# STANDARD FORM OF CONSTRUCTION AGREEMENT

THE STATE OF TEXAS	
THE STATE OF TEXAS §  COUNTY OF TARRANT §	
THIS AGREEMENT is enter	ed into this the day of, 20
, by and between the CITY NOF	RTH RICHLAND HILLLS, a municipal corporation,
of the County of Tarrant and Sta	ate of Texas, hereinafter called "OWNER" and
	of the City of,
County of	and State of
hereinafter called "CONTRACT	OR."
OWNER and CONTRACT contained in this Agreement, ag	OR in consideration of the mutual covenants ree as follows:
ARTICLE 1. WORK.	
a good and first-class workman Contract Documents, of which a as if they were herein set out at shall furnish all labor, material	and agrees to perform the Work in every detail, in anlike manner as specified and indicated in the are incorporated in this Agreement in their entirety length written word for word. The CONTRACTOR s, tools and equipment required to perform and rdance with these Contract Documents. The Work
WALKER BRA	NCH INTERCEPTOR PROJECT
ARTICLE 2. CONTRACT F	PRICE.
	CONTRACTOR for completion of the Work in ocuments, the price or prices shown in the bidder's ng amount:
	d sixty-two thousand, three hundred eighty-nine
dollars and seventy six cents	(\$ <u>3,362,389.76</u> ) ("Contract Price").
ARTICLE 3. CONTRACT TIM	E / LIQUIDATED DAMAGES.
Unless otherwise stated in this	s agreement, time shall be considered of the

essence.

- a. When time is of the essence, the CONTRACTOR shall be liable for failure to deliver or delay in delivery occasioned by and including without limitation strikes, lock-outs, inability of obtaining material or shopping space, breakdowns, delays of carriers or suppliers, and preexisting governmental acts and regulations of the Federal and State governments or any subdivision thereof, unless such governmental acts and regulations affecting delivery could not be found, recognized, or discovered by due diligence on the part of the CONTRACTOR prior to submission of his/her bid and City Council's acceptance thereof.
- b. When time is not of the essence, this agreement shall be inoperative during such period of time that aforesaid delivery or acceptance may be rendered impossible by reason of fire, strike, Acts of God, or government regulation. Provided, however, to the extent that the CONTRACTOR has any commercially reasonable alternative method of performing this contract by purchase on the market or otherwise, he/she shall not be freed of his/her obligation hereunder by this clause, even though the goods intended for this contract were destroyed or their delivery delayed because of any event described above.
- c. As time is of the essence on this contract, CONTRACTOR agrees to commence work under this contract within ten (10) days from the date specified in the "Notice to Proceed" and to totally complete the Work within <u>240</u> consecutive Calendar Days after the date specified in the "Notice to Proceed", subject to such extensions of time as noted below or as indicated in the Special Provisions.
- d. **Milestones** included in this contract are as follows:
  - Completion of Segment 1 Segment 1 must be completed within 180 calendar days of the Notice to Proceed date. Segment 1 shall mean the work to be performed from Mid-Cities Blvd to Smithfield Rd, more specifically described in the Bidder's Proposal, ANA Site Construction, LLC Bid Package For Walker Branch Interceptor Improvements, Segment 1 and 2, "Bid Form Exhibit A."
  - 2. For purposes of this section, to be considered completed, Segment 1 must
    - (i) be in place;
    - (ii) be functional:
    - (iii) have passed all required TCEQ tests;
    - (iv) all surfaces must be restored, AND
    - (v) the post-construction video must be accepted by OWNER.
  - 3. In the event that this milestone is not met, OWNER shall have the right to terminate the contract upon thirty (30) days' written notice to CONTRACTOR, if CONTRACTOR does not complete all surface restoration and meet the milestone to the OWNER's satisfaction within the 30-day cure period.

Calendar Days is defined as any day of the week or month; no days being excepted, such as, Saturdays, Sundays, holidays and inclement weather days. Counting of contract time will only be stopped when the Owner issues a written notice stating this fact, or when the project is noted as substantially complete by written notice from the Owner. OWNER shall determine when such action is necessary.

Extensions of time due to weather delays shall be determined in accordance with the following formula:

E = R - P where P is greater than or equal to R, and

E = Extra Precipitation Days

P = Average Precipitation Days

R = Total Precipitation Days

Average Precipitation Days (P) is defined as a day of rain, sleet, hail, snow or any combination thereof, and shall be based upon the average precipitation for each month of the year as defined in the Local Climatological Data summaries issued by the National Climatic Data Center in Asheville, North Carolina, and for this contract shall be as follows:

# Average Precipitation

Month Number of Days		_	Mar 7	<u> </u>		June 6
Month	July	Aug	Sept	Oct	Nov	Dec
Number of Days	4	4	6	6	6	6

Partial months shall be prorated uniformly for the entire month and the sum of all the months used will be rounded to the nearest whole number. This number shall be P.

Total Precipitation Days (R) is defined as a day of rain, sleet, hail, snow or any combination thereof, if determined by the Owner's Project Representative that the Contractor's construction cannot progress substantially due to precipitation and thus be put in the Daily Inspection Logs as a precipitation day. The sum of all precipitation says shall be R.

The total number of Extra Precipitation Days (E) shall be granted to the Contractor as extension of time due to weather delays, and no additional time due to drying time for saturated soil will be allowed. This contract time is both multi-tiered and cumulative.

**Liquidated Damages.** The CONTRACTOR further agrees to pay the following as liquidated damages:

- \$500 per Calendar Day for any unfinished work beyond 270 consecutive calendar days after the "Notice to Proceed" issuance date. This rate shall continue until such time that the Project is complete and accepted by the OWNER.
- It is understood between the parties hereto that these sums shall be treated as liquidated damages and not as a penalty, and the OWNER may withhold from the CONTRACTOR's compensation such sums as liquidated damages.

### ARTICLE 4. PARTIAL PAYMENT.

OWNER shall make payments to the CONTRACTOR in the following manner. On or about the first of each month, the OWNER, or the OWNER's Authorized Representative, will make accurate estimates of the value, based on contract prices, of the work done and materials incorporated in the work and of materials suitably stored at the site during the preceding calendar month. The CONTRACTOR shall furnish to the OWNER, or the OWNER's Representative, such detailed information as the OWNER may request to aid OWNER as a guide in the preparation of the monthly estimate.

Within the following thirty (30) days, OWNER shall make partial payments to the CONTRACTOR for work performed during the preceding calendar month as estimated by the OWNER or OWNER's Representative. Ten percent (10%) of each estimate shall be retained by the OWNER until final completion and acceptance of all work covered by the Contract for contracts less than four hundred thousand dollars (\$ 400,000). Five percent (5%) of each estimate shall be retained by the OWNER until final completion and acceptance of all work covered by the Contract for contracts greater than four hundred thousand dollars (\$ 400,000). Upon completion and acceptance of all work in compliance with the Contract, the OWNER shall, within thirty (30) days, pay the CONTRACTOR the balance due under the terms and conditions of the Contract.

It is understood that the monthly estimates shall be approximate only, and all monthly estimates and partial payments shall be subject to correction in the estimate rendered following the discovery of an error in any previous estimate, and such estimate shall not in any respect be taken as an admission of the OWNER of the amount of work done or of its quality or sufficiency nor as an acceptance of the work or the release of the CONTRACTOR of any of its responsibility under the Contract.

### ARTICLE 5. DISCRIMINATION.

The CONTRACTOR agrees, in connection with the performance of work under this contract as follows:

