A. General Instructions and Supplementary Documents

The Architect/Engineer ("A/E") shall incorporate into the Project Manual, in the order listed in the Table of Contents, any Supplementary Instructions or Supplementary Conditions approved by the Commission, current wage rates for the location, geotechnical or environmental data if any; and A/E’s Specifications.

The A/E shall edit and modify the Table of Contents, Solicitation, Bid Form, Agreement Form, and provided Sections of Division 01 to clearly describe the Project-specific requirements and information. The A/E shall copy all other portions of the Standard Requirements, modified only by Supplementary Instructions and Supplementary Conditions written by the Owner and approved by the Commission.

The A/E shall not incorporate the Instructions to the Architect/Engineer (this document), or Version Control Document (if any) into the Project Manual. These documents are provided for guidance to the A/E and are not intended for use in Contract Document packages. The A/E shall select the Bid Form, Contract Form, and General Conditions documents that are appropriate for the Project. Consult with your Project Manager if there are any questions regarding which documents to use.

Supplementary Instructions that amend the Instructions to Bidders and Supplementary Conditions that amend or modify the General Conditions must be authorized by the Commission prior to submitting documents to the Building Authority. The authorized Supplementary Instruction and Supplementary Conditions for each agency and institution of higher education shall be posted to the Commission’s website as they become available.

The A/E shall submit Allowances, Unit Prices, Alternates, single source Specifications, and any other unusual requirements to the Contracting Authority for review and approval prior to the submission of the Contract Documents for review. The Commission requires early development and notice of these requirements.

B. Prevailing Wage Rates

The Contracting Authority shall access the Ohio Department of Commerce, Wage and Hour Bureau, website http://www.com.state.oh.us and provide the wage rates to the A/E via overnight mail or electronic transmission within 7 business days of the planned first advertisement date. The A/E shall coordinate the timing of issuing wage rates with the Contracting Authority. If the wage rates expire on or before the bid date, the Contracting Authority shall provide new wage rates to the A/E who shall issue them by Addendum.

C. Lead Contractor

For Multiple-Prime Contract Projects without a Construction Manager, the A/E shall determine which Contractor shall be responsible for scheduling the Project, coordinating the Contractors, and providing other services identified in the Contract Documents (the “Lead Contractor”). The A/E shall identify the Lead Contractor by trade in the Solicitation and Bid Form.

D. Approval for Bidding/Public Bid Advertisement

In order to schedule a bid date, the Commission requires:

- One cover sheet of the Drawings bearing evidence of the approval of the Ohio Department of Commerce, Division of Industrial Compliance or other certified building department;
- One cover sheet of the Project Manual bearing evidence of the approval of the Ohio Department of Commerce, Division of Industrial Compliance or other certified building department;
- The first plumbing sheet in the sequence bearing evidence of the approval of the Ohio Department of Health or other certified building department;
- One copy of the final Document 00 10 00 - “Solicitation” and the final Document 00 41 00 - “Bid Form” forwarded to the Contracting Authority via electronic mail or OAKS CI just prior to advertising. The Solicitation and Bid Form are documents critical to the proper preparation of the Public Bid Advertisement, and the bidding process. The A/E shall make every effort to avoid modifications to these documents by Addendum;
- One copy of the Detailed Estimate of Construction Cost for each separate bid package (if applicable), and the estimate for each and every Alternate;
- The Owner’s written acceptance of the Contract Documents; and
- The A/E’s written response to the Contracting Authority’s review comments and its constructability consultant’s review comments, if any.

As part of distributing the Contract Documents to prospective Bidders, the A/E shall provide to the Contracting Authority a complete set of Contract Documents, and Addenda when issued.

The Contracting Authority shall prepare the final Public Bid Advertisement and advertise for Bids for construction for three consecutive weeks in a newspaper of general
circulation in the county where the Project is located and in such other newspapers as determined by the Contracting Authority. The last publication shall be at least 8 days before the bid opening. Each of the three dates of publication must be on the same day of the week, with a full calendar week between publications. For example, if the advertisement appears on day 1, for the shortest possible schedule, it must also appear on days 8 and 15, with bids then opened on day 23.

