

Division of Facilities Construction and Management

STANDARD LOW BID PROJECT (Project Budgets Over \$100,000)

October 20, 2014

INTERCOM AND PAGING SYSTEM REMODEL WASATCH AND OQUIRRH BUILDINGS DRAPER PRISON

DEPARTMENT OF CORRECTIONS DRAPER, UTAH

DFCM Project Number: 13304100

Envision Engineering 240 East Morris Avenue #200 Salt Lake City, Utah 84115

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Drawings:

Current copies of the DFCM General Conditions dated May 25, 2005 and all Supplemental General Conditions are available upon request at the DFCM office and on the DFCM web site at http://dfcm.utah.gov - "Standard Documents" - "Reference Documents" - "Supplemental General Conditions", and are hereby made part of these contract documents by reference.

The Agreement and General Conditions dated May 25, 2005 have been updated from versions that were formally adopted and in use prior to this date. The changes made to the General Conditions are identified in a document entitled Revisions to General Conditions that is available on DFCM's web site at http://dfcm.utah.gov.

NOTICE TO CONTRACTORS

Sealed bids will be received by the Division of Facilities Construction and Management (DFCM) for:

INTERCOM AND PAGING SYSTEM REMODEL
WASATCH AND OQUIRRH BUILDINGS - DRAPER PRISON
DEPARTMENT OF CORRECTIONS - DRAPER, UTAH
DFCM PROJECT NO: 13304100

Bids will be in accordance with the Contract Documents that will be available at 3:00 PM on Monday, October 20, 2014 on the DFCM web page at http://dfcm.utah.gov. For questions regarding this project, please contact Craig Wessman, DFCM, at 801-673-2107. No others are to be contacted regarding this project. Construction estimate for this project is \$207,000.

A **mandatory** pre-bid meeting will be held at 9:45 AM on Wednesday, October 29, 2014. Meet in the parking lot next to the Main Prison Entrance Gate, 14500 Prison Road, Draper, Utah. Refer to the Project Description (page 4) for security clearance information. All bidders wishing to bid on this project are required to attend this meeting.

Bids are to be submitted electronically through a secure mailbox at BidSync www.bidsync.com until 2:00 PM on Monday, November 17, 2014. It is the sole responsibility of the contractor to ensure their bid reaches BidSync before the closing date and time. There is no cost to the contractor to submit electronic bids via BidSync. Electronic bids may require the uploading of electronic attachments. The submission of attachments containing embedded documents (i.e., zip files, .mov, wmp, and mp3 files, etc.) is prohibited. All documents should be attached as separate files. Questions about using BidSync, please call customer service at 801-765-9245 option 1, option 1.

A bid bond in the amount of five percent (5%) of the bid amount, made payable to the Division of Facilities Construction and Management on DFCM's bid bond, shall accompany the bid submission and uploaded in BidSync. If the bid bond is not furnished with the bid through Bidsync, the BID is NONRESPONSIVE.

The Division of Facilities Construction and Management reserves the right to reject any or all bids or to waive any formality or technicality in any bid in the interest of DFCM.

DIVISION OF FACILITIES CONSTRUCTION AND MANAGEMENT Room 4110 State Office Building Capitol Hill Complex Salt Lake City, Utah 84114

PROJECT DESCRIPTION

Replacement of the existing intercom and paging systems in the Wasatch and Oquirrh Buildings at the Draper Prison for the Department of Corrections in Draper, Utah. The work includes removing the existing equipment, cabling, wires, speakers and other equipment. The new equipment is to be installed as indicated on the drawings and in the specification which includes but is not limited to the following items: new amplifiers, speakers, switches, indicator lights, cabling and wiring, equipment housing boxes, and keyed control switches. Work in these areas must be scheduled 14 days in advance since security must be maintained. The actual work should be completed in the least amount of time possible, especially work on the control panels. Only one control room shall be down at any given time while the switching of the panels is completed and the equipment installed. In addition, only one control room shall be disrupted at a time for the other associated work required by this contract. Multiple crews working in different buildings are not allowed due to the need to schedule a guard with each crew, unless prior approval is given by the Department of Corrections. The Contractor should not plan on having multiple guards available.

For access to the facility each person must fax (801-545-5702) a USP Background Check Form to Shawn Anderson no later than 3:00 PM, on Friday, October 24, 2014 to obtain clearances prior to the Mandatory Pre-bid Site Meeting. The Utah State Prisons (USP) will perform the background checks at no cost to the individual. A positive clearance from USP must be declared for any person entering this facility. The Contractor will also be required to comply with the requirements of the DOC Outside Contractor Rules and Regulations which are made a part of the project requirements. These rules apply both to the initial Pre-bid walk through and during construction. Both the DOC Outside Contractor Rules and Regulations and UPS Background Check Form are posted separately in Bidsync.

Base Bid: Intercom and paging system for the Wasatch B wing and D wing.

Additive Alternate No. 1: Intercom and paging system for Oquirrh Building #1.

Additive Alternate No. 2: Intercom and paging system for Oquirrh Building #2.

Additive Alternate No. 3: Intercom and paging system for Oquirrh Building #3.

Additive Alternate No. 4: Intercom and paging system for Oquirrh Building #4.

Liquidated Damages: \$175 per day.

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Division of Facilities Construction and Management

PROJECT SCHEDULE BIDSYNC BID #MW15022

PROJECT NAME: INTERCOM AND PAGING SYSTEM REMODEL

WASATCH AND OQUIRRH BUILDINGS - DRAPER PRISON

DEPARTMENT OF CORRECTIONS - DRAPER, UTAH

DFCM PROJECT NO: 13304100

Event	Day	Date	Time	Place
Bidding Documents Available	Monday	October 20, 2014	3:00 PM	DFCM web site *
Submission of USP	Friday	October 24, 2014	3:00 PM	Shawn Anderson - DOC
Background Check Form				Fax 801-545-5702
Mandatory Pre-bid Site	Wednesday	October 29, 2014	9:45 AM	Meet in the parking lot next to the
Meeting				Main Prison Entrance Gate
				14500 Prison Road
				Draper, UT
Last Day to Submit Questions	Wednesday	November 5, 2014	3:00 PM	BidSync Web site**
Addendum Deadline	Wednesday	November 12, 2014	3:00 PM	BidSync Web site**
(exception for bid delays)				
Prime Contractors Turn In Bid	Monday	November 17, 2014	2:00 PM	BidSync Web site**
and Bid Bond				
Sub-contractor List Due	Tuesday	November 18, 2014	2:00 PM	E-Mail dfcmcontracts@utah.gov
Substantial Completion Date	Friday	March 20, 2015		

NOTE: * DFCM's web site address is http://dfcm.utah.gov.

** BidSync web site address is www.bidsync.com.

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INSTRUCTIONS TO BIDDERS

1. <u>Drawings and Specifications, Other Contract Documents</u>

Drawings and Specifications, as well as other available Contract Documents, may be obtained as stated in the Notice to Contractors.

2. Bids

Before submitting a bid, each contractor shall carefully examine the Contract Documents, shall visit the site of the Work; shall fully inform themselves as to all existing conditions and limitations; and shall include in the bid the cost of all items required by the Contract Documents. If the bidder observes that portions of the Contract Documents are at variance with applicable laws, building codes, rules, regulations or contain obvious erroneous or uncoordinated information, the bidder shall promptly notify the DFCM Representative and the necessary changes shall be accomplished by Addendum.

Bids are to be submitted electronically through a secure mailbox at BidSync www.bidsync.com until the date and time in this document. It is the sole responsibility of the contractor to ensure their bid reaches BidSync before the closing date and time. There is no cost to the contractor to submit electronic bids via BidSync. Electronic bids may require the uploading of electronic attachments. The submission of attachments containing embedded documents (i.e., zip files, .mov, wmp, and mp3 files, etc.) is prohibited. All documents should be attached as separate files.

A bid bond properly signed by a qualified surety, as indicated on the DFCM Bid Bond form provided along with this Instruction to Bidders, in the amount of 5% of the bid, shall accompany the bid submission and uploaded in BidSync. If the bid bond is not furnished with the bid through bidsync, the BID is NONRESPONSIVE. THIS BID BOND MUST BE ON THE DFCM BID BOND FORM PROVIDED WITH THIS INSTRUCTION TO BIDDERS IN ORDER TO BE CONSIDERED AN ACCEPTABLE BID unless only one bid is received by DFCM, or the failure to comply with the bid bond requirements is determined by the Director of DFCM to be nonsubstantial based on the following:

- A. the bid bond is submitted on a form other than DFCM's required Bid Bond form and the bid bond meets all other requirements including being issued by a surety firm authorized to do business in the State of Utah and be listed in the U.S. Department of the Treasury Circular 570, Companies Holding Certificates of Authority as Acceptable Securities on Federal Bonds and as Acceptable Reinsuring Companies for an amount not less than the amount of the bond to be issued. A co-surety may be utilized to satisfy this requirement; and
- B. the contractor provides a bid bond properly signed by a qualified surety and on the required DFCM Bid Bond form by the close of business of the next succeeding business day after the DFCM notifies the bidder of the defective bid bond.

A CASHIER'S CHECK CANNOT BE USED AS A SUBSTITUTE FOR A BID BOND.

3. Contract and Bond

The Contractor's Agreement will be in the form provided in this document. The Contract Time will be as indicated in the bid. The successful bidder, simultaneously with the execution of the Contract Agreement, will be required to furnish a performance bond and a payment bond, both bearing original signatures, upon the forms provided in the procurement documents. The performance and payment bonds shall be for an amount equal to one hundred percent (100%) of the contract sum and secured from a company that meets the requirements specified in the requisite forms. Any bonding requirements for subcontractors will be specified in the Supplementary General Conditions.

4. <u>Listing of Subcontractors</u>

Listing of Subcontractors shall be as summarized in the "Instructions and Subcontractor's List Form", which are included as part of these Contract Documents. The Subcontractors List shall be e-mailed to dfcmcontracts@utah.gov within 24 hours of the bid opening. Requirements for listing additional subcontractors will be listed in the Contract Documents.

