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#### **SUPPLEMENTARY CONDITIONS TO CCDC 2-2020**

These Supplementary Conditions presuppose the use of the Standard Construction Document CCDC 2-2020 Stipulated Price Contract, English version. These "Supplementary Conditions" void, supersede or amend the "Agreement", "Definitions" and "General Conditions" as hereinafter provided.

Where a Definition, a General Condition or paragraph of the Agreement or a General Conditions of the Stipulated Price Contract is deleted by these Supplementary Conditions, the numbering of the remaining Agreement, Definitions, General Conditions or paragraphs shall remain unchanged, and the numbering of the deleted item will be retained, unused, unless noted otherwise.

#### AGREEMENT BETWEEN OWNER AND CONTRACTOR

#### SC1 ARTICLE A-1 THE WORK

| SC1.1 | A-1.3 | Amend Article A-1.3 by <u>deleting</u> all of the words after "Contract Documents" and <u>replace</u> them with the following: |
|-------|-------|--|
|       |       | "attain  |
|       |       | .1 Substantial Performance of the Work by the 28th day of March in the year 2025;  |
|       |       | and  |
|       |       | .3 attain <i>Ready-for-Takeover</i> by the 25th day of the April in the year 2025."  |

#### SC2 ARTICLE A-3 CONTRACT DOCUMENTS

|  | ocuments to the list of <i>Contract Documents</i> in Article A-3.1 as follows:  |
|--|---|
| - the Form of detailed Lu - the Specific - Drawings - Performan - Labour and - Procurement | ntary Conditions to CCDC 2-2020 If Tender as approved and accepted by the Owner Imp Sum Schedule Breakdown as approved and accepted by the Owner Ications |

#### SC3 ARTICLE A-4 CONTRACT PRICE

| SC3.1 | A-4.4 | Delete Article A-4.4 and replace it with the following:   |
|-------|-------|---|
|       |       | "4.4 The Contract Price shall remain fixed for the duration of the Contract Time, subject only to adjustments as provided for in the Contract Documents. For certainty, and without limiting the general application of the preceding sentence, the Contractor assumes all risks in connection with cost increases for Products, Labour, and Construction Equipment prescribed by the Contract Documents for the performance of the Work, and the Contractor assumes all responsibility for liabilities and |

| , |  | additional costs that may arise as a result of the Contractor's inclusion of any Product, Construction Equipment, Supplier, or Subcontractor in its calculation of the Contract Price." |
|---|--|---|
|---|--|---|

# SC4 ARTICLE A-5 PAYMENT

| SC4.1 | A-5.1   | <u>Delete</u> Article A-5.1 in its entirety, including all subparagraphs and <u>replace</u> it with the following:  |
|-------|---------|---|
|       |         | "5.1 Subject to the provisions of the <i>Contract Documents</i> and the <i>Construction Act</i> , the <i>Owner</i> shall:   |
|       |         | .1 make progress payments to the <i>Contractor</i> on account of the <i>Contract Price</i> when due together with such <i>Value Added Taxes</i> as may be applicable to such payments,  |
|       |         | upon Substantial Performance of the Work as certified by the Consultant and upon the expiry of the holdback period that follows the publication of the certificate of Substantial Performance of the Work, as stipulated in the Construction Act, there being no claims for lien registered against the title to the Place of the Work and no written notices of lien delivered to the Owner, pay the Contractor the unpaid balance of the holdback, together with such Value Added Taxes as may be applicable to such payment, less any amount stated in any Notice of Non-Payment that is published by the Owner in accordance with the Construction Act, |
|       |         | after Ready-for-Takeover has been achieved in accordance with the Contract<br>Documents and the Work is complete, there being no claims for lien registered<br>against the title to the Place of the Work and no written notices of lien delivered<br>to the Owner, pay the Contractor any unpaid balance of the Contract Price in<br>accordance with GC 5.5 – FINAL PAYMENT less any Maintenance Holdback,<br>together with such Value Added Taxes as may be applicable to such payment."  |
| SC4.2 | A-5.2.1 | <u>Delete</u> Article A-5.2.1 in its entirety and <u>replace</u> it with the following:   |
|       |         | "5.2 Interest   |
|       |         | .1 Should either party fail to make payments as they become due under the terms of the <i>Contract</i> or in an award by an adjudicator, arbitration, or court, interest at the rate of two percent (2%) per annum above the prime rate on such unpaid amounts shall also become due and payable until payment. Such interest shall be compounded on a monthly basis. The prime rate shall be the rate of interest quoted by The Royal Bank of Canada for prime business loans as it may change from time to time."   |
| SC4.3 | A-5.3   | Add new Article A-5.3 as follows:   |
|       |         | "5.3 As payments become due, the <i>Contractor</i> shall, in accordance with the terms of its agreements with any <i>Subcontractors</i> , <i>Suppliers</i> and workers, pay all of its <i>Subcontractors</i> , <i>Suppliers</i> , and workers in full on account of <i>Work</i> properly performed or <i>Products</i> properly supplied, as applicable, less any holdback monies retained in compliance with the <i>Construction Act</i> ."   |

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#### SC5 ARTICLE A-6

#### RECEIPT OF AND ADDRESSES FOR NOTICES IN WRITING

| SC5.1 | Article<br>A-6 | <u>Delete</u> the text of ARTICLE A-6 RECEIPT OF AND ADDRESSES FOR NOTICES IN WRITING (retaining the provisions setting out the addresses and email addresses of the <i>Owner</i> , <i>Contractor</i> and <i>Consultant</i> ) and <u>replace</u> it with the following:   |
|-------|----------------|---|
|       |                | "6.1 Notices in Writing between the parties or between them and the Consultant shall be considered to have been received by the addressee on the date of receipt if delivered during normal business hours on a Working Day by hand, by commercial courier, or by email during the transmission of which no indication of failure of receipt is communicated to the sender and such Notice in Writing is addressed as set out below. Such Notices in Writing will be deemed to be received by the addressee on the next Working Day if sent by email or delivered by hand after normal business hours or if sent by overnight commercial courier. An address for a party may be changed by Notice in Writing to the other party setting out the new address in accordance with this article." |

#### SC6 \*NEW\* ARTICLE A-9 CONFLICT OF INTEREST

| SC6.1 | Article<br>A-9 | Add new Article A-9 CONFLICT OF INTEREST as follows:  |
|-------|----------------|---|
|       | 74-5           | "ARTICLE A-9 CONFLICT OF INTEREST   |
|       |                | 9.1 The Contractor, all of the Subcontractors and Suppliers and any of their respective advisors, partners, directors, officers, employees, and agents shall not engage in any activity or provide any services where such activity or the provision of such services creates a conflict of interest (actually or potentially, in the sole opinion of the Owner) with the provision of the Work pursuant to the Contract. The Contractor acknowledges and agrees that a conflict of interest includes the use of Confidential Information where the Owner has not specifically authorized such use. |
|       |                | 9.2 The <i>Contractor</i> shall disclose to the <i>Owner</i> , in writing, without delay any actual or potential situation that may be reasonably interpreted as either a conflict of interest or a potential conflict of interest, including the retention of any <i>Subcontractor</i> or <i>Supplier</i> that is directly or indirectly affiliated with or related to the <i>Contractor</i> .   |
|       |                | 9.3 The <i>Contractor</i> covenants and agrees that it will not hire or retain the services of any employee or previous employee of the <i>Owner</i> where to do so constitutes a breach by such employee or previous employee of the <i>Owner</i> 's conflict of interest policy, as it may be amended from time to time.  |
|       |                | 9.4 A breach of this Article A-9.4 by the <i>Contractor</i> , any of the <i>Subcontractors</i> , or any of their respective advisors, partners, directors, officers, employees, agents, and volunteers shall entitle the <i>Owner</i> to immediately terminate the <i>Contract</i> by delivering a <i>Notice in Writing</i> to this effect, but without further formality including any of the requirements of GC 7.1, in addition to any other rights and remedies that the <i>Owner</i> has in the <i>Contract</i> , in law, or in equity."   |

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# SC7 \*NEW\* ARTICLE A-10 CONFIDENTIALITY AND PUBLICITY

| SC7.1 | Article<br>A-10 | Add a new Article A-10 CONFIDENTIALITY AND PUBLICITY as follows:  |
|-------|-----------------|---|
|       |                 | "ARTICLE A-10 CONFIDENTIALITY AND PUBLICITY   |
|       |                 | 10.1 The Contractor agrees to ensure that it shall, both during or following the term of the Contract, maintain the confidentiality and security of all Confidential Information and Personal Information, and that it shall not directly or indirectly disclose, destroy, exploit, or use any Confidential Information or Personal Information, except where required by law, without first obtaining the written consent of the Owner. The Contractor may disclose any portion of the Contract Documents or any other information provided to the Contractor by the Owner to any Subcontractor or Supplier if the Contractor discloses only such information as is necessary to fulfil the purposes of the Contract and the Contractor has included a commensurate confidentiality provision in its contract with the Subcontractor or Supplier. The Contractor acknowledges that it will comply with all requirements of the Personal Information Protection and Electronic Documents Act. The Contractor acknowledges that the Owner is bound by the provisions of the Municipal Freedom of Information and Protection of Privacy Act ("MFIPPA"). The Contractor further acknowledges that the Owner may be required to disclose any or all of the Confidential Information and Personal Information in the event that it is compelled to do so by law, through a request under MFIPPA, or by the rules of any applicable regulatory authority. |
|       |                 | The Contractor will not issue any press release, other general publicity announcement, or otherwise disclose any information concerning this Contract or the Project except with the prior written approval of the Owner. Without limiting the generality of the foregoing, the Contractor shall obtain prior approval from the Owner before making any information, including Confidential Information, public with regard to this Contract at any time, during or after the term of the Contract. The Contractor will ensure its employees, agents, Subcontractors and Suppliers and other representatives comply with the obligations of this Article A-10."   |

# SC8 \*NEW\* ARTICLE A-11 TIME OF THE ESSENCE

| SC8.1 | Article<br>A-11 | Add a | new Article A-11 TIME OF THE ESSENCE as follows:   |  |
|-------|-----------------|-------|--|--|
|       |                 | "ARTI | CLE A-11 TIME OF THE ESSENCE / LIQUIDATED DAMAGES  |  |
|       |                 | 11.1  | Time is of the essence of the <i>Contract</i> , the performance of the <i>Work</i> , and in respect of all requirements of the <i>Contract Documents</i> that relate to the passage of time.   |  |
|       |                 | 11.2  | It is understood, acknowledged, and agreed that the <i>Owner</i> has advised the <i>Contractor</i> of the critical importance that <i>Ready-for-Takeover</i> is achieved within the <i>Contract Time</i> and that one of the reasons that the <i>Contractor</i> was selected for the performance of the <i>Work</i> prescribed by the <i>Contract Documents</i> , and awarded this <i>Contract</i> by the <i>Owner</i> , is the <i>Contractor</i> 's representation and warranty that it will attain <i>Substantial Performance of the Work</i> , and <i>Ready-for-Takeover</i> within the <i>Contract Time</i> stated in Article A-1.3. |  |

# **AMENDMENTS TO THE DEFINITIONS**

#### SC9 **DEFINITIONS**

| Revision | Revisions to Current Definitions                |   |  |  |
|----------|---|---|--|--|
| SC9.1    | Payment<br>Legislation /<br>Construction<br>Act | Delete the Definition of Payment Legislation and replace it with "Construction Act" as follows:  "Construction Act Construction Act means the Construction Act, R.S.O. 1990, c. C.30, as amended, including all regulations passed under it that are enforceable as of the date of execution of this Contract. For certainty, the first procurement process for the Project (i.e., the "improvement" as that term is defined in the Construction Act) was commenced on or after October 1, 2019." |  |  |
| SC9.2    | Ready-for-<br>Takeover                          | Amend the Definition of <i>Ready-for-Takeover</i> by <u>deleting</u> all the words after "as verified" and <u>replacing</u> them with "and approved by the <i>Owner</i> ."  |  |  |
| SC9.3    | Substantial<br>Performance<br>of the Work       | Delete the Definition of Substantial Performance of the Work and replace it with the following:  "Substantial Performance of the Work Substantial Performance of the Work means having satisfied the requirements for being substantially performed in accordance with Section 2(1) and Section 2(2) of the Construction Act."  |  |  |
| New De   | finitions                                       |   |  |  |
| SC9.4    | Adjudication                                    | Add the following new definition:  "Adjudication  Adjudication means construction dispute interim adjudication as defined under the Construction Act."  |  |  |
| SC9.5    | As-Built<br>Drawings                            | Add the following new definition:  "As-Built Drawings  As-Built Drawings means the Drawings and Specifications revised by the Contractor during the Work, showing any and all changes or variations to the Work from the requirements of the Drawings and Specifications."  |  |  |
| SC9.6    | Commission                                      | Add the following new definition:  "Commission  Commission and Commissioning refers to the procedure which includes checking, balancing, testing, adjusting and measuring Work performed by the Contractor to demonstrate and verify to the Owner and Consultant, the satisfactory installation, operation and performance of all components of the Work and that the Project is ready for use."  |  |  |
| SC9.7    | Confidential<br>Information                     | Add the following new definition:  "Confidential Information  |  |  |

|                                | Confidential Information means all the information or material of the Owner that is of a proprietary or confidential nature, whether it is identified as proprietary or confidential or not, including but not limited to information and material of every kind and description such as Drawings which is communicated to or comes into the possession or control of the Contractor at any time, but Confidential Information shall not include information that: |
|--------------------------------|--|
|                                | (1) is or becomes generally available to the public without fault or breach on the part of the <i>Contractor</i> , including without limitation breach of any duty of confidentiality owed by the <i>Contractor</i> to the <i>Owner</i> or to any third party, but only after that information becomes generally available to the public;  |
|                                | (2) the <i>Contractor</i> can demonstrate to have been rightfully obtained by the <i>Contractor</i> from a third party who had the right to transfer or disclose it to the <i>Contractor</i> free of any obligation of confidence;   |
|                                | (3) the <i>Contractor</i> can demonstrate to have been rightfully known to or in the possession of the <i>Contractor</i> at the time of disclosure, free of any obligation of confidence; or   |
|                                | (4) is independently developed by the <i>Contractor</i> without use of any <i>Confidential Information</i> ."  |
| SC9.8 Construction             | Add the following new definition:  |
| Schedule                       | "Construction Schedule   |
|                                | Construction Schedule means the schedule for the performance of the Work provided by the Contractor, and approved by the Owner, pursuant to GC 3.4.1, including any amendments to the schedule made pursuant to the Contract Documents with the Owner's prior written approval."   |
| SC9.9 Contemplated             | Add the following new definition:  |
| Change Order                   | "Contemplated Change Order   |
|                                | Contemplated Change Order means a standard document issued to the Contractor by the Consultant on behalf of the Owner, requesting that the Contractor provide pricing for a change to the scope of the Work. Authorization of the Contemplated Change Order is formalized by a Change Order prior to the Contractor proceeding   |
|                                | with the work that is the subject of the Contemplated Change Order."   |
| SC9.10 Close-Out Documentation | Add the following new definition:  |
| Documentation                  | "Close-Out Documentation Close-Out Documentation has the meaning given to it under GC 5.5.2."  |
| SC9.11 Cut-Off Date            | Add the following new definition:  |
|                                | "Cut-Off Date  |
|                                | Cut-Off Date means the date up to which payment shall be made for Work performed, and unless otherwise specified in the Contract Documents or agreed upon in writing by the Owner and the Contractor, shall be the last day of the Payment Period."  |
| SC9.12 Excess Soil             | Add the following new definition:  |
|                                | "Excess Soil   |

|        |                           | Excess Soil means "excess soil" as that term is defined under section 3 of the Excess Soil Regulation."  |
|--------|---------------------------|--|
| SC9.13 | Excess Soil<br>Regulation | Add the following Definition:  |
|        | r tegalalien              | "Excess Soil Regulation  Excess Soil Regulation means O. Reg. 406/19: On-Site and Excess Soil  Management to the Environmental Protection Act, R.S.O. 1990, c. E.19."  |
| SC9.14 | Final Pre-<br>Invoice     | Add the following new definition:  |
|        | Submission<br>Meeting     | "Final Pre-Invoice Submission Meeting Final Pre-Invoice Submission Meeting has the meaning given to it in GC 5.5.1."   |
| SC9.15 | Force Majeure             | Add the following new definition:  |
|        |                           | "Force Majeure Force Majeure means any cause, unknown at the effective date of the Contract and beyond either parties' control, other than financial difficulties, bankruptcy or insolvency, which prevents the performance by a party, or both, of any of their respective obligations under the Contract and the event of Force Majeure did not arise from a parties' default and could not be avoided or mitigated by the exercise of reasonable effort or foresight. Force Majeure includes labour disputes, fire, unusual delay by common carriers or unavoidable casualties, civil disturbance, acts, orders, legislation, regulations or directives of any government or other public authority, (other than Stop Work Orders) acts of a public enemy, war, riot, sabotage, blockage, embargo, lightning, earthquake, acts of God, or declared epidemic or pandemic outbreak or other public health emergency (e.g. SARS, COVID-19)." |
| SC9.16 | Maintenance<br>Holdback   | Add the following new definition:  |
|        | Holadask                  | "Maintenance Holdback Maintenance Holdback has the meaning given to it under GC 12.3.7."   |
| SC9.17 | Notice of Non-<br>Payment | Add the following new definition:  |
|        | , -g                      | "Notice of Non-Payment Notice of Non-Payment means a notice of non-payment of holdback (Form 6) or a notice of non-payment (Form 1.1) under the Construction Act, as applicable to the circumstances."   |
| SC9.18 | OHSA                      | Add the following new definition:  |
|        |                           | "OHSA OHSA means the Occupational Health and Safety Act, RSO 1990, C.0.1, (Ontario) as amended."   |
| SC9.19 | Overhead                  | Add the following new definition:  |
|        |                           | "Overhead Overhead means all site and head office operations, facilities, administration and supervision; all duties and taxes for permits and licenses required by authorities having jurisdiction at the <i>Place of the Work</i> ; all requirements of Division 1, including but not limited to submittals, warranty, quality control, additional insurance and bonding; testing and inspections, commissioning, meals and accommodations; travel   |

|        |                                      | time to and from site, safety and protection measures, tools, expendables and clean-<br>up costs."   |
|--------|--------------------------------------|--|
| SC9.20 | Payment<br>Period                    | Add the following new definition:  "Payment Period Payment Period means the fixed segments of time determined by the Owner and the Contractor, at the first preconstruction meeting, for which the Contractor shall be entitled to claim payment for Work performed during such period. In the event the Owner and the Contractor do not fix the segment of time for each Payment Period at the first pre-construction meeting, then the Payment Period shall be a one (1) month period during which work was performed, with the start and end dates of the Payment Period deemed to be the first (1st) calendar day of the month and the last calendar |
| CC0 24 | Dra Invaisa                          | day of the month, respectively."   |
| SC9.21 | Pre-Invoice<br>Submission<br>Meeting | Add the following new definition:  "Pre-Invoice Submission Meeting Pre-Invoice Submission Meeting has the meaning given to it in paragraph GC 5.2.1  - APPLICATION FOR PROGRESS PAYMENT."  |
| SC9.22 | Procurement Documents                | Add the following new definition:  |
|        |                                      | "Procurement Documents  Procurement Documents means those documents issued by the Owner as part of the competitive procurement to identify the successful Contractor for the Contract."  |
| SC9.23 | Procurement<br>Response              | Add the following new definition:  "Procurement Response Procurement Response means the Contractor's tender, bid, or proposal submitted to the Owner in response to a procurement process issued by the Owner. For greater certainty, the Contractor's Procurement Response includes the Contractor's original bid for the Contract Price (inclusive of cash allowances prescribed in the Procurement Documents (if any), as well as any alternative and separate price(s) solicited from the Contractor in the bid documents."  |
| SC9.24 | Proper Invoice                       | Add the following new definition:  "Proper Invoice Proper Invoice means a "proper invoice" as that term is defined in Section 6.1 of the Construction Act, with the minimum requirements set out in Exhibit "1" of these Supplementary Conditions."  |
| SC9.25 | Proper Invoice<br>Submission<br>Date | Add the following new definition:  "Proper Invoice Submission Date Proper Invoice Submission Date has the definition given to it under GC 5.2.2."  |
| SC9.26 | Request for<br>Information<br>(RFI)  | Add the following new definition:  "Request for Information (RFI)  Request for Information or RFI means written documentation sent by the Contractor to the Owner or to the Owner's representative or the Consultant requesting written clarification(s) and/or interpretation(s) of the Drawings and/or Specifications, Contract  |