The advertisement shall state that the Contract Documents are on file at the office of the Contracting Authority and other designated locations. The advertisement shall also include date, time, and location Bids shall be received.

If any or all Bids are rejected by the Contracting Authority, and the Work is re-bid, the Public Bid Advertisement shall be published one additional time, not less than 5 days before the bid opening.


Whenever any building product, equipment, or service is specified by brand name, e.g., by manufacturer, supplier, or trade name, the intent is to establish a standard of quality. The component listed first is the “Basis of Design” and the remaining listed components are “Acceptable.”

Specifications listing manufacturers, suppliers or trade names are known as proprietary specifications. The A/E must provide a minimum of 3 manufacturers or trade names (sources) and include the listing of model or series numbers of the proposed product, equipment, or service for each manufacturer or trade name listed. The A/E may make provisions for “Substitutions” in proprietary specifications; however, other products shall only be considered as provided in Section 2.5 of Document 00 21 13 - “Instructions to Bidders.”

Performance Specifications are also acceptable. This type of Specifications shall be written by the A/E describing requirements that a minimum of 3 sources are capable of bidding. Performance Specifications that only a single manufacturer, supplier, or trade name is capable of bidding are considered single source Specifications, see the following:

Prior to specifying single source products, equipment, or services without provision for Approved Substitutions, the A/E shall submit written justification for such Specification sections and products for Contracting Authority approval. A proposal for a single source Specification shall be made to the Contracting Authority not later than the time when Construction Documents are 50 percent complete. The A/E shall not incorporate single source Specifications into the Contract Documents without the Contracting Authority’s prior written approval.

Construction Schedule and Milestones

The Commission has provided, on its website, a Division 01 specification named Section 01 32 16 - “Construction Progress Schedule,” which is required for use on projects if the estimated Construction Budget is greater than $500,000.

On complex projects, the Commission recommends the development of a target or default Construction Schedule, which may include Milestone dates in the Contract Documents. The Commission has consultants available to assist in developing a target or default Construction Schedule. At its sole option, the Contracting Authority may include this service as part of its Constructability Review.

The A/E, in consultation with the Owner and the Contracting Authority, shall consider developing and listing Milestone dates based upon Project-specific requirements. The following are examples of Projects in which Milestone dates may be appropriate.

- Example 1: A renovation/addition Project, which requires the addition to be completed before the renovation can proceed would likely have a Milestone date for the completion of the addition.
- Example 2: A renovation in which only one floor of a building would be renovated at a time would likely have a Milestone date for the completion of each floor.
- Example 3: As part of a larger Project, a parking lot is being constructed, which the Owner needs before the anticipated completion of the total Project, would likely have a Milestone date for the parking lot.
- Example 4: Large scale new construction Projects may have Milestone dates for the completion of major Project activities such as completion of caissons, completion of structural steel frame erection or cast-in-place concrete frame erection, roof covering completion, and temporary or permanent building enclosure.

As part of the development of Milestone dates, the A/E shall consider whether or not Liquidated Damages shall be associated with failing to meet the dates. The Liquidated Damages for the entire Contract may be distributed across Milestones and the Contract Completion date on a percentage basis, or by fixed amounts. If Liquidated Damages are to be applied to any date other than Substantial Completion, the A/E shall indicate the dates to which Liquidated Damages apply on the Agreement Form, and carefully review this matter with the Contracting Authority and Owner.
Combined Bid

If the Project is bidding only one item or trade, the Combined Bid option does not exist and shall not be listed. If there are only two items being bid, the A/E shall indicate that combination as the only Combined Bid. If there are more than two items being bid, the A/E shall list all Items and Titles, and the Bidder shall be instructed to circle the Items it is bidding on in the Combined Bid as described on the Bid Form.

Allowances

The Standard Requirements define an Allowance as a sum stipulated in the Contract Documents, included in the Base Bid, for a defined scope of the Work that may not be completely defined at the time of bidding. Typically, this concept is further broken down into cash allowances and quantity allowances. Cash Allowance are defined as “a monetary sum that the bidder includes in the Base Bid to account for certain items to be determined at a later time,” and Quantity Allowance as “a specified quantity of a product or assembly that the bidder includes in the scope of work even though the location of the product or assembly is not defined in the drawings or specifications.”