DFCM retains the right to audit or take other steps necessary to confirm compliance with requirements for the listing and changing of subcontractors. Any contractor who is found to not be in compliance with these requirements is subject to a debarment hearing and may be debarred from consideration for award of contracts for a period of up to three years.

5. Interpretation of Drawings and Specifications

If any person or entity contemplating submitting a bid is in doubt as to the meaning of any part of the drawings, specifications or other Contract Documents, such person shall submit to the DFCM Project Manager a request for an interpretation thereof. The person or entity submitting the request will be responsible for its prompt delivery. Any interpretation of the proposed documents will be made only by addenda posted through BidSync at www.bidsync.com. Neither the DFCM nor A/E will be responsible for any other explanations or interpretations of the proposed documents. A/E shall be deemed to refer to the architect or engineer hired by DFCM as the A/E or Consultant for the Project.

6. Addenda

Addenda will be posted through BidSync at www.bidsync.com. Contractors are responsible for obtaining information contained in each addendum. Addenda issued prior to the submittal deadline shall become part of the bidding process and must be acknowledged when the bid is submitted electronically through www.bidsync.com. Failure to acknowledge addenda may result in disqualification from bidding.

7. Award of Contract

The Contract will be awarded as soon as possible to the lowest, responsive and responsible bidder, based on the lowest combination of base bid and acceptable prioritized alternates, provided the bid is

INSTRUCTIONS TO BIDDERS PAGE NO. 3

reasonable, is in the interest of the State of Utah to accept and after applying the Utah Preference Laws in U.C.A. Title 63, Chapter 56. DFCM reserves the right to waive any technicalities or formalities in any bid or in the bidding. Alternates will be accepted on a prioritized basis with Alternate 1 being highest priority, Alternate 2 having second priority, etc.

8. DFCM Contractor Performance Rating

As a contractor completes each DFCM project, DFCM, the architect/engineer and the using agency will evaluate project performance based on the enclosed "DFCM Contractor Performance Rating" form. The ratings issued on this project will not affect this project but may affect the award on future projects.

9. Licensure

The Contractor shall comply with and require all of its subcontractors to comply with the license laws as required by the State of Utah.

10. Permits

In concurrence with the requirements for permitting in the General Conditions, it is the responsibility of the Contractor to obtain the fugitive dust plan requirements from the Utah Division of Air Quality and the SWPPP requirements from the Utah Department of Environmental Quality and submit the completed forms and pay any permit fee that may be required for this specific project. Failure to obtain the required permit may result in work stoppage and/or fines from the regulating authority that will be the sole responsibility of the Contractor. Any delay to the project as a result of any such failure to obtain the permit or noncompliance with the permit shall not be eligible for any extension in the Contract Time.

11. Right to Reject Bids

DFCM reserves the right to reject any or all Bids.

12. Time is of the Essence

Time is of the essence in regard to all the requirements of the Contract Documents.

13. Withdrawal of Bids

Bids may be withdrawn on written request received from bidder prior to the time fixed for opening. Negligence on the part of the bidder in preparing the bid confers no right for the withdrawal of the bid after it has been opened.

14. Product Approvals

Where reference is made to one or more proprietary products in the Contract Documents, but restrictive descriptive materials of one or more manufacturer(s) is referred to in the Contract Documents, the products of other manufacturers will be accepted, provided they equal or exceed the standards set forth in the drawings and specifications and are compatible with the intent and purpose of the design, subject to the written approval of the A/E. Such written approval must occur prior to the deadline established for the last scheduled addenda to be issued. The A/E's written approval will be in an issued addendum. If the descriptive material is not restrictive, the products of other manufacturers specified will be accepted without prior approval provided they are compatible with the intent and purpose of the design as determined by the A/E.

15. Financial Responsibility of Contractors, Subcontractors and Sub-subcontractors

Contractors shall respond promptly to any inquiry in writing by DFCM to any concern of financial responsibility of the contractor, subcontractor or sub-subcontractor.

16. Debarment

By submitting a bid, the Contractor certifies that neither it nor its principals, including project and site managers, have been, or are under consideration for, debarment or suspension, or any action that would exclude such from participation in a construction contract by any governmental department or agency. If the Contractor cannot certify this statement, attach to the bid a detailed written explanation which must be reviewed and approved by DFCM as part of the requirements for award of the Project.

BID BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

KNOW ALL PERSONS BY THESE PRESENTS:

That			hereinafter referred to as
the "Principal," and under the laws of the State of, with its business in this State and U. S. Department of the Treasury Liste Securities on Federal Bonds and as Acceptable Reinsuring Comp	principal office d, (Circular 570,	in the City of Companies Holding Certificate referred to as the "Surety" a	ration organized and existing and authorized to transact es of Authority as Acceptable
the STATE OF UTAH, hereinafter referred to as the "Obligee accompanying bid), being the sum of this Bond to which pa administrators, successors and assigns, jointly and severally, fit	"," in the amoung	t of \$cipal and Surety bind thems	(5% of the lelves, their heirs, executors,
THE CONDITION OF THIS OBLIGATION IS Solid incorporated by reference herein, dated as shown, to enter int	UCH that where o a contract in w	riting for the	
			Project.
NOW, THEREFORE, THE CONDITION OF THE execute a contract and give bond to be approved by the Obligee in writing of such contract to the principal, then the sum of the damages and not as a penalty; if the said principal shall execute performance thereof within ten (10) days after being notified in void. It is expressly understood and agreed that the liability of the penal sum of this Bond. The Surety, for value received, hereby for a term of sixty (60) days from actual date of the bid opening	for the faithful part amount stated the amount stated the a contract and writing of such of the Surety for an astipulates and a	erformance thereof within ten I above will be forfeited to the d give bond to be approved be contract to the Principal, then the y and all defaults of the Principal	(10) days after being notified e State of Utah as liquidated y the Obligee for the faithful his obligation shall be null and pal hereunder shall be the full
PROVIDED, HOWEVER, that this Bond is execute as amended, and all liabilities on this Bond shall be determined length herein.			
IN WITNESS WHEREOF, the above bounden partie below, the name and corporate seal of each corporate party representative, pursuant to authority of its governing body.	es have executed being hereto a	this instrument under their sev ffixed and these presents dul	eral seals on the date indicated y signed by its undersigned
DATED this day of	_, 20		
Principal's name and address (if other than a corporation):		B 2 - 2 - 10 1 - 11 -	ess (if a corporation):
i i incipai s name and addiess (ii other than a corporation).		Principal's name and addre	
Timespar's name and address (if other than a corporation).		Principal's name and address	oss (ii u corporation).
Timespar's name and address (if other than a corporation).	_	Principal's name and addr	cos (ii a cos pos actori).
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By:	_ _ _	Bv.	· · · · · · · · · · · · · · · · · · ·
	_ _ _	Bv.	· · · · · · · · · · · · · · · · · · ·
By:	_ _ _		(Affix Corporate Seal)
By:	_ _ _	By:	(Affix Corporate Seal)
By:	_ _ _	By:	(Affix Corporate Seal)
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By:	_ _ _	By:	(Affix Corporate Seal)
By:	_	By:	(Affix Corporate Seal) (Affix Corporate Seal)
By:	lly appeared beface basis of satisf Company, and coming sole sure	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has
By:	lly appeared beface basis of satisf Company, and coming sole sure e.	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has
By:	lly appeared beface basis of satisf Company, and coming sole sure e.	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has
By:	lly appeared bef he basis of satisf Company, and coming sole sure e.	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has
By:	lly appeared befae basis of satisf Company, and coming sole sure	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has





Division of Facilities Construction and

INSTRUCTIONS AND SUBCONTRACTORS LIST FORM

The three low bidders, as well as all other bidders that desire to be considered, are required by law to submit to DFCM within 24 hours of bid opening a list of <u>ALL</u> first-tier subcontractors, including the subcontractor's name, bid amount and other information required by Building Board Rule and as stated in these Contract Documents, based on the following:

DOLLAR AMOUNTS FOR LISTING

PROJECTS UNDER \$500,000: ALL FIRST-TIER SUBS \$20,000 OR OVER MUST BE LISTED ALL FIRST-TIER SUBS \$35,000 OR OVER MUST BE LISTED

- Any additional subcontractors identified in the bid documents shall also be listed.
- The DFCM Director may not consider any bid submitted by a bidder if the bidder fails to submit a subcontractor list meeting the requirements of State law.
- List subcontractors for base bid as well as the impact on the list that the selection of any alternate may have.
- Bidder may not list more than one subcontractor to perform the same work.
- If there are no subcontractors for the job that are required to be reported by State law (either because there are no subcontractors that will be used on the project or because there are no first-tier subcontractors over the dollar amounts referred to above), then you do not need to submit a sublist. If you do not submit a sublist, it will be deemed to be a representation by you that there are no subcontractors on the job that are required to be reported under State law. At any time, DFCM reserves the right to inquire, for security purposes, as to the identification of the subcontractors at any tier that will be on the worksite.

LICENSURE:

The subcontractor's name, the type of work, the subcontractor's bid amount, and the subcontractor's license number as issued by DOPL, if such license is required under Utah Law, shall be listed. Bidder shall certify that all subcontractors, required to be licensed, are licensed as required by State law. A subcontractor includes a trade contractor or specialty contractor and does not include suppliers who provide <u>only</u> materials, equipment, or supplies to a contractor or subcontractor.

