

PART 1 - GENERAL

- 1.1 INSPECTION
- .1 Allow Departmental Representative access to Work. If part of Work is in preparation at locations other than Place of Work, allow access to such Work whenever it is in progress.
 - .2 Give timely notice requesting inspection if Work is designated for special tests, inspections or approvals by Departmental Representative instructions, or law of Place of Work.
 - .3 If Contractor covers or permits to be covered Work that has been designated for special tests, inspections or approvals before such is made, uncover such Work, have inspections or tests satisfactorily completed and make good such Work.
 - .4 Departmental Representative will order part of Work to be examined if Work is suspected to be not in accordance with Contract Documents. If, upon examination such work is found not in accordance with Contract Documents, Contractor is to correct such Work and pay the cost of examination and correction. If such Work is found to be in accordance with the Contract Documents there will be no compensation to the Contractor.
- 1.2 INDEPENDENT INSPECTION AGENCIES
- .1 Independent Inspection/Testing Agencies may be engaged by Departmental Representative for purpose of inspecting and/or testing portions of Work for quality assurance purposes only. Cost of such services will be borne by the Departmental Representative. Quality Control remains the responsibility of the Contractor
 - .2 Provide equipment required for executing inspection and testing by appointed agencies.
 - .3 Employment of inspection/testing agencies does not relax responsibility to perform Work in accordance with Contract Documents.
 - .4 If defects are revealed during inspection and/or testing, appointed agency will request additional inspection and/or testing to ascertain full degree of defect. Correct defect and irregularities as advised by Departmental Representative at no cost to Departmental Representative. Pay costs for retesting and re-inspection.
- 1.3 ACCESS TO WORK
- .1 Allow inspection/testing agencies access to Work, off site manufacturing and fabrication plants.
 - .2 Co-operate to provide reasonable facilities for such access.
- 1.4 PROCEDURES
- .1 Notify appropriate agency Departmental Representative 48 hours in advance of requirement for tests, in order that attendance arrangements can be made.
 - .2 Submit samples and/or materials required for testing, as specifically requested in specifications. Submit with reasonable

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- .3 promptness and in orderly sequence to not cause delays in Work.
Provide labour and facilities to obtain and handle samples and materials on site. Provide sufficient space to store and cure test samples.
- 1.5 REJECTED WORK
- .1 Remove defective Work, whether result of poor workmanship, use of defective products or damage and whether incorporated in Work or not, which has been rejected by Departmental Representative as failing to conform to Contract Documents. Replace or re-execute in accordance with Contract Documents.
- .2 Make good other Contractor's work damaged by such removals or replacements promptly.
- .3 If in opinion of Departmental Representative it is not expedient to correct defective Work or Work not performed in accordance with Contract Documents, Departmental Representative will deduct from Contract Price difference in value between Work performed and that called for by Contract Documents, amount of which will be determined by Departmental Representative.
- 1.6 REPORTS
- .1 Submit one (1) electronic copy in PRD format or three (3) hard copies of inspection and test reports to Departmental Representative.
- .2 Provide copies to subcontractor of work being inspected or tested.
- 1.7 TESTS AND MIX DESIGNS
- .1 Furnish test results and mix designs as requested.
- .2 Cost of tests and mix designs beyond those called for in Contract Documents or beyond those required by law of Place of Work will be appraised by Departmental Representative and may be authorized as recoverable.
- 1.8 EQUIPMENT AND SYSTEMS
- .1 Submit adjustment and balancing reports for mechanical, electrical systems.
- 1.9 MOCK-UPS
- .1 Prepare mock-ups for Work specifically requested in specifications. Include for Work of sections required to provide mock-ups to demonstrate the full constructed assembly and coordinated work between sections.
- .2 Identify mock-ups on the schedule and give Departmental Representative ten (10) days advance notice of when each mock-up will be available for inspection.
- .3 Prepare mock-ups for Departmental Representative review with reasonable promptness and in orderly sequence, to not cause delays in Work.
- .4 Failure to prepare mock-ups in ample time is not considered sufficient reason for extension of Contract Time and no claim for extension by reason of such default will be allowed.
- .5 Mock-ups will be installed in locations indicated, or as agreed to

by the Departmental Representative.

- .6 Notify Departmental Representative in writing, at time of submission of deviations in mock-ups from requirements of Contract Documents.
- .7 Where colour, pattern or texture, or materials are criterion, submit full range within the mockup.
- .8 Adjustments made in the mock-up or work for the mock-up by Departmental Representative are not intended to change Contract Price. If adjustments affect value of Work, state such in writing to Departmental Representative prior to proceeding with Work.
- .9 Make changes in mock-ups, which Departmental Representative may require, consistent with Contract Documents.
- .10 Reviewed and accepted samples will become standard of workmanship and material against which installed Work will be verified.
- .11 Remove mock-up at conclusion of Work or when acceptable to Departmental Representative.
- .12 Mock-ups may remain as part of Work on written approval by the Departmental Representative.

PART 2 - PRODUCTS

NOT USED.

PART 3 - EXECUTION

NOT USED.

***** END OF SECTION *****