all times.
- F. Prior to joining consecutive sections, tongue-and-grooved ends shall be cleaned free of dirt and debris.
- G. Tongue-and-grooved ends shall be fitted with preformed gasket sealing compound. Sealing compound shall be installed in such manner that when consecutive sections are stacked, sealing

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compound can be visually observed "squeezing out" from all sections of the joint.

- H. Manhole lifting holes shall be plugged with rubber stoppers or sealed using non-shrink grout throughout the entire depth of hole.
- I. Seal annulus between pipe and core opening using rubber boot in accordance with the manufacturer's instructions.
- J. Upon completion of visual testing activities, install HDPE cap over manhole joint locations.
- A. Manholes may not be placed in service until all testing has been accepted by CCWA.
- B. Manholes not set to the requested grade/alignment shall be removed and subsequently set to the requested grade/alignment and the expense of the contractor.

3.8.2 Invert Construction

- A. Clean new and existing manhole base free of dirt and debris before constructing invert.
- B. Construct "U-shape" style smooth invert from brick and mortar or cast-in-place concrete to size and elevation as shown on the Construction Drawings and as necessary to direct flow.
- C. Special care shall be taken such that the finished invert does not touch any pipe material.
- D. Invert construction shall have sufficient time to cure as not to be affected by in-service conditions.

3.8.3 Manhole Testing

- A. Testing shall be performed by CCWA when backfill to finished grade and compaction are complete and dewatering has been discontinued for a minimum 24 hour period at the location of the test.
 - 1. Every newly installed manhole shall be tested.
 - 2. CCWA shall document all testing in such manner as necessary to show completion of the work.
 - 3. Any manhole not passing required testing shall be replaced or repaired at the Contractor's expense.

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- B. <u>Visual Water Infiltration Testing</u>: Water infiltration testing shall be performed by visually observing for water infiltration at all manhole sections, at all pipe / rubber boot seal connections, at all manhole / rubber boot seal connections. Test shall be considered acceptable when no water infiltration is observed at any described observation points.
- C <u>HDPE Liner Testing</u>: Holiday test HDPE caps at joints using applicable voltage spark test. Test shall be considered acceptable when spark test reveals no holidays. Other testing procedure may be considered.

3.9 Backfill and Compaction

3.9.1 Backfill

- A. Excavations shall be backfilled using suitable material in accordance with the applicable Details.
- B. Place no backfill until any poured concrete has sufficient compressive strength.
- C. Place backfill against below grade walls (i.e. manhole sections) in uniform level lifts to prevent wedging action.
- D. Backfill shall not be placed on surfaces that are saturated, frozen or containing frost or ice.
- E. Place backfill in excavations as follows.
 - 1. Backfill in loose lifts not exceeding 6 inches when compacting using manual tamping devices (jumping jack).
 - 2. Backfill in loose lifts not exceeding 12 inches when compacting using vibrating/ramming devices (sheep-foot vibratory roller).
- F. Any settlement shall be filled and compacted to conform with adjacent surfaces.

3.9.2 Compaction

- A. Backfill shall be compacted using manual tamping devices or vibrating/ramming devices.
- B. Use manual tamping devices to compact soil as follows, otherwise use vibratory devices.

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- 1. When area is inaccessible to vibrating devices and within 2 feet of below grade walls (includes manholes).
- 2. From bottom of pipe trench to twelve (12) inches above the top of pipe.
- C. Compaction requirements are as follows.
 - 1. Backfill in road right-of-way shall be compacted the entire depth to a minimum of 95% of the maximum dry density as determined by a Standard Proctor Analysis.
 - 2. Backfill not described above shall be compacted for the entire depth to a minimum of 90% of the maximum dry density as determined by a Standard Proctor Analysis.

3.9.3 Compaction Testing

- A. Samples from the proposed construction area shall be analyzed for maximum dry density in accordance with ASTM 698 Method C or applicable GDOT standard.
- B. The extent of testing required shall be dependent upon soil conditions, Contractor's methods of construction and regulatory requirements.
- C. Minimum compaction testing shall be as follows.
 - Backfill in excavations shall be tested at 2-foot lift intervals per 1,000 square feet of fill or as deemed necessary by the CCWA Inspector.
 - 2. Backfill in trench excavations shall be tested at 2-foot intervals per 400 linear feet of fill or as deemed necessary by the CCWA Inspector.