'SPECIAL EXCEPTION':

A bidder may list 'Special Exception' in place of a subcontractor when the bidder intends to obtain a subcontractor to perform the work at a later date because the bidder was unable to obtain a qualified or reasonable bid under the provisions of U.C.A.Section 63A-5-208(4). The bidder shall insert the term 'Special Exception' for that category of work, and shall provide documentation with the subcontractor list describing the bidder's efforts to obtain a bid of a qualified subcontractor at a reasonable cost and why the bidder was unable to obtain a qualified subcontractor bid. The Director must find that the bidder complied in good faith with State law requirements for any 'Special Exception' designation, in order for the bid to be considered. If awarded the contract, the Director shall supervise the bidder's efforts to obtain a qualified subcontractor bid. The amount of the awarded contract may not be adjusted to reflect the actual amount of the subcontractor's bid. Any listing of 'Special Exception' on the sublist form shall also include amount allocated for that work.

GROUNDS FOR DISQUALIFICATION:

The Director may not consider any bid submitted by a bidder if the bidder fails to submit a subcontractor list meeting the requirements of State law. Director may withhold awarding the contract to a particular bidder if one or more of the proposed subcontractors are considered by the Director to be unqualified to do the Work or for

INSTRUCTIONS AND SUBCONTRACTORS LIST FORM Page No. 2

such other reason in the best interest of the State of Utah. Notwithstanding any other provision in these instructions, if there is a good faith error on the sublist form, at the sole discretion of the Director, the Director may provide notice to the contractor and the contractor shall have 24 hours to submit the correction to the Director. If such correction is submitted timely, then the sublist requirements shall be considered met.

CHANGES OF SUBCONTRACTORS SPECIFICALLY IDENTIFIED ON SUBLIST FORM:

Subsequent to twenty-four hours after the bid opening, the contractor may change its listed subcontractors only after receiving written permission from the Director based on complying with all of the following criteria.

- (1) The contractor has established in writing that the change is in the best interest of the State and that the contractor establishes an appropriate reason for the change, which may include, but not is not limited to, the following reasons: the original subcontractor has failed to perform, or is not qualified or capable of performing, and/or the subcontractor has requested in writing to be released.
- The circumstances related to the request for the change do not indicate any bad faith in the original listing of the subcontractors.
- (3) Any requirement set forth by the Director to ensure that the process used to select a new subcontractor does not give rise to bid shopping.
- (4) Any increase in the cost of the subject subcontractor work is borne by the contractor.
- Any decrease in the cost of the subject subcontractor work shall result in a deductive change order being issued for the contract for such decreased amount.
- (6) The Director will give substantial weight to whether the subcontractor has consented in writing to being removed unless the Contractor establishes that the subcontractor is not qualified for the work.

EXAMPLE:

Example of a list where there are only four subcontractors:

TYPE OF WORK	SUBCONTRACTOR, "SELF" OR "SPECIAL EXCEPTION"	SUBCONTRACTOR BID AMOUNT	CONTRACTOR LICENSE #
ELECTRICAL	ABCD Electric Inc.	\$350,000.00	123456789000
LANDSCAPING	"Self" *	\$300,000.00	123456789000
CONCRETE (ALTERNATE #1)	XYZ Concrete Inc	\$298,000.00	987654321000
MECHANICAL	"Special Exception" (attach documentation)	Fixed at: \$350,000.00	(TO BE PROVIDED AFTER OBTAINING SUBCONTRACTOR)

^{*} Bidders may list "self", but it is not required.

PURSUANT TO STATE LAW - SUBCONTRACTOR BID AMOUNTS CONTAINED IN THIS SUBCONTRACTOR LIST SHALL NOT BE DISCLOSED UNTIL THE CONTRACT HAS BEEN AWARDED.





PROJECT TITLE:

Division of Facilities Construction and

SUBCONTRACTORS LIST

dfcmcontracts@utah.gov

Caution: You must read and comp	ly fully with instructions.		
TYPE OF WORK	SUBCONTRACTOR, "SELF" OR "SPECIAL EXCEPTION"	SUBCONTRACTOR BID AMOUNT	CONT. LICENSE #
well as any alternates. 2. We have listed "Self" or "Special.	s as required by the instructions, in Exception" in accordance with the in the light state law	instructions.	the base bid as
	FIRM:		
DATE:	SIGNED BY:		
NOTICE: FAILURE TO SUBMIT THE CONTRACT DOCUMENTS, SHALL BE CONTRACT WITH BIDDER. ACTION APPROPRIATE BY OWNER. ATTACH	E GROUNDS FOR OWNER'S REFUS MAY BE TAKEN AGAINST BIDDE	SAL TO ENTER INTO A RS BID BOND AS DEE	WRITTEN

4110 State Office Building, Salt Lake City, Utah 84114 - telephone 801-538-3018 — http://dfcm.utah.gov

DFCM Project No.	
DFCM Contract No.	

CONTRACTOR'S AGREEMENT

FOR:
THIS CONTRACTOR'S AGREEMENT, made and entered into this day of, 20, by and between the DIVISION OF FACILITIES CONSTRUCTION AND MANAGEMENT, hereinafter referred to as "DFCM", and, incorporated in the State of and authorized to do business in the State of Utah, hereinafter referred to as "Contractor", whose address is
WITNESSETH: WHEREAS, DFCM intends to have Work performed at
WHEREAS, Contractor agrees to perform the Work for the sum stated herein.
NOW, THEREFORE, DFCM and Contractor for the consideration provided in this Contractor's Agreement, agree as follows:
ARTICLE 1. SCOPE OF WORK. The Work to be performed shall be in accordance with the Contract Documents prepared by and entitled ""
The DFCM General Conditions ("General Conditions") dated May 25, 2005 and all Supplemental General Conditions ("also referred to as General Conditions") on file at the office of DFCM and available on the DFCM website (http://dfcm.utah.gov/StdDocs/index.html), are hereby incorporated by reference as part of this Agreement and are included in the specifications for this Project. All terms used in this Contractor's Agreement shall be as defined in the Contract Documents, and in particular, the General Conditions.
The Contractor Agrees to furnish labor, materials and equipment to complete the Work as required in the Contract Documents which are hereby incorporated by reference. It is understood and agreed by the parties hereto that all Work shall be performed as required in the Contract Documents and shall be subject to inspection and approval of DFCM or its authorized representative. The relationship of the Contractor to the DFCM hereunder is that of an independent Contractor.
ARTICLE 2. CONTRACT SUM. The DFCM agrees to pay and the Contractor agrees to accept in full performance of this Contractor's Agreement, the sum of
which is the base bid, and which sum also includes the cost of a 100% Performance Bond and a 100%

CONTRACTOR'S AGREEMENT PAGE NO. 2

Payment Bond as well as all insurance requirements of the Contractor. Said bonds have already been posted by the Contractor pursuant to State law. The required proof of insurance certificates have been delivered to DFCM in accordance with the General Conditions before the execution of this Contractor's Agreement.

ARTICLE 3. TIME OF COMPLETION AND DELAY REMEDY. The Work shall be Substantially Complete by ______. Contractor agrees to pay liquidated damages in the amount of \$_____ per day for each day after expiration of the Contract Time until the Contractor achieves Substantial Completion in accordance with the Contract Documents, if Contractor's delay makes the damages applicable. The provision for liquidated damages is: (a) to compensate the DFCM for delay only; (b) is provided for herein because actual damages can not be readily ascertained at the time of execution of this Contractor's Agreement; (c) is not a penalty; and (d) shall not prevent the DFCM from maintaining Claims for other non-delay damages, such as costs to complete or remedy defective Work.

No action shall be maintained by the Contractor, including its or Subcontractor or suppliers at any tier, against the DFCM or State of Utah for damages or other claims due to losses attributable to hindrances or delays from any cause whatsoever, including acts and omissions of the DFCM or its officers, employees or agents, except as expressly provided in the General Conditions. The Contractor may receive a written extension of time, signed by the DFCM, in which to complete the Work under this Contractor's Agreement in accordance with the General Conditions.

ARTICLE 4. CONTRACT DOCUMENTS. The Contract Documents consist of this Contractor's Agreement, the Conditions of the Contract (DFCM General Conditions, Supplementary and other Conditions), the Drawings, Specifications, Addenda and Modifications. The Contract Documents shall also include the bidding documents, including the Invitation to Bid, Instructions to Bidders/ Proposers and the Bid/Proposal, to the extent not in conflict therewith and other documents and oral presentations that are documented as an attachment to the contract.

All such documents are hereby incorporated by reference herein. Any reference in this Contractor's Agreement to certain provisions of the Contract Documents shall in no way be construed as to lessen the importance or applicability of any other provisions of the Contract Documents.

ARTICLE 5. PAYMENT. The DFCM agrees to pay the Contractor from time to time as the Work progresses, but not more than once each month after the date of Notice to Proceed, and only upon Certificate of the A/E for Work performed during the preceding calendar month, ninety-five percent (95%) of the value of the labor performed and ninety-five percent (95%) of the value of materials furnished in place or on the site. The Contractor agrees to furnish to the DFCM invoices for materials purchased and on the site but not installed, for which the Contractor requests payment and agrees to

safeguard and protect such equipment or materials and is responsible for safekeeping thereof and if such be stolen, lost or destroyed, to replace same.

Such evidence of labor performed and materials furnished as the DFCM may reasonably require shall be supplied by the Contractor at the time of request for Certificate of Payment on account. Materials for which payment has been made cannot be removed from the job site without DFCM's written approval. Five percent (5%) of the earned amount shall be retained from each monthly payment. The retainage, including any additional retainage imposed and the release of any retainage, shall be in accordance with UCA 13-8-5 as amended. Contractor shall also comply with the requirements of UCA 13-8-5, including restrictions of retainage regarding subcontractors and the distribution of interest earned on the retention proceeds. The DFCM shall not be responsible for enforcing the Contractor's obligations under State law in fulfilling the retention law requirements with subcontractors at any tier.

ARTICLE 6. INDEBTEDNESS. Before final payment is made, the Contractor must submit evidence satisfactory to the DFCM that all payrolls, materials bills, subcontracts at any tier and outstanding indebtedness in connection with the Work have been properly paid. Final Payment will be made after receipt of said evidence, final acceptance of the Work by the DFCM as well as compliance with the applicable provisions of the General Conditions.

