

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE J	PAGE OF PAGES 1 27	
2. AMENDMENT/MODIFICATION NO. 0003		3. EFFECTIVE DATE 29-Jul-2003	4. REQUISITION/PURCHASE REQ. NO.		5. PROJECT NO.(If applicable) POC: Mary C. Renaud
6. ISSUED BY USACE, CONTRACTING DIVISION ATTN: CEMVN-CT, RM 172 7400 LEAKE AVE. NEW ORLEANS LA 70118		CODE DACW29	7. ADMINISTERED BY (If other than item 6) See Item 6		CODE
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)			X	9A. AMENDMENT OF SOLICITATION NO. DACW29-03-B-0002	
			X	9B. DATED (SEE ITEM 11) 15-Jan-2003	
				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 checked="" type="checkbox"/> is extended, <input type="checkbox"/> is not extended. <p>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 <u>1</u> 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.</p>					
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.) The above numbered solicitation for Southeast Louisiana Urban Flood Control Project, Improvements to Two Mile Canal (Patriot Street Canal) Phase I, Barataria Blvd. to First Ave. Canal, Jefferson Parish, LA, is amended as shown on the attached pages. BID OPENING DATE A BID OPENING DATE OF 19 AUGUST 2003, 2:00 PM LOCAL TIME, IS HEREBY ESTABLISHED.					
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.					
15A. NAME AND TITLE OF SIGNER (Type or print)			16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)		
			TEL: _____ EMAIL: _____		
15B. CONTRACTOR/OFFEROR _____ (Signature of person authorized to sign)		15C. DATE SIGNED	16B. UNITED STATES OF AMERICA BY _____ (Signature of Contracting Officer)		16C. DATE SIGNED 29-Jul-2003

SECTION 00010

Delete the bidding schedule pages 00010-3 thru 00010-6 in its entirety and replace with the revised attached bidding schedule pages 00010-3 thru 00010-6.

SECTION 00700

Delete Department of Labor Wage Determination General Decision LA020012 in its entirety and replace with the attached LA030012.

SECTION 01100

1. Page 5, subparagraph 3.h. 9th sentence, delete in its entirety and insert, "Payment for all work associated with the safety fence will be included in the contract lump sum price for "Fencing"."
2. Page 5, subparagraph 3.h. Line 18, change "2 inch O.D." to "2.375 inch O.D."
3. Page 5, subparagraph 3.h. Line 3, change "Sections 02830 and 02831" to "Section 02831".
4. Page 7, paragraph 4. Insert the following new paragraph:

"d. The Contractor shall provide the Government Inspector a fully set up and operational personal computer (PC) workstation (IBM-compatible) at 4901-C Jefferson Highway as follows:

(1) one Pentium CPU 500 MHz, 13 GB hard drive memory, (256 MB EDO RAM), having one 3-1/2 in. internal disk drive and an internal CD-ROM drive; 1 MB(min.) video card; internal fax/modem (56k U.S. Robotics or equal) linked via telephone line interface (TLI) module to an operating cellular telephone having an RJ11 jack;

(2) one 17 in. (diag.) 0.26 mm pixel Super VGA color monitor;

(3) one two-button mouse and pad;

(4) one black and white laser printer capable of printing on 8-1/2 X 11 in., and 8-1/2 X 14 in. paper, 8 pages/min. speed, 600X600 dpi printer resolution;

(5) one power surge protector/command switch unit that protects all specified system equipment; and all necessary accompanying power chords, wires, etc., to complete the system operationally.

(6) The PC shall be pre-loaded with MS-DOS V6.22, Windows-2000, and anti-virus software. The PC shall also be pre-loaded with the following Windows-2000 supported software and setup to print from these programs to the printer: MS Office 2000 Professional; PC Anywhere V9.2 communications software, which will be used by the Government only to interface with the district Local Area Network (LAN) via modem.

(7) The user's manuals for all specified software shall be provided as part of the workstation.

(8) The PC workstation shall be for the exclusive use of the Government. The Contractor shall provide system maintenance within 24 hrs after request to remedy detected problems to the existing system or replace existing dysfunctional unit or any part thereof with equal replacement unit and return PC workstation to full operation within 48 hrs after service call. All components of the workstation specified herein shall remain the property of the Contractor upon contract completion.

No separate payment will be made for furnishing, maintaining (including providing replacement printer cartridges), and repairing the prescribed computer workstation, but the cost of the same shall be distributed throughout the existing bid items. In the event the Contractor fails to furnish the required computer workstation, the Government may elect to procure the required facilities, and deduct all costs from amounts due or to become due under this contract.”

5. Pages 10, 11, 12, 13, and 14, paragraph 9. Delete this paragraph and it's subparagraphs in their entirety and substitute the following therefore.

“9. UTILITIES AND IMPROVEMENTS

a. All known utilities within the limits of the work, such as pipes, communication lines, power lines, etc., that would interfere with construction work will be removed, modified or relocated by local interests or utility companies at no cost to the Contractor unless otherwise noted in the plans and/or specifications. The Contractor, however, shall cooperate with the authorities or company representatives and shall conduct his/her operations in such manner as to result in a minimum of inconveniences to the owners of said utilities. The Contractor shall notify each utility owner by certified mail 45 days, 15 days, and again 72 hours prior to the date utilities must be moved and provide a copy of these notifications to the Contracting Officer.

Points of Contact for Facilities/Utilities Adjacent to or within the Project Limits	
Entergy 3734 Tulane Avenue P.O. Box 61000, Mail Unit L-TUL-113 New Orleans, LA 70161-1000	Atmos Energy Service 1201 Eleventh Street Gretna, LA 70053 attn: Mr. Mike Landry

attn: Mr. Sidney "Guy" Johnson (504) 593-3494	(504) 367-7000 ext. 7410
BellSouth 1010 Hancock Street Gretna, LA 70053 attn: Mr. Ron Toups (504) 363-3463	Cox Communications 2120 Canal Street New Orleans, LA 70112 attn: Ms. Mitzi Mancuso (504) 734-7345 ext. 2288
Jefferson Parish Mr. Virgil M. Stuart, Jr., P.E Project Manager Brown Cunningham Gannunch, Inc 1221 Elmwood Park Blvd.,#90 Harahan, LA 70123	Jefferson Parish Sewerage Dept. Mr. Ron Bordelon (504) 349-5167 Mr. Phil Totoro (504) 349-5146 1221 Elmwood Park Blvd, #803 Harahan, LA 70123
John Ehret High School Mr. Gary Barras, Principal (504) 340-7651 Mr. Arnold Garibaldi, Assistant Principal (504) 347-5431 4300 Patriot St. Marrero, LA 70072	