3.10 Asphalt and Concrete Placement

3.10.1 Asphalt Placement

- A. Compact existing base and/or add and compact necessary aggregate base/concrete material in accordance with the Construction Drawings.
- B. Cut edges of existing asphalt neat and square.
- C. Apply prime / tack coat as necessary to facilitate asphalt placement.

Section 3: Construction Standards

D. Install asphalt using mechanical spreader machine and compact to thicknesses as shown on the Construction Drawings or to thickness to match existing asphalt.

E. Install within thickness layers as described in Table 3 of Georgia DOT document "Asphalt Pavement Selection Guidelines", November 2006.

3.10.2 Concrete Placement

- A. Construct formwork to lines and elevations as shown on Construction Drawings.
- B. Clean forms of dirt and debris prior to each use.
- C. Install steel reinforcement and/or wire, support on chairs and secure to prevent movement.
- D. Concrete shall not be placed on loose, saturated or frozen soil.
- E. Concrete shall be placed only when ambient temperature is at 40° F and rising.
- F. Place concrete to thicknesses as shown on the applicable Details or to thickness to match existing concrete using suitable means and consolidate concrete with vibrator of suitable vibrations per minute.
- G. Screed slabs / curbs by use of straight edge or screed board.
- H. Saw control joints as soon as concrete can be traveled by foot without leaving impressions.
 - 1. Control joints shall be installed at interval spacing of 1-1/2 times slab width or at a maximum spacing of 10 feet, whichever is closer.
 - 2. Saw joint depth shall be ¼ of the slab depth.
- I. Concrete shall be finished with a slight broom finish perpendicular to the travel path.
- J. Begin curing after placement and finishing of concrete as soon as free water has disappeared from concrete surface.
 - 1. Curing methods shall be by the continuous application of water for 72 hours or by applying a liquid membrane forming curing-sealing compound to the fresh concrete surface.

Section 3: Construction Standards

K. Removal of formwork shall take place no sooner than 24 hours after placement of concrete.

3.10.3 Concrete Testing

- A. Concrete from each truck shall be subjected to a slump test in accordance with ASTM C172 and C143.
 - Concrete arriving on the Project site and not exhibiting the required slump may be rejected at the discretion of the CCWA inspector.
- B. Concrete shall be laboratory tested for compressive strength at the discretion of the CCWA Inspector.
 - Samples shall be collected in accordance with ASTM C172 and ASTM C31.
 - 2. Samples shall be tested for compressive strength in accordance with ASTM C39.
 - 3. Concrete placed not meeting the required compressive strength shall be subject to rejection and removal at the discretion of the CCWA inspector.

3.11 Demolition

3.11.1 Bulkhead

- A. Install bulkheads at locations shown on the Construction Drawings or at requested locations.
- B. Plug with grout abandoned services and any pipe at Service Re-Connects as may be required as shown on the Construction Drawings.
- B. Cut existing pipe in such manner that provides for installation.
- C. Remove and dispose debris and provide suitable work area.
- D. Construct bulkhead across entire pipe opening using brick and mortar, minimum eight (8) inches in depth.

3.11.2 Remove

A. Remove pipe, manholes and structures completely from the ground at locations shown on the Construction Drawings or at requested locations.

Section 3: Construction Standards

- B. Cut existing pipe, manholes and structures in such manner that provides for removal.
- C. Remove debris and dispose off-site in accordance with local/state regulations.
- D. Place suitable soil and compact in accordance with backfill and compaction requirements.

3.11.3 Grout Fill

- A. Grout fill pipe at locations shown on the Construction Drawings or at requested locations.
- B. Drill holes through soil, asphalt or concrete down to and into the existing pipe at such intervals to ensure complete grout fill of pipe.
- C. Install steel pipes into drilled holes, extending into pipe to be filled.
- D. Pump high flow grout into steel pipe until grout is observed coming from adjacent steel pipe.
- E. Due to the results of the initial grouting, additional drill holes may need to be installed between the first injection points to allow for additional grouting to fill the void.
- F. Upon completion of grouting, remove steel pipe or cut steel pipe a minimum of six (6) inches below surface grade. Finish at grade with a minimum six (6) depth of concrete.

3.11.4 Gravel Fill

- A. Gravel fill manholes at locations shown on the Construction Drawings or at requested locations.
- B. Remove manhole cone and sections to a minimum of three (3) feet below finished surface grade.
- C. Place No. 57 stone into manhole from invert to top of remaining section.
- D. Place suitable soil and compact soil from top of remaining section to finish surface grade in accordance with backfill and compaction requirements.

Section 3: Construction Standards

3.12 Acceptance

- A. A CCWA Inspector shall inspect all components of work for compliance with the Contract. The Contractor shall, at all times, permit and facilitate inspection of work by the CCWA. The presence of a CCWA Inspector or other CCWA staff on the site of work shall not be construed to, in any manner, relieve the Contractor of their responsibility for strict compliance with the Contract. The CCWA Inspector shall inform the Contractor when work is deficient from the Contract. Deficiencies shall be addressed in a timely manner as determined by the CCWA Inspector.
- B. Final Acceptance of the work by the CCWA shall be when the Contractor has met all terms and conditions as set forth by the Contract. The date of Final Acceptance shall be no later than the date the CCWA approves the Contractor's final request for payment. Where applicable, Final Acceptance shall be written, signed and dated by the CCWA.

END OF SECTION

STATE OF GEORGIA COUNTY OF CLAYTON

INTERIM WAIVER AND RELEASE UPON PAYMENT

The undersigned mechanic and/or materialman has been employed by the Clayton

County Water Authority to furnish:	ide been empleyed by the elayten
	[describe materials
and/or labor];	
for the construction of improvements known as:	
	[title of the project or building];
which is located in the City of and is owned by the Clayton County Water Authority a	
and more particularly described by the following metes district, or block and lot number:	s and bounds description, land lot
See Attachment: ☐ yes □	⊐ no
Upon the receipt of the sum of: \$;

the mechanic and/or materialman waives and releases any and all liens or claims of liens it has upon the foregoing described property through the date signed below and excepting those rights and liens that the mechanic and/or materialman might have in any retained amounts, on account of labor or materials, or both, furnished by the undersigned to or on account of said contractor for said building or premises.

NOTICE: WHEN YOU EXECUTE AND SUBMIT THIS DOCUMENT, YOU SHALL BE CONCLUSIVELY DEEMED TO HAVE BEEN PAID IN FULL THE AMOUNT STATED ABOVE, EVEN IF YOU HAVE NOT ACTUALLY RECEIVED SUCH PAYMENT, 60 DAYS AFTER THE DATE STATED ABOVE UNLESS YOU FILE EITHER AN AFFIDAVIT OF

NONPAYMENT OR A CLAIM OF LIEN PRIOR TO THE EXPIRATION OF SUCH 60 DAY PERIOD.

	(L.S.)
(Signature of Deponent)	
(Printed/Typed Name and Title)	
Deponent, individually, and as duly authoric Contractor	ized agent and duly elected and acting officer of
(Company Name)	
County, the Deponent, who, being persor	IE, a Notary Public in and for said State and hally known to the undersigned and being duly the within and foregoing statements are true and, 20
Notary Public	
Commission Expiration Date:	
(NOTARY SEAL)	
(Witness)	(Address)

STATE OF GEORGIA COUNTY OF CLAYTON

WAIVER AND RELEASE UPON FINAL PAYMENT

The undersigned mechanic and/or materia	lman has been employed by the Clayton
County Water Authority to furnish:	
	[describe materials
and/or labor];	
for the construction of improvements known as:	
	[title of the project or building];
which is owned by the Clayton County Water Aut	thority at the following address:
and more particularly described by the following district, or block and lot number:	metes and bounds description, land lot
See Attachment:	yes □ no
Upon the receipt of the sum of: \$;
the mechanic and/or materialman waives and rele or any right against any labor and/or material bo property.	•