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|        |                      | requirements and/or other pertinent information required to complete the <i>Work</i> of the <i>Contract</i> without applying for a change or changes to the <i>Work</i> ."  |
|--------|----------------------|---|
| SC9.27 | Qualified<br>Person  | Add the following new definition:  "Qualified Person  |
|        |                      | Qualified Person has the meaning provided under Section 1(1) of the Excess Soil Regulation."  |
| SC9.28 | Restricted<br>Period | Add the following new definition:   |
|        |                      | "Restricted Period Restricted Period means the (inclusive) period of time between November 15 in one calendar year to January 2, in the next calendar year, of any given year throughout the duration of the <i>Contract</i> ."   |
| SC9.29 | Section 8<br>Notice  | Add the following new definition:   |
|        |                      | "Section 8 Notice Section 8 Notice means the notice to be filed with the Environmental Site Registry pursuant to Section 8 of the Excess Soil Regulation."  |
| SC9.30 | Stop Work<br>Order   | Add the following new definition:   |
|        |                      | "Stop Work Order Stop Work Order or 'stop work order' means an order issued by a court or other public authority directed specifically at affecting the <i>Project</i> and/or the <i>Place of the Work</i> while not affecting construction activities or locations other than the <i>Project</i> and <i>Place of the Work</i> . Orders of a court or other public authority that have broad application to projects or construction activities that affects the <i>Project</i> and/or the <i>Place of the Work</i> but also affects construction activities undertaken by persons other than the <i>Owner</i> at locations other than the <i>Place of the Work</i> are excluded from the definition of <i>Stop Work Order</i> . Without limiting the nature of orders that do not constitute <i>Stop Work Orders</i> the following are not <i>Stop Work Orders</i> : declarations of an emergency by any level of government, health mandates or restrictions and orders issued to address public safety which by their nature apply not just to the Project and <i>Place of the Work</i> but to multiple construction sites and/or activities." |

# GENERAL CONDITIONS OF THE STIPULATED PRICE CONTRACT

# **PART 1 GENERAL PROVISIONS**

#### SC10 GC 1.1 CONTRACT DOCUMENTS

| SC10.1 | 1.1.3 | <u>Delete</u> GC 1.1.3 in its entirety and <u>replace</u> it with the following:   |  |
|--------|-------|--|--|
|        |       | "1.1.3 The Contractor shall review the Contract Documents, including for the purpose of facilitating co-ordination and execution of the Work by the Contractor and shall report to the Consultant any error, inconsistency, or omission the Contractor may discover. Such review by the Contractor shall be to the standard of care provided in GC 3.13. The lack of reference on a drawing or in a specification to labour or products that are required or normally recognized within the applicable trade |  |

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|        |         | practice as being necessary for the complete execution of the <i>Work</i> shall not constitute an error, inconsistency or omission."   |  |  |
|--------|---------|--|--|--|
| SC10.2 | 1.1.4   | Delete GC 1.1.4 in its entirety and replace it with the following:   |  |  |
|        |         | "1.1.4 Except for the obligation to make such review and report the results, the Contractor is not responsible for errors, omissions or inconsistencies in the Contract Documents provided that the Contractor exercised the degree of care and skill described in GC 1.1.3. If there are errors, omissions or inconsistencies discovered by or made known to the Contractor, the Contractor shall promptly report to the Consultant and shall not proceed with the work affected until the Contractor has received corrected or additional information from the Consultant. Provided it has exercised the degree of care and skill described in GC 1.1.3, the Contractor shall not be liable for damage or costs resulting from such errors, inconsistencies, or omissions in the Contract Documents, which the Contractor could not reasonably have discovered through the exercise of the required standard of care." |  |  |
| SC10.3 | 1.1.5.1 | Delete GC 1.1.5.1 and replace with the following:  |  |  |
|        |         | ".1 the order of priority of documents, from highest to lowest, shall be:  |  |  |
|        |         | .1 Supplementary Conditions;   |  |  |
|        |         | .2 the Definitions;  |  |  |
|        |         | .3 the Agreement between the <i>Owner</i> and the <i>Contractor</i> ;  |  |  |
|        |         | .4 the General Conditions;   |  |  |
|        |         | .5 technical <i>Specifications</i> ;   |  |  |
|        |         | .6 material and finishing schedules;   |  |  |
|        |         | .7 the <i>Drawings</i>   |  |  |
|        |         | .8 Addenda, as issued;   |  |  |
|        |         | .9 the Procurement Documents;  |  |  |
|        |         | .10 detailed Lump Sum Schedule Breakdown as approved and accepted by the <i>Owner</i> ;  |  |  |
|        |         | .11 Performance Bond;  |  |  |
|        |         | .12 Labour and Material Payment Bond; and  |  |  |
|        |         | .13 the Contractor's Procurement Response."  |  |  |
| SC10.4 | 1.1.5.6 | Add new GC 1.1.5.6 as follows:   |  |  |
|        |         | ".6 architectural drawings shall have precedence over structural, plumbing, mechanical, electrical and landscape drawings insofar as outlining, determining and interpreting conflicts over the required design intent of all architectural layouts and architectural elements of construction, it being understood that the integrity and installation of the systems designed by the <i>Consultant</i> or its sub- <i>Consultants</i> are to remain with each of the applicable drawing disciplines."  |  |  |
| SC10.5 | 1.1.10  | In the first sentence of GC 1.1.10 <u>delete</u> the words "and shall remain the <i>Consultant's</i> property" and <u>replace</u> them with "not the <i>Contractor's</i> property".  |  |  |

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| SC10.6 | 1.1.12<br>to | Add new GC 1.1.12, 1.1.13, 1.1.14, 1.1.15, and 1.1.16 as follows:  |
|--------|--------------|--|
|        | 1.1.16       | "1.1.12 The Contractor shall follow the procedures as set forth in the Contract Documents. All requests are to be formal, written, and tracked, beginning with a Request for Information from the Contractor. If the Request for Information results in a change to the Work as specified in the Contract Documents, the Consultant will then issue a Contemplated Change Order to, the Contractor, in accordance with GC 6 - CHANGES IN THE WORK.   |
|        |              | 1.1.13 If, at any time, the <i>Contractor</i> finds errors, inconsistencies, or omissions in the <i>Contract Documents</i> or has any doubt as to the meaning or intent of any part thereof, the <i>Contractor</i> shall immediately notify the <i>Consultant</i> , through a <i>Request for Information</i> . The <i>Contractor</i> shall not proceed with the affected <i>Work</i> until the <i>Consultant</i> has responded to the <i>Request for Information</i> , and in dealing with such error, inconsistency or omission the <i>Contractor</i> shall co-operate with the <i>Owner</i> and the <i>Consultant</i> in good faith to resolve such errors, inconsistency or omission so as to avoid any increase in the <i>Contract Price</i> or delay in the progress of the <i>Work</i> . Neither the <i>Owner</i> nor the <i>Consultant</i> will be responsible for the consequences of any action of the <i>Contractor</i> based on oral instructions.                        |
|        |              | 1.1.14 Notwithstanding the foregoing, errors, inconsistencies, discrepancies and/or omissions shall not include lack of reference on the <i>Drawings</i> or in the <i>Specifications</i> to labour and/or <i>Products</i> that are required or normally recognized within respective trade practices as being necessary for the complete execution of the <i>Work</i> . The <i>Contactor</i> shall not use subsequent <i>RFIs</i> , issued during execution of the <i>Work</i> , to establish a change and/or changes in the <i>Work</i> pursuant to Part 6 – CHANGES IN THE WORK.   |
|        |              | 1.1.15 Unless otherwise specified in the <i>Procurement Documents</i> , the <i>Consultant</i> , on behalf of the <i>Owner</i> , shall provide the <i>Contractor</i> , without charge, a maximum of four (4) copies of the <i>Contract Documents</i> to perform the <i>Work</i> . When specified in the <i>Procurement Documents</i> the <i>Owner</i> shall provide the <i>Contractor</i> with the <i>Contract Documents</i> in pdf or original digital file formats. The <i>Contractor</i> is responsible for the provision of any additional sets required to complete the <i>Work</i> , at no cost to the <i>Owner</i> . One (1) of the four sets of <i>Contract Documents</i> provided to the <i>Contractor</i> (or in the case of digital files, the <i>Contractor</i> shall create a new copy of the original digital file) shall be used for "red lining" any changes to the <i>Work</i> and submitted to the <i>Owner</i> as part of the closeout documentation requirements. |
|        |              | 1.1.16 The Contractor shall keep one copy of the current Contract Documents, Supplemental Instructions, Requests for Information, Contemplated Change Orders, Change Orders, Change Directives, cash allowance disbursement authorizations, reviewed Shop Drawings, submittals, reports, records of meeting and all other documents as determined by the Owner at the Place of the Work, in good order and available to the Owner and Consultant."   |

#### SC11 GC 1.3 **RIGHTS AND REMEDIES**

| SC11.1 | 1.3.2 | In GC 1.3.2, <u>add</u> the following to the beginning of the paragraph:                                      |
|--------|-------|---|
|        |       | "Except with respect to the notice requirements set out in paragraphs 2.2.12, 6.4.1, 6.5.4, 6.6.1 and 8.3.2," |

| SC11.2 | 1.3.3 | Add new GC 1.3.3 as follows:   |  |
|--------|-------|--|--|
|        |       | "1.3.3 All rights and remedies of the parties for any breach by the other party of its obligations under the <i>Contract</i> shall be cumulative and not exclusive or mutually exclusive alternatives, may be exercised singularly, jointly or in combination and shall not be deemed to be in exclusion of any other rights or remedies available to the non-breaching party under the <i>Contract</i> or otherwise at law or in equity or by statute." |  |

#### SC12 GC 1.4 **ASSIGNMENT**

| SC12.1 | 1.4.1 | Delete GC 1.4.1 in its entirety and replace with the following:   |  |  |
|--------|-------|---|--|--|
|        |       | "1.4.1 The <i>Contractor</i> shall not assign the <i>Contract</i> , either in whole or in part, without the prior written consent of the <i>Owner</i> . The <i>Owner</i> may assign the <i>Contract</i> , either in whole or in part, with written notice to the <i>Contractor</i> ."                       |  |  |
| SC12.2 | 1.4.2 | Add new GC 1.4.2 as follows:  |  |  |
|        |       | "1.4.2 Neither the use of one or more <i>Subcontractors</i> to carry out part of the <i>Work</i> , nor the assignment of the whole or of any part of the <i>Contract</i> or the <i>Work</i> to be done under it shall relieve the <i>Contractor</i> of its obligations and liability to the <i>Owner</i> ." |  |  |

# SC13 \*NEW\* GC 1.5 ENTIRE CONTRACT

| SC13.1 | GC 1.5 | Add nev | Add new GC 1.5 ENTIRE CONTRACT as follows:   |  |  |
|--------|--------|---------|--|--|--|
|        |        | "GC 1.5 | "GC 1.5 ENTIRE CONTRACT  |  |  |
|        |        | 1.5.1   | The Contract Documents (including all properly authorized Change Directives and Change Orders) constitute the entire Contract between the parties. Each of the parties:  |  |  |
|        |        |         | .1 acknowledges that it is not relying upon any representation, warranty, promise, instruction, advice or information received from the other party or from any employee or agent of the other party, except as set out in the Contract Documents;   |  |  |
|        |        |         | .2 shall not rely at any time in the future on any representations, warranty, instruction, advice or information purportedly received from the other party or any employee or agent of the other party, except as set out in a properly authorized <i>Change Order</i> , <i>Change Directive</i> or in an amendment as provided under this section.                  |  |  |
|        |        | 1.5.2   | The <i>Contract</i> shall not be deemed to be or construed as having been amended as a result of any oral communication between the parties or as a result of any practice of the parties, but all amendments to the <i>Contract</i> shall be in writing and shall be signed by both parties, provided that any such amendment may be executed in counterpart form." |  |  |

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# SC14 \*NEW\* GC 1.6 PATENTS AND OTHER INTELLECTUAL PROPERTY

| SC14.1 | GC 1.6 | Add new GC 1.6 PATENTS AND OTHER INTELLECTUAL PROPERTY as follows:   |   |  |  |
|--------|--------|--|---|--|--|
|        |        | "GC 1.6 PATENTS AND OTHER INTELLECTUAL PROPERTY  |   |  |  |
|        |        | 1.6.1 Where the <i>Work</i> requires the installation or use of any patented or other protected intellectual property: |   |  |  |
|        |        | .1   | belonging to the <i>Contractor</i> , the <i>Contract Price</i> shall be deemed to include the grant of a perpetual license from the <i>Contractor</i> to the <i>Owner</i> to make use of that intellectual property;  |  |  |
|        |        | .2   | belonging to any other person, the <i>Contractor</i> shall obtain and assign to the <i>Owner</i> a perpetual license from the owner thereof entitling the <i>Owner</i> to make use of that intellectual property, and the cost thereof shall be deemed to be included in the <i>Contract Price</i> ." |  |  |

#### SC15 \*NEW\* GC 1.7 FURTHER ASSURANCES

| SC15.1 | GC 1.7 | Add a new GC 1.7 FURTHER ASSURANCES as follows:   |
|--------|--------|---|
|        |        | "GC 1.7 FURTHER ASSURANCES  |
|        |        | 1.7.1 Each party agrees that it shall at any time and from time to time, at its own expense, execute and deliver such further documents and do such further acts and things as the other party may reasonably request for the purpose of giving effect to the <i>Contract</i> or carrying out the intention of facilitating the performance of the <i>Contract</i> .  |
|        |        | 1.7.2 Without limiting the generality of GC 1.7.1 and notwithstanding any other provisions of the <i>Contract</i> , the <i>Contractor</i> acknowledges that it may, from time to time during the <i>Contract Time</i> , be requested to provide its agreement to indemnify, or to directly indemnify third parties for any liability, damages or claims which may arise in connection with the performance of the <i>Work</i> and as a result of the acts or omissions of the <i>Contractor</i> or those persons or entities for who it is responsible at law, and the <i>Contractor</i> shall reasonably cooperate with the <i>Owner</i> and shall execute and deliver such documents and agreements as may be required and requested by the <i>Owner</i> ." |

#### PART 2 ADMINISTRATION OF THE CONTRACT

#### SC16 GC 2.1 AUTHORITY OF THE CONSULTANT

| SC16.1 | 2.1.2 | In the second line of GC 2.1.2, <u>delete</u> the words ", and the <i>Contractor</i> ".  |
|--------|-------|--|
| SC16.2 | 2.1.3 | Add new GC 2.1.3 as follows:   |
|        |       | "If the Consultant is terminated from the Project, the Owner shall appoint a replacement Consultant whose status under the Contract Documents shall be that of the former Consultant." |

#### SC17 GC 2.2 ROLE OF THE CONSULTANT

| SC17.1 | 2.2.4  | Delete GC 2.2.4 in its entirety and replace with the following:   |
|--------|--------|---|
| 3017.1 | 2.2.4  | Delete GO 2.2.4 III its entirety and replace with the following.  |
|        |        | "2.2.4 Based on the <i>Consultant's</i> observations and evaluation of the <i>Contractor's Proper Invoice</i> , the <i>Consultant</i> shall determine the amounts owing to the <i>Contractor</i> , as provided for in section GC 5.3 – PAYMENT. Where the <i>Consultant</i> identifies an error, omission, discrepancy, or disagrees with the amount being claimed in the <i>Contractor's Proper Invoice</i> , the <i>Consultant</i> shall also be responsible for preparing a <i>Notice of Non-Payment</i> for the <i>Owner</i> to issue to the <i>Contractor</i> within the time prescribed by the <i>Construction Act.</i> " |
| SC17.2 | 2.2.6  | In GC 2.2.6 <u>delete</u> the following words: "Except with respect to GC5.1 – FINANCING INFORMATION REQUIRED OF THE OWNER,".   |
| SC17.3 | 2.2.12 | Add the following to the end of GC 2.2.12:  |
|        |        | "If, in the opinion of the <i>Contractor</i> , the <i>Supplemental Instruction</i> involves an adjustment in the <i>Contract Price</i> or in the <i>Contract Time</i> , it shall, within ten (10) <i>Working Days</i> of receipt of a <i>Supplemental Instruction</i> , provide the <i>Consultant</i> with a <i>Notice in Writing</i> to that effect. Failure to provide <i>Notice in Writing</i> within the time stipulated in this GC 2.2.12 shall be deemed an acceptance of the <i>Supplemental Instruction</i> by the <i>Contractor</i> , without any adjustment in the <i>Contract Price</i> or <i>Contract Time</i> ."   |
| SC17.4 | 2.2.19 | Add new GC 2.2.19 as follows:   |
|        |        | "2.2.19 The <i>Consultant</i> will, in writing, provide the <i>Contractor</i> with benchmarks and points of reference to be used by the <i>Contractor</i> in setting out the <i>Work</i> . The <i>Owner</i> will be responsible only for the correctness of the information so supplied. From these benchmarks and points of reference, the <i>Contractor</i> will do its own setting out. The setting out by the <i>Contractor</i> shall include but shall not be limited to the preparation of grade sheets, the installation of centre lines stakes, grades stakes, offsets and site rails."                                 |

#### SC18 GC 2.3

#### **REVIEW AND INSPECTION OF THE WORK**

| SC18.1 | 2.3.2 | In GC 2.3.2 add the words "and Owner" after the words "Consultant" in the second and third lines  |
|--------|-------|---|
|        |       | -and-   |
|        |       | add the following to the end of the paragraph: "Reasonable notice shall not be less than twenty-four (24) hours prior to the testing and inspection."   |
| SC18.2 | 2.3.8 | Add new GC 2.3.8 as follows:  |
|        |       | "2.3.8 The <i>Contractor</i> shall immediately inform the <i>Owner</i> and the <i>Consultant</i> of any notices, warnings, or asserted violations issued by any authority, regulatory, or government agencies having jurisdiction." |

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#### SC19 GC 2.4 DEFECTIVE WORK

| SC19.1 | 2.4.1             | In GC 2.4.1 after the words "failing to conform to the <i>Contract Documents</i> " add the following: ", at the <i>Contractor's</i> expense, ". |  |  |
|--------|-------------------|---|--|--|
| SC19.2 | 2.4.4 to<br>2.4.6 | Add new GC 2.4.4, 2.4.5, and 2.4.6 as follows:  |  |  |
|        |                   | "2.4.4  | The Contractor shall rectify, in a manner acceptable to the Owner and the Consultant, all defective work and deficiencies throughout the Work, whether or not they are specifically identified by the Consultant.  |  |
|        |                   | 2.4.5   | The <i>Contractor</i> shall prioritize and schedule the correction of any defective <i>Work</i> which, in the sole discretion of the <i>Owner</i> , adversely affects the day to day operation of the <i>Owner</i> .   |  |
|        |                   | 2.4.6   | Neither acceptance of the <i>Work</i> by the <i>Consultant</i> or the <i>Owner</i> , nor any failure by the <i>Consultant</i> or the <i>Owner</i> to identify, observe or warn of defective <i>Work</i> or any deficiency in the <i>Work</i> shall relieve the <i>Contractor</i> from the sole responsibility for rectifying such defect or deficiency at the <i>Contractor's</i> sole cost, even where such failure to identify, observe or warn is negligent." |  |

# PART 3 EXECUTION OF THE WORK

#### SC20 GC 3.1 CONTROL OF THE WORK

| SC20.1 | 3.1.2 | In GC 3.1.2 after the words "construction means, methods, techniques," <u>add</u> the word "schedule,".   |  |
|--------|-------|---|--|
| SC20.2 | 3.1.3 | <ul> <li>Add new GC 3.1.3, as follows:</li> <li>"3.1.3 Prior to commencing individual procurement, fabrication and construction activities, the Contractor shall verify, at the Place of the Work, all relevant measurements and levels necessary for proper and complete fabrication, assembly and installation of the Work and shall further carefully compare such field measurements and conditions with the requirements of the Contract Documents. Where dimensions are not included or exact locations are not apparent, the Contractor shall immediately notify the Consultant in writing and obtain written instructions from the Consultant before proceeding with any part of the affected work."</li> </ul> |  |