b. Any unidentified pipes or structures which may be found within the limits of the work during the course of construction shall not be disturbed nor shall construction or excavation be performed at these locations unless and until approved by the Contracting Officer. Payment for ordered excavation, if any, will be made in accordance with the Section 00700 Contract Clause, entitled Differing Site Conditions (*FAR 52.236-2*)

c. Notices to Owners and Authorities. The Contractor shall notify owners of utilities when prosecution of the work may affect them. When it is necessary to temporarily disconnect utility services, the Contractor shall give notices sufficiently in advance to enable the affected persons to provide for their needs. Notices shall conform to any applicable local ordinance and, whether delivered orally or in writing, shall include appropriate information concerning the interruptions and instructions on how to limit their inconvenience. Utilities and other concerned agencies shall be contacted at 72 hours prior to cutting or closing streets or other traffic areas or excavating near underground utilities, utilities canal crossings or pole lines. (See list of owners and agencies for addresses and points of contact).

d. Atmos Energy Service. For temporary shutdown of gas mains and notification as required by the company when working in the vicinity of gas mains at least 48 hours notice is required, by calling 1-800-272-3020 or calling Atmos Energy Service 367-7000. Before working near the crossing the Contractor shall meet the notification requirements covered in paragraph 9. a.

e. Jefferson Parish Canal Utility Crossings. The Contractor shall review with Jefferson Parish any work to be done in the vicinity of canal utility crossings including the extension of the 8 inch sewer force main canal crossing at B/L Station 60+14.61 and the extension of the 6 inch sewer force main crossing at B/L Station 59+15.00. The Contractor shall notify Jefferson Parish before working on this crossing by meeting the notification requirements in subparagraph 9.a. The existing sewer line crossing shall remain in service until the new sewer force main is installed. The new line shall be tied into the existing line and placed into service before the old crossing is removed. The maximum down time to tie the new crossing to the existing line is four (4) hours starting after 9 a.m. A Jefferson Parish representative shall be present as the Contractor excavates the new canal cross section at these locations. Jefferson Parish should be notified by meeting the notification requirements in subparagraph 9.a.

f. BellSouth Telephone The Contractor shall coordinate with BellSouth the relocation of the underground telephone lines on the South bank between B/L Station 36+50 and B/L 39+50. Adjustments will need to be made to overhead lines at approximate Station 59+50 for equipment clearances. Jefferson Parish should be notified by meeting the notification in subparagraph 9.a and outlined in subparagraphs (2) and (3) below.

g. Cox Communications The Contractor shall review with Cox Communications any work to be done in the vicinity of the elevated canal crossing at B/L Station 41+00. Adjustments will need to be made to overhead lines at approximate Station 59+50 for equipment clearances. Before working near the crossing the Contractor shall meet the notification requirements covered in subparagraph 9.a and outlined in subparagraphs (2) and (3) below.

h. Entergy. While constructing the project, the Contractor will be working near, and under the Entergy overhead power lines. The Contractor shall contact Entergy prior to start of construction to coordinate all construction work with Entergy in order to insure safety. The Contractor shall review with Entergy any work to be done in the vicinity of the Harvey Electrical Substation. There are 3 sets of 13.8 KV overhead electrical lines that leave the substation and span in a southern direction across the Two Mile Canal to Timber Pole Structures on the South Bank. There are also 3 high voltage high lines (1 at 230 KV and 2 at 115KV) that span from the substation to a steel tower on the South bank. There are electrical lines at Allo Ave., John Ehret High School, and California Canal. There are also five (5) guy lines that anchor in the existing canal which will be relocated to avoid conflicts with the new canal. There are several power lines that are parallel to the canal on the north side of Patriot Street and lines parallel to the canal on the south side in the vicinity of the Harvey Substation and the fire station at approximate Station 59+50. Before working in the area of these crossings and guy lines the Contractor will notify Entergy and Jefferson Parish by meeting the notification requirements covered subparagraph 9.a and outlined in subparagraphs (2) and (3) below.

(1) The Contractor shall maintain a minimum distance from all power lines as required by NEC, Entergy, EM 385-1-1 and OSHA. Contractor shall be responsible for determining the maximum height and reach attainable by any part of any piece of equipment, and after coordinating with Entergy to determine the height and location of the power line, shall determine if the required clearance will be violated. The Contractor shall not work within the required clearance of the lines unless the lines are de-energized. If the clearance will be violated, prior to beginning any operations in the area, the Contractor shall coordinate with Entergy to de-energize the line. If the line is to be de-energized but is to remain in place, rather than being removed, the Contractor shall establish a procedure with Entergy to ensure that the Contractor shall have sufficient notice to allow removal of all equipment which may violate the required clearance from the area prior to the line being re-energized. These procedures and requirements shall also apply to any buried power lines.

(2) Overhead electric distribution lines crossings of two-mile canal at station 71+56, station 73+75 and station 74+50 shown on the plans as E-4, E-5, and E-6 respectively will have the following control requirements.

(a) In addition to the written notifications required in paragraph 9.a., call Chung Hui at (504) 593-3442 at least 60 days before working in the area of the overhead distribution lines. Mr. Hui may be paged at (504) 573-2150.

(b) It should be anticipated that lines E-4, E-5, and E-6 can only be taken out of service during the time period 1 December through 30 April. All three lines cannot be taken out of service at the same time. E-4 and E-5 must be connected and back in service before E-6 is taken out of service.

(c) Line E6 may be removed by itself only, and lines E4 and E5 may be moved together. Line E6 must remain energized during the time E4 and E5 are de-energized or being relocated.

(d) The 13.8 kV lines labeled E4, E5, and E6 will be temporarily relocated by Entergy and the cost of the temporary relocation will be paid by Jefferson Parish.

(e) Voltage of distribution lines E-4, E-5, and E-6 is 13,800 volts.

(3) Overhead electric high voltage lines crossing of two-mile canal at station 72+39, 72+68 and 72+92 shown on the plans as E-7, E-8, and E-9 respectively will have the following control requirements.

