

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE J	PAGE OF PAGES 1 2
2. AMENDMENT/MODIFICATION NO. 0002	3. EFFECTIVE DATE 16-Dec-2002	4. REQUISITION/PURCHASE REQ. NO. W68MD9-2280-8799	5. PROJECT NO.(If applicable)	
6. ISSUED BY USA ENGINEER DISTRICT, SEATTLE ATTN: CENWS-CT P.O. BOX 3755 SEATTLE WA 98124-3755	CODE DACW67	7. ADMINISTERED BY (If other than item 6) See Item 6		
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)		X	9A. AMENDMENT OF SOLICITATION NO. DACW67-03-B-0002	
		X	9B. DATED (SEE ITEM 11) 22-Nov-2002	
			10A. MOD. OF CONTRACT/ORDER NO.	
			10B. DATED (SEE ITEM 13)	
CODE	FACILITY CODE			
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS				
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offer <input type="checkbox"/> is extended, <input checked="" type="checkbox"/> is not extended. Offer must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended by one of the following methods: (a) By completing Items 8 and 15, and returning _____ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.				
12. ACCOUNTING AND APPROPRIATION DATA (If required)				
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.				
A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.				
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(B).				
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:				
D. OTHER (Specify type of modification and authority)				
E. IMPORTANT: Contractor <input type="checkbox"/> is not, <input type="checkbox"/> is required to sign this document and return _____ copies to the issuing office.				
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.) DACW67-03-B-0002, Renovate Small Lock Guard Gates, Lake Washington Ship Canal, Seattle, Washington				
1. This amendment two (0002) provides for the following changes:				
<p>Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.</p>				
15A. NAME AND TITLE OF SIGNER (Type or print)		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)		
		TEL: _____ EMAIL: _____		
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA	16C. DATE SIGNED	
_____ (Signature of person authorized to sign)		BY _____ (Signature of Contracting Officer)	16-Dec-2002	

A. Revisions to the following: Section 00800, Special Clauses; Section 01270, Measurement and Payments; and to the Schedule.

B. Revision 'A' to drawing sheets 2 (Plate G-2), 4 (Plate S-1) and 6 (Plate S-3).

C. Added Reference Drawing R36.

2. The attached revised sections are to be replaced in their entirety. Specifications changes are generally identified, for convenience, either by strikeout for deletions, and double underlining of text for additions or a single dark line in the right hand margin. All portions of the revised or new pages shall apply whether or not changes have been indicated.

3. The date and time of bid opening of December 23, 2002 at 2:00 p.m. LOCAL TIME remains the same.

4. NOTICE TO BIDDERS: Bidders must acknowledge receipt of this amendment by number and date on bid or by telegram. Please mark outside of envelope in which your bid is enclosed to show amendment received.

Encl:

Section 00800, Special Clauses (Revised)
Section 01270, Measurement and Payments (Revised)
Schedule (Revised)
Drawing 2 (Plate G-2) (Revised)
Drawing 4 (Plate S-1) (Revised)
Drawing 6 (Plate S-3) (Revised)
Reference Drawing R36 (New)

(End of Summary of Changes)

SCHEDULE

<u>Item No.</u>	<u>Description of Item</u>	<u>Quantity</u>	<u>Unit</u>	<u>Unit Price</u>	<u>Amount</u>
0001	In-Lock Welding of Foundation Casting and Face of Reaction Girder:				
0001AA	First 100 LB of Weld Wire	100	LB	\$_____	\$_____
0001AB	Over 100 LB of Weld Wire	100	LB	\$_____	\$_____
0002	Lock Wall Concrete Repair	1	JOB	L.S.	\$_____
0003	Downstream Slot Concrete Removal	1	JOB	L.S.	\$_____
0004	Install and Seal Stoplogs at Upstream Location	1	JOB	L.S.	\$_____
0005	Remove 4 Existing Hatches and Install 4 Lockable Hatch Covers	1	JOB	L.S.	\$_____
0006	Install and Seal <u>GFCI</u> Upstream Guard Gates <u>and Related Castings</u>	1	JOB	L.S.	\$_____
0007	Install and Seal Stoplogs at Downstream Location	1	JOB	L.S.	\$_____
0008	Removal and Disposal of Existing Downstream Guard Gates	1	JOB	L.S.	\$_____
0009	Install and Seal <u>GFCI</u> Downstream Guard Gates <u>and Related Castings</u>	1	JOB	L.S.	\$_____
				TOTAL	\$_____

NOTE: GFCI = Government Furnished, Contractor Installed

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SECTION 00800

SPECIAL CLAUSES

SC-1. COMMENCEMENT, PROSECUTION, AND COMPLETION OF WORK (APR 1984)
(FAR 52.211-10).

