

PROPOSAL FORMS

PARKING ACCESS & REVENUE CONTROL SYSTEM REPLACEMENT
AT
NEW HAVEN PARKING AUTHORITY FACILITIES
NEW HAVEN, CONNECTICUT
NHPA PROJECT #24-029

PROPOSAL FORM

PARKING ACCESS AND REVENUE CONTROL SYSTEM REPLACEMENT AT THE VARIOUS FACILITIES

NEW HAVEN, CONNECTICUT

NHPA Project No. 24-029

Proposer's Name

	Date
TO:	NEW HAVEN PARKING AUTHORITY
10.	c/o Department of Finance
	232 George Street
	New Haven, Connecticut 06510
affecti and or equipr	ndersigned, having inspected the sites and familiarized ourselves/myself with the local conditioning the cost of the work and the Proposal Documents dated August 2025 as prepared by DESMAN in file with the New Haven Parking Authority, hereby propose to provide all labor, materials, tools ment and transportation necessary to complete Parking Access & Revenue Control System cement at the Various Facilities, as defined in the Proposal Documents for the Proposal Price of
	DOLLARS
(\$).
	Proposal Price shall include all charges such as overhead, profit, insurance, permits ation, etc.
The f	ollowing Addendum by number have been received:
	E: Proposers who do not list all addenda issued by NHPA for this proposal may be dered nonresponsive to this proposal and their proposal may be rejected.
comp	nitted herewith is the Proposal Price Itemization including an amount for all project onents required by the Proposal Documents. The sum of all listed components shall equa- troposal Price.

PROPOSAL FORM PF/1

Submitted herewith are all the forms as listed in Section 4 of the Instructions to Proposers, in

We/I acknowledge that should conditions make it necessary to revise the scope of the project, the

Proposal Price Itemization shall serve as the basis for adjustments to the Proposal Price.

accordance with these Instructions to Proposers.

PROPOSER'S NAME	

PARKING ACCESS AND REVENUE CONTROL SYSTEM REPLACEMENT

AT THE VARIOUS FACILITIES

NEW HAVEN, CONNECTICUT

PROPOSAL PRICE ITEMIZATION NHPA Project No. 24-029

<u>Proposal Item 1 – General Provisions:</u>

A. General Mobilization/Demobilization/Miscellaneous Coordination.

This line item shall consists of all labor, materials, tools and equipment required for setting-up general plant, storage/staging areas and facilities required to facilitate construction or as otherwise required by applicable Federal, State and Local laws; and the general mobilization of equipment required for the completion of the work as shown within the Bid Documents and all expenses for de-mobilization off the site upon completion of all work as shown within the Bid Documents. It will be the contractor's responsibility to obtain all necessary permits to perform the work.

Electricity (power) and water required for the completion of the work shall be furnished by the Owner at existing fixtures or outlets (The Owner will not provide any temporary pipes, cables, etc.). If the capacity of existing utilities is insufficient for the contractor's use, the Contractor shall be responsible for supplementing this capacity as required at no cost to the Owner. The contractor shall provide temporary lighting within designated work areas, as required.

The Contractor shall furnish, install, maintain, relocate and remove all signs, barricades, cones, warning lights, and other safety control devices and temporary signage required for the proper execution of the project. The Engineer and the Owner shall review the safety control device placement before work begins and prior to the beginning of work on any subsequent construction stages. Any deficiencies in the location or arrangement of devices shall be corrected by the contractor before starting work or as the work progresses towards completion. Contractor shall note that while this Bid Item 1.A shall include the procurement and installation of all applicable safety & traffic control devices (i.e. barricades, etc.) as well as the coordination and installation of temporary signage, the material procurement of the temporary signage shall be included in Proposal Item 6. Work associated with both the procurement and installation of Project Signs (reference Special Conditions 336) is included in its totality within this Proposal Item 1.A.

The Contractor shall provide and maintain adequate protection of all preexisting architectural, structural, mechanical, electrical, plumbing components and/or features within the confines of in the work areas that are to remain in-place. The work shall include the dismantling of any preexisting architectural, structural, mechanical, electrical, plumbing components and/or features within the confines of in the work areas (such as the temporary moving/relocation of tenant furniture, equipment, etc.) which might be required in order to perform the work specified. The temporarily dismantled installations shall be reinstalled as soon as possible to a condition equal to or better than the condition existing prior to the commencement of construction.

PROPOSER'S NAME	

Work shall also include the provision of an effective ventilation system to safely remove all dust and hazardous fumes generated from demolition, any surface treatment applications, or other work. Contractor shall be required to remove any and all loose/spalled overhead or vertical concrete from the structure (concrete framing elements or deck) prior to the start of any demolition activities to prevent any deteriorated concrete from being jarred loose in an uncontrolled fashion. Contractor shall be required to coordinate all aspects of his work with NHPA management and operations staff as well as facility security personal throughout construction.

The contractor shall submit to the Owner/Engineer documentation of all pre-existing non-functioning electrical/mechanical systems within the entire work area. This documentation should be based on the contractor's condition survey performed immediately prior to the scheduled mobilization. The contractor shall not start the mobilization until the Owner approves of this submittal.

This work consists of items not otherwise specifically indicated or shown on the plans but which are ancillary to the specified scope of work being performed, or part of the overall Scope of Work or otherwise not noted or assigned to other Proposal Items.

Contractor shall note that payment for this item shall be distributed in proportion to the total amount of all contract work complete in place unless otherwise approved in writing by NHPA.

B. Provision of Bonds, Permits, and Insurance.

Work shall consist of the costs associated with the procurement of all bonds, permits, and insurance necessary for this project. Provision of bonds shall include, but not be limited to, Labor & Material Bonds, Performance Bonds, etc. It shall be the contractor's sole responsibility to obtain all necessary permits to perform the work, including, but not limited to, Building, Electrical, Mechanical, Plumbing, and Street Obstruction permits, if required. Insurance requirements are described in General Conditions Section 111 and Special Conditions Section 313.

	Lump Sum	=	\$
SUB-TOTAL PROPOSAL IT	ем 1: =	\$	

Proposer's Name	

<u>Proposal Item 2 – Work related to the Air Rights Garage, Crown Street Garage, Temple Street</u> Garage, Temple Medical Garage, 270 State Street Garage and Granite Square Garage:

Work shall consist of the replacement the existing parking access & revenue control equipment with the new equipment, as designated per the specified inventory, as well as the provision and integration of the equipment with the system and cloud-based management software, with applicable support and service all as specified, all in accordance with the project requirements, along with all other work required for the satisfactory performance of this work item.

Contractor shall note that due to functional requirements, the nested parking areas on Levels 4, 6 & 8 of the Air Rights Parking Garage is separated from the equipment for the main entrances and exits on Levels 1 & 2, as noted. In addition, while the equipment on levels 4, 6 & 8 will be replaced as specified, work shall include the installation of additional equipment to more fully and accurately count the vehicles into and out of the nested parking on levels 4, 6 & 8 as specified.

Due to flooding, the equipment at the exit to Dr. Rev. Martin Luther King Blvd, at the Temple Street Garage, is exposed to frequent damage. Therefore, work shall include the unique mounting of the equipment, at the exit, onto a hydraulic lift system that would raise the equipment above the water level, when flooding occurs. The system shall be connected with a high water sensor so that the equipment is raised automatically. NHPA is open to alternative options as may be proposed.

In addition to the exit to Dr. Rev. Martin Luther King Blvd, at the Temple Street Garage, Contractor shall note that certain electrical repairs are required at the entrance from Crown Street, consisting of replacement of conduit and re-routing it down through the floor slab, along the soffit, and up again as required; Contractor shall coordinate with the Engineer accordingly.

Contractor shall note that work regarding Granite Square Parking Garage shall involve the installation of new equipment at the main entrance/exit on the first level (street level). Although there is an existing island with a booth, no equipment is currently located at the island; therefore, Work shall include the installation of new infrastructure accordingly.

A.	Work rela	ated to the Air Rights Parking Garage:
	1.	Work regarding Levels 1 & 2
		Lump Sum = \$
	2.	Work regarding Levels 4, 6 & 8

Lump Sum

\$

	PROPOSE	R S NAME		
B.	Work related to the Crown St	treet Parking Gara	age:	
		Lump Sum	=	\$
C.	Work related to the Temple S	treet Parking Gar	age:	
		Lump Sum	=	\$
D.	Work related to the Temple N	Medical Parking (Garage:	
		Lump Sum	=	\$
Ε.	Work related to the 270 State	Parking Garage:		
		Lump Sum	=	\$
F.	Work related to the Granite S	quare Parking Ga	arage:	
		Lump Sum	=	\$
	SUB-TOTAL PROPOSAL ITE	EM 2: =	\$	

Proposal Item 3 – Work related to the Union Station Parking Garage:

Work shall consist of the replacement the existing parking access & revenue control equipment with the new equipment, as designated per the specified inventory, as well as the provision and integration of the equipment with the system and cloud-based management software, with applicable support and service all as specified, all in accordance with the project requirements, along with all other work required for the satisfactory performance of this work item.

Lump Sum = S	S
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PROPOSER'S NAME	

Proposal Item 4 – Work related to the Under Air Rights Surface Lot, Elm Orange Surface Lot, State Wall Surface Lot, State Fair Surface Lot, State Trumbull Surface Lot, State Pulaski Surface Lot, and Whalley Blake Surface Lot:

Work shall consist of the replacement the existing parking access & revenue control equipment with the new equipment, as designated per the specified inventory, as well as the provision and integration of the equipment with the system and cloud-based management software, with applicable support and service all as specified, all in accordance with the project requirements, along with all other work required for the satisfactory performance of this work item

Regarding the State Wall Lot, Proposer shall note that an AT&T Duct Bank is located underground within the vicinity of the new equipment. Proposer shall take extreme caution in identifying and locating this bank prior to start of work; this duct bank shall not be disturbed nor damaged. Proposer shall further note that, due to the installation of the new island and equipment, Work shall include modifications of the parking stall and traffic markings, necessitating the re-striping and re-application of all markings for the State Wall Lot; Contractor shall verify all markings and adjustments prior to start of work and shall remove all conflicting marking s accordingly.

Therefore, prior to start of work and as part of its submittal requirements, Contactor shall provide shop drawings depicting the intended routing of the controls, conduit and wiring infrastructure, as well as placement of new island and all equipment, for review by the Owner/Engineer; work shall not be started until an accepted set of drawings are returned to the Contractor.

Regarding the State Wall Lot, Proposer shall note that an AT&T Duct Bank is located underground within the vicinity of the new equipment. Proposer shall take extreme caution in identifying and locating this bank prior to start of work; this duct bank shall not be disturbed nor damaged. Proposer shall further note that, due to the installation of the new island and equipment, Work shall include modifications of the parking stall and traffic markings, necessitating the re-striping and re-application of all markings for the State Wall Lot; Contractor shall verify all markings and adjustments prior to start of work and shall remove all conflicting marking s accordingly. Acceptable marking paint shall be Setfast Low VOC Acrylic Traffic Marking Paint (2 coats minimum), by Sherwin Williams or approved equal.

Contractor shall further note that the ungated lots will use ALPR and multi-space meters rather than the PARCS equipment used in the gated lots and garages. The Proposer shall be fully responsible for integrating the ungated lot LPR with the PARCS system. NHPA also desires to permit transient parking payment in the ungated lots through the appropriate Apps.

A. Work related to the Under Air Rights Surface Lot:
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PROPOSER'S NAME	

В.	Work related to the Elm Orange Surface Lot:		
	Lump Sum	=	\$
C.	Work related to the State Wall Surface Lot:		
	1. All specified work except as noted:		
	Lump Sum	=	\$
	2. Re-application of all Traffic Markings, with	specified a	djustments
	Lump Sum	=	\$
D.	Work related to the State Fair Surface Lot:		
	Lump Sum	=	\$
E.	Work related to the State Trumbull Surface Lot:		
	Lump Sum	=	\$
F.	Work related to the State Pulaski Surface Lot:		
	Lump Sum	=	\$
G.	Work related to the Whalley Blake Surface Lot:		
	Lump Sum	=	\$
	SUB-TOTAL PROPOSAL ITEM 4: =	\$	

PROPOSER'S NAME	

Proposal Item 5 – Refurbishment of Booths

Work shall consist of the repair and/or refurbishment of the booths at the various locations, all as detailed in the specifications, along with all other work required for the satisfactory performance of this work item. Contractor shall note that work shall include cleaning, miscellaneous repair of the exterior surfaces, re-painting of the exterior surfaces, cleaning of the glass with replacement of glass as required, adjustment and repair of the doors and windows including replacement as required, replacement of the roofing systems, re-finishing of the interior surfaces, such as but not limited to countertops, shelves, etc., replacement of light fixtures, replacement of HVAC equipment, as well as all other materials and equipment related to the booths so as to completely refurbish and/or modernize the booths. Work shall also consist of all electrical work and coordination to support the refurbishment and/or repairs/replacement; all as shown on the drawings, in accordance with the specifications, and/or otherwise directed by the Engineer, along with all other work required for the satisfactory performance of this work item.

Contractor shall note that while the booths on levels 1 & 2 of the Air Rights Parking Garage are to be refurbished as part of this Scope, the booth on level 4 is excluded from the Scope. Contractor shall further note that the booth at the Granite Square Garage does not currently have ductwork to the exterior perimeter; Work shall therefore include, in addition to the specified HVAC improvements, the installation of new ductwork as specified, shown on the drawings and as directed by the Engineer.

Contractor shall note that the existing booth at the Under Air Rights Surface Lot shall be replaced with a new booth, as designated on the Drawings. Work shall include the removal and disposal of the existing booth, followed by the placement and installation of the new booth, including the installation of a new concrete ADA-compliant ramp as shown, along with all other work required for the satisfactory performance of this work item. Work shall also include verification of the placement of the ramp prior to start of work, as well as all coordination work required for the installation and connection of the various electrical, mechanical, and communication components designated on the Drawings and/or as directed by the Owner/Engineer.

Except as noted above regarding Granite Square Garage, Contractor shall note that the existing ductwork serving the various booths is in varying condition per location. Therefore, Work shall include the Contractor coordinating with applicable parties to properly identify the scope of the work required, following a visual survey of the ductwork to identify all potential repairs, followed by the Contractor providing a written proposal for the required repairs for review and approval. Upon approval of Contractor's proposal by the owner; payment for this item of work shall be made on a time and material basis at cost plus 15% verified by appropriate backup documentation, or alternately by acceptable lump sum as approved by the Owner. If the work is performed by a subcontractor, the General Contractor will be allowed to add an additional 5% to the time and material costs of the subcontractor.

Proposer's Name	
PRUPUSER S NAME	

A.	Work related to the Air Rights Parking Garage:		
	Lump Sum	=	\$
B.	Work related to the Crown Street Parking Garag	ge:	
	Lump Sum	=	\$
C.	Work related to the Temple Street Parking Garaş	ge:	
	Lump Sum	=	\$
D.	Work related to the Temple Medical Parking Ga	arage:	
	Lump Sum	=	\$
E.	Work related to the 270 State Parking Garage:		
	Lump Sum	=	\$
F.	Work related to the Granite Square Parking Gar	age:	
	Lump Sum	=	\$
G.	Work related to the Union Station Parking Gara	ge:	
	Lump Sum	=	\$
H.	Work related to the Under Air Rights Surface Lot		
	Lump Sum	=	\$
I.	Allowance for Repairs to the Ductwork.		
	Allowance =		\$25,000.00

PROPOSER'S NAME
SUB-TOTAL PROPOSAL ITEM 5: = \$
Proposal Item 6 – Provision of Temporary Traffic Control Signage and Related Graphics:
Work shall consist of the provision of any and all temporary signage and graphics for use during construction, for Work impacting the interiors of the Parking Garages. All temporary signage shall be of a professional nature, as approved by Owner prior to procurement and prior to its installation, and shall consist of specified materials, along with all other work required for the satisfactory performance of this work item. All temporary signage required for the successful execution of the repair work shall become the property of NHPA unless otherwise approved.
Contractor shall note that while this Allowance shall solely pertain to the procurement of the applicable temporary signage, all required coordination with applicable parties to organize the temporary work areas both inside and outside of the facility, followed by the proposing and installation of associated temporary signage, along with the procurement and provision of temporary traffic control devices (i.e. barricades, etc.) shall be included in Bid Item 1.A, General Mobilization/Demobilization.
Allowance = \$10,000.00
Proposal Item 7 – Security Camera and Door Control System Allowance.
Work shall consist of designing and installing security cameras and door control systems for all Garage pedestrian entrances and walkways at all garages, ensuring seamless integration with the PARCS system for enhanced security and access control.

PROPOSAL FORM PF/10

Allowance

\$500,000.00

PROPOSER'S NAME	

Proposal Item 8 – Miscellaneous Contingency Allowance.

This contingency allowance shall pertain to any and all necessary work that may arise due to unforeseen conditions not covered by the Proposal Documents and which may need to be performed at the direction of the Owner/Engineer. Work shall include the Contractor coordinating with applicable parties to properly identify the scope of the additional work required, followed by the Contractor providing a written proposal for the required repairs for review and approval.

Upon approval of Contractor's proposal by the owner; payment for this item of work shall be made on a time and material basis at cost plus 15% verified by appropriate backup documentation, or alternately by acceptable lump sum as approved by the Owner. If the work is performed by a subcontractor, the General Contractor will be allowed to add an additional 5% to the time and material costs of the subcontractor.

Allowance

\$20,000.00

SUB-TOTAL PROPOSAL ITEM 1:	=	\$
SUB-TOTAL PROPOSAL ITEM 2:	=	\$\$
SUB-TOTAL PROPOSAL ITEM 3:	=	\$ \$
SUB-TOTAL PROPOSAL ITEM 4:	=	\$\$
SUB-TOTAL PROPOSAL ITEM 5:	=	\$
SUB-TOTAL PROPOSAL ITEM 6:	=	\$ \$10,000
SUB-TOTAL PROPOSAL ITEM 7:	=	\$\$500,000
SUB-TOTAL PROPOSAL ITEM 8:	=	\$ <u>\$20,000</u>
TOTAL PROPOSAL ITEMS 1 THROUGH 8 (T MODERNIZATION & REPAIR")	не "Рко	POSAL PRICE FOR

PROPOSER'S NAME
PROPOSER S NAME

The Proposer hereby proposes the following all-inclusive fees for each of the line items below:

PARCS Solution Hardware and Device Line Items:

				Comments/Notes
ITEM D	DESCRIPTION		UNIT PRICE	
Р	PRIMARY LANE EQUIPMENT			
1 B	Barrier Gate w/articulating arm	ea.	\$	
2 B	Barrier Gate w/straight arm	ea.	\$	
	ntry Station/Tkt Printer/Intercom, Pinhole Camera, 2D Scanner, Lg Range Proximity Reader, Color Display Green, NFC/Bluetooth Rdr/P2PE CC Reader	ea.	\$	
	xit Station/Intercom, Exit Verifier, Receipt Printer/Pinhole Camera, 2D Scanner, Lg Range Proximity Reader, Color Display Screen, NFC/Bluetooth Rdr/P2PE CC Reader	ea.	\$	
	ree-Standing Lg Range Proximity Reader/2D Barcode Scanner, Intercom/Pinhole Camera w/ Pedestal Mount	ea.	\$	
_	ree-Standing Lg Range Proximity Reader/w Pedestal Mount	ea.	\$	
	outomatic License Plate Recognition (ALPR) Cameras w/ Post Mount and related Hardware at specified anes	ea.	\$	
8 In	n Ground Vehicle Detection Loops (2 per directional lane)	ea.	\$	
9 D	Oual Channel Loop Detector	ea.	\$	
10 A	AUTOMATIC PAY STATIONS Auto Paym't Mach. Credit-Cash Only P2PE Reader/NFC-Bluetooth /Intercom/Pinhole Camera/2D Geanner/Color Display Screen/Bill Recycler	ea.	\$	
	CENTRAL PARKING OPERATIONS OFFICE (Ramp 6)			
	/oIP Mass Intercom System Terminal	0.2	\$	
	Ass Validation Encoder	ea.	\$	
	Perchant Validator	ea.	\$	
		ea.	Ψ	
	NEW SIGNAGE # Spaces Available / Full " - 1-Sided LED Status Sign	ea.	\$	
	Open to the Public" - 1-Sided LED Status Sign	ea.	\$	
40	# Spaces Available/Full" - Two 1-sided LED Sign Panel Insert to Sidewalk Monument	ea.	\$	
,	·		-	
17 "#	# Spaces Available/Full" - Two 1-sided LED Sign Panel Insert to existing Exterior Façade Sign at Ramp 6	ea.	\$	
P	PEDESTRIAN SAFETY WARNING SYSTEM			
18 P	Pedestrian Hazardous Area Sounder Alarm "Uncertified" (1 Specified Per Lane)	ea.	\$	
19 P	Pedestrian Hazard Alert Strobe Light "Uncertified" (1 Specified Per Lane)	ea.	\$	
E	XISTING SYTEMS INTEGRATIONS			
20 A	Automated Parking Guidance System (APGS) Integration	ea.	\$	
P	PERMANENT REMOVAL & DISPOSAL: EXISTING HARDWARE/EQUIPMENT			
21 R	Removal of AVI Transponders	ea.	\$	
22 R	Removal of Attendant Booths	ea.	\$	
23 R	Removal of "Contract Parker Only" Signs	ea.	\$	
24 R	Removal of "Open /Full" Signs	ea.	\$	
25 R	Removal of POF Stations	ea.	\$	
С	CENTRAL FACILITY MANAGEMENT SYSTEM SERVER SOFTWARE			
26 P.	PARCS Software	ea.	\$	
27 C	Credit Card Software	ea.	\$	
28 H	Hotel Parking Validation Management System Software	ea.	\$	
29 Li	icense Plate Recognition Software	ea.	\$	
30 In	ntercom Server Software and Licenses	ea.	\$	
31 F	MS Interface, Counts, Gate Ops, Intercom connectivity with Hilton Valet Area	ea.	\$	
32 S	SP+ Billing System Integration (IBM AS400)	ea.	\$	

PROPOSER'S NAME

	PARCS SOLUTION HARDWARE AND DEVICE LINE ITEMS				Comments/Notes
ITEM	DESCRIPTION		UN	IIT PRICE	
	RECOMMENDED SPARE PARTS (Based on the scope and size of the PARCS Solution include a per recommended spare parts unit or item - add lines if necessary)	er unit pricing	for ea	ach different	
33	POF Station - Bill Recycler	ea.	\$		
34	POF Station - Bill Vault	ea.	\$		
35	Aluminum Articulated Barrier Gate Arm	ea.	\$		
36	Aluminum Straight Barrier Gate Arm	ea.	\$		
37	2D Scanner	ea.	\$		
38	P2PE Credit Card Reader	ea.	\$		
39	Pedestrian Hazard Strobe Light Bulb	ea.	\$		
40	Thermo Ticket/Reciept Printer	ea.	\$		
	OTHER OMITTED BUT REQUIRED ITEMS (Provide a list of that defines the different required items System, and by ramp, and provide per unit pricing - add lines if necessary)	, provide req	uired (unit quantities for the	
		ea.	\$		
		ea.	\$		
		ea.	\$		
		ea.	\$		
		ea.	\$		
		ea.	\$		
EXTE	IDED WARRANTY ON PARCS SYSTEM (After MFG's based warranty covering first 24 months)				
	Maintenance Contract Fee (Year-One Included)			NC	
	Maintenance Contract Fee (Year-Two Included)			NC	
	Maintenance Contract Fee (Year-Three)	Per Year	\$		
	Maintenance Contract Fee (Year-Four)	Per Year	\$		
	Maintenance Contract Fee (Year-Five)	Per Year	\$		
	Maintenance Contract Fee (Year-Six)	Per Year	\$		
	Maintenance Contract Fee (Year-Seven)	Per Year	\$		
	Maintenance Contract Fee (Year-Eight)	Per Year	\$		
	Maintenance Contract Fee (Year-Nine)	Per Year	\$		
	Maintenance Contract Fee (Year-Ten)	Per Year	\$		
	OING MONTHLY OR ANNUAL FEES & CHARGES NOT INCLUDED ANYWHERE ABOVE (define and ally for System, or by location - add lines as necessary)	specify whet	her pr	icing is Monthly or	
	On-Going Cloud Hosting (specify Monthly or Annually)		\$		
	On-Going Cloud Hosting (also provide a 3-year Upfront Payment in Lieu Paying Monthly or Annually, if available.)		\$		
	Any Other On-Going System Operating Fees & Costs (itemize if appropriate, and specify as either a Monthly or an Annually cost)		\$		

Proposer's Name	

Extended Warranty Per Each Facility Location:

Facility	Year 1	Year 2	Year 3	Year 4	Year 5
Air Rights Garage	N/A*	N/A*			
Crown Street Garage	N/A*	N/A*			
Granite Square Garage	N/A*	N/A*			
Temple Medical Garage	N/A*	N/A*			
Temple Street Garage	N/A*	N/A*			
270 State Street Garage	N/A*	N/A*			
Union Station Garage	N/A*	N/A*			
Elm/Orange Lot	N/A*	N/A*			
State/Wall Lot	N/A*	N/A*			
State/Chapel Lot	N/A*	N/A*			
State/Fair Lot	N/A*	N/A*			
State/Trumbull Lot	N/A*	N/A*			
State/Pulaski Lot	N/A*	N/A*			
Whalley/Blake Lot	N/A*	N/A*			
Under ARG Lot	N/A*	N/A*			
TOTAL	N/A*	N/A*			

^{*}N/A = Not applicable as service price for the first 2 years is included in the installation price.

Facility	Year 6	Year 7	Year 8	Year 9	Year 10
Air Rights Garage					
Crown Street Garage					
Granite Square Garage					
Temple Medical Garage					
Temple Street Garage					
270 State Street Garage					
Union Station Garage					
Elm/Orange Lot					
State/Wall Lot					
State/Chapel Lot					
State/Fair Lot					
State/Trumbull Lot					
State/Pulaski Lot					
Whalley/Blake Lot					
Under ARG Lot					
TOTAL					

Grand Total (Years 1 through 10) = \$

 PROPOSER'S NAME	

PROPOSAL GUARANTEE

The information in this Proposal is correct to the best information, knowledge and belief of the undersigned. It is submitted without collusion with any person, individual or corporation.

Contractor			
Signature			
Name			
Title			
Address			
Telephone/E-mail	Address		
Witness		_	
State of	, C	ounty of	
On this	day of	, 20	_ before me personally
came		, to me known who	did depose and say that
	artner/Individual describe		
•	at such instrument is duly		
		No	tary Public

PROPOSAL BOND

KNOW ALL MEN BY THESE PRESENTS, THAT we the undersigned
a
PRINCIPAL, and, a
SURETY are held and firmly bound unto the New Haven Parking Authority ("NHPA"
in the penal sum of
DOLLARS (\$)
together with any costs, expenses and fees, including reasonable attorney's fees, incurred by NHPA in any action taken to enforce this bond, in lawful money of the United States for the payment of which sum well and truly to be made, we bind ourselves, our heirs executors, administrators, successors, and assigns, jointly and severally, firmly by these presents.
THE CONDITION OF THIS OBLIGATION IS SUCH that whereas the Principa has submitted the accompanying Proposal dated, for

NOW, THEREFORE, if the Principal (a) shall not withdraw said Proposal within the period specified therein after the opening of same, or, if no period be specified, within sixty (60) days after the said opening, and shall within the period specified therefor, or, if no period be specified, within ten (10) days after the prescribed forms are presented to him for signature, enter into a written Contract with NHPA in accordance with the Proposal as accepted, and give bond with good and sufficient surety or sureties, as may be required for the faithful performance and proper fulfillment of such Contract; or (b) shall withdraw the Proposal within the period specified prior to the opening of proposals; or (c) shall fail or refuse to enter into such Contract and give such bond within the time specified, if and only if the Principal shall make payment to NHPA in an amount equal to the difference between the amount specified in said Proposal and the amount for which NHPA may procure the required work or supplies or both, if the latter amount be in excess of the former, together with costs, expenses and fees, including reasonable attorney's fees incurred by NHPA as a result of said failure or refusal, then the above obligation shall be void and of no effect, otherwise to remain in full force and effect.

luly signed by its undersigned repres	sentative, pursuant to authority of its	governing body
n the presence of:		
	(Individual Principal)	
	(Business Address)	
	(Entity)	
	By:	
attest:	(Business Address)	
	(TITLE, DULY AUTHOR	IZED)
	(Business Address)	(Affix Seal)
	By:	
ttest:		
	(Surety, DULY AUTHOR)	(ZED)
	(Business Address)	(Affix Seal)
Countersigned		

FORM OF SURETY GUARANTY (To Accompany Proposal)

KNOW ALL MEN BY THESE PRESENTS, that for and in consideration of the sum of \$1.00, lawful money of the United States, the receipt whereof is hereby acknowledged, paid the undersigned corporation or entity, and for other valuable

consideration,
(Name of Surety Company)
a corporation or entity organized and existing under the laws of the State of and licensed to do business in the State of Connecticut, certifies
and agrees, that if Contract No, Project No
is awarded to,
(Name of Proposer)
Contract Documents and will become surety in the full amount of the Contract Price for the faithful performance of the contract and for payment of all persons supplying labor or furnishing materials in connection thencewith.
(Surety)

(To be accompanied by the usual proof of authority of officers of surety company to execute the same.)

CERTIFICATE AS TO CORPORATE PRINCIPAL

]	I,									,
certify t										
Secreta	ry of th	e Corp	oration (OR du	ly authori	zed by	the El	NTITY nam		-
								Principal aid corpora		
that I ki duly sig	now thi gned, se	s signa ealed ar	ture and	this sig	nature the	ereto is	genuir	ne, and that d corporation	said box	nd was
DULY.	AUTH	ORIZE	D ON B	EHAL	F OF					
				T	itle					_Seal)

(The Surety Company must append statement of its financial condition and a copy of the resolution authorizing the execution of bonds by officers of the company, and the power-of-attorney of the surety company's attorney-in-fact, authorized to act within the State of Connecticut.)

NON-COLLUSION AFFIDAVIT OF PROPOSER

PARKING ACCESS & REVENUE CONTROL SYSTEM REPLACEMENT AT

NEW HAVEN PARKING AUTHORITY FACILITIES NEW HAVEN, CONNECTICUT NHPA PROJECT #24-029

State of	· 										
County	of		SS.								
						, bei	ng first duly	sworn, deposes	and sa	ys that:	
1.	I am	(individual,	owner,	member,	partner,	officer, the Propo		representative, submitted the atta		agent) Proposal;	0
2.		y informed resp ag such Proposa	-	preparation	and conten	ats of the at	tached Prop	osal and of all per	tinent	circumstan	ces
3.	Such Pro	posal is genuir	ne and is no	ot a collusiv	e or sham l	Proposal;					
4.	employed or indired contract, conferent Proposer Proposer	es, or parties in ctly with any of for which the or has in any ce with any oth or, or to fix any	interest, in other Propo attached P y manner, her Propos overhead, through an	ncluding this oser, firm or Proposal has directly or er, firm or p , profit or c y collusion,	affiant, has person to been subn indirectly, person to fit oost elemen conspiracy	s in any way submit a conitted or to sought by the price t of the Proposition of the price	y colluded, collusive or so refrain from y agreemen or prices in oposal price or unlaw	ors, owners, age conspired, connive sham Proposal in m proposing in cot or collusion or the attached Proposal of the Proposal of the agreement and agreement and the conspired of the proposal	ed or ag connect comr comr posal o	greed, direction with states ion with states ion with states ion with states in the st	the ich oi hei hei
5.	connivan		l agreemei	nt on the pa	rt of the P	roposer or	any of its n	not tainted by conembers, officers affiant.			
6.	is directl		interested	in this Prop				om the New Have equipment, work			
				(Signed)						
					_		Title				
Subscri	bed and sv	worn before me	e this	day of		,	·				
					_		Title				
Mr. Ca	mmission	oveies s									

STATEMENT OF PROPOSER'S QUALIFICATIONS

PARKING ACCESS & REVENUE CONTROL SYSTEM REPLACEMENT AT

NEW HAVEN PARKING AUTHORITY FACILITIES NEW HAVEN, CONNECTICUT NHPA PROJECT #24-029

(Note: To be submitted by the Proposer with its Proposal)

All questions must be answered, and the data given must be clear and comprehensive. This statement must be notarized. If necessary, questions may be answered on separate attached sheets. The Proposer may submit any additional information desired but complete each item on this Form even if just to reference other attached sheets.

even if	just to reference other attached sheets.
1.	Name of Proposer.
2.	Proposer's main office address, telephone number, and e-mail address.
3.	Proposer's Form of Business Organization (e.g., corporation, LLC, partnership, sole proprietorship), when organized, and where organized. Please also provide proof of active status.
4.	List and provide copies of all relevant licenses, certifications, permits, and/or similar approvals. Include applicable dates of renewal and expiration.
5.	General character of services/work performed by Proposer's business.

6.	How many years has the Proposer been engaged in business under its present firm or trade name?
7.	Outline the background and experience of the Proposer regarding the proposed services. Note especially any relevant and specific experience with working in parking garages, with working in active, occupied facilities, and with project management. Identify the trades which will be provided for this Project. Identify the key personnel who will have primary responsibility for the performance of the required services in the various fields of expertise involved. Provide professional license certifications and resumes noting professional and academic qualifications and experience.
8.	Describe any proposed Subcontractors, and provide their qualifications, experience, and scope of services. Identify if any are minority-owned, woman-owned, disabled-owned, or small business enterprises, and provide certification.
9.	Provide the name, address, phone number, and e-mail address and/or letters of references of at least three (3) references regarding your business qualifications.
10.	Describe the Proposer's ability to provide required insurance coverage (reference Section 208 of the draft form of agreement).

	ndersigned hereby represents that the above information is true and accurate to the best oknowledge and further authorizes and requests any person, firm, or corporation to furnish any
15.	The Proposer may also include supplemental information of the Proposer's choice such as brochures, etc. This supplemental information is in addition to the specific items above and must be included as appendices.
14.	Has the Proposer or any entity which it has or had common ownership ever filed for bankruptcy, receivership, or reorganization within the last ten years? If so, provide ar explanation.
13.	Has the Proposer ever been disqualified, ineligible, suspended or otherwise barred by any applicable federal, state or municipal government? If so, provide an explanation.
12.	Has the Proposer ever failed to complete any work awarded? If so, provide an explanation
11.	Has the Proposer ever defaulted on a contract or breached a contract obligation? If so state the nature of default or breach, status, and provide an explanation.

Dated at			this	day o
	, 2025.			
			(Name of Proposer)	
		Ву:		
		Title:		
State of		, County of _		
On this	day of		, 2025 before me persona	ally
			nown who did depose and say th	
is the (individual, ov	vner, member, partr	ner, officer, dire	ector, representative, or agent) duch instrument is duly submitted	escribed in
				•

EQUAL EMPLOYMENT OPPORTUNITY AGREEMENT

During the performance of this contract, the Contractor agrees:

- (a) To comply with all provisions of Executive Order 11246, Executive Order 11375, and Executive Order 12138, the Connecticut Fair Employment Practices Act, and the City of New Haven Contract Compliance Ordinance Chapter 12 ½, as all are amended from time to time, including all standards and regulations which are promulgated by the government authorities who established such acts and requirements, and all standards and regulations are incorporated herein by reference;
- (b) Not to discriminate against any employee or applicant for employment because of race, color, religion, age, sex, gender identity or expression, sexual orientation, physical disability or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to race, color, religion, sex, gender identity or expression, sexual orientation, age, national origin, or physical disability. Such action shall include but not be limited to the following: employment, upgrading, demotion, or transfer, recruitment or recruitment advertising. lavoff, or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship:
- (c) To post notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause in conspicuous places available to employees and applicants for employment;
- (d) To state, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, gender identity or expression, sexual orientation, age, national origin, or physical disability.
- (e) To send to each union or representative of workers with whom he/she has a collective bargaining agreement, or other contract or understanding, a notice advising the labor union or worker's representative of the Contractor's commitments under the equal opportunity clause of the City of New Haven, and shall post copies of the notice in conspicuous places available to employees and applicants for employment. The Contractor shall register all workers in the skilled trades, who are below the journeyman level, with the Connecticut Department of Labor, Office of Apprenticeship Training;
- (f) To utilize labor department and city sponsored manpower programs as a source of recruitment, and to notify the contract compliance unit and such programs of all job vacancies;
- (g) To take affirmative action to negotiate with qualified minority and women contractors for any work which may be proposed for subletting or for any additional services, supplied, or work which may be required as a result of this contract;
- (h) To cooperate with city departments in implementing required contract obligations for increasing the utilization of minority and women business enterprises;
- To furnish all information and reports required by the City of New Haven contract compliance director pursuant to section 12 1/2-19 through section 12 1/2-32 of the City Ordinance and to permit access to its books, records and accounts by the contracting agency, the contract compliance officer, and the secretary of labor for purposes of investigation to ascertain compliance with the program;
- (i) To take such action, with respect to any subcontractor, as the city may direct as a means of enforcing the provisions of subparagraphs (a) through (m) herein, including penalties and sanctions for noncompliance, provided however that, in the event the Contractor becomes involved in or is threatened with litigation as a result of such direction by the city, the city will intervene in such litigation to the extent necessary to protect the interest of the city and to effectuate the city's equal employment opportunity program. In the case of contracts funded directly or indirectly, in whole or in part, under one (1) or more federal assistance programs, the Contractor or the city may ask the United States to enter into such litigation to protect the interest of the United States:
- (k) To file, along with its subcontractors, if any, compliance reports with the city and NHPA in the form and to the extent prescribed in the contract by the contract compliance director of the city. Compliance reports filed at such times as directed shall contain information as to the employment practices, policies, programs and statistics of the Contractor and its subcontractors, if any:
- (I) To include the provisions of subparagraphs (a) through (m) of this equal opportunity clause in every subcontract or purchase order so that said provisions will be binding upon each such subcontractor or vendor;
- (m) That a finding, as hereinafter provided of a refusal by the Contractor, or subcontractor, to comply with any portion of this program as herein stated and described, may subject the offending party to any or all of the penalties;
 - (1) Withholding of all future payments under the involved public contract to the Contractor in violation until it is determined that the Contractor, or subcontractor is in compliance with the provisions of the contract;
 - (2) Refusal of all future bids for any public contract with the city, or any of its departments or divisions, and NHPA until such time as the Contractor, or subcontractor, is in compliance with the provisions of the contract;
 - (3) Cancellation of the public contract;
 - (4) Recovery of specified monetary penalties;
 - (5) In case of substantial or material violation, or the threat or substantial or material violation, or the threat of substantial or material violation, of the compliance procedure or as may be provided for by contract, appropriate equitable or legal proceedings may be brought to enforce these provisions against contractors; subcontractors, or other organizations, individuals or groups who directly or indirectly are not in compliance with the policy as herein outlined.

N WITNESS HEREOF on the	day of	, 20
he Contractor has caused this Agreement to be duly exec	uted as of the day and year first above written.	
VITNESS		
	Contactor nam	ne
	Signature	

Date

STATEMENT OF ITEMS TO BE DISCUSSED BY THE PROPOSER

PARKING ACCESS & REVENUE CONTROL SYSTEM REPLACEMENT AT

NEW HAVEN PARKING AUTHORITY FACILITIES NEW HAVEN, CONNECTICUT NHPA PROJECT #24-029

Proposer's Name:

propos Parkin	oposer shall include in its Proposal the following information, as a minimum, regarding the ed services for Parking Access & Revenue Control System Replacement at New Haven g Authority Facilities. If necessary, questions may be answered on separate, attached sheets. oposer may submit any additional information as applicable and/or desired.
1.	Describe in detail the Proposer's approach to accomplishing the work. Elaborate on the individual tasks as well as phasing and sequencing.
2.	Describe the organizational structure under which the proposed services will be performed and identify and describe key personnel.
3.	Discuss specific experience with working in <u>active</u> public parking garages.
3.	Discuss specific experience with providing project management for similar projects. Also, discuss what the various items include in project management and how this will be carried out. Identify if project management will be performed in-house or by a sub-consultant/sub-contractor.

Propo	Proposer's Name:			
4.	Discuss history of, and proposed plans for, use of subcontractors (if any) and associated use of MBE/WBE/DisBEs,			
5.	Discuss the proposed time schedule and timeline for completing the proposed services. Include details such as engineering, fabrication, and delivery; installation; sequencing; working at multiple facilities. NOTE: Only one entry/exit point is allowed out of service per facility at a time but Contractor may work on multiple facilities at a time. Traffic must be maintained to and from the facility at all times, even for situations where there is only one entry/exit point.			
6.	Discuss your ability to service, maintain, construct and repair the PARCS systems in use by New Haven Parking Authority and describe in detail your ability to obtain and provide quality, compatible repair and replacement parts, especially for those parts that are manufactured by other companies.			
7.	Describe your inventory of repair and replacement parts and how long it takes for you to obtain parts not in stock.			
8.	How many service technicians are stationed in New Haven during both peak and off-peak times?			

Propo	ser's Name:
9.	How many entry and exit lanes do you service in a) New Haven area and b) companywide; and what is the ratio of service technicians servicing in New Haven versus the number of serviced in New Haven and company-wide?
10.	How many maintenance supervisors do you have available for the New Haven area?
11.	Discuss your response time for calls for service both during peak and off-peak times.
12.	Describe your procedure handling routine as well as urgent repair calls.
13.	Describe what reports, notification and monthly summaries you propose to provide in carrying out these services.
14.	Describe in detail what repair and preventive maintenance service you propose to provide as standard and your proposed schedule/frequency for carrying out these services. Also, describe what services are not standard, and require additional compensation.

Proposer's Name:		
15.	Discuss in detail and per each facility the fees associated with your providing the PARCS repair and preventive maintenance services.	
16.	What are your standard hourly compensation rates for your service personnel, including regular and overtime situations?	
17.	Discuss any options or cost savings you may offer.	
18.	Note any exceptions to the draft form of Service Agreement.	

Name of Bidder	

COMMUNITY SUBCONTRACTOR UTILIZATION CERTIFICATE

The undersigned, having read the Bid Documents and the requirements regarding the naming of subcontractors and the use of DAS-Certified Small (SBE) and Minority Business Enterprises (including Minority owned Business Enterprises (MBE), Women owned Business Enterprises (WBE), and/or Disabled owned Business Enterprises (DisBE)), and the use of businesses having a place of business within the City of New Haven, hereby provides the following assurance of compliance. As of the date of the bid opening, the Bidder shall achieve this requirement as follows (attach additional sheets if necessary):

SUBCONTRACTOR*/SUPPLIER**	ENTERPRISE CATEGORY	NATURE OF WORK	DOLLAR AMOUNT
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified WBE DAS-certified DisBE		
Contact Person: Phone # / Email address:	All other subcontractors		
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified WBE DAS-certified DisBE		
Contact Person: Phone # / Email address:	All other subcontractors		
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified MBE DAS-certified WBE DAS-certified DisBE		
Contact Person: Phone # / Email address:	All other subcontractors		
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified WBE DAS-certified DisBE		
Contact Person: Phone # / Email address:	All other subcontractors		
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified WBE DAS-certified DisBE		
Contact Person: Phone # / Email address:	All other subcontractors		

*Note: This form is for listing Subcontractors and Suppliers of Materials. In the event the Prime Contractor/General Contractor is a SBE, MBE, WBE or DisBE, its status as such does NOT contribute to the SBE, MBE, WBE and DisBE subcontractor requirements.

^{**} For Suppliers of Materials, list only those Suppliers for which the Bidder will use in order to satisfy the requirement for use of Small and Minority Business Enterprises. Label in the Nature of Work section as supplier of the specific material to be supplied.

		N. 6011	
CONTINUED:		Name of Bidder	
SUBCONTRACTOR / SUPPLIER*	ENTERPRISE CATEGORY	NATURE OF WORK	DOLLAR AMOUNT
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified MBE DAS-certified WBE DAS-certified DisBE		
Contact Person:	All other subcontractors		
Phone # / Email address:	5405 5405 541400525		
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified MBE DAS-certified WBE DAS-certified DisBE		
Contact Person:	All other subcontractors		
Phone # / Email address:	5405 5405 541400525		
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified WBE DAS-certified DisBE		
Contact Person:	All other subcontractors		
Phone # / Email address:			
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
Address:	DAS-certified WBE DAS-certified DisBE		
Contact Person:	All other subcontractors		
Phone # / Email address:			
Name:	DAS-certified SBE (non-MBE/WI	BE/DisBE)	
- · 	DAS-certified MBE		
Address:	DAS-certified WBE DAS-certified DisBE		
Contact Person:	All other subcontractors		
Phone # / Email address:			

^{*}Note: This form is for listing Subcontractors and Suppliers of Materials. In the event the Prime Contractor/General Contractor is a SBE, MBE, WBE or DisBE, its status as such does NOT contribute to the SBE, MBE, WBE and DisBE subcontractor requirements.

^{**} For Suppliers of Materials, list only those Suppliers for which the Bidder will use in order to satisfy the requirement for use of Small and Minority Business Enterprises. Label in the Nature of Work section as supplier of the specific material to be supplied.

		Name of Bidder	
COMMUNITY SUBCO	ONTRACTOR UTILIZATION CERTIFICA	ATE [CONTINUED]	
SUBCONTRACTOR/SUPPLIER NAME	BRIEF STATEMENT OF EXPERIENCE	<u>CE</u>	REFERENCES

	Name o	f Bidder
COMMUNITY SUBCONTE	RACTOR UTILIZATION CERTIFICATE [CONT	<u> [INUED]</u>
SUBCONTRACTOR / SUPPLIER NAME	BRIEF STATEMENT OF EXPERIENCE	REFERENCES

<u>CALCULATION SHEET FOR COMMUNITY SUBCONTRACTOR UTILIZATION CERTIFICATE</u>

(A) Total Dollar Amount for All MBE, WBE and DisBE = \$
(B) Total Dollar Amount for All SBE (non-MBE/WBE/DisBE), MBE, WBE and DisBE = \$
(C) Total Dollar Amount for Businesses having a place of business within the City of New Haven limits*** = \$
(D) Total Dollar Amount for Bidder's Entire Contract Value (The "Bid Price") = \$
*** Note: If the Bidder (i.e., prime bidder) has a place of business within the City of New Haven limits, then the relevant dollar amount is calculated by deducting from the Bidder's entire contract value, the value of the subcontracts and suppliers of materials who do not have a place of business within the City of New Haven.
Minority Business Enterprises Utilization Calculation for Percentage of Total Contract Value:
1. (A) Divided By (D) x 100 =% (Percentage of MBE, WBE and DisBE Participation) NOTE: Must be no less than 25%.
Small Business Enterprises Utilization Calculation for Percentage of Total Contract Value:
2. (B) Divided By (D) x 100 =% (Percentage of SBE Participation) NOTE: Must be no less than 30%.
New Haven Business Enterprises Utilization Calculation for Percentage of Total Contract Value:
3. (C) Divided By (D) x 100 =% (Percentage of New Haven Businesses) NOTE: Must be no less than 10%.
The Bidder further certifies that none of the SBE/MBE/WBE/DisBE Subcontractors or Suppliers of Materials that the Bidder has selected for participation in the NHPA Community Subcontractor Utilization Program fall within the definition of an Affiliated party pursuant to Connecticut State Statute Section 4a-60g. Additionally, the Bidder further certifies that, upon approval of the above-named firms, or other firms added or substituted in accordance with the Bid Documents, it will execute a binding contract with such subcontractors and suppliers of materials for the purpose of undertaking and completing the above described work.
Date:
Name of Bidder:
Official Address:
Name and Title of Signatory:
Signature:

Affix Corporate Seal (Attach additional sheets if necessary)

NEW HAVEN PARKING AUTHORITY CERTIFICATE OF NON ARREARAGE

STATE OF	
COUNTY OF)	
sworn deposes and says:	being duly
or agenti of	ctner, officer, representative the
Bidder that has submitted the att	ached Bid.
2. Neither the Bidder, nor arrears to the State of Connection	its subcontractors are in cut Second Injury Fund.
(signed)	
	(Title)
Subscribed and sworn to befo	ore me this day of
Not	ary Public/Commissioner of the Superior Court

Connecticut department of labor wage and workplace standards division

CONTRACTORS WAGE CERTIFICATION FORM

I,		of	
Officer, Owner, Autl	norized Rep.		Company Name
do hereby certify that the _			
do hereby certary that the _		me	
_		Street	
and all of its subcontractor	City s will pay all work		
	Project Name a	nd Number	
	Street and City	V 00 11 11 11 11 11 11 11 11 11 11 11 11	
the wages as listed in the scattached hereto).	hedule of prevailir	ng rates requir	ed for such project (a copy of which is
		Signed	
Subscribed and sworn to be	fore me this		day of,
			Notary Public
Return to:			,
	evenue Control Parking Authority Street		





THIS IS A PUBLIC WORKS PROJECT

Covered by the

PREVAILING WAGE LAW

CT General Statutes Section 31-53

If you have QUESTIONS regarding your wages CALL (860) 263-6790

Section 31-55 of the CT State Statutes requires every contractor or subcontractor performing work for the state to post in a prominent place the prevailing wages as determined by the Labor Commissioner.

Project: Parking Access & Revenue Control System Replacement At New Haven Parking Authority Facilities

Minimum Rates and Classifications for Building Construction

ID#: 25-8377

Connecticut Department of Labor Wage and Workplace Standards Division

By virtue of the authority vested in the Labor Commissioner under provisions of Section 31-53 of the General Statutes of Connecticut, as amended, the following are declared to be the prevailing rates and welfare payments and will apply only where the contract is advertised for bid within 20 days of the date on which the rates are established. Any contractor or subcontractor not obligated by agreement to pay to the welfare and pension fund shall pay this amount to each employee as part of his/her hourly wages.

Project Number: Project Town: New Haven

State#: FAP#:

Project: Parking Access & Revenue Control System Replacement At New Haven Parking Authority

Facilities

CLASSIFICATION	Hourly Rate	Benefits
1b) Asbestos/Toxic Waste Removal Laborers: Asbestos removal and encapsulation (except its removal from mechanical systems which are not to be scrapped), toxic waste removers, blasters.**See Laborers Group 7**		
1c) Asbestos Worker/Heat and Frost Insulator	48.81	34.05
2) Boilermaker	48.21	30.01
3a) Bricklayer, Cement Mason, Concrete Finisher (including caulking), Stone Masons	42.61	34.89 + a
3b) Tile Setter	40.0	32.75
3c) Tile and Stone Finishers	33.0	27.43
3d) Marble & Terrazzo Finishers	34.2	26.23
3e) Plasterer	44.52	29.63

3f) Terrazzo Mechanics & Marble Setters	40.6	34.93
LABORERS		
4) Group 1: General laborers, carpenter tenders, concrete specialists, wrecking laborers and fire watchers.	35.7	28.85
4) Group 1a: Acetylene Burners (Hours worked with a torch)	36.7	28.85
4a) Group 2: Mortar mixers, plaster tender, power buggy operators, powdermen, fireproofer/mixer/nozzleman (Person running mixer and spraying fireproof only).	35.95	28.85
4b) Group 3: Jackhammer operators/pavement breaker, mason tender (brick), mason tender (cement/concrete), forklift operators and forklift operators (masonry).	36.2	28.85
4c) **Group 4: Pipelayers (Installation of water, storm drainage or sewage lines outside of the building line with P6, P7 license) (the pipelayer rate shall apply only to one or two employees of the total crew who primary task is to actually perform the mating of pipe sections).	36.7	28.85
4d) Group 5: Air track operator, sand blaster and hydraulic drills.	36.45	28.85
4e) Group 6: Blasters, nuclear and toxic waste removal.	38.7	28.85
4f) Group 7: Asbestos/lead removal and encapsulation (except it's removal from mechanical systems which are not to be scrapped).	38.7	28.85
4g) Group 8: Bottom men on open air caisson, cylindrical work and boring crew.	36.2	28.85

4h) Group 9: Top men on open air caisson, cylindrical work and boring crew.	35.7	28.85
4i) Group 10: Traffic Control Signalman	21.42	28.85
4j) Group 11: Toxic Waste Removers A or B With PPE	38.7	28.85
5) Carpenter, Acoustical Ceiling Installation, Soft Floor/Carpet Laying, Metal Stud Installation, Form Work and Scaffold Building, Drywall Hanging, Modular-Furniture Systems Installers, Lathers, Piledrivers, Resilient Floor Layers.	42.03	29.19
5a) Millwrights	43.25	29.13
5b) Carpenter - Welder	42.53	29.19
5c) Carpenter: Working with creosote lumber or acid	43.03	29.19
6) Electrical Worker (including low voltage wiring) (Trade License required: E1,2 L-5,6 C-5,6 T-1,2 L-1,2 V-1,2,7,8,9)	46.4	36.66+3% of gross wage
7a) Elevator Mechanic (Trade License required: R-1,2,5,6)	66.72	38.435+a+b
OUTSIDE LINE CONSTRUCTION		
Groundman	30.87	13.91
Linemen/Cable Splicer	56.12	32.85
8) Glazier (Trade License required: FG-1,2)	43.13	26.50+ a

9) Ironworker, Ornamental, Reinforcing, Structural, and Precast Concrete Erection	45.25	43.62 + a
OPERATORS		
Group 1: Crane Handling or Erecting Structural Steel or Stone; Hoisting Engineer (2 drums or over). (Trade License Required)	58.19	29.80 + a
Group 1a: Front End Loader (7 cubic yards or over); Work Boat 26 ft. and Over	53.33	29.80 + a
Group 2: Cranes (100 ton rate capacity and over); Bauer Drill/Caisson. (Trade License Required)	57.78	29.80 + a
Group 2a: Cranes (under 100 ton rated capacity).	56.79	29.80 + a
Group 2b: Excavator over 2 cubic yards; Pile Driver (\$3.00 premium when operator controls hammer)	52.92	29.80 + a
Group 3: Excavator; Gradall; Master Mechanic; Hoisting Engineer (all types of equipment where a drum and cable are used to hoist or drag material regardless of motive power of operation), Rubber Tire Excavator (Drott-1085 or similar); Grader Operator; Bulldozer Finegrade. (slopes, shaping, laser or GPS, etc.). (Trade License Required)	51.92	29.80 + a
Group 4: Trenching Machines; Lighter Derrick; CMI Machine or Similar; Koehring Loader (Skooper); Goldhofer.	51.42	29.80 + a
Group 5: Specialty Railroad Equipment; Asphalt Spreader, Asphalt Reclaiming Machine; Line Grinder; Concrete Pumps; Drills with Self Contained Power Units; Boring Machine; Post Hole Digger; Auger; Pounder; Well Digger; Milling Machine (over 24 mandrel).	50.63	29.80 + a
Group 5 continued: Side Boom; Combination Hoe and Loader; Directional Driller.	50.63	29.80 + a

Group 6: Front End Loader (3 up to 7 cubic yards); Bulldozer (rough grade dozer).	50.22	29.80 + a
Group 7: Asphalt Roller; Concrete Saws and Cutters (ride on types); Vermeer Concrete Cutter; Stump Grinder; Scraper; Snooper; Skidder; Milling Machine (24" and under mandrel).	49.77	29.80 + a
Group 8: Mechanic; Grease Truck Operator; Hydroblaster; Barrier Mover; Power Stone Spreader; Welding; Work Boat Under 26 ft.; Transfer Machine; Rigger Foreman.	49.25	29.80 + a
Group 9: Front End Loader (under 3 cubic yards); Skid Steer Loader regardless of attachments; (Bobcat or Similar); Forklift, Power Chipper; Landscape Equipment (including Hydroseeder); Vacuum Excavation Truck and Hydrovac Excavation Truck (27 HG pressure or greater).	48.67	29.80 + a
Group 10: Vibratory hammer; ice machine; diesel and air, hammer, etc.	45.96	29.80 + a
Group 11: Conveyor, earth roller, power pavement breaker (whiphammer), robot demolition equipment.	45.96	29.80 + a
Group 12: Wellpoint Operator.	45.87	29.80 + a
Group 13: Compressor Battery Operator.	45.12	29.80 + a
Group 14: Elevator Operator; Tow Motor Operator (solid tire no rough terrain).	43.6	29.80 + a
Group 15: Generator Operator; Compressor Operator; Pump Operator; Welding Machine Operator; Heater Operator.	43.06	29.80 + a
Group 16: Maintenance Engineer.	42.2	29.80 + a

Group 17: Portable Asphalt Plant Operator; Portable Crusher Plant Operator; Portable Concrete Plant Operator; Portable Grout Plant Operator; Portable Water Filtration Plant Operator.	47.91	29.80 + a
Group 18: Power Safety Boat; Vacuum Truck; Zim Mixer; Sweeper; (Minimum for any job requiring a CDL license); Rigger; Signalman.	44.7	29.80 + a
Surveyor: Chief of Party	48.16	29.80 + a
Surveyor: Assistant Chief of Party	44.41	29.80 + a
Surveyor: Instrument Man	42.73	29.80 + a
Surveyor: Rodman or Chainman	36.78	29.80 + a
PAINTERS (Including Drywall Finishing)		
10a) Brush and Roller	39.57	26.50
10b) Taping Only/Drywall Finishing	40.32	26.50
10c) Paperhanger and Red Label	40.07	26.50
10d) Spray	42.57	26.50
10e) Spray Helper	40.57	26.50
10f) Blast	44.57	26.50

10g) Blast Helper	40.57	26.50
11) Plumber (excluding HVAC pipe installation) (Trade License required: P-1,2,6,7,8,9 J-1,2,3,4 SP-1,2)	50.58	36.30
12) Well Digger, Pile Testing Machine	37.26	24.05 + a
Roofer: Cole Tar Pitch	46.0	24.74 + a
Roofer: Slate, Tile, Composition, Shingles, Singly Ply and Damp/Waterproofing	44.5	24.74 + a
15) Sheetmetal Worker (Trade License required for HVAC and Ductwork: SM-1,SM-2,SM-3,SM-4,SM-5,SM-6)	44.7	44.38
16) Pipefitter (Including HVAC work) (Trade License required: S-1,2,3,4,5,6,7,8 B-1,2,3,4 D-1,2,3,4, G-1, G-2, G-8 & G-9)	50.58	36.30
TRUCK DRIVERS		
17) Block Truck	37.48	32.68 + a
17a) 2 Axle	36.16	32.68 + a
17ab) Helpers	34.66	32.68 + a
17b) 3 Axle, 2 Axle Mixer	36.27	32.68 + a

17c) 3 Axle Mixer	36.33	32.68 + a
17d) 4 Axle	36.39	32.68 + a
17e) 4 Axle Mixer	37.19	32.68 + a
17ef) 5 Axle	36.39	32.68 + a
17eg) 5 Axle Mixer	37.19	32.68 + a
17f) Heavy Duty Trailer (40 Tons and Over)	38.66	32.68 + a
17g) Euclids and Semi-Trailer	36.44	32.68 + a
17h) Heavy Duty Trailer up to 40 tons	37.39	32.68 + a
17i) Snorkle Truck	36.54	32.68 + a
17j) Swivel Dump and Tack Truck	36.39	32.68 + a
18) Sprinkler Fitter (Trade License required: F-1,2,3,4)	53.76	33.44 + a
19) Theatrical Stage Journeyman	25.76	7.34

Welders: Rate for craft to which welding is incidental.

Surveyors: Hazardous material removal: \$3.00 per hour premium.

Truck Drivers: Trainers Premium: \$3.00 over wage rate.

Truck Drivers: Night Premium - Mixer Drivers: \$2.00 over wage rate.

^{*}Note: Hazardous waste removal work receives additional \$1.25 per hour for truck drivers.

^{**}Note: Hazardous waste premium \$3.00 per hour over classified rate.

Crane with 150 ft. boom (including jib) - \$1.50 extra
Crane with 200 ft. boom (including jib) - \$2.50 extra
Crane with 250 ft. boom (including jib) - \$5.00 extra
Crane with 300 ft. boom (including jib) - \$7.00 extra
Crane with 400 ft. boom (including jib) - \$10.00 extra

All classifications that indicate a percentage of the fringe benefits must be calculated at the percentage rate times the "base hourly rate".

Apprentices duly registered under the Commissioner of Labor's regulations on "Work Training Standards for Apprenticeship and Training Programs" Section 31-51-d-1 to 12, are allowed to be paid the appropriate percentage of the prevailing journeymen hourly base and the full fringe benefit rate, providing the work site ratio shall not be less than one full-time journeyperson instructing and supervising the work of each apprentice in a specific trade.

The Prevailing wage rates applicable to this project are subject to annual adjustments each July 1st for the duration of the project.

Each contractor shall pay the annual adjusted prevailing wage rate that is in effect each July 1st, as posted by the Department of Labor.

It is the contractor's responsibility to obtain the annual adjusted prevailing wage rate increases directly from the Department of Labor's website.

The annual adjustments will be posted on the Department of Labor's Web page:

www.ct.gov/dol. For those without internet access, please contact the division listed below.

The Department of Labor will continue to issue the initial prevailing wage rate schedule to the Contracting Agency for the project.

All subsequent annual adjustments will be posted on our Web Site for contractor access.

Contracting Agencies are under no obligation pursuant to State labor law to pay any increase due to the annual adjustment provision.

Effective October 1, 2005 - Public Act 05-50: any person performing the work of any mechanic, laborer, or worker shall be paid prevailing wage

All Person who perform work ON SITE must be paid prevailing wage for the appropriate mechanic, laborer, or worker classification.

All certified payrolls must list the hours worked and wages paid to All Persons who perform work ON SITE regardless of their ownership i.e.: (Owners, Corporate Officers, LLC Members, Independent Contractors, et. al)

Reporting and payment of wages is required regardless of any contractual relationship alleged to exist between the contractor and such person.

~~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 clause (29 CFR 5.5 (a) (1) (ii)).

Please direct any questions which you may have pertaining to classification of work and payment of prevailing wages to the Wage and Workplace Standards Division, telephone (860)263-6790.

Sec. 31-53b. Construction safety and health course. New miner training program. Proof of completion required for mechanics, laborers and workers on public works projects. Enforcement. Regulations. Exceptions. (a) Each contract for a public works project entered into on or after July 1, 2009, by the state or any of its agents, or by any political subdivision of the state or any of its agents, described in subsection (g) of section 31-53, shall contain a provision requiring that each contractor furnish proof with the weekly certified payroll form for the first week each employee begins work on such project that any person performing the work of a mechanic, laborer or worker pursuant to the classifications of labor under section 31-53 on such public works project, pursuant to such contract, has completed a course of at least ten hours in duration in construction safety and health approved by the federal Occupational Safety and Health Administration or, has completed a new miner training program approved by the Federal Mine Safety and Health Administration in accordance with 30 CFR 48 or, in the case of telecommunications employees, has completed at least ten hours of training in accordance with 29 CFR 1910.268.

- (b) Any person required to complete a course or program under subsection (a) of this section who has not completed the course or program shall be subject to removal from the worksite if the person does not provide documentation of having completed such course or program by the fifteenth day after the date the person is found to be in noncompliance. The Labor Commissioner or said commissioner's designee shall enforce this section.
- (c) Not later than January 1, 2009, the Labor Commissioner shall adopt regulations, in accordance with the provisions of chapter 54, to implement the provisions of subsections (a) and (b) of this section. Such regulations shall require that the ten-hour construction safety and health courses required under subsection (a) of this section be conducted in accordance with federal Occupational Safety and Health Administration Training Institute standards, or in accordance with Federal Mine Safety and Health Administration Standards or in accordance with 29 CFR 1910.268, as appropriate. The Labor Commissioner shall accept as sufficient proof of compliance with the provisions of subsection (a) or (b) of this section a student course completion card issued by the federal Occupational Safety and Health Administration Training Institute, or such other proof of compliance said commissioner deems appropriate, dated no earlier than five years before the commencement date of such public works project.
- (d) This section shall not apply to employees of public service companies, as defined in section 16-1, or drivers of commercial motor vehicles driving the vehicle on the public works project and delivering or picking up cargo from public works projects provided they perform no labor relating to the project other than the loading and unloading of their cargo.

History: P.A. 08-83 amended Subsec. (a) by making provisions applicable to public works project contracts entered into on or after July 1, 2009, replacing provision re total cost of work with reference to Sec. 31-53(g), requiring proof in certified payroll form that new mechanic, laborer or worker has completed a 10-hour or more construction safety course and adding provision re new miner training program, amended Subsec. (b) by substituting "person" for "employee" and adding "or program", amended Subsec. (c) by adding "or in accordance with Federal Mine

Safety and Health Administration Standards" and setting new deadline of January 1, 2009, deleted former Subsec. (d) re "public building", added new Subsec. (d) re exemptions for public service company employees and delivery drivers who perform no labor other than delivery and made conforming and technical changes, effective January 1, 2009.

Informational Bulletin

THE 10-HOUR OSHA CONSTRUCTION SAFETY AND HEALTH COURSE

(applicable to public building contracts entered into *on or after July 1, 2007*, where the total cost of all work to be performed is at least \$100,000)

- (1) This requirement was created by Public Act No. 06-175, which is codified in Section 31-53b of the Connecticut General Statutes (pertaining to the prevailing wage statutes);
- (2) The course is required for public building construction contracts (projects funded in whole or in part by the state or any political subdivision of the state) entered into on or after July 1, 2007;
- (3) It is required of private employees (not state or municipal employees) and apprentices who perform manual labor for a general contractor or subcontractor on a public building project where the total cost of all work to be performed is at least \$100,000;
- (4) The ten-hour construction course pertains to the ten-hour Outreach Course conducted in accordance with federal OSHA Training Institute standards, and, for telecommunications workers, a ten-hour training course conducted in accordance with federal OSHA standard, 29 CFR 1910.268;
- (5) The internet website for the federal OSHA Training Institute is http://www.osha.gov/fso/ote/training/edcenters/fact_sheet.html;
- (6) The statutory language leaves it to the contractor and its employees to determine who pays for the cost of the ten-hour Outreach Course;
- (7) Within 30 days of receiving a contract award, a general contractor must furnish proof to the Labor Commissioner that all employees and apprentices performing manual labor on the project will have completed such a course;
- (8) Proof of completion may be demonstrated through either: (a) the presentation of a *bona fide* student course completion card issued by the federal OSHA Training Institute; *or* (2) the presentation of documentation provided to an employee by a trainer certified by the Institute pending the actual issuance of the completion card;
- (9) Any card with an issuance date more than 5 years prior to the commencement date of the construction project shall not constitute proof of compliance;

- (10) Each employer shall affix a copy of the construction safety course completion card to the certified payroll submitted to the contracting agency in accordance with Conn. Gen. Stat. § 31-53(f) on which such employee's name first appears;
- (11) Any employee found to be in non-compliance shall be subject to removal from the worksite if such employee does not provide satisfactory proof of course completion to the Labor Commissioner by the fifteenth day after the date the employee is determined to be in noncompliance;
- (12) Any such employee who is determined to be in noncompliance may continue to work on a public building construction project for a maximum of fourteen consecutive calendar days while bringing his or her status into compliance;
- (13) The Labor Commissioner may make complaint to the prosecuting authorities regarding any employer or agent of the employer, or officer or agent of the corporation who files a false certified payroll with respect to the status of an employee who is performing manual labor on a public building construction project;
- (14) The statute provides the minimum standards required for the completion of a safety course by manual laborers on public construction contracts; any contractor can exceed these minimum requirements; and
- (15) Regulations clarifying the statute are currently in the regulatory process, and shall be posted on the CTDOL website as soon as they are adopted in final form.
- (16) Any questions regarding this statute may be directed to the Wage and Workplace Standards Division of the Connecticut Labor Department via the internet website of http://www.ctdol.state.ct.us/wgwkstnd/wgemenu.htm; or by telephone at (860)263-6790.

THE ABOVE INFORMATION IS PROVIDED EXCLUSIVELY AS AN EDUCATIONAL RESOURCE, AND IS NOT INTENDED AS A SUBSTITUTE FOR LEGAL INTERPRETATIONS WHICH MAY ULTMATELY ARISE CONCERNIG THE CONSTRUCTION OF THE STATUTE OR THE REGULATIONS.

Notice

To All Mason Contractors and Interested Parties Regarding Construction Pursuant to Section 31-53 of the Connecticut General Statutes (Prevailing Wage)

The Connecticut Labor Department Wage and Workplace Standards Division is empowered to enforce the prevailing wage rates on projects covered by the above referenced statute.

Over the past few years the Division has withheld enforcement of the rate in effect for workers who operate a forklift on a prevailing wage rate project due to a potential jurisdictional dispute.

The rate listed in the schedules and in our Occupational Bulletin (see enclosed) has been as follows:

Forklift Operator:

- Laborers (Group 4) Mason Tenders operates forklift solely to assist a mason to a maximum height of nine feet only.
- **Power Equipment Operator (Group 9)** operates forklift to assist any trade and to assist a mason to a height over nine feet.

The U.S. Labor Department conducted a survey of rates in Connecticut but it has not been published and the rate in effect remains as outlined in the above Occupational Bulletin.

Since this is a classification matter and not one of jurisdiction, effective January 1, 2007 the Connecticut Labor Department will enforce the rate on each schedule in accordance with our statutory authority.

Your cooperation in filing appropriate and accurate certified payrolls is appreciated.

Information Bulletin Occupational Classifications

The Connecticut Department of Labor has the responsibility to properly determine "job classification" on prevailing wage projects covered under C.G.S. Section 31-53(d).

Note: This information is intended to provide a sample of some occupational classifications for guidance purposes only. It is not an all-inclusive list of each occupation's duties. This list is being provided only to highlight some areas where a contractor may be unclear regarding the proper classification. If unsure, the employer should seek guidelines for CTDOL.

Below are additional clarifications of specific job duties performed for certain classifications:

• ASBESTOS WORKERS

Applies all insulating materials, protective coverings, coatings and finishes to all types of mechanical systems.

• ASBESTOS INSULATOR

Handle, install apply, fabricate, distribute, prepare, alter, repair, dismantle, heat and frost insulation, including penetration and fire stopping work on all penetration fire stop systems.

• BOILERMAKERS

Erects hydro plants, incomplete vessels, steel stacks, storage tanks for water, fuel, etc. Builds incomplete boilers, repairs heat exchanges and steam generators.

 BRICKLAYERS, CEMENT MASONS, CEMENT FINISHERS, MARBLE MASONS, PLASTERERS, STONE MASONS, PLASTERERS. STONE MASONS, TERRAZZO WORKERS, TILE SETTERS

Lays building materials such as brick, structural tile and concrete cinder, glass, gypsum, terra cotta block. Cuts, tools and sets marble, sets stone, finishes concrete, applies decorative steel, aluminum and plastic tile, applies cements, sand, pigment and marble chips to floors, stairways, etc.

• <u>CARPENTERS, MILLWRIGHTS. PILEDRIVERMEN. LATHERS. RESILEINT FLOOR</u> LAYERS, DOCK BUILDERS, DIKERS, DIVER TENDERS

Constructs, erects, installs and repairs structures and fixtures of wood, plywood and wallboard. Installs, assembles, dismantles, moves industrial machinery. Drives piling into ground to provide foundations for structures such as buildings and bridges, retaining walls for earth embankments, such as cofferdams. Fastens wooden, metal or rockboard lath to walls, ceilings and partitions of buildings, acoustical tile layer, concrete form builder. Applies firestopping materials on fire resistive joint systems only. Installation of curtain/window walls only where attached to wood or metal studs. Installation of insulated material of all types whether blown, nailed or attached in other ways to walls, ceilings and floors of buildings. Assembly and installation of modular furniture/furniture systems. Free-standing furniture is not covered. This includes free standing: student chairs, study top desks, book box desks, computer furniture, dictionary stand, atlas stand, wood shelving, two-position information access station, file cabinets, storage cabinets, tables, etc.

LABORER, CLEANING

• The clean up of any construction debris and the general (heavy/light) cleaning, including sweeping, wash down, mopping, wiping of the construction facility and its furniture, washing, polishing, and dusting.

DELIVERY PERSONNEL

- If delivery of supplies/building materials is to one common point and stockpiled there, prevailing wages <u>are not required</u>. If the delivery personnel are involved in the distribution of the material to multiple locations within the construction site then they would have to be paid prevailing wages for the type of work performed: laborer, equipment operator, electrician, ironworker, plumber, etc.
- An example of this would be where delivery of drywall is made to a building and the delivery personnel distribute the drywall from one "stockpile" location to further sub-locations on each floor. Distribution of material around a construction site is the job of a laborer or tradesman, and not a delivery personnel.

• ELECTRICIANS

Install, erect, maintenance, alteration or repair of any wire, cable, conduit, etc., which generates, transforms, transmits or uses electrical energy for light, heat, power or other purposes, including the Installation or maintenance of telecommunication, LAN wiring or computer equipment, and low voltage wiring. *License required per Connecticut General Statutes: E-1,2 L-5,6 C-5,6 T-1,2 L-1,2 V-1,2,7,8,9.

• ELEVATOR CONSTRUCTORS

Install, erect, maintenance and repair of all types of elevators, escalators, dumb waiters and moving walks. *License required by Connecticut General Statutes: R-1,2,5,6.

• FORK LIFT OPERATOR

Laborers Group 4) Mason Tenders - operates forklift solely to assist a mason to a maximum height of nine (9) feet only.

Power Equipment Operator Group 9 - operates forklift to assist any trade, and to assist a mason to a height over nine (9) feet.

GLAZIERS

Glazing wood and metal sash, doors, partitions, and 2 story aluminum storefronts. Installs glass windows, skylights, store fronts and display cases or surfaces such as building fronts, interior walls, ceilings and table tops and metal store fronts. Installation of aluminum window walls and curtain walls is the "joint" work of glaziers and ironworkers, which require equal composite workforce.

• IRONWORKERS

Erection, installation and placement of structural steel, precast concrete, miscellaneous iron, ornamental iron, metal curtain wall, rigging and reinforcing steel. Handling, sorting, and installation of reinforcing steel (rebar). Metal bridge rail (traffic), metal bridge handrail, and decorative security fence installation. Installation of aluminum window walls and curtain walls is the "joint" work of glaziers and ironworkers which require equal composite workforce.

INSULATOR

• Installing fire stopping systems/materials for "Penetration Firestop Systems": transit to cables, electrical conduits, insulated pipes, sprinkler pipe penetrations, ductwork behind radiation, electrical cable trays, fire rated pipe penetrations, natural polypropylene, HVAC ducts, plumbing bare metal, telephone and communication wires, and boiler room ceilings.

LABORERS

Acetylene burners, asphalt rakers, chain saw operators, concrete and power buggy operator, concrete saw operator, fence and guard rail erector (except metal bridge rail (traffic), decorative security fence (non-metal).

installation.), hand operated concrete vibrator operator, mason tenders, pipelayers (installation of storm drainage or sewage lines on the street only), pneumatic drill operator, pneumatic gas and electric drill operator, powermen and wagon drill operator, air track operator, block paver, curb setters, blasters, concrete spreaders.

PAINTERS

Maintenance, preparation, cleaning, blasting (water and sand, etc.), painting or application of any protective coatings of every description on all bridges and appurtenances of highways, roadways, and railroads. Painting, decorating, hardwood finishing, paper hanging, sign writing, scenic art work and drywall hhg for any and all types of building and residential work.

• LEAD PAINT REMOVAL

- Painter's Rate
 - 1. Removal of lead paint from bridges.
 - 2. Removal of lead paint as preparation of any surface to be repainted.
 - 3. Where removal is on a Demolition project prior to reconstruction.
- Laborer's Rate
 - 1. Removal of lead paint from any surface NOT to be repainted.
 - 2. Where removal is on a TOTAL Demolition project only.

• PLUMBERS AND PIPEFITTERS

Installation, repair, replacement, alteration or maintenance of all plumbing, heating, cooling and piping. *License required per Connecticut General Statutes: P-1,2,6,7,8,9 J-1,2,3,4 SP-1,2 S-1,2,3,4,5,6,7,8 B-1,2,3,4 D-1,2,3,4.

• POWER EQUIPMENT OPERATORS

Operates several types of power construction equipment such as compressors, pumps, hoists, derricks, cranes, shovels, tractors, scrapers or motor graders, etc. Repairs and maintains equipment. *License required, crane operators only, per Connecticut General Statutes.

ROOFERS

Covers roofs with composition shingles or sheets, wood shingles, slate or asphalt and gravel to waterproof roofs, including preparation of surface. (demolition or removal of any type of roofing and or clean-up of any and all areas where a roof is to be relaid.)

• SHEETMETAL WORKERS

Fabricate, assembles, installs and repairs sheetmetal products and equipment in such areas as ventilation, air-conditioning, warm air heating, restaurant equipment, architectural sheet metal work, sheetmetal roofing, and aluminum gutters. Fabrication, handling, assembling, erecting, altering, repairing, etc. of coated metal material panels and composite metal material panels when used on building exteriors and interiors as soffits, facia, louvers, partitions, canopies, cornice, column covers, awnings, beam covers, cladding, sun shades, lighting troughs, spires, ornamental roofing, metal ceilings, mansards, copings, ornamental and ventilation hoods, vertical and horizontal siding panels, trim, etc. The sheet metal classification also applies to the vast variety of coated metal material panels and composite metal material panels that have evolved over the years as an alternative to conventional ferrous and non-ferrous metals like steel, iron, tin, copper, brass, bronze, aluminum, etc. Fabrication, handling, assembling, erecting, altering, repairing, etc. of architectural metal roof, standing seam roof, composite metal roof, metal and composite bathroom/toilet partitions, aluminum gutters, metal and composite lockers and shelving, kitchen equipment, and walk-in coolers. To include testing and air –balancing ancillary to installation and construction.

• SPRINKLER FITTERS

Installation, alteration, maintenance and repair of fire protection sprinkler systems. *License required per Connecticut General Statutes: F-1,2,3,4.

• TILE MARBLE AND TERRAZZO FINISHERS

Assists and tends the tile setter, marble mason and terrazzo worker in the performance of their duties.

• TRUCK DRIVERS

~How to pay truck drivers delivering asphalt is under REVISION~

Truck Drivers are requires to be paid prevailing wage for time spent "working" directly on the site. These drivers remain covered by the prevailing wage for any time spent transporting between the actual construction location and facilities (such as fabrication, plants, mobile factories, batch plant, borrow pits, job headquarters, tool yards, etc.) dedicated exclusively, or nearly so, to performance of the contract or project, which are so located in proximity to the actual construction location that it is reasonable to include them. *License required, drivers only, per Connecticut General Statutes.

For example:

- Material men and deliverymen are not covered under prevailing wage as long as they are not directly involved in the construction process. If, they unload the material, they would then be covered by prevailing wage for the classification they are performing work in: laborer, equipment operator, etc.
- Hauling material off site is not covered provided they are not dumping it at a location outlined above.
- Driving a truck on site and moving equipment or materials on site would be considered covered work, as this is part of the construction process.

Any questions regarding the proper classification should be directed to:

Public Contract Compliance Unit

Wage and Workplace Standards Division

Connecticut Department of Labor

200 Folly Brook Blvd, Wethersfield, CT 06109

(860) 263-6790.

- SPECIAL NOTICE -

To: All State and Political Subdivisions, Their Agents, and Contractors

Connecticut General Statute 31-55a - Annual adjustments to wage rates by contractors doing state work.

Each contractor that is awarded a contract on or after October 1, 2002, for (1) the construction of a state highway or bridge that falls under the provisions of section 31-54 of the general statutes, or (2) the construction, remodeling, refinishing, refurbishing, rehabilitation, alteration or repair of any public works project that falls under the provisions of section 31-53 of the general statutes shall contact the Labor Commissioner on or before July first of each year, for the duration of such contract, to ascertain the prevailing rate of wages on an hourly basis and the amount of payment or contributions paid or payable on behalf of each mechanic, laborer or worker employed upon the work contracted to be done, and shall make any necessary adjustments to such prevailing rate of wages and such payment or contributions paid or payable on behalf of each such employee, effective each July first.

- The prevailing wage rates applicable to any contract or subcontract awarded on or after October 1, 2002 are subject to annual adjustments each July 1st for the duration of any project which was originally advertised for bids on or after October 1, 2002.
- Each contractor affected by the above requirement shall pay the annual adjusted prevailing wage rate that is in effect each July 1st, as posted by the Department of Labor.
- It is the *contractor's* responsibility to obtain the annual adjusted prevailing
 wage rate increases directly from the Department of Labor's Web Site. The
 annual adjustments will be posted on the Department of Labor Web page:
 www.ctdol.state.ct.us. For those without internet access, please contact the
 division listed below.
- The Department of Labor will continue to issue the initial prevailing wage rate schedule to the Contracting Agency for the project. All subsequent annual adjustments will be posted on our Web Site for contractor access.

Any questions should be directed to the Contract Compliance Unit, Wage and Workplace Standards Division, Connecticut Department of Labor, 200 Folly Brook Blvd., Wethersfield, CT 06109 at (860)263-6790.

[New] In accordance with Section 31-53b(a) of the C.G.S. each contractor shall provide a copy of the OSHA 10 Hour Construction Safety and Health Card for each employee, to be attached to the first certified payroll on the project.

In accordance with Conn Certified Payrolls with a shall be submitted month		PAYROLL CERTIFICATION FOR PUBLIC WORKS PROJECTS WEEKLY PAYROLL										Connecticut Department of Labor Wage and Workplace Standards Division 200 Folly Brook Blvd. Wethersfield, CT 06109								
CONTRACTOR NAME	AND AI	ODRESS:										SUBCONTRACT	TOR NAME &	ADDRESS		WORKER'S			SURANCE CARRIER	L .
PAYROLL NUMBER Week-Ending PROJECT NAME & ADDRESS													POLICY #							
	ROLL NUMBER Week-Ending Date PROJECT NAME & ADDRESS												EFFECTIVE EXPIRATIO							
	APPR		WORK			DA	Y AND DA					BASE HOURLY	TYPE OF	GROSS PAY	TO	OTAL DEDUC			GROSS PAY FOR	
ADDRESS and SECTION	%	FEMALE AND RACE*	CLASSIFICATION Trade License Type & Number - OSHA 10 Certification Number	S		T HOURS WO		TH ACH DAY	F	S		RATE TOTAL FRINGE BENEFIT PLAN CASH	FRINGE BENEFITS Per Hour 1 through 6 (see back)	FOR ALL WORK PERFORMED THIS WEEK	FICA	FEDERAL WITH- HOLDING	WITH-	LIST OTHER	THIS PREVAILING RATE JOB	CHECK # AND NET PAY
												\$ Base Rate \$ Cash Fringe	1. \$ 2. \$ 3. \$ 4. \$ 5. \$ 6. \$							
												\$ Base Rate \$ Cash Fringe	1. \$ 2. \$ 3. \$ 4. \$ 5. \$ 6. \$							
												\$ Base Rate \$ Cash Fringe	1. \$ 2. \$ 3. \$ 4. \$ 5. \$ 6. \$							
		****										\$ Base Rate \$ Cash Fringe	1. \$ 2. \$ 3. \$ 4. \$ 5. \$ 6. \$							
12/9/2013 WWS-CP1		*IF REQU	JIKED									*SEE REVERSE	SIDE					P	AGE NUMBER	OF

*FRINGE BENEFITS EXPLANATION (P):

Bona fide benefits paid to approved plans, funds or programs, except those required by Federal or State Law (unemployment tax, worker's compensation, income taxes, etc.).

Please specify the type of benefits pr	
_	4) Disability
	5) Vacation, holiday
5) Life insurance	6) Other (please specify)
CERTIFI	IED STATEMENT OF COMPLIANCE
For the week ending date of	
I,	of, (hereafter known as
Employer) in my capacity as	(title) do hereby certify and state:
Section A:	
	roject have been paid the full weekly wages earned by them during eticut General Statutes, section 31-53, as amended. Further, I g:
a) The records submitted are	e true and accurate;
contributions paid or payable defined in Connecticut Gene of wages and the amount of person to any employee well	be each mechanic, laborer or workman and the amount of payment or e on behalf of each such person to any employee welfare fund, as eral Statutes, section 31-53 (h), are not less than the prevailing rate payment or contributions paid or payable on behalf of each such fare fund, as determined by the Labor Commissioner pursuant to eral Statutes, section 31-53 (d), and said wages and benefits are not lso be required by contract;
	lied with all of the provisions in Connecticut General Statutes, 31-54 if applicable for state highway construction);
	ered by a worker's compensation insurance policy for the duration of f of coverage has been provided to the contracting agency;
gift, gratuity, thing of value, indirectly, to any prime cont employee for the purpose of	ceeive kickbacks, which means any money, fee, commission, credit, or compensation of any kind which is provided directly or tractor, prime contractor employee, subcontractor, or subcontractor improperly obtaining or rewarding favorable treatment in attract or in connection with a prime contractor in connection with a rime contractor; and
	at filing a certified payroll which he knows to be false is a class D ver may be fined up to five thousand dollars, imprisoned for up to
- ·	ffix a copy of the construction safety course, program or the certified payroll required to be submitted to the contracting such persons name first appears.
(Signature)	(Title) Submitted on (Date)

Weekly Payroll Certification For Public Works Projects (Continued)

PAYROLL CERTIFICATION FOR PUBLIC WORKS PROJECTS

Week-Ending Date:

Contractor or Subcontractor Business Name:

WEEKLY PAYROLL

PERSON/WORKER,	APPR	MALE/	WORK			DAY	AND D	DATE			Total ST	BASE HOURLY	TYPE OF	GROSS PAY	TOTAL DE	EDUCTIONS	S	GROSS PAY FOR	
ADDRESS and SECTION	RATE	FEMALE	CLASSIFICATION	S	M	T	W	TH	F	S	Hours	RATE	FRINGE	FOR ALL WORK	FEDERAL	STATE		THIS PREVAILING	CHECK # AND
	%	AND											BENEFITS	PERFORMED				RATE JOB	NET PAY
		RACE*	Trade License Type									TOTAL FRINGE	Per Hour	THIS WEEK					
			& Number - OSHA		L			<u> </u>				BENEFIT PLAN	1 through 6				OTHER		
			10 Certification Number		НО	URS WO	RKED E	EACH DA	ΛΥ		O/T Hour		(see back)		HOLDING	HOLDING			
													1. \$						
													2. \$	<u> </u>					
													3. \$						
													4. \$						
													5. \$						
												Cash Fringe	6. \$						
													1. \$						
												\$	2. \$						
												Base Rate	3. \$						
													4. \$						
												\$	5. \$						
												Cash Fringe	6. \$						
													1. \$						
												\$	2. \$	1					
												Base Rate	3. \$	1					
													4. \$	1					
													5. \$	1					
													6. \$						
													1. \$						
													2. \$						
													3. \$	1					
													4. \$	1					
													5. \$	1					
													6. \$	1					
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													2. \$						
													3. \$	4					
													3. \$ 4. \$	1					
														1					
													5. \$	4					
		*IE DEOLI	IDED					L				Cash Fringe	6. \$						

*IF REQUIRED

12/9/2013 WWS-CP2

NOTICE: THIS PAGE MUST BE ACCOMPANIED BY A COVER PAGE (FORM # WWS-CP1)

PAGE NUMBER ____OF

Connecticut Department of Labor Wage and Workplace Standards Division FOOTNOTES

Please Note: If the "Benefits" listed on the schedule for the following occupations includes a letter(s) (+ a or + a+b for instance), refer to the information below.

Benefits to be paid at the appropriate prevailing wage rate for the listed occupation.

If the "Benefits" section for the occupation lists only a dollar amount, disregard the information below.

Bricklayers, Cement Masons, Cement Finishers, Concrete Finishers, Stone Masons (Building Construction) and

(Residential- Hartford, Middlesex, New Haven, New London and Tolland Counties)

a. Paid Holiday: Employees shall receive 4 hours for Christmas Eve holiday provided the employee works the regularly scheduled day before and after the holiday. Employers may schedule work on Christmas Eve and employees shall receive pay for actual hours worked in addition to holiday pay.

Elevator Constructors: Mechanics

- a. Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day, Christmas Day, plus the Friday after Thanksgiving.
- b. Vacation: Employer contributes 8% of basic hourly rate for 5 years or more of service or 6% of basic hourly rate for 6 months to 5 years of service as vacation pay credit.

Glaziers

a. Paid Holidays: Labor Day and Christmas Day.

Power Equipment Operators

(Heavy and Highway Construction & Building Construction)

a. Paid Holidays: New Year's Day, Good Friday, Memorial day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day, provided the employee works 3 days during the week in which the holiday falls, if scheduled, and if scheduled, the working day before and the working day after the holiday. Holidays falling on Saturday may be observed on Saturday, or if the employer so elects, on the preceding Friday.

Ironworkers

a. Paid Holiday: Labor Day provided employee has been on the payroll for the 5 consecutive work days prior to Labor Day.

Laborers (Tunnel Construction)

a. Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day. No employee shall be eligible for holiday pay when he fails, without cause, to work the regular work day preceding the holiday or the regular work day following the holiday.

Roofers

a. Paid Holidays: July 4th, Labor Day, and Christmas Day provided the employee is employed 15 days prior to the holiday.

Sprinkler Fitters

a. Paid Holidays: Memorial Day, July 4th, Labor Day, Thanksgiving Day and Christmas Day, provided the employee has been in the employment of a contractor 20 working days prior to any such paid holiday.

Truck Drivers

(Heavy and Highway Construction & Building Construction)

a. Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas day, and Good Friday, provided the employee has at least 31 calendar days of service and works the last scheduled day before and the first scheduled day after the holiday, unless excused.

PRELIMINARY PROGRESS SCHEDULE

Parking Access and Revenue Control System Replacement at the Various Facilities NHPA Project No. 24-029 New Haven, Connecticut

PROPOSED START DATE:
(ENTER THE DATE)

730 calendar days

	Bid Items	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24
1.	General Provisions:																								
2.	Work related to the Air Rights Garage, Crown Street Garage, Temple Street Garage, Temple Medical Garage, 270 State Street Garage and Granite Square Garage																								
İ	Air Rights Parking Garage																								
	Crown Street Parking Garage																							<u> </u>	
	Temple Street Parking Garage																							لـــــا	لــــــا
	Temple Medical Parking Garage																							ļ	
	270 State Street Parking Garage																							ļ	ļ
	Granite Sqaure Parking Garage																							ļ	لـــــــا
3.	Work related to the Union Station Parking Garage																								
4.	Work related to the Under Air Rights Surface Lot, Elm Orange Surface Lot, State Wall Surface Lot, State Fair Surface Lot, State trumbull Surface Lot, State Pulaski Surface Lot and Whalley Blake Surface Lot																								
	Under Air Rights Surface Lot																								
	Elm Orange Surface Lot																								
	State Wall Surface Lot																								
	State Fair Surface Lot																								
	State Trumbull Surface Lot																								
	State Pulsaski Surface Lot																								
	Whalley Blake Surface Lot																								
5.	Refurbishment of Booths																								
	Air Rights Parking Garage																								
	Crown Street Parking Garage																								
	Temple Street Parking Garage																								
	Temple Medical Parking Garage																								
	270 State Street Parking Garage																								
	Granite Sqaure Parking Garage																								
	Union Station Parking Garage																								
	Under Air Rights Surface Lot																							ļ	
	Repairs to the Ductwork																								igcup
6	Traffic Control Provisions																								

HOURLY RATE SCHEDULE

The following are hourly wage rates for all tradesmen associated with this bid package for performing extra work on a time and material basis. These rates are fully loaded [including benefits, taxes (All Sales Taxes, Labor and Material as applicable for this project and type of work), applicable insurance, overhead and profit, bond costs (if Subcontractor has provided Surety Bonds), small tools, travel, parking, supervision, and any other costs associated with labor, etc.] and are in accordance with the prevailing wages of the trade having jurisdiction in areas where the work is performed. The wage rates shall be valid for the life of the project. NOTE: Further, no mark-up shall be allowed on the premium time portion of the wage rate. These wage rates including detail and supporting documentation shall be made available within 5 days of verbal award and shall be broken down sufficiently representing all of the items noted above. All rates are subject to thorough analysis and subject to reduction if deemed inaccurate by Turner Construction Company and/or The Owner.

Foremen	Straight Time	Time-and-a-Half	Double-Time
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
Journeymen	Straight Time	Time-and-a-Half	Double-Time
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
Apprentice	Straight Time	Time-and-a-Half	Double-Time
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$