- (a) In addition to the written notifications required in paragraph 9.a., call Claude Moraldo at (504) 670-3780 at least 60 days before working in the area of the high voltage transmission lines.
- (b) It should be anticipated that lines E-7, E-8 and E-9 can not be taken out of service between May 1 and September 30.
- (c) Only on rare occasions could more than one of these line be out of service at one time.
- (d) For each on-off cycle the Entergy Company will charge the Contractor and estimated \$785.00. Because of system circumstances it could be necessary to have several cycles to get the work done near a specific transmission line.
- (e) Voltages E-7= 115K, E-8 = 115K and E-9 = 115K, but these lines are insulated to carry 230K.
- (f) It should be anticipated that the Contractor may need to construct the canal improvements in the area of the overhead transmission lines without the use of cranes, pump trucks, long boom excavators, or similar equipment that may come into contact with the overhead distribution lines. The Contractor also may need to handle some materials differently in the area of the power lines in order to complete the work.
- (g) It is anticipated that the steel sheet pile will be driven in short sections near the area of the power lines. The Contractor may leave the steel sheet piling under the power lines permanently in place unless otherwise directed by the Contracting Officer.
- (h) The Contractor shall drive all steel sheet piling in the area near the power lines so that the dewatering dams can be constructed outside the limits of the substation.
- (i) The Contractor shall plan the work in the area of power lines E-7, E-8, and E-9 to minimize the number of required outages. For each request to de-energize a power line, the Contractor shall provide a written report stating the justification for de-energizing the line, the name of person contacted at Entergy, whether or not the outage was granted, the specific line de-energized, and the PIN or security code assigned to the outage. The report shall cover the entire period beginning with the request for outage through the time the line is re-energized. Each off-on cycle of the power line shall have a written report prepared and submitted within 24-hours of the re-energizing of the line. In addition, for the sole purpose of minimizing the number of power outages, the Contractor shall

complete all work that requires the power lines to be de-energized between Stations 72+10 and 73+30 within a total of 21 workdays, not necessarily consecutive. The Contractor shall bear all costs associated with de-energizing the power lines for all occurrences beyond 21 workdays.

(j) Measurement and Payment (Entergy). Measurement for de-energizing and re-energizing the power lines shall be made for each off-on cycle. As stated in subparagraph (3)(d) above, Entergy will charge the Contractor \$785.00 for each off-on cycle. Payment of \$785.00 will be made to the Contractor for each off-on cycle, as specified paragraph (i) above. All costs associated with coordinating the work with Entergy, preparing written reports for each off-on cycle, and any related administrative costs shall be distributed among the associated work items. A copy of Entergy's invoice for payment shall accompany all payment requests.

(4) Overhead electric distribution line and guy wire at station 68+12, shown on the drawings as E-3 and GW10 shall have the following control requirements:

Contractor shall coordinate with Entergy so that line E-3 is not taken out of service unless a means to provide uninterrupted service to Barkley Estates is provided by Entergy.

It shall be the Contractor's sole duty and responsibility to provide for the safety of his employees, equipment, subcontractors and the general public during operations in the vicinity of overhead and underground power lines; and to assure that all of his operations and those of his/her employees and subcontractors comply with OSHA, EM 385-1-1, the National Electric Safety Code, and all applicable Parish, State and Federal codes and regulations.

The Contractor shall submit a plan of operations for the work in the vicinity of the Harvey Substation. The plan shall outline proposed methods, equipment, personnel protection, etc. for the work between B/L Sta. 71+00 to 75+00."

6. Page 23, subparagraph 19(c). Delete the paragraph in its entirety and insert the following paragraph:

"c. Monitoring Vibrations. Pile driving and sheet withdrawing, vibrations, construction equipment, vehicular traffic, etc. may affect and damage existing structures. The Contractor shall perform the work in a manner which will limit vibrations at the structure nearest to the work being performed to a maximum of 0.25 inch per second. Structures shall include buildings and swimming pools. Vibrations shall be monitored by others. The Contractor shall take immediate action to reduce the vibrations to acceptable limits when informed that vibrations have exceeded 0.25 inch per second. The Contractor shall coordinate monitoring of vibrations with the Contracting Officer, and shall inform the Local

Sponsor (Jefferson Parish, see Point of Contact paragraph 9.a) by certified mail and the Contracting Officer's representative at least 15 days prior to beginning any vibration-inducing construction operations.”

7. Page 15, paragraph 11. Delete in its entirety and insert:

“11. U.S ARMY CORPS OF ENGINEERS CRD STANDARDS

“CRD-C standards can be found on the web at the following case sensitive address:
“<<http://www.wes.army.mil/SL/MTC/handbook/handbook.htm>>”.”

8. Page 22, paragraph 18.j. After the second sentence, insert:

“The temporary 24” CMP shown on the drawings at approximate STA 39+30 shall be installed by the Contractor at his own expense. At the conclusion of the work, the Contractor shall remove the temporary CMP and restore the drainage ditch at his own expense.”

9. Page 25, subparagraph 20.b. Delete the fourth (4th) sentence in its entirety.

SECTION 01330

Submittal Register. Item 76, column q, insert “ED-GM”.

SECTION 01356

1. Page 1, paragraph 1.2. 3rd ASTM reference, delete “ASTM D 4533, (1991) Trapezoid Tearing Strength of Geotextiles” and insert the following standard after ASTM D 4751:

“ASTM D 4833, (2000) Index Puncture Resistance of Geotextiles, Geomembranes, and Related Products”.

2. Page 6, subparagraph 1.9.2.1(1). Line 1, delete, “after the paving is placed.”

3. Page 7, subparagraph 2.1.1. Delete in its entirety and insert:

“2.1.1 Geotextile

The geotextile shall consist of polymeric filaments which are formed into a stable network such that filaments retain their relative positions. The filament shall consist of a long-chain synthetic polymer composed of at least 85 percent by weight of ester, propylene, or amide, and shall contain stabilizers and/or inhibitors added to the base plastic to make the filaments resistant to deterioration due to ultraviolet and heat exposure. Synthetic geotextile shall contain ultraviolet ray inhibitors and stabilizers to provide a minimum of six months of expected usable construction life at a

temperature range of 0 to 120 degrees F. The geotextile shall meet the following requirements:"

GEOTEXTILE FOR SILT FENCE		
PROPERTY	TEST PROCEDURE	VALUE
Grab Tensile Strength, lbs	ASTM D 4632	150 minimum
Grab Elongation at Ultimate, percent	ASTM D 4632	20 maximum
Puncture Strength, lbs	ASTM D 4833	130 minimum
AOS, U.S. Standard Sieve No.	ASTM D 4751	30 - 70
Permittivity, per second	ASTM D 4491	0.25 minimum

4. Page 9, subparagraph 3.4.1. Line 5, after removed, insert "or redistributed". Line 6, delete the first "of" after one-third.