SC-1.1 The Contractor shall be required to (a) commence work under this Contract within 10 calendar days after the date the Contractor receives the notice to proceed, (b) prosecute the work diligently, and (c) complete the entire work ready for use not later than 25 April 2003. The time stated for completion shall include final cleanup of the premises. The notice to proceed will be issued not later than 7 January 2003. See Sections 01501, paragraphs 1.7, CONSTRUCTION SEQUENCING AND SCHEDULING and 1.8, ACCESS.

SC-2. LIQUIDATED DAMAGES

(a) If the Contractor fails to complete the work within the time specified in the Contract, or any extension, the Contractor shall pay to the Government as liquidated damages \$1,162.00 for each day of delay until the work is completed or accepted.

(b) If the Government terminates the Contractor's right to proceed, the resulting damages will continue to accrue until the work is completed. These liquidated damages until are in addition to excess costs of repurchase under the Termination clause.

SC-3. TIME EXTENSIONS (Sept 2000) (FAR 52.211-13): Time extensions for contract changes will depend upon the extent, if any, by which the changes cause delay in the completion of the various elements of work. The change order granting the time extension may provide that the Contract completion date will be extended only for those specific elements related to the changed work and that the remaining contract completion dates for all other portions of the work will not be altered. The change order also may provide an equitable readjustment of liquidated damages under the new completion schedule.

SC-4. VARIATIONS IN ESTIMATED QUANTITIES - SUBDIVIDED ITEMS (MAR 1995)
(EFARS 52.211-5001): This variation in estimated quantities clause is applicable only to Item No. 0001.

(a) Variation from the estimated quantity in the actual work performed under any second or subsequent sub-item or elimination of all work under such a second or subsequent sub-item will not be the basis for an adjustment in contract unit price.

(b) Where the actual quantity of work performed for Items No. 0001 is less than 85 % of the quantity of the first sub-item listed under such item, the Contractor will be paid at the contract unit price for that sub-item for the actual quantity of work performed and, in addition, an equitable adjustment shall be made in accordance with the clause FAR 52.211-18, Variation in Estimated Quantities.

(c) If the actual quantity of work performed under Items No. 0001 exceeds 115 percent or is less than 85 percent of the total estimated quantity of the sub-item under that item and/or if the quantity of the work performed under the second sub-item or any subsequent sub-item under Items No. 0001 exceeds 115 % or is less than 85 % of the estimated quantity of any such sub-item, and if such variation causes an increase or a decrease in the time required for

performance of this contract the contract completion time will be adjusted in accordance with the clause FAR 52.211-18, Variation in Estimated Quantities.

SC-5. INSURANCE - WORK ON A GOVERNMENT INSTALLATION (JAN 1997) (FAR 52.228-5)

(a) The Contractor shall, at its own expense, provide and maintain during the entire performance period of this Contract at least the kinds and minimum amounts of insurance required in the Insurance Liability Schedule or elsewhere in the Contract.

(b) Before commencing work under this Contract, the Contractor shall certify to the Contracting Officer in writing that the required insurance has been obtained. The policies evidencing required insurance shall contain an endorsement to the effect that any cancellation or any material change adversely affecting the Government's interest shall not be effective:

(1) for such period as the laws of the State in which this Contract is to be performed prescribe; or

(2) until 30 days after the insurer or the Contractor gives written notice to the Contracting Officer, whichever period is longer.

(c) The Contractor shall insert the substance of this clause, including this paragraph (c), in subcontracts under this Contract that require work on a Government installation and shall require subcontractors to provide and maintain the insurance required in the Schedule or elsewhere in the Contract. The Contractor shall maintain a copy of all subcontractors' proofs of required insurance, and shall make copies available to the Contracting Officer upon request.

SC-5.1 REQUIRED INSURANCE IN ACCORDANCE WITH FAR 28.307-2:

(1) Workers' compensation and employer's liability. Contractors are required to comply with applicable Federal and State workers' compensation and occupational disease statutes. If occupational diseases are not compensable under those statutes, they shall be covered under the employer's liability section of the insurance policy, except when Contract operations are so commingled with a Contractor's commercial operation that it would not be practical to require this coverage. Employer's liability coverage of at least \$100,000 shall be required, except in states with exclusive or monopolistic funds that do not permit workers' compensation to be written by private carriers.

(2) General Liability.

(a) The Contracting Officer shall require bodily injury liability insurance coverage written on the comprehensive form of policy of at least \$500,000 per occurrence.

(b) Property damage liability insurance shall be required only in special circumstances as determined by the agency.

(3) Automobile liability. The Contracting Officer shall require automobile liability insurance written on the comprehensive form of policy. The policy shall provide for bodily injury and property damage liability covering the operation of all automobiles used in connection with performing the Contract. Policies covering automobiles operated in the United States shall provide coverage of at least \$200,000 per person and \$500,000 per occurrence for bodily injury and \$20,000 per occurrence for property damage. The amount of liability coverage on other

policies shall be commensurate with any legal requirements of the locality and sufficient to meet normal and customary claims.

(4) Aircraft public and passenger liability. When aircraft are used in connection with performing the Contract, the Contracting Officer shall require aircraft public and passenger liability insurance. Coverage shall be at least \$200,000 per person and \$500,000 per occurrence for bodily injury, other than passenger liability, and \$200,000 per occurrence for property damage. Coverage for passenger liability bodily injury shall be at least \$200,000 multiplied by the number of seats or passengers, whichever is greater.

(5) Vessel liability. When Contract performance involves use of vessels, the Contracting Officer shall require, as determined by the agency, vessel collision liability and protection and indemnity liability insurance.

(6) Environmental Liability If this contract includes the transport, treatment, storage, or disposal of hazardous material waste the following coverage is required.

The Contractor shall ensure the transporter and disposal facility have liability insurance in effect for claims arising out of the death or bodily injury and property damage from hazardous material/waste transport, treatment, storage and disposal, including vehicle liability and legal defense costs in the amount of \$1,000,000.00 as evidenced by a certificate of insurance for General, Automobile, and Environmental Liability Coverage. Proof of this insurance shall be provided to the Contracting Officer.

SC-6. CONTINUING CONTRACTS (EFARS 52.232-5001) (MAR 1995):

(a) This is a continuing contract, as authorized by Section 10 of the River and Harbor Act of September 22, 1922 (33 U.S. Code 621). The payment of some portion of the contract price is dependent upon reservations of funds from future appropriations, and from future contribution to the project having one or more non-federal project sponsors. The responsibilities of the Government are limited by this clause notwithstanding any contrary provision of the "Payments to Contractor" clause or any other clause of this contract.

(b) The sum of \$500,000 has been reserved for this contract and is available for payments to the Contractor during the current fiscal year. It is expected that Congress will make appropriations for future fiscal years from which additional funds together with funds provided by one or more non-federal project sponsors will be reserved for this contract..

(c) Failure to make payments in excess of the amount currently reserved, or that may be reserved from time to time, shall not entitle the Contractor to a price adjustment under the terms of this contract, except as specifically provided in paragraphs (f) and (i) below. No such failure shall constitute a breach of this contract, except that this provision shall not bar a breach-of-contract action if an amount finally determined to be due as a termination allowance remains unpaid for one year due solely to a failure to reserve sufficient additional funds therefore.

(d) The Government may at any time reserve additional funds for payments under the contract if there are funds available for such purpose. The Contracting Officer will promptly notify the Contractor of any additional funds reserved for the contract by issuing an administrative modification to the contract.

(e) If earnings will be such that funds reserved for the contract will be exhausted before the end of any fiscal year, the contractor shall give written notice to the Contracting Officer of the estimated date of exhaustion and the amount of additional funds which will be needed to meet payments due, or to become due, under the contract during that fiscal year. This notice shall be given not less than 45 nor more than 60 days prior to the estimated date of exhaustion.

(f) No payments will be made after exhaustion of funds except to the extent that additional funds are reserved for the contract. The Contractor shall be entitled to simple interest on any payment that the contracting officer determines was actually earned under the terms of the contract and would have been made except for exhaustion of funds. Interest shall be computed from the time such payment would otherwise have been made until actually or constructively made, and shall be at the rate established by the Secretary of the Treasury pursuant to Public Law 92-41, 85 STAT 97, as in effect on the first day of the delay in such payment.

(g) Any suspension, delay, or interruption of work arising from exhaustion or anticipated exhaustion of funds shall not constitute a breach of this contract and shall not entitle the contractor to any price adjustment under the "Suspension of Work" clause or in any other manner under this contract.

(h) An equitable adjustment in performance time shall be made for any increase in the time required for performance of any part of the work arising from exhaustion of funds or the reasonable anticipation of exhaustion of funds.

(i) If, upon the expiration of sixty (60) days after the beginning of the fiscal year following an exhaustion of funds, the Government has failed to reserve sufficient additional funds to cover payments otherwise due, the contractor, by written notice delivered to the Contracting Officer at any time before such additional funds are reserved, may elect to treat his right to proceed with the work as having been terminated. Such a termination shall be considered a termination for the convenience of the Government.

(j) If at any time it becomes apparent that the funds reserved for any fiscal year are in excess of the funds required to meet all payments due or to become due the contractor because of work performed and to be performed under the contract during the fiscal year, the Government reserves the right, after notice to the contractor, to reduce said reservation by the amount of such excess.

SC-7. PERFORMANCE OF WORK BY THE CONTRACTOR (APR 1984) (FAR 52.236-1): The Contractor shall perform on the site, and with its own organization, work equivalent to at least fifteen percent (15%) of the total amount of work to be performed under the Contract. The percentage may be reduced by a supplemental agreement to this Contract if, during performing the work, the Contractor requests a reduction and the Contracting Officer determines that the reduction would be to the advantage of the Government.

SC-8. PHYSICAL DATA (APR 1984) (FAR 52.236-4): Data and information furnished or referred to below is for the Contractor's information. The Government will not be responsible for any interpretation of or conclusion drawn from the data or information by the Contractor.

(a) Weather Conditions: Each bidder shall be satisfied before submitting his bid as to the hazards likely to arise from weather conditions. Complete weather records and reports may be obtained from any National Weather Service Office.

(b) Transportation Facilities: Each bidder, before submitting his bid, shall make an investigation of the conditions of existing public and private roads and of clearances, restrictions, bridge load limits, and other limitations affecting transportation and ingress and egress at the jobsite. The unavailability of transportation facilities or limitations thereon shall not become a basis for claims for damages or extension of time for completion of the work.

SC-9 THROUGH SC-12 DELETED.

SC-13. IDENTIFICATION OF GOVERNMENT-FURNISHED PROPERTY (APR 1984) (FAR 52.245-3): The Government will furnish to the Contractor the property identified in the schedule to be incorporated or installed into the work or used in performing the contract. The listed property will be furnished to the Contractor at the place designated by the Contracting Officer. The Contractor is required to accept delivery, pay any demurrage or detention charges, and unload and transport the property to the jobsite at its own expense. When the property is delivered, the Contractor shall verify its quantity and condition and acknowledge receipt in writing to the Contracting Officer. The Contractor shall also report in writing to the Contracting Officer within 24 hours of delivery any damage to or shortage of the property as received. All such property shall be installed or incorporated into the work at the expense of the Contractor, unless otherwise indicated in this contract. Point of Contact for Government Furnished Property is John Post, phone (206) 789-2622, ext. 201.

(b) For purposes of calculating the amount of Washington State Use Tax to be included in his bid; the Contractor shall use an estimated value of \$1,819,000 for Government-furnished Contractor-installed (GF/CI) equipment/property. Ultimately the actual cost of equipment furnished will be used to adjust the final contract amount by modification to reflect the user tax excluding Contractor markups, actually paid by the Contractor for GF/CI equipment schedule.

SCHEDULE

<u>QUANTITY</u>	<u>ITEM</u>	<u>DESCRIPTION</u>	<u>VALUE (TOTAL)</u>
4	New Guard Gates	Per drawings	\$1,396,000
See Drawings	Castings	See Reference Drawings R-21 through R-26	\$ 423,000

SC-14. DELETED

SC-15 THROUGH SC-17. DELETED

SC-18. CONTRACT DRAWINGS AND SPECIFICATIONS (AUG 2000)(DOD FAR SUPP 252.236-7001)

(a) The Government will provide to the Contractor, without charge, one set of contract drawings and specifications, except publications incorporated into the technical provisions by reference, in electronic or paper media as chosen by the Contracting Officer.

(b) The Contractor shall--

- (1) Check all drawings furnished immediately upon receipt;
- (2) Compare all drawings and verify the figures before laying out the work;
- (3) Promptly notify the Contracting Officer of any discrepancies;
- (4) Be responsible for any errors which might have been avoided by complying with this paragraph (b); and
- (5) Reproduce and print contract drawings and specifications as needed.

(c) In general—

- (1) Large scale drawings shall govern small scale drawings; and
- (2) The Contractor shall follow figures marked on drawings in preference to scale measurements.

(d) Omissions from the drawings or specifications or the misdescription of details of work which are manifestly necessary to carry out the intent of the drawings and specifications, or that are customarily performed, shall not relieve the Contractor from performing such omitted or misdescribed details of the work. The Contractor shall perform such details as if fully and correctly set forth and described in the drawings and specifications.

(e) The work shall conform to the specifications and the contract drawings identified in the index of drawings attached at the end of the Special Clauses.

SC-19 THROUGH SC-23. DELETED

INDEX OF DRAWINGS

FILE NUMBER	SHEET NUMBER	PLATE NUMBER	TITLE	REVISION NUMBER	DATE
Renovate Small Lock Guard Gates, Hiram M. Chittenden Locks, Lake Washington Ship Canal, Seattle, Washington					
GENERAL					
C-2-4-309	1	G-1	Title Sheet, Area and Vicinity Maps		01NOV'02
	2	G-2	Drawing Index, Abbreviations and Legend	A	12DEC'02
	3	G-3	Location Map		01NOV'02
STRUCTURAL					
	4	S-1	Appurtenant Parts Schedules, Structural Notes and Typical Details	A	12DEC'02
	5	S-2	Upstream and Downstream Sill Plans		01NOV'02
	6	S-3	Upstream and Downstream Sills, Sections and Details	A	12DEC'02
	7	S-4	Downstream Slots Demolition and Upstream North Guidewall Repair Details		01NOV'02

REFERENCE DRAWINGS

Reference drawings provided show conditions at time of construction. These drawings are furnished for information only and the Government does not warrant that conditions will be exactly as shown. Minor deviations can be anticipated and shall not be the basis for a claim for extra compensation.

DRAWING FILE NO.	REF.DWG NUMBER	TITLE	REVISION SYMBOL	DATE
Lake Washington Canal - Gates for 30 Ft. Locks				
	R1	Details of Anchorage		20DEC31
	R2	Details and Assembly of Pintle & Castings		20DEC31
Lake Washington Canal - 30' x 150' Lock				
	R3	Foot Walk		13AUG02

DRAWING FILE NO.	REF.DWG NUMBER	TITLE	REVISION SYMBOL	DATE
Lake Washington Canal				
	R4	Gates for 30 & 80 Ft. Locks, Details of Sill on Masonry		12JUL26
	R5	Small Lock Wall Section		12FEB
	R6	River Wall Below Small Lock		20DEC31
	R7	Miter Wall, Culvert & Gate Recesses for Small Lock		13MAR
	R8	River Wall at Middle Lock Gate		13AUG25
	R9	Small Lock River Wall of Lower Gates		20DEC31
	R10	Small Lock River Wall of Upper Gates		13AUG26
Concrete Lift Dam				
		Land and River Walls of Large Lock		
	R11	Elevation 125 to 130 Plan		1913
	R12	Section Showing Lower Guard Gates		1913
Construct Small Lock Guard Gate Appurtenances				
C-2-4-308	R13	Gate Anchorage Components Plans Sections and Detail		02APR15
C-2-4-308	R14	Quoin Post Reaction Castings Plans and Sections		02APR15
C-2-4-308	R15	Reaction Bearing Castings Plans and Sections		02APR15
C-2-4-308	R16	Miter Post Reaction Castings and Miter Bearing Bars Plans and Sections		02APR15
C-2-4-308	R17	Pintle Assembly Components Plans and Section		
Puget Sound Naval Shipyard Upstream Guard Gates				
	R18	General Notes and List Materials I		01NOV23
	R19	Elevations I		01NOV23
	R20	Elevations II		01NOV23
	R21	Sections and Details I		01NOV23
	R22	Sections and Details II		01NOV23
	R23	List of Materials II		01NOV23

DRAWING FILE NO.	REF.DWG NUMBER	TITLE	REVISION SYMBOL	DATE
Puget Sound Naval Shipyard Downstream Guard Gates				
	R24	General Notes and List Materials I		02JAN14
	R25	Elevations I		02JAN14
	R26	Elevations II		02JAN14
	R27	Sections and Details I		02JAN14
	R28	Elevations and Details		02JAN14
	R29	List of Materials II		02JAN14
Puget Sound Naval Shipyard Downstream Closure Bulkheads				
	R30	Closure Bulkheads Fabrication and Modification		01NOV2
	R31	Closure Bulkheads, Plan and Elevations		01NOV2
	R32	Closure Bulkheads, Sections and Details		01NOV2
	R33	Closure Bulkheads and Details		01NOV2
Lake Washington Canal				
	R34	Small Lock Gates Pintel and Busing		01JUL44
	R35	Small Lock Eyebar		03MAR98
<u>Puget Sound Naval Shipyard Downstream Closure Bulkheads</u>				
	<u>R36</u>	<u>Sill Seal, Plan and Details</u>		<u>02JAN14</u>

STANDARD DETAILS BOUND IN THE SPECIFICATIONS

DRAWING NUMBER	SHEET NUMBER	TITLE	DATE
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SECTION 01501 - PROJECT FACILITIES AND TEMPORARY CONTROLS

	1, 2, & 3	Civil Works Project Identification Sign	REV 07APR88
	1	Hard Hat Sign	10SEP90

END OF SECTION

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SECTION 01270

MEASUREMENT AND PAYMENT

PART 1 GENERAL

1.1 GENERAL

The contract price for each item shall constitute full compensation for furnishing all plant, labor, materials, appurtenances, and incidentals and performing all operations necessary to construct and complete the items in accordance with these specifications and the applicable drawings, including surveying performed by the Contractor. Payment for each item shall be considered as full compensation, notwithstanding that minor features may not be mentioned herein. Work paid for under one item will not be paid for under any other item. No separate payment will be made for the work, services, or operations required by the Contractor, as specified in DIVISION 1, GENERAL REQUIREMENTS, to complete the project in accordance with these specifications; all costs thereof shall be considered as incidental to the work.

1.2 MEASUREMENT

1.2.1 Weld wire shall be measured in pounds. Measurement of the amount of weld wire used shall be the weight of the welding rod used minus the weight of the stubs/scrap left over.

1.3 PAYMENT

1.3.1 ITEM 0001

Payment will be made at the contract unit prices for Item No. 0001, In-Lock Welding of Foundation Casting and Face of Reaction Girder, payment of which shall constitute full compensation for Item No. 0001, complete.

1.3.2 ITEM 0002

Payment will be made at the contract lump sum price for Item No. 0002, Lock Wall Concrete Repair, payment of which shall constitute full compensation for Item No. 0002, complete.

1.3.3 ITEM 0003

Payment will be made at the contract lump sum price for Item No. 0003, Downstream Slot Concrete Removal, payment of which shall constitute full compensation for Item No. 0003, complete.

1.3.4 ITEM 0004

Payment will be made at the contract lump sum price for Item No. 0004, Install and Seal Stoplogs at Upstream Location, payment of which shall constitute full compensation for Item No. 0004, complete.

1.3.5 ITEM 0005

Payment will be made at the contract lump sum price for Item No. 0005, Remove 4 Existing Hatches and Install 4 Lockable Hatch Covers, payment of which shall constitute full compensation for Item No. 0005, complete.

1.3.6 ITEM 0006

Payment will be made at the contract lump sum price for Item No. 0006, Install and Seal GFCI Upstream Guard Gates and Related Castings, payment of which shall constitute full compensation for Item No. 0006, complete.

1.3.7 ITEM 0007

Payment will be made at the contract lump sum price for Item No. 0007, Install and Seal Stoplogs at Downstream Location, payment of which shall constitute full compensation for Item No. 0007, complete.

1.3.8 ITEM 0008

Payment will be made at the contract lump sum price for Item No. 0008, Removal and Disposal of Existing Downstream Guard Gates, payment of which shall constitute full compensation for Item No. 0008, complete.

1.3.9 ITEM 0009

Payment will be made at the contract lump sum price for Item No. 0009, Install and Seal GFCI Downstream Guard Gates and Related Castings, payment of which shall constitute full compensation for Item No. 0009, complete.

NOTE: GFCI = Government Furnished, Contractor Installed

PARTS 2 and 3 NOT USED

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