Use of Cash Allowances may be considered for certain situations where Project conditions do not allow for a specific scope of Work to be adequately described without causing a delay in the Project Schedule. Quantity Allowances will not be considered due to the difficulty in reconciliation. Another option is to develop them into Unit Prices. The A/E shall develop a Division 01 Specification named Allowances, which shall explain in sufficient detail the basis of the Allowance and intended scope of Work.

Unit Prices

The Standard Requirements define Unit Price as the cost of providing a unit of Work including labor, materials, services, and associated expenses, which is included in the Base Bid.

The use of Unit Price bidding may be considered for certain environmental remediation, site civil, and building foundation work where Project conditions do not allow for the scope of Work to be adequately described in the Base Bid. The Contracting Authority shall only approve use of Unit Prices if they are competitively bid and are included in the Base Bid. If Unit Prices are approved by the Contracting Authority, the A/E shall use the format described on the Bid Form and insert it directly above the Base Bid Item in which the Unit Price Work occurs. The A/E shall develop a table of Unit Price Work, a Subtotal of All Unit Price Extensions, and instruct the Bidder to include the Subtotal of All Unit Price Extensions to establish the Base Bid and the Contract amount. The A/E shall also develop a Division 01 Specification named Unit Prices, which shall explain in sufficient detail the basis of the Unit Price items and the intended scope of Work.

Unit pricing shall not be allowed from a quantity of one (the first unit of Work required) because it is not practical for a Contractor to reasonably bid the first unit of Work due to mobilization, start-up, overhead, profit, and related costs. The A/E is required to establish the estimated range and quantity of units required in order to establish a reasonable basis upon which the Bidder can base their Unit Price bid. The Unit Price Specification shall establish a range, the Commission recommends 20 percent, above and below the A/E estimated quantity of units. Unit Price Work within that range shall be completed for the Bidder’s Unit Price bid. If the scope of Unit Price Work falls outside of this range, then the Work falling outside of the range shall only be subject to a renegotiation in the cost of the Unit Price Work. Normally, greater quantities cost less per Unit Price, and lesser quantities cost more per Unit Price.

For example, if 100 cubic yards (“CY”) of rock removal are expected to be encountered in the foundations, the Bidder’s Unit Price would only be good for quantities between 80 CY and 120 CY. If only 50 CY of rock was encountered, the Unit Price bid would not apply other than as an allowance towards the cost of the work, which would have to be renegotiated, presumably higher than the Unit Price bid. If 150 CY of rock were encountered, 120 CY would be paid for at the Unit Price bid, and the last 30 CY would be paid for at a negotiated price, presumably lower than the Unit Price bid. This additional 30 CY, since it exceeds funds available in the Contract, would have to be covered by a Change Order. Rock removal is a good example of the difficulty of properly specifying Unit Price Work. The A/E would also need to develop in Division 01 of the Specifications under Unit Prices a description of the type of rock expected to be encountered and/or the type of equipment that the Bidder may assume will be capable of dislodging and/or excavating it. Soil borings alone are not enough to accomplish this with rock. The difference in the Unit Price of rock removal between fractured shale and solid granite are substantial in cost and in the type of equipment required. Without addressing these issues correctly, the A/E should expect their Unit Price approach to be unworkable, other than as an allowance. If this is the case, the A/E shall use an Allowance in lieu of Unit Prices.

The intent of this approach and these instructions is to create a “level playing field” for Bidders on Unit Price Work. Unless properly specified, Unit Prices will not achieve the intended goal. If the A/E plans Unit Price Work, they are to bring it to the attention of the Contracting Authority early, coordinate with the Project Manager, and establish the provisions on the Bid Form and in the Specifications for Contracting Authority review...
by the time that the Construction Documents are 50 percent complete.