SECTION 01451

1. Page 4, paragraph 3.4.2. Line 7, delete the words "but may have duties as project superintendent in addition to quality control" and add "without any other duties".
2. Page 4, paragraph 3.4.2. Add the following to the end of this paragraph: "Failure of the CQC System Manager to adequately provide the necessary quality control and documentation of quality control activities shall result in the immediate removal of the CQC System Manager by the Contracting Officer."

SECTION 01555

Page 1, paragraph 1.1. Delete in its entirety and insert:

"1.1 SCOPE

The work provided for in this section consists of providing and maintaining traffic control, coordination, and maintenance, as specified herein. The Contractor shall submit a traffic control plan and truck haul plan designed and stamped by a professional engineer. This plan shall be submitted for approval by Jefferson Parish and the Contracting Officer. The Contractor shall not close the westbound lane of Patriot Street at any time except during re-paving. The eastbound lane may be partially closed except when closure of Patriot Street takes place between Gaudet and Orchid. Orchid shall not be closed before Gaudet is reopened. The bridges at Nottingham Subdivision and MacArthur Ave. can only be closed for a maximum of 60 days for reconstruction of the approach slabs. These two bridges shall not be closed at the same time. The temporary detour on Jutland Street may only occur while the access bridge to the Nottingham Subdivision is out of service. Re-paving of Patriot Street shall be performed after the Canal work is complete, but normal maintenance should be carried out during the project constructions such as filling potholes. The

Traffic Control Plan shall incorporate a traffic signal activated from the fire station when only the westbound lanes are open in the area of the fire station and Swift Canal. This signal shall allow emergency equipment to travel east on the westbound roadway when the eastbound lane is closed. The plan also shall include signage pertaining to the fire station signal. In addition, the plan shall include the removal and replacement of the guardrail located in front of the fire station near Station 59+40, including temporary control of access at that location.”

SECTION 02110

Page 2. Insert the following at the end of the section:

“3.2 Construction Debris Disposal

Materials which are defined in Section 02332-1.7 as Construction Debris shall be removed promptly from the site upon excavation or removal. The contractor shall remove and dispose of construction debris in accordance with all applicable federal, state, and local laws. The contractor shall use only sites approved by the Louisiana Department of Environmental Quality (LDEQ) to receive such construction debris, provided such sites are approved by the Contracting Officer.

3.2.1 Debris Disposal Sites

The Contractor is advised that the list below is not intended to be exclusive; other sites in the area may be used, with the approval of the Contracting Officer. No guarantee is made that the listed sites will accept project Construction Debris. Contractor shall contact disposal sites directly to coordinate disposal. Contractor is responsible for all applicable fees and charges, and coordination for disposal.

Jefferson Parish Landfill (Jefferson Parish; Waste Management)
5800 Hwy 90
Avondale, LA 70094
Contact: Johnny Robertson, Waste Operations Manager, 504-436-0152

River Birch Landfill
2000 Hwy 90
(Corner So. Kenner Rd)
Avondale, LA 70094
Contact: Pat Koloski, 504-364-1140”

SECTION 02231

1. Page 1, paragraph 1.2. At the end of the paragraph, insert “Construction Debris shall not be measured for payment. Transportation and disposal of construction debris shall be paid for under the contract lump sum price for “Construction Debris Disposal” .”

2. Page 2, subparagraph 3.3.1. Line 2, change “unsuitable matter” to “construction debris”. Line 2, change “02332-1.7.2” to “02332-1.7”.

3. Page 3, subparagraph 3.4.2. Delete in its entirety and insert:

“3.4.2 Removal from the Site of Work

The Contractor shall remove all cleared and grubbed material from the site of work. Material such as masses of organic matter, sticks, branches, roots, loose stone and other debris shall be disposed of in accordance with all applicable Federal, State and Local laws. Provisions for disposal of construction debris refer to 02110-3.2. Soil material as described in Sections 02332- 1.7.3 and 02332-1.7.5 shall be disposed of as described in Section 02318-3.2.4.1.”

4. Page 4, subparagraph 3.4.3. Delete in its entirety and insert:

“3.4.3 Removal of Abandoned Drainage Structures

The Contractor shall remove abandoned drainage structures from the site. Abandoned drainage structures shall be disposed of as described in Section 02110-3.2.”

SECTION 02252

1. Page 4, paragraph 2.1. Line 1, change “in accordance with Section 02411” to “in conformance with ER 1110-2-8152”. (A copy of ER 1110-2-8152 is attached to the end of this amendment as 02252 insert.)

2. Page 4, subparagraph 3.1.1. Lines 6 - 7, change “... as defined in Section 02232 “EMBANKMENT.”” to “... as defined in Section 02331 “GRANULAR MATERIAL.” (Final sentence remains the same.)

SECTION 02318

1. Page 1, subparagraph 1.2.1. Lines 10 - 11, change “each load of granular material to “each load of excavated material”.

2. Page 1, subparagraph 1.2.1. At the end of the paragraph insert: "Excavation of suitable material to be used as embankment will not be measured for payment. The costs of excavating, handling, and stockpiling such material shall be included in the contract unit price per cubic yard for “Embankment”. Disposal of construction debris, as defined in Section 02332-1.7, will not be measured for payment. Payment for transportation and disposal of construction debris discovered during excavation shall be paid in accordance with the Contract Clause in Section 00700 entitled *Changes*. "

3. Page 4, subparagraph 3.2.1. Line 1, change, "02332-1.7.4" to "02332-1.7.5"

4. Page 5, subparagraph 3.2.2. Delete in its entirety and insert:

“3.2.2 Construction Debris

Materials which are defined in Section 02332-1.7 as Construction Debris shall be removed from the site promptly upon excavation. The Contractor shall remove and dispose of all construction debris in accordance with all applicable Federal, State, and Local laws, as specified in Section 02110-3.2.”

5. Page 5. After paragraph 3.2.2, insert:

“3.2.3 Unsuitable Materials

Materials which are defined in 02332-1.7 as unsuitable for incorporation into backfills, embankments, or other fills shall be removed from the site promptly upon excavation. The Contractor shall dispose of the unsuitable soil material as described in paragraph 3.2.4.1. “

6. Page 5. Change paragraph “3.2.3” to “3.2.4”.

7. Page 5, subparagraph 3.2.3.1. Delete in its entirety and insert:

“3.2.4.1 Disposal of Excess and Unsuitable Materials

The Contractor shall dispose of all excess material not used in the work and unsuitable materials free of construction debris within the area known as the “Drake” site shown on the location map on the title sheet of the drawings. Disposal of excess and unsuitable materials shall be accomplished as follows:”

SECTION 02331

1. Page 1, paragraph 1.1. Line 2, delete, "and for pavement sub base material".
2. Page 5, paragraph 2.1. Line 1, delete the comma and insert “and” after walls. Line 1, delete "and pavement subbase."
3. Page 5, paragraph 3.1. Line 2, delete, "and 6 inches for the pavement". Delete the last sentence in its entirety.