- a. The CONTRACTOR will not discriminate against any employee or applicant for employment because of race, creed, color, sex, religion, national origin or ancestry. Such actions shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruiting or recruitment, advertising, layoff, termination, rates of pay or other forms of compensation and selection for training, including apprenticeship.
- b. The CONTRACTOR agrees to include this non-discrimination clause in any subcontracts connected with the performance of this agreement.
- c. In the event of the CONTRACTOR's non-compliance with the above non-discrimination clause, the contract may be canceled or terminated by the OWNER. The CONTRACTOR may be declared by the OWNER to be ineligible for future contracts with the OWNER, until satisfactory proof of intent to comply shall be made by the CONTRACTOR.
- d. The OWNER shall be provided a list of subcontractors who are to be paid \$10,000 or more. The CONTRACTOR must ensure that such subcontractors meet the requirements as outlined in Title VI of the Civil Rights Act of 1964 (42 USC 2000d et seq), execute required assurances and provide the OWNER a copy of the signed assurance of all such subcontractors prior to final payment. In the event of a claim of \$10,000 or more against the CONTRACTOR by a subcontractor under this section, no further payment shall be processed unless and until each required subcontractor assurance is provided the OWNER.

# ARTICLE 6. ENTIRE CONTRACT.

This Contract and Agreement contains the entire understanding and agreement of the parties upon the subject matter hereof. There is no agreement, oral or otherwise, which is not set forth in writing as part of this Agreement or the Contract Documents.

## ARTICLE 7. MODIFICATION.

This contract cannot be modified except by a writing signed by both parties.

# ARTICLE 8. VARIABLES IN COST.

The parties hereto assume and understand that the variables in the CONTRACTOR's cost of performance may fluctuate; consequently, the parties hereto agree that any fluctuations in the CONTRACTOR's costs will in no way alter the CONTRACTOR's obligations under this contract nor excuse nonperformance or delay on his/her part.

#### ARTICLE 9. VENUE.

This contract shall be governed by the laws of the State of Texas. Venue for any court proceedings shall be in Tarrant County, Texas.

#### ARTICLE 10. CONTRACT DOCUMENTS.

Documents Listed. The Contract Documents which comprise the entire agreement between OWNER and CONTRACTOR for the performance of and payment for the Work, consist of the following:

- (1) This Agreement
- (2) Addendum(s)
- (3) "Notice to Bidders" advertisement
- (4) Bidder's Proposal
- (5) Special Instruction to Bidders
- (6) Performance, Payment and Maintenance Bonds
- (7) Certification of Insurance
- (8) Notice to Proceed
- (9) City of North Richland Hills' Public Works Design Manual
- (10) Specifications, forms and documents listed in Section 00 01 10 "Table of Contents"
- (11) Drawings as listed in the Section 00 01 15 "List of Drawings" or a drawing that is incorporated into the Contract upon agreement of the parties
- (12) Special Material and/or Equipment Specifications
- (13) Special Material and/or Equipment Drawings

- (14) "Public Works Construction Standards North Central Texas" adopted by the North Central Texas Council of Governments (NCTCOG), November 2017 Edition
- (15) North Central Texas Council of Government references

### ARTICLE 11. DEFAULT

OWNER may declare CONTRACTOR in default of this Contract in the event Contractor fails to comply with the terms and conditions set forth in this Contract or any of the Contract Documents.

# ARTICLE 12. SUBCONTRACTORS

Any subcontractor who furnishes labor or materials to fulfill an obligation to CONTRACTOR under this Contract or who performs all or part of the work required by this Contract, must comply with all notice and filing requirements of Texas Property Code, Chapter 53 in order to perfect a mechanic's, contractor's or materialman's lien. If a subcontractor complies with Chapter 53 of the Texas Property Code, Owner shall be authorized to withhold payment from the CONTRACTOR for payment of the claim. Owner shall release any such payment to the CONTRACTOR upon written notice and sufficient documentation to Owner from subcontractor that the claim has been paid or otherwise settled.

IN TESTIMONY WHEREOF, the CITY OF NORTH RICHLAND HILLS has

caused this instrument to be signed in its Mayor, or City Manager, duly authorized t City Council and	o execute th	is instrument by action of the				
an individual acting (Name of Contractor)	("X" out the inappropriate wording)					
by and through its duly authorized officials, thereby binding themselves for the faithful and full performance of the terms and provisions of this Agreement.						
City of North Richland Hills						
OWNER		CONTRACTOR				
By: City Manager	Ву:					
City Manager	Title:					
Attest:	Attest:					
Title:	Title:					