F. Distribution of Contract and Conformed Documents

A prospective Bidder may purchase the Contract Documents at the locations indicated in the Advertisement for Bids.

The A/E shall distribute an electronic (PDF) set or deliver a printed set of the Contract Documents, without charge, to the plan rooms listed in Document 00 10 00 - “Solicitation” for review by prospective Bidders. Electronic Contract Documents may be distributed via an approved file exchange site. Further instructions on this process are available from the Project Manager.

The A/E, with the cooperation of its printing company, shall maintain a Plan Holder’s List that indicates prospective Bidders, listed by trade, that received Contract Documents.

After Bids are opened, the A/E shall incorporate all Addenda and accepted Alternates into Conformed Documents. The A/E shall provide each Contractor with Conformed Documents as required in the A/E Agreement. The A/E shall also provide one copy of Conformed Documents to the Owner, Contracting Authority, and CM.

G. Bid Tabulation Form

The Contracting Authority shall prepare the Bid Tabulation Form which is used to record information at the bid opening. Within 7 business days of the bid opening the A/E shall forward, via email, a current copy of the Plan Holder’s list to the Project Coordinator. Plan Holders who may be prospective Prime Bidders shall be listed on the Bid Tabulation Form to save time recording the names during the bid opening.

The A/E may be asked to assist the Contracting Authority with this form at the bid opening. Completed copies of this form shall be offered to Bidders in attendance following the bid opening, and the form shall be sent via facsimile to the public plan rooms, and to the Owner if they are not in attendance. For off-site bid openings, the A/E and Owner may be requested to assist and coordinate with the Contracting Authority for Bid opening, handling, and recording responsibilities.

H. The Ohio Facilities Construction Manual

The A/E shall refer to, and become familiar with, the Commission’s The Ohio Facilities Construction Manual, which may be revised from time to time, and coordinate with the Project Manager for additional information. The Ohio Facilities Construction Manual is written in chronological order of a construction Project, beginning with Concept Development, through construction administration and Project closeout. The Ohio Facilities Construction Manual, certain forms, and Commission policies and procedures are available on the Commission’s website, see item “J” in the Instructions to the Architect/Engineer.

I. OFCC Construction Bid Announcements

The Commission shall post Project bid information on its website. The site is accessible to all prospective Bidders. On the first day of posting the A/E shall review the posted Project information for accuracy and updates and notify the Project Coordinator if changes are needed during the bid period. This website is also available for Owners to post their local administration bid information which is strongly encouraged by the Commission.

J. OFCC Web Site

The Commission reserves the right to modify its policy, procedures, and forms at any time. The A/E shall periodically review the Commission website: http://ofcc.ohio.gov.

The Commission requires the use of its forms in their latest, most recent edition, where noted in the Contract Documents. The forms are available at its website.

For Projects utilizing the OAKS CI web-based project management system, the Commission authorizes the use of OAKS CI web forms, reports, and custom print documents in lieu of its paper forms.

K. Electronic Bidding

The following instructions must be followed if the Project is bid using the State’s electronic bidding application.

All documents must be submitted to and reviewed by the Owner’s Project Manager prior to submission for upload to the bidding application.

10 days prior to requested advertisement date:

Email the proposed Public Bid Advertisement, Solicitation to the Project Coordinator. Include the requested bid opening date and time in the email. The Project Coordinator will advise if the requested date conflicts with other bid openings. The Public Bid Advertisement shall not be transmitted to newspapers until dates are verified and approved.

7 days prior to requested advertisement date:

Upload the following documents to the OAKS CI document manager (if applicable):

- Final Public Bid Advertisement (PDF)
• Final Solicitation (PDF)
• Final Bid Form (PDF of the sample electronic Bid Form – remember to include the Contract Time on the Bid Form)
• Project Manual (combined PDF of the final Procurement Requirements, Contracting Requirements, and Specifications)

• Drawings (combined PDF of the final plans, elevations, sections, details, and schedules – may be divided into volumes in a logical manner)

Minimize the number of files uploaded to OAKS CI. The maximum file size is 100 MB. Once the upload is complete, notify the Project Coordinator via email.

END OF DOCUMENT