SECTION 02332

1. Page 5, subparagraph 1.7.1. Lines 4 and 5, Change "...as defined in paragraphs 1.7.2 and 1.7.3." to "...and construction debris, as defined below."
2. Page 5, subparagraph 1.7.2. Delete the paragraph in its entirety and insert:

“1.7.2 Construction Debris

Materials which are classified as Construction Debris are defined as masses of organic matter, vegetation, sticks, branches, roots, stumps, concrete, masonry, stone, metals and other debris.”

3. Page 5, subparagraph 1.7.2. After subparagraph 1.7.2, insert:

“1.7.3 Unsuitable Materials

Materials which are classified as Unsuitable Materials are defined as excavated materials not meeting the requirements of paragraph 1.7.5 and free of Construction Debris as defined above.”

Renumber the remaining paragraphs.

SECTION 02411

1. Page 2, subparagraph 1.5.1. Line 3, change “CZ 148” to “CZ 128”.
2. Page 2, subparagraph 1.5.2. Last line, change “CZ 148” to “CZ 128”.
3. Page 6, paragraph 2.1. Line 1, change “A 328” to “A 572 Grade 50”.
4. Page 6, paragraph 2.1. Delete the table in its entirety and insert:

PROPERTIES OF SECTIONS

Type of Section	Nominal Web Thickness (inches)	Section Modulus (in ³ /ft of wall)	Moment of inertia (in ⁴ /ft of wall)	Nominal Section Depth (inches)	Theoretical Driving Width (Inches)
CZ128	0.375	35.34	236.5	13.39	24.02

5. Page 6, subparagraph 2.1.2. Delete the table in its entirety and insert:

Type of Section	Substitute Section	
	Minimum Section Modulus (in ³ /ft of wall)	Nominal Section Depth (inches)
CZ128	31.09	13.39 (+/- 15%)

SECTION 02413

Page 6, subparagraph 3.1.5. Line 1, delete “steel”.

SECTION 02365

1. Page 2, paragraph 1.2. Line 1, ASTM C 618, change “(2000)” to “(2001)”.
2. Page 9, subparagraph 2.1.4. Delete in its entirety and insert:

“2.1.4 Pozzolan

Pozzolan shall conform to ASTM C 618, Class C or F, with the Multiple Factor and the Effectiveness in Controlling Alkali-Silica Reaction requirements of Table 3.”

SECTION 02375

1. Page 1, subparagraph 1.2.1.1. Delete in its entirety and insert:

“1.2.1.1 Base Course

Measurement for bedding material used as the base course as specified in Section 03520 will be made by the square yard satisfactorily placed. Payment will be made at the contract unit price per square yard for “Asphaltic Pavement (12” Thick Base Course).” Price and payment shall constitute full compensation for furnishing all plant, labor, equipment and materials, and placing and spreading material as shown on the drawings and specified herein.”

2. Page 1. After subparagraph 1.2.1.1, Insert:

“1.2.1.2 Pipe Bedding

No separate measurement and payment will be made for bedding material used as storm drain pipe bedding as specified in Section 02720. Payment shall be included in the contract prices for which the work is incidental thereto.”

SECTION 02830

Delete this section in its entirety.

SECTION 02831

1. Page 1, paragraph 1.1. Line 3, change “Section 02830” to “Section 01100”.
2. Page 1, paragraph 1.2. Line 5, change “Section 02830” to “Section 01100”.
3. Page 1, paragraph 3.1. Line 4, delete the words “or excavated areas” and add “all in accordance with Section 01100”.
4. Page 2, paragraph 3.2. Line 1, change “Section 02830, “CHAIN LINK FENCING AND GATES”” to “Section 01100”.

SECTION 03301

1. Page 3, paragraph 1.3. Line 1, ASTM C 618, change “(2000)” to “(2001)”.
2. Page 4, paragraph 1.3. Delete “COE CRD-C 318 (1972) Cloth, Burlap, Jute (or Kenaf)” in its entirety.
3. Page 4, paragraph 1.3. Insert the following before paragraph 1.4:

“U.S. GENERAL SERVICES ADMINISTRATION (GSA)

CCC-C-467C (Feb 8, 1972) Cloth, Burlap, Jute (or Kenaf)”

4. Page 9, paragraph 1.6. Delete in its entirety and insert:

“1.6 GOVERNMENT TESTING AND SAMPLING

The Contractor shall provide facilities and labor as may be necessary for procurement of representative test samples of aggregates and concrete. Concrete and aggregate requirements in this paragraph and its subparagraphs do not relieve the Contractor of the requirements outlined in paragraph 3.7.”

5. Page 15, subparagraph 2.1.1.3. Delete in its entirety and insert:

“2.1.1.3 Pozzolan

Pozzolan shall conform to ASTM C 618, Class C or F, with the Multiple Factor and the Effectiveness in Controlling Alkali-Silica Reaction requirements of Table 3.”

6. Page 16, subparagraph 2.1.4.3. Line 1, change “COE CRD-C 318” to “GSA CCC-C-467C”.

7. Page 10, subparagraph 1.6.1.1. From the top of the page, delete the sentence, “Testing of aggregates... paragraph 3.7.”

8. Page 10, subparagraph 1.6.2. Delete in its entirety and insert:

“1.6.2 Concrete

The Government will determine when concrete shall be sampled. The contractor shall cast, protect and deliver concrete cylinders and determine slump and air content. The person conducting the tests shall meet the Concrete Field Testing Technician requirements contained in Paragraph 3.7.1. Concrete shall be sampled in accordance with ASTM C 172. When cylinders are molded, slump and air content shall be determined in accordance with ASTM C 143 and ASTM C 231, respectively. Test samples for each class of concrete shall be taken at least once every 8-hour shift or for every 150 cubic yards placed, whichever requires more samples. From each

sample, three 6-inch by 12-inch compression test specimens shall be made in accordance with ASTM C 31. Compression test specimens shall be labeled and cured while in the field in accordance with paragraph 9.1 of ASTM C 31. If cylinders are not delivered to the testing laboratory within 24 to 48 hours after molding, they shall be submerged in a water tank provided by the contractor, where the surrounding water temperature is maintained by the Contractor at 73.4 plus or minus 3 degrees F. Cylinders shall be transported in accordance with ASTM C 31 (with cushioning material) and unloaded in the Government designated location. Compression testing will be performed by the Government in accordance with ASTM C 39. One cylinder will be tested at 7 days for information and two cylinders will be tested at 28 days (90 days if pozzolan or slag is used) for acceptance.”