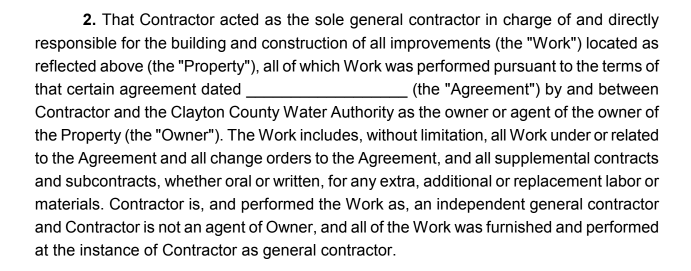
THE MECHANIC AND/OR MATERIALMAN WAIVES AND RELEASES ANY AND ALL

LIENS OR CLAIMS OF LIENS IT HAS UPON THE FOREGOING DESCRIBED PROPERTY OR ANY RIGHTS AGAINST ANY LABOR AND/OR MATERIAL BOND ON ACCOUNT OF LABOR OR MATERIALS, OR BOTH, FURNISHED BY THE UNDERSIGNED TO OR ON ACCOUNT OF SAID CONTRACTOR FOR SAID PROPERTY.

NOTICE: WHEN YOU EXECUTE AND SUBMIT THIS DOCUMENT, YOU SHALL BE CONCLUSIVELY DEEMED TO HAVE BEEN PAID IN FULL THE AMOUNT STATED ABOVE, EVEN IF YOU HAVE NOT ACTUALLY RECEIVED SUCH PAYMENT, 60 DAYS AFTER THE DATE STATED ABOVE UNLESS YOU FILE EITHER AN AFFIDAVIT OF NONPAYMENT OR A CLAIM OF LIEN PRIOR TO THE EXPIRATION OF SUCH 60 DAY PERIOD.

PERSONALLY APPEARED BEFORE ME, the undersigned attesting officer, duly authorized by law to administer oaths (the "Deponent"), who being duly sworn according to law, deposes and says on oath:

 That Deponent is the duly authorized agent are 	nd dul	y elected and a	acting of	fficer o
	(the	"Contractor"),	and	s duly
authorized to execute this Final Contractor's Affidavit, L	ien Wa	aiver and Inder	nnificati	on (this
"Affidavit") in a representative capacity on behalf of C	ontrac	tor, as well as	in Dep	onent's
individual capacity, and Deponent has made diligent in	quiry	into and is per	sonally	familia
with and has full knowledge of all facts set forth hereir	٦.			



- **3.** That the Work has been fully and finally completed in strict accordance with the terms of the Agreement, and Contractor has at all times since the commencement of the Work been in direct charge of all aspects of the Work, and Contractor has obtained a current valid permanent certificate of occupancy for the Property and the Work, and the Work has been completed within the boundary lines of the Property.
- **4.** Upon receipt of the sum reflected above, Contractor acknowledges that Owner has paid in full to Contractor the full contract price under the Agreement (the "Contract Price"), which Contract Price includes, without limitation, all amounts and bills for all labor, materials, fixtures and supplies of any type whatsoever used in the Work. Upon receipt of these monies, all contractors, subcontractors, subcontractors of subcontractors, materialmen, suppliers and laborers will be paid in full the agreed price or reasonable value for all materials and supplies ordered, used or furnished and services and labor rendered in connection with or as a part of the Work, and none of such parties have or will have any claim, demand or lien against the Property, and all of the amounts paid by Owner to Contractor under the Agreement have been and will be used to pay for labor or materials used in the Work when no liens or claims of lien were filed or outstanding. There are no disputes regarding the Agreement or any other contracts or subcontracts with respect to the Work or the Property, and, except for bills associated with these final monies, there are no amounts due or unpaid bills of any nature, either for labor or services related to the Work or the Property or any materials which have been or may have been placed upon, or applied or delivered to the Property, and Contractor does hereby unconditionally agree to hold harmless and indemnify Owner from and against all claims for mechanic's or materialman's liens or claims of lien, including, without limitation, any attempted foreclosure thereof, which in any way arise out of or are related to the Work or the Property, including, without limitation, any attorney's fees incurred in connection therewith.
- **5.** That Contractor does hereby for itself, and its employees, suppliers, subcontractors, mechanics and materialmen and all other persons acting for, through, or under Contractor, waive, remise, relinquish and release all right to file or to have filed or to maintain any materialman's or mechanic's lien or liens or claim or claims against the Property or arising out of or related to the Work. This Affidavit is executed and given in favor of and for the benefit of, and may be relied upon by, Owner and each and every party legally or equitably, now or hereafter, owning or holding any interest in the Property.

Agreement.	
	(L.S.)
(Signature of Deponent)	
(Printed/Typed Name and Title)	
Deponent, individually, and as duly au Contractor	uthorized agent and duly elected and acting officer of
(Company Name)	
County, the Deponent, who, being persworn and on oath deposed and said	RE ME , a Notary Public in and for said State and ersonally known to the undersigned and being duly that the within and foregoing statements are true and
correct thisday of	, 20
Notary Public	
Commission Expiration Date:	
(NOTARY SEAL)	
(Witness)	(Address)

6. That this Affidavit is a sworn statement made under the provisions of Official

Code of Georgia Annotated Section 44-14-361.2, and is made for the purpose of inducing Owner to pay to Contractor the balance of the Contract Price pursuant to the terms of the

$CI \Delta VTON$	COUNTY WATER	AUTHORITY
CLAITON	COUNT WATER	AUTHORIT

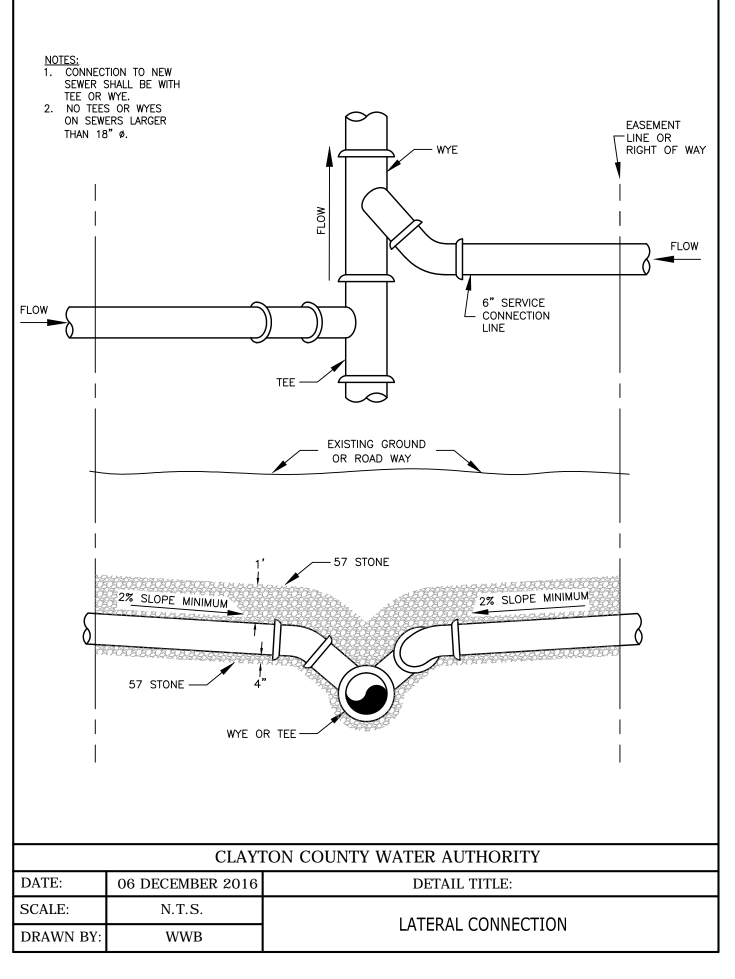
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SCALE:	N.T.S.	PIPE INSTALLATION ON GRADE
DRAWN BY:	WWB	GRAVITY FLOW PVC, HDPE

	CLAYT	TON COUNTY WATER AUTHORITY
DATE:	09 SEPTEMBER 2016	DETAIL TITLE:
SCALE:	N.T.S.	PIPE INSTALLATION ON GRADE
DRAWN BY:	WWB	DI, RC, CM, STEEL CASING

CI	$\Delta VTON$	COLINTY	WATEB	AUTHORITY
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SCALE:	N.T.S.	PIPE INSTALLATION ON GRADE
DRAWN BY:	WWB	FRPMP





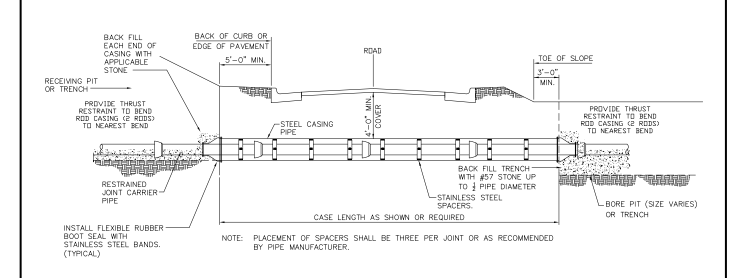
PIPE COLLAR

N.T.S.

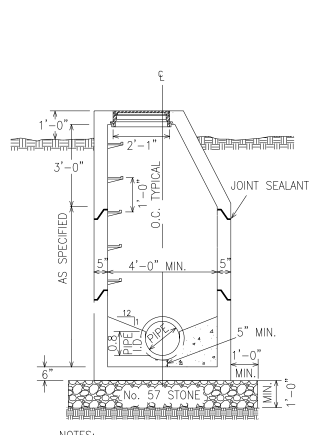
WWB

SCALE:

DRAWN BY:



	CLAY	FON COUNTY WATER AUTHORITY
DATE:	09 SEPTEMBER 2016	DETAIL TITLE:
SCALE:	N.T.S.	STEEL CASING
DRAWN BY:	WWB	STEEL CASING



NOTES:

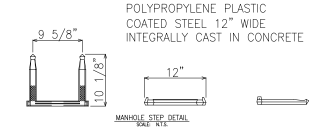
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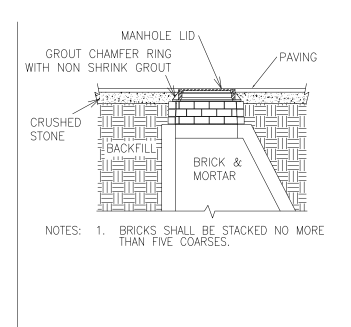
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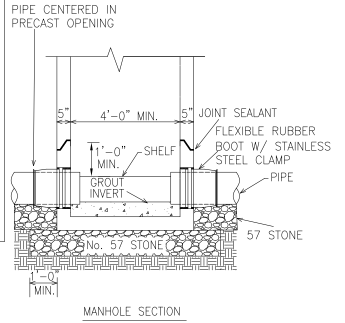
- 1. SHELF AND INVERT MAY BE CAST-IN OR BUILT-IN-PLACE AND SHALL HAVE SMOOTH FINISH.
- 2. WHEN BRICK IS USED AS A FILLER, PROVIDE MINIMUM 1/2 INCH GROUT OVER BRICK.

MANHOLE SECTION





TYPICAL MANHOLE IN PAVEMENT DETAIL

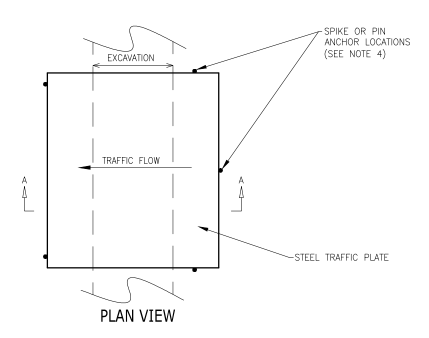


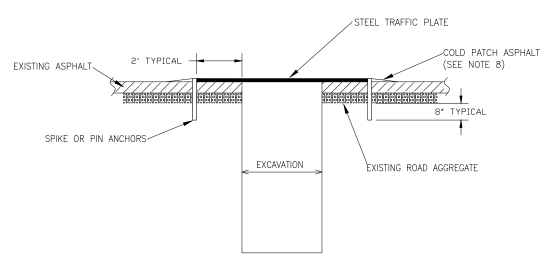
CLAYTON COUNTY WATER AUTHORITY 09 SEPTEMBER 2016 **DETAIL TITLE:** N.T.S. MANHOLE SECTIONS **WWB**

DATE:

SCALE:

DRAWN BY:





NOTES

SECTION A-A

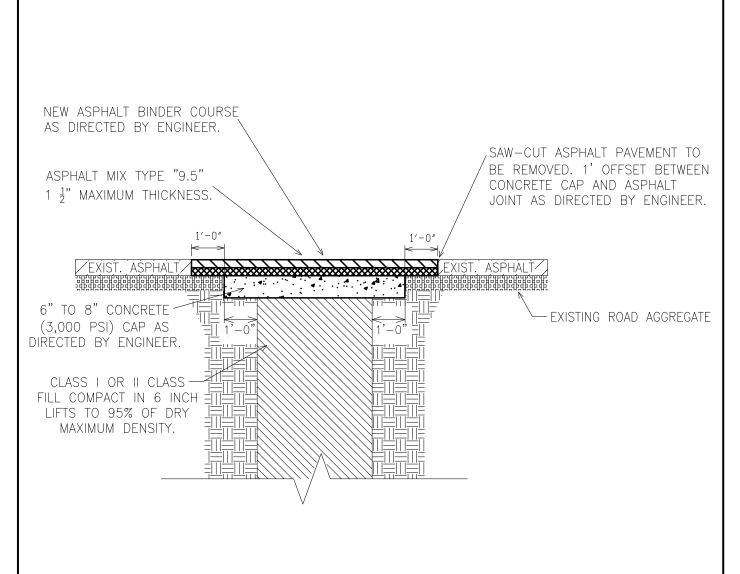
- TRAFFIC BASED ON H20-44 (SINGLE TIRE/PLATE). HAVING A UNIFORM LOAD OF 640Lb. PER LINEAL FOOT ON LOAD LANE. PLATE ARE TO BE UNIFORMLY SUPPORTED AND CENTERED OVER TRENCH.

 TRENCH WALLS UNDER THE PLATES SHALL BE UNIFORMLY SUPPORTED FROM TOP TO BOTTOM.
 PLATES SHOULD BE ANCHORED TO PREVENT LATERAL MOVEMENT.

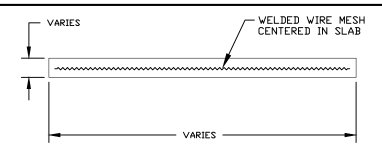
- SUPPORTING SURFACE ON EACH SIDE OF THE TRENCH SHALL BE SMOOTH AND HARD (CONCRETE, ASPHALT SURFACES OR EQUAL).

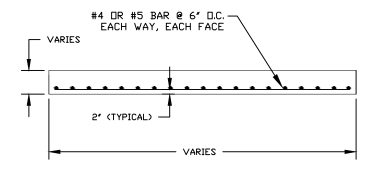
- STEEL TRAFFIC PLATES SHALL BE A MINIMUM OF ONE INCH THICK.
 TACK WELD PLATES TOGETHER AS NECESSARY TO PREVENT MOVEMENT BETWEEN ADJACENT PLATES.
 USE COLD PATCH ASPHALT ALONG ALL EDGES OF PLATES TO ENSURE SMOOTH TRANSISTION FOR TRAFFIC.

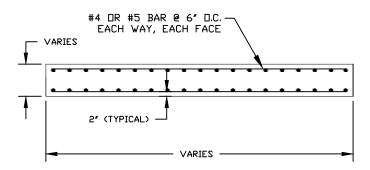
	CLAY	TON COUNTY WATER AUTHORITY
DATE:	09 SEPTEMBER 2016	DETAIL TITLE:
SCALE:	N.T.S.	STEEL TRAFFIC PLATE
DRAWN BY:	WWB	STEEL TRAFFIC PLATE

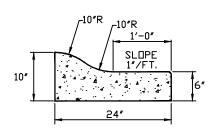


CLAYTON COUNTY WATER AUTHORITY			
DATE:	09 SEPTEMBER 2016	DETAIL TITLE:	
SCALE:	N.T.S.	ASPHALT REPLACEMENT AT EXCAVATION	
DRAWN BY:	WWB		

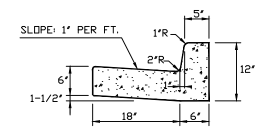








ROLLED TYPE CURB AND GUTTER



24" VERTICAL CURB AND GUTTER

CLAYTON COUNTY WATER AUTHORITY			
DATE:	12 AUGUST 2013	DETAIL TITLE:	
SCALE:	N.T.S.	SLAB ON GRADE	
DRAWN BY:	WWB		