# SC21 GC 3.2 CONSTRUCTION BY OWNER OR OTHER CONTRACTORS

| SC21.1 | 3.2.2.1 | Delete GC 3.2.2.1 in its entirety. |
|--------|---------|------------------------------------|
| SC21.2 | 3.2.2.2 | Delete GC 3.2.2.2 in its entirety. |
| SC21.3 | 3.2.2.3 | Delete GC 3.2.2.3 in its entirety. |
| SC21.4 | 3.2.3.5 | Add new GC 3.2.3.5 as follows:     |

| Other Contractors, assume overall responsibility for compliance with all aspects of the applicable health and safety legislation in force at the Place of the Work, including all of the responsibilities of the "constructor", pursuant to the OHSA." |
|--|
|--|

# SC22 GC 3.4 CONSTRUCTION SCHEDULE

| SC22.1 | 3.4.1 | Delete GC 3.4.1 in its entirety and replace it with the following:   |
|--------|-------|--|
|        |       | "3.4.1 The Contractor shall:   |
|        |       | within 5 Working Days of executing this Contract, or such other time as specified in the Procurement Documents, prepare and submit to the Owner and the Consultant for their review and acceptance, a baseline schedule that indicates the critical path for the Project and provides sufficient detail of the critical events and their inter-relationship to demonstrate the Work will be performed in conformity with the Contract Time and in accordance with the Contract Documents. The Contractor shall employ construction scheduling software, that permits the progress of the Work to be monitored in relation to the critical path established in the schedule. The schedule shall be prepared in collaboration with, and be supported by, the Consultant, Subcontractors and Suppliers whose activities affect the critical path. The Contractor shall provide the schedule and any successor or revised schedules in both pdf and original digital file format (e.g., "MPP" format for Microsoft Project). Once accepted by the Owner and the Consultant, the schedule submitted by the Contractor shall become the "Construction Schedule." The Construction Schedule shall make reference to and include, at a minimum, the following completion milestones: |
|        |       | (a) mobilization;  |
|        |       | (b) include and make provision for statutory holidays, rectification of defects and deficiencies, and all warranty obligations;  |
|        |       | (c) Products delivery milestones that are either (i) identified in the<br>Specifications to be included in a Products delivery schedule and/or (ii)<br>are in respect of Products whose delivery is critical to the schedule for<br>the completion of the Work;  |
|        |       | (d) Substantial Performance of the Work, and Ready-for-Takeover reflecting that such milestones will be achieved by no later than the dates specified in Article A-1.3; and  |
|        |       | (e) such other interim completion milestones stipulated in the Contract<br>Documents or as the Owner may specifically request in writing prior to<br>the execution of the Contract.  |
|        |       | If the construction schedule submitted by the <i>Contractor</i> is not accepted by the <i>Owner</i> and the <i>Consultant</i> , the <i>Contractor</i> shall make revisions to the construction schedule until it is accepted by the <i>Owner</i> and the <i>Consultant</i> . Notwithstanding any other terms of this <i>Contact</i> , the <i>Contractor</i> shall not be entitled to receive any payment from the <i>Owner</i> until a construction schedule has been submitted by the <i>Contractor</i> and accepted by the <i>Owner</i> and the  |

Consultant.

|        | I            |   |  |
|--------|--------------|---|--|
|        |              |   | provide the expertise and resources, such resources including manpower and equipment, as are necessary to maintain progress under the <i>Construction Schedule</i> or any successor or revised schedule accepted by the <i>Owner</i> pursuant to GC 3.4 - CONSTRUCTION SCHEDULE;   |
|        |              |   | monitor the progress of the <i>Work</i> on a weekly basis relative to the baseline <i>Construction Schedule</i> , or any successor or revised schedule accepted by the <i>Owner</i> pursuant to GC 3.4 - CONSTRUCTION SCHEDULE, update the schedule on a monthly basis and advise the <i>Consultant</i> and the <i>Owner</i> by <i>Notice in Writing</i> of any variation from the baseline or slippage in the schedule; and,  |
|        |              |   | if, after applying the expertise and resources required under subparagraph 3.4.1.2, the <i>Contractor</i> forms the opinion that the variation or slippage in schedule reported pursuant to subparagraph 3.4.1.3 cannot be recovered by the <i>Contractor</i> , it shall, in the same notice, indicate to the <i>Consultant</i> and the <i>Owner</i> if the <i>Contractor</i> intends to apply for an extension of <i>Contract Time</i> as provided in PART 6 of the General Conditions - CHANGES IN THE WORK."  |
| SC22.2 | 3.4.2        | Add new GC  | 3.4.2 and 3.4.3 as follows:  |
|        | and<br>3.4.3 | "3.4.2 If, at any time, it should appear to the <i>Owner</i> or the <i>Consultant</i> that the act progress of the <i>Work</i> is behind schedule or is likely to become behind schedule, if the <i>Contractor</i> has given notice of such to the <i>Owner</i> or the <i>Consultant</i> pursuate to GC 3.4.1.3, the <i>Contractor</i> shall, either at the request of the <i>Owner</i> or the <i>Consultant</i> , or following giving notice pursuant to GC 3.4.1.3, take appropriate steps to cause the actual progress of the <i>Work</i> to conform to the schedule minimize the resulting delay. Within 5 calendar days of the request by the <i>Owner</i> or the <i>Consultant</i> or the notice being given pursuant to GC 3.4.1.3, the <i>Contractor</i> shall produce and present to the <i>Owner</i> and the <i>Consultant</i> a plan demonstration how the <i>Contractor</i> will achieve the recovery of the last accepted schedule. If the <i>Contractor</i> intends to apply for a change in the <i>Contract Price</i> in relation to schedule recovery plan, then the <i>Contractor</i> shall proceed in accordance with 6.5 – DELAYS. |  |
|        |              | Any<br>sche<br>CON<br>appro<br>shall<br>the o<br>exter<br>Perfo   | Contractor is responsible for performing the Work within the Contract Time. schedule submissions revised from the accepted baseline construction dule or revised schedule accepted by the Owner pursuant to GC 3.4 ISTRUCTION SCHEDULE, during construction are deemed NOT to be oved extensions to the Contract Time. Revisions to the Construction Schedule not be made without the prior written consent of the Owner. All requests by Contractor for a revision to the Construction Schedule that includes an asion to the Contract Time or adjustment to the date(s) for Substantial ormance of the Work, or Ready-for-Takeover must be approved by the Owner up an executed Change Order." |

# SC23 GC 3.5 SUPERVISION

| SC23.1 | 3.5.1 | Delete GC 3.5.1 in its entirety and replace it with the following:   |
|--------|-------|--|
|        |       | "3.5.1 The <i>Contractor</i> shall furnish a competent and adequate staff, who shall be in attendance at the <i>Place of the Work</i> , as necessary, for the proper administration, |
|        |       | co-ordination, supervision and superintendence of the <i>Work</i> ; organize the   |

|        |          | procurement of all materials and equipment so that they will be available at the time they are needed for the <i>Work</i> , and keep an adequate force of skilled workmen on the job to complete the <i>Work</i> in accordance with all requirements of the <i>Contract Documents</i> . The appointed representatives shall not be changed except for valid reasons, and upon the <i>Contractor</i> obtaining the <i>Owner's</i> written consent, which consent will not be unreasonably withheld. Further, the <i>Contractor</i> shall not employ or continue to employ on the <i>Work</i> anyone to whom the <i>Owner</i> may reasonably object. The <i>Consultant and Owner</i> shall reserve the right to review the record of experience and credentials of supervisory staff assigned to the <i>Project</i> prior to commencement of the <i>Work</i> ." |
|--------|----------|---|
| SC23.2 | 3.5.2    | Delete GC 3.5.2 in its entirety and replace it with the following:  |
|        |          | "3.5.2 The superintendent, and project manager appointed by the <i>Contractor</i> , shall represent the <i>Contractor</i> at the <i>Place of the Work</i> and shall have full authority to act on written instructions given by the <i>Consultant</i> and/or the <i>Owner</i> . Instructions given to the superintendent or the project manager shall be deemed to have been given to the <i>Contractor</i> and both the superintendent and any project manager shall have full authority to act on behalf of the <i>Contractor</i> and bind the <i>Contractor</i> in matters related to the <i>Contract</i> ."   |
| SC23.3 | 3.5.3 to | Add new GC 3.5.3, 3.5.4, 3.5.5, and 3.5.6 as follows:   |
|        | 3.5.6    | "3.5.3 The <i>Contractor</i> shall at all times have at the <i>Place of the Work</i> , a full-time and competent construction superintendent who shall be capable of reading and thoroughly understanding plans and specifications and of adequately communicating with the <i>Consultant</i> and its representatives and who also must be thoroughly experienced in the type of <i>Work</i> being performed.   |
|        |          | 3.5.4 The <i>Contractor</i> shall provide the <i>Consultant</i> and <i>Owner</i> with the telephone and address of its appointed representative(s), who could be contacted on matters relating to the <i>Contract</i> , (e.g. urgent messages or emergencies), and who shall be available within reasonable notice, twenty-four (24) hours a day, seven (7) days a week, on matters relating to the <i>Contract</i> .   |
|        |          | 3.5.5 The <i>Owner</i> may, at any time during the course of the <i>Work</i> , request the replacement of the appointed representative(s), where the grounds for the request involve incompetent or disorderly conduct or conduct which jeopardizes the safety and security of the site or the <i>Owner's</i> operations. Immediately upon receipt of the request, the <i>Contractor</i> shall make arrangements to appoint an acceptable replacement at no additional cost to the <i>Owner</i> .   |
|        |          | 3.5.6 The <i>Contractor</i> shall cause each <i>Subcontractor</i> at all times while the <i>Work</i> is being carried out, to have a fully competent supervisor at the <i>Place of the Work</i> , who is thoroughly familiar with all aspects of the <i>Project</i> for which that <i>Subcontractor</i> is responsible."  |

# SC24 GC 3.6

#### **SUBCONTRACTORS AND SUPPLIERS**

| SC24.1 | 3.6.1.1 | In GC 3.6.1.1 add the following to the end of the paragraph: "including any service |
|--------|---------|---|
|        |         | agreements which extend beyond the term of the Contract;"                           |
|        |         |   |

| SC24.2 | 3.6.7 to<br>3.6.9 | Add ne | ew GC 3.6.7, 3.6.8, and 3.6.9 as follows:   |
|--------|-------------------|--------|---|
|        |                   | "3.6.7 | The Contractor shall not change any of the Subcontractors or Suppliers proposed by the Contractor in writing and accepted by the Owner at the signing of the Contract without the Owner's written consent or execute any subcontracts for the performance of the Work without the Owner's prior written consent.  |
|        |                   | 3.6.8  | Where provided in the <i>Contract</i> , the <i>Owner</i> may assign to the <i>Contractor</i> , and the <i>Contractor</i> agrees, upon prior review and acting reasonably, to accept any contract procured by the <i>Owner</i> for <i>Work</i> or services required on the <i>Project</i> that has been pre-tendered or pre-negotiated by the <i>Owner</i> , and upon such assignment, the <i>Owner</i> shall have no further liability to any party for such contract.  |
|        |                   | 3.6.9  | The Contractor shall provide the Owner with:  |
|        |                   |        | .1 a copy of any written notices of <i>Adjudication</i> the <i>Contractor</i> receives;   |
|        |                   |        | .2 notice of the date on which the adjudicator relating to such <i>Adjudication</i> receives documents under section 13.11 of the <i>Construction Act</i> ; and   |
|        |                   |        | .3 the adjudicator's determination of the adjudication under section 13.13 of the <i>Construction Act</i> .   |
|        |                   |        | The <i>Contractor</i> shall ensure its contracts with <i>Subcontractors</i> and <i>Suppliers</i> and the contracts with sub-subcontractors (of every tier) contain equivalent obligations to this GC 3.6.9 and the <i>Contractor</i> shall provide the notices of adjudication and other information it receives in this regard to the <i>Owner</i> promptly following receipt. The <i>Contractor</i> shall be liable and indemnify the <i>Owner</i> accordingly for any losses, damages, costs, claims and proceedings the <i>Owner</i> incurs, suffers or receives as a result of the <i>Contractor's</i> failure to comply with its obligations under this GC 3.6.9. |
|        |                   | 3.6.10 | The Contractor represents and warrants that it has confirmed the availability of its Subcontractors for the Project and, in particular, for the performance of their respective portions of the Work to ensure completion of the Project within the Contract Price and the Contract Time."  |

# SC25 GC 3.7 LABOUR AND PRODUCTS

| SC25.1 | 3.7.1              | In GC 3.7.1 add the words, ", agents, Subcontractors and Suppliers" after the word "employees" in the first line  |  |  |
|--------|--------------------|---|--|--|
|        |                    | -and-  add the words "and qualified" after the word "skilled" in the second line.   |  |  |
| SC25.2 | 3.7.4 to<br>3.7.12 | Add new GC 3.7.4, 3.7.5, 3.7.6, 3.7.7, 3.7.8, 3.7.9, 3.7.10, 3.7.11, and 3.7.12 as follows:  3.7.4 The cost for overtime required beyond the normal <i>Working Day</i> to complete individual construction operations of a continuous nature, such as pouring or finishing of concrete or similar work, or work that the <i>Contractor</i> elects to perform at overtime rates without the <i>Owner</i> or the <i>Consultant</i> requesting it shall not be chargeable to the <i>Owner</i> and shall be at the sole cost and expense of the <i>Contractor</i> . |  |  |

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- 3.7.5 The *Contractor* shall cooperate with the *Owner* and its representatives and shall take all reasonable and necessary cooperation to attempt to avoid *Work* stoppages, trade union jurisdictional disputes and other labour disputes.
- 3.7.6 All manufactured *Products* which are identified by their proprietary names or by part or catalogue number in the *Specifications* shall be used by the *Contractor*. No substitutes for such specified *Products* shall be used without the written approval of the *Owner* and the *Consultant*. Substitutes will only be considered by the *Consultant* when submitted in sufficient time to permit proper review and investigation. When requesting approval for the use of substitutes, the *Contractor* shall include in its submission any proposed change in the *Contract Price*. The *Contractor* shall use all proprietary *Products* in strict accordance with the manufacturer's directions. Where there is a choice of proprietary *Products* specified for one use, the *Contractor* may select any one of the *Products* so specified for this use.
- 3.7.8 The Contractor is responsible for the safe storage of Products and their protection (including Products supplied by the Owner and other contractors to be installed under the Contract) in such ways as to avoid damage or degradation of the Products, dangerous conditions or contamination of the Products, or dangerous conditions or contamination of other person or property and shall store such Products in locations satisfactory to the Owner and the Consultant. The Owner shall provide all relevant information on the Products to be supplied by the Owner within the Contract Documents.
- 3.7.8 The *Contractor* shall neither permit nor allow underage persons contrary to applicable laws, the introduction or use of alcoholic beverages or illegal narcotics on or about the *Place of the Work*.
- 3.7.9 At the request of the *Owner* or *Consultant*, the *Contractor* shall remove from the *Place of the Work*, any person (whether employed on the *Work* or not) who, in the opinion of the *Owner* or *Consultant*, is incompetent, intoxicated or otherwise impaired, or who is conducting himself (or herself) improperly, and the *Contractor* shall not permit any such person to remain on the *Place of the Work*, nor to return to the *Place of the Work* without the written approval of the *Owner* or *Consultant* as the case may be.
- 3.7.10 Where required by the *Consultant*, the *Contractor* shall furnish a complete written statement of the origin, composition and manufacture of all materials to be supplied by them, and shall furnish samples thereof for testing purposes, if so instructed by the *Consultant*.
- 3.7.11 The *Consultant*'s approval of changed materials shall not be considered as waiver of objection to the *Work* or materials at any subsequent time due to their failure to conform to the *Specifications*.
- 3.7.12 The *Contractor* shall furnish for the *Consultant*'s approval, such material tests, mock-ups, mix designs and tests of items and/or materials manufactured or fabricated off the *Place of the Work* as the *Consultant* may reasonably request."

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# SC26 GC 3.8

#### SHOP DRAWINGS

| SC26.1 | 3.8.1    | <u>Delete</u>   | <u>Delete</u> GC 3.8.1 in its entirety and <u>replace</u> with the following:   |  |  |
|--------|----------|---|---|--|--|
|        |          | "3.8.1 The Contractor shall provide shop drawings as described in the Contract Documents and as the Consultant may reasonably request." |   |  |  |
| SC26.2 | 3.8.8 to | Add ne  | w GC 3.8.8, 3.8.9, 3.8.10, 3.8.11, 3.8.12, 3.8.13, and 3.8.14 as follows:   |  |  |
|        | 3.8.14   | "3.8.8  | The Consultant will review and return Shop Drawings and Submittals in accordance with the schedule agreed upon in 3.8.2, or, in the absence of such schedule, with reasonable promptness. If, for any reason, the Consultant cannot process them within the agreed-upon schedule or with reasonable promptness, the Consultant shall notify the Contractor and they shall meet to review and arrive at a revised schedule for processing such Shop Drawings and Submittals acceptable to the Owner. The Contractor shall update the Shop Drawings and Submittals schedule to correspond to changes in the construction schedule. Changes in the Contract Price or Contract Time may be made only as otherwise provided in the Contract. |  |  |
|        |          | 3.8.9   | The Contractor shall provide Shop Drawings and Submittals in the form specified, or if not specified, as directed by the Consultant. Shop Drawings provided by the Contractor to the Consultant shall indicate by stamp, date and signature of the person responsible for the review that the Contractor has reviewed each one of them.   |  |  |
|        |          | 3.8.10  | Shop Drawings which require approval of any legally constituted authority having jurisdiction shall be provided to such authority by the Contractor for the authority's approval.   |  |  |
|        |          | 3.8.11  | The <i>Contractor</i> shall provide revised <i>Shop Drawings</i> to correct those which the <i>Consultant</i> rejects as inconsistent with the <i>Contract Documents</i> , unless otherwise directed by the <i>Consultant</i> . The <i>Contractor</i> shall notify the <i>Consultant</i> in writing of any revisions to the <i>Shop Drawings</i> other than those requested by the <i>Consultant</i> .  |  |  |
|        |          | 3.8.12  | Reviewed <i>Shop Drawings</i> shall not authorize a change in the <i>Contract Price</i> and/or the <i>Contract Time</i> .   |  |  |
|        |          | 3.8.13  | The <i>Contractor</i> shall not use the term "by others" on <i>Shop Drawings</i> or other submittals. The related trade, <i>Subcontractor</i> or <i>Supplier</i> shall be stated.   |  |  |
|        |          | 3.8.14  | Certain <i>Specifications</i> sections require the <i>Shop Drawings</i> to bear the seal and signature of a professional engineer. Such professional engineer must be registered in the jurisdiction of the <i>Place of the Work</i> and shall have expertise in the area of practice reflected in the <i>Shop Drawings</i> ."  |  |  |

#### SC27 \*NEW\* GC 3.9

#### **USE OF THE WORK**

| SC27.1 | GC 3.9 | Add new GC 3.9 – USE OF THE WORK as follows: |
|--------|--------|--|
|        |        | "GC 3.9 USE OF THE WORK                      |

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| 3.9.1 | The Contractor shall confine Construction Equipment, Temporary Work, storage of Products, waste products and debris, and operations of employees and Subcontractors to limits indicated by laws, ordinances, permits, or the Contract Documents and shall not unreasonably encumber the Place of the Work.   |
|-------|--|
| 3.9.2 | The <i>Contractor</i> shall not load or permit to be loaded any part of the <i>Work</i> with a weight or force that will endanger the safety of the <i>Work</i> .  |
| 3.9.3 | The Owner shall have the right to enter or occupy the Place of the Work in whole or in part for the purpose of placing fittings and equipment, or for other use before Substantial Performance of the Work, if, in the opinion of the Consultant, such entry and occupation does not prevent or substantially interfere with the Contractor in the performance of the Contract within the Contract Time. Such entry or occupation shall neither be considered as acceptance of the Work or in any way relieves the Contractor from its responsibility to complete the Contract." |

#### SC28 \*NEW\* GC 3.10

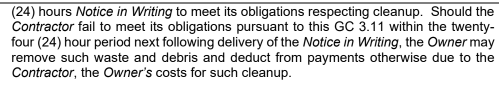
#### **CUTTING AND REMEDIAL WORK**

| SC28.1 | GC 3.10 | Add new GC 3.10 – CUTTING AND REMEDIAL WORK as follows:                 |  |
|--------|---------|---|--|
|        |         | GC 3.10 CUTTING AND REMEDIA   | L WORK   |
|        |         | the affected parts of the <i>V</i> remedial work shall be perf          | n the cutting and remedial work required to make<br>/ork come together properly. Such cutting and formed by specialists familiar with the <i>Products</i> ned in a manner to neither damage nor endanger |
|        |         | .10.2 The <i>Contractor</i> shall coordir work required is kept to a mi | nate the <i>Work</i> to ensure all cutting and remedial nimum."  |

**CLEANUP** 

#### SC29 GC 3.11

| SC29.1 | GC 3.11 | Add ne | ew GC 3.11 - CLEANUP as follows:   |
|--------|---------|--------|--|
|        |         | "GC 3. | 11 CLEANUP   |
|        |         | 3.11.1 | The Contractor shall comply with all requirements for cleanup at the Place of the Work as specified in the Contract Documents.   |
|        |         | 3.11.2 | Before applying for Substantial Performance of the Work, the Contractor shall remove waste products and debris and shall leave the Place of the Work clean and suitable for use or occupancy by the Owner. All products, tools, Construction Equipment and Temporary Work not required for the performance of any remaining Work shall be removed by the Contractor. |
|        |         | 3.11.3 | As a condition precedent to final payment, the <i>Contractor</i> shall remove any remaining products, tools, <i>Construction Equipment</i> , <i>Temporary Work</i> , waste products and debris from the <i>Place of the Work</i> , to the satisfaction of the <i>Owner</i> .   |
|        |         | 3.11.4 | In the event that the <i>Contractor</i> fails to remove waste and debris as provided in this GC 3.11, then the <i>Owner</i> or the <i>Consultant</i> may give the <i>Contractor</i> twenty-four  |



- 3.11.5 Without limitation to or waiver of the *Owner's* other rights and remedies, the *Owner* shall have the right to back charge to the *Contractor* the cost of damage to the site caused by transportation in and out of the site by the *Contractor*, *Subcontractors* or *Suppliers*, if not repaired before final payment.
- 3.11.6 The Contractor shall legally dispose forthwith of any debris and surplus material accumulated at the Place of the Work, and where requested, the Contractor shall provide to the Consultant a true copy of the original certificate approval from a waste management system and a true copy of the original certificate of approval from the place of disposal for all debris and surplus material disposed of by the Contractor under the Contract."

#### SC30 \*NEW\* GC 3.12

#### **EXCESS SOIL MANAGEMENT**

| C3U "N | IEW" GC 3. | .12     |                   | EXCESS SOIL MANAGEMENT   |
|--------|------------|---------|-------------------|--|
| SC30.1 | GC 3.12    | Add ne  | w GC              | 3.12 – EXCESS SOIL MANAGEMENT as follows:  |
|        |            | "GC 3.1 | 12 EX             | CESS SOIL MANAGEMENT   |
|        |            | 3.12.1  | Exc               | be Procurement Documents identify that the Place of the Work contains less Soil, and unless otherwise specified in the Contract Documents, the attractor shall:  |
|        |            |         | .1                | if required, prior to the commencement of the Work, retain a Qualified Person;   |
|        |            |         | .2                | prior to the commencement of the <i>Work</i> , or at the latest, prior to removing from the <i>Place of the Work</i> any soil that will become <i>Excess Soil</i> once removed, file a <i>Section 8 Notice</i> , if applicable;  |
|        |            |         | .3                | be solely responsible for the proper management of all <i>Excess Soil</i> at the <i>Place of the Work</i> and for compliance with the rules, regulations and practices required by the <i>Excess Soil Regulation</i> , including but not limited to those of the "project leader" and shall be responsible for the designation, tracking, documentation (including filing of all applicable notices) of all <i>Excess Soil</i> in connection with the <i>Work</i> for the duration of the <i>Project</i> . |
|        |            | 3.12.2  | the<br>Cor<br>Cor | e presence of Excess Soil is not identified in the Procurement Documents, Contractor shall continuously monitor the Project, and if as part of the ntractor's the means, methods, and procedures pursuant to GC 3.1.2 the ntractor determines that the performance of the Work requires compliance in the Excess Soil Regulation, the Contractor shall:  |
|        |            |         |                   | ''   |

if applicable, file a Section 8 Notice;

retain a Qualified Person; and

.1

.2

.3 be responsible for the proper management of all *Excess Soil* pursuant to GC 3.12.1.3.
 3.12.3 The *Contractor* shall indemnify and save harmless the *Owner*, their agents, officers, directors, employees, consultants, successors and assigns from and against the consequences of any and all health and safety infractions committed directly by the *Contractor* under the *Excess Soil Regulation*, or any environmental protection legislation, including the payment of legal fees and disbursements on a substantial indemnity basis. Such indemnity shall apply to the extent to which the *Owner* is not covered by insurance."

#### SC31 \*NEW\* GC 3.13

#### **CONTRACTOR STANDARD OF CARE**

Add new GC 3.13 - CONTRACTOR STANDARD OF CARE as follows: SC31.1 GC 3.13 **"GC 3.13 CONTRACTOR STANDARD OF CARE** In performing its services and obligations under the Contract, the Contractor shall 3.13.1 exercise a standard of care, skill and diligence that would normally be provided by an experienced and prudent contractor supplying similar services for similar projects. The Contractor acknowledges and agrees that throughout the Contract, the Contractor's obligations, duties and responsibilities shall be interpreted in accordance with this standard. The Contractor shall exercise the same standard of due care and diligence in respect of any *Products*, personnel, or procedures which it may recommend to the Owner. 3.13.2 The Contractor further represents, covenants and warrants to the Owner that: the personnel it assigns to the *Project* are appropriately experienced; .1 .2 it has a sufficient staff of qualified and competent personnel to replace any vacancy, subject to the Owner's approval, resulting from death, incapacity, removal or resignation; and there are no pending, threatened or anticipated claims that would have a .3 material effect on the financial ability of the Contractor to perform its work under the Contract."

#### SC32 \*NEW\* GC 3.14 SECURITY

SC32.1 GC 3.14 Add new GC 3.14 – SECURITY as follows:

| "GC 3.14 SECURITY   |
|---|
| 3.14.1 The <i>Contractor</i> is responsible to provide and maintain the <i>Place of the Work</i> in a secure manner, free from public access, trespassing, or vandalism. This provision is to be maintained on a twenty-four (24) hour per day, seven (7) days per week basis and may require such items as fencing, hoarding, lighting, security guards or systems, and security cameras." |

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# SC33 \*NEW\* GC 3.15

#### INTERFERENCE

| SC33.1 | GC 3.15 | Add new GC 3.15 – INTERFERENCE as follows:   |  |
|--------|---------|--|--|
|        |         | GC 3.15 INTERFERENCE   |  |
|        |         | 3.15.1 If the <i>Work</i> , in whole or in part, involves the renovation of, or addition to, existing and occupied premises:   |  |
|        |         | .1 the <i>Contractor</i> shall maintain normal business operations and traffic flow, with a minimum of inconvenience to the tenants and occupants of <i>the Place of the Work</i> ;  |  |
|        |         | .2 subject to the provisions of the Contract Documents, the Contractor<br>shall ensure that no essential services such as electric power, water<br>supply or other public utilities are interrupted;   |  |
|        |         | in every case where an interruption to existing services or utilities is to occur during execution of the Work, the Contractor shall give the Owner five (5) Working Days prior written notice. The Contractor shall reschedule any such interruption if requested to do so in writing by the Owner; and |  |
|        |         | .4 any work by the <i>Contractor</i> that generates excessive noise shall be subject to the restrictions set out elsewhere in the <i>Contract Documents</i> ."   |  |

# **PART 4 ALLOWANCES**

#### SC34 GC 4.1

#### **CASH ALLOWANCES**

| SC34.1 | 4.1.4 | Delete GC 4.1.4 in its entirety and replace it with the following:   |
|--------|-------|--|
|        |       | "4.1.4 Where the actual cost of the <i>Work</i> under any cash allowance exceeds the amount of the allowance, any unexpended amounts from other cash allowances shall be reallocated, at the <i>Consultant's</i> direction, to cover the shortfall, and, in that case, there shall be no additional amount added to the <i>Contract Price</i> for <i>Overhead</i> and profit. Only where the actual cost of the <i>Work</i> under all cash allowances exceeds the total amount of all cash allowances shall the <i>Contractor</i> be compensated for the excess incurred and substantiated, plus an amount for <i>Overhead</i> and profit on the excess only, as set out in the <i>Contract Documents</i> ." |
| SC34.2 | 4.1.8 | Add new GC 4.1.8 as follows:   |
|        |       | "4.1.8 The <i>Owner</i> reserves the right to call, or to have the <i>Contractor</i> call, for competitive bids for portions of the <i>Work</i> to be paid from cash allowances, pursuant to GC 6.2 CHANGE ORDER."   |

# **PART 5 PAYMENT**

#### SC35 GC 5.1

#### FINANCING INFORMATION REQUIRED OF THE OWNER

| SC35.1 | GC 5.1 | Delete GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER in its entirety        |
|--------|--------|--|
|        |        | and delete all additional references throughout the Contract to GC 5.1 FINANCING |
|        |        | INFORMATION REQUIRED OF THE OWNER.   |
|        |        |  |

#### SC36 GC 5.2

#### **APPLICATIONS FOR PAYMENT**

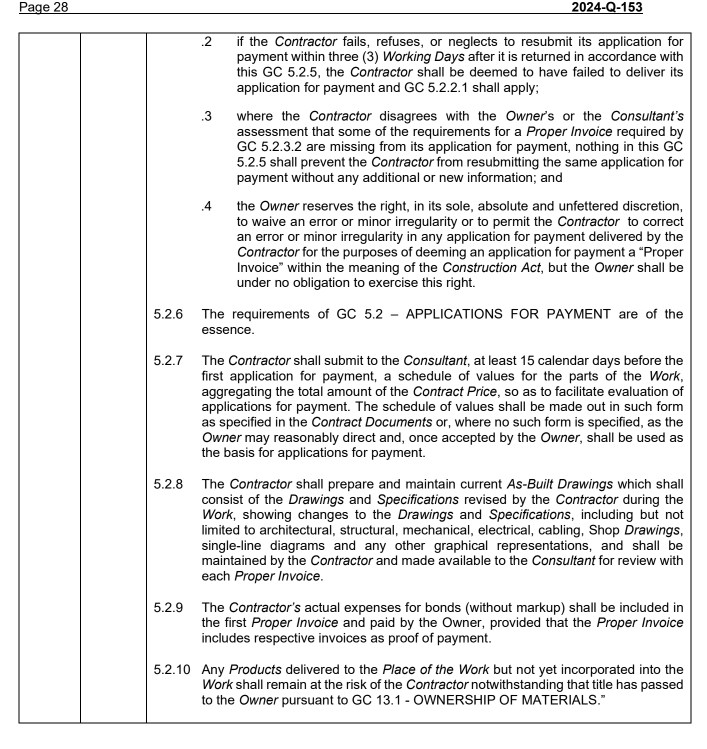
|        |                   | T =                   |   |
|--------|-------------------|-----------------------|---|
| SC36.1 | 5.2.1 to<br>5.2.7 | Delete G<br>following | SC 5.2 in its entirety including all subparagraphs thereunder and <u>replace</u> it with the I:   |
|        |                   | i<br>i                | On a Working Day that is not more than 5 calendar days prior to the end of a Payment Period, or at such other time agreed to by the Owner and the Contractor in writing, a representative of the Contractor, the Owner and the Consultant shall participate in a meeting to discuss and review the Work completed during the Payment Period, including quantities if applicable (the "Pre-Invoice Submission Meeting"). The Contractor shall bring with it to the Pre-Invoice Submission Meeting the following:   |
|        |                   |                       | 1 a draft of its anticipated application for payment for the applicable <i>Payment Period</i> ;   |
|        |                   |                       | the schedule of values submitted in accordance with GC 5.2.7, and approved by the <i>Owner</i> in accordance with GC 5.2.7;   |
|        |                   |                       | 3 Subcontractor and Supplier invoices and supporting materials;   |
|        |                   |                       | 4 receipts for reimbursable expenses (where expressly permitted by the <i>Contract</i> , if at all);  |
|        |                   |                       | accounts and records documenting the cost of performing the <i>Work</i> attributable to any <i>Change Order</i> or <i>Change Directive</i> ;  |
|        |                   |                       | 6 any visual documentation (photos, videos, diagrams) evidencing the progress of the <i>Work</i> ; and  |
|        |                   |                       | 7 any other documents reasonably required by the <i>Contract Documents</i> , the <i>Owner</i> or <i>Consultant</i> .  |
|        |                   | i                     | Within 5 calendar days following the <i>Pre-Invoice Submission Meeting</i> , the <i>Contractor</i> shall deliver to the <i>Owner</i> , with a copy to the <i>Consultant</i> , its application for payment that complies with the requirements of GC 5.2.3 for <i>Work</i> performed during a <i>Payment Period</i> (the " <b>Proper Invoice Submission Date</b> "), provided that if the fifth (5th) calendar day following a <i>Pre-Invoice Submission Meeting</i> falls on a calendar day that is not a <i>Working Day</i> , the <i>Proper Invoice Submission Date</i> shall be deemed to fall on the next <i>Working Day</i> . However, the following shall apply to the delivery of all <i>Contractor</i> applications for payment: |
|        |                   |                       | Applications for payment shall be given during the hours of 9:00 a.m. to 4:00 p.m. (EST) on the <i>Proper Invoice Submission Date</i> . If an application for payment is given after 4:00 p.m. (EST) on the applicable <i>Proper Invoice Submission Date</i> , the application for payment will not be considered or  |

reviewed by the Owner and Consultant until the next Proper Invoice Submission Date, at which point the Proper Invoice will be deemed to have been given to the Owner and the Consultant. Should the Owner decide to accept an invoice submitted after 4:00 p.m. on the applicable Proper Invoice Submission Date (which the Owner is not obliged to do), such acceptance shall not be construed as a waiver of any of its rights or waive or release the Contractor's obligations to strictly comply with the requirements prescribed

If an application for payment is delivered by the *Contractor* to the *Owner* on a day that is prior to an eligible Proper Invoice Submission Date, the application for payment will not be considered or reviewed by the *Owner* or the Consultant until the earliest eligible Proper Invoice Submission Date as identified in GC 5.2.2, at which point the application for payment will be deemed to have been received by the Owner and the Consultant for the purpose of review and evaluation.

in this GC 5.2 - APPLICATIONS FOR PAYMENT.

- .3 Notwithstanding any other provision of this *Contract*, the *Contractor* shall not deliver an application for payment for consideration as a *Proper Invoice* by the Owner, during the Restricted Period.
- The Owner and the Contractor hereby consent to the giving and receiving of Proper Invoices electronically and in accordance with the requirements of this GC 5.2 - APPLICATIONS FOR PAYMENTS.
- 5.2.3 Applications for payment submitted under GC 5.2.2 shall be given in accordance with the following requirements:
  - .1 applications for payment shall be given to the Owner constructioninvoices@niagararegion.ca, with a copy to the project manager, unless the Owner advises otherwise in writing;
  - applications for payment shall include all of the requirements for a *Proper* .2 Invoice prescribed by the Construction Act and this Contract; and
  - .3 be dated the last day of the applicable Payment Period;
- 5.2.4 The parties hereby consent to the giving and receiving of Proper Invoices electronically and in accordance with the requirements of GC 5.2.2 and GC 5.2.3.
- 5.2.5 Upon receiving the *Contractor's* application for payment, submitted in accordance with GC 5.2 - APPLICATIONS FOR PAYMENT, the Owner and/or the Consultant. shall assess whether the invoice satisfies all of the criteria for a Proper Invoice. If not, the application for payment will be returned to the Contractor with reasons from the Owner or the Consultant setting out which criteria for a Proper Invoice have not been satisfied. For clarity,
  - if an application for payment does not include all of the requirements for a Proper Invoice required by GC 5.2.3.2, it shall not be considered a "Proper Invoice" for the purposes of the Construction Act. The Owner shall have no obligation to make a payment and the time periods set out in GC 5.3 -PAYMENTS and Section 6.4 of the Construction Act shall not apply until the Contractor has submitted an application for payment that includes all information required by GC 5.2.3.2;



#### SC37 GC 5.3 PAYMENT

| SC37.1 | 5.3.1 | <u>Delete</u> GC 5.3.1 in its entirety, including all subparagraphs thereunder, and <u>replace</u> it with the following:   |
|--------|-------|---|
|        |       | "5.3.1 After receipt by the <i>Owner</i> and the <i>Consultant</i> of an application for payment submitted by the <i>Contractor</i> that is a <i>Proper Invoice</i> : |
|        |       | .1 the <i>Consultant</i> will either:   |

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- (a) issue to the *Owner* with a copy to the *Contractor*, a progress payment certificate in the amount applied for by the *Contractor* in the *Proper Invoice*, or
- (b) deliver a finding to the *Owner* with reasons why an amount other than what is claimed in the *Proper Invoice* is properly due to the *Contractor*, which finding the *Owner* may accept or amend prior to issuing a *Notice of Non-Payment* (Form 1.1), if any, in accordance with GC 5.3.2;
- the *Owner* shall make payment to the *Contractor* on account as provided in Article A-5 PAYMENT.
  - (a) in the amount stated in the certificate for payment, or
  - (b) in the amount stated in the certificate for payment less such amount stated in the *Owner's Notice of Non-Payment* issued pursuant to GC 5.3.2,

on the 28th calendar day after receipt of a *Proper Invoice*, unless such 28th calendar day lands on a day that is other than a *Working Day*, in which case payment shall be made on the next *Working Day* after such 28th day.

- 5.3.2 In the event that the application for payment delivered by the *Contractor* pursuant to GC 5.2 APPLICATIONS FOR PAYMENT does not include the requirements for a *Proper Invoice* and the *Contractor* refuses to amend and resubmit its application for payment or where the *Owner* disputes the amount claimed as payable in the *Proper Invoice*, then the *Owner* shall within 14 calendar days of receipt of the application for payment, issue a *Notice of Non-Payment* (Form 1.1).
- 5.3.3 Where the *Owner* has delivered a *Notice of Non-Payment*, the *Owner* and the *Contractor* shall first engage in good faith negotiations to resolve the dispute. If within 10 calendar days following the issuance of a *Notice of Non-Payment*, despite good faith efforts by both parties and the assistance of the *Consultant*, the *Owner* and the *Contractor* cannot resolve the dispute, either party may issue a notice of *Adjudication* in the applicable form prescribed under the *Construction Act.* Any portion of the *Proper Invoice* which is not the subject of the *Notice of Non-Payment* shall be payable within the time period set out in GC 5.3.1.2.
- 5.3.4 Provided that the *Owner* complies with its obligations under the *Construction Act*, and subject to any interim determination of an adjudicator in accordance with any *Adjudication* and, where applicable, a final determination made in accordance with the dispute resolution processes prescribed by this *Contract*, the *Owner* shall be entitled to claim in a *Notice of Non-Payment* a right to deduct from or, set off against, any payment of the *Contract Price*:
  - .1 any amount expended by the Owner in exercising the Owner's rights under this Contract to perform any of the Contractor's obligations that the Contractor has failed to perform, including correction or replacement of deficient work or unacceptable Products provided;
  - .2 any damages, costs or expenses incurred by the *Owner* as a result of the failure of the *Contractor* to perform any of its obligations under the *Contract* or under the *Construction Act*;

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| .3 any other amount owing from the <i>Contractor</i> to the <i>Owner</i> under this <i>Contract</i> .  |
|--|
| 5.3.5 The <i>Owner's</i> obligation to pay under GC 5.3.1 is subject to any rights conferred on the <i>Owner</i> at law or under this <i>Contract</i> to withhold payment, backcharge or set-off against payment.  |
| 5.3.6 Subject to the <i>Construction Act</i> , any amounts payable to the <i>Owner</i> by the <i>Contractor</i> pursuant to the <i>Contract Documents</i> , may be retained out of any monies due, or which may become due, from the <i>Owner</i> to the <i>Contractor</i> under the <i>Contract</i> or, if the <i>Contractor</i> becomes insolvent, under any other contract between the <i>Contractor</i> and the <i>Owner</i> , and may be recovered from the <i>Contractor</i> or its sureties, or any or either of them, as a debt due to the <i>Owner</i> . In addition, the <i>Owner</i> shall have full authority to retain monies if circumstances arise which may indicate the advisability of so doing, though the sum to be retained may be unascertained. For greater clarity any amounts payable to the <i>Owner</i> by the <i>Contractor</i> pursuant to the <i>Contract Documents</i> , or any deductions, retainage or withholdings the <i>Owner</i> is entitled to make pursuant to the <i>Contract Documents</i> , shall entitle the <i>Owner</i> to refuse to pay all or any portion of the amounts payable under <i>Proper Invoices</i> on account of such amounts payable, deductions, retainage or withholdings." |

# SC38 GC 5.4 SUBSTANTIAL PERFORMANCE OF THE WORK AND PAYMENT OF HOLDBACK

| SC38.1 | 5.4.1 | In GC 5.4.1 add the following to the end of the paragraph:  |
|--------|-------|---|
|        |       | "Prior to the issuance of the certificate of Substantial Performance of the Work, the Contractor, in consultation with the Consultant, shall establish reasonable dates for finishing the Work and correcting deficiencies."  |
| SC38.2 | 5.4.2 | Delete GC 5.4.2 and replace it with the following:  |
|        |       | "5.4.2 Within seven (7) calendar days of receiving a copy of the certificate of <i>Substantial Performance of the Work</i> signed by the <i>Consultant</i> , the <i>Contractor</i> shall publish a copy of the certificate the Daily Commercial News and shall provide suitable evidence of such publication to the <i>Consultant</i> and the <i>Owner</i> . If the <i>Contractor</i> fails to comply with this provision, the <i>Owner</i> may publish a copy of the certificate and charge the <i>Contractor</i> with the costs so incurred." |
| SC38.3 | 5.4.3 | Delete GC 5.4.3 and replace it with the following:  |
|        |       | "5.4.3 After publication of the certificate of the <i>Substantial Performance of the Work</i> , the <i>Contractor</i> shall submit an application for payment of the outstanding <i>Construction Act</i> holdback amount, which application for payment shall:  |
|        |       | .1 include all of the requirements listed in EXHIBIT "1" - PROJECT SPECIFIC REQUIREMENTS FOR A PROPER INVOICE, as applicable to the application for payment of the holdback amount; and   |
|        |       | .2 include a statement that the <i>Contractor</i> has not received any written notices of lien or any claims for liens from any <i>Subcontractor</i> or <i>Supplier</i> .   |
|        |       | After the receipt of a complete application for payment of the holdback amount from the <i>Contractor</i> , the <i>Consultant</i> will issue a certificate for payment of the holdback  |

|        |       | amount, provided that such amount is subject to and will only become due and payable in accordance with GC 5.4.4 and the <i>Construction Act.</i> "   |
|--------|-------|---|
| SC38.4 | 5.4.4 | Delete GC 5.4.4 and replace it with the following:  |
|        |       | "5.4.4 The Construction Act holdback amount shall become due and payable the day immediately following the expiration of the holdback period prescribed by the Construction Act, subject to the occurrence of any of the following:   |
|        |       | .1 the preservation of a lien in respect of the <i>Project</i> that has not been satisfied, discharged or otherwise provided for in accordance with the <i>Construction Act</i> ;   |
|        |       | .2 receipt by the Owner of a written notice of lien that has not been satisfied,<br>discharged or otherwise provided for in accordance with the Construction Act;<br>or   |
|        |       | .3 prior to the expiry of 40 calendar days following the publication of the certificate of Substantial Performance of the Work, the Owner publishes a Notice of Non-Payment of holdback in accordance with the Construction Act, setting out the amount of holdback that will not be paid, which may include non-payment to secure the correction of deficiencies and/or the completion of the Work." |
| SC38.5 | 5.4.5 | Delete GC 5.4.5 in its entirety.  |

# SC39 GC 5.5 FINAL PAYMENT

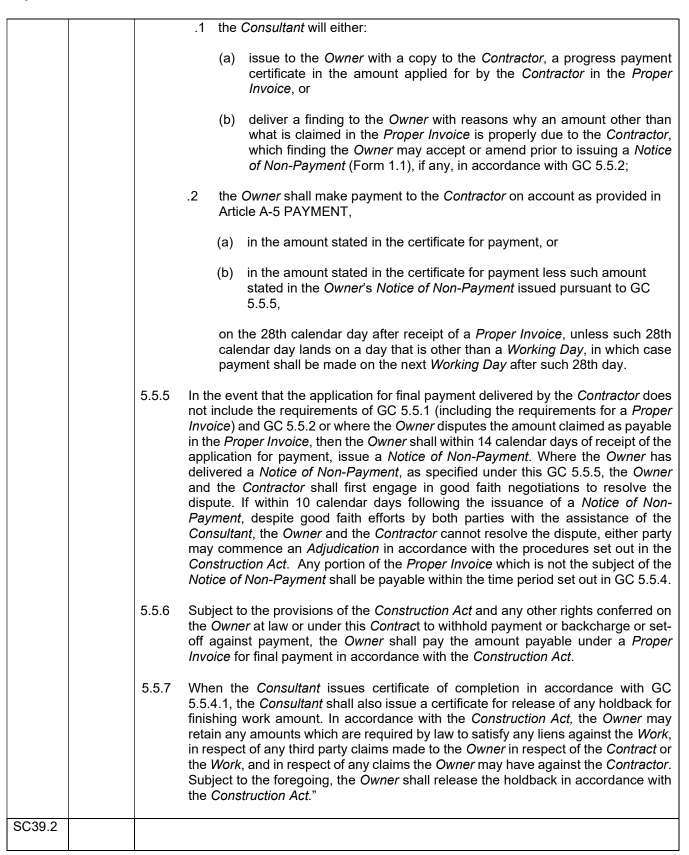
| SC39.1 | GC 5.5 | Delete ( | GC 5.5 in its entirety, including all subparagraphs thereunder and <u>replace</u> it with in owing:   |
|--------|--------|----------|---|
|        |        | "5.5.1   | When Ready-for-Takeover has been achieved in accordance with GC 12.1 READY-FOR-TAKEOVER and the Contractor considers the Work is complete, and after the Contractor, the Owner, and the Consultant have attended a Pre-Invoice Submission Meeting analogous to the requirement in GC 5.2.1 (the "Final Pre-Invoice Submission Meeting"), the Contractor may submit an application for final payment to the Owner and to the Consultant, which application for payment shall:  |
|        |        |          | .1 include all of the requirements set out in GC 5.2.3, including without limitation<br>those requirements listed in EXHIBIT "1" - PROJECT SPECIFIC<br>REQUIREMENTS FOR A PROPER INVOICE that are specific to an<br>application for final payment; and  |
|        |        |          | .2 if applicable, (a) a certificate from the <i>Consultant</i> or written confirmation from the <i>Owner</i> that the deficiencies or incomplete <i>Work</i> waived by the <i>Owner</i> pursuant to GC 12.1.2 have been fully rectified as of the date of the <i>Contractor's</i> application for final payment, and/or (b) written confirmation, signed by the <i>Owner</i> and the <i>Contractor</i> , that the <i>Contract Price</i> has been reduced by a specified amount in exchange for the <i>Owner</i> releasing the <i>Contractor</i> of its obligation to rectify the certain outstanding deficiencies and/or incomplete <i>Work</i> waived by the <i>Owner</i> pursuant to GC 12.1.2, as detailed in such written confirmation. |
|        |        |          | No later than 5 calendar days prior to the <i>Final Pre-Invoice Submission Meeting</i> , the <i>Contractor</i> will, if it has not already been provided, submit to the <i>Consultant</i> ,   |

the following documentation all closeout documentation required by the *Contract Documents*, including but not limited to, warranties, manuals, guarantees, as-built drawings and all other relevant literature from suppliers and manufacturers including, but not limited to, where applicable (the "Close-Out Documentation"):

- .1 equipment, maintenance, and operations manuals;
- .2 equipment specifications, data sheets and brochures, parts lists and assembly drawings, performance curves and other related data;
- .3 line drawings, value charts and control sheets sequences with description of the sequence of operations;
- .4 warranty documents;
- .5 guarantees;
- .6 certificates;
- .7 service and maintenance reports;
- .8 Specifications;
- .9 Shop Drawings;
- .10 testing and balancing results and reports;
- .11 Commissioning and quality assurance documentation;
- .12 distribution system diagrams;
- .13 spare parts;
- .14 samples;
- .15 existing reports and correspondence from *Authorities Having Jurisdiction* in the *Place of the Work*;
- .16 the completed "redline" set of Contract Documents as required by GC 1.1.15;
- .17 as-built drawings, including CAD/digital formats; and
- .18 all licenses required to be assigned to the *Owner* in accordance with GC 1.6.1.2:

and other materials or documentation required to be submitted in accordance with the *Contract Documents*.

- 5.5.3 The *Close-Out Documentation* shall constitute requirements for the *Proper Invoice* for final payment.
- 5.5.4 After receipt by the *Owner* and the *Consultant* of an application for payment submitted by the *Contractor* that is a *Proper Invoice*:



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# SC40 GC 5.7

#### **NON-CONFORMING WORK**

| SC40.1 | 5.7.1 | In GC 5.7.1 between the words "Owner" and "shall" in the first line <u>add</u> the following words: "nor the fact that the Owner did not give the Contractor a Notice of Non-Payment in respect |
|--------|-------|---|
|        |       | of a Proper Invoice".   |

# SC41 \*NEW\* GC 5.8 LIENS

| SC41.1 | GC 5.8 | Add new GC 5.10 LIENS as follows:   |
|--------|--------|---|
|        |        | "GC 5.8 LIENS   |
|        |        | 5.8.1 In the event a construction lien arising from the performance of the <i>Work</i> is preserved by a <i>Subcontractor</i> or a <i>Supplier</i> of any tier, or a written notice of a lien is given to the <i>Owner</i> by a <i>Subcontractor</i> or <i>Supplier</i> , or a construction lien action is commenced against the <i>Owner</i> by a <i>Subcontractor</i> or a <i>Supplier</i> of any tier, or the <i>Contractor</i> has registered a claim for lien against title to the <i>Place of the Work</i> then the <i>Contractor</i> shall, at its own expense:  |
|        |        | of a claim for lien, or delivery of a claim for lien, or delivery of a claim for lien by a <i>Subcontractor</i> or <i>Supplier</i> to the Clerk of the <i>Owner</i> , vacate the lien by posting security with the Ontario Superior Court in accordance with s. 44 of the <i>Construction Act</i> or procure a discharge of the lien. If the lien is merely vacated, the <i>Contractor</i> shall, if requested, undertake the <i>Owner's</i> defence of any subsequent action commenced by a <i>Subcontractor</i> or <i>Supplier</i> in respect of the lien being claimed, at the <i>Contractor's</i> sole expense;   |
|        |        | .2 within 10 calendar days of receiving notice from the <i>Owner</i> of a written notice of a lien being given to the <i>Owner</i> by a <i>Subcontractor</i> or <i>Supplier</i> , post security with the Ontario Superior Court of Justice so that the written notice of a lien no longer binds the parties upon whom it was served; and  |
|        |        | .3 satisfy all judgments and pay all costs arising from such <i>Subcontractor</i> or <i>Supplier</i> construction lien(s) and actions and fully indemnify the <i>Owner</i> against all costs and expenses arising from same, including legal costs on a full indemnity basis.   |
|        |        | 5.8.2 In the event that the <i>Contractor</i> fails or refuses to comply with its obligations pursuant to GC 5.8.1, the <i>Owner</i> shall, at its option, be entitled to take all steps necessary to address any such construction liens including, without limitation and in addition to the Owner's rights under GC 5.8.3, the posting of security with the Ontario Superior Court of Justice to vacate the claim for lien or written notice of lien, and in so doing will be entitled to a full indemnity from the <i>Contractor</i> for all legal fees, security, disbursements and other costs incurred and will be entitled to deduct same from amounts otherwise owing to the <i>Contractor</i> . |
|        |        | 5.8.3 In the event that any <i>Subcontractor</i> or <i>Supplier</i> of any tier preserves a claim for lien with respect to the <i>Work</i> , or the <i>Contractor</i> registers a claim for lien against title to the <i>Place of the Work</i> , the <i>Owner</i> shall have the right to withhold, in addition to the statutory holdback, the full amount of said claim for lien plus either: (a) \$250,000 if the claim for lien is in excess of \$1,000,000 or (b) 25% of the value of the claim for lien or written notice of lien and to bring a motion to vacate the registration of said claim for lien and any associated certificate of action in respect of that lien, in                       |

|       | accordance with Section 44 of the <i>Construction Act</i> , by paying into court as security the amount withheld.  |
|-------|--|
| 5.8.4 | Nothing in this GC 5.8 serves to preclude the <i>Contractor</i> from preserving and perfecting its lien, in accordance with the <i>Construction Act</i> , in the event of non-payment by the <i>Owner</i> ." |

# PART 6 CHANGES IN THE WORK

#### SC42 GC 6.1

#### **OWNER'S RIGHT TO MAKE CHANGES**

| SC42.1 | 6.1.2 | Insert the following sentence at the end of GC 6.1.2  |
|--------|-------|---|
|        |       | "This requirement is of the essence of the <i>Contract</i> and it is the express intention of the parties that any claims by the <i>Contractor</i> for a change in the <i>Contract Price</i> and/or <i>Contract Time</i> shall be barred unless there has been strict compliance with PART 6 - CHANGES IN THE WORK. No verbal dealings between the parties and no implied acceptance or alternations or additions to the <i>Work</i> and no claims that the <i>Owner</i> has been unjustly enriched by any alteration or addition to the <i>Work</i> , whether in fact there is any such unjust enrichment or not, shall be the basis of a claim for additional payment under this <i>Contract</i> , an increase to the <i>Contract Price</i> , or a claim for any extension of the <i>Contract Time</i> ." |

#### SC43 GC 6.2

#### **CHANGE ORDER**

| SC43.1 | 6.2.2        | Delete the last sentence of GC 6.2.2 and replace with the following:  |
|--------|--------------|---|
|        |              | "The Contractor shall include the value of the work performed as a result of a Change Order during a Payment Period in the Proper Invoice that the Contractor submits pursuant to GC 5.3 – PAYMENT in respect of that Payment Period."  |
| SC43.2 | 6.2.3        | Add new GC 6.2.3 and 6.2.4 as follows:  |
|        | and<br>6.2.4 | "6.2.3 All quotations will be submitted in a complete manner listing:   |
|        |              | <ul> <li>.1 quantity of each material,</li> <li>.2 unit cost of each material,</li> <li>.3 man hours involved,</li> <li>.4 labour cost per hour,</li> <li>.5 equipment rental, tool and supply costs, including quotations and/or receipts</li> <li>.6 Subcontractor quotations submitted listing items 1 to 5 above and item 7 below; and</li> <li>.7 mark-up in accordance with the permitted GC 6.7 EXTRA WORK, CLAIMS, PAYMENT FROM CONTINGENCY.</li> </ul> |
|        |              | 6.2.4 The <i>Owner</i> and the <i>Consultant</i> will not be responsible for delays to the <i>Work</i> resulting from late, incomplete or inadequately broken down valuations submitted by the <i>Contractor.</i> "   |

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# SC44 GC 6.3 CHANGE DIRECTIVE

| SC44.1 | 6.3.3    | Delete GC 6.3.3.  |
|--------|----------|---|
| SC44.2 | 6.3.6.3  | <ul> <li>Delete GC 6.3.6.3 and replace it with the following:</li> <li>".3 The Contractor's fee shall be the Overhead and profit permitted under GC 6.7 - EXTRA WORK, CLAIMS, PAYMENT FROM CONTINGENCY or as otherwise agreed by the parties."</li> </ul>                                   |
| SC44.3 | 6.3.7    | At the end of GC 6.3.7 <u>add</u> the following:  "All other costs attributable to the change in the <i>Work</i> including the costs of all administrative or supervisory personnel are included in <i>Overhead</i> and profit calculated in accordance with the provisions of GC 6.7.1.3." |
| SC44.4 | 6.3.7.6  | Amend GC 6.3.7.6 by <u>adding</u> the following to the end of the paragraph:  ", provided that such amounts are not caused by negligent acts, omissions, or default of the <i>Contractor</i> or <i>Subcontractor</i> ;"   |
| SC44.5 | 6.3.7.7  | Delete GC 6.3.7.7.  |
| SC44.6 | 6.3.7.17 | Delete GC 6.3.7.17 in its entirety including all subparagraphs.   |
| SC44.7 | 6.3.9    | In GC 6.3.9 <u>delete</u> the word "thereof" and <u>replace</u> it with the following:  "upon submission of any claim for costs related to the <i>Change Directive</i> .".  |

#### SC45 GC 6.4 CONCEALED OR UNKNOWN CONDITIONS

| SC45.1 | 6.4.5 | Add new GC 6.4.5 as follows:  |
|--------|-------|---|
|        |       | "6.4.5 If the Contractor was given access to the Place of the Work prior to the submission of the bid on which the Contract was awarded, then the Contractor confirms that it carefully investigated the Place of the Work and, in doing so, applied to that investigation the degree of care and skill required by paragraph 3.13.1. In those circumstances, notwithstanding the provisions of GC 6.4.1, the Contractor is not entitled to an adjustment to the Contract Price or to an extension of the Contract Time for conditions which could reasonably have been ascertained by the Contractor by such careful investigation, or which could have been reasonably inferred from the material provided with the Contract Documents. In those circumstances, should a claim arise, the Contractor will have the burden of establishing that it could not have discovered the materially different conditions from a careful investigation, because of restrictions placed on its access or inferred the existence of the conditions from the material provided with the Contract Documents." |

#### SC46 GC 6.5 DELAYS

| SC46.1 | 6.5.1 | Delete GC 6.5.1 in its entirety and <u>replace</u> it with the following: |
|--------|-------|---|
|--------|-------|---|

|        |                   | "6.5.1 If the <i>Contractor</i> is delayed in the performance of the <i>Work</i> by an action or omission of the <i>Owner, Consultant</i> or anyone employed or engaged by the <i>Owner</i> directly, contrary to the provisions of the <i>Contract Documents</i> , then the <i>Contract Time</i> shall be extended for such reasonable time as the <i>Consultant</i> may recommend in consultation with the <i>Contractor</i> . The <i>Contractor</i> shall, subject to GC 6.5.9, be reimbursed by the <i>Owner</i> for reasonable direct costs incurred by the <i>Contractor</i> as the result of such delay, provided that the <i>Owner</i> shall not be liable for any other costs or damages whatsoever including, without limitation, any indirect, consequential, or special damages, such as loss of profits, loss of opportunity or loss of productivity resulting from such delay."  |
|--------|-------------------|--|
| SC46.2 | 6.5.2             | Delete GC 6.5.2 in its entirety and replace it with the following:   |
|        |                   | "6.5.2 If the <i>Contractor</i> is delayed in the performance of the <i>Work</i> by a <i>Stop Work Order</i> issued by a court or other public authority and providing that such order was not issued as the result of an act or fault of the <i>Contractor</i> or any person employed or engaged by the <i>Contractor</i> directly or indirectly, then the <i>Contract Time</i> shall be extended for such reasonable time as the <i>Consultant</i> may recommend in consultation with the <i>Contractor</i> . The <i>Contractor</i> shall be reimbursed by the <i>Owner</i> for reasonable direct costs directly flowing from the delay, but excluding any consequential, indirect or special damages (including, without limitation, loss of profits, loss of opportunity or loss of productivity)."  |
| SC46.3 | 6.5.3             | Delete GC 6.5.3 in its entirety and replace with the following:  |
|        |                   | "6.5.3 If the performance of the <i>Work</i> or the performance of any other obligation(s) of a party to this <i>Contract</i> is delayed by <i>Force Majeure</i> , then the <i>Contract Time</i> shall be extended for such reasonable time as the <i>Consultant</i> in consultation with the <i>Owner</i> and the <i>Contractor</i> shall agree. The extension of time shall not be less than the time lost as a result of the <i>Force Majeure</i> event causing the delay, unless the <i>Contractor</i> agrees to a shorter extension. Neither party shall be entitled to payment for its costs or reimbursement of its expenses incurred by such delays. Upon reaching agreement on the extension of the <i>Contract Time</i> attributable to the <i>Force Majeure</i> event, the <i>Owner</i> and the <i>Contractor</i> shall execute a <i>Change Order</i> issued by the <i>Consultant</i> indicating the length of the extension to the <i>Contract Time</i> and confirming that there are no costs payable by either party to the other for the extension of <i>Contract Time</i> ." |
| SC46.4 | 6.5.4             | Delete GC 6.5.4 in its entirety and replace it with the following:   |
|        |                   | "6.5.4 No extension or compensation shall be made for delay or impact on the <i>Work</i> unless <i>Notice in Writing</i> of a claim is given to the <i>Consultant</i> not later than ten (10) <i>Working Days</i> after the commencement of the delays or impact on the <i>Work</i> , provided however, that, in the case of a continuing cause of delay or impact on the <i>Work</i> , only one <i>Notice in Writing</i> of claim shall be necessary."  |
| SC46.5 | 6.5.6 to<br>6.5.9 | Add new GC 6.5.6, 6.5.7, 6.5.8, and 6.5.9 as follows:  |
|        | 5.5.5             | "6.5.6 If the <i>Contractor</i> is delayed in the performance of the <i>Work</i> by an act or omission of the <i>Contractor</i> or anyone directly or indirectly employed or engaged by the <i>Contractor</i> , or by any cause within the <i>Contractor</i> 's control, then the <i>Contract Time</i> may be extended for such reasonable time as the <i>Owner</i> may decide in consultation with the <i>Consultant</i> and the <i>Contractor</i> . The <i>Owner</i> shall be reimbursed by the <i>Contractor</i> for all reasonable costs incurred by the <i>Owner</i> as the result of such delay, including, but not limited to, the cost of all additional services  |

|       | required by the <i>Owner</i> from the <i>Consultant</i> or any sub-consultants, project managers, or others employed or engaged by the <i>Owner</i> , and in particular, the costs of the <i>Consultant's</i> services during the period between the date of <i>Ready-for-Takeover</i> stated in Article A-1 herein, as the same may be extended through the provision of these General Conditions, and any later or actual date of <i>Ready-for-Takeover</i> achieved by the <i>Contractor</i> .   |
|-------|---|
| 6.5.7 | Without limiting the obligations of the <i>Contractor</i> described in GC 3.2 – CONSTRUCTION BY OWNER OR OTHER CONTRACTORS or GC 9.4 – CONSTRUCTION SAFETY, the <i>Owner</i> or <i>Consultant</i> may, by <i>Notice in Writing</i> , direct the <i>Contractor</i> to stop the <i>Work</i> where the <i>Owner</i> or <i>Consultant</i> determines that there is an imminent risk to the safety of persons or property at the <i>Place of the Work</i> . In the event that the <i>Contractor</i> receives such notice, it shall immediately stop the <i>Work</i> and secure the <i>Place of the Work</i> . The <i>Contractor</i> shall not be entitled to an extension of the <i>Contract Time</i> or to an increase in the <i>Contract Price</i> unless the resulting delay, if any, would entitle the <i>Contractor</i> to an extension of the <i>Contact Time</i> or the reimbursement of the <i>Contractor's</i> costs as provided in GC 6.5.1, 6.5.2 or 6.5.3. |
| 6.5.8 | No claim for delay shall be made and the <i>Contract Time</i> shall not be extended due to climatic conditions or arising from the <i>Contractor's</i> efforts to maintain the <i>Construction Schedule</i> .   |
| 6.5.9 | Regardless of the reason or cause of delay, the <i>Contractor</i> shall:  |
|       | .1 have a duty to mitigate the expenses or costs which may be incurred as a result of any delay, which mitigation measures shall include, but not be limited to, reducing the number of the <i>Contractor's</i> and <i>Subcontractor's</i> personnel at the <i>Place of the Work</i> , reducing the amount of supplies or the use of <i>Equipment</i> , and there shall be no reimbursement for any costs or expenses that could reasonably have been mitigated; and  |
|       | .2 keep such records and documentation as may be necessary to support any claim for reimbursement for expenses or costs which may be incurred as a result of any delay, including any records or documentation which demonstrates compliance with GC 6.5.9.1, and there shall be no reimbursement for any costs that are not sufficiently supported by such necessary records and documentation, as determined by the <i>Consultant</i> ."  |

#### SC47 GC 6.6

#### **CLAIMS FOR A CHANGE IN CONTRACT PRICE**

| SC47.1 | 6.6.1 | In GC 6.6.1, <u>delete</u> the words "shall give timely <i>Notice in Writing</i> " and <u>replace</u> them with "shall, within 7 calendar days after the commencement of any part of the <i>Work</i> that is the subject of the claim, give <i>Notice in Writing</i> ".  |
|--------|-------|--|
| SC47.2 | 6.6.3 | <ul> <li><u>Delete</u> GC 6.6.3 and <u>replace</u> it with the following:</li> <li>"6.6.3 The party making the claim shall submit to the <i>Consultant</i> a detailed account of the amount claimed and the grounds upon which the claim is based. Such claim shall be submitted within a reasonable time, and in any event no later than 30 calendar days after completion of the <i>Work</i> that is the subject of the claim. Oral communications will not be binding on the <i>Owner</i>. The party making the claim must</li> </ul> |

|        |       | produce written evidence in support of the claim and shall not use, or attempt to use, against the other party any oral communications among the parties."  |
|--------|-------|---|
| SC47.3 | 6.6.7 | Add new GC 6.6.7 and 6.6.8 as follows:  |
|        |       | "6.6.7 The Owner may make claims against the Contractor arising out of the costs incurred for additional services provided by the Consultant resulting from the Contractor's failure to reasonably perform the Work in accordance with the terms and conditions of the Contract.  |
|        |       | 6.6.8 The <i>Contractor</i> shall be barred from asserting any claims related to, arising or resulting from, events, including events of <i>Force Majeure</i> , that were reasonably foreseeable or otherwise known to the <i>Contractor</i> at the time it submitted its <i>Procurement Response</i> . For certainty, any such that were reasonably foreseeable or otherwise known by the <i>Contractor</i> at the time it submitted its <i>Procurement Response</i> shall be at the sole expense and cost of the <i>Contractor</i> ." |

#### SC48 \*NEW\* GC 6.7 EXTRA WORK, CLAIMS, PAYMENT FROM CONTINGENCY

| SC48.1 | GC 6.7 | $\underline{Add}$ new GC 6.7 EXTRA WORK, CLAIMS, PAYMENT FROM CONTINGENCY, as follows:   |
|--------|--------|--|
|        |        | "GC 6.7 EXTRA WORK, CLAIMS, PAYMENT FROM CONTINGENCY   |
|        |        | 6.7.1 When submitting a price proposal in response to a <i>Contemplated Change Order</i> or <i>Change Directive</i> , each <i>Subcontractor</i> , <i>Supplier</i> , and <i>Contractor</i> mark-ups shall be calculated as follows:   |
|        |        | .1 Where <i>Work</i> respecting a <i>Contemplated Change Order</i> or <i>Change Directive</i> involves extra work whether by the <i>Contractor's</i> own forces, those of its <i>Subcontractors</i> or <i>Suppliers</i> , the party actually carrying out the <i>Work</i> shall be allowed a mark-up on the additional net value of the extra work so carried out. |
|        |        | .2 The cost to the <i>Owner</i> shall be the actual cost of the extra work plus a percentage covering <i>Overhead</i> and profit of the performing trade, after all credits included in the change resulting from the extra work have been deducted, plus a <i>Contractor</i> mark-up for profit and <i>Overhead</i> .   |
|        |        | .3 An allowance covering <i>Overhead</i> and profit shall be calculated as follows:  |
|        |        | (1) for changes valued less than \$10,000 the total mark-up for the party<br>performing the work, including Overhead and profit, shall be ten<br>percent (10%) and the total Contractor mark-up including Overhead<br>and profit shall be five percent (5%), and   |
|        |        | (2) for changes valued between \$10,000 and \$50,000 the total mark-up<br>for the party performing the work, including Overhead and profit, shall<br>be eight percent (8%) and the total Contractor mark-up including<br>Overhead and profit shall be five percent (5%), and   |
|        |        | (3) for changes valued over \$50,000 the total mark-up for the party performing the work, including <i>Overhead</i> and profit, shall be five  |

|    | percent (5%) and the total <i>Contractor</i> mark-up including <i>Overhead</i> and profit shall be five percent (5%). |
|----|---|
| .4 | No other Overhead charges will be permitted."   |

#### PART 7 DEFAULT NOTICE

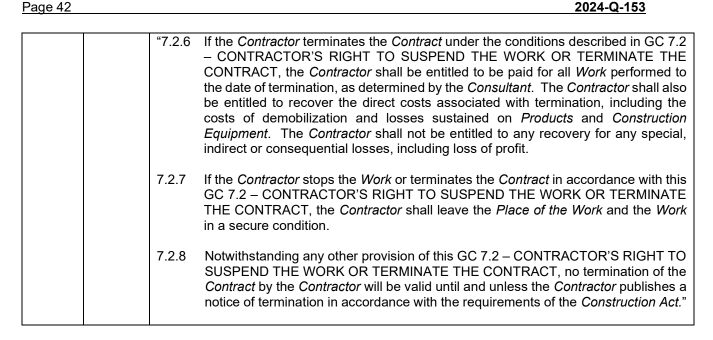
## SC49 GC 7.1 OWNER'S RIGHT TO PERFORM THE WORK, TERMINATE THE CONTRACTOR'S RIGHT TO CONTINUE WITH THE WORK OR TERMINATE THE CONTRACT

| SC49.1 | GC 7.1             | Revise the heading to read "OWNER'S RIGHT TO PERFORM THE WORK, TERMINATE THE CONTRACTOR'S RIGHT TO CONTINUE WITH THE WORK, SUSPEND THE WORK OR TERMINATE THE CONTRACT"   |
|--------|--------------------|--|
| SC49.2 | 7.1.5.3            | In GC 7.1.5.2 <u>delete</u> the words "however, if such cost of finishing the <i>Work</i> is less than the unpaid balance of the <i>Contract Price</i> , the <i>Owner</i> shall pay the <i>Contractor</i> the difference".   |
| SC49.3 | 7.1.6              | Delete GC 7.1.6 in its entirety and replace it with the following:   |
|        |                    | "7.1.6 In addition to its right to terminate the <i>Contract</i> set out herein, the <i>Owner</i> may terminate the <i>Contract</i> at any time for any or no reason and without cause upon giving the <i>Contractor Notice in Writing</i> , to that effect. Upon receiving the <i>Owner's Notice in Writing</i> , the <i>Contractor</i> shall terminate all operations as soon as reasonably possible, or as set out in the notice, except work which, in the <i>Contractor's</i> opinion is necessary for the safety of personnel and for the care and preservation of the <i>Work</i> . In such event, the <i>Contractor</i> shall be entitled to be paid for all <i>Work</i> performed including reasonable profit, for loss sustained upon <i>Products</i> and <i>Construction Equipment</i> , and such other damages as the <i>Contractor</i> may have sustained as a result of the termination of the <i>Contract</i> , but in no event shall the <i>Contractor</i> be entitled to be compensated for any loss of profit on unperformed portions of the <i>Work</i> , or indirect, special, or consequential damages incurred." |
| SC49.4 | 7.1.7 to<br>7.1.11 | Add new GC 7.1.7, 7.1.8, 7.1.9, 7.1.10, and 7.1.11 as follows:   |
|        | ,,,,,,             | "7.1.7 The Owner may suspend Work under the Contract at any time for any reason and without cause upon giving the Contractor Notice in Writing, to that effect. In such event, the Contractor shall be entitled to be paid for all Work performed to the date of suspension and be compensated for all actual costs incurred arising from the suspension, including reasonable profit, for loss sustained upon Products and Construction Equipment, and such other damages as the Contractor may have sustained as a result of the suspension of the Work, but in no event shall the Contractor be entitled to be compensated for any indirect, special, or consequential damages incurred. In the event that the suspension continues for more than forty-five (45) calendar days, the Contract shall be deemed to be terminated and the provisions of paragraph 7.1.6 shall apply.   |
|        |                    | 7.1.8 In the case of either a termination of the <i>Contract</i> or a suspension of the <i>Work</i> under GC 7.1 - OWNER'S RIGHT TO PERFORM THE WORK, TERMINATE THE CONTRACTOR'S RIGHT TO CONTINUE WITH THE WORK, SUSPEND THE WORK OR TERMINATE THE CONTRACT or GC 7.2 - CONTRACTOR'S RIGHT TO SUSPEND THE WORK OR TERMINATE THE CONTRACT, the <i>Contractor</i>   |

| 7.1.9  | shall use its best commercial efforts to mitigate the financial consequences to the <i>Owner</i> arising out of the termination or suspension, as the case may be.  Upon the resumption of the <i>Work</i> following a suspension under GC 7.1 - OWNER'S RIGHT TO PERFORM THE WORK, TERMINATE THE CONTRACTOR'S RIGHT TO CONTINUE WITH THE WORK, SUSPEND THE WORK OR TERMINATE THE CONTRACT OR GC 7.2 - CONTRACTOR'S RIGHT TO SUSPEND THE WORK OR   |
|--------|--|
| 7.1.10 | TERMINATE THE CONTRACT, the <i>Contractor</i> will endeavour to minimize the delay and financial consequences arising out of the suspension.  The <i>Contractor's</i> obligation under the <i>Contract</i> as to quality, correction, and warranty of the <i>Work</i> performed by the <i>Contractor</i> up to the time of termination or suspension shall continue after such termination of the <i>Contract</i> or suspension of the <i>Work</i> .   |
| 7.1.11 | Notwithstanding any other provision in the <i>Contract</i> , the <i>Owner</i> shall not be liable to the <i>Contractor</i> for any actual or alleged damages of any kind whatsoever (including without limitation indirect, incidental, special, consequential or other damages, including loss of profits) on account of the publication of a <i>Notice of Termination</i> pursuant to the <i>Construction Act</i> , and the <i>Contractor</i> waives any claim against the <i>Owner</i> related to or arising from the publication." |

### SC50 GC 7.2 CONTRACTOR'S RIGHT TO SUSPEND THE WORK OR TERMINATE THE CONTRACT

| SC50.1 | 7.2.2 | In GC 7.2.2 <u>delete</u> the words "20 <i>Working Days</i> " and <u>replace</u> them with "sixty (60) consecutive calendar days".   |
|--------|-------|--|
| SC50.2 | 7.2.3 | <ul> <li>Delete GC 7.2.3 in its entirety and replace with the following:</li> <li>"7.2.3 The Contractor may give Notice in Writing to the Owner, with a copy to the Consultant, that the Owner is in default of the Owner's contractual obligations if:</li> <li>.1 subject to the other terms and conditions of the Contract the Owner fails to pay the Contractor when due the amounts certified by the Consultant or awarded by arbitration or court, except where the Owner has a bona fide claim for set-off, or</li> <li>.2 the Owner violates the requirements of the Contract to a substantial degree and the Consultant, confirms by written statement to the Contractor and the Owner, that sufficient cause exists."</li> </ul> |
| SC50.3 | 7.2.5 | Delete GC 7.2.5 and replace it with the following:  "7.2.5 If the default cannot be corrected within the 5 Working Days specified in GC 7.2.4, the Owner shall be deemed to have cured the default if it:  .1 commences correction of the default within the specified time; or  .2 provides the Contractor with an acceptable schedule for such correction."  |
| SC50.4 | 7.2.6 | Add new GC 7.2.6, 7.2.7, and 7.2.8 as follows:   |



#### PART 8 DISPUTE RESOLUTION

#### SC51 GC 8.1

#### **AUTHORITY OF THE CONSULTANT**

| SC51.1 | 8.1.3 | Delete GC 8.1.3 in its entirety and replace it with the following:   |  |  |
|--------|-------|--|--|--|
|        |       | "8.1.3 Unless the <i>Contract</i> has been terminated or completed, the <i>Contractor</i> shall in every case, regardless of claim, <i>Adjudication</i> or dispute, continue to proceed with the <i>Work</i> with due diligence in accordance with the <i>Consultant's</i> instructions. It is understood by the parties that such actions will not jeopardize any claim that the parties may have." |  |  |

#### SC52 GC 8.2

#### **ADJUDICATION**

| SC52.1 | 8.2.2 to<br>8.2.7 | Add ne | ew GC 8.2.2, 8.2.3, 8.2.4, 8.2.5, 8.2.6, and 8.2.7 as follows:  |
|--------|-------------------|--------|---|
|        |                   | "8.2.2 | Save and except where the <i>Contractor</i> has given an undertaking, in accordance with the <i>Act</i> , to refer a dispute to <i>Adjudication</i> , prior to delivering a notice of <i>Adjudication</i> in a form prescribed by the <i>Act</i> , the parties agree to first address all disputes with at least one in-person meeting with the <i>Owner's</i> representative, the <i>Consultant's</i> representative, and the <i>Contractor's</i> representative. The parties agree that such steps will be taken to resolve any disputes in a timely and cost-effective manner. |
|        |                   | 8.2.3  | Notwithstanding any other provisions in PART 8 DISPUTE RESOLUTION, the parties shall engage in <i>Adjudication</i> proceedings as required by, and in accordance with, the <i>Construction Act</i> .  |
|        |                   | 8.2.4  | The following procedures shall apply to any <i>Adjudication</i> the parties engage in under the <i>Construction Act</i> :   |

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|---------|-------|--|---|
|         |       | .1   | any hearings shall be held at a venue within the jurisdiction of the <i>Place</i> of the Work or such other venue as the parties may agree and which is acceptable to the adjudicator;  |
|         |       | .2   | the Adjudication shall be conducted in English;   |
|         |       | .3   | each party may be represented by counsel throughout an Adjudication;  |
|         |       | .4   | there shall not be any oral communications with respect to issues in dispute that are the subject of an <i>Adjudication</i> between a party and the adjudicator unless it is made in the presence of both parties or their legal representatives; and   |
|         |       | .5   | a copy of all written communications between the adjudicator and a party shall be given to the other party at the same time.  |
|         | 8.2.5 | confide<br>purpos<br>disclos                     | ocuments or information disclosed by the parties during an <i>Adjudication</i> are ential and the parties shall not use such documents or information for any see other than the <i>Adjudication</i> in which they are disclosed and shall not see such documents and information to any third party, unless otherwise and by law, save and except the for the adjudicator.   |
|         | 8.2.6 |  | Contractor fails to comply with any of the notice requirements set out in the oct, including the time limits set out in any of the following:   |
|         |       | .1   | GC 6.4 – CONCEALED OR UNKNOWN CONDITIONS;   |
|         |       | .2   | GC 6.5 – DELAYS;  |
|         |       | .3   | GC 6.6 – CLAIMS FOR A CHANGE IN CONTRACT PRICE;   |
|         |       | .4   | PART 8 DISPUTE RESOLUTION   |
|         |       | .5   | GC 9.2 – TOXIC AND HAZARDOUS SUBSTANCES   |
|         |       | .6   | GC 9.3 – ARTIFACTS AND FOSSILS; or  |
|         |       | .7   | GC 9.5 - MOULD  |
|         |       | whatso<br>Contra<br>waives<br>8.2.6 s<br>dispute | peect of any claim or dispute, the <i>Contractor</i> shall have no entitlement bever (including to an increase in the <i>Contract Price</i> , or an extension of act <i>Time</i> ) in the context of an <i>Adjudication</i> under the <i>Construction Act</i> and the right to make any such claims or disputes in an <i>Adjudication</i> . This GC shall operate conclusively as an estoppel and bar in the event such claims or are brought in an <i>Adjudication</i> and the <i>Owner</i> may rely on this GC 8.2.6 complete defence to any such claims or disputes. |
|         | 8.2.7 | The pa   | arties hereby acknowledge and agree,  |
|         |       | .1   | that counterclaims, claims of set-off or the exercise or use of other contractual rights that permit the <i>Owner</i> to withhold, deduct or retain from monies otherwise owed to the <i>Contractor</i> under the <i>Contract</i> may be  |

|       |  | referred to, and included as part of, Adjudications under the Construction Act;   |
|-------|--|---|
|       | .2   | that disputes related to the termination or abandonment of the <i>Contract</i> , as well as any disputes that arise or are advanced following the termination or abandonment of the <i>Contract</i> , shall not be referred to <i>Adjudication</i> under the <i>Construction Act</i> ;  |
|       | .3   | that notice(s) of <i>Adjudication</i> , with respect to any dispute or claim relating to the <i>Project</i> , shall not be given, and no <i>Adjudication</i> shall be commenced following <i>Contract</i> completion, <i>Contract</i> abandonment, or termination of the <i>Contract</i> ;  |
|       | .4   | that any Adjudication between the Contractor and a Subcontractor or a supplier that relates to an Adjudication between the Owner and the Contractor shall be joined together to be adjudicated by a single adjudicator, provided that the adjudicator agrees to do so, and the Contractor shall include a provision in each of its contracts that contain an equivalent obligation to this GC 8.2.7.4; and  |
|       | .5   | that, other than where the <i>Contractor</i> is obliged to commence an <i>Adjudication</i> pursuant to an undertaking under the <i>Construction Act</i> , neither the <i>Owner</i> nor the <i>Contractor</i> shall commence an <i>Adjudication</i> during the <i>Restricted Period</i> .  |
| 8.2.8 | other post of a classification of a classifica | arties acknowledge and agree that no <i>Adjudication</i> , arbitration, action, suit or proceeding may be brought by the <i>Contractor</i> against the <i>Owner</i> in respect aim for an increase to the <i>Contract Price</i> as set out in GC 6.6, before the <i>Itant</i> has issued its findings in respect of same, pursuant to GC 6.6.5. For a clarity and without limiting the foregoing, the amount applied for in each arrivoice shall not include any amounts pertaining to the <i>Contractor's</i> claim increase in <i>Contract Price</i> unless and until the <i>Consultant</i> has issued a sin <i>Writing</i> to the <i>Contractor</i> regarding the validity of such claim, as provided GC 6.6.5. However, nothing in this GC 8.2.8 shall prevent a <i>Contractor</i> from tencing an <i>Adjudication</i> where, pursuant to the <i>Construction Act</i> , the actor is required to give an undertaking to a <i>Subcontractor</i> to commence an acation following delivery of a <i>Notice of Non-Payment</i> ." |

#### SC53 GC 8.3

#### **NEGOTIATION, MEDIATION AND ARBITRATION**

| SC53.1 | 8.3.6 to<br>8.3.8 | Delete GC 8.3.6, 8.3.7 and 8.3.8 in their entirety and add new GC 8.2.6 as follows:   |
|--------|-------------------|---|
|        | 5.5.0             | "8.3.6 When a dispute has not been resolved through negotiation or mediation, within ten (10) Working Days after the date of termination of the mediated negotiations under paragraph 8.2.5, either party may give a Notice in Writing to the other party and to the Consultant inviting the other party to agree to submit the dispute to be finally resolved by arbitration, pursuant to the Rules for Arbitration of Construction Disputes as provided in CCDC 40 in effect at the time of bid closing. If the other party wishes to accept the invitation to submit the dispute to arbitration, it shall so indicate by the delivery of a responding Notice in Writing within ten (10) Working Days of receipt of the invitation. If, within the required times, no invitation is made or, if made, is not accepted, either party may refer the dispute to the courts or to any other form of dispute resolution, including arbitration, which the parties may agree to use." |

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#### PART 9 PROTECTION OF PERSONS AND PROPERTY

#### SC54 GC 9.1

#### PROTECTION OF WORK AND PROPERTY

| SC54.1 | 9.1.1.1 | Delete GC 9.1.1.1 in its entirety and replace it with the following:  |
|--------|---------|---|
|        |         | ".1 errors in the <i>Contract Documents</i> which the <i>Contractor</i> could not have reasonably discovered applying the standard of care described in paragraph 3.13.1;".   |
| SC54.2 | 9.1.2   | Delete GC 9.1.2 in its entirety and replace it with the following:  |
|        |         | "9.1.2 Before commencing any work, the <i>Contractor</i> shall determine the locations of all underground utilities and structures indicated in the <i>Contract Documents</i> or reasonably apparent from the <i>Contract Documents</i> , or that are reasonably apparent from an inspection of the <i>Place of the Work</i> exercising the degree of care and skill described in GC 3.13.1."   |
| SC54.3 | 9.1.5   | Add new GC 9.1.5 as follows:  |
|        |         | "9.1.5 With respect to any damage to which GC 9.1.4 applies, the <i>Contractor</i> shall neither undertake to repair or replace any damage whatsoever to the work of other contractors, or to property adjacent, in the vicinity of or proximate to the <i>Place of the Work</i> , nor acknowledge that the same was caused or occasioned by the <i>Contractor</i> , without first consulting the <i>Owner</i> and receiving written instructions as to the course of action to be followed from either the <i>Owner</i> or the <i>Consultant</i> . Where, however, there is danger to life, the environment, or public safety, the <i>Contractor</i> shall take such emergency action as it deems necessary to remove the danger." |

#### SC55 GC 9.2

#### **TOXIC AND HAZARDOUS SUBSTANCES**

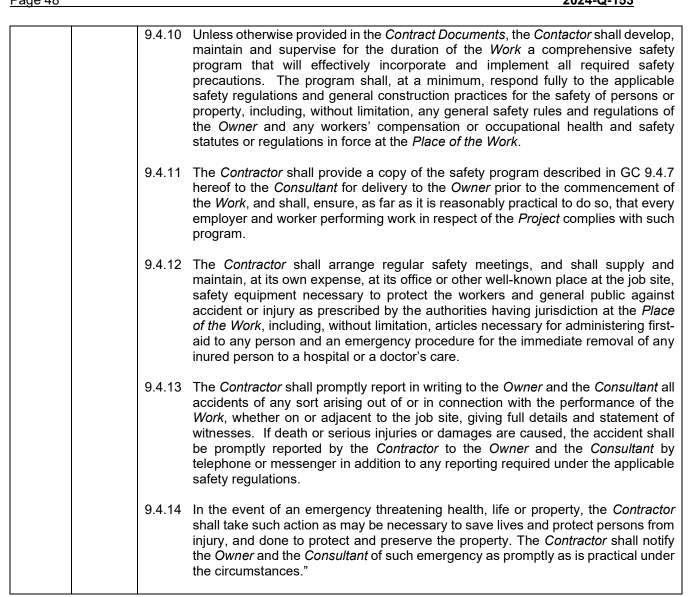
| SC55.1 | 9.2.1   | In GC 9.2.1, <u>add</u> the following to the end of the paragraph:   |
|--------|---------|--|
|        |         | "For the purposes of GC 9.2 – TOXIC AND HAZARDOUS SUBSTANCES, <i>Excess Soil</i> shall not be considered a 'toxic and hazardous substance'."   |
| SC55.2 | 9.2.5.5 | Add new GC 9.2.5.5 as follows:   |
|        |         | ".5 take all reasonable steps to mitigate the impact on Contract Time and Contract Price."   |
| SC55.3 | 9.2.6   | Delete GC 9.2.6 in its entirety and replace it with the following:   |
|        |         | "9.2.6 If the <i>Owner</i> and <i>Contractor</i> do not agree on the existence, significance of, or whether the toxic or hazardous substances were brought onto the <i>Place of the Work</i> by the <i>Contractor</i> or anyone for whom the <i>Contractor</i> is responsible, or whether any toxic or hazardous substances or materials already at the <i>Place of the Work</i> (and which were then harmless or stored, contained or otherwise dealt with in accordance with legal and regulatory requirements) were dealt with by the <i>Contractor</i> or anyone for whom the <i>Contractor</i> is responsible in a manner which |

|        |                    | ,  |
|--------|--------------------|--|
|        |                    | does not comply with legal and regulatory requirements, or which threatens human health and safety or the environment, or material damage to the property of the <i>Owner</i> or others, the <i>Owner</i> shall retain and pay for an independent qualified expert to investigate and determine such matters. The expert's report shall be delivered to the <i>Owner</i> and the <i>Contractor</i> ."  |
| SC55.4 | 9.2.7.4            | Delete GC 9.2.7.4 in its entirety and replace it with the following:   |
|        |                    | indemnify the <i>Contractor</i> from and against claims, demands, losses, costs, damages, actions, suits or proceedings made, suffered or brought by third parties arising out of or resulting from exposure to, or the presence of, toxic or hazardous substances for which the <i>Contractor</i> is not responsible under GC 9.2 – TOXIC AND HAZARDOUS SUBSTANCES at the Place of the Work. This obligation shall not be construed to negate, abridge or reduce other rights or obligations of indemnity set out in GC 13.1 – INDEMNIFICATION or that otherwise exist respecting a person or party described in this paragraph." |
| SC55.5 | 9.2.8              | Add the following to GC 9.2.8, after the word "responsible" in the second line:  |
|        |                    | "or whether any toxic or hazardous substances or materials already at the <i>Place of the Work</i> (and which were then harmless or stored, contained or otherwise dealt with in accordance with legal and regulatory requirements) were dealt with by the <i>Contractor</i> or anyone for whom the <i>Contractor</i> is responsible in a manner which does not comply with legal and regulatory requirements, or which threatens human health and safety or the environment, or material damages to the property of the <i>Owner</i> or others, ".  |
| SC55.6 | 9.2.10 &<br>9.2.11 | Add new GC 9.2.10 and 9.2.11 as follows:   |
|        | 3.2.11             | "9.2.10 The Contractor, Subcontractors and Suppliers shall not bring on to the Place of the Work any toxic or hazardous substances and materials except as required in order to perform the Work. If such toxic or hazardous substances or materials are required, storage in quantities sufficient to allow work to proceed to the end of any current work week only shall be permitted. All such toxic and hazardous materials and substances shall be handled and disposed of only in accordance with all laws and regulations that are applicable at the Place of the Work.  |
|        |                    | 9.2.11 The <i>Contractor</i> shall indemnify and hold harmless the <i>Owner</i> , its parent, subsidiaries and affiliates, the <i>Consultant</i> and their respective partners, officers, directors, agents and employees from and against any and all liabilities, costs, expenses, and claims resulting from bodily injury, including death, and damage to property of any person, corporation or other body politic, that arises from the use by the <i>Contractor</i> , <i>Subcontractors</i> and <i>Suppliers</i> of any toxic or hazardous substances or materials at the <i>Place of the Work</i> ."                        |

#### SC56 GC 9.4 CONSTRUCTION SAFETY

| SC56.1 | 9.4.1 | Delete GC 9.4.1 in its entirety and replace it with the following:  |
|--------|-------|---|
|        |       | "9.4.1 The <i>Contractor</i> shall be solely responsible for construction safety at the <i>Place of the Work</i> and for compliance with the rules, regulations, and practices required by the <i>OHSA</i> , including, but not limited to those of the "constructor", and shall be responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the performance of the <i>Work</i> . The <i>Contractor</i> 's health |

|        |                    | and safety program documentation shall be made available for review by the  |
|--------|--------------------|---|
|        |                    | Owner or Consultant immediately upon request. Without limiting the foregoing, the Contractor shall be solely responsible for construction safety in respect of the Consultant, Subcontractors and Suppliers, the Owner's own forces, Other Contractors, and all persons attending the Place of the Work during the course of the Project."  |
| SC56.2 | 9.4.2              | Amend GC 9.4.2 by <u>adding</u> the following words after "and the <i>Contractor</i> ":   |
|        |                    | ", Subcontractors and Suppliers".   |
| SC56.3 | 9.4.3              | Amend GC 9.4.3 by <u>adding</u> the following words after "and the <i>Contractor</i> ":   |
|        |                    | ", Subcontractors and Suppliers".   |
| SC56.4 | 9.4.4              | Delete GC 9.4.4 in its entirety.  |
| SC56.5 | 9.4.5              | <u>Delete</u> GC 9.4.5 in its entirety and <u>replace</u> it with the following:  |
|        |                    | "9.4.5 Prior to the commencement of the <i>Work</i> , the <i>Contractor</i> shall submit to the <i>Owner</i> :  |
|        |                    | .1 documentation setting out the <i>Contractor's</i> in-house safety programs;  |
|        |                    | .2 a copy of the Notice of Project filed with the Ministry of Labour naming the<br>Contractor as "constructor" under OHSA; and  |
|        |                    | .3 a current Workplace Safety and Insurance Board clearance certificate."   |
| SC56.6 | 9.4.6 to<br>9.4.14 | Add new GC 9.4.6, 9.4.7, 9.4.8, 9.4.9, 9.4.10, 9.4.11, 9.4.12, 9.4.13, and 9.4.14 as follows:   |
|        | 9.4.14             | "9.4.6 The <i>Contractor</i> shall indemnify and save harmless the <i>Owner</i> , its agents, trustees, officers, directors, employees, consultants, successors, appointees, and assigns from and against the consequences of any and all safety infractions committed by the <i>Contractor</i> under <i>OHSA</i> and any other occupational health and safety legislation in force at the <i>Place of the Work</i> including the payment of legal fees and disbursements on a substantial indemnity basis. |
|        |                    | 9.4.7 The <i>Owner</i> undertakes to include in its contracts with other contractors and in its instructions to its own forces the requirement that the other contractor or its own forces, as the case may be, comply with the policies and procedures of and the directions and instructions from the <i>Contractor</i> with respect to occupational health and safety and related matters. The text of such instruction is attached to the Supplementary Conditions as Appendix "1."                     |
|        |                    | 9.4.8 If the <i>Owner</i> is of the reasonable opinion that the <i>Contractor</i> has not taken such precautions as are necessary to ensure compliance with the requirements of GC 9.4.1, the <i>Owner</i> may take any remedial measures which it deems necessary, including stopping the performance of all or any portion of the <i>Work</i> , and the <i>Owner</i> may use its employees, the <i>Contractor</i> , any <i>Subcontractor</i> or any other contractors to perform such remedial measures.  |
|        |                    | 9.4.9 The <i>Contractor</i> shall file any notices or any similar document required pursuant to the <i>Contract</i> or the safety regulations in force at the <i>Place of the Work</i> . This duty of the <i>Contractor</i> will be considered to be included in the <i>Work</i> and no separate payment therefore will be made to the <i>Contractor</i> .  |



#### **PART 10 GOVERNING REGULATIONS**

#### SC57 GC 10.1 - TAXES AND DUTIES

| SC57.1 | 10.1.3 | Add new GC 10.1.3 as follows:  |
|--------|--------|--|
|        |        | "10.1.3 Where the <i>Owner</i> is entitled to an exemption or a recovery of sales taxes, customs duties, excise taxes or <i>Value Added Taxes</i> applicable to the <i>Contract</i> , the <i>Contractor</i> shall, at the request of the <i>Owner</i> , assist with application for any exemption, recovery or refund of all such taxes and duties and all amounts recovered or exemptions obtained shall be for the sole benefit of the <i>Owner</i> . The <i>Contractor</i> agrees to endorse over to the <i>Owner</i> any cheques received from the federal or provincial governments, or any other taxing authority, as may be required to give effect to this GC 10.1.3." |

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#### SC58 GC 10.2

#### LAWS, NOTICES, PERMITS, AND FEES

| SC58.1 | 10.2.5 | In GC 10.2.5, add the following words to the beginning of the paragraph: "Subject to GC 1.1.3,"  -and- add the following to the end of the second sentence:  "and no further <i>Work</i> on the affected components of the <i>Contract</i> shall proceed until these directives have been obtained by the <i>Contractor</i> from the <i>Consultant</i> ."   |
|--------|--------|---|
| SC58.2 | 10.2.6 | Add the following to the end of paragraph 10.2.6:  "In the event the <i>Owner</i> suffers loss or damage as a result of the <i>Contractor's</i> failure to comply with GC 10.2.5, the <i>Contractor</i> agrees to indemnify and to hold harmless the <i>Owner</i> and the <i>Consultant</i> from and against any claims, demands, losses, costs, damages, actions, suits or proceedings resulting from such failure by the <i>Contractor</i> ." |
| SC58.3 | 10.2.7 | Amend paragraph 10.2.7 after the words "authorities having jurisdiction" in the second line, add the words "which changes were not, or could not have reasonably been known to the <i>Owner</i> or to the <i>Contractor</i> , as applicable, at the time of bid closing and which changes did not arise as a result of a public emergency or other <i>Force Majeure</i> event".   |

#### SC59 GC 10.4

#### **WORKERS' COMPENSATION**

| SC59.1 | 10.4.1 | In GC 10.4.1, <u>delete</u> the words "Prior to commencing the <i>Work</i> ," and <u>replace</u> them with the following: |  |
|--------|--------|---|--|
|        |        | "Upon execution of the Agreement, again with each application for progress payment,".                                     |  |

#### SC60 GC 11.1

#### **INSURANCE**

| SC60.1 | GC 11.1 – INSURANCE  |
|--------|--|
|        | Delete GC 11.1.1 INSURANCE in its entirety and replace with the following:   |
|        | GC 11.1 INSURANCE  |
|        | "11.1.1 Without restricting the generality of GC 13.1 – INDEMNIFICATION, the Contractor shall provide or cause to provide, maintain and pay for the following insurance coverage, the minimum requirements of which are specified in CCDC 41-CCDC Insurance Requirements in effect at the time of bid closing except as hereinafter provided:  |
|        | .1 General Liability insurance to a limit of not less than \$5,000,000 per occurrence with a deductible not exceeding \$10,000 in the name of the Contractor and naming the Owner and Consultant and its sub-consultants as additional insured, which shall be maintained from the date of commencement of the Work until one year from the date of Ready-for-Takeover. Liability coverage |

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shall be provided for completed operations hazards from the date of Ready-for-Takeover as set out in the certificate of Ready-for-Takeover, on an ongoing basis for a period of 6 years following Ready-for-Takeover.

Coverage shall be subject to the following:

- .1 the policy shall include coverage for pollution from "hostile fires"
- .2 the policy shall include coverage for Non-Owned Automobile in the amount of \$2,000,000.
- .2 Automobile Liability insurance to a limit of not less than \$5,000,000 from the date of commencement of the Work until one year after the date of Ready-for-Takeover for all vehicles owned or leased by the Contractor. Coverage must also apply in the event the operations of the insured resulted in a pollution condition including remediation costs. Proof of Insurance will not be required if the Contractor provides a signed letter stating that they do not own or lease vehicles.
- .3 Delete paragraph 11.1.1.3 Aircraft or Watercraft Liability in its entirety.
- .4 Delete paragraph 11.1.1.4 "Broad form" property insurance in its entirety and replace with an Installation Floater as follows:

The Contractor shall, throughout the term of the Agreement, obtain and maintain an Installation Floater written on a "All Risk" perils basis of an amount not less than one hundred and fifty thousand (\$150,000.00). Coverage applies while property is in transit to the installation site, while stored at a temporary location, awaiting installation at the work site, during loading and unloading as well as the course of installation until complete.

- .5 Delete paragraphs 11.1.1.5 and 11.1.1.6 in their entirety.
- .6 All applicable polices of insurance required under paragraph 11.1.1.1 through to 11.1.1.4 shall.
  - .1 be recorded as being a primary policy and shall be in a form and issued by an insurance company satisfactory to the Owner, that is licensed to carry on business in Ontario:
  - .2 be maintained continuously during the course of carrying out the Work, or for such period of time as may be required after completion of the Work as deemed necessary by the Owner;
  - .3 except in the case of standard form automobile liability insurance and nonowned automobile liability insurance, include the Owner and Consultant as additional insureds, to the extent of the Contractor's obligations to the Owner and Consultant under the Contract Documents:
  - .4 contain cross liability and severability of interest provisions, as may be applicable;
  - .5 preclude subrogation claims against the Owner and any other person insured under the policy; and
  - .6 provide that at least 30 days prior written notice (15 days in the case of standard form automobile liability insurance, and 10 days in the event of non-payment of premiums) shall be given to the Owner by the insurer before the insurer or Contractor takes any steps to cancel, terminate, fail to renew, amend or otherwise change or modify the insurance or any part thereof.
  - .7 The Contractor shall be responsible for deductible amounts under all of the policies of insurance required.

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- .7 The Owner reserves the right to require the Contractor to purchase such additional insurance coverage as the Owner may reasonably require. The Owner reserves the right to request such higher limits of insurance or otherwise alter the types of coverage requirements due to material or significant change arising from such matters as the nature of the work, agreement value, industry standards, and availability of insurance, as the Owner may reasonably require from time to time. Where such a right is exercised by the Owner, the Owner will compensate the Contractor for any resulting increase in applicable insurance premiums only where the Contractor can establish to the satisfaction of the Owner, acting reasonably, that such increase in applicable insurance premiums for the insurance required pursuant to the Contract does not result from the actions or omissions, negligence, claims history or reassessment by the insurer of the insurable risk posed by the Contractor.
- .8 Any insurance coverage acquired under the Contract shall in no manner discharge, restrict or limit the liabilities assumed by the Contractor under the Contract. The dollar limit of insurance coverage shall not be limited to the Contract Price.
- .9 The Contractor shall pay all premiums on the policies as they become due provided that the Owner may pay premiums as they become due and deduct the amount thereof from monies due from the Owner to the Contractor should the Contractor fail to do so.
- .10 The Contractor shall deposit with the Owner such evidence of its applicable insurance policies required under paragraph 11.1.1.1 through to 11.1.1.4 at the time of execution of the Agreement and thereafter during the term of the Contract, no later than 20 Working Days prior to the renewal date of each applicable policy, a certificate of insurance originally signed by an authorized insurance representative confirming thereon relevant coverage information including but not limited to the Contract name and description, name of insurer, name of insurance broker, name of insured, name of additional insured's as may be applicable, commencement and expiry dates of coverage, dollar limits of coverage, deductible levels as may be applicable, cancellation/termination provisions; or at the Owner's election, a certified copy of the insurance policy or policies required under paragraph 11.1.1.1 through to 11.1.1.4. The Contractor shall ensure that the certificate holder is identified on each certificate of insurance as The Regional Municipality of Niagara, 1815 Sir Isaac Brock Way, PO Box 1042, Thorold, ON, L2V 4T7, and that all certificates, cancellation, nonrenewal or adverse change notices are mailed to that address.
- .11 The Contractor shall not do or omit to do anything that would impair or invalidate the insurance policies.
- .12 Delivery to and examination or approval by the Owner of any certificates of insurance or policies of insurance or other evidence of insurance does not relieve the Contractor of any of its indemnification or insurance obligations under the Contract. The Owner is not under a duty either to ascertain the existence of or to examine such certificates of insurance or policies of insurance, nor to advise the Contractor in the event such insurance coverage is not in compliance with the requirements set out in the Contract.

| a third party or by the Owner. The Contractor shall make contact with the claimant within forty-eight (48) hours of the Contractor's receipt of notice of a claim. The Contractor shall initiate an investigation of the claim immediately upon notice, and advise the claimant by letter of its position regarding resolution of the claim within twenty (20) Working Days of the notice. The Contractor shall include in its letter of resolution the reasons for its position. Failing acceptance of the resolution by the claimant of the proposed resolution, the Contractor agrees to report the claim to its insurer for further review and response to the claimant. Should the Contractor fail to follow this procedure, the Owner may investigate and resolve such claims, and offset the resultant costs against any monies due to the Contractor, from time to time, under the Contract." |
|---|
|   |

#### SC61 \*NEW\* GC 11.2

#### **CONTRACT SECURITY**

| SC61.1 | GC 11.2 | Add ne | w GC                  | C 11.2 – CONTRACT SECURITY as follows:   |  |  |
|--------|---------|--------|-----------------------|--|--|--|
|        |         | "GC 11 | 1.2 CONTRACT SECURITY |  |  |  |
|        |         | 11.2.1 |                       | Contractor shall, within the time specified in the Contract Documents, provide e Owner:  |  |  |
|        |         |        | .1                    | a performance bond or such other form of performance security as permitted in the <i>Contract Documents</i> , in an amount equal to 50% of the <i>Contract Price</i> , covering the performance of the <i>Contract</i> , including the warranty period and the <i>Contractor's</i> requirements with respect to the correction of deficiencies, excluding all extended warranties; and |  |  |
|        |         |        | .2                    | a labour and material payment bond, in the form set out in the <i>Contract Documents</i> , in an amount equal to 50% of the <i>Contract Price</i> covering payment for labour, <i>Products</i> , or both.  |  |  |
|        |         | 11.2.2 | The                   | bonds referred to in GC 11.2.1 shall:  |  |  |
|        |         |        | .1                    | be issued by a duly licensed surety company authorized to transact the business of suretyship in the Province of Ontario;  |  |  |
|        |         |        | .2                    | be in the form prescribed by the Construction Act;   |  |  |
|        |         |        | .3                    | extends protection to <i>Subcontractors</i> , <i>Suppliers</i> , and any other persons supplying labour or materials to the <i>Project</i> ; and   |  |  |
|        |         |        | .4                    | shall be maintained in good standing until the fulfillment of the <i>Contract</i> , including the warranty period."  |  |  |

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#### **PART 12 OWNER TAKEOVER**

#### SC62 GC 12.1 **READY-FOR-TAKEOVER**

| SC62.1 | 12.1.1 | Delete GC 12.1.1 in its entirety and replace it with the following: |  |  |  |  |  |  |
|--------|--------|---|--|--|--|--|--|--|
|        |        |   | Ready-for-Takeover shall be achieved when all of the following has occurred, as verified and approved by the Owner:  |  |  |  |  |  |
|        |        | .1  | Substantial Performance of the Work has been achieved, as certified by the Consultant;   |  |  |  |  |  |
|        |        | .2  | a permit for of the <i>Place of the Work</i> has been obtained from the authorities having jurisdiction;   |  |  |  |  |  |
|        |        | .3  | the <i>Work</i> to be performed under the <i>Contract</i> has satisfied the requirements for deemed completion in accordance with Section 2(3) of the <i>Construction Act</i> ,  |  |  |  |  |  |
|        |        | .4  | final cleaning and waste removal, as required by the <i>Contract Documents</i> ;   |  |  |  |  |  |
|        |        | .5  | the <i>Contractor</i> has delivered to the <i>Consultant</i> and the <i>Owner</i> all inspection certificates from authorities having jurisdiction with respect to any component of the <i>Work</i> which has been completed;  |  |  |  |  |  |
|        |        | .6  | subject only to GC 12.1.2, the entire <i>Work</i> has been completed to the requirements of the <i>Contract Documents</i> , including completion of all items on the punch list prepared at the time of <i>Substantial Performance</i> of the <i>Work</i> and the <i>Work</i> is being used for its intended purpose, and is so certified by the <i>Consultant</i> ;   |  |  |  |  |  |
|        |        | .7  | subject only to GC 12.1.2, the <i>Contractor</i> has submitted to the <i>Owner</i> and the <i>Consultant</i> in a collated and organized matter, all <i>Close-Out Documentation</i> and any other materials or documentation required by the <i>Contract Documents</i> ;   |  |  |  |  |  |
|        |        | .8  | subject only to GC 12.1.2, all <i>Products</i> , systems and components of the <i>Project</i> have been <i>Commissioned</i> and certified for operation and accepted by the <i>Owner</i> and <i>Consultant</i> , and   |  |  |  |  |  |
|        |        | 9   | subject only to GC 12.1.2, the <i>Contractor</i> has submitted to the <i>Owner</i> and the <i>Consultant</i> full and complete <i>As-built Drawings</i> and <i>Specifications</i> revised by the <i>Contractor</i> to reflect the as-built state of the <i>Work</i> , clearly showing changes to the <i>Drawings</i> and <i>Specifications</i> from the original <i>Contract Documents</i> , all of which have been approved by the <i>Owner</i> acting reasonably." |  |  |  |  |  |
| SC62.2 | 12.1.2 | Delete GC 1   | 2.1.2 in its entirety and <u>replace</u> it with the following:  |  |  |  |  |  |
|        |        | coi<br>Ta   | e <i>Owner</i> may, in its sole, absolute, and unfettered discretion, waive impliance with a requirement, or a part thereof, for achieving <i>Ready-for-keover</i> set out in GC 12.1.1.6 to 12.1.1.9 (inclusive). Where the <i>Owner</i> ercises the discretion afforded under this GC 12.1.2, the <i>Contractor</i> shall  |  |  |  |  |  |

|        |        | be required to comply with GC 5.5.1.2 as part of its application for final payment and the <i>Owner</i> and the <i>Contractor</i> , in consultation with the <i>Consultant</i> , shall establish a reasonable date for completing the <i>Work</i> ."     |
|--------|--------|--|
| SC62.3 | 12.1.3 | Delete CC 12.1.2 in its entirety and replace it with the following:  |
| 3002.3 | 12.1.3 | Delete GC 12.1.3 in its entirety and replace it with the following:  |
|        |        | "12.1.3 When the <i>Contractor</i> considers the <i>Work Ready-for-Takeover</i> , it shall submit a written application to the <i>Owner</i> and the <i>Consultant</i> for review."   |
| SC62.4 | 12.1.4 | In GC 12.1.4, delete the words "list and" from the second line.  |
|        |        | , <del></del>  |
| SC62.5 | 12.1.5 | Delete GC 12.1.5 in its entirety and replace it with the following:  |
|        |        | "12.1.5 Following the confirmation of the date of <i>Ready-for-Takeover</i> by the <i>Consultant</i> and as confirmed by the <i>Owner</i> , the <i>Contractor</i> may submit a final application for payment in accordance with GC 5.5 – FINAL PAYMENT." |
| SC62.6 | 12.1.6 | Delete GC 12.1.6 in its entirety.  |
| 2002.0 | .20    | <u> </u>   |

#### SC63 GC 12.2 EARLY OCCUPANCY

| SC63.1 | GC 12.2 | Delete GC 12.2 – EARLY OCCUPANCY BY THE OWNER in its entirety. |  |
|--------|---------|--|--|
|        |         |  |  |

#### SC64 GC 12.3 WARRANTY

| SC64.1 | 12.3.3                  | Amend GC 12.3.3 by inserting the words "either itself or" before "through the Consultant" in the first line.  |  |  |  |
|--------|-------------------------|---|--|--|--|
| SC64.2 | 12.3.7<br>to<br>12.3.15 | Add new GC 12.3.7, 12.3.8, 12.3.9, 12.3.10, 12.3.11, 12.3.12, 12.3.13, 12.3.14 and 12.3.15 as follows:  |  |  |  |
|        |                         | 12.3.7 Intentionally Deleted  |  |  |  |
|        |                         | 12.3.8 Intentionally Deleted  |  |  |  |
|        |                         | <ul> <li>12.3.9 Intentionally Deleted</li> <li>12.3.10 Acceptance of any such alternative security shall be at the sole discretion of the <i>Owner</i>.</li> </ul>  |  |  |  |
|        |                         | 12.3.11 Intentionally Deleted   |  |  |  |
|        |                         | 12.3.12 Intentionally Deleted   |  |  |  |
|        |                         | 12.3.13 The <i>Contractor</i> shall commence or correct any deficiency within 2 <i>Working Days</i> after receiving a <i>Notice in Writing</i> from the <i>Owner</i> or the <i>Consultant</i> , and shall complete the <i>Work</i> as expeditiously as possible, except in the case where the deficiency prevents maintaining security or where basic systems essential to the on-going business of the <i>Owner</i> and/or its tenants cannot be maintained operational as designed. In those circumstances all necessary corrections and/or |  |  |  |

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installations of temporary replacements shall be carried out immediately as an emergency service at the cost and expense of the *Contractor*. Should the *Contractor* 

- (a) fail to provide emergency service described in this GC 12.3.13 within 8 hours of a request being made during the normal business hours of the *Contractor*, or
- (b) fail to correct or commence any deficiency within 2 *Working Days* after receiving a *Notice in Writing* from the *Owner* or the *Consultant*, or
- (c) fails to correct the deficiency identified in the *Notice in Writing* to the reasonable satisfaction of the *Owner*,

The *Owner* is authorized, notwithstanding GC 3.1, to carry out all necessary repairs or replacements at the *Contractor's* expense and, if applicable, to deduct such expense from the *Maintenance Holdback*.

- 12.3.14 The final payment certificate shall not relieve the *Contactor* from its responsibility under this GC 12.3 WARRANTY.
- 12.3.15 The *Contractor* shall ensure that all warranties, guarantees or other obligations for *Work*, services or *Products* performed or supplied by any *Subcontractor*, *Supplier* or other person in connection with the *Work* are obtained and available for the direct benefit of the *Owner*. In the alternative, the *Contractor* shall assign to the *Owner* all warranties, guarantees or other obligations for *Work*, services or *Products* performed or supplied by any *Subcontractor*, *Supplier* or other person in connection with the *Work* and such assignment shall be with the consent of the assigning party, where required by law, or by the terms of that party's contract. Such assignment shall be in addition to, and shall in no way limit, the warranty rights of the *Owner* under the *Contract Documents*."

#### **PART 13 INDEMNIFICATION AND WAIVER**

#### SC65 GC 13.1 INDEMNIFICATION

| SC65.1 | GC 13.1 | <u>Delete</u> GC 13.1 – INDEMNIFICATION in its entirety and <u>replace</u> it with the following:   |
|--------|---------|---|
|        |         | "13.1.1 The Contractor shall indemnify, defend and hold harmless the Owner, its elected officials, officers, and employees, the Consultant and their respective partners, trustees, officers, directors, agents and employees from and against any and all claims, liabilities, expenses, demands, losses, damages, actions, costs, suits, or proceedings (hereinafter called "Claims"), whether in respect of Claims suffered by the Owner or in respect of Claims by third parties, that directly or indirectly arise out of, or are attributable to, the acts or omissions of the Contractor, its employees, agents, Subcontractors, Suppliers or any other persons for whom it is in law responsible (including, without limitation, claims that directly or indirectly arise out of, or are attributable to, loss of use or damage to the Work, the Owner's property or equipment, the Contractor's property or equipment or property adjacent to the Place of the Work or death or injury to the Contractor's personnel). |
|        |         | 13.1.2 The provisions of GC 13.1 - INDEMNIFICATION shall survive the termination of the <i>Contract,</i> howsoever caused and no payment or partial payment, no issuance of a final certificate of payment and no occupancy in whole or in part of the <i>Work</i> shall constitute a waiver or release of any of the provisions of GC 13.1."   |

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#### SC66 GC 13.2 WAIVER OF CLAIMS

| SC66.1 | 13.2.1  | In GC 13.2.1:   |
|--------|---|---|
|        |   | (a) after the word "limitation" in the third line, <u>add</u> the words "claims for delay pursuant to GC 6.5 – DELAYS";   |
|        |   | (b) after the words "Ready-for-Takeover" in the fourth line, add the words "(collectively "Claims or 'claims' ")".  |
| SC66.2 | 13.2.1.3  | Delete paragraph 12.2.1.3 in its entirety.  |
| SC66.3 | 13.2.3,<br>13.2,4,<br>13.2.5,<br>13.2.7,<br>13.2.9 &<br>13.2.10 | <u>Delete</u> paragraphs 13.2.3, 13.2.4, 13.2.5, 13.2.9 and 13.2.10 (the " <b>Deleted Waiver Provisions</b> ") are deleted in their entirety, together with all references to the <i>Deleted Waiver Provisions</i> throughout the <i>Contract</i> . For clarity, all provisions of the <i>Contract</i> that reference the <i>Deleted Waiver Provisions</i> otherwise remain in full force and effect. |

#### SC67 \*NEW\* PART 14 OTHER PROVISIONS

| SC67.1 | PART<br>14 | Add new PART 14 – OTHER PROVISIONS as follows:  |
|--------|------------|---|
|        |            | "PART 14 OTHER PROVISIONS   |
|        |            | GC 14.1 OWNERSHIP OF MATERIALS  |
|        |            | 14.1.1 Unless otherwise specified, all materials existing at the <i>Place of the Work</i> at the time of execution of the <i>Contract</i> shall remain the property of the <i>Owner</i> . All <i>Work</i> and <i>Products</i> delivered to the <i>Place of the Work</i> by the <i>Contractor</i> shall be the property of the <i>Owner</i> . The <i>Contractor</i> shall remove all surplus or rejected materials as its property when notified in writing to do so by the <i>Consultant</i> ." |

#### **EXHIBIT "1"**

#### REQUIREMENTS FOR A "PROPER INVOICE"

To satisfy the requirements for a *Proper Invoice*, the following criteria, as may be applicable in each case, must be included with the *Contractor's* application for payment:

- be in the form of a written bill, invoice, application for payment, or request for payment;
- (b) be in writing;

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- (c) contain the Contractor's name, telephone number and mailing address and contact information of the contractor project manager;
- (d) contain the title of the Project and the Owner's contract number or purchase order number under which the Work was performed and the related request for qualification, tender, or request for proposal number, as applicable;
- contain the Contractor's unique invoice number (in the case of a revised invoice also include (e) the original invoice # and date);
- (f) contain the date the written bill, invoice, application for payment, or request for payment is being issued by the Contractor;
- identify the period of time in which the labour and/or materials were supplied to the Owner; (g)
- reference to the provisions of the *Contract* under which payment is being sought; (h)
- (i) a description, including quantities where appropriate, of the labour and/or materials, or a portion thereof, that were supplied and form the basis of the Contractor's request for payment
- (j) percentage of the Work completed to date;
- the amount the Contractor is requesting to be paid by the Owner set out in a statement (k) identifying the price for the labour and/or materials, separating out any statutory or other holdbacks, set offs and HST;
- (l) attach a a sworn statement that all accounts for labour, subcontracts, products, materials, construction machinery and equipment and other indebtedness which may have been incurred by the Contractor for the Work performed and the products and materials supplied under the Contract and for which the Owner might in any way be held responsible to pay for up to and including the latest progress payment received, have been paid in full, except for amounts properly retained as holdback, that are in dispute, or as otherwise agreed upon by the Owner and the Contractor (such Statutory Declaration may be in the form of a CCDC 9A-2018 "Statutory Declaration of Progress Payment Distribution by Contractor" or in such other form when prescribed by the Owner).;
- (m) when requested in advance of the Cut-Off Date, sworn statement in the form of the CCDC 9B-2018 "Statutory Declaration of Progress Payment Distribution by Subcontractor" (or in such other form when an alternative is prescribed by the Owner), for any Subcontractor(s) identified by the *Owner* or the *Consultant*;
- (n) attach a current Workplace Safety and Insurance Board clearance certificate;
- attach an updated and current construction schedule acceptable to the Owner in accordance (o) with GC 3.4 – CONSTRUCTION SCHEDULE;

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- (p) a description of the Work performed during the Payment Period and a specific itemization of the Work with quantities where appropriate including: (A) the Consultant or Owner representative's, as applicable, estimate of units; and (B) the Contractor's estimate of units;
- (q) the value of *Work* and approved changes in the *Work* performed to date itemized by change orders and change directives;
- (r) the amount payable for the Work and changes in the Work performed during the payment period;
- (s) Remit to Supplier Name (if different than Contractor Name);
- (t) Remit to Supplier Address (if different than Contractor Address);
- (u) Supplier accounts receivable contact email address and phone number;
- (v) a detailed description of expenditures under the cash allowance
- (w) include the schedule of values;
- (x) daily *Contractor* work records;
- (y) if requested by the *Owner* or *Consultant*, prior to the applicable *Cut-Off Date*, a current and valid certificate(s) of insurance;
- (z) the following statement: "Provided this *Proper Invoice* complies with the requirements of the Contract and the *Construction Act*, R.S.O. 1990, c. C.30, and provided no *Notice of Non-Payment* is issued by the *Owner*, payment is due within 28 days from the date the *Proper Invoice* is received by the *Owner*;
- (aa) the name, title, telephone number and mailing address of the person at the place of business of the *Contractor* to whom payment is to be directed;
- (bb) for advance payment, if applicable, for *Products* delivered to the *Place of the Work* not yet incorporated into the *Work*: (1) list such *Products* (and the advance payment calculations in respect thereof) as a separate line item; and (2) be supported by invoices and such other evidence as the *Consultant* may reasonably request to establish the value and delivery of such *Products*;
- (cc) list the lien holdback and contractual holdback amounts (if applicable) as separate line items;
- (dd) include the *Contractor's* registration number for Harmonized Sales Tax (H.S.T.) and, in the case of a remittance directly to a supplier the supplier H.S.T registration number, list the total amount of H.S.T. separate from the total amount payable and list the total amount due (total amount of H.S.T. plus the amount payable for the *Work* in the current *Payment Period*);
- (ee) Include any testing and commissioning reports required by the *Contract Documents* in respect of the *Work* to which the *Proper Invoice* relates;
- (ff) in the case of the *Contractor's Proper Invoice* for final payment, sufficient evidence of the *Contractor's* compliance with GC 3.11 CLEANUP; and
- (gg) any other any other reports, documents or information expressly required by the *Contract Documents* to be submitted with invoices.

#### **APPENDIX "1"**

# LANGUAGE FOR OWNER'S PERSONNEL OR FOR THIRD PARTY CONTRACTORS ENTERING A PROJECT SITE WHERE THE CONTRACTOR HAS ASSUMED OVERALL RESPONSIBILITY – IN CONTRACT – FOR OCCUPATIONAL HEALTH AND SAFETY

"The (trade or employee) acknowledges that the work it will perform on behalf of the Owner requires it to enter a job site which is under the total control of a general contractor which has a contract with the Owner. The (trade or employee) acknowledges that [name of contractor] has assumed overall responsibility for compliance with all aspects of the health and safety legislation of Ontario, including all the responsibilities of the "constructor" under the *Occupational Health and Safety Act* (Ontario). Further, (trade or employee) acknowledges that [name of contractor] is also responsible to the Owner to co-ordinate and schedule the activities of our work with the work of the general contractor.

We agree to comply with [name of contractor] directions and instructions with respect to occupational health and safety and coordination. We acknowledge that it will be cause for termination under our contract with the Owner should (I/we) fail or refuse to accept the direction and instruction of the general contractor with respect to matters of occupational health and safety or matters related to coordination of work."

| Signed: |  |  |  |  |
|---------|--|--|--|--|