9. Page 10, subparagraph 1.6.2.3. Delete the first sentence and insert “Compressive Strength specimens required in subparagraph 1.6.2 will be used to determine compliance.”

SECTION 03520

1. Page a, paragraph 3.3. Change “STRIPING” to “RAISED PAVEMENT MARKERS AND PLASTIC PAVEMENT MARKINGS”.

2. Page 2, subparagraph 1.3.1. Delete in its entirety and insert:

“1.3.1 Asphaltic Paving

Measurement for asphaltic paving of the south half of Patriot Street from Sta. 36+50 to Sta. 75+00 adjacent to Two-Mile Canal will be made by the square yard of pavement satisfactorily placed and measured to the nearest square yard. Payment will be made at the applicable contract unit prices per square yard for “Asphaltic Pavement (12” Thick Base Course)”, “Asphaltic Pavement (Binder Course)”, and “Asphaltic Pavement (Wearing Course)”. Price and payment shall constitute full compensation for furnishing all plant, labor, materials and equipment including excavation, removal of 12” base course, foundation preparation, two thickness tests, and other work as specified herein and as shown on the drawings. Thickness deficiencies shall apply as per LSSRB, Section 501.11. The Contractor shall include any and all costs for removal of existing roadways in the contract prices for items of work for which the removal work is incidental thereto.”

3. Page 2, subparagraph 1.3.2. Delete in its entirety and insert:

“1.3.2 Cold Planing

Measurement for 2-inch cold planing and 2-inch overlay of the north half of Patriot Street from Sta. 36+50 to Sta. 75+00 adjacent to the Two-Mile Canal will be made by the square yard of pavement satisfactorily placed to the nearest square yard. Payment will be made at the contract unit price per square yard for “Asphaltic Pavement (Cold Plane and Overlay)”. Price and payment shall constitute full

compensation for furnishing all plant, labor, materials and equipment required to cold plane and overlay Patriot Street as specified herein and shown on the drawing. Work to include two thickness tests. Thickness deficiencies shall apply as per LSSRB, Section 501.11.”

4. Page 3, subparagraph 1.3.4. Line 5, after markings insert, “and to include removal of detour road and removal and re-installation of existing barricades”.

5. Page 3, subparagraph 1.3.5. Line 3, after unit change “price” to “prices per square yard”. Line 3, change "Asphaltic Pavement (Complete Reconstruction)" to "Asphaltic Pavement (12" Thick Base Course), Asphaltic Pavement (Binder Course), Asphaltic Pavement (Wearing Course)"

6. Page 3, after subparagraph 1.3.5. Insert:

“1.3.6 Raised Pavement Markers

Measurement for pavement markers shall be made by each marker. Payment will be made a the contract unit price per each for "Raised Pavement Markers." Price and payment shall constitute full compensation for furnishing all plant labor, materials, and equipment including raised pavement markers, and other work as specified herein and as shown on the drawings.

1.3.7 Plastic Pavement Markings

Measurement for plastic pavement markings shall be made by the linear foot of striping satisfactorily placed. Payment will be made a the contract unit price per linear foot for "Plastic Pavement Markings." Price and payment shall constitute full compensation for furnishing all plant labor, materials, and equipment including striping and all other plastic pavement markings, and other work as specified herein and as shown on the drawings.”

7. Page 4, subparagraph 2.1.2. Delete in its entirety and insert:

“2.1.2 Binder Course

The binder course shall be Type 8, meeting the requirements of LSSRB 501.”

8. Page 5, paragraph 3.3. Title. Change “STRIPING” to "RAISED PAVEMENT MARKERS AND PLASTIC PAVEMENT MARKINGS". Line 2, change “Makers” to “Markers”. Add the following to the end of this paragraph: “Permanent plastic pavement markings shall consist of a hot applied thermoplastic in accordance with LSSRB Section 732.”

DRAWINGS

1. Delete Dwgs. 16, 21, 22, 24, 25, 26, 27, and 35 of 58 in their entirety and replace with the revised attached Dwgs. 16, 21, 22, 24, 25, 26, 27, and 35 of 58 therefore.
2. Dwg. 7 of 58. On both TYPICAL FLUME SECTIONS, FLUME SECTION drawings, change "4X4 - w11" to "4X4 - W11xW11 WWF".
3. Dwg. 8 of 58. On both REINFORCED CONCRETE FLUME SECTION drawings, change "4X4 - w11" to "4X4 - W11xW11 WWF".
4. Dwg. 13 of 58. TYPICAL CONCRETE SLOPE PAVING REINFORCING. Change all occurrences of "WWF 4X4, W11 and/or "WWF 4X4 - W11" to "4X4 - W11xW11 WWF".
5. Dwg. 13 of 58, NOTES. Delete Note 2 in its entirety and renumber the remaining notes.
6. Dwg. 23 of 58, PLAN View, column 1, center call out. Change "CONTRACTOR TO REMOVE & DISPOSE ALL STONE FROM EXISTING CANAL BANK" to "CONTRACTOR SHALL REMOVE AND DISPOSE OF ALL STONE (6"THICK+/-) ON CANAL BANK".
7. Dwg. 24A of 58, In the vicinity of the California Canal, change all references to "CZ148" to "CZ128".
8. Dwg. 32 of 58, BRIDGE "C" SECTION. Change all occurrences of "4X4 - w11" to "4X4 - W11xW11 WWF". Column 1, bottom call out, delete "COMPACTED EMBANKMENT MATERIAL NO DIRECT PAYMENT".
9. Dwg. 32 of 58, BRIDGE "D" SECTION. Change all occurrences of "4X4 - w11" to "4X4 - W11xW11 WWF".
10. Dwg. 32A of 58, APPROACH SLAB LONGITUDINAL SECTION and APPROACH SLAB TRANSVERSE SECTION. On both drawings change the "12" BASE COURSE" to "NEW 12" BEDDING MATERIAL" and change "6 MIL POLYETHYLENE" to "NEW 6 MIL POLYETHYLENE".
11. Dwg. 33 of 58, BRIDGE "D" SECTION. Column 1, bottom left hand call out, delete "COMPACTED EMBANKMENT MATERIAL NO DIRECT PAYMENT".
12. Dwg. 34A of 58, CURVED WALL SECTION. Column 2, left hand call out, change "4X4 - w11" to "4X4 - W11xW11 WWF".