Contractor shall respond immediately to any inquiry in writing by DFCM as to any concern of financial responsibility and DFCM reserves the right to request any waivers, releases or bonds from Contractor in regard to any rights of Subcontractors (including suppliers) at any tier or any third parties prior to any payment by DFCM to Contractor.

ARTICLE 7. ADDITIONAL WORK. It is understood and agreed by the parties hereto that no money will be paid to the Contractor for additional labor or materials furnished unless a new contract in writing or a Modification hereof in accordance with the General Conditions and the Contract Documents for such additional labor or materials has been executed. The DFCM specifically reserves the right to modify or amend this Contractor's Agreement and the total sum due hereunder either by enlarging or restricting the scope of the Work.

ARTICLE 8. INSPECTIONS. The Work shall be inspected for acceptance in accordance with the General Conditions.

ARTICLE 9. DISPUTES. Any dispute, PRE or Claim between the parties shall be subject to the provisions of Article 7 of the General Conditions. DFCM reserves all rights to pursue its rights and remedies as provided in the General Conditions.

ARTICLE 10. TERMINATION, SUSPENSION OR ABANDONMENT. This Contractor's Agreement may be terminated, suspended or abandoned in accordance with the General Conditions.

ARTICLE 11. DFCM'S RIGHT TO WITHHOLD CERTAIN AMOUNT AND MAKE USE THEREOF. The DFCM may withhold from payment to the Contractor such amount as, in DFCM's judgment, may be necessary to pay just claims against the Contractor or Subcontractor at any tier for labor and services rendered and materials furnished in and about the Work. The DFCM may apply such withheld amounts for the payment of such claims in DFCM's discretion. In so doing, the DFCM shall be deemed the agent of Contractor and payment so made by the DFCM shall be considered as payment made under this Contractor's Agreement by the DFCM to the Contractor. DFCM shall not be liable to the Contractor for any such payment made in good faith. Such withholdings and payments may be made without prior approval of the Contractor and may be also be prior to any determination as a result of any dispute, PRE, Claim or litigation.

ARTICLE 12. INDEMNIFICATION. The Contractor shall comply with the indemnification provisions of the General Conditions.

ARTICLE 13. SUCCESSORS AND ASSIGNMENT OF CONTRACT. The DFCM and Contractor, respectively bind themselves, their partners, successors, assigns and legal representatives to the other party to this Agreement, and to partners, successors, assigns and legal representatives of such other party with respect to all covenants, provisions, rights and responsibilities of this Contractor's Agreement. The Contractor shall not assign this Contractor's Agreement without the prior written consent of the DFCM, nor shall the Contractor assign any moneys due or to become due as well as any rights under this Contractor's Agreement, without prior written consent of the DFCM.

ARTICLE 14. RELATIONSHIP OF THE PARTIES. The Contractor accepts the relationship of trust and confidence established by this Contractor's Agreement and covenants with the DFCM to cooperate with the DFCM and A/E and use the Contractor's best skill, efforts and judgment in furthering the interest of the DFCM; to furnish efficient business administration and supervision; to make best efforts to furnish at all times an adequate supply of workers and materials; and to perform the Work in the best and most expeditious and economic manner consistent with the interests of the DFCM.

ARTICLE 15. AUTHORITY TO EXECUTE AND PERFORM AGREEMENT. Contractor and DFCM each represent that the execution of this Contractor's Agreement and the performance thereunder is within their respective duly authorized powers.

ARTICLE 16. ATTORNEY FEES AND COSTS. Except as otherwise provided in the dispute resolution provisions of the General Conditions, the prevailing party shall be entitled to reasonable attorney fees and costs incurred in any action in the District Court and/or appellate body to enforce this Contractor's Agreement or recover damages or any other action as a result of a breach thereof.

CONTRACTOR'S AGREEMENT PAGE NO. 5

IN WITNESS WHEREOF, the parties hereto have executed this Contractor's Agreement on the day and year stated hereinabove.

	CONTRACTOR:	
	Signature	Date
	Title:	
State of)		
County of)	Please type/print name clearly	
), personally appeared before me,	
	me (or proved to me on the basis of satisfa	
who by me duly sworn (or affirmed), d	lid say that he (she) is theent was signed by him (her) in behalf of sa	title or
	N. A D. L.P.	
(SEAL)	Notary Public	
(OLITE)	My Commission Expires	
APPROVED AS TO FORM:	DIVISION OF FACILITIES (CONSTRUCTION
ATTORNEY GENERAL	AND MANAGEMENT	
January 2, 2013	*/0/ DEC) /	
By: ALAN S. BACHMAN Asst Attorney General	*/S/ DFCM DFCM	
Asst Automey General	DICIVI	
Approved for expenditure:	Approved as to availability of fu	ınds:
*/S/ Division of Finance	*/S/ David D.Williams, Jr.	
Division of Finance	David D. Williams, Jr.	
	CBA Financial Director	

^{*} Electronic signatures are effective when the AIM Status History page is attached to this agreement following this signature page. The AIM Status History page identifies the State signatures.

PERFORMANCE BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

		einafter referred to as the "Principal" and
pal office in the City of and name and panies Holding Certificates of Authority as Accorde "Surety," are held and firmly bound unto the St	authorized to transact business in this S eptable Securities on Federal Bonds ar ate of Utah, hereinafter referred to as the	State and U. S. Department of the Treasure and as Acceptable Reinsuring Companies) e "Obligee," in the amount of
he Principal has entered into a certain written Con	tract with the Obligee, dated the	day of, 20, to
, State of Utah, Project No.	, for the approximate sum of	D. II. (A.
orated by reference herein.		Dollars (\$), which
ding, but not limited to, the Plans, Specifications a may be subject to Modifications or changes, then t	and conditions thereof, the one year per this obligation shall be void; otherwise in	rformance warranty, and the terms of the t shall remain in full force and effect.
ars of the Owner.	ny person or corporation other than the	state named herein of the news, executors
ee that the dispute provisions provided in the Contr	ract Documents apply and shall constitute	e the sole dispute procedures of the parties
WHEREOF, the said Principal and Surety have s	signed and sealed this instrument this	day of, 20
ATION:	PRINCIPAL:	
	Ву:	(0.15)
	Title:	(Seal)
ATION:	SURETY:	
	Ву:	
)	Attorney-in-Fact	(Seal
) ss.		
wn to me or proved to me on the basis of satisfactord Surety Company and that he/she is duly authority	ry evidence, and who, being by me duly ized to execute the same and has compli-	ed in all respects with the laws of Utah in
perfore me this day of	, 20	
	NOTARY PUBLIC	
	ll l	
	pal office in the City of	a corporation organized a papa office in the City of and authorized to transact business in this 8 papanies Holding Certificates of Authority as Acceptable Securities on Federal Bonds and he "Surety," are held and firmly bound unto the State of Utah, hereinafter referred to as the DOLLARS (8

PAYMENT BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

KNOW ALL PERSONS BY THESE PRESENTS:

That				hereinafter referred to as		
	, a corporation organized a	and existing under	r the laws of th	e State of	authorized to d	lo business in this State
	e Treasury Listed (Circular 5					
	panies); with its principal of					nd firmly bound unto
the State of Utah hereinafter	referred to as the "Obligee,") for the payment where	in the amount of	f	1: 14 1 14:	1 : 1 : :	
	erally, firmly by these present		ipai and Surety	bind themselves and their	r neirs, administrators, e	xecutors, successors
and assigns, jointly and seve	rany, miniy by mese present	is.				
	e Principal has entered into a					
in the County of	, State of Utah, Pro	piect No.	f	or the approximate sum o	f	
	,,	J		Dollars (\$), which	contract is hereby
incorporated by reference he	erein.					•
NOW THEDE	FORE, the condition of this o	bligation is such t	that if the said I	Principal shall pay all alair	nanta aunnivina labor or s	matarials to Principal
	s in compliance with the provi					
	Contract, then, this obligation					ic prosecution of the
work provided for in suite e	ontract, then, this congation	sharr oc vora, ou	ner wise it shan	Temam in rain force una		
That said Surety	to this Bond, for value receive	ed, hereby stipula	ites and agrees t	hat no changes, extension	s of time, alterations or a	dditions to the terms
	k to be performed thereunder					
and does hereby waive notic	e of any such changes, extens	sions of time, alte	erations or addit	tions to the terms of the Co	ontract or to the Work or	to the specifications
or drawings and agrees that	they shall become part of the	Contract Docum	nents.			
*	OWEVER, that this Bond is e	1		, 1		353, as amended, and
all liabilities on this Bond si	nall be determined in accorda	ince with said pro	ovisions to the	same extent as if it were o	copied at length herein.	
IN WITNESS V	VHEREOF, the said Principa	al and Surety hav	e signed and so	ealed this instrument this	day of	. 20
	, 1	,	C			
WITNESS OR ATTESTA	TION:			PRINCIPAL:		
		_				
				By:		
						(Seal)
				Title:		
WITNESS OD ATTESTA	TION.			CUDETY.		
WITNESS OR ATTESTA	HON:			SURETY:		
STATE OF				Attorney-in-Fact		(Seal)
COLDIENTOR) ss.					
COUNTY OF)					
On this	day of	20	nersonally a	nneared before me		
On tills	uay or			ose identity is personally		o me on the basis of
satisfactory evidence, and w	ho, being by me duly sworn,				_	
	ame and has complied in all					
	acknowledged to me that as				J 1	,
-	-	-				
Subscribed and sworn to be	fore me this day of _			20		
Resides at.				NOTARY PUBLIC		
Agency:					A 1 A . T. T	M 25 2005
Agent:				F	Approved As To F By Alan S. Bachman, As	Form: May 25, 2005
Address:				1	, man o. Davinian, As	of thomey denotal
Phone:						





Division of Facilities Construction and Management



CERTIFICATE OF SUBSTANTIAL COMPLETION

PROJECT:	PROJECT NO.:	COUNTY:
AGENCY/INSTITUTION:		
AREA ACCEPTED:		
The Work performed under the subject Contract the General Conditions; including that the commodified by any change orders agreed to by the for the use for which it is intended.	nstruction is sufficiently completed in ac	cordance with the Contract Documents, as
DFCM accepts the Project or specified area of t specified area of the Project at		
DFCM accepts the Project for occupancy and and insurance, of the Project subject to the itemi		
The Owner acknowledges receipt of the following Record Drawings O & M Manua		Completion of Training Requirements
A list of items to be completed or corrected (Presponsibility of the Contractor to complete all thereof. The amount of (Twice the value) work.	the Work in accordance with the Contract	t Documents, including authorized changes
The Contractor shall complete or correct the Worfrom the above date of issuance of this Certifica to be compensated for the delays and/or comporoject funds. If the retained project funds are reimbursed for the balance of the funds needed to	te. If the list of items is not completed wit lete the work with the help of independe e insufficient to cover the delay/complet	hin the time allotted the Owner has the right at contractor at the expense of the retained
Contractor (include name of Firm) and PRINTED NAME	Email	Date
A/E (include name of Firm) and PRINTED NAME	Email	Date
Agency and PRINTED NAME	Email	Date
DFCM and PRINTED NAME	Email	Date

	PAST PERFOR	MANCE RATING EVA	ALUATION	
DATE		Address		
Firm Name		City, State & Zip Code		
Firm Contact		Phone Number		
Project Number & Name				
Project Manager		Completion Date		
Service Provided		Contract Amount		
RATINGS GUIDE	Quality of Product or Service	Cost Control	Timeliness of Performance	Business Relations
5-exceptional	Contractor/AE has demonstrated a point to the score. Contractor			
4-Above Average	Contractor/AE is in compliance with contract requirements and or delivers quality product or service	Contractor/AE is effective in managing	Contractor/AE is effective in meeting milestones and delivery schedule	Response to inquiries, technical, service, administrative issues is effective
3-Average	Minor inefficiencies/errors have been identified	Contractor/AE is usually effective in managing cost effectively	Contractor/AE is usually effective in meeting milestones and delivery schedules.	Response to inquiries, technical, service, administrative issues is somewhat effective
2-Below Average	Major problems have been encountered	Contractor/AE is having major difficulty managing cost.	Contractor/AE is having major difficulty meeting milestones and delivery schedule.	Response to inquiries, technical, service, and administrative issues is marginally effective.
1-Unsatisfactory	Contractor/AE is not in compliance & is jeopardizing achievement of contract objectives.	Contractor/AE is unable to manage costs effectively.	Contractor/AE delays are jeopardizing performance of contract objectives	Response to inquiries, technical, service, and
Rate the Following			COMMENTS	
Quality of Product or Service	0			
Cost Control	0			
Timeliness of Performance	0			
Business Relations	0			
Overall Rating	0.00			

INSTRUCTIONS TO BIDDERS

1. <u>Drawings and Specifications, Other Contract Documents</u>

Drawings and Specifications, as well as other available Contract Documents, may be obtained as stated in the Notice to Contractors.

2. Bids

Before submitting a bid, each contractor shall carefully examine the Contract Documents, shall visit the site of the Work; shall fully inform themselves as to all existing conditions and limitations; and shall include in the bid the cost of all items required by the Contract Documents. If the bidder observes that portions of the Contract Documents are at variance with applicable laws, building codes, rules, regulations or contain obvious erroneous or uncoordinated information, the bidder shall promptly notify the DFCM Representative and the necessary changes shall be accomplished by Addendum.

Bids are to be submitted electronically through a secure mailbox at BidSync www.bidsync.com until the date and time in this document. It is the sole responsibility of the contractor to ensure their bid reaches BidSync before the closing date and time. There is no cost to the contractor to submit electronic bids via BidSync. Electronic bids may require the uploading of electronic attachments. The submission of attachments containing embedded documents (i.e., zip files, .mov, wmp, and mp3 files, etc.) is prohibited. All documents should be attached as separate files.

A bid bond properly signed by a qualified surety, as indicated on the DFCM Bid Bond form provided along with this Instruction to Bidders, in the amount of 5% of the bid, shall accompany the bid submission and uploaded in BidSync. If the bid bond is not furnished with the bid through bidsync, the BID is NONRESPONSIVE. THIS BID BOND MUST BE ON THE DFCM BID BOND FORM PROVIDED WITH THIS INSTRUCTION TO BIDDERS IN ORDER TO BE CONSIDERED AN ACCEPTABLE BID unless only one bid is received by DFCM, or the failure to comply with the bid bond requirements is determined by the Director of DFCM to be nonsubstantial based on the following:

- A. the bid bond is submitted on a form other than DFCM's required Bid Bond form and the bid bond meets all other requirements including being issued by a surety firm authorized to do business in the State of Utah and be listed in the U.S. Department of the Treasury Circular 570, Companies Holding Certificates of Authority as Acceptable Securities on Federal Bonds and as Acceptable Reinsuring Companies for an amount not less than the amount of the bond to be issued. A co-surety may be utilized to satisfy this requirement; and
- B. the contractor provides a bid bond properly signed by a qualified surety and on the required DFCM Bid Bond form by the close of business of the next succeeding business day after the DFCM notifies the bidder of the defective bid bond.

A CASHIER'S CHECK CANNOT BE USED AS A SUBSTITUTE FOR A BID BOND.

3. Contract and Bond

The Contractor's Agreement will be in the form provided in this document. The Contract Time will be as indicated in the bid. The successful bidder, simultaneously with the execution of the Contract Agreement, will be required to furnish a performance bond and a payment bond, both bearing original signatures, upon the forms provided in the procurement documents. The performance and payment bonds shall be for an amount equal to one hundred percent (100%) of the contract sum and secured from a company that meets the requirements specified in the requisite forms. Any bonding requirements for subcontractors will be specified in the Supplementary General Conditions.

4. <u>Listing of Subcontractors</u>

Listing of Subcontractors shall be as summarized in the "Instructions and Subcontractor's List Form", which are included as part of these Contract Documents. The Subcontractors List shall be e-mailed to dfcmcontracts@utah.gov within 24 hours of the bid opening. Requirements for listing additional subcontractors will be listed in the Contract Documents.

DFCM retains the right to audit or take other steps necessary to confirm compliance with requirements for the listing and changing of subcontractors. Any contractor who is found to not be in compliance with these requirements is subject to a debarment hearing and may be debarred from consideration for award of contracts for a period of up to three years.

5. Interpretation of Drawings and Specifications

If any person or entity contemplating submitting a bid is in doubt as to the meaning of any part of the drawings, specifications or other Contract Documents, such person shall submit to the DFCM Project Manager a request for an interpretation thereof. The person or entity submitting the request will be responsible for its prompt delivery. Any interpretation of the proposed documents will be made only by addenda posted through BidSync at www.bidsync.com. Neither the DFCM nor A/E will be responsible for any other explanations or interpretations of the proposed documents. A/E shall be deemed to refer to the architect or engineer hired by DFCM as the A/E or Consultant for the Project.

6. Addenda

Addenda will be posted through BidSync at www.bidsync.com. Contractors are responsible for obtaining information contained in each addendum. Addenda issued prior to the submittal deadline shall become part of the bidding process and must be acknowledged when the bid is submitted electronically through www.bidsync.com. Failure to acknowledge addenda may result in disqualification from bidding.

7. Award of Contract

The Contract will be awarded as soon as possible to the lowest, responsive and responsible bidder, based on the lowest combination of base bid and acceptable prioritized alternates, provided the bid is

INSTRUCTIONS TO BIDDERS PAGE NO. 3

reasonable, is in the interest of the State of Utah to accept and after applying the Utah Preference Laws in U.C.A. Title 63, Chapter 56. DFCM reserves the right to waive any technicalities or formalities in any bid or in the bidding. Alternates will be accepted on a prioritized basis with Alternate 1 being highest priority, Alternate 2 having second priority, etc.

8. DFCM Contractor Performance Rating

As a contractor completes each DFCM project, DFCM, the architect/engineer and the using agency will evaluate project performance based on the enclosed "DFCM Contractor Performance Rating" form. The ratings issued on this project will not affect this project but may affect the award on future projects.

9. Licensure

The Contractor shall comply with and require all of its subcontractors to comply with the license laws as required by the State of Utah.

10. Permits

In concurrence with the requirements for permitting in the General Conditions, it is the responsibility of the Contractor to obtain the fugitive dust plan requirements from the Utah Division of Air Quality and the SWPPP requirements from the Utah Department of Environmental Quality and submit the completed forms and pay any permit fee that may be required for this specific project. Failure to obtain the required permit may result in work stoppage and/or fines from the regulating authority that will be the sole responsibility of the Contractor. Any delay to the project as a result of any such failure to obtain the permit or noncompliance with the permit shall not be eligible for any extension in the Contract Time.

11. Right to Reject Bids

DFCM reserves the right to reject any or all Bids.

12. Time is of the Essence

Time is of the essence in regard to all the requirements of the Contract Documents.

13. Withdrawal of Bids

Bids may be withdrawn on written request received from bidder prior to the time fixed for opening. Negligence on the part of the bidder in preparing the bid confers no right for the withdrawal of the bid after it has been opened.

14. Product Approvals

Where reference is made to one or more proprietary products in the Contract Documents, but restrictive descriptive materials of one or more manufacturer(s) is referred to in the Contract Documents, the products of other manufacturers will be accepted, provided they equal or exceed the standards set forth in the drawings and specifications and are compatible with the intent and purpose of the design, subject to the written approval of the A/E. Such written approval must occur prior to the deadline established for the last scheduled addenda to be issued. The A/E's written approval will be in an issued addendum. If the descriptive material is not restrictive, the products of other manufacturers specified will be accepted without prior approval provided they are compatible with the intent and purpose of the design as determined by the A/E.

15. Financial Responsibility of Contractors, Subcontractors and Sub-subcontractors

Contractors shall respond promptly to any inquiry in writing by DFCM to any concern of financial responsibility of the contractor, subcontractor or sub-subcontractor.

16. Debarment

By submitting a bid, the Contractor certifies that neither it nor its principals, including project and site managers, have been, or are under consideration for, debarment or suspension, or any action that would exclude such from participation in a construction contract by any governmental department or agency. If the Contractor cannot certify this statement, attach to the bid a detailed written explanation which must be reviewed and approved by DFCM as part of the requirements for award of the Project.

BID BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

KNOW ALL PERSONS BY THESE PRESENTS:

That			hereinafter referred to as
the "Principal," and under the laws of the State of, with its business in this State and U. S. Department of the Treasury Liste Securities on Federal Bonds and as Acceptable Reinsuring Comp	principal office d, (Circular 570,	in the City of Companies Holding Certificate referred to as the "Surety" a	ration organized and existing and authorized to transact es of Authority as Acceptable
the STATE OF UTAH, hereinafter referred to as the "Obligee accompanying bid), being the sum of this Bond to which pa administrators, successors and assigns, jointly and severally, fit	"," in the amoung	t of \$cipal and Surety bind thems	(5% of the lelves, their heirs, executors,
THE CONDITION OF THIS OBLIGATION IS Solid incorporated by reference herein, dated as shown, to enter int	UCH that where o a contract in w	riting for the	
			Project.
NOW, THEREFORE, THE CONDITION OF THE execute a contract and give bond to be approved by the Obligee in writing of such contract to the principal, then the sum of the damages and not as a penalty; if the said principal shall execute performance thereof within ten (10) days after being notified in void. It is expressly understood and agreed that the liability of the penal sum of this Bond. The Surety, for value received, hereby for a term of sixty (60) days from actual date of the bid opening	for the faithful part amount stated the amount stated the a contract and writing of such of the Surety for an astipulates and a	erformance thereof within ten I above will be forfeited to the d give bond to be approved be contract to the Principal, then the y and all defaults of the Principal	(10) days after being notified e State of Utah as liquidated y the Obligee for the faithful his obligation shall be null and pal hereunder shall be the full
PROVIDED, HOWEVER, that this Bond is execute as amended, and all liabilities on this Bond shall be determined length herein.			
IN WITNESS WHEREOF, the above bounden partie below, the name and corporate seal of each corporate party representative, pursuant to authority of its governing body.	es have executed being hereto a	this instrument under their sev ffixed and these presents dul	eral seals on the date indicated y signed by its undersigned
DATED this day of	_, 20		
Principal's name and address (if other than a corporation):		B 2 - 2 - 10 1 - 11 -	ess (if a corporation):
i i incipai s name and addiess (ii other than a corporation).		Principal's name and addre	
Timespar's name and address (if other than a corporation).		Principal's name and address	oss (ii u corporation).
Timespar's name and address (if other than a corporation).	_	Principal's name and addr	cos (ii a cos pos actori).
	_		· · · · · · · · · · · · · · · · · · ·
By:	_ _ _	Bv.	· · · · · · · · · · · · · · · · · · ·
	_ _ _	Bv.	· · · · · · · · · · · · · · · · · · ·
By:	_ _ _		(Affix Corporate Seal)
By:	_ _ _	By:	(Affix Corporate Seal)
By:	_ _ _	By:	(Affix Corporate Seal)
By:	_ _ _	By:	(Affix Corporate Seal)
By:	_ _ _	By:	(Affix Corporate Seal)
By:	_	By:	(Affix Corporate Seal) (Affix Corporate Seal)
By:	lly appeared beface basis of satisf Company, and coming sole sure	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has
By:	lly appeared beface basis of satisf Company, and coming sole sure e.	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has
By:	lly appeared beface basis of satisf Company, and coming sole sure e.	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has
By:	lly appeared bef he basis of satisf Company, and coming sole sure e.	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has
By:	lly appeared befae basis of satisf Company, and coming sole sure	By:	(Affix Corporate Seal) (Affix Corporate Seal) ing by me duly sworn, did say to execute the same and has





Division of Facilities Construction and

INSTRUCTIONS AND SUBCONTRACTORS LIST FORM

The three low bidders, as well as all other bidders that desire to be considered, are required by law to submit to DFCM within 24 hours of bid opening a list of <u>ALL</u> first-tier subcontractors, including the subcontractor's name, bid amount and other information required by Building Board Rule and as stated in these Contract Documents, based on the following:

DOLLAR AMOUNTS FOR LISTING

PROJECTS UNDER \$500,000: ALL FIRST-TIER SUBS \$20,000 OR OVER MUST BE LISTED ALL FIRST-TIER SUBS \$35,000 OR OVER MUST BE LISTED

- Any additional subcontractors identified in the bid documents shall also be listed.
- The DFCM Director may not consider any bid submitted by a bidder if the bidder fails to submit a subcontractor list meeting the requirements of State law.
- List subcontractors for base bid as well as the impact on the list that the selection of any alternate may have.
- Bidder may not list more than one subcontractor to perform the same work.
- If there are no subcontractors for the job that are required to be reported by State law (either because there are no subcontractors that will be used on the project or because there are no first-tier subcontractors over the dollar amounts referred to above), then you do not need to submit a sublist. If you do not submit a sublist, it will be deemed to be a representation by you that there are no subcontractors on the job that are required to be reported under State law. At any time, DFCM reserves the right to inquire, for security purposes, as to the identification of the subcontractors at any tier that will be on the worksite.

LICENSURE:

The subcontractor's name, the type of work, the subcontractor's bid amount, and the subcontractor's license number as issued by DOPL, if such license is required under Utah Law, shall be listed. Bidder shall certify that all subcontractors, required to be licensed, are licensed as required by State law. A subcontractor includes a trade contractor or specialty contractor and does not include suppliers who provide <u>only</u> materials, equipment, or supplies to a contractor or subcontractor.

'SPECIAL EXCEPTION':

A bidder may list 'Special Exception' in place of a subcontractor when the bidder intends to obtain a subcontractor to perform the work at a later date because the bidder was unable to obtain a qualified or reasonable bid under the provisions of U.C.A.Section 63A-5-208(4). The bidder shall insert the term 'Special Exception' for that category of work, and shall provide documentation with the subcontractor list describing the bidder's efforts to obtain a bid of a qualified subcontractor at a reasonable cost and why the bidder was unable to obtain a qualified subcontractor bid. The Director must find that the bidder complied in good faith with State law requirements for any 'Special Exception' designation, in order for the bid to be considered. If awarded the contract, the Director shall supervise the bidder's efforts to obtain a qualified subcontractor bid. The amount of the awarded contract may not be adjusted to reflect the actual amount of the subcontractor's bid. Any listing of 'Special Exception' on the sublist form shall also include amount allocated for that work.

GROUNDS FOR DISQUALIFICATION:

The Director may not consider any bid submitted by a bidder if the bidder fails to submit a subcontractor list meeting the requirements of State law. Director may withhold awarding the contract to a particular bidder if one or more of the proposed subcontractors are considered by the Director to be unqualified to do the Work or for

INSTRUCTIONS AND SUBCONTRACTORS LIST FORM Page No. 2

such other reason in the best interest of the State of Utah. Notwithstanding any other provision in these instructions, if there is a good faith error on the sublist form, at the sole discretion of the Director, the Director may provide notice to the contractor and the contractor shall have 24 hours to submit the correction to the Director. If such correction is submitted timely, then the sublist requirements shall be considered met.

CHANGES OF SUBCONTRACTORS SPECIFICALLY IDENTIFIED ON SUBLIST FORM:

Subsequent to twenty-four hours after the bid opening, the contractor may change its listed subcontractors only after receiving written permission from the Director based on complying with all of the following criteria.

- (1) The contractor has established in writing that the change is in the best interest of the State and that the contractor establishes an appropriate reason for the change, which may include, but not is not limited to, the following reasons: the original subcontractor has failed to perform, or is not qualified or capable of performing, and/or the subcontractor has requested in writing to be released.
- The circumstances related to the request for the change do not indicate any bad faith in the original listing of the subcontractors.
- (3) Any requirement set forth by the Director to ensure that the process used to select a new subcontractor does not give rise to bid shopping.
- (4) Any increase in the cost of the subject subcontractor work is borne by the contractor.
- Any decrease in the cost of the subject subcontractor work shall result in a deductive change order being issued for the contract for such decreased amount.
- (6) The Director will give substantial weight to whether the subcontractor has consented in writing to being removed unless the Contractor establishes that the subcontractor is not qualified for the work.

EXAMPLE:

Example of a list where there are only four subcontractors:

TYPE OF WORK	SUBCONTRACTOR, "SELF" OR "SPECIAL EXCEPTION"	SUBCONTRACTOR BID AMOUNT	CONTRACTOR LICENSE #
ELECTRICAL	ABCD Electric Inc.	\$350,000.00	123456789000
LANDSCAPING	"Self" *	\$300,000.00	123456789000
CONCRETE (ALTERNATE #1)	XYZ Concrete Inc	\$298,000.00	987654321000
MECHANICAL	"Special Exception" (attach documentation)	Fixed at: \$350,000.00	(TO BE PROVIDED AFTER OBTAINING SUBCONTRACTOR)

^{*} Bidders may list "self", but it is not required.

PURSUANT TO STATE LAW - SUBCONTRACTOR BID AMOUNTS CONTAINED IN THIS SUBCONTRACTOR LIST SHALL NOT BE DISCLOSED UNTIL THE CONTRACT HAS BEEN AWARDED.





PROJECT TITLE:

Division of Facilities Construction and

SUBCONTRACTORS LIST

dfcmcontracts@utah.gov

Caution: You must read and comply fully with instructions.				
TYPE OF WORK	SUBCONTRACTOR, "SELF" OR "SPECIAL EXCEPTION"	SUBCONTRACTOR BID AMOUNT	CONT. LICENSE #	
well as any alternates. 2. We have listed "Self" or "Special.	s as required by the instructions, in Exception" in accordance with the in the light state law	instructions.	the base bid as	
	FIRM:			
DATE:	SIGNED BY:			
NOTICE: FAILURE TO SUBMIT THE CONTRACT DOCUMENTS, SHALL BE CONTRACT WITH BIDDER. ACTION APPROPRIATE BY OWNER. ATTACH	E GROUNDS FOR OWNER'S REFUS MAY BE TAKEN AGAINST BIDDE	SAL TO ENTER INTO A RS BID BOND AS DEE	WRITTEN	

4110 State Office Building, Salt Lake City, Utah 84114 - telephone 801-538-3018 — http://dfcm.utah.gov

DFCM Project No.	
DFCM Contract No.	

CONTRACTOR'S AGREEMENT

FOR:
THIS CONTRACTOR'S AGREEMENT, made and entered into this day of, 20, by and between the DIVISION OF FACILITIES CONSTRUCTION AND MANAGEMENT, hereinafter referred to as "DFCM", and, incorporated in the State of, incorporated in the State of, and authorized to do business in the State of Utah, hereinafter referred to as "Contractor", whose address is
WITNESSETH: WHEREAS, DFCM intends to have Work performed at
WHEREAS, Contractor agrees to perform the Work for the sum stated herein.
NOW, THEREFORE, DFCM and Contractor for the consideration provided in this Contractor's Agreement, agree as follows:
ARTICLE 1. SCOPE OF WORK. The Work to be performed shall be in accordance with the Contract Documents prepared by and entitled ""
The DFCM General Conditions ("General Conditions") dated May 25, 2005 and all Supplemental General Conditions ("also referred to as General Conditions") on file at the office of DFCM and available on the DFCM website (http://dfcm.utah.gov/StdDocs/index.html), are hereby incorporated by reference as part of this Agreement and are included in the specifications for this Project. All terms used in this Contractor's Agreement shall be as defined in the Contract Documents, and in particular, the General Conditions.
The Contractor Agrees to furnish labor, materials and equipment to complete the Work as required in the Contract Documents which are hereby incorporated by reference. It is understood and agreed by the parties hereto that all Work shall be performed as required in the Contract Documents and shall be subject to inspection and approval of DFCM or its authorized representative. The relationship of the Contractor to the DFCM hereunder is that of an independent Contractor.
ARTICLE 2. CONTRACT SUM. The DFCM agrees to pay and the Contractor agrees to accept in full performance of this Contractor's Agreement, the sum of
which is the base bid, and which sum also includes the cost of a 100% Performance Bond and a 100%

CONTRACTOR'S AGREEMENT PAGE NO. 2

Payment Bond as well as all insurance requirements of the Contractor. Said bonds have already been posted by the Contractor pursuant to State law. The required proof of insurance certificates have been delivered to DFCM in accordance with the General Conditions before the execution of this Contractor's Agreement.

ARTICLE 3. TIME OF COMPLETION AND DELAY REMEDY. The Work shall be Substantially Complete by ______. Contractor agrees to pay liquidated damages in the amount of \$_____ per day for each day after expiration of the Contract Time until the Contractor achieves Substantial Completion in accordance with the Contract Documents, if Contractor's delay makes the damages applicable. The provision for liquidated damages is: (a) to compensate the DFCM for delay only; (b) is provided for herein because actual damages can not be readily ascertained at the time of execution of this Contractor's Agreement; (c) is not a penalty; and (d) shall not prevent the DFCM from maintaining Claims for other non-delay damages, such as costs to complete or remedy defective Work.

No action shall be maintained by the Contractor, including its or Subcontractor or suppliers at any tier, against the DFCM or State of Utah for damages or other claims due to losses attributable to hindrances or delays from any cause whatsoever, including acts and omissions of the DFCM or its officers, employees or agents, except as expressly provided in the General Conditions. The Contractor may receive a written extension of time, signed by the DFCM, in which to complete the Work under this Contractor's Agreement in accordance with the General Conditions.

ARTICLE 4. CONTRACT DOCUMENTS. The Contract Documents consist of this Contractor's Agreement, the Conditions of the Contract (DFCM General Conditions, Supplementary and other Conditions), the Drawings, Specifications, Addenda and Modifications. The Contract Documents shall also include the bidding documents, including the Invitation to Bid, Instructions to Bidders/ Proposers and the Bid/Proposal, to the extent not in conflict therewith and other documents and oral presentations that are documented as an attachment to the contract.

All such documents are hereby incorporated by reference herein. Any reference in this Contractor's Agreement to certain provisions of the Contract Documents shall in no way be construed as to lessen the importance or applicability of any other provisions of the Contract Documents.

ARTICLE 5. PAYMENT. The DFCM agrees to pay the Contractor from time to time as the Work progresses, but not more than once each month after the date of Notice to Proceed, and only upon Certificate of the A/E for Work performed during the preceding calendar month, ninety-five percent (95%) of the value of the labor performed and ninety-five percent (95%) of the value of materials furnished in place or on the site. The Contractor agrees to furnish to the DFCM invoices for materials purchased and on the site but not installed, for which the Contractor requests payment and agrees to

safeguard and protect such equipment or materials and is responsible for safekeeping thereof and if such be stolen, lost or destroyed, to replace same.

Such evidence of labor performed and materials furnished as the DFCM may reasonably require shall be supplied by the Contractor at the time of request for Certificate of Payment on account. Materials for which payment has been made cannot be removed from the job site without DFCM's written approval. Five percent (5%) of the earned amount shall be retained from each monthly payment. The retainage, including any additional retainage imposed and the release of any retainage, shall be in accordance with UCA 13-8-5 as amended. Contractor shall also comply with the requirements of UCA 13-8-5, including restrictions of retainage regarding subcontractors and the distribution of interest earned on the retention proceeds. The DFCM shall not be responsible for enforcing the Contractor's obligations under State law in fulfilling the retention law requirements with subcontractors at any tier.

ARTICLE 6. INDEBTEDNESS. Before final payment is made, the Contractor must submit evidence satisfactory to the DFCM that all payrolls, materials bills, subcontracts at any tier and outstanding indebtedness in connection with the Work have been properly paid. Final Payment will be made after receipt of said evidence, final acceptance of the Work by the DFCM as well as compliance with the applicable provisions of the General Conditions.

Contractor shall respond immediately to any inquiry in writing by DFCM as to any concern of financial responsibility and DFCM reserves the right to request any waivers, releases or bonds from Contractor in regard to any rights of Subcontractors (including suppliers) at any tier or any third parties prior to any payment by DFCM to Contractor.

ARTICLE 7. ADDITIONAL WORK. It is understood and agreed by the parties hereto that no money will be paid to the Contractor for additional labor or materials furnished unless a new contract in writing or a Modification hereof in accordance with the General Conditions and the Contract Documents for such additional labor or materials has been executed. The DFCM specifically reserves the right to modify or amend this Contractor's Agreement and the total sum due hereunder either by enlarging or restricting the scope of the Work.

ARTICLE 8. INSPECTIONS. The Work shall be inspected for acceptance in accordance with the General Conditions.

ARTICLE 9. DISPUTES. Any dispute, PRE or Claim between the parties shall be subject to the provisions of Article 7 of the General Conditions. DFCM reserves all rights to pursue its rights and remedies as provided in the General Conditions.

ARTICLE 10. TERMINATION, SUSPENSION OR ABANDONMENT. This Contractor's Agreement may be terminated, suspended or abandoned in accordance with the General Conditions.

ARTICLE 11. DFCM'S RIGHT TO WITHHOLD CERTAIN AMOUNT AND MAKE USE THEREOF. The DFCM may withhold from payment to the Contractor such amount as, in DFCM's judgment, may be necessary to pay just claims against the Contractor or Subcontractor at any tier for labor and services rendered and materials furnished in and about the Work. The DFCM may apply such withheld amounts for the payment of such claims in DFCM's discretion. In so doing, the DFCM shall be deemed the agent of Contractor and payment so made by the DFCM shall be considered as payment made under this Contractor's Agreement by the DFCM to the Contractor. DFCM shall not be liable to the Contractor for any such payment made in good faith. Such withholdings and payments may be made without prior approval of the Contractor and may be also be prior to any determination as a result of any dispute, PRE, Claim or litigation.

ARTICLE 12. INDEMNIFICATION. The Contractor shall comply with the indemnification provisions of the General Conditions.

ARTICLE 13. SUCCESSORS AND ASSIGNMENT OF CONTRACT. The DFCM and Contractor, respectively bind themselves, their partners, successors, assigns and legal representatives to the other party to this Agreement, and to partners, successors, assigns and legal representatives of such other party with respect to all covenants, provisions, rights and responsibilities of this Contractor's Agreement. The Contractor shall not assign this Contractor's Agreement without the prior written consent of the DFCM, nor shall the Contractor assign any moneys due or to become due as well as any rights under this Contractor's Agreement, without prior written consent of the DFCM.

ARTICLE 14. RELATIONSHIP OF THE PARTIES. The Contractor accepts the relationship of trust and confidence established by this Contractor's Agreement and covenants with the DFCM to cooperate with the DFCM and A/E and use the Contractor's best skill, efforts and judgment in furthering the interest of the DFCM; to furnish efficient business administration and supervision; to make best efforts to furnish at all times an adequate supply of workers and materials; and to perform the Work in the best and most expeditious and economic manner consistent with the interests of the DFCM.

ARTICLE 15. AUTHORITY TO EXECUTE AND PERFORM AGREEMENT. Contractor and DFCM each represent that the execution of this Contractor's Agreement and the performance thereunder is within their respective duly authorized powers.

ARTICLE 16. ATTORNEY FEES AND COSTS. Except as otherwise provided in the dispute resolution provisions of the General Conditions, the prevailing party shall be entitled to reasonable attorney fees and costs incurred in any action in the District Court and/or appellate body to enforce this Contractor's Agreement or recover damages or any other action as a result of a breach thereof.

CONTRACTOR'S AGREEMENT PAGE NO. 5

IN WITNESS WHEREOF, the parties hereto have executed this Contractor's Agreement on the day and year stated hereinabove.

	CONTRACTOR:		
	Signature	Date	
	Title:		
State of)			
County of)	Please type/print name clearly		
), personally appeared before me,		
	me (or proved to me on the basis of satisfa		
who by me duly sworn (or affirmed), d	lid say that he (she) is theent was signed by him (her) in behalf of sa	title or	
	N. A D. L.P.		
(SEAL)	Notary Public		
(OLITE)	My Commission Expires		
APPROVED AS TO FORM:	DIVISION OF FACILITIES (CONSTRUCTION	
ATTORNEY GENERAL	AND MANAGEMENT		
January 2, 2013	*/0/ DEC) /		
By: ALAN S. BACHMAN Asst Attorney General	*/S/ DFCM DFCM		
Asst Automey General	DICIVI		
Approved for expenditure:	Approved as to availability of fu	ınds:	
*/S/ Division of Finance	*/S/ David D.Williams, Jr.		
Division of Finance	David D. Williams, Jr.		
	CBA Financial Director		

^{*} Electronic signatures are effective when the AIM Status History page is attached to this agreement following this signature page. The AIM Status History page identifies the State signatures.

PERFORMANCE BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

That			einafter referred to as the "Princ	
Listed (Circular 570, Comp	al office in the City of and anies Holding Certificates of Authority as Acces "Surety," are held and firmly bound unto the St	eptable Securities on Federal Bonds a ate of Utah, hereinafter referred to as the	State and U. S. Department of the das Acceptable Reinsuring C are "Obligee," in the amount of _	ne Treasury ompanies);
said Principal and Surety bir	nd themselves and their heirs, administrators, ex	DOLLARS (\$_ecutors, successors and assigns, jointly		
WHEREAS, the	Principal has entered into a certain written Con	tract with the Obligee, dated the	day of,	20, to
in the County of	, State of Utah, Project No.	, for the approximate sum of	D. II. (6)	\ 1:1
Contract is hereby incorpora	Principal has entered into a certain written Con, State of Utah, Project No ated by reference herein.		Dollars (\$), which
Contract Documents includi Contract as said Contract ma	FORE, the condition of this obligation is such thing, but not limited to, the Plans, Specifications as ay be subject to Modifications or changes, then the state of the second of the se	and conditions thereof, the one year pothis obligation shall be void; otherwise	erformance warranty, and the ter it shall remain in full force and	rms of the effect.
administrators or successors	n shall accrue on this bond to or for the use of a of the Owner.	ny person or corporation other than the	state named netern of the neits,	executors,
The parties agree	that the dispute provisions provided in the Contr	ract Documents apply and shall constitu	te the sole dispute procedures of	the parties.
	OWEVER, that this Bond is executed pursuant and shall be determined in accordance with said p			s amended,
IN WITNESS V	VHEREOF, the said Principal and Surety have	signed and sealed this instrument this _	day of,	20
WITNESS OR ATTESTA	TION:	PRINCIPAL:		
		Ву:		
		Title:		(Seal)
WITNESS OR ATTESTA	TION:	SURETY:		
		Ву:		
STATE OF)	Attorney-in-Fact		(Seal)
COUNTY OF) ss.			
identity is personally known in-fact of the above-named S	, 20, personally appeared to me or proved to me on the basis of satisfactors. Surety Company and that he/she is duly authorism type upon bonds, undertakings and obligations.	bry evidence, and who, being by me dulized to execute the same and has compl	ied in all respects with the laws	ne Attorney of Utah in
Subscribed and sworn to be	fore me this day of	, 20		
•				
		NOTARY PUBLIC		
Agent: Address: Phone:		By Ala	Approved As To Form: May n S. Bachman, Asst Attorne	, 25, 2005 y General

PAYMENT BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

KNOW ALL PERSONS BY THESE PRESENTS:

That				hereinafter referred to as		
	, a corporation organized a	nd existing under	r the laws of the	e State of	authorized to d	o business in this State
	e Treasury Listed (Circular 5					
	npanies); with its principal off					nd firmly bound unto
the State of Utah hereinafter	r referred to as the "Obligee,") for the payment where	in the amount of	f	1: 1:4 1 1:41:	1	
	erally, firmly by these present		ipai and Surety	bind themselves and thei	r neirs, administrators, ex	tecutors, successors
and assigns, jointly and seve	rany, miniy by these present	is.				
	e Principal has entered into a					
in the County of	, State of Utah, Pro	iect No.	fc	or the approximate sum o	f	
	,,,	,		Dollars (\$), which	contract is hereby
incorporated by reference he	erein.					
NOW THEDE	FORE, the condition of this ol	bligation is such t	that if the said D	ringinal shall nov all aloir	nanta gunnkyina lahar ar r	notorials to Principal
	s in compliance with the provi					
	Contract, then, this obligation					e prosecution of the
work provided for in suite e	ontract, then, this congation	shari oc voia, on	iei wise it shan	remain in fair force and c		
That said Surety	to this Bond, for value receive	ed, hereby stipular	tes and agrees tl	hat no changes, extension	s of time, alterations or a	dditions to the terms
	rk to be performed thereunder,					
and does hereby waive notic	ce of any such changes, extens	sions of time, alter	rations or addit	ions to the terms of the Co	ontract or to the Work or	to the specifications
or drawings and agrees that	they shall become part of the	Contract Docum	nents.			
	OWEVER, that this Bond is e			, .		53, as amended, and
all liabilities on this Bond sl	hall be determined in accorda	nce with said pro	ovisions to the s	ame extent as if it were o	opied at length herein.	
IN WITNESS V	WHEREOF, the said Principa	al and Surety hav	e signed and se	aled this instrument this	day of	. 20
					,	
WITNESS OR ATTESTA	TION:			PRINCIPAL:		
		_		-		
				D		
				Ву:		(Seal)
				Title:		(/
WITNESS OR ATTESTA	TION:			SURETY:		
		_				
				D		
STATE OF	,			•		
STATE OF)) ss.			Attorney-in-Fact		(Seal)
COUNTY OF						
	/					
On this	day of	, 20	_, personally ap	ppeared before me		
				ose identity is personally		o me on the basis of
	ho, being by me duly sworn, o					
	ame and has complied in all				g sole surety upon bond	s, undertakings and
obligations, and that he/she	acknowledged to me that as A	Attorney-in-fact e	executed the sar	ne.		
01 71 1 41	C 41: 1 C			20		
Subscribed and sworn to be	fore me this day of _					
My commission expires:						
				NOTARY PUBLIC		
Agency:					Approved As To F	orm: May 25, 2005
Agent:				E	By Alan S. Bachman, As	
Address:					- , -	, ,
Phone:			1			





Division of Facilities Construction and Management



CERTIFICATE OF SUBSTANTIAL COMPLETION

PROJECT:	PROJECT NO.:	COUNTY:
AGENCY/INSTITUTION:		
AREA ACCEPTED:		
The Work performed under the subject Contract has the General Conditions; including that the construct modified by any change orders agreed to by the partie for the use for which it is intended.	ction is sufficiently completed in acco	rdance with the Contract Documents, as
DFCM accepts the Project or specified area of the Project at		
DFCM accepts the Project for occupancy and agree and insurance, of the Project subject to the itemized r		
The Owner acknowledges receipt of the following clo Record Drawings O & M Manuals		Completion of Training Requirements
A list of items to be completed or corrected (Punch responsibility of the Contractor to complete all the thereof. The amount of (Twice the value of work.	Work in accordance with the Contract	Documents, including authorized changes
The Contractor shall complete or correct the Work of from the above date of issuance of this Certificate. It to be compensated for the delays and/or complete t project funds. If the retained project funds are instreimbursed for the balance of the funds needed to contract the contract of the funds needed to contract the funds	the list of items is not completed within the work with the help of independent ufficient to cover the delay/completion	n the time allotted the Owner has the right contractor at the expense of the retained
Contractor (include name of Firm) and PRINTED NAME	Email	Date
A/E (include name of Firm) and PRINTED NAME	Email	Date
Agency and PRINTED NAME	Email	Date
DFCM and PRINTED NAME	Email	Date

	PAST PERFOR	MANCE RATING EVA	ALUATION	
DATE		Address		
Firm Name		City, State & Zip Code		
Firm Contact		Phone Number		
Project Number & Name				
Project Manager		Completion Date		
Service Provided		Contract Amount		
RATINGS GUIDE	Quality of Product or Service	Cost Control	Timeliness of Performance	Business Relations
5-exceptional	Contractor/AE has demonstrated a point to the score. Contractor			
4-Above Average	Contractor/AE is in compliance with contract requirements and or delivers quality product or service	Contractor/AE is effective in managing	Contractor/AE is effective in meeting milestones and delivery schedule	Response to inquiries, technical, service, administrative issues is effective
3-Average	Minor inefficiencies/errors have been identified	Contractor/AE is usually effective in managing cost effectively	Contractor/AE is usually effective in meeting milestones and delivery schedules.	Response to inquiries, technical, service, administrative issues is somewhat effective
2-Below Average	Major problems have been encountered	Contractor/AE is having major difficulty managing cost.	Contractor/AE is having major difficulty meeting milestones and delivery schedule.	Response to inquiries, technical, service, and administrative issues is marginally effective.
1-Unsatisfactory	Contractor/AE is not in compliance & is jeopardizing achievement of contract objectives.	Contractor/AE is unable to manage costs effectively.	Contractor/AE delays are jeopardizing performance of contract objectives	Response to inquiries, technical, service, and administrative issues is not effective.
Rate the Following			COMMENTS	
Quality of Product or Service	0			
Cost Control	0			
Timeliness of Performance	0			
Business Relations	0			
Overall Rating	0.00			