SECTION 00010 - BIDDING SCHEDULE

SOUTHEAST LOUISIANA URBAN FLOOD CONTROL PROJECT
 IMPROVEMENTS TO TWO-MILE CANAL (PATRIOT ST. CANAL)
 BARATARIA BLVD. TO FIRST AVE. CANAL
 JEFFERSON PARISH, LOUISIANA

Item	DESCRIPTION	Estimated Quantity	Unit	Unit Price	Estimated Amount
0001	Mobilization and Demobilization	1	LS		
0002	Silt Fences	7,300	LF		
0003	Blocked Out Guard Rail	3,324	LF		
0004	Guard Rail Transition (Double Thrie Beam)	150	LF		
0005	Attenuator	2	EA		
0006	Traffic Control and Coordination	1	LS		
0007	Truck Wash-Down Rack	1	LS		
0008	Geotextile	50,000	SY		
0009	Removal of Structures and Obstructions	1	LS		
0010	Construction Dewatering	1	LS		
0011	Temporary Retaining Structures	1	LS		
0012	Modifications To Existing Utilities	1	LS		
*0013	Excavation	64,400	CY		
*0014	Granular Material	9,300	CY		
0015	Embankment	6,100	CY		
0016	Concrete Piles (12" X 12")	560	LF		
0017	Bedding Material	20,700	CY		
0018	Riprap	2,180	TON		
*0019	Piling, Steel Sheet, Type CZ 128	27,365	SF		
0020	Vinyl Sheet Piling (Series 150)	1,860	SF		
0021	6" Sewer Force Main Modification	1	LS		

SECTION 00010 - BIDDING SCHEDULE

SOUTHEAST LOUISIANA URBAN FLOOD CONTROL PROJECT
 IMPROVEMENTS TO TWO-MILE CANAL (PATRIOT ST. CANAL)
 BARATARIA BLVD. TO FIRST AVE. CANAL
 JEFFERSON PARISH, LOUISIANA

Item	DESCRIPTION	Estimated Quantity	Unit	Unit Price	Estimated Amount
0022	8" Sewer Force Main Modification	1	LS		
0023	Storm Drain Pipe (12" CMP)	6	LF		
0024	Storm Drain Pipe (15" CMP)	8	LF		
0025	Storm Drain Pipe (18" CMP)	6	LF		
0026	Storm Drain Pipe (24" CMP)	58	LF		
0027	Storm Drain Pipe (27" CMP)	26	LF		
0028	Storm Drain Pipe (30" CMP)	127	LF		
0029	Storm Drain Pipe (36" CMP)	12	LF		
0030	Storm Drain Pipe (60" CMP)	15	LF		
0031	Fencing	1	LS		
0032	Fertilizing, Seeding and Mulching	6	Acre		
0033	38' Concrete Flume	1,930	LF		
0034	45' Concrete Flume	1,280	LF		
0035	Concrete Flume Transitions	1	LS		
0036	Concrete Slope Paving	810	SQ		
0037	Concrete Approach Slabs	1	LS		
*0038	Concrete Pile Caps	8	EA		
*0039	Asphaltic Pavement (Binder Course)	1,750	SY		
*0040	Asphaltic Pavement (Wearing Course)	1,750	SY		
*0041	Asphaltic Pavement (12" Thick Base Course)	1,750	SY		
*0042	Asphaltic Pavement (Cold Plane and Overlay)	1,750	SY		

SECTION 00010 - BIDDING SCHEDULE

SOUTHEAST LOUISIANA URBAN FLOOD CONTROL PROJECT
IMPROVEMENTS TO TWO-MILE CANAL (PATRIOT ST. CANAL)
BARATARIA BLVD. TO FIRST AVE. CANAL
JEFFERSON PARISH, LOUISIANA

Item	DESCRIPTION	Estimated Quantity	Unit	Unit Price	Estimated Amount
*0043	Asphaltic Pavement (Maintenance and Patching)				
*0043AA	First 130 Tons	130	Ton		
*0043AB	All Over 130 Tons	950	Ton		
*0044	Asphaltic Pavement (Detour Road)	1	LS		
*0045	Construction Debris Disposal	1	LS		
*0046	Raised Pavement Markers	100	EA		
*0047	Plastic Pavement Markings	16,000	LF		
	TOTAL				\$

Award will be made as a whole to one bidder.

* - Items added or Quantities changed during Amendment No. 0003

NOTE 1: Bidders shall furnish unit prices for each item listed in the Schedule requiring a unit price. If the bidder fails to insert a unit price in the appropriate blank for required item(s), but does furnish an extended total, or an estimated amount for such item(s), the Government shall deem the unit price to be the quotient obtained by dividing the extended amount for that line item by the quantity. IF A BIDDER OMITTS BOTH THE UNIT PRICE AND THE EXTENDED TOTAL OR ESTIMATED AMOUNT FOR ANY ITEM, ITS BID SHALL BE DECLARED NON-RESPONSIVE AND THEREFORE INELIGIBLE FOR AWARD.

NOTE 2: THE NOTICE TO PROCEED (NTP): The successful bidder is advised that performance and payment bonds shall be submitted in accordance with the time frame in block 12B of SF 1442 after Notice of Award. The NTP will be issued immediately after verification of acceptable performance and payment bonds. Within seven (7) days after issuance of the NTP, the Contractor shall initiate a meeting to discuss the submittal process with the Area or Resident Engineer or his authorized representative. Physical work cannot start until the Accident Prevention Program, Contractor Quality Control Plan, and other submittals which may be required, have been submitted and approved and all preliminary meetings called for under the contract, have been conducted.

Note 3: If bids include foreign materials, including sheetpile, the material must be shipped on a U.S. flag vessel (please refer to clauses FAR 52.247-64 and DFAR 252.247-7023). To obtain a waiver could take a significant amount of time, and there is no guarantee that a waiver will be granted. This process could impact the delivery schedule, and the Government assumes no responsibility due any delays caused by the waiver process.

SECTION 00010 - BIDDING SCHEDULE

SOUTHEAST LOUISIANA URBAN FLOOD CONTROL PROJECT
IMPROVEMENTS TO TWO-MILE CANAL (PATRIOT ST. CANAL)
BARATARIA BLVD. TO FIRST AVE. CANAL
JEFFERSON PARISH, LOUISIANA

Item	DESCRIPTION	Estimated Quantity	Unit	Unit Price	Estimated Amount
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EVALUATION OF SUBDIVIDED ITEMS. (EFARS 52.211-5000 - MAR 95).

Item No. 0043 is subdivided into two or more estimated quantities and are to be separately priced. The Government will evaluate each of these items on the basis of total price of its sub-items.

(End of Clause)

VARIATIONS IN ESTIMATED QUANTITIES - SUBDIVIDED ITEMS. (EFARS 52.212-5001 - MAR 95).

The Variations in Estimated Quantities Subdivided Items clause is applicable only in Item No. 0043.

a. Variations 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 Item No. 0043 is less than 85% of the quantity of the first sub-item listed under such items, 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 in contract price shall be made in accordance with the clause FAR 52.211-18, Variation in Estimated Quantity.

c. If the quantity of work performed under Item No. 0043 exceeds 115% or is less than 85% of the total estimated quantity of the sub-items under that item, and/or if the quantity of work performed under the second sub-item or any subsequent sub-item under Item No. **NONE** 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 Quantity.

(End of Clause)

General Decision Number LA030012

General Decision Number LA030012
 Superseded General Decision No. LA020012 State: Louisiana
 Construction Type:

HEAVY
 TREATMENT PLANT

County(ies):

JEFFERSON ST BERNARD ST JOHN THE BAP
 ORLEANS ST CHARLES ST TAMMANY
 PLAQUEMINES ST JAMES

HEAVY CONSTRUCTION PROJECTS (Includes the heavy part of
 Treatment Plants, BUT Does not include Flood Control, Industria
 & Processing Plants, Refineries, Water & Sewer Lines, Dredging,
 Dams or Elevated Storage Tanks)

Modification Number Publication Date
 0 06/13/2003

COUNTY(ies):

JEFFERSON ST BERNARD ST JOHN THE BAP
 ORLEANS ST CHARLES ST TAMMANY
 PLAQUEMINES ST JAMES

CARP1846J 07/01/1998

Rates Fringes

PILEDRIVERMEN:

Jefferson, Orleans & St. Bernard
 Parishes 14.31 3.05
 Plaquemines Parish 11.88 3.05
 St. Charles & St. John the Baptist
 Parishes 12.73 3.05
 St. James (South of the Mississippi
 River) & St. Tammany Parishes 10.26 3.05

ELEC0130F 03/01/2003

Rates Fringes

JEFFERSON, ORLEANS, PLAQUEMINES, ST. BERNARD, ST. CHARLES,
 ST. JAMES & ST. JOHN THE BAPTIST PARISHES:
 ELECTRICIANS 22.39 4.00

ELEC1077B 06/01/2001

Rates Fringes

ST. TAMMANY PARISH:
 ELECTRICIANS 18.05 3.04

ENGI0406R 07/01/1998

Rates Fringes

POWER EQUIPMENT OPERATORS:

Bulldozer; *Crane; & Mechanic:
 Jefferson, Orleans & St. Bernard
 Parishes 14.66 3.30
 Plaquemines Parish 12.01 3.30
 St. Charles & St. John the Baptist
 Parishes 12.98 3.30
 St. James & St. Tammany Parishes 10.24 3.30

*CRANE PREMIUM:

50 Tons to 150 Tons - \$1.00 per hour
 Over 150 Tons - \$1.50 per hour

IRON0058G 06/01/2002

	Rates	Fringes
JEFFERSON, ORLEANS, PLAQUEMINES, ST. BERNARD, ST. CHARLES, ST. JAMES (Excluding area West of a straight line drawn from the Louisiana-Mississippi border, west of the city limits of Warrenton, southwest through Hammond to the Gulf of Mexico), ST. JOHN THE BAPTIST & ST. TAMMANY PARISHES:		
IRONWORKERS, Reinforcing	17.75	4.75

IRON0623D 06/01/2002

	Rates	Fringes
ST. JAMES PARISH (West of a straight line drawn from the Louisiana-Mississippi border, west of the city limits of Warrenton, southwest through Hammond to the Gulf of Mexico):		
IRONWORKERS, Reinforcing	17.75	4.45

LABO0689C 07/01/1998

	Rates	Fringes
LABORERS, Common:		
Jefferson, Orleans & St. Bernard Parishes	9.70	1.42
Plaquemines Parish	8.13	1.42
St. Charles & St. John the Baptist Parishes	8.13	1.42
St. James & St. Tammany Parishes	6.91	1.42

PLUM0060B 05/01/2002

	Rates	Fringes
JEFFERSON, ORLEANS, PLAQUEMINES, ST. BERNARD, ST. CHARLES, ST. JAMES (E. Pt.), ST. JOHN THE BAPTIST & ST. TAMMANY PARISHES:		
PIPEFITTERS	20.40	4.81

PLUM0198E 01/01/2002

	Rates	Fringes
ST. JAMES PARISH:		
PIPEFITTERS	21.00	4.40

SULA2026C 11/08/1999

	Rates	Fringes
CARPENTERS:		
Form Building/Form Setting	11.87	
All Other Work	11.05	
CONCRETE FINISHERS	10.80	
IRONWORKERS, Structural	11.95	
LABORERS:		
Mason Tender	9.06	
Pipelayer	10.04	
PAINTERS	13.16	2.12
POWER EQUIPMENT OPERATORS:		
Backhoe	13.00	2.38
Bobcat	11.35	
Cherry Picker	11.35	
WELDERS	11.50	

TEAM0270B 07/01/1998

	Rates	Fringes
TRUCK DRIVERS, Dump & Lowboy:		

Jefferson, Orleans & St. Bernard Parishes	11.47
Plaquemines Parish	11.15
St. Charles & St. John The Baptist Parishes	11.43
St. Tammany Parish	9.53

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR 5.5(a)(1)(ii)).

In the listing above, the "SU" designation means that rates listed under that identifier do not reflect collectively bargained wage and fringe benefit rates. Other designations indicate unions whose rates have been determined to be prevailing.

WAGE DETERMINATION APPEALS PROCESS

1.) Has there been an initial decision in the matter? This can be:

- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a position on a wage determination matter
- * a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations
Wage and Hour Division
U. S. Department of Labor
200 Constitution Avenue, N. W.
Washington, D. C. 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator
U.S. Department of Labor
200 Constitution Avenue, N. W.
Washington, D. C. 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an

interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board
U. S. Department of Labor
200 Constitution Avenue, N. W.
Washington, D. C. 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISION