NO LIEN CONSTRUCTION CONTRACT

-Mold-allend

It is specifically agreed by and between LEVER BROTHERS COMPANY, hereinafter referred to as "Lever" or "Owner," and CALUMET CONSTRUCTION CORPORATION , hereinafter referred to as "Subcontractor," as follows:

- l. Lever has authorized Davy McKee Corporation, an independent contractor, to issue to Subcontractor Subcontract Order No. SC-7086-11 to furnish the Train Shed Civil and Rail Subcontract in conformity with the terms, conditions and documents set forth therein, a copy of said Subcontract Order being attached hereto as Exhibit "A" and specifically made a part hereof.
- 2. That said construction or work shall be performed at the property of Lever in Hammond, Indiana, and commonly known as 1200 Calumet Avenue, and legally described as per Exhibit "B" attached hereto and specifically made a part hereof.
- 3. That as part of the consideration of the Subcontract, it is to be performed on a NO LIEN CONTRACT BASIS, as provided by the provisions of said Subcontract Order and by the provisions of Subcontract General Conditions which have been approved by the Subcontractor and attached hereto as Exhibit "C" and specifically made a part hereof.
- 4. That this document shall be recorded with the Office of the Recorder of Lake County, Indiana, and pursuant to the provisions of Indiana Code 32-8-3-1 shall serve as notice to any and all contractors, subcontractors, mechanics, journeymen, laborers, or persons that NO LIEN shall attach to the real estate, building, structure or any other improvement of the Owner arising out of the performing of labor upon, furnishing materials correspond to the performing of labor upon, furnishing materials correspond to the owner or the subcontract or upon tractor under this Contract or the attached Subcontract or upon said property.

190 M

IN WITNESS WHEREOF, the parties have caused this Contract to be executed by their duly authorized representatives and to become effective upon the // day of 1988. LEVER BROTHERS COMPANY Printed WILLIAM H. EICHHORN

ATTEST:

By: Daved

Printed Name: DAVID C. JENSEN

Title: ATTORNOY IN FACT

CALUMET CONSTRUCTION CORPORATION

Title: ATTORNEY IN FACT

Name: Roger W. Trzciuski

Title: Man of Est - Indus Div.

ATTEST:

Dayy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

5.0 CONTRACTOR'S RIGHT TO AUDIT:

CONTRACTOR and/or OWNER reserves the "right to audit" any and all work performed hereunder on a cost reimbursable basis and all escalation costs, or any other costs not completely lump unit price nature, and in his designated representative shall have access at all reasonable times to SUBCONTRACTOR'S of auditing and verifying costs of the work or for any other reasonable purpose. SUBCONTRACTOR shall preserve and shall cause his Sub-Subcontractors and suppliers to preserve all the aforesaid documents for a period of two (2) years after completion and acceptance or termination of the work.

6.0 SUBCONTRACT EXTRAS:

Subcontract Extras are additions and/or deletions to the Scope of Work as defined. CONTRACTOR, at his option, will have this work performed on a "Lump Sum", "Unit Price" or "Cost Plus" basis. SUBCONTRACTOR shall pursue the work on the basis of CONTRACTOR'S selection unless SUBCONTRACTOR can demonstrate that the pricing application is impractical. If such a determination is made then the method is to be negotiated and mutually accepted by all parties.

SUBCONTRACTOR shall not proceed with changes in the work until mutual agreement between CONTRACTOR and SUBCONTRACTOR regarding the amount of the price and/or schedule adjustment required for the work unless CONTRACTOR otherwise directs SUBCONTRACTOR, in writing, to proceed with the work prior to agreement.

6.1 Lump Sum Conditions Defined

When time and conditions permit, CONTRACTOR prefers Subcontract Extras to be pursued on a lump sum basis. Under this condition, SUBCONTRACTOR shall submit a detailed estimate of the cost of the extra and a lump sum price thereof. CONTRACTOR may accept, reject or negotiate a lump sum price agreeable to both parties for the extra. When such lump sum price is agreed upon, it shall then become the price for the extra and incorporated into this Subcontract by supplement after the work is completed and accepted by CONTRACTOR.

B. UNIT PRICE CONDITIONS DEFINED: (Continued)

- (2) "Unit Prices" are based upon work being performed in SUBCONTRACTOR'S normal sequence and do not include costs for unusual conditions or requirements.
- (3) The unit prices are firm for the duration of this Subcontract and are not subject to escalation. It is assumed that SUBCONTRACTOR has considered all possible increases in cost including labor rates, material costs, and other inflationary factors which may occur during the course of this Subcontract.
- (4) The established unit prices are applicable to work accomplished by SUBCONTRACTOR and to firms or agencies it is associated with or who are in its employ.
- (5) The listed unit prices are established with the assumption that quality work will be performed. If additional work is required due to poor workmanship on the initial installation, such additional work will not justify claims for further reimbursement. Remedial work and/or repairs will be accomplished at the SUBCONTRACTOR'S expense.
- (6) All unit prices include labor time to transport materials from storage. The cost of any time to purchase, procure and transport material from SUBCONTRACTOR'S supplier to the jobsite is included in the approved prices.
- (7) All unit prices include labor, material, consumables, equipment and supervision to plan the work, to perform necessary layout and to completely install the item for which the price is established. This includes bringing all material, tools and/or equipment to the work area.
- (8) The term "UNIT PRICE" by definition covers all supervision, overhead, instruction or learning time, inefficiencies and every other item of expense for performing the given function to its completion including overhead and profit. Unit prices are net billing prices and in no case shall percentages, factors, or markups be added thereto.

Calumet Construction Corporation July 1, 1988
Proposal No. 88-4-131

UNIT PRICES

Α.	CIV	IL:	Add	<u>Delete</u>
	(1)	EXCAVATION (\$/CU.YD)		
	(2)	Covers digging operations and stockpiling excavated material adjacent to excavation (Volumes calculated to excavation parameters.)	\$ 12.65 (Machine)	\$ <u>1.75</u>
		Covers breaking up of existing concrete structures and all work of removal (including burning off rebar). The unit price includes loading and transport of demolished material to dump. (Volumes calculated by geometrical		
		configuration before demolition.)	\$ 70.00	\$ 25.00
		BORROW FILL (\$/CU.YD.) Covers procurement of quality fill and its transport from source to excavation site including placing and compaction. (Volumes calculated to excavation parameters)	\$ 30.00	\$ <u>18.00</u>
	(4)	CRUSHED STONE (\$/TON)		
		Covers procurement of 3/4° clean gravel includitransport to site, placin and compaction	ng g \$_16.00	\$ 9.50

Calumet Construction Corporation July 1, 1988 Proposal No. 88-4-131

UNIT PRICES (Continued)

A. <u>CIV</u>	IL: (Continued)	<u>Add</u>	Del	<u>ete</u>
(5)	CONCRETE FORMS (\$/SQ.FT.)			
	Covers all costs of procurement erection and removal of concrete forms Areas determined by surfaces wetted by concrete			
(6)	CONCRETE (\$/CU.YD.)	\$ 8.00 (excludes shored forms)	\$	4.80
	Covers all costs of pro- gurement, transport to site, and pouring. Volum- determined by poured "in place" geometrical	es		
	configurations	\$ 79.00	\$	47.40
(7)	REINFORCING ROD (\$/LB.) (DESIGN WT)		
	Covers all costs of procurement, cutting, bending, assembling, and securing in place ready			
	for concrete pour	\$.55	\$ <u> </u>	.33

<u>UNIT PRICES</u> (Continued)

B. GROUNDING:

(1)	Furnish and install trenching/backfill in testing (\$/L.F.):	ground wire	e including cavation and
	# 4/0 Bare Stranded	<u>bbA</u>	<u>Delete</u>
	Copper Wire # 4/0 Insulated Stranded	\$ 3.80	\$ 2.30
		. \$ 4.15	\$ 2.55
	Copper Wire	. \$ 2.35	\$ 1.45
	Copper Wire	. \$ 2.75	\$ <u>1.70</u>
(2)	Thermit weld connections	s (\$/each):	
	# 4/0 to # 4/0 # 4/0 to # 2/0 # 4/0 to # 2	- S 6/ 00	\$37.00 \$37.00 \$37.00
(3)	Thermit weld to steel or	pipe (\$/each)	
	# 4/0 # 2/0	• \$ 75.00 • \$ 75.00	\$ 43.00 \$ 43.00
(4)	1 1/2" PVC Conduit Sch 80 (\$/L.F.)	. \$ 6.20	\$3.60
(5)	2" PVC Conduit Sch. 80 (\$/L.F.)	. \$ 6.80	\$ 3.90
(6)	4" PVC Conduit Sch. 40 (\$/L.F.)	. \$ 9.90	\$5.10
(7)	2" Rigid Galvanized Steel Conduit (\$/L.F.)	. \$ 8.90	\$ 5.00
(8)	4" Rigid Galvanized Steel Conduit (\$/L.F.)	. \$ 19.25	\$ 10.00

The forelisted work will be performed in accordance with the applicable specifications.

Calumet Construction Corporation July 1, 1988 Proposal No. 88-4-131

C. COST PLUS CONDITIONS DEFINED:

When time or conditions do not permit the Subcontract Extras to be worked on a lump sum basis, CONTRACTOR shall reimburse SUBCONTRACTOR for labor, equipment and materials as follows:

- (1) Materials purchased by SUBCONTRACTOR will be reimbursed by CONTRACTOR at SUBCONTRACTOR'S actual costs, including discounts, plus 10 % markup for delivery, overhead and profit.
- (2) No overhead markup will be allowed against State Sales Tax on material.

(3) Labor:

SUBCONTRACTOR shall submit a complete breakdown for all classifications of the various crafts he intends to employ. Approved labor rates are net billing rates and no percentages or markups shall be added thereto.

On "Cost Plus" extra work only trades working on the extra excluding overhead personnel are chargeable. Superintendent, general foreman, field and office clerk, project manager, and any other office personnel are all considered overhead. Their services are covered in the overhead markup in labor rates and in the progress payments against the Subcontract lump sum price.

- (4) SUBCONTRACTOR is responsible for submitting daily time sheets on cost plus work. These time sheets will have the labor classifications, manhours, equipment, and material usage entered for the given days extra work. These quantities must be approved by CONTRACTOR. SUBCONTRACTOR acknowledges that time sheets submitted more than two (2) working days after work is performed are subject to rejection by CONTRACTOR.
- (5) Equipment with initial purchase price of \$500.00 or less and consumables are included in the overhead markup in the labor rates.

C. <u>COST PLUS CONDITIONS DEFINED</u>: (Continued)

(6) <u>Equipment</u>:

All equipment rented by SUBCONTRACTOR will be reimbursed for his actual rental cost plus 10 % markup for handling, maintenance, overhead and profit.

(7) <u>SUB-SUBCONTRACTORS</u>:

Actual SUB-SUBCONTRACTOR'S invoice plus 10 gmarkup for handling, overhead and profit. SUB-SUBCONTRACTOR'S labor rates shall be in accordance with the labor listed above. If other labor will be involved, the rates must be approved by CONTRACTOR prior to start of work. New approved labor rates shall be incorporated into the Subcontract via Supplemental Sheet.

(8) Labor Escalation:

Labor increases mandated by union contract renewals will be recognized for extra work rates only. SUBCONTRACTOR will submit his actual increase in costs for labor resulting from negotiated union agreement settlements. These increases, without markup, will be added to the approved labor rates via Supplemental Sheet.

SCHEDULE:

We agree to start work $_{7}$ calendar days after subcontract award. We can $_{XX}$ (we cannot $_{-}$) meet the schedule outlined in Subcontract Work Specification.

If schedule cannot be met, SUBCONTRACTOR is to propose his own schedule for consideration.

SUPERINTENDENT:

	Annual Control of the								
We:	propose	to	use	one	of	the	following	Superintend	ents:

1.	Bill Hunt				•	
	Bob Chorba		* 45		<u> </u>	
2.	DOD CHOLDA	 				

Resumes of both are attached.

SUB-SUBCONTRACTORS:

We intend to Subcontract the following portions of work:

SUB-SUBCONTRACTORS AND/OR SUPPLIERS	WORK DESCRIPTION
1. Griffin Dewatering Corn	
112. Richard Goettle. Inc.	Dewatering
3. C. Eich Trucking	Earth Retention System
XX4. Track Service, Inc.	Excavacion - Backfill
5. Midland Engineering Co.	Railroad Track Work Waterproofing
876. Hyre Electric	waterprooring
	Electrical

It is specifically agreed and understood that CONTRACTOR/OWNER has the right to reject any and/or all proposed Sub-Subcontractors/suppliers. If SUBCONTRACTOR plans to use Sub-Subcontractors and does not list them above, his proposal may be subject to rejection.

NO LIEN CONTRACT:

sum price.

We understand and agree that the attached "No Lien Construction Contract" will be executed and filed as stated.

INSURANCE:

SUBCONTRACTOR shall procure and maintain Comprehensive General Liability Insurance with a combined single limit of Two Million Dollars (\$2,000,000.00) for bodily injury and property damage, Automobile Liability Insurance with a combined single limit of One Million Dollars (\$1,000,000.00) and an Umbrella Policy which provides coverage for an additional Five Million Dollars (\$5,000,000.00).

We propose to carry and maintain insurance coverages specified in the Inquiry letter.

> Calumet Construction Corporation July 1, 1988 Proposal No. 88-4-131

TERMS AND CONDITIONS:

SUBCONTRACTOR agrees to comply with and shall be bound by:

- (1) Davy McKee Corporations "Subcontract General Conditions" (Form DM-588, Rev. 2/81) and "Special Conditions" (HSSO/SC, 3/7/88).
- (2) Lever Brothers "General Conditions Contract Work" Form GC-3.
- (3) Lever Brothers "Safety Standard No. 9".

We declare that we have carefully examined and understand this Inquiry, all contract documents, the nature and location of work, the character and quality of materials, equipment and facilities and the general and local conditions necessary for the prosecution of the work.

BY:_

Donald M. Short

TITLE: Vice President - Industrial Estimating and Engineering

COST PLUS LABOR RATES (FIELD)

CRAFT:	WORK DAY:	Hours:
		EXPIRATION DATE:
CLASSIFICATION:	LOCAL NO.	BASE RATE:\$/HI
PAYROLL ADDITIONS:		
VACATION	\$/HR.	% OF BASE
HEALTH & WELFARE		
PENSION		
EDUCATION FUND		
TRAINING FUND		
FICA		
FUI	**************************************	
SUI		
WORKMEN"S COMPENSATION		
TRAVEL		
SUBSISTANCE		
SMALL TOOL ALLOWANCE		
OTHER: (DESCRIBE IN DETAIL		
SUBTOTAL		1982년 - 1982년 1982년 - 1982년
OVERHEAD AND PROFIT		
TOTAL STRAIGHT TIME RATE		
PREMIUM OVERTIME ADDITIONS:		
BASE RATE PREMIUM		
ADDITIONS (DESCRIBE IN DETA	IL)	
	- 7	
COTAL PREMIUM OVERTIME		
ADDITIONS		
MAXIMUM DEDUCTION LIMITS:		
FICA FUI	CUT	HORE COM
OTHER	SUI	WORK COMP.

CALUMET CONSTRUCTION CORPORATION

NAME

WILLIAM J. HUNT

TITLE

Superintendent

ASSOCIATION

Since 1979

PROFILE

Mr. Hunt received a degree in Civil engineering at Purdue University in 1977 and immediately began working at Dedelow, Inc., where he held positions as Field Office Engineer, Project Engineer and Superintendent. During that time, he was involved in the construction of the foundations and underground piping for a Bar Soap Modernization Plant where his responsibilities included scheduling, purchasing and the review of drawing revisions; construction of a multimillion dollar Waste Treatment Facility which involved document control, contract revisions, material purchases and field engineering coordination between Owner and Contractor and the design of a tunnel shoring system; construction of a Wastewater Facility which included control of operators and laborers required to excavate approximately 60 structures, two of which were retention basins, and the pre-construction layout of an interceptor sewer.

Since his association with Calumet Construction Corporation, he has supervised the erection of major structural and foundations for a mold foundry; the installation of a locker room facility which was a complete turnkey project; the structural steel and foundations for a new coke battery by products plant and civil work on the new coke battery; the installation of foundations for a continuous annealing line; structural, foundations and equipment for a roll drying installation; the architectural work at a new continuous caster; foundations for a new countinuous caster; foundations for a new countinuous caster; foundation program; and the installation of a wastewater treatment plant in Ames, Iowa.

RESPONSIBILITIES

As a Superintendent, Mr. Hunt is responsible for all field activities on a given project, including construction methods, equipment selection, scheduling, labor relations and procurement and direct client contact.

Davy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

6.0 SUBCONTRACT EXTRAS: (Continued)

6.2 Cost Plus Conditions Defined

When time or conditions do not permit a Subcontract Extra to be worked on a lump sum basis, the CONTRACTOR shall reimburse the SUBCONTRACTOR for labor, equipment and materials as follows:

(A) Material

Materials purchased by the SUBCONTRACTOR will be reimbursed by the CONTRACTOR at the SUBCONTRACTOR'S actual costs, including discounts, plus 10% markup for delivery, overhead and profit.

No overhead markup will be allowed against State Sales Tax on material.

(B) Labor

The following labor rates are SUBCONTRACTOR'S billing rates. No markups shall be added thereto.

APPROVED LABOR RATES

CLASSIFICATION	STRAIGHT TIME \$/HOUR		PREMIUM ADDER \$/HOUR (2 TIMES)	EFFECTIVE TO
Superintendent . Timekeeper Carpenter	. 25.82	34.89 .	• • 43.96 • •	• 6/30/88
General Foreman				
Foreman	. 32.54	44.39 .	56.23	. 5/31/88
Journeyman Millwright				
General Foreman				
Foreman Millwright				
Journeyman Cement Finisher				
General Foréman Cement Finisher				
Foreman Cement Finisher				
Journeyman Cement Finisher				
Machine Pay Cement Finisher Toxic Epoxy	en en en al de la companya de la co			
Broken and Broken at the second with the second at the second at				* 1,57 5 17 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5

SUBCONTRACT ORDER NUMBER SC- 7086-11

PAGE

OF :

CALUMET CONSTRUCTION CORPORATION

NAME

Robert E. Chorba

TITLE

Superintendent

ASSOCIATION

Since 1987

PROFILE

Mr. Chorba began work in the construction field in 1968 as a Carpenter for various general contractors. In 1973 he worked as a General Foreman for Brant Construction Company, Inc., later earning the position of Superintendent. While associated with Brant Construction Company, Inc., Mr. Chorba worked as a Superintendent on the following major projects: Installation of the plastic bottle line at Boise Cascade Composite Cann Division; demolition of the existing concrete foundations and installation of the foundations for the tension leveling line at Midwest Steel Company; reinforcement of concrete tunnels; reinforcement of concrete foundations for steel storage tanks and silos; installation of the Bulk Fertilizer Storage Building at Frick Farm Services; erection of a pumping station (1600 cubic yards, 26 feet below sea level) in Highland, Indiana; and erection of a precast concrete building (14,700 square feet) for U.S. Steel Corporation in Gary, Indiana.

After joining Calumet Construction Corporation, Mr. Chorba has been in charge of the following projects: The construction of Our Lady of Perpetual Help Church; construction of the foundation for the Mother Liquor Pots for U.S. Steel; and the construction of the addition to the warehouse facility (10,000 square feet) for Midwest Company.

RESPONSIBILITIES

As a Superintendent, Mr. Chorba is responsible for all field activities on a given project, including construction methods, equipment selection, scheduling, labor relations and procurement and direct client contact.

DATE- 10/16/87

AGE:

EQUIP NUMBER	DESCRIPTION	RATED CAPACITY	HOURLY RATE	DAILY RATE	WEEKLY	MONTHLY RATE	ATIDITIONAL COMMENTS
						IUIIL	MANATA COMMENS
0703010	BARRIERS, CONCRETE	2210'	•00	•00	•00	•56	RENTAL IS PER FOOT FER HONTH
0705010	AIR SAW	12IN	4.00	23.00	82.00	246.00	
0705020	AIR SAM	12IN	4.00	23.00	82.00	246.00	
0710010	BENDING, ROD GAS POW	•.	5.50	30.00	105.00	315.00	
0710020	BENDING, ROD GAS POW		5.50	30.00	105.00	315.00	
0712010	BLASTER, WATER	6000	•00	190.00	665.00	2000.00	
0715010	BOBCAT - M600	1/3YD	17.00	100.00	353.00	1060.00	
0715020	ROECAT - M600	1/3YD	17.00	100.00	353.00	1060.00	
0715030	BORCAT - M600	1/3YD	17.00	100.00	353.00	1060.00	
0715040	BOBCAT - M610	1/3YD	17.00	100.00	353.00	1060.00	
0715050	BORCAT - M720	1/3YD	17.00	100.00	353.00	1050.00	
0715060	ROBCAT - DIESEL (JD24	1/3YD	17.00	100.00	353.00	1060.00	
0718010	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0718020	EREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0718030	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0718040	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0718050	RREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE .
0718060	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0718070	BREAKER, PAVING HAND	36LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0718080	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0718090	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0718100	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
0719010	BREAKER, PAVING HAND	1IN	•00	12.00	43.00	131.00	
0719020	BREAKER, PAVING HAND	1IN	•00	12.00	43.00	131.00	
0719030	BREAKER, PAVING HAND	1IN	•00	12.00	43.00	131.00	
0719040	BREAKER, PAVING HAND	1IN	•00	12.00	43.00	131.00	
0719050	BREAKER, PAVING HAND	1IN	•00	12.00	43.00	131.00	
0720010	REAKER, PAVING HAND	35LB	•00	12.00	43.00	131.00	
0720040	BREAKER, PAVING HAND	35LB	.00	12.00	43.00	131.00	
0720100	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00	
0720160	BREAKER, PAVING HAND	70LB	•00	15.00	54.00	164.00	
0720210	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00	

DATE 10/16/87

PAGE

AUDITIONAL COMMENTS

EQUIP		RATED	HOURLY	DAILY	WEEKLY	MONTHLY
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE
0720240	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720250	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720260	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720270	BREAKER, PAVING HAND	90LB	.00	15.00	54.00	164.00
0720280	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	and the second second
0720290	BREAKER, PAVING HAND	80LB	•00	15.00	54.00	164.00
0720330	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720340	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720350	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720360	BREAKER, PAVING HAND	60LB	•00	15.00	54.00	164.00
0720370	BREAKER, PAVING HAND	60LB	•00	15.00	54.60	164,00
0720380	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.00
0720390	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00
0720400	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720410	BREAKER, PAVING HAND	90LB	.00	15.00	54.00	164.00
0720420	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720430	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720440	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0720450	BREAKER, PAVING HAND	90LB	•00	15.00	54.00	164.00
0725010	BREAKER, PAVING HACH	HYDRA	35.00	211.00	741.00	2225.00
0725030	BREAKER, PAVING MACH	HYDRA	35.00	211.00	741.00	2225.00
0725040	BREAKER, PAVING MACH	HYIRA	35.00	211.00	741.00	2225.00
0730020	BUCKET, CONCRETE	3/4YD	.00	12.00	41.00	125.00
0730030	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00
0730040	BUCKET, CONCRETE	1YD	.00	12.00	41.00	125.00
0730050	BUCKET, CONCRETE	2YD	.00	24.00	B4.00	252.00
0730060	BUCKET, CONCRETE	6YD	.00	74.00	261.00	784.00
0730070	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00
0730080	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00
0730090	BUCKET, CONCRETE	1YD	•00	12.00	41.00	125.00
0730100	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00
0730110	RUCKET, CONC LAY IAN	1YD	•00	12,00	41.00	125.00
0730120	BUCKET, CONC LAY DAN	1YD	•00	12.00	41.00	125.00
0730130	BUCKET, CONCRETE	1YD	•00	12.00	41.00	125.00
0730140	RUCKET, CONCRETE	1YD	•00	12.00	41.00	125.00
0730150	BUCKET, CONCRETE	3/4YI	•00	12.00	41.00	125.00
0730160	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00
0730180	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00

DATE 10/16/87

PAFF

3

QUIP		RATED	HOURLY	DAILY	WEEKLY	MONTHLY	
UMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	AUDITIONAL CONNENTS
30190	BUCKET, CONCRETE	2YD	•00	24.00	84.00	252.00	WITH CHUTE
30200	BUCKET, CONCRETE	2YD	•00	24.00	84.00	252.00	
30210	BUCKET, CONCRETE	2YD	•00	24.00	84,00	252.00	
30220	BUCKET, CONC LAY DWN	2YD	•00	24.00	84.00	252.00	
30230	BUCKET, CONCRETE	1YD	•00	12.00	41.00	125.00	
30240	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00	
30250	BUCKET, CONCRETE	1YD	•00	12.00	41.00	125.00	
30260	BUCKET, CONCRETE	1YD	•00	12.00	41.00	125.00	
30270	BUCKET, CONC LAY DWN	1YD	•00	12.00	41.00	125.00	
30280	BUCKET, CONC LAY INN	IYD	•00	12.00	41.00	125.00	
30290	BUCKET, CONC LAY DWN	2YD	•00	24.00	84.00	252.00	
30300	BUCKET, CONC LAY DWN	1YD	•00	12.00	41.00	125.00	
30310	BUCKET, CONC. 1-1/2Y	1 1/2	•00	18.00	63.00	190.00	•
30320	RUCKET, CONC. 1-1/2Y	1 1/2	•00	18.00	63.00	190.00	
35080	BUGGY, BRICK MOTORIZ	HLIFT	6.00	37.00	130.00	392.00	
40020	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOUT-CRETE
40030	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
40040	BUGGY, CONCRETE HOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
40050	BUGGY, CONCRETE MOTO		7.00	40.00	140.60	420.00	SCOOT-CRETE
40060	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOUT-CRETE
40070	BUGGY, CONCRETE HOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
40080	BUGGY, CONCRETE HOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
40090	BUGGY, CONCRETE MOTO	•	7.00	40.00	140.00	420.00	SCOOT-CRETE
42010	CARRIER, STRAUDLE	• .	36.00	215.00	750.00	2250.00	HYSTER M600A
45030	CLEANER, STEAM	•	7.00	40.00	140.00	420.00	
56010	COMPACTOR, GROUND	24X24	9.00	52.00	183.00	550.00	JUHFING JACK GROUND COMPACTOR
58010	COMPACTOR, RAM TYPE(11X15	6.00	35.00	121.00	363.00	
58020	COMPACTOR, RAM TYPE(11X15	6.00	35.00	121.00	363.00	• • • • • • • • • • • • • • • • • • •
60010	COMPACTOR, VIBRATORY	21X24	9.00	52.00	183.00	550.00	
60020	COMPACTOR, VIBRATORY	32X24	10.25	62.00	218.00	655.00	
60040	COMPACTOR, VIBRATORY	26X28	12.00	71.00	250.00	750.00	
60050	COMPACTOR, VIBRATORY	24X34	10.25	62.00	218.00	655.00	
60060	COMPACTOR, VIBRATORY	24X34	10.25	62.00	218.00	655,60	

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PAGE

EQUIP		RATEL	HOURLY	IAILY	WEEKLY	HONTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENTS
0760070	COMPACTOR, VIERATORY	21X24	9.00	52.00	183.00	550,00	
0760090	COMPACTOR, VIBRATORY	21X24	9.00	52.00	183.00	530.00	
0760100	COMPACTOR, VIERATORY	21X24	9.00	52.00	183.00	550.00	
0760110	CONFACTOR, VIBRATORY	21X24	9.00	52.00	183.00	550.00	
0760130	COMPACTOR, VIERATORY	20X28	9.00	52.00	183.00	550.00	
0760140	COMPACTOR, VIBRATORY	21X24	9.00	52.00	183.00	550.00	
0760150	COMPACTOR, VIERATORY	21X24	9.00	52.00	183.00	550.00	
0760160	COMPACTOR, VIBRATORY	22X22	9.00	52.00	183.00	550.00	
0760170	COMPACTOR, VIBRATORY	22X22	9.00	52.00	183.00	550.00	
0760180	COMPACTOR, VIRRATORY	20X26	9.00	52.00	183.00	550.00	
0760190	COMPACTOR, VIERATORY	18X18	9.00	52.00	183.00	550.00	
0760200	COMPACTOR, VIBRATORY	18X18	9.00	52.00	183.00	550.00	•
0760210	COMPACTOR, VIERATORY	18X18	9.00	52.00	183.00	550.00	
0760220	COMPACTOR, VIBRATORY	24X27	10.25	62.00	218.00	655.00	
0760240	COMPACTOR, VIBRATORY	23X42	17.00	100.00	350.00	1050.00	
0760250	COMPACTOR, VIBRATORY	23X35	10.25	62.00	218.00	655.00	
0760260	COMPACTOR, VIBRATORY	24X24	9.00	52.00	183.00	550.00	•
0760270	COMPACTOR, VIBRATORY	24X27	10.25	62.00	218.00	655.00	
0770060	COMFRESSOR, GAS	150CF	11.25	68.00	240.00	720.00	
0770080	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770090	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	B45.00	
0770100	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770110	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845:00	
0770120	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770140	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770150	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770160	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770170	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770180	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770200	COMPRESSOR, DIESEL	600CF	33.00	200.00	710.00	2130.00	
0770210	COMPRESSOR, DIESEL	600CF	33.00	200.00	710.00	2130.00	
0770220	COMPRESSOR, DIESEL	150CF	13.25	80.00	281.00	845.00	
0774020	CONCRETE TINING MACH	36FT	,00	•00	430.00	1290.00	
0774030	CONCRETE SPANIT BRID	36FT	•00	•00	60.00	180.00	
0776010	CRANE, CRANLER AMER.	60TN	79.00	475.00	1665.00	5000.00	AMERICAN

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EQUIP		RATED	HOURLY	IAILY	WEEKLY	HONTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENTS
0780020	CRANE, HYDRAULIC GR	10TN	31.00	185.00	&50.00	1950.00	10 TON GROVE
0780050	CRANE, HYDRAULIC GA	12TN	39.00	235.00	825.00	2480.00	12 TON GALLION
0780060	CRANE, HYDRAULIC ST	2TN	13.00	80.00	283.00	850.00	2 TON STEVODURE
0780070	CRANE, HYDRAULIC PE	12TN	39.00	235.00	825.00	2480.00	12 TON PETTIBONE
0780080	CRANE, HYDRAULIC GR	15TN	45.00	272.00	955.00	2875.00	15 TON GROVE
0780090	CRANE, HYDRAULIC GR	45TN	103.00	620.00	2175.00	6535.00	45 TUN GROVE
0780100	CRANE, HYDRAULIC PI	STN	21.00	130.00	450.00	1350.00	PITMAN TRUCK CRANE \$ 103
0780110	CRANE, HYDRAULIC GR	15TN	45.00	272.00	955.00	2875.00	15 TON GROVE
0780120	CRANE, HYIRALLIC PH	25TN	57.00	342.00	1200.00	3630.00	25 TON P & H
0780130	CRANE, HYDRAULIC GR	22TN	54.00	328.00	1150.00	3450.00	22 TON GROVE
0780150	CRANE, HYDRAULIC GR	22TN	54.00	328.00	1150.00	3450.00	22 TON GROVE
0780160	CRANE, HYDRAULIC GR	35TN	63.00	380.00	1325.00	4000.00	35 TON GROVE
0783010	CRAWLER, BACKHOE JD	3/4YD	61.00	370.00	1300.00	3900.00	JOHN DEERE # 690
0785030	CRAWLER, W/BKT & BHO	1YD	43.00	260.00	915.00	2750.00	JOHN DEERE # 450
0785040	CRAWLER, W/BKT & BHO	1YD	43.00	260.00	915.00	2750.00	JOHN NEERE # 450
0785050	CRANLER, W/BKT & BHO	1YD	43.00	260.00	915.00	2750.00	JOHN DEERE # 450
0785060	CRAWLER, W/RKT & EHO	1.25Y	43.00	260.00	915.00	2750.00	JOHN NEERE # 450
0785070	CRANLER, W/BKT & BHO	1.25Y	43.00	260.00	915.00	2750.00	JOHN DEERE \$ 450
0788010	DIGGER, CLAY	30LB	•00	12.00	43.00	130.00	
0790010	DOLLIES, MACHINERY	40TN	•00	36.00	126.00	380.00	
0790020	IOLLIES, MACHINERY	40TN	•00	36.00	126.00	380.00	
0790030	DOLLIES, MACHINERY	40TN	•00	36.00	126.00	380.00	
0793010	DRIVER, PILE		•00	500.00	1750.00	5300.00	L.B. FOSTER K-13
0793020	DRIVER, PILE PIPE HD		•00	•00	165.00	500.00	DRIVER HEAD FOR PIPE PILE
0793030	IRIVER, PILE SHEET		•00	•00	165.00	500.00	IRIVER HEAD FOR SHEET FILE
0793040	DRIVER, SHEET HRPIN		•00	•00	165.00	500.00	DRIVER HEAD FOR SHEET PILE HAIRPIN
0795010	DRILL, CORE	8IN	5.25	32.00	115.00	345.00	
0795020	DRILL, CORE	10IN	5.25	32.00	115.00	345.00	•
0795030	IRILL, CORE	10IN	5.25	32.00	115.00	345.00	
0795040	DRILL, CORE	12IN	5.25	32.00	115.00	345.00	
0800030	DRILL, ROCK	38FB	•00	15.00	54.00	162.00	
0800050	DRILL, ROCK	38LB	•00	15.00	54.00	162.00	
0800060	DRILL, ROCK	38LB	•00	15.00	54.00	162.00	

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	ONSTRUCTION CORPORATION EFFECTIVE 9/01/87 * E)	N EQUIPMENT RE	NTAL RATES			1000	37 - 17 - 17			
•	EFFECTIVE 9/01/87 * E)	G-1RES 8/31/8	В		DATE 10/16/8	7 PAGE	6			(National)
EQUIP							•			
NUMBER	DESCRIPTION	RATE	HOURLY	/						
AA		Cafaci	TY RATE	TAIT	. WLEN	Y MON	THLY			
0800070		70		RATI	RATE	•	ATE			
0800080 0800090	DRILL, ROCK	38LB	•00	15.00) 5. 0.			AUDITIO:	NAL COMMENTS	
0800100	DRILL, ROCK	38LB 38LB	•00	15.00	1 24+0(00	·.		
0800100	DRILL, ROCK	38LB	•00	15.00	ַ יַטיּדָּטּ	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	. •			
0800120	DRILL, ROCK	38LB	•00	15.00	U74(/(/	-U2+		•		
	DRILL, ROCK	38LB	•00	15.00	54.00	4041				,
0801010	Fally Ganes		•00	15.00	54.00	1020				
0801020	ENTIL DATIER, CRAMLER	2CY	41 00		51700	162.0	00			
	ENDLOADER, CRAHLER	3.3CY	61.00	370.00	1300.00	7022			•	
0802010	EXP INTUIT FEET		88.00	530.00	1865.00	3900.0		ATERPILLAR 955L		
	EXP JOINT PRESS APP	L .	•00	^ -		5600.0	טא אס	MATSU 1755		
0805010	FORK LIFT, IND HARD		•••	85.00	300.00	900,0	n			
0805020	FORK LIFT, IND HARD	7TN	27.00	1/7 00		. , , , , ,	y			
0805030	FORK LIFT, IND HARD	7TN	27.00	167.00	585.00	1765.00) 115.6	ren.		
:	THE HARD	4TN	16.50	167.00	585.00	1765.00	, , , , ,	TER		
0810010	FORK LIFT, IND. (PNE	-	_ •	100.00	350.00	1050.00			•	
			30.00	180.00	174		IUW	MOTOR		
0815010	FRONT END WHEEL LOAD			250.00	630.00	1895.00	TOLI	MOTOR		
0815050	FRUNI END LIHFEI I DAD		10.00	61.00	71F 00			NO LOW		
0815060	FRUNI END LIFE I DAD	2YD 1.5YD	45.00	273.00	215.00 955.00	655.00	MASS	EY FERGUSON		
0915070	FRONT END WHEEL LOAD	2.5YD	45.00	273.00	955.00	2875.00	JOHN	DEERE # 444		
0820030		~+31D	50.00	300.00	1080.00	2875.00	ATLAN	DEERE \$ 510		
A = -	GENERATOR, FORTABLE	3500W	5 00	Ā	2000,00	3250.60	YOHN	DEERE \$ 544		
	GENERATOR, PORTABLE	3500W	5.00 5.00	30.00	100.00	300 00				
0000	GENERATOR, PORTABLE	3500W	5.00 5.00	30.00	100.00	300.00 265.00				
1000	GENERATOR, PORTABLE	3000W	5.00	30.00	100.00	300.00				
320120	GENERATOR, PORTABLE GENERATOR, PORTABLE	3000W	5.00	30.00	100.00	300.00				
520130	GENERATOR, PORTABLE	3000W	5.00	30.00	100.00	300.00				
	SENERATOR, FORTABLE	3000M	5.00	30.00 30.00	100.00	300.00				
~ · · · · · · · · · · · · · · · · · · ·	ENERATOR, PORTABLE	3000W	5.00	30.00	100.00	300.00				
	ENERATOR, PORTABLE	3500W	5.00	30.00	100.00	300.00				
	LIVERATUR. FORTARIE	2000 y	5.00	30.00	100.00	300.00				•
· ·	CILKATOR FORTABLE	2000W	5.00	30.00	100.00	300.00				
· ·	LIVERGIUR. FORTABLE	4000W	5.00	30.00	100.00	300.00				
U	CITCHATUR. PORTADIC	5000 u 3500 u	5.00	30.00	100.00	300.00	•			
••• [6	EMERATOR, FORTABLE	FAGALL		30.00	100.60	300.00				
3.000		. ·	5.00	30.00	100.00	300.00 300.00			•	
•	ENERATOR, HIGH CYCL	240 V	5.00			700+00				
· myd			J.W	30.00	100.00	300.00	HIGO P. •			
			en e	أأراجي ورواط موران موالاجياع وأسوالانك	المرابع	. - p • + y y 1. No estes common to	HIGH CO.	! :.	<u> </u>	

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EQUIP		RATED	HOURLY	IAILY	WEEKLY	HONTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENTS
0821020	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821030	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821040	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821050	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821060	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821070	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821080	GENERATOR, HIGH CYCL	240 · V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821090	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821100	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821110	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821120	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0825010	GRINDER, FLOOR	7HP	5.00	31.00	110.00	335.00	
0829010	HOIST, CHAIN	12TN	•00	34.00	120.00	365.00	
0829020	HOIST, CHAIN	12TN	•00	34.00	120.00	365.00	
0829030	HOIST, CHAIN	12TN	•00	34.00	120.00	365.00	
0829040	HOIST, CHAIN	12TN	•00	34.00	120.00	365.00	·
0830060	HOIST, MATERIAL		6.00	37.00	130.00	400.00	LADIVATOR
0835010	JACK, AIR	100TN	8.00	51.00	190.00	550.00	
0835020	JACK, AIR	100TN	8.00	51.00	180.00	550.00	
0835030	JACK, AIR	100TN	8.00	51.00	180.00	550.00	
0835040	JACK, AIR	100TN	8.00	51.00	180.00	550.00	
0840010	JACK, HYDRAULIC	50TN	2.00	12.00	43.00	130.00	
0840020	JACK, HYDRAULIC	50TN	2.00	12.00	43.00	130.00	
0840030	JACK, HYDRAULIC	60TN	2.00	12.00	43.60	130.00	
0840040	JACK, HYTRAULIC	100TN	3.50	22.00	78.00	235.00	
0840050	JACK, HYDRAULIC	100TN	3.50	22.00	78.00	235.00	
0842180	JACK, MECHANICAL	50TN	1.00	6.00	21.00	65.00	
0842190	JACK, NECHANICAL	50TN	1.00	6.00	21.00	65.00	
0842200	JACK, MECHANICAL	50TN	1.00	6.00	21.00	65.00	
0842210	JACK, MECHANICAL	50TN	1.00	6.00	21.00	65.00	
0842220	JACK, MECHANICAL	50TN	1.00	6.00	21.00	65.00	
0842230	JACK, MECHANICAL	50TN	1.00	6.00	21.60	65.00	
0943010	JACK, MUD (CONCRETE)		.00	57.00	200.00	600.00	

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EQUIP NUMBER	DESCRIPTION	RATED CAPACITY	HOURLY RATE	[AILY RATE	WEENLY RATE	MONTHLY RATE	ADDITIONAL COMMENTS
0844010	LASER, INSTRUMENT		•00	75.00	265.00	800.00	
0845010	LEVEL, MACHINERY		•00	12.00	43.00	130.00	
0848010	MACHINE, COPIER		•00	•00	•60	225.00	
0849010	MACHINE, ICE		•00	.00	21.00	65.00	
0850010	MACHINE, LINDE CUTTI		6.50	39.00	135.00	410.00	
0851010	MATS, DRAGLINE 26'	26*	•00	.00	•00	80.00	RENTAL IS FER MAT FER MONTH
0852010	MAT'L. HANDLING SYS.		.00	•00	•00	8333.00	COMPLETE MATERIAL HANDLING SYSTEM / MONTHLY RATE ONLY
0854010	HIXER CONCRETE, GAS	6CF	.00	30.00	105.00	315.00	
0855040 0855050	MIXER, MORTAR GAS MIXER, MORTAR ELECT.	12CF 7CF	.00	37.00 24.00	130.00 83.00	395.00 250.00	
0860050	MIXER, MORTAR GAS	5.5CF	.00	28.00	98.00	295.00	
0863010	PRESSURE WASHER	2000	10.00	59.00	205.00	615.00	PORTABLE
0880020 0880040 0880080 0880090 0880100 0880110 0880120	PUMP, WTR ELCT WL/PT PUMP, WTR ELECT DIAP PUMP, WTR ELECT DIAP PUMP, WATER GAS DIAP PUMP, WATER GAS DIAP PUMP, WATER GAS DIAP	10IN 3IN 3IN 3IN 3IN 2IN 3IN	.00 .00 .00 .00 .00	.00 21.00 21.00 21.00 21.00 21.00	,00 75,00 75,00 75,00 75,00 75,00	1300.00 225.00 225.00 225.00 225.00 225.00 225.00	GRIFFIN, WELL POINT PUMP HOMELITE HOMELITE HOMELITE HOMELITE WARREN RUFF C.H.& E.
0885010 0885020 0885030 0885040 0885050 0885070 0885080 0935090	PUMP, WATER-GAS PUMP, WATER-DIESEL PUMP, WATER - GAS FUMP, WATER-DIESEL PUMP, WATER-GAS (CEN PUMP, WATER-GAS (IOU PUMP, WATER GAS DIAP	6IN 6IN 3IN 8IN 3IN 4IN	.00 .00 .00 .00 .00	.00 .00 32.00 .00 32.00 32.00 32.00	.00 .00 112.00 .00 112.00 112.00 112.00	1120.00 1305.00 338.00 1635.00 338.00 338.00 338.00	GRIFFIN, WELL POINT PUMP MORETRENCH, WELL POINT PUMP C.H.&E. MORETRENCH, WELL FOINT PUMP REX LIOURLE DIAPHRAM PUMP

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EQUIP NUMBER	DESCRIPTION	RATED CAPACITY	HOURLY RATE	I/AILY RATE	WEEKLY RATE	HONTHLY RATE	ADDITIONAL COMPUTA
		CHIRCIII	IGHT	MAIL	RHIE	KHIE	ADDITIONAL COMMENTS
0985110	FUMF, WATER GAS CENT	3IN	.00	32.00	112.00	338,00	
0385120	PUMP, WATER GAS CENT	3IN	•00	32.00	112.00	338.00	
0885140	FUMP, WATER GAS CENT	3IN	.00	32.00	112.00	338.00	
0885150	PUMP, WATER GAS CENT	3IN	.00	32.00	112.00	338.00	
0885160	PUMP, WATER DISL CENT	41N	.00	32.00	112.00	338.00	
0885170	FUMP, WATER GAS CENT	3IN	.00	32.00	112.00	338.00	
0885180	FUMP, WATER-GAS CENT	21N	.00	23.00	82.00	248.00	
0985200	PUMP, WATER-GAS CENT	2IN	•00	23.00	82.00	248.00	
0885220	FUMP, WATER GAS CENT	3IN	•00	31.00	110.00	. 330.00	3" GAS C.H.& E.
0885230	FUMP, WATER DIESEL	6IN	•00	•00	325.00	980.00	6" DIESEL WATER FUMP
0890010	PUMP, WATER SURNER F	3IN	•00	31.00	110.00	330.00	FLYGT
0890060	PUMP, WATER SUBHER F	3IN	•00	31.00	110.60	330.00	FLYGT
0890070	PUNP, WATER SUBHER F	3IN	•00	31.00	110.00	330.00	FLYGT
0890120	FUMP, WATER SURMER P	2IN	•00	23.00	83.00	250.00	PROSSER
0890130	FUMP, WATER SUBMER P	2IN	•00	23.00	83.00	250.00	FROSSER
0890140	PUMP, WATER SUBMER P	2IN	•00	23.00	83.00	250.00	PROSSER
0890160	FUMP, WATER SURMER P	2IN	•00	23.00	83.00	250.00	PROSSER
. 0890170	PUMP, WATER SURMER P	2IN	•00	23.00	83.00	250.00	PROSSER
0890180	FUMP, MATER SUBMER P	2IN	•00	23.00	83.00	250.00	PROSSER .
0390220	PUMP, WATER SUBMER P	3IN	•00	31.00	110.60	330.00	PROSSER
0890230	PUMP, WATER SUBMER P	3IN	•00	31.00	110.00	330.00	PROSSER
0890240	PUMP, WATER SUBMER P	3IN	•00	31.00	110.00	330.00	FROSSER
0890270	FUMP, WATER SURMER F	2IN	•00	23.00	83.00	250.00	FLYGT
0890280	PUMP, WATER SUB 2" F	2IN	•00	23.00	83.00	250.00	FLYGT
0890300	PUMP, WATER SUBHER W	3IN	•00	31.00	110.00	330.00	WEIA
0890320	PUMP, WATER SUBMER F	2IN	•00	23.00	83.00	250.00	FLYGT
0890330	PUMP, WATER SUBMER F	2IN	•00	23.00	83.00	250.00	FLYGT
0890340	FUMP, WATER SUBMER F	3IN	•00	31.00	110.00	330.00	FLYGT
0890350	PUMP, WATER SUBMER F	3IN	•00	31.00	110.00	330.00	FLYGT
0890360	PUMP, HATER SUBMER F	4IN	•00	39.00	135.00	410.00	FLYGT
0890370	PUMP, WATER SURMER F	3IN	•00	31.00	110.00	330.00	FLYGT
0890380	PUMP, WATER SUBMER	10IN	•00	420.00	1465.00	4400.00	FLYGT
0890390	FUMP, WATER SURMER F	2IN	•00	23.00	B3.00	250.00	FLYGT
0990410	PUMP, WATER SUBHER F	2IN	•00	23.00	83.00	250.00	FLYGT
0890430	PUMP, WATER SUBMER F	2IN	•00	23.00	83.00	250.00	FLYGT
0990450	PUMP, HATER SUBMER M	2IN	•00	23.00	83.00	250.00	MORETRENCH
0890470	FUMP, WATER SUB F 2"	2IN	•00	23.00	B3.00	250.00	FLYGT
0890480	FUMP, WATER SUB F 4"	4IN	•00	39.00	135.00	410.00	FLYGT
0895110	RAM FUMP, HYDR, COMP	50TN	•00:	12:00	43.00	131.00	

Davy McKee

SUBCONTRACT ORDER

APPROVED LABOR RATES (Continued)

CLASSIFICATION	STRAIGHT TIME \$/HOUR	The state of the s	PREMIUM ADDER \$/HOUR (2 TIMES)	EFFECTIVE:
Ironworker				
General Foreman	. 33.20	45.01 .	56.82	• 5/31/88
Ironworker Foreman	32 49	44 01	55.52	5./21./00
Ironworker	J2.93	44.0T .	• • 55•52 • •	•
Journeyman	. 31.41	42.48 .	53.55	5/31/88
Laborer				
General Foreman	. 25.68	35.22 .	44.76	. 5/31/88
Laborer				
General Foreman	. 24.24	33.19 .	42.13	. 5/31/88
Laborer	00 04	21 25		
	. 22.94	31.35 .	39./6	. 5/31/88
Laborer Common	22.22	30 33	38.44	E/21/00
Laborer	• 64.44 • •	30.33 .		• 3/3T/00*
Air Tool	. 22.51	30.74	38.97	5/31/88
Laborer				
Mortar/Burner .	. 22.64	30.93 .	39.21	. 5/31/88
Operating Enginee				
Crane I		42.11 .	53.21	. 5/31/88
Operating Enginee				
Doz./Loaders .		41.09 .	51.89	• 5/31/88
Operating Enginee				
Pumps III		3/.12 .	46.76	• 5/31/88
Operating Enginee		24 60	40 60	E /21 /00
Oilers IV Teamšter	. 23./0	34.09 .	• • 43.02	• 3/37/90
Truck Driver .	72 11	31 50	30 80	5/31/88
Boilermaker				• 3/31/00
General Foreman	37.33	51.05	. 64.76	- 6/30/88
Boilermaker				
Foreman	. 35.18	48.01 .	60.83	. 6/30/88
Boilermaker				
Journeyman	. 32.30	43.94 .	55.57	• 6/30/88
Shift differentia			he National M	laintenance
Agreement will be	DITTED as 1	OTTOMS:		
2nd Shift - Add to	n Anni cato	Pata .	\$0 20 ¢0 4	A 50 E2
ZIIU. DIITEU - AUU L	whhiteare		• 40•47 40•4	
3rd Shift - Add to	Applicate	Billing Rate	. \$0.59 . \$0.8	8 . \$1.17

SUBCONTRACT ORDER NUMBER SC- 7086-11

PAGE

OF '

DATE 10/16/87

AGE 1

EQUIF NUMBER	DESCRIPTION	RATED CAPACITY	HOURLY RATE	DAILY RATE	WEEKLY RATE	MONTHLY RATE	ADDITIONAL COMMENTS
0895140	RAM PUMP, HYDR. COMP	50TN	•00	12.00	43.00	131.00	
0895160	RAM PUMP, HYDR. COMP	50TN	•00	12.00	43.00	131.00	
0895250	RAM PUMP, HYDR. COMP	50TN	•00	12.00	43.00	131.00	
0895260	RAM PLMP, HYDR. COMP	50TN	•00	12.00	43.00	131.00	
0895270	RAM PUMP, HYDR. COMP	50TN	•00	12.00	43.00	131.00	
0895280	RAM PUMP, HYDR. COMP	50TN	•00	12.00	43.00	131.00	
0895290	RAM PUMP, HYDR. COMP	50TN	.00	12.00	43.60	131.00	
0895300	RAM FUMP, HYDR. COMP	50TN	.00	12.00	43.00	131.00	
0895310	RAM PUMP, HYDR. COMP	50TN	•00	12.00	43.00	131.00	
0895330	RAN FUMP, HYDR. COMP	50TN	.00	12.00	43.00	131.00	
0895350	RAM PUMP HYDRAULIC	50TN	.00	12.00	43.00	131.00	
0895360	RAM FUMP HYDRAULIC	50TN	.00	12.00	43.00	131.00	
0895370	RAM PUMP HYDRAULIC	50TN	•00	12.00	43.00	131.00	
0904010	SAND BLASTER		3.50	21.00	75.00	235.00	
0905020	SAW, CONCRETE	30HP	•00	56.00	195.00	590.00	
0905030	SAW, CONCRETE	14HP	.00	40.00	140.00	420.00	
0905040	SAW, CONCRETE	12HP	.00	40.00	140.00	420.00	
0905050	SAW, CONCRETE	14HP	•00	40.00	140.00	420.00	
0905060	SAW, CONCRETE	35HP	.00	59.00	205.00	615.00	
0910070	SAW, MASONRY 110/220	14IN	.00	20.00	70.00	210.00	
0915010	SAW, RADIAL	5HP	•00	20.00	70.00	210.00	
0928010	SCARIFIER, CONCRETE	16IN	14.00	84.00	295.00	885.00	
0928020	SCARIFIER, CONCRETE	12IN	20.00	115.00	400+00	1200.00	
0929010	SCREET, POWER BASE	10'	•00	6.00	•00	.00	RENTAL IS \$6.00 PER FOUT OF SCREED PER DAY
0929060	SCREED, POWER BASE	10'	•00	6.00	•00	•00	
0929070	SCREED, POMER BASE	10,	•00	6.00	•00	•00	
0930020	SCREENS, WELL	35FT	.00	•00	•60	97.00	
0934010	SFRAYER, ON WHEEL GAS		2.50	15.00	50.00	150.00	
0934020	SPRAYER, AIRLESS		•00	65.00	•00	•00	DAILY RATE ONLY
0935010	SWEEPER, STREET		10.00	60.00	210.00	635.00	n franceska i izalizaten eta erriaren 1920. Den arrizaten eta
0939010	TRACK; DRILL		•00	67.00	235.00	705.00	STUHEC TRACK DRILL
V,U,ULU		네 얼마 안쪽!					

IMTE 10/16/87

FAGE 11

EQUIP NUMBER	DESCRIPTION	RATED CAPACITY	Hourly Rate	IAILY RATE	WEEKLY RATE	MONTHLY RATE	ADDITIONAL COMMENTS
0939030	TRACK, SAW	16"	•00	67.00	235.00	705.00	RACINE TRACK SAW
0940030	TRACTOR, W/FORK LIFT	5000	25.00	150.00	525.00	1575.00	MASSEY FERGUSON \$ 470 MASONRY FORK LIFT
0940040	TRACTOR, W/FORK LIFT	5000	25.00	150.00	525.00	1575.00	MASSEY FERGUSON # 470 MASONRY FORK LIFT
0940050	TRACTOR, W/FORK LIFT	5000	25.00	150.00	525.00	1575.00	MASSEY FERGUSON # 470 MASONRY FORK LIFT
0940070	TRACTOR, W/FORK LIFT	6000	37.00	223.00	780.00	2350.00	LOED TELESCOPING ROUGH TERRAIN MASONRY FORK LIFT
0945010	TRAILER, CHANGE	8X24	•00	•00	33.00	100.00	WELLS CARGO
0945020	TRAILER, CHANGE	8X24	•00	•00	33.00	100.00	WELLS CARGO
0945030	TRAILER, CHANGE	8X24	•00	•00	33.60	100.00	HELLS CARGO
0945040	TRAILER, CHANGE	8X24	•00	•00	33.00	100.00	WELLS CARGO
0945050	TRAILER, CHANGE	8X24	•00	•00	33.60	100.00	WELLS CARGO
0947010	TRAILER, 5TH WHEEL		6.00	21.00	73.00	219.00	RENTAL RATE INCLUDES USE OF TRAILER
0950010	TRAILER, OFFICE 8X28	8X28	•00	•00	55,00	165.00	
0950020	TRAILER, OFFICE 8X34	8X34	•00	•00	65.00	196.00	
0950030	TRAILER, OFFICE 8X34	8X34	•00	•00	65.00	196.00	
0950040	TRAILER, OFFICE 8X36	8X36	•00	•00	65.00	196.00	
0950050	TRAILER, OFFIC 10X50	10X50	•00	•00	96.00	290.00	
0950060	TRAILER, OFFIC 10X51	10X51	•00	•00	96.00	290.00	
0950070	TRAILER, OFFICE 8X30	8X30	•00	•00	55.00	165.00	
0950080	TRAILER, OFFIC 10X40	10X40	•00	•00	91.00	275.00	
0950090	TRAILER, OFFIC 10X40	10X40	•00	•00	91.00	275.00	
0950100	TRAILER, OFFICE 8X36	8X36	•00	•00	65.00	196.00	
0950110	TRAILER, OFFICE 8X36	8X36	•00	•00	65.00	196.00	
0950120	TRAILER, OFFICE 8X19	8X19	•00	•00	42.00	127.00	
0950130	TRAILER, OFFICE 8X19	8X19	•00	•00	42.00	127.00	
0950140	TRAILER, OFFICE 8X19	8X17	•00	•00	42.00	127.00	
0750140	TRAILER, OFFICE 8X19	8X19	•00	•00	42.00	127.00	
0950160	TRAILER, OFFIC 10X46	10X46	•00	•00	96.00	290.00	
0750180	TRAILER, OFFIC 12X60	12X60	•00	•00	96.00	290.00	
0950190	TRAILER, OFFICE 8X19	8X19	.00	•00	42.00	127.00	
0950220	TRAILER, OFFIC 10X51	10X51	•00	•00	96.00	290.00	
0750220	TRAILER, OFFIC 10X51	10X51	•00	.00	96.00	290.00	
0750250	TRAILER, OFFICE 8X36	8X36	•00	.00	65.60	196.00	
0750250	TRAILER, OFFICE 8X24	8X24	•00	.00	43.00	131.00	
0750260	TRAILER, OFFIC 10X50	10X50	•00	•00	96.00	290.00	
0750200	TRAILER, OFFIC 12X64	12X64	•00	•00	96.00	290.00	
0950280	TRAILER, OFFIC 10X50	10X50	.00	•00	96.00	290.00	

CALUMET	CONSTRUCTION	V CORPORATION	EQUIPMENT RENTAL	RATES
			IRES 8/31/88	

IATE 10/16/87

FAGE 12

EQUIP		RATEL	HOURLY	IAILY	WEEKLY	HONTHLY	
NUMBER	DESCRIPTION	CAFACITY	RATE	RATE	RATE	RATE	AUDITIONAL CONHENTS
0950290	TRAILER, OFFIC 12X60	12X60	•00	•00	96.00	290.00	
0950300	TRAILER, OFFICE 8X24	9X24	.00	•00	43.00	131.60	
0950310	TRAILER, OFFIC 10X50	10X50	•00	•00	119.00	358.00	OFFICE TRAILER W/ TELEPHONE SYSTEM
0950320	TRAILER, OFFIC 12X60	12X60	•00	•00	119.00	358.00	OFFICE TRAILER W/ TELEPHONE SYSTEM
0950330	TRAILER, DFFIC 10X50	10X50	.00	•00	119.00	358.00	OFFICE TRAILER W/ TELEPHONE SYSTEM
0950340	TRAILER, OFFIC 10X50	10X50	•00	•00	96.00	290.00	GITTLE INHILLIN WY TELETIBAE STRIET
0950350	TRAILER, OFFIC 12X60	12X60	.00	•00	96.00	290.00	
0950360	TRAILER, OFFICE LAB.	8X30	.00	•00	•00	325.00	LABORATORY TRAILER
0965010	TRAILER, UTILITY	8FT	2.25	14.00	48,00	145.00	BOBCAT TRAILER / FLAT BEI
0965020	TRAILER, UTILITY	8FT	2.25	14.00	48.00	145.00	SWEEFER TRAILER / BOX TYPE
0967010	TRAILER, WATER SPRAY	500GL	.00	31.00	110.00	335.00	•
0968010	TUGGER, ELECT. (PORT	2000‡	2.50	16.00	56.00	168.00	
0968020	TUGGER, GAS (FORTABL	4000#	3.00	19.00	65.00	200.00	
0963030	TUGGER, AIR	4000#	3.00	19.00	65.00	200.00	
0968040	TUGGER, ELECTRIC	1000#	2.50	16.00	56.00	168.00	
0968050	TUGGER, ELECT.	2000#	2.50	16.00	56.00	168.00	
0970010	WELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
0970020	WELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
0970030	WELLIER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
0970040	WELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
0970050	WELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
0970060	WELDER, CONTINUOUS	600A	4.25	26.00	90.00	275.00	
0975020	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0975060	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0975070	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0975090	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0975100	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0975110	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0975130	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0975140	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0975170	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0975200	WELDER, ELECT.	750A	4.00	22.00	78.00	235.00	
0976020	WELLIER, ELECT. MIG	200 A	2.75	17.00	60.00	180.00	
0979010	WELLER, ELECT 4 PACK	200-A	8.25	51.00	180.00	540.00	

IATE 10/16/87 PAGE 13

	HONTHLY	WEEKLY	IAILY	HOURLY	RATELI		EQUIF
ADDITIONAL COMMENTS	RATE	RATE	RATE	RATE	CAPACITY	DESCRIPTION	NUMBER
	756.00	252.00	72.00	12.00	200-A	WELDER, ELECT.8 FACK	0979020
•	756.00	252.00	72.00	12.00	200-A	WELDER, ELECT.8 PACK	0979030
	756.00	252.00	72.00	12.00	200-A	WELDER, ELECT.8 PACK	0979040
•	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL.	0980030
LOCATED ON UTILITY TRUCK \$ 163	335.00	110.00	32.00	5,50	250A	WELDER, GAS / TK 163	0930040
÷	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980050
	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980060
•	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980080
LOCATED ON HECHANIC TRUCK # 124	335.00	110.00	32.00	5.50	250A	WELDER, GAS TRK 124	0980090
	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980100
LOCATED ON UTILITY TRUCK \$ 164	335.00	110.00	32.00	5.50	250A	WELDER, GAS TRK 164	0980110
•	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980130
	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980140
	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980150
	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980160
	335.00	110.00	32.00	5.50	250A	WELDER, GAS ON TRL	0980170
LOCATED ON UTILITY TRUCK # 165	335,00	110.00	32.00	5.50	250A	WELDER, GAS TRK 165	0980180
	335.00	110.00	32.00	5.50	200A	WELDER, GAS ON TRL	0980190
LOCATED ON UTILITY TRUCK \$ 162	335.00	110.00	32.00	5.50	250A	WELDER, GAS / TK 162	0980230
	335.00	110.00	32.00	5.50	200A	WELDER, GAS ON SKIDS	0980240
	335.00	110.00	32.00	5.50	300A	WELDER, GAS	0980250
· · · · · · · · · · · · · · · · · · ·	460.00	150.00	43.00	7.00	400A	WELDER, DIESEL ON TR	0983010
	460.00	150.00	43.00	7.00	400A	WELDER, DIESEL ON TR	0783010
	460.00	150.00	43.00	7.00	400A	WELDER, DIESEL ON TR	0783020
	460.00	150.00	43.00	7.00	400A	WELDER, DIESEL ON TR	
	460.00	150.00	43.00	7.00	350A	WELDER, DIESEL ON TR	0983040 0983050
	460.00	150.00	43.00	7.00	350A	WELDER, DIESEL ON TR	0783060
LOCATED ON UTILITY TRUCK \$ 167	460.00	150.00	43.00	7.00	400A	WELDER, DIESEL ON TR	0783070
LOCATED ON UTILITY TRUCK \$ 166	460.00	150.00	43.00	7.00	400A	WELDER, DIESEL ON TR	
	460.00	150.60	43.00	7.00	400A	1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,19	0983080
	700+00	100,00	43.W	1400	HVVH	WELDER, DIESEL ON TR	0983090
	180.00	60.00	17.00	2.75	400A	WELDER, ELECT.	0985010
	180.00	60.00	17.00	2.75	400A	WELDER, ELECT.	0985020
	180.00	60.00	17.00	2.75	400A	WELDER, ELECT.	0985030
	180.00	60.00	17.00	2.75	400A	WELDER, ELECT.	0985040
	120.00	60.00	17.00	2.75	250A	WELDER, ELECT.	0985050
	180.00	60.00	17.00	2.75	250A	WELDER, ELECT.	0985110
	180.00	60.00	17.00	2.75	250A	WELDER, ELECT:	0985140

LATE 10/16/87

ACE 1

ADDITIONAL COMMENTS

EQUIP NUMBER	DESCRIPTION	RATED CAPACITY	HOURLY RATE	DAILY RATE	WEEKLY RATE	HONTHLY RATE	· · · · · · · · · · · · · · · · · · ·
0985150	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0935160	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985170	WELDER, ELECT.	500A	2.75	17.00	60.00	180.00	
0985180	WELDER, ELECT.	500A	2.75	17.00	60.00	180.00	
0985190	WELDER, ELECT.	500A	2.75	17.00	60.00	180.00	
0985200	WELDER, ELECT.	500A	2.75	17.00	60.00	180.00	. •
0985210	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985220	WELLER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985230	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985240	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985250	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985260	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985270	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985280	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985290	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985300	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985310	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985320	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985330	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985340	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	•
0985350	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
1000001	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00	
1000002	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00	
1000003	TRUCK, PICKUP-1984	1/2TN	6.00	37.00	130.00	400.00	
1000004	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	460.00	
1000005	TRUCK, PICKUP-1982	1TN	6.00	37.00	130.00	400.00	
1000006	TRUCK, PICKUP-1984	1/2TN	6.00	37.00	130.00	400.00	
1000007	TRUCK, PICKUP-1984	1/2TN	6.00	37.00	130.00	400.00	
1000008	TRUCK, PICKUP-1984	1/2TN	6.00	37.00	130.00	400.00	
1000009	TRUCK, PICKUP-1985	1/2TN	6.00	37.00	130.00	400.00	
1000011	TRUCK, PICKUP-1985	1/2TN	6.00	37.00	130.00	400.00	
1000012	TRUCK, PICKUP-1985	1/2TN	6.00	37.00	130.00	400.00	
1000015	TRUCK, PICKUP-1978	3/4TN	6.00	37.00	130.00	400.00	
1000016	TRUCK, PICKUP-1980	3/4TN	6.00	37.00	130.00	400.00	·
1000017	TRUCK, PICKUP-1985	1/2-T	6.00	37.00	130.00	400.00	-
1000018	TRUCK, FICKUF-1980	3/4TN	6.00	37.00	130.00	400.00	
1000019	TRUCK, PICKUF-1976	1/2TN	6.00	37.00	130.60	400.00	
1000023	TRUCK, PICKUP-1977	1/2TN	6.00	37.00	130.00	400.00	
1000024	TRUCK, PICKUP-1977	1/2TN	6.00	37.00	130.00	400.00	

EQUIP		RATED	HOURLY	DAILY	WEEKLY	HONTHLY	•
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENTS
1000025	TRUCK, PICKUP-1977	1/2TN	6.00	37.00	130.00	400.00	
1000032	TRUCK, PICKUP-1978	1/2TN	6.00	37.00	130.00	400.00	
1000033	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00	
1000034	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00	
1000036	TRUCK, PICKUF-1979	1/2TN	6.00	37.00	130.00	400.00	
1000037	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00	
1000038	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00	
1000039	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00	
1000040	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00	
1000041	TRUCK, PICKUP-1979	1TN	6.00	37.00	130.00	400.60	-
1000042	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00	
1000043	TRUCK, PICKUP-1981	1/2TN	6.00	37.00	130.00	400.00	
1000044	TRUCK, PICKUP-1981	1/2TN	6.00	37.00	130.00	400.00	
1000045	TRUCK, PICKUP-1981	1/2TN	6.00	37.00	130.00	400.00	
1000046	TRUCK, PICKUP-1981	1/2TN	6.00	37.00	130,00	400.00	
1000047	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00	
1000048	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00	
1000049	TRUCK, PICKUP-1985	1/2TN	6.00	37.00	130.00	400.00	
1000401	TRUCK, PICKUP-1986	1/2TN	6.00	37.00	130.00	400.00	
1000402	TRUCK, PICKUP-1986	1/2TN	6.00	37.00	130.00	400.00	
1100053	TRUCK, JUMP-1963	2TN	10.00	61.00	215.00	650.00	
1100057	TRUCK, DUMP-1967	2TN	10.00	61.00	215.00	650.00	
1100058	TRUCK, DUMP-1969	2TN	10.00	61.00	215.00	650.00	
1100059	TRUCK, DUMP-1969	2TN	10.00	61.00	215.00	650.00	
1100060	TRUCK, DUMP-1971(6 W	10CY	20.00	123.00	430.00	1300.00	
1100061	TRUCK, DUMP-1973	2TN	10.00	61.00	215.00	650.00	
1100062	TRUCK, DUMP-1974	2TN	10.00	61.00	215.00	650.00	
1100063	TRUCK, DUMP-1975	2TN	10.00	61.00	215.00	450.00	
1100064	TRUCK, DUMP-1975	2TN	10.00	61.00	215.00	650.00	
1100065	TRUCK, DUMP-1977	2TN	10.00	61.00	215.00	650.00	
1100066	TRUCK, DUMP-1977	2TN	10.00	61.00	215.00	650.00	
1100067	TRUCK, DUMP-1978	1TN	8.00	50.00	175.00	525.00	the Art
1100068	TRUCK, DUMP-1981	1TN	8.00	50.00	175.00	525.00	Stage of the stage of
1100059	TRUCK, DUMP-1981	1TN	8.00	50.00	175.00	525.00	
1200084	TRUCK, FLATRED-1960	3TN	11.00	67.00	235.00	715.00	
1200086	TRUCK, FLATBED-1972	2TN	10.00	61.00	215.00	450.00	
1200087	TRUCK, FLATBED-1974	1TN	6.00	37.00	130.00	400.00	
1200089	TRUCK, FLATBED-1981	2TN	10.00	61.00	215.00	650.00	

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EQUIP NUMBER	DESCRIPTION	RATED CAPACITY	HOURLY RATE	IAILY	WEEKLY	HIGHTHLY	***************************************
TO MALIN	requitt tink	CHEHOTII	, NHIE	RATE	RATE	RATE	ADDITIONAL COMMENTS
4700400							
1300102	TRUCK, ROOM-1969(PIT	2.5TN	21.00	130.00	450.00	1350.00	
1300103	TRUCK, ROOM-1973(PIT	2.5TN	21.00	130.00	450,00	1350.00	
1300104	TRUCK, ROOM-1976(A-F	2.5TN	21.00	130.00	450.00	1350.00	
1300105	TRUCK, BOOM-1978(A-F	2.5TN	21.00	130.00	400.00	1350.00	
1400123	TRUCK, STEP VAN-1969	1.5TN	8.00	50.00	175,00	525.00	
1400124	TRUCK, STEP VAN-1971	1.5TN	8.00	50.00	175.60	525.00	
1400125	TRUCK, STEP VAN-1970	3/4TN	6.00	37.00	130.00	400.00	
1400126	TRUCK, STEP VAN-1970	3/4TN	6.00	37.00	130.00	400.00	
1400128	TRUCK, STEF VAN-1972	1.5TN	8.00	50.00	175.00	525.00	
1400129	TRUCK, STEP VAN-1965	3/4TN	6.00	37.00	130.00	400.00	
1500133	TRUCK, TRACTORS-1970	• • •	22.00	.00	•00	•00	HOURLY RATE ONLY
1500134	TRUCK, TRACTORS-1977		22.00	•00	.00	•00	HOURLY RATE ONLY
4400454	TELIDIS PPE 4040	4 /4=14					
1600151	TRUCK, JEEP-1948	1/4TN	6.00	37.00	130.00	400.00	
1600153	TRUCK, JEEP-1971	1/4TN	6.00	37.00	130.00	400.00	
1700162	TRUCK, WELDING-1969	3/4TN	6.00	37.00	130.00	400.00	
1700163	TRUCK, WELDING-1969	1TN	6.00	37.00	130.00	400.00	
1700164	TRUCK, WELDING-1970	1TN	6.00	37.00	130.00	400.00	•
1700165	TRUCK, WELDING-1974	2TN	6.00	37.00	130.00	400.00	
1700166	TRUCK, WELDING-1978	1.5TN	6.00	37.00	130.00	400.00	
1700167	TRUCK, WELDING-1978	1.5TN	6.00	37.00	130.00	400.00	
1800203	TRUCK, WATER TANK	1500G	10.00	62.00	217.00	653.00	
1900223	TRUCK, BUSES-1970 CH	31PAS	•00	43.00	150.00	450.00	
1900224	TRUCK, BUSES-1974 FO	66PAS	•00	43.00	150.00	450.00	
1900225	TRUCK, BUSES-1975 CH	66PAS	•00	43.00	150.00	450.00	
2000247	TRUCK, STAT WGN 1981	4I/R	•00	•00	•00	365.00	1981 4UR. STATION WAGON
2000249	TRUCK, STAT WGN 1980	4DR	•00	•00	•00	365.00	1981 4IR. STATION WAGON
2000250	TRUCK, AUTO-1982	4IR	.00	•00	•00	365.00	1983 4UR. SEIAN
2000251	TRUCK, AUTO 1980	4DR	•00	•00	.60	365.00	1990 4DR. SEDAN
2000252	TRUCK, AUTO-1983	4DR	•00	.00	.00	365.00	1983 41K. SEIAN
2000253	TRUCK, STAT UGN 1987	4IR	•00	•00	.00	365.00	1987 4DR. STATION WAGON
2000254	TRUCK, AUTO 1987	41/R	•00	•00	.00	365.00	1987 4IK. SEIAN
2000255	TRUCK, AUTO 1987	4DR	•00	•00	.00	335.00	1987 4UR. SELAN

WHERE NO HOURLY RATE IS SHOWN THE MINIMUM RATE CHARGED SHALL BE THE DAILY RATE.

NOMENCLATURE	HOURLY	DAILY	WEEKLY	MONTHLY	
	RATE	RATE	RATE	RATE	
10 TO 100 TON MACHINERY ROLLERS - SET OF 4	3.75	22.00	78.00	235.00	
SAND BLASTING MACHINE - PLUS GRIT	3.50	21.00	75.00	235.00	
MAGNETIC BUX DRILL AND HOGAN DRILLS	3.00	20.00	70.00	212.00	
BURNING OUTFITS - INCLUDING OXYGEN & ACETYLENE	2.50	20.00			
ARC-AIR OUTFITS - PLUS ROD	4.00	32.00			
IMPACT PHEUMATIC - 1 INCH DRIVE	2.00	13.00	48.00	145.00	
SEMI-TRAILERS - TOOL VAN				60.00	
SPACE HEATERS 350,000 TO 550,000 BTU		35.00	125.00	380.00	
PORTABLE CONCRETE SANS - GAS, ELECTRIC, AIR	4.00	23.00	83.00	250.00	
RIVET BUSTER		32.00	110.00	330.00	
SCARIFIER, HAND HELD - INCLUDES TEETH		25.00	87.50	260.00	
SCAFFOLD WHEELS - MINIMUM CHARGE IS 1 MONTH		15.00 EA	CH MONTH		
RAIL CLAMPS	16.00 A DAY				
SCAFFOLD PLANK - MINIMUM CHARGE	20 A BOARD FOOT				
SAFWAY SCAFFOLD FRAMES - MINIMUM CHARGE IS 1 MONTH	4.75 EACH MONTH				
CONCRETE FORMS - MINIMUM CHARGE IS 1 MONTH		50 PER SQ	UARE FOOT		
CRIBBING (HARDWOOD)		10 PER BO	ARD FOOT		
CURB FORMS - MINIMUM CHARGE IS 1 MONTH	6" IS .48 PER LINEAR FOOT				
	8″	IS .71 PER	LINEAR FOOT		
	10"	IS .78 PER	LINEAR FOOT		
	12"	IS .86 PER	LINEAR FOOT		
KELLY KLOSURE PANEL - MINIMUM CHARGE IS 1 MONTH		28 PER SQ	UARE FOOT		
DEWATERING EQUIP. HEADER PIPE 6"-MIN. IS 1 MONTH	85	PER LINEAR	FOOT PER MO	NTH	
DISCHARGE PIPE 6"-MIN. IS 1 MONTH	52	PER LINEAR	FOOT PER MO	NTH	
GATE VALVES 6"-MINIMUM 1 MONTH	1	4.85 EACH P	ER MONTH		
SUCTION HOSE 6'-MIN. IS 1 MONTH	3.15	PER LINEAR	FOOT PER MO	NTH	
HEADER PIPE 8"-MIN. IS 1 MONTH	1.35	PER LINEAR	FOOT PER HO	NTH	
DISCHARGE PIPE 8"-MIN. IS 1 MONTH	75	PER LINEAR	FOOT PER HO	NTH	
GATE VALVES 8"-HIM. IS 1 MONTH	2	5.00 EACH PI	ER MONTH		
SUCTION HOSE 8"-MIN. IS 1 MONTH	4.75	PER LINEAR	FOOT PER HOL	NTH	
WELLPOINTS 1 1/2" COMPLETE		0.00 EACH PI	ER MONTH		
	and fight of the said			14 P. 15	

DATE 10/16/87

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THE ABOVE EQUIPMENT RENTAL RATES DO NOT INCLUDE LABOR TO OPERATE EQUIPMENT. CHARGES FOR TRANSPORTING EQUIPMENT TO AND FROM JOBSITE WILL BE CHARGED IN ADDITION TO EQUIPMENT RENTAL RATES.

OUTSIDE EQUIPMENT RENTAL WILL BE INVOICED AT OUR COST PLUS 5% INDIANA SALES/USE TAX AND 10% HANDLING FEE. COST OF FUELS, AND CONSUMABLE SUPPLIES FOR OUTSIDE EQUIPMENT RENTAL WILL BE INVOICED AT OUR COST PLUS 5% INDIANA SALES/USE TAX, AND 10% HANDLING FEE.

NORTHWEST INDIANA

SCHEDULE OF HOURLY BILLING RATES*

REVISED January 1, 1988

TRADE				
CLASSIFICATION	EFFECTIVE DATE	STRAIGHT TIME	TIME & ONE HALF	DOUBLE TIME
Superintendent	7-1-87 thru	A 22 -		
Timekeeper	6-30-88	\$ 38.13	\$ 51.52	\$ 64.91
	0-30-86	25.82	34.89	43.96
Carpenter General Foreman	6-1-87 thru			
Carpenter Foreman	5-31-88	32.90	44.90	56.89
Carpenter Journeyman	3-21-00	32.54	44.39	56.23
	•	29.94	40.71	51.48
Millwright General Foreman	6 1 07 41			
Millwright Foreman	6-1-87 thru	33.11	45.19	57.27
Millwright Journeyman	5-31-88	32.61	44.49	56.36
	"	30.08	40.91	51.74
Cement Fin. General Foreman				24.74
Cement Fin. Foreman	6-1-87 thru	32.71	44.71	56.70
Cement Fin. Journeyman	5-31-88	31.99	43.69	55.38
Cement Fin. Machine Pay	n	29.42	40.06	and the same of th
Cement Fin. Toxic Epoxy	*	29.78	40.57	50.69
Tin. Toxic Epoxy	•	30.13	41.06	51.35
Transacted Community			71.00	51.99
Ironworker General Foreman	6-1-87 thru	33.20	45.01	
Ironworker Foreman	5-31-88	32.49		56.82
Ironworker Journeyman	in en	31.41	44.01	55.52
		31.41	42.48	53.55
Laborer General Foreman	6-1-87 thru	25.68		and the second
Laborer General Foreman	5-31-88		35.22	44.76
Laborer Foreman	n	24.24	33.19	42.13
Laborer Common	•	22.94	31.35	39.76
Laborer Air Tool		22.22	30.33	38.44
Laborer Mortar/Burner	• • • • • • • • • • • • • • • • • • •	22.51	30.74	38.97
		22.64	30.93	39.21
Operating Engineers - Crane I	6 1 07 .1	, ·		
Operating Engineers - Doz./Loaders	6-1-87 thru	31.01	42.11	53.21
Operating Engineers - Pumps III	5-31-88	30.29	41.09	51.89
Operating Engineers - Pumps III	•	27.48	37.12	46.76
Operating Engineers - Oilers IV	H	25.76	34.69	43.62
man and the second seco				43.02
Teamsters - Truckdriver	6-1-87 thru	23.11	31.50	20.00
	5-31-88		31.30	39.89
Boilermaker General Foreman	7-1-87 thru	\$ 37.33	6 E1 OF	
Boilermaker Foreman	6-30-88		\$ 51.05	\$ 64.76
Boilermaker Journeyman		35.18	48.01	60.83
활동에 발생들은 그렇게 하는 것은 것이다.		32.30	43.94	55.57

PLEASE NOTE: The expiration date of these billing rates. New rates are being developed and will follow.

Davy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

6.0 SUBCONTRACT EXTRAS: (Continued)

Labor Notes:

(a) Non-Reimbursable Personnel

Only craft labor to the level of the foreman administering the extra work will be reimbursable on a "Cost Plus" basis. Superintendent, General Foreman, field and office clerical personnel, Project Manager and similar support individuals are considered to be overhead personnel. Payment for such overhead personnel is included in the contractual progress billings and in the extra work labor overhead markup.

(b) Time Sheets

The SUBCONTRACTOR is responsible for submitting daily time sheets on cost plus work. These time sheets will have the labor classifications, manhours, equipment, and material usage entered for the given days extra work. These quantities must be approved by CONTRACTOR. SUBCONTRACTOR acknowledges that time sheets submitted more than two (2) days after work is performed will be subject to rejection by CONTRACTOR.

(c) Tools and Consumables

Equipment whose initial purchase price of \$500.00 or less and consumables are included in the overhead markup in the labor rates.

(d) Third Party Rental Equipment

All equipment rented by SUBCONTRACTOR will be reimbursed his actual rental cost plus 10% markup for handling, maintenance, overhead and profit.

(e) Labor Escalation

Labor increases mandated by union contract renewals will be recognized for extra work rates only. SUBCONTRACTOR will submit his actual increase in costs for labor resulting from negotiated union agreement settlements. These increases, without markup, will be added to the approved labor rates via supplemental sheet.

NORTHWEST INDIANA

SCHEDULE OF HOURLY BILLING RATES*

REVISED January 1, 1988

왕에 살로 하고 모든 모든데 하는 이 사람들이 하는 이 사람이 그를 다 가는 하는데 하는데 되었다. 그 그들은 나는데 되는 사람들이 되는데 되었다. 그 사람들은 사람들은 사람들은 사람들이 되었다.	
TRADE	T TIME & DOUBLE
强性 <u>的性性,他们们就把他们的一个人,一个人,不</u> 是一个人,他们就是一个人,我们就是一个人,我们就是一个人,我们就是这个人,我们就是这个人,我们就是这个人,我们就是	The state of the s
<u>CLASSIFICATION</u> <u>EFFECTIVE DATE</u>	ONE HALF
트리에 발생들은 등 전체인입니다. 이 전 이번에 다른 전문을 하는 하는 하는 하는 하고 있는 다양치가 살 못 하는 것이다. 하는 하를 생겨 려웠다.	
Technical Engineer Foreman 6-1-87 thru 29.64	40.86 52407
	the state of the s
Technical Engineer Journeyman 5-31-88 28.20	38.82 49.44
Technical Engineer Instrument Man " 23.67	32.42 41.16
Technical Engineer Rod Man " 20.02	27.26 34.50

Shift differentials which apply under the National Maintenance Agreement will be billed as follows:

2nd Shift Add to Ap	-1daabla Data		6 20	\$ 4	
			9 .29	7	4 \$.58 8 1.17
3rd Shift Add to Ap	plicable Billing Ra	te	. 59	. 8	8 1.17

NOTE:

The above billing rates are for all work with the exception of structural steel erection. We will add to our Labor Billings 7% of the Straight Time Hourly cost of structural steel erection to cover increased insurance costs of this type of work.

*New billing rates will be submitted as necessary to reflect (1) changes in general economic conditions, (overhead), (2) newly negotiated wage rates, (3) Federal and/or State Tax Rates, and (4) insurance costs.

On Time and Material and/or Force Account Work, our terms are net 20 days from date of invoice. Invoices not paid in full when due shall bear interest at the rate of 1-1/2% per month.

Davy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

6.0 SUBCONTRACT EXTRAS: (Continued)

(f) <u>Sub-Subcontractors</u>

Actual Sub-Subcontractor's invoice plus 10% markup for handling, overhead and profit. Sub-Subcontractor labor rates listed herein. If crafts other than the approved labor will be involved, the rates must be approved by CONTRACTOR prior to start of work. New approved labor rates shall be incorporated into the Subcontract via supplemental sheet.

(g) Rental of SUBCONTRACTOR Owned Equipment

Rental rates cover all costs of providing the following equipment in operating condition on the jobsite including, but not limited to, transportation to and from the jobsite, fuel, lubrication, maintenance, repairs and spare parts.

Equipment

Monthly Weekly Daily Hourly.
Rate Rate Rate Rate

(See Attached Sheets)

6.3 <u>Unit Price Conditions Defined</u>

- A. The unit prices set forth herein, at CONTRACTOR'S option, will be applied against extra work SUBCONTRACTOR may be required to pursue in the duration of this Subcontract. These unit prices shall apply without regard to:
 - (a) The quantities involved to meet the requirements of this Subcontract.
 - (b) Difficulties in performing the work.
 - (c) The number of manhours expended to complete such installation.
 - (d) The equipment, labor, material, supervision, scaffolding, protective clothing, and any other item of expense required to complete a given unit of work.

Davy McKee

ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

6.0 SUBCONTRACT EXTRAS: (Continued)

- (e) "Unit Prices" are based on work being performed in SUBCONTRACTOR'S normal activity and do not include costs for unusual conditions or requirements.
- (f) The unit prices are firm for the duration of this Subcontract and are not subject to escalation. It is assumed that SUBCONTRACTOR has considered all possible increases in cost including labor rates, material costs, and other inflationary factors which may occur during the course of this Subcontract.
- (g) The established unit prices are applicable to work accomplished by SUBCONTRACTOR and to firms or agencies it is associated with or who are in its employ.
- (h) The listed unit prices are established with the assumption that quality work will be pursued. If additional work or rework is required due to poor workmanship on the initial installation, such additional work will not justify claims for further reimbursement. Remedial work and/or repairs will be accomplished at the SUBCONTRACTOR'S expense.
- (i) All unit prices include labor time to transport materials from storage. Any time to purchase, procure and deliver material from SUBCONTRACTOR'S supplier to the jobsite are included in the approved unit prices.
- (j) All unit prices include labor, material, consumables, equipment and supervision to plan the work, to perform necessary layout and to completely install the item for which the price is established. This includes gathering all materials, tools and/or equipment to the work area.
- (k) The term "Unit Price" by definition covers all supervision, overhead, instruction or learning time, inefficiencies and every other item of expense for performing the given function to its completion. Unit prices are net billing prices and in no case shall percentages, factors, or markups be added thereto.

Davy McKee **ENGINEERS AND CONSTRUCTORS**

Α.

SUBCONTRACT ORDER

CIVIL: Add Delete

(1) EXCAVATION (\$/CU.YD)

Covers digging operations and stockpiling excavated material adjacent to excavation (Volumes calculated to excavation parameters.) . . \$ 12.65 \$<u>1.75</u> (Machine)

APPROVED UNIT PRICES

(2) CONCRETE DEMOLITION (\$/CU.YD.)

Covers breaking up of existing concrete structures and all work of removal (including burning off rebar). The unit price includes loading and transport of demolished material to dump. (Volumes calculated by geometrical configuration before . \$ 70.00 \$ 25.00 demolition.)

(3) BORROW FILL (\$/CU.YD.)

Covers procurement of quality fill and its transport from source to excavation site including placing and compaction. (Volumes calculated to excavation parameters) . \$ 30.00 \$ 18.00

(4) CRUSHED STONE (\$/TON)

Covers procurement of 3/4" clean gravel including transport to site, placing \$ 16.00 and compaction . . .

UNIT PRICES ON THIS PAGE MAY BEN SUBJECT TO CHANGE.

Davy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

APPROVED UNIT PRICES (Continued)

A. <u>CIVIL</u>: (Continued) <u>Add</u> <u>Delete</u>

(5) CONCRETE FORMS (\$/SQ.FT.)

(6) CONCRETE (\$/CU.YD.)

Covers all costs of procurement, transport to
site, and pouring. Volumes
determined by poured
"in place" geometrical
configurations. . . . \$ 79.00 \$ 47.40

(7) REINFORCING ROD (\$/LB.) (DESIGN WT)

Covers all costs of procurement, cutting, bending, assembling, and securing in place ready for concrete pour. . . \$ 0.55 \$ 0.33

Dayy McKee

ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

APPROVED UNIT PRICES (Continued)

B. GROUNDING:

(1) Furnish and install ground wire including trenching/backfill in the mass excavation and testing (\$/L.F.):

		<u> Auu</u>	1.0	<u>nerere</u>
# 4/0 Bare Stranded				
Copper Wire	\$_	3.80	_ \$	2.30
# 4/0 Insulated Stranded				
Copper Wire type HHW	\$_	4.15	_ \$	2.55
# 2/0 Bare Stranded			J. J.	
Copper Wire	\$_	2.35	_	1.45
# 2 Bare Stranded				
Copper Wire	\$_	2.75	_ <	1.70

(2) Thermit weld connections (\$/each):

# 4/0 to	0 # 4/0		. \$ 64.	00	\$ 37.00
# 4/0 to		• • •	. \$ 64.	00	\$ 37.00
# 4/0 to	o # 2 .	• • • •	. \$ 64	.00	\$ 37.00

(3) Thermit weld to steel or pipe (\$/each):

4	‡	4	/0)	•	•	•		•	•		•		\$	75 <u>.</u>	00		\$	4	3.	0 () <u>. </u>	
			/0		•	•	•	•	•	•	•	•	•	Ş	75.	00		\$	4	3.	0)0		_; _;

- (4) 1 1/2" PVC Conduit
 Sch 80 (\$/L.F.) \$ 6.20 \$ 3.60
- (5) 2" PVC Conduit \$ 6.80 \$ 3.90 Sch. 80 (\$/L.F.)
- (6) 4" PVC Conduit \$ 9.90 \$ 5.10 Sch. 40 (\$/L.F.)
- (7) 2" Rigid Galvanized . . . \$ 8.90 \$ 5.00 Steel Conduit (\$/L.F.)
- (8) 4" Rigid Galvanized . . \$\frac{19.25}{10.00} \text{\$\frac{10.00}{10.00}}

The forelisted work will be performed in accordance with the applicable specifications.

Davy McKee

ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

7.0 SERVICES BY CONTRACTOR:

Any service performed by CONTRACTOR for SUBCONTRACTOR will be charged at the actual cost plus 15% markup for overhead. Backcharges fall into this category of service and CONTRACTOR'S markup will be applied to costs backcharged.

8.0 CONSTRUCTION SCHEDULE:

Time is of the essence of this Subcontract. SUBCONTRACTOR'S work shall conform to overall job requirements and shall avoid interference with work of others and shall conform to CONTRACTOR'S schedule for completion of project.

Upon receipt of this Subcontract, SUBCONTRACTOR shall within one week arrange a meeting with CONTRACTOR'S Field Superintendent, Patrick Gladwish, telephone (219) 659-5840, and mutually agree to a construction and manning schedule for this work. SUBCONTRACTOR shall furnish a written copy of subject schedule to CONTRACTOR.

9.0 <u>INDEMNIFICATION CLAUSE</u>:

SUBCONTRACTOR shall be liable to CONTRACTOR/OWNER for any loss, damages or costs incurred by CONTRACTOR/OWNER for the repair, replacement or correction of any part of the Project which is deficient or defective as a result of any breach of the Warranty contained in this Subcontract or as a result of any breach by SUBCONTRACTOR under any of other terms and provisions of the Agreement.

SUBCONTRACTOR shall indemnify and hold harmless CONTRACTOR/OWNER and their agents and employees from and against all claims, damages, losses and expenses, including but not limited to attorneys' fees due to bodily injury or death or damage to tangible or personal property of any third party, arising out of or resulting, in whole or in part, from any negligent act, error or omission by SUBCONTRACTOR or other party directly or indirectly employed by SUBCONTRACTOR for whose acts SUBCONTRACTOR may be liable, provided, that if any such claim, damage, disease or death, or to injury to or destruction of tangible property including the loss of use resulting therefrom SUBCONTRACTOR'S obligations hereunder shall not include such portion of claims, damages, losses and expenses attributable to CONTRACTOR'S sole negligence.

	STATE OF INDIANA) COUNTY OF LAKE)	SS:			
	Before me, and State, personally as the above as the contract for some and state. Brothers Company as ended in Indiana, on the 29 and 10 and	duly authoristice of the Office of	zed attorney the Power of	s-in-fact Attorney	David C of Lever attached
	of this Contract for s	aid Company.	id acknowled	ged the e	execution
	Dated this _	16 day of	7,	, 1988:	
		Notar	y Public ident of Lake	Jewing	
	My Commission expires:		•		
	12/10/91				
	STATE OF) COUNTY OF)	55:			
	Before me, and State, personall	y appeared , the and	MINAGOL EST	- WOUST DI	and
	tively, of <u>CALUMET CONST</u>	RUCTION CORPORA	TION d officers a	* * * * * * * * * * * * * * * * * * *	-
SUB	Mand acvirontedded fue ex	ecution of the	nis Contract.	nd represe	ntatives
	Dated this $\underline{//}$	day of	July-	_, 1988.	
			smaled A1	alenche	
		Notary	/ Public		
	My Commission Expires:	• • • • • • • • • • • • • • • • • • •			
Tarrent High	County of Residence:				
	Jake	: · ·			

This instrument prepared by William H. Eichhorn, Esq., Eichhorn, Eichhorn & Link, 200 Russell Street, P.O. Box 6328, Hammond, Indiana 46325-6328, (219) 931-0560

Davy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

10.0 INSURANCE REQUIREMENTS:

SUBCONTRACTOR shall procure and maintain Comprehensive General Liability Insurance with a combined single limit of Two Million Dollars (\$2,000,000.00) for bodily injury and property damage, Automobile Liability Insurance with a combined single limit of One Million Dollars (\$1,000,000.00) and an Umbrella Policy which provides coverage for an additional Five Million Dollars (\$5,000,000.00).

CONTRACTOR/OWNER shall be named as an additional insured in all policies required under this section for purposes of the project as its interests may appear.

Before commencing operations, SUBCONTRACTOR agrees to furnish CONTRACTOR certificates showing that SUBCONTRACTOR is carrying the foregoing insurance with an insurance company satisfactory to CONTRACTOR, together with the acknowledgement by such company of contractual obligations contained in the indemnification herein and agreeing to give CONTRACTOR thirty (30) days notice before cancelling such insurance.

SUBCONTRACTOR will provide CONTRACTOR'S Field Superintendent with a detailed report on all accidents, other than those only requiring first aid treatment, to either SUBCONTRACTOR'S workmen, or to others, in order that information may be available to CONTRACTOR and OWNER in case of a third party suit filed at a later date.

11.0 SAFETY:

It is imperative that the SUBCONTRACTOR and his Sub-Subcontractors comply with the Federal Occupational Safety and Health Law (1970), all State, County, or City safety regulations applicable. SUBCONTRACTOR shall also observe OWNER'S and CONTRACTOR'S safety documents.

12.0 TERMS AND CONDITIONS:

"Subcontract General Conditions" (Form DM-588, Rev. 2/81) and "Special Conditions" (HSSO/SC, 3/14/88) shall govern this Subcontract Order.

13.0 NO LIEN CONTRACT:

This is a "No Lien Contract" and all work performed and materials purchased are pursuant to a no-lien contract, which will be recorded in the office of the Recorder of Lake County, Indiana.

Davy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

14.0 ACCEPTANCE OF ORDER:

CONTRACTOR and SUBCONTRACTOR by their signatures on the original and duplicate copies of this Subcontract do hereby acknowledge receipt of and acceptance of all terms and conditions as set forth herein.

It is understood and agreed that this Subcontract may be revised from time to time to add or deduct material/labor or to make other running changes in accordance with CONTRACTOR'S standard practice in issuing supplemental sheets. If, for any reason, SUBCONTRACTOR objects to the content of any of the aforementioned supplemental sheets, SUBCONTRACTOR shall notify CONTRACTOR in writing, within ten (10) days after receipt of same, giving reason for objection. Unless CONTRACTOR receives this written objection, it shall be considered that the revisions are in accordance with the original Subcontract.

SUBCONTRACTOR is receiving one (1) white copy and one (1) pink original of this Subcontract. SUBCONTRACTOR shall return the pink original to the CONTRACTOR with his signature that certifies his acceptance of all terms and conditions set forth herein.

DAVY MCKEE CORPORA	ATION			
BY: Jakon Pel	lack			
TITLE: SUBCONTRACT CO	ORDINATO	3		
DATE: Quegust 10,	1988			
	CALUM	MET CONSTRUC	CTION COR	PORATION
	BY: ×	Donald 1	M. Shor	7
	TITLE:_	V-P	/	
	DATE:	HUG 16	, 1988	

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And the second second							
EQUIP		RATED	HOURLY	DAILY	WEEKLY	MONTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENT
0703010	BARRIERS, CONCRETE	2210'	•00	•00	•00	•56	RENTAL IS PER FOOT FER HONT
0705010	AIR SAU	12IN	4.00	23.00	82.00	246.00	
705020	AIR SAU	12IN	4.00	23.00	82.00	246.00	
0710010	BENDING, ROD GAS PON		5,50	70.00	105.00	745 00	
710020	BENDING, ROD GAS PON		5.50 5.50	30.00 30.00	105.00 105.00	315.00 315.00	
						313100	
0712010	BLASTER, WATER	6000	•00	190.00	665.00	2000.00	
715010	BORCAT - M600	1/3YD	17.00	100.00	353.00	1060.00	
715020	BOBCAT - M600	1/3YD	17.00	100.00	353.00	1060.00	
715030	BOBCAT - M600	1/3YD	17.00	100.00	353.00	1060.00	
0715040	BOBCAT - M610	1/3YD	17.00	100.00	353.00	1060.00	
715050	BODCAT - H720	1/3YD	17.00	100.00	353.00	1060.00	
715060	BOBCAT - DIESEL (JD24	1/3YD	17.00	100.00	353.00	1060.00	
718010	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.00	RIVET BUSTER TYPE
718020	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.00	RIVET BUSTER TYPE
718030	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.00	RIVET BUSTER TYPE
718040	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.00	RIVET BUSTER TYPE
718050	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.00	RIVET BUSTER TYPE
718060	BREAKER, PAVING HAND	30LB	•00	12.00	43.00	131.00	RIVET BUSTER TYPE
718070	BREAKER, PAVING HAND	36LB	.00	12.00	43.00	131.00	RIVET BUSTER TYPE
718080	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.00	RIVET BUSTER TYPE
718090	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.60	RIVET BUSTER TYPE
718100	BREAKER, PAVING HAND	30LB	.00	12.00	43.00	131.00	RIVET BUSTER TYPE
719010	BREAKER, PAVING HAND	1IN	.00	12.00	43.00	131.00	
719020	BREAKER, PAVING HAND	1IN	.00	12.00	43.00	131.00	
719030	BREAKER, PAVING HAND	1 I N	.00	12.00	43.00	131.00	
719040	BREAKER, PAVING HAND	1IN	.00	12.00	43.00	131.00	
719050	BREAKER, PAVING HAND	1IN	.00	12.00	43.00	131.00	
720010	BREAKER, PAVING HAND	35LB	.00	12.00	43.00	131.00	
720040	BREAKER, PAVING HAND	35LB	.00	12.00	43.00	131.00	
720100	KEAKER, PAVING HAND	90LB	.00	15.00	54.00	164.00	
Commence in the contract of th	BREAKER, PAVING HAND	70LB	.00	15.00	54.00	164.00	
720160		/LE A					

EFFECTIVE 9/01/87 * EXPIRES		PMENT RENTAL 8/31/88	RATES	IME	10/16/87	PAGE 2		
EQUIP		RATED	HOURLY	DAILY	HEEKLY	MONTHLY		
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE		
0720240	BREAKER, PAVING HAND	90LB	00	45 46				
0720250	BREAKER, PAVING HAND	10.00	•00	15.00	54.00	164.60		
0720260	BREAKER, PAVING HAND	90LB 90LB	.00	15.00	54.00	164.00		
0720270	BREAKER, PAVING HAND	and the state of t	.00	15.00	54.00	164.00		
0720280	BREAKER, PAVING HAND		•00	15.00	54.00	164.00		
. 0720290	BREAKER, PAVING HAND	80LB	.00	15.00	54.00	164.00		
0720330	BREAKER, PAVING HAND		4.43	15.00	54.00	164.00		
0720340	BREAKER, PAVING HAND		•00	15.00	54.00	164.00		
0720350	BREAKER, PAVING HAND		.00	15.00	54.00	164.00		
0720360	BREAKER, PAVING HAND		.00	15.00 15.00	54.00	164.60		
0720370	BREAKER, PAVING HAND			and the second	54.00 54.60	164.00		
0720380	BREAKER, PAVING HAND		.00	15.00	54.60	164.00		
0720390	BREAKER, PAVING HAND		.00	12.00 12.00	43.00			
0720400	BREAKER, PAVING HAND	90LB	.00	15.00	43,00 54,00	131.00		
0720410	BREAKER, PAVING HAND	The second secon	.00	15.00	54.00	164.00		
0720420	BREAKER, PAVING HAND	and the second second	.00	15.00	54.00	164.00 164.00		
0720430	BREAKER, PAVING HAND		.00	15.00	54.00	164.00		
0720440	BREAKER, PAVING HAND		.00	15.00	54.00	164.00		
0720450	BREAKER, PAVING HAND	90LB	.00	15.00	54.00	164.00		
		, , , , , , , , , , , , , , , , , , ,		20100	31.00	104100		
0725010	BREAKER, PAVING MACH	HYDRA	35.00	211.00	741.00	2225.00		
0725030	BREAKER, PAVING MACH	HYDRA	35.00	211.00	741.00	2225.00		
0725040	BREAKER, PAVING MACH	HYDRA	35.00	211.00	741.00	2225.00		
0730020	BUCKET, CONCRETE	3/4YD	.00	12.00	41.00	125.00		
0730030	BUCKET, CONCRETE	3/4YD	.00	12.00	41.00	125.00		
0730040	BUCKET, CONCRETE	1YD	.00	12.00	41.00	125.00		
0730050	BUCKET, CONCRETE	2YD	•00	24.00	84.00	252.00		
0730060	BUCKET, CONCRETE	6YD	.00	74.00	261.00	784.00		
0730070	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00		
0730080	BUCKET, CONCRETE	3/4YD	.00	12.00	41.00	125.00		
0730090	BUCKET, CONCRETE	1YD	.00	12.00	41.00	125.60		
0730100	BUCKET, CONCRETE	3/4YD	•00	12.00	41,00	125.00		
0730110	BUCKET, CONC LAY JAN	1YD	•00	12.00	41.00	125.00		
0730120	BUCKET, CONC LAY DIN	1YD	•00	12.00	41.00	125.00		
0730130	BUCKET, CONCRETE	1YD	•00	12.00	41.00	125.00		
0730140	BUCKET, CONCRETE	1YD	00	12.00	41.00	125.00		
0730150	BUCKET, CONCRETE	3/4YD	.00	12.00	41.00	125.00		
0730160	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00		
0730180	BUCKET, CONCRETE	3/4YD	•00	12.00	41.00	125.00		

AUDITIONAL CONVENTS

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EQUIP		RATED	HOURLY	DAILY	HEENLY	MONTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	AUDITIONAL CONNENTS
0730190	BUCKET, CONCRETE	2YD	•00	24.00	94 00	250.00	
0730200	BUCKET, CONCRETE	2YD	•00	24.00	84.00	252.00	WITH CHUTE
0730210	BUCKET, CONCRETE	2YD	.00	24.00	84.00	252.00	
0730220	BUCKET, CONC LAY DAN	2YD	.00	24.00	84.00	252.00	
0730230	BUCKET, CONCRETE	1YD	.00	12.00	84.00	252.00	
0730240	BUCKET, CONCRETE	3/4YD	.00	12.00	41.00	125.00	
0730250	BUCKET, CONCRETE	1YD	.00	12.00	41.00	125.00	•
0730260	BUCKET, CONCRETE	1YD	.00	12.00	41.00	125.00	
0730270	BUCKET, CONC LAY DAN	1YD	.00	12.00	41.00	125.00	·
0730280	BUCKET, CONC LAY DAN	1YD	.00	12.00	41.00	125.00	
0730290	BUCKET, CONC LAY DIM	2YD	.00	and the second second	41.00	125.00	
0730300	BUCKET, CONC LAY DAN	IYD	.00	24.00 12.00	84.00	252.00	
0730310	BUCKET, CONC. 1-1/2Y	1 1/2	.00	18.00	41.00	125.00	
0730320	BUCKET, CONC. 1-1/2Y	1 1/2	.00		63.00	190.00	
		1 1/2	•••	18.00	63.00	190.00	
0735080	BUGGY, BRICK MOTORIZ	HLIFT	6.00	37.00	130.00	392.00	
0740020	BUGGY, CONCRETE NOTO		7.00	40.00	140.00	420.00	SCOUT-CRETE
0740030	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
0740040	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
0740050	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
0740060	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
0740070	BUGGY, CONCRETE HOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
0740080	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
0740090	BUGGY, CONCRETE MOTO		7.00	40.00	140.00	420.00	SCOOT-CRETE
0742010	CARRIER, STRADULE		36.00	215.00	750.00	2250.00	HYSTER M600A
0745030	CLEANER, STEAM		7.00	40.00	140.00	420.00	
0756010	COMPACTOR, GROUND	24X24	9.00	52.00	183.00	550.00	JUMPING JACK GROUND COMPACTOR
0758010	COMPACTOR, RAN TYPE(11X15	6.00	35.00	121.00	363.00	
0758020	COMPACTOR, RAN TYPE(11X15	6.00	35.00	121.00	363.00	
	्रा प्राप्त करिया है स्वरूप स्वरूप किस्सार के स्वरूप किस्सार है। स्वरूप के सुरक्षित करिया है। स्वरूप के स		_ 				
0760010	CONFACTOR, VIBRATORY	21X24	9.00	52.00	183.00	550.00	
0760020	COMPACTOR, VIBRATORY	32X24	10.25	62.00	218.00	655.00	
0760040	COMPACTOR, VIBRATORY	26X28	12.00	71.00	250.00	750.00	
0760050	COMPACTOR, VIBRATORY	24X34	10.25	62.00	218.00	655.00	
0760060	COMPACTOR, VIBRATORY	24X34	10.25	62.00	218.00	655.00	

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DATE 10/16/87

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THE STATE OF THE S	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENTS
0760070	COMPACTOR, VIBRATORY	21X24	9.00	52.00	183.60	550.00	
0760090	COMPACTOR, VIBRATORY	21X24	9.00	52.00	183.60	550.00	
0760100	COMPACTOR, VIBRATORY	21X24	9.00	52.00	183.00	550.00	
0760110	CONFACTOR, VIBRATORY	21X24	9.00	52.00	183.00	550.00	
0760130	COMPACTOR, VIBRATORY	20X28	9.00	52.00	183.00	550.00	
0760140	COMPACTOR, VIBRATORY	21X24	9.00	52.00	183.60	550.00	
0760150	COMPACTOR, VIBRATORY	21X24	9.00	52.00	183.00	550.00	
0760160	COMPACTOR, VIBRATORY	22X22	9.00	52.00	183.00	550.00	
0760170	COMPACTOR, VIBRATORY	22X22	9.00	52.00	183.00	550.00	
0760180	COMPACTOR, VIBRATORY	20X26	9.00	52.00	183.00	550.00	
0760190	COMPACTOR, VIBRATORY	18X18	9.00	52.00	183.00	550.00	
0760200	COMPACTOR, VIBRATORY	16X18	9.00	52.00	183.00	550.00	
0760210	COMPACTOR, VIBRATORY	18X18	9.00	52.00	183.00	550.00	
0760220	COMPACTOR, VIBRATORY	24X27	10.25	62.00	218.00	655.00	
0760240	COMPACTOR, VIBRATORY	23X42	17.00	100.00	350.00	1050.00	
0760250	COMPACTOR, VIBRATORY	23X35	10.25	62.00	218.00	655.00	
0760260	COMPACTOR, VIBRATORY	24X24	9.00	52.00	183.00	550.00	
0760270	COMPACTOR, VIBRATORY	24X27	10.25	62.00	218.00	655.00	
0770060	COMPRESSOR, GAS	150CF	11.25	68.00	240.00	720.00	
0770080	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.60	
0770090	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770100	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770110	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770120	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	•
0770140	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770150	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770160	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770170	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770180	COMPRESSOR, DIESEL	185CF	13.25	80.00	281.00	845.00	
0770200	COMPRESSOR, DIESEL	600CF	33.00	200.00	710.00	2130.00	
0770210	COMPRESSOR, DIESEL	600CF	33.00	200.00	710.00	2130.00	
0770220	COMPRESSOR, DIESEL	150CF	13.25	80.00	281.00	845.00	
0774020	CONCRETE TINING MACH	36FT	.00	.00	430.00	1290.00	
0774030	CONCRETE SPANIT BRID	3 6 FT	•00	•00	60.00	180.00	
0776010	CRANE, CRAILER AVER.	60TN	79.00	475.00	1665.00	5000.00	AMERICAN
0780010	CRANE, HYDRAULIC PI	2.5TN	21.00	130.00	450.00	1350.00	PITHAN TRUCK CRANE \$102

	EFFECTIVE 9/01/87 * EXPIRES 8/31/88		IATE	10/16/87	FAGE 5		
EQUIP		RATED	HOURLY	ĪAILY	IETH V	MEAGNERY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	WEEKLY RATE	MONTHLY RATE	ADDITIONAL COMMENTS
				3 H 2 3 H 1			WINT TOWAR CONSENS
0780020	CRANE, HYDRAULIC GR	10TN	31.00	185.00	£50.00	1950.00	10 TON GROVE
0780050	CRANE, HYDRAULIC GA	12TN	39.00	235.00	825.00	2480.00	12 TON GALLION
0780060	CRANE, HYDRAULIC ST	2TN	13.00	80.00	283.00	850.00	2 TON STEVODORE
0780070	CRANE, HYDRAULIC PE	12TN	39.00	235.00	825.00	2480.0G	12 TON PETTIBONE
0780080	CRANE, HYDRAULIC GR	15TN	45.00	272.00	955.00	2875.00	15 TON GROVE
0780090	CRANE, HYDRAULIC GR	45TN	103.00	620.00	2175.00	6535.00	45 TON GROVE
0780100	CRANE, HYDRAULIC PI	5TN	21.00	130.00	450.00	1350.00	PITMAN TRUCK CRANE \$ 103
0780110	CRANE, HYDRAULIC GR	15TN	45.00	272.00	955.00	2875.00	15 TON GROVE
0780120	CRANE, HYDRAULIC PH	25TN	57.00	342.00	1200.00	3630.00	25 TON P & H
0780130	CRANE, HYDRAULIC GR	22TN	54.00	328.00	1150.00	3450.00	22 TON GROVE
0780150	CRANE, HYIRAULIC GR	22TN	54.00	328.00	1150.00	3450.00	22 TON GROVE
0780160	CRANE, HYDRAULIC GR	35TN	63.00	380.00	1325.00	4000.00	35 TON GROVE
0783010	CRANLER, BACKHOE JO	3/4YD	61.00	370.00	1300.00	3900.00	JOHN DEERE + 690:
0785030	CRANLER, W/BKT & BHO	1YD	43.00	260.00	915.00	2750.00	JOHN DEERE # 450
0785040	CRAMLER, W/BKT & BHD	1YD	43.00	260.00	915.00	2750.00	JOHN ICERE \$ 450
0785050	CRAMLER, W/BKT & BHD	1YD	43.00	260.00	915.00	2750.00	JOHN DEERE \$ 450
0785060	CRAMLER, W/BKT & BHO	1.25Y	43.00	260.00	915.00	2750.00	JOHN ICERE + 450
0785070	CRANLER, W/BKT & BHO	1.25Y	43.00	260.00	915.00	2750.00	JOHN DEERE \$ 450
0788010	DIGGER, CLAY	30LB	•00	12.00	43.00	130.00	
0790010	DOLLIES, MACHINERY	40TN	•00	36.00	126.00	380.00	
0790020	LOLLIES, MACHINERY	40TN	.00	36.00	126.00	380.00	
0790030	DOLLIES, MACHINERY	40TN	•00	36.00	126.00	380.00	
0793010	IRIVER, PILE		•00	500.00	1750.00	5300.00	L.B. FOSTER K-13
0793020	DRIVER, PILE PIPE HD		•00	•00	165.00	500.00	DRIVER HEAD FOR PIFE PILE
0793030	IRIVER, PILE SHEET		•00	•00	165.00	500.00	DRIVER HEAD FOR SHEET PILE
0793040	DRIVER, SHEET HRPIN		•00	•00	165.00	500.00	DRIVER HEAD FOR SHEET PILE HAIRPIN
0795010	IRILL, CORE	BIN	5.25	32.00	115.00	345.00	
0795020	DRILL, CORE	10IN	5.25	32.00	115.00	345.00	
0795030	IRILL, CORE	10IN	5.25	32.00	115.00	345.00	•
0795040	DRILL, CORE	12IN	5.25	32.00	115.00	345.00	
0800030	IRILL, ROCK	38LB	.00	15.00	54.00	162.00	
0800050	DRILL, ROCK	38LB	.00	15.00	54.00	162.00	
0800060	DRILL, ROCK	38LB	•00	15.00	54.00	162.00	

ONSTRUCTION CORPORAT	THE FUNT PHENT RE	MTAI CATT				
	EXPIRES 8/31/8	MIHL KAIES 8		DATE 10/16/87	7 PAGE (
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IESCRIPTI([A]L	Y MEEKI	٧	
TOTAL COMM		KAIL	RATE		ANTIT I	
THE RULL	381 R			MILE	RATE	ALIETTOUS DOWN
MILL, KOCK			15.00	54.60	١	ADDITIONAL COMMENTS
TOTAL BOOK	· · · · · · · · · · · · · · · · · · ·		15.00		102100	
DOTAL SOCIAL			15.00		. 102100	
DOLLEY KOCK			15.00		-02100	
THATET' BOCK			15.00		-05100	
		•00			-05100	
ENLL CADER, CRALL	ER 200	·		J7.00	162.00	
ENULCIADER, CRANL			370.00	1700 00	·	
	2:001	88.00				CATERPILLAR 955L
EXP JOINT PRESS /	APPL .			1000100	5600.00	KOMATSU D75S
		•00	85.00	. 700 00		1100 pi03
FORK LIFT, IND HA	RD 7TM			200.00	. 900.00	
FUNK LIFT, IND HA	Ph		167.00	505 AA	•	
FORK LIFT, IND HA	DD				1765.00	HYSTER
	***************************************	16.50			1765.00	CLARK
FORK LIFT, IND. (NE 3 55.			320.00	1050.00	TOUNDTOR
		30.00	180.00	/70 00		
FRONT END WHEEL IN	IAD			930.00	1895.60	TOWNOTOR
FRUNT END LIFER IN	AD	10.00	61.00	545 00		
FRUNT END LINEFT IN	An 4 Eve	45.00			655.00	NASSEY FERGUSON
FRONT END LAFFEL LO		45.00			2875.00	JOHN DEERE # 444
	~ 2.5YD	50.00			2875.00	JOHN IEEKE \$ 510
GENERATOR. PORTAGE	3	•		TO90.00	7	JOHN DEERE + 544
GENERATOR, PROTATE		5.00	30.00	100.00		American Service & 244
GENERATOR, PODTADE		5.00		· ·	300.00	
GENERATOR, PODTADE		5.00			265.00	
ENERATOR BODYAN -		1 .			300.00	
ENERATING DOOTAN					300.00	
ENERATOR, PORTAGE			_ * *** *		300.00	
ENERATOR MODIAN					300.00	
ENERATING DOCTAGE	3000W					•
EJERATOR PORTAN-					300.00	
ENERATINE DODTAN -	2000W			• • • • • • • • • • • • • • • • • • • •	300.00	
ENERATION PORTAGE	2000W		Contract to the Automotive Contract of the Con			
MERATOR CONTACT	4000U					
LITERATOR PORTAGE	5000U	*_ *	70 00	100.00		
IFRATOD CONTAINE	3500W	F 44	70 00	100.00	300.00	
- TINIABLE	5000W	E 00	70 00	4	300.00	
MERATINE LITTON			3V.W	100.00		
Land CACT	240 V	5.00	30.00		300.00 Hm	
	DRILL, ROCK ENGLOADER, CRAML ENGLOADER, CRAML ENGLOADER, CRAML EXP JOINT PRESS A FORK LIFT, IND HA FRONT END WHEEL LO FRONT END WHEEL LO FRONT END WHEEL LO FRONT END WHEEL LO GENERATOR, PORTABLE GENERATOR, PORTABLE GENERATOR, PORTABLE GENERATOR, PORTABLE GENERATOR, PORTABLE GENERATOR, PORTABLE	IRILL, ROCK IRILL,	IRILL, ROCK IRILL	IESCRIPTION	DESCRIPTION	DESCRIPTION

	INDETION CONFUNATION EURIS ECTIVE 9/01/87 * EXPIRES		MIES	IMI	10/16/87	PAGE 7	
EQUIP		RATED	HOURLY	IAILY	WEENLY	HENTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENTS
						10116	PODITIONE CHREATS
0821020	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821030	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821040	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821050	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.60	HIGH CYCLE
0821060	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821070	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821080	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821090	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.60	300.00	HIGH CYCLE
0821100	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821110	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0821120	GENERATOR, HIGH CYCL	240 V	5.00	30.00	100.00	300.00	HIGH CYCLE
0825010	GRINDER, FLOOR	746	5.00	31.00	110.00	335.60	
0829010	HOIST, CHAIN	12TN	•00	34.00	120.00	365.00	
0829020	HDIST, CHAIN	12TN	•00	34.00	120.00	365.00	•
0829030	HDIST, CHAIN	12TN	•00	34.00	120.00	365.00	
0829040	HOIST, CHAIN	12TN	.00	34.00	120.00	365.00	
0830060	HOIST, MATERIAL		6.00	37.00	130.00	400.00	LADIVATOR
0835010	JACK, AIR	100TN	8.00	51.00	180.00	550.00	•
0835020	JACK, AIR	100TN	8.00	51.00	180.00	550.00	
0835030	JACK, AIR	100TN	8.00	51.00	180.00	550.00	
0835040	JACK, AIR	100TN	8.00	51.00	180.00	550.00	
0840010	JACK, HYDRALLIC	50TN	2.00	12.00	43.00	130.00	
0840020	JACK, HYDRAULIC	50TN	2.00	12.00	43.00	130.00	
0840030	JACK, HYDRAULIC	60TN	2.00	12.00	43.60	130.00	
0840040	JACK, HYDRAULIC	100TN	3.50	22.00	78.00	235.00	
0840050	JACK, HYDRAULIC	100TN	3,50	22.00	78.00	235.00	
0842180	JACK, HECHANICAL	SOTN	1.00	6.00	21.00	65.00	
0842190	JACK, MECHANICAL	50TN	1.00	6.00	21.00	65.00	하고 있다. 1941년 - 1일 - 1일
0842200	JACK, NEGHANICAL	50TN	1.00	6.00	21.00	65.00	
0842210	JACK, MECHANICAL	50TN	1.00	6.00	21.00	65.00	
0842220	JACK, MECHANICAL	SOTN	1.00	6.00	21.00	65.00	
0842230	JACK, MECHANICAL	50TN	1.00	6.00	21.60	65.00	
0943010	JACK, MUD (CONCRETE)		.00	57.00	200.00	600.00 •	도 하는 이 이 이 그들은 시간 이 등도 있다. 이 이 등에 가는 것이 되었다. 하는 일을 하는 것이 없는 이 이 이 등을 보고 있는 것이 되었다. 그런 것이 되었다. 하는 이 이 이 사용되었다면서 가장 가장이 되는 것은 이 등을 하는 것이 되었다.

	INUCTION CORPORATION EQUI ECTIVE 9/01/87 * EXPIRES		KATES	CATE	10/16/87	PAGE 8	
EQUIP NUMBER	DESCRIPTION	RATED CAPACITY	HOURLY RATE	DAILY RATE	WEENLY KATE	MONTHLY RATE	AUDITIONAL COMMENTS
0844010	LASER, INSTRUMENT		.00	75.00	265.00	800.00	
0845010	LEVEL, MACHINERY		•00	12.00	43.00	130.00	
0848010	MACHINE, COPIER		.00	•00	•60	225.00	
0849010	MACHINE, ICE		.00	.00	21.00	65.00	
0850010	MACHINE, LINDE CUTTI		6.50	39.00	135.00	410.00	
0851010	HATS, DRAGLINE 26'	26'	•00	.00	•00	80.00	RENTAL IS PER MAT PER MONTH
0852010	HAT'L. HANDLING SYS.		•00	.00	•00	8333.00	COMPLETE NATERIAL HAMDLING SYSTEM / HONTHLY RATE ONLY
0854010	HIXER CONCRETE, GAS	6CF	•00	30.00	105.00	315.00	
0855040	MIXER, MORTAR GAS	12CF	.00	37.00	130.00	395.00	•
0855050	MIXER, MORTAR ELECT.	7CF	•00	24.00	83.00	250.00	•
0860050 0863010	MIXER, MORTAR GAS PRESSLIKE WASHER	5.5CF 2000	.00 10.00	28.00 59.00	98.00 205.00	295.00 615.00	PORTABLE
0880020	PUMP, WTR ELCT WL/PT	10IN	•00	.00	•00	1300.00	GRIFFIN, WELL POINT PUNP
0880040	PUMP, WTR ELECT DIAP	3IN	•00	21.00	75.00	225.00	HOHELITE
080080	PUPP, UTR ELECT DIAP	3IN	•00	21.00	75.00	225.00	HOWELITE
0880090	PUMP, MATER GAS DIAP	3IN	•00	21.00	75.00	225.00	HOMELITE
0880100	FURP, WATER GAS DIAP	3IN	•00	21.00	75.00	225.00	HOHELITE
0880110	PUMP, WATER AIR	2IN	•00	21.00	75.00	225.00	HARREN RUFF
0880120	PUIP, WATER GAS DIAP	3IN	.00	21.00	75.00	225.00	C.H.& E.
0885010	PUMP, WATER-GAS	6IN	•00	•00	.00	1120.00	GRIFFIN, WELL POINT PUMP
0885020	PUMP, MATER-DIESEL	6IN	.00	.00	.00	1305.00	HORETRENCH, WELL POINT PUMP
0885030	FUMP, WATER - GAS	3IN	.00	32.00	112.00	338.00	C.H.SE.
0885040	PUMP, WATER-DIESEL	NI8	•00	•00	.00	1635.00	MORETRENCH, WELL FOINT PUMP
0835050	PUMP, HATER-GAS (CEN	3IN	•00	32.00	112.00	338.00	REX
0885070	PUMP, WATER-GAS (CEN	3IN	.00	32.00	112.00	338.00	er en grande de la companya de la c Originalista de la companya de la c
0885080	FUMP, WATER-GAS (DOU	4IN	.00	32.00	112.00	338.00	DOURLE DIAFHEAN FUND
0835090	PUMP, WATER GAS DIAP	3IN	•00	32.00	112.00	338.00	

970141

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That the undersign Walter M. Volpi as Vice President of Lever Brothers Company (Incorporated) (the "Corporation") and Andrea B. Mandelsburg Acting Secretary of the Corporation do hereby make, constitute and appoint each of the General Partners of the law firm of Eichhorn & Link located at 200 Russell Street, Hammond, Inglana specifically Frederick F. Eichhorn, Jr., William H. Eichhorn, Frederick H. Link, David C. Jensen, Richard M. Schumacher, Peter L. Hatton and Paul A. Rake, as the true and lawful attorney for the Corporation with full right and authority to execute, acknowledge and attest no-lien contracts on behalf of Corporation in conjunction with subcontracts entered into by Davy McKee Corporation for carrying out work in connection with the HSSO project at the Corporation's Hammond, Indiana manufacturing facility.

That the power, right and authority herein granted is for the specific purpose herein enumerated and for no other purpose.

That the Power of Attorney shall be effective as of the date of its execution and shall remain in full force and effect until the 1st day of June, 1990, unless sooner terminated by the Corporation in writing.

IN WITNESS WHEREOF, the undersigned Walter M. Volpi and Andrea B Mandelsberg have caused this instrument to be executed this I day of Mach. 1988.

LEVER BROTHERS COMPANY

Printed WALTER M. VOLPI

Title: Vice President

ATTEST:

Printed

Name:

Title: ACTING SECRETARY

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ELLEPITAE	9/01/87 * EXPIRES	8/31/104

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EQUIP		RATED	HOURLY	IAILY	WEELLY	HONTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL CONNENTS
0885110	FUMP, WATER GAS CENT	3IN	•00	32.00	112.00	338.00	
0885120	PUMP, WATER GAS CENT	3IN	.00	32.00	112.00	338.60	
0885140	PUMP, MATER GAS CENT	3IN	.00	32.00	112.00	338.00	
0885150	PUMP, WATER GAS CENT	3IN	.00	32.00	112.00	338.00	• • • • • • • • • • • • • • • • • • •
0885160	PUMP, WATER DSL CENT	4IN	.00	32.00	112.00	338.00	
885170	PUMP, WATER GAS CENT	3IN	.00	32.00	112.00	338.00	
885180	PUMP, WATER-GAS CENT	2IN	.00	23.00	B2.00	248.00	
885200	PUMP, WATER-GAS CENT	2IN	.00	23.00	82,00	248.00	
885220	FUMP, WATER GAS CENT	3IN	.00	31.00	110.00	330.00	3" GAS C.H.& E.
885230	PUP, WATER DIESEL	6IN	.00	.00	325.00	980.00	6" DIESEL WATER PUMP
890010	PUMP, WATER SUBJER F	3IN	.00	31.00	110.00	330.00	FLYGT
X890060	PUMP, MATER SUBNER F	3IN	.00	31.00	110.60	330.00	FLYGT
890070	PUMP, WATER SUBHER F	3IN	.00	31.00	110.00	330.00	FLYGT
6 90120	PUMP, WATER SUBMER P	2IN	•00	23.00	83.60	250.00	PROSSER
B90130	FUMP, WATER SUBMER P	2IN	.00	23.00	83.00	250.00	PROSSER
B90140	PUMP, WATER SUBNER P	2IN	•00	23.00	83.00	250.00	PROSSER
B90160	FUMP, WATER SUBMER P	2IN	•00	23.00	83.00	250.00	PROSSER
B90170	PLMP, WATER SUBNER P	2IN	•00	23.00	83.00	250.00	PROSSER
B90180	PUMP, WATER SUBNER P	2IN	•00	23.00	83.00	250.00	PROSSER
990220	PUMP, WATER SUBNER P	3IN	•00	31.00	110.60	330.00	PROSSER
B90230	PUMP, WATER SUBHER P	3IN	.00	31.00	110.00	330.00	PROSSER
B90240	PUMP, WATER SUBNER P	3IN	.00	31.00	110.00	330.00	PROSSER
B90270	PLMP, WATER SUBMER F	2IN	.00	23.00	83.00	250.00	FLYGT
B90280	PUMP, WATER SUB 2" F	2IN	•00	23.00	83.00	250.00	FLYGT
890300	PUMP, WATER SUBHER W	3IN	.00	31.00	110.00	330.00	HETIA
390320	PLMP, WATER SUBHER F	2IN	.00	23.00	83.00	250.00	FLYGT
390330	PUMP, WATER SUBHER F	21N	.00	23.00	B3.00	250.00	FLYGT
B90340	PUMP, WATER SUBMER F	3IN	.00	31.00	110.00	330.00	FLYGT
B90350	PUMP, WATER SUBMER F	3IN	.00	31.00	110.00	330.00	FLYGT
890360	PLIMP, MATER SUBMER F	4IN	.00	39.00	135.00	410.00	FLYGT
B90370	PUMP, WATER SUBHER F	3IN	.00	31.00	110.00	330.00	FLYGT
B90380	PUMP, WATER SUBHER	10IN	.00	420.00	1465.00	4400.00	FLYGT
B90390	FUMP, WATER SLEWER F	2IN	.00	23.00	83.00	250.00	FLYGT
890410	PUMP, WATER SUBMER F	2IN	•00	23.00	83.00	250.00	FLYGT
890430	PUMP, WATER SUBMER F	2IN	.00	23.00	83.00	250.00	FLYGT
890450	PUMP, WATER SUBMER M	2IN	•00	23.00	83.00	250.00	NORETRENCH
890470	FUIP, WATER SUB F 2"	2IN	.00	23.00	83.00	250.00	FLYGT
2890480	FUP, WATER SUB F 4"	4IN	•00	39.00	135.60	410.00	FLYOT
XB95110	RAN FUMP, HYDR. COMP	SOTN	.00	12.00	43.00	131.00	
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ĒFI	TRUCTION CORPORATION EQUI CTIVE 9/01/87 * EXPIRES	PMENT RENTAL 8/31/88	RATES	LATE	10/16/87	PAGE 10	
EQUIP		RATED	HOURLY	RAILY	WEEKLY	MONTHLY	
NUMBER	IESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL CONNENTS
0895140	RAN PUMP, HYDR. COMP	50TN	•00	12.00	43.00	131.60	
0895160	RAM FUMP, HYDR. COMP	50TN	.00	12.00	43.00	131.00	
0895250	RAM PUMP, HYDR. COMP	50TN	.00	12.00	43.00	131.00	
0895260	RAN PUMP, HYDR. COMP	50TN	.00	12.00	43.00	131.00	
0895270	RAM PUMP, HYDR. COMP	50TN	.00	12.00	43.60	131.00	
0895280	RAM PUMP, HYDR. COMP	50TN	.00	12.00	43.00	131.00	
0895290	RAN PUMP, HYDR. COMP	50TN	.00	12.00	43.60	131.60	
0895300	RAN PUMP, HYDR. COMP	SOTN	.00	12.00	43.00	131.00	
0895310	RAH PLMP, HYDR. COMP	50TN	.00	12.00	43.00	131.60	
0895330	RAN FUNP, HYDR. COMP	SOTN	.00	12.00	43.00	131.00	
0895350	RAM PUMP HYDRAULIC	SOTN	.00	12.00	43.00	131.00	
0895360	RAN PUMP HYDRAULIC	SOTN	.00	12.00	43.00	131.00	
0895370	RAN PUMP HYDRAULIC	50TN	•00	12.00	43.00	131.00	
0904010	SAND BLASTER		3.50	21.00	75.00	235.00	
0905020	SAN, CONCRETE	30HP	•00	56.00	195.00	590.00	
0905030	SAW, CONCRETE	14P	.00	40.00	140.00	420.00	
0905040	SAW, CONCRETE	12HP	.00	40.00	140.00	420.00	
0905050	SAW, CONCRETE	14 1 P	•00	40.00	140.00	420.00	
0905060	SAN, CONCRETE	35HP	.00	59.00	205.00	615.00	
0910070	SAW, MASONRY 110/220	14IN	.00	20.00	70.00	210.00	
0915010	SAU, RADIAL	5HP	•00	20.00	70.00	210.00	
0020010	CCADIETED CONFOCTE	16IN	14.00	84.00	295.00	885.00	
0928010 0928020	SCARIFIER, CONCRETE SCARIFIER, CONCRETE	12IN	20.00	115.00	400.00	1200.00	
0929010	SCREED, POWER BASE	10'	•00	6.00	•00	.00	RENTAL IS \$6.00 PER FOUT OF SCREED PER DAY
0929060	SCREED, POWER BASE	10'	.00	6.00	•00	•00	
0929070	SCREED, POMER BASE	10'	•00	6.00	•00	•00	
0930020	SCREENS, WELL	35F1	•00	.00	•60	97.00	
0934010	SPRAYER, ON WHEEL GAS		2.50	15.00	50.00	150.00	
0934020	SFRAYER, AIRLESS		•00	65.00	•00	.00	DAILY RATE ONLY
0935010	SLEEPER, STREET		10.00	60.00	210.00	635.00	는 것이 많은데 그 이 이 사람이 하는 이 것을 보면서 있는데 그렇지 않는데 기가 있다면 하는 것이 되었습니다. 그 이 이 사람이 되었습니다.
0939010	TRACK, DRILL		.00	67.00	235.00	705.00	STUNEC TRACK CRILL

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CALUMET CONSTRI	ICTION CORPORA	TION EQUIPME	NT RENTAL RATES
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EQUIP		RATED	HOURLY	DAILY	WEEKLY	HONTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENTS
0939030	TRACK, SAU	16"	•00	67.00	235.00	705.00	RACINE TRACK SAN
0940030	TRACTOR, W/FORK LIFT	5000	25.00	150.00	525.00	1575.00	MASSEY FERGUSON # 470 MASONRY FORK LIFT
0940040	TRACTOR, W/FORK LIFT	5000	25.00	150.00	525.00	1575.00	MASSEY FERGUSON # 470 MASCHRY FURK LIFT
0940050	TRACTOR, W/FORK LIFT	5000	25.00	150.00	525.00	1575.60	MASSEY FERGUSON # 470 MASONRY FORK LIFT
0940070	TRACTOR, WFORK LIFT	6000	37.00	223.00	780.00	2350.00	LUED TELESCOPING ROUGH TERRAIN MASONRY FORK LIFT
0945010	TRAILER, CHANGE	8X24	•00	.00	33.60	100.00	WELLS CARGO
0945020	TRAILER, CHANGE	8X24	.00	.00	33.00	100.00	WELL'S CARGO
0945030	TRAILER, CHANGE	8X24	.00	•00	33.60	100.00	MELLS CARGO
0945040	TRAILER, CHANGE	8X24	.00	•00	33.00	100.00	WELLS CARGO
0945050	TRAILER, CHANGE	8X24	•00	.00	33.60	100.00	WELLS CARGO
0947010	TRAILER, 5TH WEEL		6.00	21.00	73.00	219.00	RENTAL RATE INCLUDES USE OF TRAILER
0950010	TRAILER, OFFICE 8X28	8X28	•00	•00	55.00	165.00	
0950020	TRAILER, OFFICE 8X34	8X34	.00	.00	65.00	196.00	
0950030	TRAILER, OFFICE 8X34	8X34	.00	.00	65.00	196.00	
. 0950040	TRAILER, OFFICE 8X36	8X36	.00	•00	65.00	196.00	
0950050	TRAILER, OFFIC 10X50	10X50	- ,00	.00	96.00	290.00	
0950060	TRAILER, OFFIC 10X51	10X51	.00	.00	96.00	290.00	
0950070	TRAILER, OFFICE 8X30	8X30	.00	.00	55.00	165.00	
0950080	TRAILER, OFFIC 10X40	10X40	.00	•00	91.00	275.00	
0950090	TRAILER, OFFIC 10X40	10X40	.00	.00	91.00	275.00	
0950100	TRAILER, OFFICE 8X36	8X36	•00	•00	65.00	196.00	
0950110	TRAILER, OFFICE 8X36	8X36	•00	•00	65.00	196.00	
0950120	TRAILER, OFFICE BX19	8X19	•00	•00	42.00	127.00	
0950130	TRAILER, OFFICE 8X19	8X19	•00	.00	42.00	127.00	
0950140	TRAILER, OFFICE 8X19	8X19	•00	•00	42.00	127.00	
0950150	TRAILER, OFFICE 8X19	8X19	,00	•00	42.00	127.00	
0950160	TRAILER, OFFIC 10X46	10X46	.00	.00	96.00	290.00	
0950180	TRAILER, OFFIC 12X60	12X60	•00	.00	96.00	290.00	
0950190	TRAILER, OFFICE 8X19	8X19	.00	.00	42.00	127.00	
0950220	TRAILER, OFFIC 10X51	10X51	•00	.00	96.00	290.00	
0950230	TRAILER, OFFIC 10X51	10X51	.00	•00	96.00	290.00	
0950240	TRAILER, OFFICE 8X36	8x36	.00	•00	65.60	174.00	불류 발표 발표한 불림이 하고 말리고 하다는 것 같습니다.
0950250	TRAILER, OFFICE 8X24	8X24	.00	.00	43.00	131.00 290.00	
0950260	TRAILER, OFFIC 10X50	10X50	.00	.00	96.00 96.00	290.00	하루 (한경철철의 경역 등급 경험 교육) 그렇게 하는 말라고 나라
0950270	TRAILER, OFFIC 12X64	12X64	.00	.00	76.00 96.00	290.00	
0950280	TRAILER, OFFIC 10X50	10X50	.00	.00	70.44		

The said of the sa	the property of the property o	مرز الأراب والمكوم عروضه ولأوراق المتاكلية	일하게 불가한 무료를 지하는데 있다.
CALLMET CONCTE	MTTML: MCCMCAT	MAL FORITOMPAIT	SPAITAL BATEC
CALUMET CONSTRU		UN EUULFIER	REMIAL KAIES
FFFF()	IVE 9/01/87 *	EVDIDEC: 0/7	1 /00
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DATE 10/16/87

AT 1

	EQUIP		RATED	HOURLY	IAILY	HEEKLY	NONTHLY	
	NUMBER	DESCRIPTION .	CAFACITY	RATE	RATE	RATE	RATE	ADDITIONAL CONNENTS
	0950290	TRAILER, OFFIC 12X60	12X60	.00	•00	96.00	290.00	
	0950300	TRAILER, OFFICE 8X24	8X24	.00	.00	43.60	131.60	
	0950310	TRAILER, OFFIC 10X50	10X50	.00	.00	119.00	358.00	OFFICE TRAILER W/ TELEPHONE SYSTEM
	0950320	TRAILER, OFFIC 12X60	12X60	•00	.00	119.00	358.00	OFFICE TRAILER W/ TELEPHONE SYSTEM
} 7 -	0950330	TRAILER, OFFIC 10X50	10X50	•00	•00	119.00	358.00	OFFICE TRAILER W/ TELEPHONE SYSTEM
•	0950340	TRAILER, OFFIC 10X50	10050	.00	•00	96.00	290.00	MANAGEM W ILLES INTE DIGIES
	0950350	TRAILER, OFFIC 12X60	12X60	.00	•00	96.00	290.00	
	0950360	TRAILER, OFFICE LAB.	80(30)	•00	•00	•00	325.00	LABORATORY TRAILER
	0965010	TRAILER, UTILITY	8FT	2.25	14.00	48.00	145.00	BOBCAT TRAILER / FLAT BEI
	0945020	TRAILER, UTILITY	. 877	2.25	14.00	48.60	145.00	SHEEPER TRAILER / BOX TYPE
	0967010	TRAILER, WATER SPRAY	500GL	.00	31.00	110.00	335.00	
	0968010	TUGGER, ELECT. (PORT	2000‡	2.50	16.00	56.60	168.00	
.•	0968020	TUGGER, GAS (PORTABL	4000#	3.00	19.00	65.00	200.00	
	0969030	TUGGER, AIR	4000#	3.00	19.00	65.00	200.00	
٠.	0968040	TUGGER, ELECTRIC	1000#	2.50	16.00	56.00	168.00	
• .	0968050	TUGGER, ELECT.	2000#	2.50	16.00	56.00	168.00	
	0970010	WELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
	0970020	MELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
	0970030	WELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
	0970040	WELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
	0970050	WELDER, CONTINUOUS	400A	4.25	26.00	90.00	275.00	
	0970060	WELDER, CONTINUOUS	600A	4.25	26.00	90.00	275.00	
	0975020	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
	0975060	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
	0975070	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
	0975090	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
	0975100	HELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
	0975110	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
	0975130	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
	0975140	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
	0975170	WELTER, ELECT.	400A	2.75	17.00	60.00	180.00	등학 원부에 있었는데 왜 그렇게 보면 됐다
	0975200	WELDER, ELECT.	750A	4.00	22.00	78.00	235.00	이 보고 있는 사람들이 이 분인 사는 100 시간 경험을 받는다. 그렇게 말하는 하는 100 시간 기가 있는 100 시간 기가 가는
	0976020	WELLER, ELECT. MIG	200 A	2.75	17.00	60.00	180.00	
	0979010	HELIER, ELECT 4 PACK	200-A	8.25	51.00	180.00	540.00	
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EQUIP		RATED	HOURLY	[A]LY	WEEKLY	HONTHLY	
NIMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENT
979020	WELLER, ELECT.8 PACK	200-A	12.00	72.00	252.00	756.00	
7979030	WELDER, ELECT.8 PACK	200-A	12.00	72.00	252.00	756.00	
979040	WELDER, ELECT.8 PACK	200-A	12.00	72.00	252.00	756.00	
980030	WELDER, GAS ON TRL.	250A	5.50	32.00	110.00	335.00	
0980040	WELDER, GAS / TK 163	250A	5.50	32.00	110.00	335.00	LOCATED ON UTILITY TRUCK # 1
980050	HELDER, GAS ON TRL	250A	5.50	32.00	110.00	335.60	FROMIED OF DISTRIBITION & 1
980060	MELDER, GAS ON TRL	250A	5.50	32.00	110.00	335.00	
980080	HELDER, GAS ON TRL	250A	5.50	32.00	110.00	335.00	
980090	HELDER, GAS TRK 124	250A	5.50	32.00	110.00	335.00	LOCATED ON HECHANIC TRUCK #
980100	HELDER, GAS ON TRL	250A	5.50	32.00	110.00	335.00	FORMICTI DA HERMANTE IVOCA &
980110	HELDER, GAS TRK 164	250A	5.50	32.00	110.00	335.00	LOCATED ON UTILITY TRUCK # 1
980130	WELDER, GAS ON TRL	250A	5.50	32.00	110.60	335.00	COCHIED ON DITETIL INDEN 4
980140	HELDER, GAS ON TRL	250A	5.50	32.00	110.00	335.00	
980150	HELDER, GAS ON TRL	250A	5.50	32.00	110.60	335.00	
980160	WELDER, GAS ON TRL	250A	5.50	32.00	110.00	335.00	
980170	HELDER, GAS ON TRL	250A	5.50	32,00	110.60	335.00	
980180	WELDER, GAS TRK 165	250A	5.50	32.00	110.00	335.00	LOCATED ON UTILITY TRUCK # 1
980190	WELDER, GAS ON TRL	200A	5.50	32.00	110.00	335.00	
980230	HELDER, GAS / TK 162	250A	5.50	32.00	110.00	335.00	LOCATED ON UTILITY TRUCK # 1
980240	WELDER, GAS ON SKIDS	200A	5.50	32.00	110.00	335.00	
980250	WELDER, GAS	300A	5.50	32.00	110.00	335.00	
983010	WELDER, DIESEL ON TR	400A	7.00	43.00	150.00	460.00	
983020	WELDER, DIESEL ON TR	400A	7.00	43.00	150.00	460.00	
983030	WELDER, DIESEL ON TR	400A	7.00	43.00	150.00	460.00	
983040	HELDER, DIESEL ON TR	400A	7.00	43.00	150.00	460.00	
983050	WELDER, DIESEL ON TR	350A	7.00	43.00	150.00	460.00	
983060	HELDER, DIESEL ON TR	350A	7.00	43.00	150.00	460.00	
983070	WELDER, DIESEL ON TR	400A	7.00	43.00	150.00	460.00	LOCATED ON UTILITY TRUCK \$ 1
983080	WELDER, DIESEL ON TR	400A	7.00	43.00	150.00	460.00	LOCATED ON UTILITY TRUCK \$ 1
783090	WELDER, DIESEL ON TR	400A	7.00	43.00	150.60	460.00	
985010	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
7985020	HELDER, ELECT.	400A	2.75	17.00	60.00	180.W	
985030	HELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
985040	HELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
)985050	WELDER, ELECT.	250A	2.75	17.00	60.00	180.00	
985110	HELDER, ELECT.	250A	2.75	17.00	60.00	180.00	
985140	WELSER, ELECT.	250A	2.75	17.00	60.00	180.00	

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	TOM: CODCOCATION	CONTRACTOR CONTACTOR
	TOTAL CONTINUES	EQUIPMENT RENTAL RATES
	ロッ・ロット・ノハラ・ル・アン・	PIRES 8/31/88
A SHEFFELI IN	L 7/VI/6/:#: EN	71RE3 8/31/88

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EQUIP NUMBER	RECOTOTION	RATED	HOURLY	DAILY	HEEKLY	HONTHLY	
ADIOCA .	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL CONNENTS
0985150	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0785160	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985170	HELDER, ELECT.	500A	2.75	17.00	60.00	180.00	
0985180	WELDER, ELECT.	500A	2.75	17.00	60.00	180.00	
0985190	WELDER, ELECT.	500A	2.75	17.00	60.00	180.60	
0985200	WELDER, ELECT.	500A	2.75	17.00	60.00	180.00	
0985210	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985220	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985230	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985240	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985250	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	
0985260	WELDER, ELECT.	400A	2.75	17.00	60.00	180.00	•
0985270	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985280	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985290	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985300	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985310	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985320	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985330	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985340	WELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
0985350	HELDER, ELECT.	300A	2.75	17.00	60.00	180.00	
		·					
1000001	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00	
1000002	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00	
1000003	TRUCK, PICKUP-1984	1/2TN	6.00	37.00	130.00	400.00	
1000004	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00	
1000005	TRUCK, PICKUP-1982	1TN	6.00	37.00	130.00	400.00	
1000006	TRUCK, PICKUP-1984	1/2TN	6.00	37.00	130.00	400.00	
1000007	TRUCK, PICKUP-1984	1/2TN	6.00	37.00	130.00	400.00	
1000008	TRUCK, PICKUP-1984	1/2TN	6.00	37.00	130.00	400.00	
1000009	TRUCK, PICKUP-1985	1/2TN	6.00	37.00	130.00	400.00	
1000011	TRUCK, PICKUP-1985	1/2TN	6.00	37.00	130.00	400.00	
1000012	TRUCK, PICKUP-1985	1/2TN	6.00	37.00	130.00	400.00	
1000015	TRUCK, PICKUP-1978	3/4TN	6.00	37.00	130.00	400.00	
1000016	TRUCK, PICKLP-1980	3/4TN	6.00	37.00	130.00	400.00	
1000017	TRUCK, PICKUP-1985	1/2-T	6.00	37.00	130.00	400.00	
1000018	TRUCK, PICKUP-1980	3/4TN	6.00	37.00	130.00	400.00	
1000019	TRUCK, PICKUP-1976	1/2TN	6.00	37.00	130.60	400.00	
1000023	TRUCK, PICKUP-1977	1/2TN	6.00	37.00	130.00	400.00	
1000024	TRUCK, PICKUP-1977	1/2TN	6.00	37.00	130.00	460.00	

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ADDITIONAL COMMENTS

EQUIP		RATED	HOURLY	IAILY	WEEKLY	HONTHLY
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE
1000025	TRUCK, PICKUP-1977	1/2TN	6.00	37.00	130.00	400.00
1000032	TRUCK, PICKUP-1978	1/2TN	6.00	37.00	130.60	460.00
1000033	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00
1000034	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00
1000036	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00
1000037	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00
1000038	TRUCK, PICKLP-1979	1/2TN	6.00	37.00	130.00	400.00
1000039	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00
1000040	TRUCK, PICKUP-1979	1/2TN	6.00	37.00	130.00	400.00
1000041	TRUCK, PICKUP-1979	1TN	4.00	37.00	130.00	400.60
1000042	TRUCK, PICKLP-1979	1/2TN	6.00	37.00	130.00	400.00
1000043	TRUCK, PICKUP-1981	1/2TN	6.00	37.00	130.00	400.00
1000044	TRUCK, PICKUP-1981	1/2TN	6.00	37.00	130.00	400.00
1000045	TRUCK, PICKUP-1981	1/2TN	6.00	37.00	130.00	400.00
1000046	TRUCK, PICKUP-1981	1/2TN	6.00	37.00	130.00	400.00
1000047	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00
1000048	TRUCK, PICKUP-1982	1/2TN	6.00	37.00	130.00	400.00
1000049	TRUCK, PICKUP-1985	1/2TN	6.00	37.00	130.00	400.00
1000401	TRUCK, PICKUP-1986	1/2TN	6.00	37.00	130.00	400.00
1000402	TRUCK, PICKUP-1986	1/2TN	6.00	37.00	130.00	400.00
1100053	TRUCK, DAMP-1963	2TN	10.00	61.00	215.00	650.00
1100057	TRUCK, DUMP-1967	2TN	10.00	61.00	215.00	650.00
1100058	TRUCK, DUMP-1969	2TN	10.00	61.00	215.00	650.00
1100059	TRUCK, DUMP-1969	2TN	10.00	61.00	215.00	650.00
1100060	TRUCK, DUMP-1971(6 W	10CY	20.00	123.00	430.00	1300.00
1100061	TRUCK, DUMP-1973	2TN	10.00	61.00	215.00	650.00
1100062	TRUCK, JUMP-1974	2TN	10.00	61.00	215.00	650.00
1100063	TRUCK, DUMP-1975	2TN	10.00	61.00	215.00	650.00
1100064	TRUCK, DUP-1975	2TN	10.00	61.00	215.00	650.00
1100065	TRUCK, DUPP-1977	2TN	10.00	61.00	215.00	650.00
1100066	TRUCK, DUMP-1977	2TN	10.00	61.00	215.00	650.00
1100067	TRUCK, DUMP-1978	1TN	8.00	50.00	175.00	525.00
1100068	TRUCK, DUMP-1981	1TN	B.00	50.00	175.00	525.00
1100069	TRUCK, DUP-1981	1TN	8.00	50.00	175.00	525.00
1200084	TRUCK, FLATBED-1960	NTE	11.00	67.00	235.00	715.00
1200086	TRUCK, FLATBED-1972	2TN	10.00	61.00	215.00	650.00
1200087	TRUCK, FLATBED-1974	1TN	6.00	37.00	130.00	400.00
1200089	TRUCK, FLATBED-1981	2TN	10.00	61,00	215.00	450.66
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DATE 10/16/87

AGE 1A

EQUIP		RATED	HOURLY	IMILY	WEEKLY	HENTHLY	
NUMBER	DESCRIPTION	CAPACITY	RATE	RATE	RATE	RATE	ADDITIONAL COMMENTS
1300102	TRUCK, BOOH-1969(PIT	2.5TN	21.00	130.00	450.00	1350.00	
1300103	TRUCK, BOOH-1973(PIT	2.5TN	21.00	130.00	450.00	1350.00	
1300104	TRUCK, BOOM-1976(A-F	2.5TN	21.00	130.00	450.00	1350.00	
1300105	TRUCK, BOOH-1978(A-F	2.5TN	21.00	130.00	400.00	1350.00	
1400123	TRUCK, STEP VAN-1969	1.5TN	8.00	50.00	175.00	525.00	
1400124	TRUCK, STEP VAN-1971	1.5TN	8.00	50.00	175.60	525.00	
1400125	TRUCK, STEP VAN-1970	3/4TN	6.00	37.00	130.00	400.00	
1400126	TRUCK, STEP VAN-1970	3/4TN	6.00	37.00	130.60	400.00	
1400128	TRUCK, STEP VAN-1972	1.5TN	8.00	50.00	175.00	525.00	
1400129	TRUCK, STEP VAN-1965	3/4TN	6.00	37.00	130.00	400.00	•
1500133	TRUCK, TRACTORS-1970		22.00	•00	•00	•00	HOURLY RATE CALY
1500134	TRUCK, TRACTORS-1977		22.00	•00	•00	•00	HOURLY RATE ONLY
1600151	TRUCK, JEEP-1948	1/4TN	6.00	37.00	130.00	400.00	•
1600153	TRUCK, JEEP-1971	1/4TN	6.00	37.00	130.00	400.00	
1700162	TRUCK, MELDING-1969	3/4TN	6.00	37.00	130.00	400.00	
1700163	TRUCK, WELDING-1969	1TN	6.00	37.00	130.00	400.00	
1700164	TRUCK, MELDING-1970	1TN	6.00	37.00	130.00	400.00	
1700165	TRUCK, MELDING-1974	2TN	6.00	37.00	130.00	400.00	
1700166	TRUCK, MELDING-1978	1.5TN	6.00	37.00	130.00	400.00	
1700167	TRUCK, WELDING-1978	1.5TN	6.00	37.00	130.00	400.00	
1800203	TRUCK, WATER TANK	1500G	10.00	62.00	217.00	653.00	
1900223	TRUCK, BUSES-1970 CH	31PAS	•00	43.00	150.00	450.00	
1900224	TRUCK, BUSES-1974 FO	66PAS	.00	43.00	150.00	450.00	
1900225	TRUCK, BUSES-1975 CH	66PAS	•00	43.00	150.00	450.00	
2000247	TRUCK, STAT MGN 1981	4DR	.00	•00	.00	365.00	1981 4LR. STATION WAGON
2000249	TRUCK, STAT UGN 1980	4DR	•00	•00	.00	365.00	1981 4ER. STATION WAGON
2000250	TRUCK, AUTO-1982	4ER	•00	•00	.00	365.00	1983 4IR. SEIAN
2000251	TRUCK, AUTO 1980	4DR	.00	.00	.00	365.00	1980 4UR. SEUAN
2000252	TRUCK, AUTO-1983	4DR	•00	.00	.00	345.00	1983 4IK. SEIGN
2000253	TRUCK, STAT UGN 1987	4IR	•00	.00	.00	365.00	1997 45R. STATION WAGON
2000254	TRUCK, AUTO 1987	AIR	.00	.00	.00	345.00	1987 4[R. SEIM)
2000255	TRUCK, AUTO 1987	4DR	.00	.00	.00	365.00	1987 4DR. SEDAN

WHERE NO HOURLY RATE IS SHOWN THE MINIMUM RATE CHARGED SHALL BE THE DAILY RATE.

MOMENCLATURE	HOURLY	DAILY	MEEKLY	MONTHLY
	RATE	RATE	RATE	RATE
10 TO 100 TON MACHINERY ROLLERS - SET OF 4	3.75	22.00	78.00	235.00
SAND BLASTING MACHINE - PLUS GRIT	3.50	21.00	75.00	235.00
MAGNETIC BUX DRILL AND HOGAN DRILLS	3.00	20.00	70.00	212.00
BURNING OUTFITS - INCLUDING OXYGEN & ACETYLENE	2.50	20.00		
ARC-AIR OUTFITS - PLUS ROD	4.00	32.00	•	
IMPACT PHEMATIC - 1 INCH DRIVE	2.00	13.00	48.00	145.00
SEMI-TRAILERS - TOOL VAN			•	60.00
SPACE HEATERS 350,000 TO 550,000 BTU		35.00	125.00	380.00
PORTABLE CONCRETE SAME - GAS, ELECTRIC, AIR	4.00	23.00	83.00	250.00
RIVET BUSTER		32.00	110.00	330.00
SCARIFIER, MAND WELD - INCLUDES TERTE		25.00	87.50	260.00
na na ka ngang pilipana na 				

SCAFFOLD WHEELS - MINIMUM CHARGE IS 1 MONTH
RAIL CLAMPS
SCAFFOLD PLANE - MINIMUM CHARGE
SAFWAY SCAFFOLD FRANCES - MINIMUM CHARGE IS 1 MONTH
CONCRETE FORMS - MINIMUM CHARGE IS 1 MONTH
CRIBBING (HARDWOOD)
CURB FORMS - MINIMUM CHARGE IS 1 MONTH

EXILY KLOSURE PAREL - MINIMAM CHARGE IS 1 MONTH

DEMATERING EQUIP. HEADER PIPE 6"-MIN. IS 1 MONTH

DISCHARGE PIPE 6"-MINIMAM 1 MONTH

GATE VALVES 6"-MINIMAM 1 MONTH

SUCTION BOSE 6'-MIN. IS 1 MONTH

DISCHARGE PIPE 8"-MIN. IS 1 MONTH

GATE VALVES 8"-MIN. IS 1 MONTH

SUCTION BOSE 8"-MIN. IS 1 MONTH

WELLPOINTS 1 1/2" COMPLETE

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4.75 PER	LIMEAR	POOT PER	HOUTE	
9.00			and the second	

CALUMET CONSTRUCTION CORPORATION EQUIPMENT RENTAL BATES

EFFECTIVE 9/01/87 * EXPIRES 8/31/88

DATE 10/16/87

PAGE 1

THE ABOVE EQUIPMENT RENTAL RATES DO NOT INCLUDE LABOR TO OPERATE EQUIPMENT. CHARGES FOR TRANSPORTING EQUIPMENT TO AND FROM JOBSITE WILL BE CRARGED IN ADDITION TO EQUIPMENT RENTAL RATES.

OUTSIDE EQUIPMENT RENTAL WILL BE INVOICED AT OUR COST PLUS 5% INDIANA SALES/USE TAX AND 10% HANDLING FER.
COST OF PUELS, AND CONSUMABLE SUPPLIES FOR OUTSIDE EQUIPMENT RENTAL WILL BE INVOICED AT OUR COST PLUS 5%
INDIANA SALES/USE TAX, AND 10% HANDLING FEE.

STATE OF NEW YORK) SS: COUNTY OF NEW YORK)

Before me, a Notary Public, in and for said County and State, personally appeared <u>Walter M. Volpi</u> and <u>Andrea</u> B. Andrea B. Mandelsberg , the <u>Vice President</u> and <u>Acting Secretary</u>, respectively, of Lever Brothers Company, as its duly authorized Acting Secretary, officers and representatives and acknowledged the execution of this instrument.

Dated this 88th day of March, 1988.

My Commission Expires:

PATRICIA A. MARKOT

Notary Public, State of Res York

No. 31-4915980

Challifed in New York County

Commission Expires January 11, 19 90

Authorized in:

NEW YORK County

PARCEL 1:

A part of the U. S. Government Lots Number One (1) and Number Two (2) in the East One-half (E 1/2) of Section One (1), Township Thirty-Seven (37) North, Range Ten (10) West of the Second Principal Meridian, Lake County, Indiana, described as:

10 (1)

Commencing at a point seventeen and three-tenths feet (17.3') North of the Southeast corner of said U. S. Government Lot Number One (1), Thence North Eight Hundred Eighty-nine and twenty-one one hundredths feet (889.21') on the East line of said Section One (1) to a point Fifty feet (50') southwesterly by a rectangular measurement from the center line of the One Hundred Foot (100') right-of-way of the Pittsburgh, Fort Wayne and Chicago Railway; thence Northwesterly Thirteen Hundred Fifty-five and thirty-four One-hundredths feet (1355.34') parallel to and fifty feet (50') southwesterly by rectangular measurement from said center line of the railroad right-of-way to the Wolf River center line, as established by agreement dated December 3rd, 1903, thence southwesterly seven hundred thirty-seven and twenty-two one-hundredths feet (737.22') on said center line to the original center line of Indianapolis Boulevard (before same was widened to one hundred feet (100') by an addition of twenty feet (20') along the northeasterly side thereof; thence Southeasterly fifteen hundred one and seventy-six one-hundredths feet (1501.76') along said center line of Indianapolis Boulevard to a point; thence Northeasterly one hundred seventy-five and eighty-nine one-hundredths feet 175.89') by rectangular measurement from said center line; thence East One Hundred Seventy-five and eighty-nine one-hundredths feet (175.89') to the place of beginning; Excepting from the above description a tract of land two hundred feet (200') in width lying adjacent to and parallel to a line which is fifty feet (50') distant southwesterly by rectangular measurement from the center line of the above described one hundred foot (100') right-of-way of the pittshurgh. Fort wayne, and Chicago Railway containing the Pittsburgh, Fort Wayne, and Chicago Railway containing nineteen and five tenths (19.5) acres, exclusive of streets.

PARCEL 2:

That part of the east half of Section 1, Township 37 North, Range 10 West of the 2nd P.M., in Lake County, Indiana, described as follows: Beginning at the intersection of the center line of Indiana Boulevard as it was in the year 1922, with the center line of Calumet Avenue, thence north along the said center line of Calumet Avenue 495.32 feet, thence west at right angles to the last described line 175.89 feet to a point, thence southwesterly at an angle of 140 degrees 54 minutes with said of Indiana Boulevard as it was in the year 1922, 175.89 feet to the said center line of Indiana Boulevard as it was in the year 1922, thence southeasterly along said center line 495.32 feet to the place of beginning, containing two acres, more or less, the same being parts of Lots 1 and 2, in the old (Government) survey of Section 1 aforesaid, situated in the City of Hammond, in Lake County, Indiana;

Excepting so much of said real estate as has been dedicated for street purposes in Indianapolis Boulevard and Calumet Avenue in the City of Hammond, Lake County, Indiana.

PAGE ___OF___ PAGES

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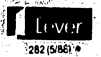
All that certain piece or parcel of land situated in the City of Hammond, Township of North, County of Lake and State of Indiana, and being part of the Northeast Quarter of Section One, Township Thirty-seven North, Range Ten West of the Second Principal Meridian, bounded and described as follows, viz:

BEGINNING at a point where the Northeasterly line of land of Lever Brothers Company meets the middle line of Calumet Avenue. eighty feet wide, in the line dividing Section One, Township Thirty-Seven North, Range Ten West of the Second Principal Meridian from Section Six, Township Thirty-seven North, Range Nine West of the Second Principal Meridian, at the distance of six hundred and forty-six feet and eight one-hundredths of a foot measured due North along said Section dividing line from a point at the East Quarter corner of said Section One; extending from said beginning point North fifty degrees eleven minutes two seconds West, by said land of Lever Brothers Company, crossing the Westerly line of said Calumet Avenue and by land now or formerly of the Shedd Estate, the distance of one thousand six hundred and thirty-nine feet to a point, said line being immediately continguous to and superimposed upon the present northeast boundary line of property now owned by Lever Brothers Company; thence by land of the Pittsburgh, Fort Wayne and Chicago Railway Company the following two courses and distances: (1) North thirty-nine degrees forty-eight minutes fifty-eight seconds East Eighty feet to a point, and (2) South fifty-three degrees forty-nine minutes six seconds East, recrossing said Westerly line of Calumet Avenue, one thousand four hundred and ninety-six feet and thirty-five one-hundredths of a foot to a point in the said middle line of Calumet Avenue in said line dividing Section One, Township Thirty-seven North, Range Ten West of the Second Principal Meridian from Section Six, Township Thirty-seven North, Range Nine West of the Second Principal Meridian, and thence due South, along said middle line of Calumet Avenue, being along said last mentioned Section dividing line, the distance of two hundred and twenty-seven feet and fifty-seven one-hundredths of a foot to the place of beginning, CONTAINING four acres and six thousand six hundred and seven ten-thousandths of an acre, more or less.

(Being part of the same premises (1) a portion of which was conveyed to the Grantor by Deed from the City of Hammond dated November 6th, 1924, and recorded in Lake County, Indiana, in Deed Book No. 341, page 570; (2) another portion of which was conveyed to said Grantor by Deed from Charles B. Shedd, et al, dated August 18th, 1924, recorded as aforesaid in Deed Book 338, page 235 (3) and the other portion of which was quit-claimed to said Grantor by deed from the First Trust and Savings Bank of Hammond, Lake County, Indiana, dated November 5th, 1924, recorded as aforesaid in Deed Book 341, page 569, Excepting, Reserving and Subject as in said Deeds set forth.)

UNDER AND SUBJECT (1) to the right of way or easement, fifty feet wide, for railroad switch and the easement for wagon road reserved by Charles B. Shedd, et al, in their deed dated August 18th, 1924, above recited, and (2) if and to the extent the same may now affect the land above described, to the water way dedicated by Agreement between Oliver Forsyth and E.A. hedd dated December 3rd, 1901, and subject to any rights of the State or ndiana and the United States of America in said water way.

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GENERAL CONDITIONS (GC #3)— CONTRACT WORK

1.0 INTENT OF SPECIFICATIONS

It is the intent of the specifications to provide a complete and acceptable installation of the work described. Anything mentioned in the specifications and not shown on the drawings and not mentioned in the specifications shall be considered as required and shall be furnished as shown or called for in either the drawings or specifications. In case of discrepancies the matter shall be submitted to the Owner immediately for clarification.

Lever Brothers Company's Safety Std. No. 9 "Instructions for Outside Contractors" is a part of these General Conditions.

2.0 WORKMANSHIP AND MATERIALS

- 2.1 The work described in these specifications or shown on the drawings, and all work dependent upon or necessary to the completion of the work as described, shown or reasonably implied in the drawings or specifications, shall be executed in the best, most thorough and workmanlike manner known to the trade.
- 2.2 Materials shall be new and of the highest quality. Where not specifically shown or mentioned, materials shall be as the Owner directs. Any materials or workmanship condemned by the Owner as being inferior and unsuitable, or not conforming with the requirements as stated, shall be immediately removed from the site and replaced with proper materials without additional cost to the Owner.
- 2.3 The work when finished shall be delivered in perfect and undamaged state, without exception, leaving the premises clean and ready for use.
- 2.4 Each Contractor shall be responsible for all cutting and patching of the building required for the installation of his work. All cutting shall be done so as to result in a minimum of damage to the premises. All patching shall return the premises to their original condition as nearly as is practical.

3.0 EXAMINATION OF SITE

3.1 Before submitting any proposal it shall be the responsibility of the Contractor to familiarize himself with all conditions at the site relative to existing work, materials to be matched, working space available, safety precautions required and all other conditions necessary to the making of an intelligent bid. No increase in cost or extention in performance time will be considered for failure to know the site conditions.

4.0 DRAWINGS AND PRINTS

- 4.1 Figured dimensions shall be followed, and detail drawings in preference to small scale drawings. The Contractor shall verify all dimensions in the field before any work is fabricated.
- 4.2 Immediately upon receipt of purchase order, where design is involved requiring Owner's comment and approval, Contractor shall prepare and transmit three (3) copies of all drawings to the Owner for approval. Drawings with corrections noted by Owner shall be revised by the Contractor and three (3) revised prints shall be submitted. When drawings are approved by Owner, Contractor shall immediately forward to Owner four (4) copies of such drawings marked "Approved for Construction". No shop work shall be done until such drawings have been received by Owner.

5.0 INSTRUCTIONS

5.1 In the event of conflict, verbal instructions or information purported to have come from the Owner's office will not be recognized unless confirmed in writing before such work is started. This applies to information given both while estimating and after the contract is awarded.

APPROVED

By, Date

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6.0 SUBSTITUTIONS

- 6.1 It will be understood that the proposals are based on the materials specified, and any request to substitute any other material shall be so mentioned in the proposal. Any request for substitution after the contract is awarded shall likewise be accompanied by the difference in price.
- 6.2 Whenever the words "or equal", "similar to", "approved", or words of similar meaning are mentioned herein, they shall mean that the materials, appliances, process or workmanship shall be equal in the opinion of the Owner.
- 6.3 The Owner's approval shall be obtained in writing before any substitutions are made.

7.0 GUARANTEES

- 7.1 Equipment shall be fully guaranteed to meet all performance requirements as outlined in accompanying Equipment Specifications.
- 7.2 Supplier/Contractor hereby guarantees that the workmanship and materials supplied by the Supplier/Contractor under this specification are free from all defects in design, workmanship and materials and will give proper and continuous service under all of the specified operating and service conditions (and under conditions which may be reasonably inferred) for one year from the date of contract completion and acceptance of the work. Supplier shall repair or replace, at his own expense, any part which under normal and proper use proves defective within one year from date of acceptance of the work by the Owner.

8.0 PERMITS AND FEES

8.1 The Building Permit shall be obtained by the building contractor after approval of Owner, and this permit shall be paid for by Owner. The Contractors shall obtain and pay for all other permits, inspection certificates, licenses or other privileges necessary to complete the work, and legal evidence of same shall be delivered to the Owner.

9.0 SUITABLE CONSTRUCTION EQUIPMENT

- 9.1 The Contractor shall use such methods, tools and equipment for the performance of the work as will produce a satisfactory quality or workmanship and rate of progress which, in the opinion of the Owner, will secure the completion of the contract within the time agreed upon.
- 9.2 Space at the job site will be provided by the Owner for the Contractor's construction shanty. The location of the space shall be as directed by the Owner. The Contractor shall maintain such space and structures in a safe and sanitary condition.
- 9.3 Each Contractor shall, for the duration of his work, provide and maintain sanitary facilities for all crafts in his employ unless other agreements are provided.
- 9.4 All materials, tools, plans, etc., at the site and necessary to the prosecution of the work shall be provided and maintained entirely at the risk of the Contractor.

10.0 CORRECTION OF WORK BEFORE FINAL PAYMENT

- 10.1 The Contractor shall promptly remove from the location of the work all materials condemned by the Owner as being unfit, unsafe, unsound or at variance with the true intent and purpose of the contract, whether incorporated in the work or not, and shall promptly replace and re-execute his own work in accordance with the contract and without expense to the Owner, and shall bear the expense of making good all work of any other contractors destroyed or damaged by such removal or replacement.
- 10.2 If the Contractor does not remove such condemned work and materials within five days after such rejection, the Owner may, at the Contractor's expense, have such work removed and replaced.

If the Contractor does not pay all costs and expenses incident to such removal within ten days thereafter, the Owner may thereupon sell the removed material at private sale without further notice to the Contractor, and shall account only for the net proceeds thereof after deducting all costs and expenses incident to such removal and sale.

11.0 CORRECTION OF WORK AFTER FINAL PAYMENT

11.1 The Contractor shall not be relieved of responsibility for faulty materials, apparatus or workmanship by any provisions in the contract documents, by final payment or by failure of the Owner to detect the same, and unless otherwise specified, he shall remedy any defects due thereto which shall appear within a period of one year after the date of completion.

12.0 OTHER CONTRACTS

- 12.1 The Owner reserves the right to let other contracts in connection with the work. The Contractor shall afford other Contractors reasonable opportunity for the introduction and storage of their materials and the execution of their work, and shall properly connect and coordinate his work with theirs. All work shall be scheduled and coordinated to avoid interference with plant operations.
- 12.2 If any part of the Contractor's work depends for proper execution or results upon the work of any other Contractor, the Contractor shall inspect and promptly report in writing to the Owner any defects in such work that render it unsuitable for proper execution and results. The failure of the Contractor to so inspect and report shall constitute an acceptance of the other Contractor's work as fit and proper for the reception of his work, except as to defects which may develop in the other Contractor's work after the execution of his work.
- 12.3 To insure the proper execution of his work the Contractor shall measure any work already in place affecting the proper execution of his portion of the job, and shall at once report to the Owner any discrepancy between the executed work and the drawings.

13.0 LAWS AND REGULATIONS

13.1 The Contractor, its employees and representatives, shall at all times comply with any applicable laws, ordinances, statutes, rules and regulations, Federal, State, County and municipal; particularly those relating to wages, hours and working conditions. The Contractor shall furnish bonds, security or deposits required to permit performance of the work. This includes compliance with latest O.S.H.A. requirements.

The supplier/contractor will be required at the issuance of a purchase order or contract to execute one copy of the attached "Equal Employment Opportunity" Certificate of Compliance and return same to the Lever Brothers Company Purchasing Division.

Settlement of jurisdictional disputes shall be the responsibility of Contractor.

13.2 All sales, unemployment or other taxes imposed by municipal, county, state and federal agencies shall be paid by Contractor.

14.0 PERFORMANCE SCHEDULES

- 14.1 The Contractor shall stipulate normal availability of materials and equipment and approximate construction time in response to bid inquiry. A firm schedule will be developed at the time of contract commitment. It is essential that the established schedules be met to avoid jeopardizing the overall construction schedules.
- 14.2 Immediately upon award of the contract, the Contractor shall prepare and submit a manning schedule plus a definite progress schedule and furnish same to the Owner for approval. The Contractor shall execute all portions of the work in accordance with the approved schedule.

- 14.3 If necessary, in order to complete the work within the time stated in the contract, or if, in the opinion of the Owner, it becomes necessary in order to maintain the progress schedules, for the Contractor or his Sub-contractors to work after regular hours, the Contractor or his Sub-contractors shall, immediately upon request, work such overtime, additional shifts, Sundays, or holidays as may be required, without additional cost to the Owner.
- 14.4 The Contractor will be reimbursed for any overtime requested by the Owner to advance the original scheduled completion date in accordance with Article 15.

15.0 BID PROPOSALS

- 15.1 Bid proposals shall be submitted in original and quadruplicate copy with all copies signed. Bidders shall thoroughly examine the plans and specifications. If there is any obscurity as to meaning or intent of any part of the plans or specifications the bidder should ask for clarification or an explanation before submitting his bid. Lever reserves the right to reject any and all proposals.
- 15.2 Proposals covering the supplying of mechanical equipment shall include outline dimension drawings, wiring diagrams, catalog data, etc., whenever available.
- 15.3 Bid proposals shall include the following information. Omission of any part of this information in the bid proposal may be considered cause for rejection of the bid.
 - (a) Contract price on fixed basis unless the Owner agrees to the submission of a guaranteed maximum price (cost-plus-not to exceed a fixed maximum).
 - (b) An enumeration of the drawings and specifications used in preparation of the proposal.
 - (c) A statement of the number of calendar days required to complete the job after award of contract.
 - (d) The statement: "Contractor agrees to comply with, and shall be bound by Lever's GC-3 entitied "General Conditions Contract Work" and Lever's Safety Standard No. 9 Instructions for Outside Contractors."
 - (e) A listing of any substitutions proposed for materials or equipment called for in the plans or specifications as called for in Article 6.0.

15.4	The following clause shall be included in the bid proposal before a contract is awarded.
	"This proposal is based on hours of field work. The wage rates (including overhead and profit) used in figuring this work are as follows:
	"If overtime work in the field is required by the Purchaser to advance the original schedule of completion, it will be billed at the following rates:
	"Any overtime required other than that required to maintain the schedule, will be billed on the basis of actual man-hours worked but in no case shall the hours billed exceed the total hours of the base proposal less the hours worked on straight time.

"If Lever desires to advance the scheduled completion date and requests overtime work to do so and the total estimated hours of work are insufficient to complete the unfinished work on the contract, Lever shall pay only for the premium time at the rates stated above."

16.0 INSURANCE

16.1 The Contractor shall carry and maintain policies of insurance in the amounts listed below and in such form and with such companies as may be satisfactory to the Owner:

Coverage	Amounts			
Worker's Compensation	Statutory			
Employer's Liability	\$1,000,000			
Public Liability	\$1,000,000/\$4,000,000			
Property Damage	\$1,000,000			
Automobile Public Liability	\$1,000,000/\$4,000,000			
Automobile Property Damage	\$1,000,000			

On contracts in excess of \$100,000, or those involving unusual perils, Lever Brothers Company may require that the limits of coverage be increased.

- 16.2 Whenever applicable, the Contractor shall carry appropriate insurance covering the Contractor's responsibility for damage to, or destruction of, property belonging to Lever while in the care, custody or control of the Contractor, or as to which the Contractor is for any purpose exercising physical control. Limits of liability shall be determined in accordance with the maximum value of the property at risk and in consultation with the Lever Brothers Company representative (rigging operations are of primary concern in this area).
- 16.3 All Sub-Contractors performing work on the job shall be required to carry and maintain policies of insurance in the amounts stated in Paragraph 16.1.
- 16.4 The Contractor and Sub-Contractor shall file with Lever Brothers certificates showing that such insurance is in force and the date of policy expiration. Such certificates shall be filed with the Purchasing Department at the location where the work is to be performed before such work is undertaken. It shall be the Contractor's responsibility to see that all Sub-Contractors working for him have filed such certificates with Lever Brothers Company.
- 16.5 Lever Brothers Company shall be named as an additional insured in all policies required under this Section 16, or in the alternative, Contractor's insurance carriers shall waive all rights of subrogation against Lever Brothers Company.
- 16.6 The Contractor shall assume, and shall require its sub-contractors to assume, such risk of loss or damage as is customarily insured under an Equipment Floater Policy in respect to its construction machinery, tools, and/or equipment, shantles and/or field offices (and contents thereof) supplied by Contractor or Sub-contractor; and employees' tools and effects.
- 16.7 The Contractor hereby assumes entire responsibility and liability for and hereby agrees to indemnify and hold harmless the Owner from and against any and all damage, losses, costs and expenses (including without limitation attorneys' fees) caused by, resulting from or arising out of any negligent act or omission, willful misconduct or defective product of Contractor, its agents, employees or subcontractors. Contractor agrees to assume on behalf of the Owner the defense of any action at law or equity which may be brought against the Owner, its agents, servants or employees upon such claim and to pay all costs and expenses of whatever nature resulting therefrom and in connection therewith upon their demand and the amount of any judgment that may be entered against the Owner, its agents, servants or employees in any such action.

17.0 CLEANING UP

17.1 Contractors shall, at all times, keep the premises free from accumulation of waste material or rubbish caused by their employees or work. At the completion of its work, the Contractor shall remove all its rubbish, temporary structures, tools, scaffolding and surplus materials from the site and leave its work "broom clean" or its equivalent unless more exactly specified. In case of dispute regarding responsibility for rubbish, the Owner may remove the rubbish and charge the cost of such removal to the several Contractors involved as the Owner may determine to be just.

17.2 Rubbish shall not be burned without proper authorization. Contractor, his employees and representatives shall comply with all statutory requirements in regard to air pollution and waste disposal.

18.0 TEMPORARY UTILITIES

- 18.1 A limited amount of power and water will be supplied by Owner and will be available to Contractors if required. Temporary wiring will be provided by Owner to the site only.
- 18.2 All temporary facilities in the way of pipes, wires, fixtures, etc. as well as connections to Owner's facilities shall be removed to the Owner's satisfaction and at the Contractor's expense on the completion of the Contractor's work.
- 18.3 Where possible the Owner will provide an area for the Contractor to set up facilities for job supervision. If such space is not available within a building, the Contractor shall provide temporary office and storage facilities to suit his convenience for the performance of the work, and shall remove the same from the premises on completion of the work. All such buildings or facilities shall be located as directed by the Owner and shall be kept neat in appearance. The Contractor shall provide locks for any enclosures he erects for protection of his equipment, tools and materials.

19.0 DEFINITIONS

- 19.1 Owner: Wherever the word Owner occurs in the specification, it refers to Lever Brothers Company 390 Park Avenue, New York, N.Y.
- 19.2 Contractor means the individual, partnership, firm, or corporation performing the specified work at the job site.
- 19.3 Engineer means the Engineer in Charge of Construction for Lever Brothers Company or its designated representative.
- 19.4 Work: The term "work" includes labor or material or both. Work described in words which so applied have a well-known technical or trade meaning shall be held to refer to such recognized standards.
- 19.5 Abbreviation: The initials used below will designate the following organizations and codes:

A.C.I.	The American Concrete Institute
A.G.A.	The American Gas Association
A.I.E.E.	The American Institute of Electrical Engineers
A.I.S.C.	The American Institute of Steel Construction
A.S.A.	The American Standards Association
A.S.H.A.E.	The American Society of Heating and Air Conditioning Engineers
A.S.M.E.	The American Society of Mechanical Engineers
A.S.T.M.	The American Society for Testing Materials
A.W.W.A.	The American Water Works Association
F.I.A.	Factory Insurance Association
I.P.C.E.A.	The Insulated Power Cable Engineers Association
N.B.F.U.	The National Board of Fire Underwriters
N.E.C.	The National Electric Code
N.E.M.A.	The National Electrical Manufacturers Assn.
O.S.H.A.	The Occupational Safety and Health Act
A.N.S.I.	American National Standard Institute

20.1 TIME AND MANNER OF PAYMENTS

- 20.1 On jobs of extended duration partial payments may be requisitioned by the Contractor on a monthly basis. Such requisitions for payment shall be based on the value of the material delivered and work erected and completed as estimated by the Owner. Within thirty (30) days eighty five percent (85%) of the value thus determined, less previous payments and less such sums as the Owner may be entitled to retain under provisions of the contract, shall be paid to the Contractor. The fifteen percent (15%) retention on the requisition for final payment shall be held by the Owner until the expiration of (30) days after the work has been completed according to the contract and delivered to and accepted by the Owner, or until such time as Waivers of Lien are given the Owner as called for in Article 21. The acceptance of the final payment by the Contractor shall be held to be a waiver of any and all claims against the Owner arising out of or in connection with this agreement.
- 20.2 No payment will be made to the Contractor for material not delivered upon the premises.

21.0 LIENS:

- 21.1 Contractor on his own behalf and (insofar as he is able to contract in that particular) on behalf of all of his Subcontractors and suppliers of material and labor hereby expressly waives the benefits of the Mechanics Lien Laws of the State in which the equipment and machinery, being constructed, erected or repaired, is located. The Contractor hereby agrees to procure from each and every one of his Subcontractors and suppliers of material or labor a release of any claim to mechanics lien which they or any of them may have under the Mechanics Lien Laws of the State in which the equipment and machinery, being constructed, erected, or repaired, is located and in addition agrees to furnish the Owner with each and every other document, affidavit or assurance which, in the opinion of the Owner, is necessary or appropriate to insure the Owner immunity from mechanics liens on account of anything done by Contractor, or those acting under him or as his Subcontractors in carrying out the terms of the contract and any and all work orders for additions thereto, all as a condition of payments by the Owner on account of this contract, or on account of any of said work orders for additions thereto. Payments made by the Owner without requiring strict compliance with the terms of this paragraph shall not be construed as a waiver by the Owner of the right to insist upon such compliance as a condition of later payments.
- 21.2 If at any time there shall be evidence of the existence, whether or not same has been asserted, of any lien or claim arising out of or in connection with the performance or default in performance of the contract for which the Owner or representatives of the Owner or any property of either or any property installed on the premises might be or become liable, then the Owner shall have the right to retain out of any payment then due or thereafter to become due, in addition to the amounts set forth in the contract, an amount sufficient to discharge such lien or satisfy such claim and to reimburse the Owner and/or the representatives of the Owner for all costs and expenses in connection therewith, including reasonable attorney fees; and the Owner at its sole discretion, shall have the right to so apply any amounts so retained if the Contractor does not have said lien or claim discharged or satisfied within ten (10) days after notice.
- 21.3 Neither the final payment nor any part of the retained percentage shall become due until the Contractor shall deliver to the Owner a complete release of all liens arising out of the contract, or receipts in full in lieu thereof and an affidavit that, so far as he has knowledge or information, the releases and receipts cover all the labor and materials for which a lien could be filed. Contractor shall, if any Subcontractor refuses to furnish a release or receipt in full, furnish a bond satisfactory to the Owner to indemnify it against any and all liens or claims which may at any time be filed or asserted by such Subcontractor. Partial releases of liens from subcontractors, suppliers and Contractor must be attached to each invoice for partial payment to cover work completed. The Contractor's Affidavit must be included with each invoice for final payment.
- 21.4 If the amounts retained by the Owner are sufficient for the aforesaid purposes, or if any such lien or claim remains undischarged or unsatisfied after all payments have been made to the Contractor, then the Contractor shall promptly refund to the Owner all moneys that may have been paid to

discharge such lien or satisfy such claim, including all costs and expenses and reasonable attorney's fees in connection therewith.

22.0 CANCELLATION OF CONTRACT

If the Contractor shall become insolvent, or if a petition in bankruptcy shall be filed against the Contractor, or if any execution or attachment shall be levied on any property of the Contractor, then the Owner may give the Contractor thirty (30) days' written notice of intention to terminate this agreement specifying the cause thereof, and, thereupon, at the expiration of the said thirty days, if said cause shall continue to exist, this agreement shall terminate. If a petition in bankruptcy shall be filed by the Contractor or if the Contractor shall take advantage of any insolvency act, or if it shall make a general assignment for the benefit of creditors, or if a receiver or trustee shall be appointed of this property. then, in any of said events, Owner shall have the right to terminate this agreement forthwith upon written notice to Contractor. If the Owner finds that the Contractor is neglecting or is unable to provide equipment or materials or to perform the work required, is careless or incompetent, is not prosecuting the work with promptness and diligence, or is failing in any way to comply with the contract, specifications or drawings, the Owner shall have the right, after having first given the Contractor at least two (2) days' notice in writing of such intention, to enter upon the work immediately upon the day mentioned in such notice, exclude the Contractor and his employees, retain or remove the equipment, tools, implements and materials thereon, obtain other equipment, tools, implements, materials, and labor, if necessary, enter into other contracts for work or materials, remove such parts of the work as the Owner considers necessary, and complete the work according to the specifications and drawings. charging to the Contractor the cost of completing the work, including the cost of obtaining new proposals and letting new contracts, if any, together with the damages caused by the delays thus occasioned in completing the work. In such event, the Contractor shall be entitled to no further payments under this contract until the work is completed. If the cost to the Owner of thus completing the work, together with any damages caused by delay as aforesaid shall exceed the balance due to the Contractor on account of the contract price, the Contractor shall forthwith pay such excess amount to the Owner, but if the balance due on the contract price shall exceed the expense incurred by the Owner in so completing the work, together with any damages for delay, such excess shall be paid by the Owner to the Contractor. Time of completion is of the essence and failure to comply (except if caused by Owner) is cause for cancellation of the agreement by Owner without penalty.

23.0 NOTICE

Any notice that may be given hereunder shall be deemed to have been sufficiently given by one party when, and only when, sent by registered mail in a postpaid envelope to the other party at the address as set forth in the Owner's purchase order submitted in acceptance of Contractor's proposal.

24.0 SUPERVISION OF WORK AND QUALIFIED PERSONNEL

- 24.1 At all times during the construction, the Contractor shall have in charge of the work a thoroughly competent superintendent with extensive experience in the type of work to be performed under this contract. A satisfactory superintendent shall not be withdrawn without the consent of Lever Brothers Company.
- 24.2 Should any employee assigned to work on this contract be deemed incapable by Lever Brothers Company, he shall, upon written request, be replaced by one who is satisfactory.

25.0 SUB-CONTRACTOR

- 25.1 A list of Sub-Contractors who shall perform work on the Lever Brothers Company premises shall be provided with Contractor's proposal. Only subcontractors approved by Owner may be used on any of Owner's projects.
- 25.2 Lever Brothers Company reserves the right to approve all Sub-Contractors.

Davy McKee

ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

TO:

Calumet Construction Corporation

1247 169th Street

Hammond, Indiana 46324

SUBCONTRACT ORDER NUMBER

sc- 7086-11

ATT:

PHONE:

Mr. Donald M. Short

(219) 844-9420

DATE:

PAGE

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DAVY McKEE CORPORATION, hereinafter referred to as "CONTRACTOR" and CALUMET CONSTRUCTION CORPORATION, hereinafter referred to as "SUBCONTRACTOR" hereby agree that SUBCONTRACTOR shall perform the work described herein as will be required in connection with the HSSO Facility Project which we are constructing for LEVER BROTHERS COMPANY INC., hereinafter referred to as "OWNER". Work will be done at OWNER'S facility in Hammond, Indiana.

This Subcontract Order consists of this document, the following listed documents and any other document included herein by reference. Documents are listed in order of precedence.

- THIS SUBCONTRACT ORDER
- SUBCONTRACTOR'S SCOPE OF WORK (REVISION 0, DATED AUGUST 11, 1988)
- SPECIAL CONDITIONS (HSSO/SC DATED MARCH 14, 1988)
- SUBCONTRACT GENERAL CONDITIONS (FORM DM-588, REV. 2/81)
- LEVER BROTHERS COMPANY, INC.'S GENERAL CONDITIONS CONTRACT WORK (FORM GC-3, REVISION 13), DATED FEBRUARY 27, 1981
- LEVER BROTHERS COMPANY, INC.'S SAFETY STANDARD NO. 9, REVISION DATED DECEMBER 1, 1975 WITH ATTACHMENTS 1 AND 2
- LEVER BROTHERS COMPANY "EYE PROTECTION POLICY"
- LEVER BROTHERS COMPANY "ON THE JOB SAFETY"
- NO LIEN CONSTRUCTION CONTRACT
- AFFIDAVIT, AGREEMENT, RELEASE AND WAIVER OF LIEN (FORM DM-651 and DM-651A)
- CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT

EXHIBIT A

RJP/hb

MARK ALL CORRESPONDENCE, INVOICES OR OTHER COMMUNICATION WITH SUBCONTRACT ORDER NUMBER

NET 30 DAYS

Approved by Customer

No Customer Approval Required

Distribution Item Numbers

TERMS

Commitment This Order

- 1

\$763,990.00

IMPORTANT: Offer herein expressly limits acceptance to terms herein and any additional or different terms by Seller are rejected unless expressly assented to in writing. Any acceptance herein is expressly made conditional on Seller's assent to the different or additional terms herein.

ORDER NUMBER SC- 7086-11

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28.0 AUTHORIZATION FOR EXTRA WORK

26:1) The drawings and accompanying specifications furnished to the Contractor clearly define the scope of contract work. The Contractor shall not be entitled to additional compensation for labor, materials, or other services above and beyond the scope of the contract without prior written agreement and authorization by the Owner for the performance of this work.

27.0

Paragraph 27. If this proposal involves sale or delivery of any materials, equipment or apparatus then the terms and conditions of the Lever Brothers General Condition-Sale and Delivery are hereby incorporated in this General Condition.

Contract and Purchase Order Supplement

As a contractor, Lever Brothers Company must comply with certain Federal rules, regulations, and orders. Each non-exempt subcontractor and supplier of goods and services to Lever is required to include in its contract or purchase order that it also complies with the applicable Federal rules, regulations and orders. By this letter we are including the above in your contract or purchase order. To indicate your acceptance of the terms and conditions in this letter and your agreement that such terms and conditions shall be part of all agreements or purchase orders Lever Brothers Company places with your company to the extent required by Federal rules, regulations and orders, we ask that you please execute the return to us one copy of this letter.

This is applicable to government contracts and subcontracts exceeding \$10,000 that are not exempt from the provisions of the Equal Opportunity Clause as provided by Executive Order 11246 and regulations promulgated thereunder.

Section 202, Executive Order 11246 — Equal Opportunity Clause

During the performance of the contract or purchase order, the supplier agrees as follows:

- 1. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this non-discrimination clause.
- 2. The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
- 3. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or workers' representative of the contractor's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 4. The contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.
- 5. The contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- 6. In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be cancelled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further government contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- 7. The contractor will include the provisions of Paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the contracting agency may direct as a means of enforcing such provisions including sanctions for noncompliance: *Provided, however*, That in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the contracting agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

Executive Order 11246 — Certification of Non-Segregated Facilities

By the submission of this bid, the undersigned, bidder, seller, offeror, or subcontractor certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. He certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The bidder, offeror, seller, or subcontractor agrees that a breach of this certification is a violation of the Equal Opportunity Clause in this contract. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, restrooms, washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, creed, color, or national origin, because of habit. local custom, or otherwise. He further agrees that (except he has obtained identical certifications from proposed subcontractors for specific time periods) he will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity Clause; that he will retain such certifications in his files; and that he will forward the following notice to such proposed subcontractors (except where the proposed subcontractors have submitted identical certifications for specific periods):

NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENT FOR CERTIFICATION OF NON-SEGREGATED FACILITIES

A Certificate of Non-Segregated Facilities must be submitted prior to the award of a subcontract exceeding \$10,000 which is not exempt from the provisions of the Equal Opportunity Clause. The Certification may be submitted either for each subcontract or for all subcontracts during a period (i.e., quarterly, semi-annually, or annually).

Whoever knowingly and willfully makes any false, fictitious or fraudulent representation may be liable to criminal prosecution under 18 U.S.C. § 1001.

Employer Information Report (EEO-1) and Affirmation Action Program

The contractor acknowledges and accepts the obligation of contractors, subcontractors and suppliers having 50 or more employees and an agreement, purchase order or contract in excess of \$50,000 to report annually of Standard Form 100 (EEO—1) and to develop and maintain for each of its establishments a written Affirmative Action Program meeting the requirements prescribed by 41 CFR 60-1.40.

Vietnam Era Veterans Readjustment Act of 1974

For contracts of \$10,000 or more the contractor certifies that he is and will remain in compliance with the Affirmative Action Clause and Regulations given in 41 CRF 60—250 relating to the employment of Vietnam Veterans, which clause and regulations are included herein by reference.

E.O. 11758 and Rehabilitation Act of 1973

For contracts of \$2,500 or more the contractor certifies that he is and will remain in compliance with the Affirmative Action Clause and Regulations given in 41 CFR 60—741 relating to the employment of handicapped persons, which clause and regulations are included herein by reference.

E.O. 11625 Minority Business Enterprise

1. It is the policy of the Government that Minority Business Enterprises shall have the maximum practicable opportunity to participate in the performance of Government contracts.

REV. 5/88 PAGE 11 2. The contractor agrees to use his best efforts to carry out this policy in the award of his subcontracts to the fullest extent consistent with the efficient performance of this contract. As used in this contract, the term "minority business enterprise" means a business, at least 50 percent of which is owned by minority group members or, in case of publicly-owned businesses, at least 51 percent of the stock of which is owned by minority group members. For the purposes of this definition, minority group members are Blacks, Spanish-speaking American persons, American-Orientals, American-Indians, American Eskimos, and American Aleuts. Contractors may rely on written representations by subcontractors regarding their status as minority business enterprises in lieu of an independent investigation.

Utilization of Labor Surplus Area Concerns

- 1. It is the policy of the Government to award contracts to labor surplus area concerns, that (a) have been certified by the Secretary of Labor (hereinafter referred to respectively as certified concerns with a first or second preference) regarding the employment of a proportionate number of disadvantaged individuals and have agreed to perform substantially (i) in or near sections of concentrated unemployment or underemployment or in persistent or substantial labor surplus areas or (ii) in other areas of the United States; or (b) are noncertified concerns which have agreed to perform substantially in persistent or substantial labor surplus areas, where this can be done consistent with the efficient performance of the contract and at prices no higher than are obtainable elsewhere. The Contractor agrees to use his best efforts to place his subcontracts in accordance with this policy.
- 2. In complying with Paragraph 1 of this clause and with Paragraph 2 of the clause of this contract entitled "Utilization of Small Business Concerns," the Contractor in placing his subcontracts shall observe the following order of preference; (a) certified concerns with a first preference which are also small business concerns, (b) other certified concerns with a second preference which are also small business concerns, (d) other certified concerns with a second preference, (e) persistent or substantial labor surplus area concerns which are also small business concerns, (f) other persistent or substantial labor surplus area concerns, and (g) small business concerns which are not labor surplus area concerns.

Utilization of Small Business Concerns

- 1. It is the policy of the Government as declared by the Congress that a fair proportion of the purchase and contracts for suppliers and services for the Government be placed with small business concerns.
- 2. The Contractor agrees to accomplish the maximum amount of subcontracting to small business concerns that the Contractor finds to be consistent with the efficient performance of this contract.

FPR Amendment 151 Environmental Protection

§ 1-1.2302-1 Solicitation Provision

The following is applicable if the bid or offer exceeds \$100,000 or the contracting officer has determined that the orders under an indefinite quantity contract in any year will exceed \$100,000, or a facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 1857C-8 (c) (1) or the Federal Water Pollution Control Act (33 U.S.C. 1319 (c) and is listed by EPA, or is not otherwise exempt).

The bidder or offeror certifies as follows:

- (a) Any facility to be utilized in the performance of this proposed contract has \Box , has not \Box , been listed on the Environmental Protection Agency List of Violating Facilities.
- (b) He will promptly notify the contracting officer, prior to award, of the receipt of any communication from the Director, Office of Federal Activities, Environmental Protection Agency, indicating that any facility which he proposes to use for the performance of the contract is under consideration to be listed on the EPA List of Violating Facilities.
- (c) He will include substantially this certification, including the paragraph (c), in every nonexempt subcontract.

§ 1-1.2302.2 Contract clause

The following is applicable only if the contract exceeds \$100,000, or the contracting officer has determined that orders under an indefinite quantity contract in any one year will exceed \$100,000, or a facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 1957c-8 (c) (1) or the Federal Water Pollution Control Act (33 U.S.C. 1319 (c) and is listed by EPA, or the contract is not otherwise exempt.)

- (a) The Contractor agrees as follows:
 - (1) To comply with all the requirements of Section 114 of the Clean Air Act, as amended (42 U.S.C. 1857, et seq., as amended by Pub. L. 91—604) and Section 308 of the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq., as amended by Pub. L. 92—500), respectively, relating to inspection, monitoring, entry, reports, and information, as well as other requirements specified in Section 114 and Section 308 of the Air Act and Water Act, respectively, and all regulations and guidelines issued thereunder before the award of this contract.
 - (2) That no portion of the work required by this prime contract will be performed in a facility listed on the Environmental Protection Agency List of Violating Facilities on the date when this contract was awarded unless and until the EPA eliminates the name of such facility or facilities from such listing.
 - (3) To use his best efforts to comply with clean air standards and clean water standards at the facility in which the contract is being performed.
 - (4) To insert the substance of the provisions of this clause into any non-exempt subcontract, including this paragraph (a) (4).

		we are \square are n	ot a Small Business C	Concern	
		we have no plar	its located in Labor Si	urplus Areas, or	
		the following pla	ants are located in Lab	or Surplus Areas:	
	nall be v	valid from the date	e of the contract or pu	rchase order through t	he fiscal year end
ing June 30.					
Date					
	•			(Company name)	
Please return one	signed o	copy to:	Ву	(Company name) (Signature)	

SUBCONTRACT GENERAL CONDITIONS

- 1. WORK: The "Work" means all services, materials, and equipment to be provided by Subcontractor. All work shall be in accordance with this subcontract and shall be so performed as to enable Contractor to meet its obligations under the Prime Contract. Subcontractor shall not make any changes in the work without the written consent of Contractor's authorized representative.
- 2. PRIME CONTRACT: The Prime Contract is the contract between Owner and Contractor to which this subcontract relates.
- 3. SUBCONTRACTS AND DELEGATION: Subcontractor shall not subcontract or delegate any of its obligations without written consent of Contractor. Prior to final negotiations with others to perform any of its work on a subcontract basis, Subcontractor shall consult with Contractor and obtain Contractor's approval of those contractors or firms with whom it intends conducting such negotiations.
- SUBCONTRACTOR'S RESPONSIBILITY: Subcontractor shall furnish all equipment, work, labor and material necessary to carry out the work hereunder and to provide a complete and workmanlike job. Anything mentioned in the specifications and not shown on the drawings or shown on the drawings and not mentioned in the specifications shall be of like effect as if shown and mentioned in both. In case of conflict, the specifications shall govern. In case of discrepancies, the matter shall be submitted to Contractor whose interpretation unless clearly unreasonable shall govern. Subcontractor agrees to assume the responsibility for incorporating in the work anything which though not mentioned in the drawings or specifications could be reasonably inferred by skilled and experienced persons as necessary to accomplish the work. With the exception of those items and services, if any, which this subcontract expressly states will be furnished by the Contractor, the supply of any item or service necessary for Subcontractor's performance is the sole obligation of Subcontractor including without limitation the following: (a) transportation of all personnel, material, and equipment to and within the worksite; (b) prompt unloading, handling, and storage of all material and equipment to be furnished or used by Subcontractor; (c) cleanup and minimization of debris and surplus material; (d) provision of utilities and heat; (e) weather and other protection for, and make good of damage to, Subcontractor's materials and equipment and the work until final Subcontractor assumes and is responsible for minimizing or, if possible, avoiding risks incident to the work including, without limitation, those for which no extension of time is allowable.
- 5. INSPECTION, FITTING, CHANGES BY SUBCONTRACTOR: Notwithstanding any plans or specifications (a) Subcontractor is responsible for timely inspection of any work at the site done by others which may affect its work or to which its work must be joined to ascertain its suitability for use in relation to Subcontractor's work and shall immediately advise Contractor of any deficiencies therein and Contractor shall then have a reasonable time to have such deficiencies corrected, if such correction is Contractor's responsibility, and (b) Subcontractor is responsible for making such measurements and adjustments to its work as is required to insure proper fit between its work and any adjacent or contiguous work.

- 6. SITE AND WORKING CONDITIONS: Except as may be otherwise specifically stated in this subcontract, Subcontractor shall be deemed to have inspected, and to have assumed the risk of loss and expense which may arise out of (a) the condition of the site including subsurface conditions, and (b) conditions which are or may be reasonably expected to occur during the course of the work, including without limitation, labor, conditions at the site, and the need to coordinate its work with that of Contractor and others in strict accordance with the directions of Contractor which are reasonable in relation to the performance of the Prime Contract.
- 7. CONTRACTOR'S OBLIGATIONS: Except to the extent of additional obligations, if any, specifically set out in this subcontract, Contractor's obligation is limited to paying Subcontractor in accordance with this subcontract for work done in accordance with the subcontract and to refrain from willfully interfering with Subcontractor's work except as permitted by this subcontract.
- 8. DESIGNATION OF AUTHORIZED SITE REPRESENTATIVE: Subcontractor shall designate a competent Site Representative who, on behalf of Subcontractor, shall have complete charge of all work and full authorization to bind Subcontractor with respect to it, and Subcontractor shall advise Contractor, in writing, of the name, address, and telephone number (day and night) of such designated Site Representative and of any change in such designation.

9. SAFETY:

- (a) The Subcontractor shall adhere to all legally mandated and all generally accepted standards of safety and to site safety standards, in order to avoid injury to workmen and others and damage to equipment, materials and property. The Subcontractor shall be represented at all scheduled safety meetings. Subcontractor shall comply with all governmental regulations and orders relating to safety, and to such directions in connection therewith or in addition thereto as Contractor may direct, including without limitation any and all Federal, State, and Local Occupation, Health, and/or Safety Requirements.
- Subparagraph (a) of this paragraph shall, without limitation, require compliance in design and function with requirements of applicable Federal, State, and Local Health, Safety, Environmental Protection Regulations, and Toxic and Hazardous Material Control Acts and Regulations of U.S. Government Agencies (such as EPA, OSHA, MSHA, NRC, and DOT). Labels and Safety Data Sheets for all toxic materials must be attached to/provided with any and all such material Subcontractor receives, at the jobsite. In addition, Subcontractor must advise Contractor's designated site representative (in writing) if such materials will be used, the date expected to arrive at the jobsite, and the actual date of receipt.
- (c) Subcontractor agrees to hold Contractor and Owner harmless from any and all liabilities, claims, fines, criminal and civil penalties, including reasonable costs and settlements, which may arise out of furnishing and/or construction of items which do not meet these requirements.

- 10. CONTRACTOR'S RIGHT TO COORDINATE: Contractor shall have the right, to the extent in its sole judgment reasonably required, to direct the sequence of the work and to coordinate it with the work of Contractor and others, including Owner. Subcontractor shall coordinate its work with that of Contractor and others and shall minimize its interference therewith.
- 11. TEMPORARY FACILITIES: Subcontractor must obtain Contractor's approval for type, size and location of any temporary buildings and service storage areas.
- 12. LABOR AND LABOR RELATIONS: Subcontractor shall not employ or retain and shall remove any person to whom Contractor may object. Subcontractor shall maintain such labor relations and take such action with respect to labor as required for the continuous prompt execution of the work. As directed by Contractor, Subcontractor shall conduct pre-job conferences on labor in the area where work is to be performed. Subcontractor will follow the procedural rules and regulations of the Impartial Board for Settlement of Jurisdictional Disputes in the Building and Construction Industry when making work assignments.
- 13. OVERTIME, HOURS OF WORK AND WORKING CONDITIONS: Subcontractor shall not work overtime, except incidental overtime, without the written consent of Contractor which may be withheld unless in Contractor's sole judgment (a) such overtime will not adversely affect it or other Subcontractors or the Owner and (b) there is no other reasonable basis in Contractor's sole opinion why such overtime shall not be worked. Contractor shall fix the hours of work for all employees at the site and this shall be done on a reasonable basis. Subcontractor shall not pay any allowances or afford or permit any deviation in working conditions or practices from those prevailing in the local area without the written consent of Contractor. Subcontractor agrees to advise Contractor prior to making any new commitments in the negotiation of new agreements or understandings with local or national organizations as they affect the work.
- 14. CONTACTS: No contacts shall be made directly with Owner unless authorized by Contractor, in writing. Any and all contacts concerning the specifications, terms, conditions, prices or delivery on this subcontract shall be made by Subcontractor only with the designated representative of Contractor.
- COMPLETION: The work shall be completed by the time or times, and in the sequence, specified in this subcontract or in Subcontractor's schedule approved in writing by Contractor. To the extent there are no such schedules, the times and sequences may be fixed by the Contractor whose judgment, if reasonable in relation to the performance of the Prime Contract, shall prevail. The subcontract price shall be deemed to include all sums required to meet such completion date. If so directed by Contractor, Subcontractor shall without additional charge work such overtime and shall take such other action as is practically possible to avoid, or, otherwise, to minimize the effect of delays. If, in the opinion of Subcontractor, such action is not required because of any breach or failure on its part to meet the obligations which it has assumed hereunder and provided that the action is required because of Contractor's default, Subcontractor shall notify Contractor in writing within two (2) working days of the date Contractor directs such action. If, after Subcontractor makes such written objection, Contractor shall nevertheless thereafter all or order Subcontractor in writing to take part of such

Subcontractor shall do so; but to the extent such action is not in fact and law required by such Subcontractor breach or failure and is required because of Contractor's default the matter shall be handled as a change, provided Subcontractor has in all other respects complied with the requirements of the paragraph entitled "Changes and Extra Work," and further provided that Subcontractor's recovery for delay, acceleration or additional cost, if any, shall in any case be limited to its additional direct field payroll costs and shall not include any claims for inefficiencies. No promise, representation or warranty shall be deemed to be made to Subcontractor by reason of Contractor's specification of the time or times for completion.

- 16. SCHEDULE: If requested by Contractor or if this subcontract so requires, Subcontractor shall submit its schedule, in such detail as Contractor may require, for performance of the work in conformity with this subcontract. Such schedule is subject to approval by Contractor and after approval may not be changed by Subcontractor without Contractor's approval. Subcontractor shall promptly advise Contractor, in writing, of any deviation from such schedule or schedules.
- 17. EXPEDITING: Subcontractor shall assist Contractor and his designees, which may include Owner, in expediting. This obligation includes the furnishing of such information and such access to the plants of Subcontractor and its suppliers as Contractor may require.
- DELAYS AND SUSPENSION: Subcontractor shall, in writing, promptly and in no event 18. later than two (2) working days after Subcontractor knows of or should have foreseen the delay, advise, and thereafter keep advised, Contractor concerning any delay or additional delay in the work. Without limitation, Subcontractor shall not be excused from delay from any causes (a) foreseen or foreseeable at the time this subcontract is executed or (b) normally incident to the work or (c) due to any act or omission of the Subcontractor or (d) not excusable under the Prime Contract except to the extent caused by a breach of this contract by Contractor. Except for delays falling within the categories just mentioned, if the delay results from acts of God or government or from other reasons including acts of Owner or Contractor, which as a matter of law excuse Subcontractor from performance within the time specified, and if Subcontractor complies with the notice provisions of this Paragraph, Subcontractor's time for completion shall be extended to the extent of such delay, but this shall be its sole remedy for such delay except for, and to the extent of, delay caused by the direct default of Contractor in which event Subcontractor shall be entitled, to the extent the costs are so caused, and provided that Subcontractor has notified Contractor in writing as provided above and thereafter handles the matter as a change under the Changes Provision, to recover its provable additional direct field payroll costs without any recovery for claimed inefficiencies; but this shall be the limit of Subcontractor's remedy in such case. Contractor may, from time to time, suspend Subcontractor's performance hereunder by written order. In the event of such suspension Subcontractor shall consult with Contractor to minimize costs and shall follow Contractor's directions in this connection and Subcontractor's recovery for suspension including delay shall be limited as provided under this section for delay. Abnormal weather conditions or delays in the procurement of equipment, material or supplies, except those of a force majeure type, shall not excuse Subcontractor from delay.

- 19. FINAL ACCEPTANCE OF WORK: Subcontractor shall notify Contractor, in writing, when all of the work is completed. After receiving such notice, Contractor shall inspect the work and if, in Contractor's sole judgment, the work is complete, Contractor shall give written notice to the Subcontractor of final acceptance with reasonable promptness, and the work shall be deemed completed and finally accepted as of the date specified in said notice.
- 20. TERMS: Unless otherwise specified herein, the subcontract price shall be paid at a rate which bears the same proportion to the total subcontract prices as the work properly installed at the site bears to the total work less a retention as specified in this subcontract, which retention will be paid promptly after final completion and acceptances under this Subcontract and the Prime Contract. Payments of Contractor's reasonable promptness after the end of each month upon the basis of Contractor's reasonable estimate of the work done during the preceding month provided that Subcontractor has submitted an invoice and other support reasonably required by Contractor and Contractor has had ten (10) working days to review such submission. As a condition to final payment Contractor may require a release from Subcontractor, in form and substance satisfactory to Contractor, of all claims against Contractor and Owner except such specific claims as Contractor in its sole reasonable judgment may permit to be excepted.

In any event Contractor may withhold payment in whole or part without becoming liable to Subcontractor if in Contractor's sole opinion Contractor has reasonable grounds to believe that Subcontractor is or may be liable to it or to Owner or has or may default, or that liens, garnishments or attachments have or may be asserted or that there is defective work. Such withholding shall be to the extent and for so long as is reasonably necessary in the Contractor's sole judgment. To the extent such payments are withheld not in accordance with this paragraph but not in willful bad faith, Subcontractor's sole remedy shall be to recover such amounts together with interest at the prime rate from time to time prevailing at New York Banks during such withholding and it shall in meanwhile continue its performance.

Contractor may make any payment due hereunder through the medium of a check made payable to the joint order of Subcontractor and such of Subcontractor's workmen, materialmen, subcontractors, creditors, or other claimants, or any of them whose claims against Subcontractor shall, in Contractor's sole determination, be in jeopardy of nonpayment.

- 21. TAXES: Unless otherwise specified herein, all taxes which Subcontractor may be required to pay or collect are for Subcontractor's account and shall be deemed to be included in the price stipulated, whether or not they are required to be separately stated.
- 22. TITLE, ADVANCE PAYMENTS: Title to all labor, material and equipment shall pass to Contractor upon delivery to the job site, but this shall not shift the risk of loss to Contractor. If payments are made by Contractor prior to delivery or installation, or if Contractor supplies items to be included in the work, Contractor may require that the goods in process be marked or otherwise identified, and Subcontractor shall execute such documents and take such action as is in Contractor's opinion necessary to give Contractor the exclusive right to take possession and title thereto at any time, as well as a security interest therein. No such advance payment shall operate to relieve Subcontractor of risk of loss or any other obligations under this subcontract.

Dayy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

All contacts regarding this Subcontract which are required as a result of engineering changes transmitted to SUBCONTRACTOR by means of a Supplemental Sheet shall be made through the individual assigned to coordinate this Subcontract.

SUBCONTRACTOR'S sole contact regarding changes initiated by field personnel, which result from field conditions shall be made through CONTRACTOR'S Field Superintendent. SUBCONTRACTOR shall not perform any work not included in the Scope of Work of this Subcontract unless he receives a Subcontract Work Directive (S.W.D.) signed by CONTRACTOR'S Field Superintendent who is the only authorized person to approve extra work. The cost of this work will then be added to the Subcontract commitment via Supplemental Sheet.

SUBCONTRACTOR understands and agrees that title to all equipment/ materials purchased by CONTRACTOR shall revert to OWNER and/or its legal successors or assigns and that OWNER, such successors and/or assigns shall be entitled to all warrantees, guarantees and other privileges extended to CONTRACTOR same as if OWNER had purchased equipment/materials directly.

SUBCONTRACTOR shall furnish, as directed by CONTRACTOR, all labor, supervision, materials, insurance, tools, equipment, consumables, and all incidental items required to perform the work in strict compliance with SUBCONTRACTOR'S Scope of Work, drawings, specifications and other documents which are attached and are part of this Subcontract Order.

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- 23. PROPERTY FURNISHED BY CONTRACTOR: All drawings, specifications, materials and equipment furnished by the Contractor shall remain its property, shall be used only for performing work on this subcontract, shall be held at Subcontractor's risk and shall be returned upon completion of the work.
- 24. CHANGES AND EXTRA WORK: Contractor may order changes in the work from time to time. If such work involves extra cost to Subcontractor or will adversely affect its work, Subcontractor shall promptly so advise Contractor in writing in such detail as Contractor considers reasonable, including an estimate of the effect of the change on time and performance, prior to beginning the work but not later than two (2) working days after the change is ordered. If such notice is not so given it shall be deemed that no additional compensation or other adjustment in favor of Subcontractor is due to Subcontractor. If such notice is given or if, in the opinion of Contractor, such change involves a reduction in the amount of expense of Subcontractor, Contractor and Subcontractor shall endeavor to agree upon an adjustment to the affected terms of the subcontract, including the subcontract price. Increases in the subcontract price or reductions in Subcontractor's obligations agreed to by Contractor will only be effective if made by a Change Order signed by Contractor and Subcontractor. The adjustment to the Subcontract price will be made on the following basis:
 - (a) To the extent applicable such adjustment shall be made upon the basis of cost provisions and unit prices set out in this subcontract.
 - (b) Other adjustments to the extent of any not covered by the preceding subparagraph (a) shall be limited to adjustments to take into account only Subcontractor's direct costs plus a reasonable amount to cover overhead and profit.

If so directed by Contractor in writing, Subcontractor shall proceed with the change prior to the time the amount of any price or other required adjustment is determined and the parties shall thereafter use their best efforts to reach mutual agreement of the points on which they have not agreed. If the point involves compensation, Contractor may pay Subcontractor, without prejudice to any claim by either party, the amount of adjustment which, in Contractor's judgment, is reasonable based on the facts then known to Contractor, and such amount shall not then be subject to further discussion. This provision shall not be construed to reduce or limit Contractor's rights or remedies under this or any other provision including the right to recover over payments.

Increases in the subcontract price to the extent they are on a cost reimbursable or unit price basis shall be reimbursed as specifically provided in this subcontract, and in the absence of such a provision, promptly after submission of an invoice satisfactory to Contractor with support satisfactory to Contractor in the month following that in which the costs are paid or units furnished, as the case may be. Increases in the subcontract price to the extent done on a fixed amount basis, including fee, shall be paid in monthly installments which, in the judgment of Contractor are proportionate to the progress of the changed part of the work during the calendar month preceding that in which each payment is made, and shall be subject to a retention proportionate to the retention otherwise specified in this subcontract.

In order to obtain reimbursement for changes, unless done on a mutually agreed lump sum basis, Subcontractor shall keep records of its costs in a manner and to an extent satisfactory to Contractor and which satisfies Contractor's obligations under the Prime Contract, including daily records of man-hours and material used.

- 25. SECRECY: All designs and data furnished by, or at the instance of, Contractor shall be used only to perform this subcontract. Such designs and data shall be kept confidential except data which Subcontractor can prove is available to the public or was in writing and already in its possession at the time such designs and data were furnished or thereafter was rightfully received from a third party. Subcontractor shall execute and observe any agreements relating to confidentiality or proprietary rights which Contractor or Owner requires.
- 26. PATENTS AND SIMILAR RIGHTS: Subcontractor shall indemnify and save harmless Contractor from all cost, damage, loss and expense as a result of any infringement or claim of infringement of any patent or proprietary right including those for litigation (including attorney's fees) and for changes or replacement and related costs to avoid infringements arising from the performance of the work on this subcontract. At Contractor's request, Subcontractor shall defend any suit or action arising out of any such infringement or claim; but Contractor, and at Contractor's option the Owner, shall be entitled to be fully advised and to participate in any such suit or action. No such suit or action shall be settled, discontinued, nor shall judgment be permitted to be entered if, in Contractor's sole opinion, its interest would be adversely affected. If Contractor from time to time so elects, those parties to which Contractor furnished the items covered by this subcontract or to which it is correspondingly liable shall, in addition, have the same rights Subcontractor's indemnity does not extend to as Contractor under this Clause 26. items manufactured to Contractor's own specific design unless originally submitted or suggested by Subcontractor.
- COMPLIANCE WITH LAW, PERMITS, AND REGULATIONS: In the performance of the work Sub-contractor at all times shall comply with, and shall indemnify and hold Contractor harmless against all cost, damage and expenses resulting from any actual or claimed violation of any and all laws and any and all rules, regulations, and orders of public authority applicable or pursuant hereto whether Federal, State, or Local including, but not limited to, safety, building and wiring codes, wages, unemployment compensation, workmen's compensation and social security laws; and Subcontractor shall file all reports, pay all taxes, fees and charges required by such laws, rules, regulations or orders and shall without reimbursement indemnify Contractor and Owner against any and all liabilities and penalties by reason of any failure on the part of the Subcontractor to comply with any such laws, orders, rules and regu-Subcontractor certifies compliance with the "Fair Labor Standards Act of 1938" as amended and all invoices shall so certify. Except as otherwise specified herein, the Contractor or Owner shall secure and pay for all permits, licenses and easements for permanent structures and all necessary authorities, permits, licenses, priorities and clearances required to be produced by and in the name of the Contractor or Owner for prosecution of the work. Any engineering or presentation from Subcontractor in connection with the Contractor or Owner obtaining said permits, licenses and easements shall be considered a part of Subcontractor's work.

INSPECTION AND REJECTION OF MATERIALS AND WORKMANSHIP: 28. The work including materials and workmanship performed is subject to inspection and tests by Contractor and Owner at any reasonable times, at any and all places where such manufacture or performance shall be carried on. Advance notice of readiness for inspection shall be given as specified in the Subcontract within the time specified or otherwise not less than two (2) nor more than four (4) working days. Failure to make inspection or test or to discover defects or to object thereto shall not prejudice or operate as a release or waiver of the rights of Contractor or Owner including the right to inspect or reject at a later time, nor shall it release Subcontractor from any of its obligations under this Subcontract. Unless otherwise specified herein, Subcontractor shall furnish, at its expense such facilities as may be necessary for the making of such inspection and tests. Subcontractor shall bear the expense of uncovering and recovering work specifically or customarily subject to prior inspection hereunder or under the Prime Contract if such work is covered without Contractor's consent before such inspection is made.

If Contractor orders the uncovering of the work not specifically subject to prior inspection hereunder or customarily subject to inspection, Contractor shall bear the reasonable direct cost of uncovering and redoing the affected work unless any defects or noncompliance with the subcontract is found, in which case all costs shall be borne by Subcontractor.

29. CLAIMS, ASSIGNMENTS, GARNISHMENT, AND ATTACHMENT: Subcontractor shall not assign any of its rights hereunder without the written consent of Contractor, and any assignment attempted without such consent shall be void to the extent it can be made so by contract. No assignment shall be attempted without seven (7) days prior actual notice to Contractor, and any assignment without such notice is void to the extent it can be made so by contract. As a condition to the effectiveness of any assignment, except as otherwise permitted by law notwithstanding this provision, and in any case, as a condition to the satisfaction of any claim including without limitation any claim with respect to an assignment permitted by law not withstanding the foregoing prohibition, Contractor may require a hold harmless agreement, a full release and indemnity and a bond satisfactory to Contractor from Subcontractor.

In any case, including an assignment effective notwithstanding the foregoing prohibition, or in the event of any claim, attachment or garnishment, Contractor shall have, in addition to any other rights under this Subcontract, the right to take one or more of the following actions:

- (a) with such notice, if any, as Contractor deems reasonable, to make payment to Subcontractor as exclusive agent of any garnishor, assignee, or claimant not-withstanding any such assignment, garnishment, or claim;
- (b) to set off or counterclaim against Subcontractor or its assignee or any garnishor, claimant or other person or entity with respect to the amount involved, notwithstanding the fact that such set off or counterclaim may arise out of a transaction or occurrence unrelated to this Subcontract, whether it occurs or arises before or after the date of such assignment or notice thereof;

- (c) to recover in whole or part as Contractor may elect from Subcontractor or out of any amount claimed, assigned, attached or garnished or out of any amount theretofore or thereafter owed to Subcontractor all damages, costs, and expenses incurred in relation to such claim, assignment, garnishment or attachment, including court costs and attorney's fees;
- (d) to withhold any and all amounts until it is certain in its sole judgment to whom such funds should be paid without liability on the part of either Contractor or Owner in any event to pay such sum more than once;
- (e) to exercise each and every right stipulated in this agreement including the right to withhold;
- to require as a condition to payment a full and complete release in favor of itself and Owner, in form and substance satisfactory to Contractor, from each and every person or entity which in its sole judgment may be a claimant to such payment or any other payment theretofore or thereafter paid or due to Subcontractor.
- 30. CORRECTION OF DEFECTIVE WORK: Any work not performed in accordance with the drawings and specifications or within the intent thereof, or of this subcontract, and not approved, in writing, by a representative of Contractor, shall be corrected immediately without delay in the progress of the work and at no additional cost to Contractor or Owner. Correction of any defective work must be done within the terms and conditions of this Subcontract.
- WARRANTY: In addition to any other Subcontractor warranties, expressed or implied by law, Subcontractor warrants that all items and services will be in accordance with this Subcontract and conform to specifications, drawings and data which are part of it or with which it obligates Subcontractor to comply, that they will be fit for the use specified or intended, and that all materials and workmanship shall be of first quality and the best of their kinds. Without limitation of Contractor's other rights and remedies, in cases where this warranty is breached, or where defects or deficiencies appear prior to twelve (12) months after final acceptances under this Subcontract and the Prime Contract, whichever is later and Subcontractor does not within the time limits set by Contractor promptly begin and diligently complete the repair of the defect in accordance with Contractor's required schedule, Contractor at its option may either reject the items in whole or in part, in which case to the extent of rejection the risk of loss, cost of repair, cost of return and storage and other damages including costs of replacement from such sources as Contractor may elect will be for the Subcontractor's Account; or the Contractor at its option may repair all or part of the items not rejected and charge to the Subcontractor Contractor's damages including the costs incurred for or in relation to repairs plus an amount equal to the diminished value of the items as repaired. Warranties under subcontract are also for the benefit of any party to which Contractor supplies the work or to which the Contractor is correspondingly or similarly liable with respect thereto.

- LIENS AND CLAIMS: To the extent it is legally possible to do so, Subcontractor waives on behalf of itself, and its suppliers and subcontractors and the employees of all of them the right to file any lien, and Subcontractor shall take such action and execute such documents as in Contractor's opinion are required to effect this Subcontractor shall immediately satisfy and discharge and shall indemnify and hold harmless Owner and Contractor against all liens, claims, demands or legal proceedings arising out of actual or alleged acts or omissions of Subcontractor in relation to this Subcontract or the performance thereof. If so required from time to time by Contractor, Subcontractor shall provide lien waivers, in form and substance satisfactory to Contractor, for itself and for its subcontractors and suppliers as a condition to each payment otherwise due hereunder and shall provide information and substantiation of the nature and extent of all obligations of Subcontractor incurred in connection with the work, all payments thereon and all amounts unpaid and the reasons therefor. If a lien is filed in respect to Subcontractor's work, Subcontractor shall at its own expense immediately take such action as is possible to remove or satisfy such lien, claim, demand, or legal proceeding in default of which Contractor may do so and charge Subcontractor with the expense. Contractor may upon two (2) days notice pay or otherwise satisfy any claims against Subcontractor for which Contractor or Owner, in Contractor's sole judgment, may be liable, and may reimburse itself out of funds due to or withheld from Subcontractor or may recover such amount from Subcontractor.
- CONTRACTOR'S REMEDIES: In the event of any default or defective work which Sub-33. contractor does not, in the sole judgment of Contractor, immediately begin, and thereafter proceed with diligence to remedy upon notice from Contractor, or in the event of any default or defect which Contractor in its sole judgment determines to be a material default or defect, or if Subcontractor for any reason (other than one for which it is entitled to an extension of time provided under "Delays and Suspension") fails to proceed with the work in accordance with the subcontract, Contractor may take such action as in its sole judgment is advisable to remedy or to avoid such default, delay or defect including proceeding with its own forces or those of others and taking possession and use of all equipment and material at the site (all of which Subcontractor hereby agrees to leave for such purpose), and Sub-contractor shall reimburse Contractor for all additional costs which it may incur in connection with or as a result of such action to the extent Contractor has not recovered from amounts otherwise due Subcontractor. Alternatively or in addition as Contractor may from time to time elect, upon such defaults or defects or delay, or if the Subcontractor shall become bankrupt or insolvent, or if Contractor shall have reasonable grounds to believe that Subcontractor is bankrupt or insolvent, legally or equitably, or unable to pay its debts as they become due or if the Subcontractor becomes involved in any labor difficulties which in the opinion of the Contractor impedes or slows down the work, or if Subcontractor shall fail to maintain such materials, equipment and personnel of such kinds and at such places as in Contractor's sole judgment are reasonably required for its performance hereunder, Contractor may from time to time also terminate all or part of Subcontractor's further performance and/or further rights hereunder, as Contractor may elect, and, at Contractor's discretion, proceed as provided in the preceding sentence.

In the event of any such default, defect, delay, labor difficulty, failure, bank-ruptcy or insolvency, Subcontractor shall not be entitled to any further payment until the matter is remedied to the satisfaction of Contractor, and shall then be paid only such amount as is reasonably due for work properly done by Subcontractor less all damages, loss, and additional expense suffered by Contractor as a result of such default. If such damage, loss and expense shall exceed the amount due to Subcontractor, such amount shall be paid immediately to Contractor by Subcontractor. No remedy afforded to Contractor either under this Subcontract or as a matter of law shall be deemed to be exclusive.

TERMINATION: Contractor may terminate, in whole or in part, Subcontractor's fur-34. ther performance and Contractor's obligations at any time by written notice to Sub-Subject to the limitation in the next following paragraph, if such termination is for Subcontractor's breach then to the extent of such termination, Subcontractor's right to recover any additional cost or profit hereunder shall end and Contractor shall have against Subcontractor all remedies provided by law and equity and this Subcontract. In the event of termination for other than breach, the total price payable under this Subcontract shall be reduced to an amount which Contractor determines to be equitable in relation to the work completed to the date of termination but not to exceed that percentage of the total Subcontract price which is equal to the percentage of the total work covered by this Subcontract completed as of the effective date of termination as determined in the reasonable judgment of Contractor; provided, however, that the total price for any work done on a cost plus or unit price basis shall not exceed the amount otherwise payable hereunder as of the date of termination as computed upon such cost plus or unit price basis. If Contractor incorrectly terminates Subcontractor for default as above provided or for breach, this shall be deemed to be a termination by Contractor for reasons other than default or breach, and payment shall be made as in the case of termination at Contractor's option plus an additional amount as liquidated damages equal to Subcontractor's actual damages and costs of collection. which additional amount in the aggregate shall not exceed the lesser of ten (10) percent of the price then determined or One Thousand Dollars (\$1.000).

For purposes of computation of payments to Subcontractor in the event of termination for other than for breach by Subcontractor or deemed to be for reasons other than default or breach by Subcontractor, the total work and the total price covered by this Subcontract shall be computed, by Contractor, without regard to additional or extra work which Contractor had not obligated itself to award to Subcontractor prior to the time of termination and without regard to anticipated or future profit to Subcontractor.

In the event of termination for any reason Subcontractor shall cooperate in minimizing costs and losses including transfer of work in progress to Contractor and as a condition to further payment hereunder in the event of termination Subcontractor shall comply with Contractor's instructions concerning the time and manner of termination of its work and shall without additional charge take such action as Contractor may require to vest in Contractor all, or such part as Contractor may require, of such rights as Subcontractor may have under subcontracts or purchase orders which Subcontractor may have placed in relation to this Subcontract. Should such termination occur Contractor expressly reserves the right to perform the work with its own forces.

This Clause 34 shall not be construed as limiting any other rights or remedies available to Contractor.

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LOSS OR DAMAGE BY ACTIONS OF OTHERS: If the Subcontractor sustains damage or loss through any delay, default, act or omission of any other contractors, subcontractors, or their agents or employees, Contractor shall not be liable therefor; but nothing herein contained shall be construed to limit the Subcontractor from pursuing its legal remedies against such other contractors or subcontractors, or their agents or employees.

Subcontractor shall have no claim against the Contractor for damage or loss by reasons of delay, default, act or omission of other contractors, subcontractors or their agents or employees, but nothing herein contained shall limit any rights of Subcontractor to recover therefor against such other contractors, subcontractors or their agents or employees. If the Subcontractor by any default, negligence or misconduct on its part, damages any other direct or indirect subcontractor or contractor, it hereby agrees to be directly responsible to such other direct or indirect subcontractor or contractor for any such damage.

The limitations of this clause shall not apply to the extent that Subcontractor's recovery is defeated because a substantially similar provision does not appear in other relevant contracts with such other contractors, or subcontractors, but this provision shall not be deemed to create any greater liability on the part of Contractor than Contractor would otherwise have.

- 36. DISPUTES: It is the general intention of the parties that any dispute relating to this Subcontract or the Prime Contract or involving a matter or question of law or fact common to them or the parties thereto shall be settled, to the extent feasible, before a single forum selected by Contractor, and a decision by such forum with respect to any such question or matter shall be binding on Subcontractor, provided that it has a reasonable opportunity to be represented and heard. To this end:
 - At Contractor's written election all disputes and controversies of whatever nature arising under this Subcontract that cannot be resolved by mutual agreement, shall be submitted to arbitration in accordance with rules of the American Arbitration Association to a single arbitrator. The place of arbitration shall be Cleveland, Ohio, or the municipality in the opinion of Contractor reasonably convenient to the work site, whichever the Contractor may elect.
 - (b) If Contractor shall not elect arbitration, or if in the opinion of Contractor any dispute involves either a matter of question of law or fact common to the Subcontract and the Prime Contract or involves third parties the dispute shall at the option of the Contractor be submitted to the forum which in Contractor's reasonable opinion can best determine and settle most aspects of such dispute and the decision of that forum shall be binding on the parties, provided that they have been given notice and the opportunity for adequate representation.
 - In the event of any proceeding pursuant to this provision, the parties shall take action to see that proceedings before any other forum shall be stayed pending completion of such proceeding and the decision of the forum with respect to such proceeding pursuant to this provision shall be binding upon the parties and supersede any contrary decision of any other arbitrators or forum to the extent equitable.

- (d) Subcontractor hereby consents to such service and to submit itself to such jurisdiction as is necessary to effect the purposes of this Clause 36, and further hereby agrees to and consents to such stays and other actions necessary to effect the purposes hereof.
- (e) For purposes of this article a "forum" includes arbitration or an administrative proceeding.
- (f) In the event of any dispute or claim by Subcontractor, Subcontractor shall continue the work in accordance with this subcontract and its sole remedy shall be to pursue the remedies hereinabove set forth.

In furtherance of the preceding provisions if a claim including claims for extra costs or delay, in the opinion of Contractor, involves the Owner or a claim relating to the Prime Contract, then at the option of Contractor the claim shall be processed and resolved by a forum having jurisdiction over the Owner or which is empowered or designated to determine and settle disputes between Owner and Contractor, and:

- Such shall be the sole and exclusive method for the resolution of any such claim of Subcontractor concerning the Subcontract, and interpretations, changes, or modifications thereof and any actions, directions or requirements of the Owner.
- The decision of such forum with respect to any such dispute or claim of the Subcontractor will be final and conclusive, subject only to such further review as may be provided by the Prime Contract, law or regulation.
- iii. In the event of claims not disputed by Contractor, Contractor will at Subcontractor's expense, reasonably assist in the pursuit of such claims for and on behalf of the Subcontractor to a decision.
- The Subcontractor shall be responsible for the preparation, documentation and active prosecution and presentation of such claim to the extent permitted, and the Subcontractor agrees to bear all costs and expenses incident thereto including any cost of legal services. Contractor will pay to the Subcontractor less any mark-up of the Contractor which is specifically allowed and paid by the Owner. The liability of the Contractor to the Subcontractor upon any such claim so processed is liquidated by and limited to the amount so received for and on behalf of the Subcontractor less any such mark-up, and the decision with respect to such claim under such procedure shall be final and conclusive not only as to the obligations of the Owner but also as to the liability of the Contractor to the Subcontractor, and shall be a bar to any further action upon such claim by the Subcontractor.
- 37. NONDISCRIMINATION IN EMPLOYMENT: Subcontractor shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, or national origin. Subcontractor shall take affirmative action to insure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of

pay or other forms of compensation; and selection for training, including apprenticeship. Subcontractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause. Subcontractor shall, in all solicitations or advertisements for employees placed by Subcontractor or on Subcontractor's behalf, state that all qualified applicants will receive consideration for employment without regard to race, religion, color, sex, or national origin. Subcontractor shall send to each labor union or representative of worker's with which Subcontractor has collective bargaining agreement or other contract or understanding, a notice, advising the said labor union or workers' representative of Subcontractor's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment. Subcontractor shall comply with all provisions of Executive Order No. 11246 of September 24, 1965 (including amendments thereto), and of the rules, regulations, and relevant orders of the Secretary of Labor. Subcontractor shall furnish all information and reports required by Executive Order No. 11246 of September 24, 1965 (including any amendments thereto), and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and shall permit access to Subcontractor's books, records, and accounts by the Contractor and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders. In the event of Subcontractor's noncompliance with the nondiscrimination clauses of this Contract or with any of the said rules, regulations, or orders, this Contract may be cancelled, terminated, or suspended, in whole or in part and Subcontractor may be declared ineligible for further contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965 (including any amendments thereto), and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rules, regulations, or order of the Secretary of Labor, or as otherwise provided by law. Subcontractor shall include the provisions of this section in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order No. 11246 of September 24, 1965 (including any amendments thereto), so that such provisions will be binding upon such subcontractor or vendor. Subcontractor shall take such action with respect to any subcontract or purchase order as the Contractor may direct as a means of enforcing such provisions, including sanctions for noncompliance; provided, however, that in the event Subcontractor becomes involved in, or threatened with, litigation with a subcontractor or vendor as a result of such direction by the Contractor, Subcontractor may request the United States to enter into such litigation to protect the interests of the United States.

38. WORK RULES: To the extent that Contractor is bound thereby, Subcontractor, on its behalf and that of its subcontractors direct and indirect agrees to perform so as to enable Contractor to comply with the terms of the agreement dated June 1, 1973, between the National Constructors Association on behalf of its member companies and the Building and Construction Trades Department, AFL-CIO on behalf of its constituent National or International Unions as from time to time amended, relating to work rules and Subcontractor agrees to indemnify, hold harmless and, at Contractor's option, defend Contractor from any loss, damage or expense arising from the failure of Subcontractor or such subcontractors, so to perform.

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Contractor may withhold from Subcontractor any amount for which Subcontractor is or may be liable hereunder should the provisions of the aforesaid agreement be invoked because of any actual or alleged action or omission by Subcontractor, its subcontractors, or their employees which actually or allegedly causes or may cause Contractor to be liable under such agreement. A copy of the aforesaid agreement is available to Subcontractor on request. The substance of this provision, including this sentence, shall be included in all subcontracts hereunder.

- 39. WAGE AND PRICE REGULATION: The government may reinstitute regulation of prices and wages in the construction industry. Accordingly: a) Subcontractor agrees to comply in all respects with any such regulations as may from time to time be issued; b) Subcontractor agrees that Contractor may from time to time withhold or recover from payments to Subcontractor, such amount or amounts as in the reasonable opinion of Contractor is or are required to be withheld or paid over by Contractor in respect of any obligation arising from governmental regulation of construction industry prices or profits, including without limitation, any amount which is to be paid in respect of a disapproval of a wage increase to any class or classes of field labor including any amounts owed with respect to any obligations arising from the performance of any subcontractors of whatever tier employed by Subcontractor directly or indirectly; and c) Subcontractor shall deliver to Contractor such certifications and other documentation as such regulations may require or as may be required to be obtained by Contractor as a result of such regulations.
- 40. AMENDMENTS: Amendments or changes to this Subcontract shall only bind Contractor if in a writing which states that it amends this Subcontract and is signed by Contractor's authorized representative.
- 41. CONTRACTUAL RELATIONSHIP: In the performance of this Subcontract, Subcontractor shall operate as an independent contractor. Subcontractor shall hold Contractor and Owner free and harmless from all liability, costs and charges arising out of or in connection with any act or representation of Subcontractor, its agents or employees.
- 42. SUBCONTRACT INCLUDES ENTIRE AGREEMENT: This Subcontract embodies the entire agreement between Contractor and Subcontractor. Subcontractor represents that in entering into this Subcontract it does not rely on any previous oral, written, or implied representation, inducement or understanding of any kind or nature.
- 43. SEVERABILITY: Since this is a general form, any legally invalid provision shall be considered severable and the remaining provisions shall remain enforceable.
- 44. NOTICES: Written notice as provided in this Agreement shall be deemed to have been duly served when received by Contractor's authorized representative or Subcontractor's designated representative, as applicable.

Acknowledged and accepted this fuglo day of, 198
BY Donald M. Short
PRINTED NAME DONALD M. SHORT
TITLE V.P.
COMPANY CALUMET CONSTRUCTION

Dayy McKee

ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

1.0 DRAWINGS AND SPECIFICATIONS:

The drawings, specifications and documents listed in SUBCONTRACTOR'S Scope of Work are complimentary to each other. Information contained in any shall be construed to be contained in all. In the event of conflict between various documents, SUBCONTRACTOR is to contact CONTRACTOR for clarification. SUBCONTRACTOR'S Scope of Work, its references, listed specifications and drawings, and attachments are all an integral non-separable part of this Subcontract Order document.

2.0 PRICING:

- 2.1 In consideration of work by SUBCONTRACTOR and subject to the conditions specified herein, CONTRACTOR agrees to pay SUBCONTRACTOR a lump sum price of "SEVEN HUNDRED SIXTY THREE THOUSAND NINE HUNDRED NINETY DOLLARS" (\$763,990.00) for the services rendered.
- 2.2 The above lump sum price is firm and is not subject to escalation for the duration of this Subcontract. Price includes applicable taxes.
- 2.3 The Subcontract lump sum price is broken down as follows:

(1)	Excavation and Backfill	\$ 33,300.00
(2)	Demolition	\$ 5,400.00
(3)	Sheet Piling	\$ 52,780.00
	Backfill and Compaction	
	Dewatering	
	Concrete Foundations	
	Concrete - Pits and Tunnels	
(8)	Concrete - Slabs On Grade	\$ 26,600.00
(9)	Railroad Work	\$ 40,100.00
(10)	Waterproofing - Pits and Tunnels	\$ 21,700.00
(11)	Underground Electrical Work	\$ 14,100.00
(12)	Solder Beans and Lagging	\$ 19,800.00
	Underground Sewer Piping	
	Deduct for Underground Duct Bank	
	경험 역동 경기는 그 시간들이 모든 [인원이 다음 4] [인원 기계 [

SUBCONTRACTOR'S SCOPE OF WORK

SC-7086-11

TRAIN SHED CIVIL AND RAIL SUBCONTRACT

FOR

LEVER BROTHERS COMPANY HSSO FACILITY HAMMOND, INDIANA CONTRACT NO. 708600

REVISION 0 - 08/11/88 - ISSUED FOR CONSTRUCTION

REVISION D - 07/12/88 - INQUIRY ADDENDUM

REVISED PAGES 1 AND 12

REVISION C - 07/08/88 - INQUIRY ADDENDUM

PAGES 1, 2 and 12 REVISION B - 06/22/88 - INQUIRY ADDENDUM

PAGES 9, 10 and 11

REVISION A - 06/09/88 - ISSUED FOR BIDS

DAVY MCKEE CORPORATION ENGINEERS & CONSTRUCTORS 100 OAK WAY BERKELEY HEIGHTS, NEW JERSEY 07922

SUBCONTRACTOR'S SCOPE OF WORK:

Provide all labor, supervision, tools, equipment, materials, permits, services, insurance and miscellaneous expenses necessary to complete the subcontract as outlined in this Scope of Work and in accordance with all drawings, specifications and documents listed herein.

DEFINITIONS:

OWNER:

Lever Brothers Company

CONTRACTOR:

Davy McKee Corporation

SUBCONTRACTOR:

Construction firm awarded a subcontract to perform all work described in this Scope of

Work.

WORK INCLUDED BUT NOT LIMITED TO:

1.0 CONTRACT DOCUMENTS:

1.1 CONSTRUCTION DRAWINGS:

:		Number	Rev.	<u>Date</u>		Description
	***	H-HSSO-2220	C .	. 7/12/88	• •	New Trainshed Rail Unloading Facilities Plan & Sections
	***	H-HSSO-2221	C .	. 7/12/88	•;	New Trainshed Rail Unloading Facilities Details Sheet No. 1
		H-HSSO-2222	B .	. 6/03/88	• •	Rail Track Rearrange- ment Plan
	***	H-HSSO-2223	B .	. 7/12/88	• •	New Trainshed Rail Unloading Facilities Details Sheet No. 2
	**	H-HSSO-2224	C .	. 6/30/88	• •	Demolition Trucks at Trainshed
	**	H-HSSO-2228	B .	. 6/30/88	• •	Excavation for Train- shed
	**	H-HSSO-4421	B .	. 7/08/88	• •	Site Plan Underground Power and Grounding
*** **	*** Revisi Revisi	on D		. 7/11/88 1 of 12	•	Storm Drain & Fire Water Train Shed Site Plan SC-7086-11

1.2 SPECIFICATIONS AND DOCUMENTS:

Number						Re	<u>Z</u> •		Date		<u>Description</u>
02401 .	•	•	•.	•	•	0	•	•	3/04/88	• .	. Dewatering
02202	•,	•	•	•	•	A	•	•	5/20/88	•	. Earthwork Train Shed Area
02210 .	•	•	•	•	•	A	•	• -	5/23/88	.:•	. Railroad Siding
03010 .	•	•	•	•	•	0	•	•	3/30/88	•	. Concrete
16114 .		•	•	. •	•	В	•	•,	7/06/88	•	. Electrical Under- ground Grounding

Mueser Rutledge Consulting Engineers Soils Report dated March 8, 1988.

2.0 GENERAL:

2.1 CONFLICTS BETWEEN DOCUMENTS:

If conflicts exist between the specifications and/or drawings, SUBCONTRACTOR shall refer such conflicts to CONTRACTOR to clarify and rectify the conflict before any material is purchased or work commences. Code requirements shall be considered a minimum standard. Where materials shown on the drawings or indicated in the specifications exceed code requirements, the plans and specifications shall govern.

NOTE: Where conflicts may occur between OWNER'S specifications CONTRACTOR'S specifications, the more stringent specification will apply.

2.2 "SCOPE" INSTRUCTIONS SUPERSEDE:

This Scope of Work supersedes "Scope" instructions, such as notes "By Others", in all other documents where conflicts may occur.

2.3 ENGINEERING SERVICES:

Furnish all field and office engineering services required to complete this subcontract. (Bench marks and base lines will be provided by others.)

2.4 CONTRACTOR'S DRAWING RELEASE:

SUBCONTRACTOR will not take any action such as shop detailing or procurement based on any of CONTRACTOR'S drawings and specifications until Revision "O" labeled "Released for Construction" is issued.

2.5 HAMMOND LICENSING:

SUBCONTRACTOR must be licensed by the City of Hammond to perform work on this project. SUBCONTRACTOR shall contact the Hammond Building Inspection Department at the following address for CONTRACTOR'S license:

Hammond Building Inspection Department 5925 Calumet Avenue Room 135 Hammond, Indiana 46320

SUBCONTRACTOR must submit a photocopy of a current Hammond license before mobilizing on the jobsite.

2.6 ALL TRADES AND UNIONS:

Furnish the services of all trades and unions required to complete all items of work as outlined in this Scope of Work on the construction drawings.

2.7 RECEIVE APPROVAL FOR DEVIATIONS:

Notify and receive written approval from CONTRACTOR for proposed deviations from contract documents. (This includes all "or equal items".) If deviations are made without written approval, this shall be considered as just cause for dismantling and removal of said work. Reconstruction and/or reinstallation of the work shall be at the expense of this SUBCONTRACTOR.

2.8 COORDINATE WORK:

Coordinate this work with CONTRACTOR to prevent conflicts with other Subcontractors and to ensure efficient construction.

2.9 PARKING AREA:

CONTRACTOR'S field representative shall designate a parking area on plant site for SUBCONTRACTOR'S employees personal vehicles.

2.10 WORK AREA RESTRICTIONS:

SUBCONTRACTOR employees are restricted to the work area(s) of this project. Visiting other buildings or work areas not related to this subcontract is prohibited. Violation of this provision will result in the SUBCONTRACTOR'S employees being required to leave the jobsite. Once a SUBCONTRACTOR'S employee is requested to leave the job, he will not be allowed to return for the duration of this subcontract.

2.11 INSTALL ALL WORK, EXCEPT FOR "WORK NOT INCLUDED":

Furnish and install all items of work for this subcontract except for that work which is indicated in the "Work Not Included" section of Scope of Work.

2.12 CONSTRUCTION SAFETY BARRIERS:

Erect temporary <u>safety</u> barriers in all areas where construction work is being performed to protect personnel from injury.

2.13 RECEIVE SELF-FURNISHED ITEMS:

Receive, unload, store offsite and provide necessary weather protection for all materials, equipment and tools which this SUBCONTRACTOR furnishes and installs.

2.14 RECEIVE ITEMS FURNISHED BY OTHERS:

Receive, unload, store offsite and provide necessary weather protection for all materials furnished by others but installed by this SUBCONTRACTOR.

2.15 HANDLE AND HAUL:

Handle and haul all materials, equipment and tools from the offsite storage areas to the work area.

2.16 HOISTING, SCAFFOLDING AND/OR SHORING:

Provide all hoisting, scaffolding and/or shoring required for the complete installation of all materials, equipment or systems included in this Scope of Work.

2.17 SAFETY, SANITARY AND SECURITIES REQUIREMENTS:

Contact CONTRACTOR'S field representative regarding safety, sanitary and security requirements and comply with these requirements for the duration of this subcontract.

2.18 TEMPORARY FACILITIES:

Furnish and maintain all temporary facilities such as field offices, change rooms, lunch rooms and toilets.

2.19 POTABLE WATER:

Potable water is not available on site. SUBCONTRACTOR is responsible to provide drinking water for his field crews.

2.20 ELECTRICAL POWER:

No construction electrical power is available in the area of the trainshed construction. SUBCONTRACTOR shall provide and maintain a gasoline powered generator to provide electrical power for his own use. All costs involved in providing such power is included in the lump sum price.

2.21 TELEPHONE SERVICE:

SUBCONTRACTOR shall arrange for installation and removal of telephone service on the jobsite.

2.22 COMPRESSED AIR:

SUBCONTRACTOR shall provide adequate compressors for any equipment or any work item requiring compressed air for its operation.

2.23 PROTECT EXISTING WORK:

Protect all existing items of work and materials against damage due to this installation work. This includes, but is not limited to, such items as abrasions to roadways and parking lots, structural steel, concrete floor slabs, walls, roofs, piping, conduits, ducts, equipment, vessels, etc. Any damage inflicted by this SUBCONTRACTOR will be repaired at his expense.

2.24 RIGHT TO INSPECT:

Representatives of the OWNER and/or CONTRACTOR shall have the right at all reasonable times to have access to and to inspect all work whether it is in preparation or in progress.

2.25 "AS BUILT" DRAWINGS:

Submit one (1) complete set of marked up prints indicating "As Built" conditions at time of completion of this work. Drawings on which no changes have occurred shall be so marked and also submitted. One extra set of drawings will be provided to the SUBCONTRACTOR for this purpose.

2.26 REPAIR OF UNACCEPTABLE CONSTRUCTION:

Prior to formal acceptance by OWNER/CONTRACTOR, any items rejected because of installation negligence, i.e. non-compliance with construction drawings, specifications, codes, etc., shall be corrected by the SUBCONTRACTOR at no additional expense to OWNER.

2.27 MAINTAIN CLEAN, SAFE WORK AREA:

Maintain a clean and safe work area. All trash and debris resulting from this work shall be removed from the work area before completion of the work day. Trash and debris shall be disposed of as directed by CONTRACTOR'S field representative.

2.28 FIRE WATCH:

Provide a fire watch whenever welding or burning operations are in progress. This fire watch shall remain in the area one-half hour after all welding and burning operations cease. SUBCONTRACTOR shall furnish the fire watch with fully charged fire extinguishers. The fire watch must be familiar with the proper use of the fire extinguisher.

2.29 <u>WELDING/BURNING PERMITS</u>:

Obtain welding and/or burning permits from CONTRACTOR'S field representative before starting any welding or burning. Provide fire curtains when so directed.

2.30 FURNISH REQUESTED SAMPLES:

SUBCONTRACTOR shall furnish, as requested, all material samples for approval.

2.31 WARRANTEES AND GUARANTEES:

Provide all required warranties, guarantees and certification required for items of work and systems installed.

2.32 SUBMIT REQUIRED DOCUMENTS:

Submit for review and distribution all required shop drawings, vendor drawings, detail drawings, etc.

2.33 WEEKLY SAFETY MEETINGS:

A company representative, foreman or lead man must attend the weekly safety meetings conducted on the jobsite.

2.34 <u>USE OF GASOLINE POWERED EQUIPMENT:</u>

Use of diesel or gasoline powered equipment will NOT be allowed within the building interior without the prior approval of the CONTRACTOR field representative.

2.35 GANG BOX MEETINGS:

The company representative, foreman or lead man shall conduct a weekly ("Gang Box") meeting to inform their employees of the information discussed in the weekly safety meeting.

2.36 DAILY MANPOWER LOG:

A daily attendance log must be filled out and submitted to CONTRACTOR'S office manager each morning indicating number of employees on jobsite and description of work activities being performed.

2.37 ACCIDENT REPORT:

Fill out completely and submit to CONTRACTOR'S office manager, an accident form for each accident, whether major or minor.

2.38 "WORK DAY" REQUIREMENTS:

Normal work days for this project are eight (8) hours per day, Monday through Friday. Starting and quitting times will be established by the authorized CONTRACTOR'S field representative.

2.39 PLANT PRODUCTION:

Plant production will continue during the time this subcontract work is in progress. SUBCONTRACTOR shall not disrupt the plants production during performance of his work.

2.40 PLANT RULES AND REGULATIONS:

SUBCONTRACTOR and his employees must observe all plant rules and regulations as set forth in Safety Standard No. 9 and in GC-3 titled, "General Conditions - Contract Work" for the duration of this subcontract. An infraction of these rules and regulations may result in the violator's dismissal from the jobsite.

2.41 SUB-SUBCONTRACTORS:

SUBCONTRACTOR has total responsibility for the performance of construction firms in his employ.

2.42 VEHICLES:

SUBCONTRACTOR is limited to one pickup truck or vehicle on the jobsite.

2.43 SERVICES BY CONTRACTOR:

Any service performed by CONTRACTOR for SUBCONTRACTOR will be charged at the actual cost plus 15% markup for overhead. Backcharges fall into this category of service and CONTRACTOR'S markup will be applied to costs backcharged to SUBCONTRACTOR.

3.0 WORK SCOPE OUTLINE:

SUBCONTRACTOR shall complete demolition work, underground electrical systems, excavation, sheet piling, building foundation work, railroad removal and placement/compaction of backfill in accordance with descriptions set forth in contractual drawings and specifications listed in this SUBCONTRACTOR'S Scope of Work and all its attachments and references.

3.0 WORK SCOPE OUTLINE: (Continued)

This Work Scope Outline clarifies SUBCONTRACTOR'S activity. SUBCONTRACTOR is bound by all Municipal, State and Federal codes and regulations. SUBCONTRACTOR shall also observe applicable industry standards and sound construction practices in his pursuit of the work. Nothing contained or omitted in this Work Scope Outline shall be construed to relieve SUBCONTRACTOR of his responsibility to complete all aspects of the work intended by the issuance of this Subcontract Order.

* 3.1 CONCRETE PAVING REMOVAL:

SUBCONTRACTOR shall sawcut the existing concrete paving in the area of the existing tank farm adjacent to the train shed location as defined on Drawing H-HSSO-2224. All paving will be broken up and removed from the areas indicated and transported off the jobsite. Removed paving will be replaced with mesh reinforced concrete after train shed foundation is installed.

* 3.2 <u>DEMOLITION AND REMOVAL OF EXISTING DIKE</u>:

An existing concrete dike is in the area of the new foundation as shown on Drawing H-HSSO-2228. SUBCONTRACTOR shall break up, load and remove from the plant all concrete as required to allow new construction installations. SUBCONTRACTOR shall provide a temporary sandbagged wall to replace the demolished dike immediately after the existing dike has been removed. After new train shed foundation is placed, SUBCONTRACTOR shall form and pour an extension from the point of the demolished dike wall to the train shed and seal the intersection of the new dike extension to the train shed foundation wall.

3.3 EXCAVATION:

The foundation area shall be mass excavated in accordance with Drawing H-HSSO-2228. Sheet piling shall be driven and in place prior to any excavation work. The bottom of the excavation shall be proof rolled with two passes of an eight or ten ton roller. CONTRACTOR'S soils analyst will perform tests to confirm proper soil bearing. Any additional excavation/backfill required will be honored on an extra cost basis in accordance with Subcontract terms.

Dayy McKee ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

2.0 PRICING: (Continued)

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Alternates To This Subcontract: Total

- b. 1'-0" Compacted Base Under Tracks \$ 6,100.00
- c. Furnish and Install New Ties \$ 6,000.00
- d. Lump Sum Price for Dewatering \$52,800.00

3.0 TERMS OF PAYMENT:

3.1 Subcontract Progress Payments

Progress payments for base contractual and lump sum supplemental scope changes will be made progressively in relation to the material installed and the work performed during a billing period. A billing period is defined as a one (1) month interval with cutoff dates established by CONTRACTOR'S Field Superintendent.

CONTRACTOR will have twenty (20) working days to review SUBCONTRACTOR'S invoice. During this period an improperly submitted invoice will be returned to SUBCONTRACTOR for correction. Payment of ninety percent (90%) of the amount billed will be made thirty (30) days after CONTRACTOR receives a correct accurate invoice.

3.2 Subcontract Retainage Payments

The ten percent (10%) retainage balance due will be paid thirty (30) days after successful completion of all work. Such work completion includes the conclusion of all work and business on the Subcontract including "punch list work", invoicing, claims, backcharges and etc.

CONTRACTOR'S review period for retainage invoices is the same as stated for progress payments.

3.3 Extra Work (S.W.D.) Payments

Payment for extra work completed under an authorized Subcontract Work Directive (S.W.D.) will be made in full, with 10% retainer reduction, within thirty (30) days after CONTRACTOR receives an accurate correct invoice. S.W.D. invoices shall be listed as line items on SUBCONTRACTOR'S monthly progress invoice.

3.4 **DEWATERING:**

SUBCONTRACTOR shall install a well point and piping loop dewatering system similar to the existing system in operation for the HSSO Building construction area. this installation will control subsurface ground water to maintain a water table two feet below the elevation of the deepest excavation specified on the drawings.

SUBCONTRACTOR shall employ a local dewatering firm who is familiar with prevailing subsoil conditions at the site. SUBCONTRACTOR shall submit a layout plan of the proposed dewatering system for CONTRACTOR'S review.

- * SUBCONTRACTOR has included all costs associated with dewatering in the lump sum price. SUBCONTRACTOR'S responsibility, in this regard, includes the complete operational installation with pumps, maintenance, and twenty-four hour per day, seven day per week operation of the system.
- * At the time this work scope is being drafted, there is no construction power in the area. SUBCONTRACTOR has submitted a separate lump sum price to provide a manned gasoline operated generator to provide twenty-four per day electrical power to drive the pumps in the dewatering system. If this generator is required, the generator cost will be incorporated into the lump sum price.
- * When SUBCONTRACTOR'S installations and backfill placement have been completed to the extent that dewatering is no longer required, SUBCONTRACTOR shall dismantle and remove all traces of the dewatering system from the jobsite. After dewatering system has been removed, SUBCONTRACTOR shall cut all well point casings one foot six inches below the bottom of the concrete slab or grade. All well point casings shall be filled with lean concrete.
- * At the time of the drafting of this work scope, the point of discharge for the dewatering system was unknown. SUBCONTRACTOR has allowed one hundred fifty feet of discharge piping extending beyond the train shed construction area in the lump sum price. If pipe footage for final discharge point is greater or less than this allowance, adjustments shall be made in the Subcontract Commitment.

* 3.5 CONCRETE:

SUBCONTRACTOR shall provide all materials, equipment, and labor to erect forms and pour all concrete walls, foundations, tunnels, piers, floors and all other imbedded steel shown on the drawings. All anchor bolts shall be provided with nuts and washers. Exposed threaded sections of all anchor bolts shall be cleaned, greased and protected with oily rags wrapped around the projection after the concrete is poured. All lean concrete, including the "mud" mat shown on the drawings is part of this work scope.

3.6 GROUTING:

After the building structural steel framing is erected, plumbed and leveled by others, SUBCONTRACTOR shall grout all column baseplates with specified non-shrink grout.

3.7 **ENGINEERING:**

SUBCONTRACTOR shall prepare and submit shop drawings of cut and formed reinforcing rod, anchor bolts, and any other concrete embedded steel for CONTRACTOR'S review. Drawing review by CONTRACTOR shall not relieve SUBCONTRACTOR of sole responsibility for the accuracy and content of the shop drawings.

3.8 **SURVEYING**:

SUBCONTRACTOR shall use the services of a skilled surveyor to layout the work. All foundations and column piers with anchor bolts shall be accurately placed to line and grade. CONTRACTOR shall provide a benchmark and datum line for layout work.

* 3.9 BACKFILL:

SUBCONTRACTOR must obtain specification backfill material described on Page 2 of Specification No. 02202, titled "Earthwork - Train Shed Area". A known supplier of this material is Levy Company, Inc. located in South Bend, Indiana. All backfill operations and supplied fill materials will be in strict accordance with Specification No. 02202.

3.10 REMOVAL OF RAILROAD TRACKS:

SUBCONTRACTOR shall remove railroad tracks (Track Nos. 3, 4, 5 and 6). Tracks shall be removed in their entirety including railroad ties. Materials for reinstallation of Track Nos. 5 and 6 shall be stored for reuse in accordance with Specification No. 02210 titled "Railroad Siding". After removal of the railways, SUBCONTRACTOR shall grade the ballast and leave it in a neat condition. All material not required for the track relocations will be removed from the jobsite by SUBCONTRACTOR.

3.11 RELOCATION OF TRACK NOS. 5 AND 6:

SUBCONTRACTOR shall relocated Track Nos. 5 and 6 in accordance with descriptions on the drawings and in the specifications.

** 3.12 UNDERGROUND ELECTRICAL WORK:

SUBCONTRACTOR shall install all underground electrical grounding systems specified on Drawing H-HSSO-4121 and described in Specification No. 16114.

*** 3.13 <u>UNDERGROUND PIPING WORK:</u>

Furnish and install the storm drain as shown and detailed on Drawing H-HSSO-2404. Include all pipe, fittings and accessories.

4.0 WORK NOT INCLUDED:

- 1. Structural Steel
- 2. Siding
- 3. Roofing
- 4. Above Ground Electrical
- 5. Above Ground Piping

SCHEDULE INFORMATION WILL BE
ADDED VIA SUPPLEMENTAL SHEET

^{***} Revision D
** Revision C

SPECIAL CONDITIONS

These Special Conditions pertain to all subcontracts entered into by Contractor for work on the Lever Brothers Company HSSO project, to be located at Hammond, Indiana; and, in the event of any conflict, shall take precedence over any other provisions of any such subcontract.

- S.C. 1. Subcontractor shall perform its responsibilities pertaining to cleanup and the minimization of debris and supply material in accordance with subsection c of Section 4 of the General Conditions, on a daily basis.
- S.C. 2. The term "site safety standards" as used in paragraph a of Section 9 of the Subcontract General Conditions shall include, without limitation: Lever Brothers Co. Safety Standard No. 9, which is incorporated into this Subcontract by this reference and attached hereto.
- S.C. 3. Anything in Section 20 of the Subcontract General Conditions to the contrary notwithstanding, the subcontract price shall be paid no earlier than 30 working days after submission of an invoice to Contractor and Contractor has had twenty (20) working days to review such submission.
- S.C. 4. Anything in Section 22 of this Subcontract General Conditions to the contrary notwithstanding, title to all labor, material and equipment shall pass to Lever Brothers Company as Owner upon delivery to the job site, but this shall not shift the risk of loss to Contractor or to Lever Brothers Company as Owner.
- S.C. 5. The obligation of Subcontractor to return to Contractor property furnished by Contractor in accordance with Section 23 of the Subcontract General Conditions shall be construed to pertain to any and all copies of project drawings and specifications, whether such

copies are provided by Contractor or made by Subcontractor; and to all notes made by Subcontractor pertaining to any such drawings or specifications or materials and equipment furnished by Contractor. Receipt by Contractor of all such property furnished to Subcontractor by Contractor shall be a condition precedent to Contractor's obligation to make any final payment to Subcontractor in accordance with Section 20 of the Subcontract General Conditions or any other provision of this Subcontract.

- S.C. 6. Anything in Section 24 of the Subcontract General Conditions to the contrary notwithstanding, in the event a change in the work requires modification of the Subcontract price and/or the time of performance, Subcontractor shall not proceed with such change prior to mutual agreement between Contractor and Subcontractor to the amount of the price and/or schedule adjustment required by reason of such change, unless Contractor shall have otherwise directed the Subcontractor, in writing, to proceed with such change prior to agreement as aforesaid.
- S.C. 7. Further to the provision of Section 25 of the Subcontract General Conditions, as a condition precedent to Subcontractor's selection to perform the work hereunder, Subcontractor has entered into a Confidentiality and Non-Disclosure Agreement, in the form attached hereto, with Lever Brothers Company and Contractor. Such Confidentiality and Non-Disclosure Agreement, as executed by Subcontractor, is hereby incorporated into this Subcontract by this reference.
- S.C. 8. Subcontractor's obligation to indemnify and save Contractor harmless, in accordance with Sections 25, 26 and 27 of the Subcontract General Conditions, shall extend fully to the Owner (Lever Brothers Company).
- S.C. 9. Subcontractor's Warranties in accordance with Section 31 of the Subcontract General Conditions or elsewhere under this Subcontract

shall specifically run to the benefit of the Contractor and Lever Brothers Company, as the Owner.

- S.C. 10. Further to the provisions of Section 32 of the Subcontract General Conditions, as a condition precedent to award of the work hereunder to Subcontractor, Subcontractor shall have executed a No Lien Contract, in the form attached hereto, and such No Lien Contract must be filed to the satisfaction of the Lever Brothers Company, as Owner, prior to the commencement of any work hereunder.
- S.C. 11. Paragraph iii of Section 36 is hereby deleted from the Subcontract General Conditions and shall be of no effect hereunder.
- S.C. 12. The terms of this Subcontract shall be construed and interpreted under, and all respective rights and duties of the parties shall be governed by, the laws of the State of New York. Any action or proceeding against either party relating to this Subcontract may be brought and enforced in the courts of the State of New York or of the United States for the Southern District of New York, and each party irrevocably submits to the jurisdiction of such courts in respect of any such action or proceeding.
- S.C. 13. Any and all legal proceedings arising out of or relating to this Subcontract shall include by consolidation, joinder or joint filing any additional persons or entities not a party to this Subcontract to the extent necessary to the final resolution of the matter in controversy. A consolidation provision shall be provided in all contracts and purchase orders entered into by Subcontractor in performance of the work under this Subcontract.
- S.C. 14. This Subcontract is made and entered into by and between the Subcontractor and the Contractor, as identified in the Subcontract Order; and nothing contained in these Special Conditions, the

Subcontract General Conditions or elsewhere in this Subcontract, including without limitation the provisions of Section 36 of the Subcontract General Conditions, shall be construed as binding, or deemed to bind, the Owner, in any respect whatsoever.

NOTE:

(1) Wherever the terms "OWNER", "ENGINEER", "LEVER", or "LEVER BROTHERS" are used in this document, the term "CONTRACTOR" is to be substituted.

(2) Wherever the term "CONTRACTOR" is used in this document, the term "SUBCONTRACTOR" is to be substituted.

Issued: 09/25/51 Revised: 06/29/54 Revised: 01/01/61 Revised: 09/22/70 Revised: 12/01/75

Approved by:

T. J. Clevenger

G. P. Davidson

H. R. MacDonald

R. R. Siegel

A. J. Wells

LEVER BROTHERS COMPANY
SAFETY STANDARD NO. 9
FOR
INSTRUCTIONS FOR OUTSIDE CONTRACTORS

SECTION 1 - GENERAL

- 1.1 Upon receiving a contract or purchase order covering performance of work on Company premises, the Contractor shall designate one individual (hereafter described as "field superintendent") to act as liaison between the Contractor and Lever Brothers Company.

 Lever Brothers Company will designate an employee to act as liaison with the Contractor. All questions pertaining to this standard shall be directed to the designated liaison.
- 1.2 The following instructions include minimum requirements only, and the omission of any specific provisions shall in no way relieve the Contractor of his normal responsibility for the safe conduct of the work of his employees.
- 1.3 To improve communications and to create awareness, Lever's liaison shall be responsible for completing the "Outside Contracting Report" prior to starting any project. (See attachment #1)

This report is designed to cover specific procedures and to issue compliance in all respects. A copy of the report must be submitted to the Safety Superintendent, Department involved and Watch Office.

- 1.4 Each plant shall develop and issue to all Contractors and their employees an "Outside Contractor's Safe Practice Card". (See attachment #2) Lever's liaison shall issue these cards accordingly.
- 1.5 All Contractors must report to and sign in daily at the plant Watch Office and comply with all local security procedures.

SECTION 2 - FIRE SAFETY

- 2.1 In many of our processes, there is possibility of release of explosive gases, vapors or dusts. In order to prevent fires, the following precautions shall be taken.
- 2.1.1 Smoking is prohibited in all buildings and yards, except in specifically designated locations.
- 2.1.2 Whenever it is necessary to use open flames or other possible ignition sources, advance notice must be given to the Lever liaison by the Contractor and specific approval must be obtained daily before proceeding.
- 2.1.3 Whenever open flames are used, fire safety must be given special attention. The Engineering Department must determine if a fire watch is necessary on each job. If the Engineering Department determines that a fire watch is necessary, a worker must be assigned to the work area who will be responsible for fire safety. The worker assigned may be either an outside Contractor or a Lever employee as local plant agreements dictate. This worker must be approved by Lever Engineering and shall be stationed at each job site with adequate fire extinguishers and proper fire safety instructions.
- 2.1.4 The removal of light bulbs or any tampering with electrical equipment is prohibited.
- 2.1.5 Broken crates, excelsior, wrapping paper and other combustible waste shall be removed and properly disposed of daily.
- 2.1.6 Arrangements shall be made for the safe storage and handling of flammables prior to delivery. Daily supplies of flammable liquids shall be kept in labelled Underwriter's approved safety cans.
- 2.1.7 All drop cloths, tarpaulins and other textiles which are brought into the Plant, must be flame-retardant.

SECTION 3 - PERSONNEL SAPETY

- 3.1 In order to prevent accidents to both Lever and Contractor's employees the following minimum precautions shall be taken.
- 3.1.1 Scaffolds and stagings shall be constructed in accordance with accepted safety standards such as Lever's "Safety Standard No. 2"
- 3.1.2 Protruding nails shall be removed or bent over.
- 3.1.3 Floor or excavation holes shall be adequately guarded, and warning lights shall be provided. Lever's "Safety Standard No. 10, Excavation/Trench Work" shall apply.

- 3.1.4 Welding cables, extension cords, etc., shall be arranged to eliminate hazards and shall be in good condition to eliminate the danger of electric shock.
- 3.1.5 Work areas shall be kept clean and free of debris.
- 3.1.6 Shields shall be provided when needed around welding operations to prevent injury to the eyes of persons in the vicinity.
- 3.1.7 Explosive powered tools shall not be used unless specific advance approval is obtained from the Lever Plant Engineering Manager. Such approval will be limited to licensed operators.
- 3.1.8 The Contractor shall be responsible for his employees wearing required personal protective equipment. In certain areas of the Plant, Lever requires all persons entering the area to wear safety glasses at ALL times. Personal protective equipment shall be worn by all contractors and their employees as required by Lever Brothers Company.
- 3.1.9 All equipment used on the jobsite by the Contractor must be in compliance with the law. Defective or sub-standard equipment will not be used. Hoists, ladders, electrical equipment, scaffolding, hand and powered tools must meet Lever Safety Standard requirements.
- 3.1.10 Work areas that may require testing of the atmosphere for flammable vapors and oxygen deficiency shall be complied with accepted safety standards such as, Lever Safety Standard No. 13, "Confined Space Entry Procedures". Contractors are required to supply their own testing equipment.
- 3.1.11 It is the Contractor's responsibility to instruct his employees to comply with all Lever rules and regulations. Safe work practices and good working habits shall be adhered to.

SECTION 4 - PRODUCT PROTECTION

To prevent contamination of our products, the following precautions shall be taken.

- 4.1 Contractors shall provide protection around their work as needed for the location.
- 4.2 Glass containers or glassware of any kind shall not be brought into the plant, unless specifically needed and advance arrangements are made.

Davy McKee

ENGINEERS AND CONSTRUCTORS

SUBCONTRACT ORDER

4.0 INVOICING:

4.1 Subcontract Progress Invoices

Progress invoices must be submitted on AIA Forms G702 and G703 titled, "Application and Certificate of Payment". Invoices submitted on any other format will be rejected and returned to SUBCONTRACTOR by CONTRACTOR.

- 4.2 CONTRACTOR'S Form No. DM-651A titled, "Affidavit, Agreement, Release and Waiver of Lien (Partial Payment)" must accompany every progress invoice. This document must be notarized to be accepted.
- 4.3 In order to properly evaluate work progress for determining the value of progress payments, the Subcontract lump sum price breakdown entered in Article 2.3 on Page 3 will be used. Percentages complete negotiated and mutually accepted by CONTRACTOR and SUBCONTRACTOR in the field will be applied to the breakdown values on the AIA G702 and G703 forms.

4.4 Retainage Invoice

The final retainage invoice must be accompanied by CONTRACTOR'S Form No. 651 titled, "Affidavit, Agreement, Release and Waiver of Lien" complete with Notary Public stamp. Prior to final payment, SUBCONTRACTOR shall also execute and submit releases and waivers of lien from all his suppliers, sub-subcontractors and all firms in his employ. This documentation will accompany the final retainer invoice.

4.5 Invoice Submittals

All invoices will be submitted to CONTRACTOR'S Field Office for payment. Invoices will be addressed to:

Mr. Pat Gladwish Field Superintendent Davy McKee Corporation P. O. Box 404 Whiting, Indiana 46344

SECTION 5 - INSURANCE COVERAGE

Before work is started, the Contractor shall furnish Lever Brothers Company with certificates of insurance coverage as follows:

- 5.1 Workmen's Compensation
- 5.2 General Liability with bodily injury limits of not less than \$100,000 per person in any one accident, and not less than \$300,000 for more than one person in the same accident, and property limits of not less than \$100,000.

SECTION 5 - INSURANCE COVERAGE

5.3 Automobile Liability with bodily injury limits of not less than \$100,000 per person in any one accident, and not less than \$300,000 for more than one person in the same accident, and property damage limits of not less than \$100,000.

SECTION 6 - FIRST AID

Lever Brothers Company assumes no responsibility for first aid or subsequent treatment in connection with injuries sustained by employees of the Contractor. The Contractor shall make independent arrangements for such service.

SECTION 7 - OTHER REGULATIONS

- 7.1 Lunches shall not be eaten in the Plant except in approved locations.
- 7.2 Tools, ladders and other equipment will not be furnished by Lever Brothers Company.
- 7.3 Specific approval shall be obtained for locations where working clothes, tools, materials and other equipment may be stored.
- 7.4 Contractor's workers are definitely restricted to the location where work is assigned.
- 7.5 Lever's materials or equipment shall not be removed from the Plant by the Contractor without first obtaining a pass or delivery order.
- 7.6 Contractors shall assume full responsibility for the safeguarding of tools and other equipment used in connection with the work, as Lever Brothers Company assumes no responsibility for the replacement of such equipment which is lost, damaged or stolen.
- 7.7 Elevators shall be used by Contractors unless approval is obtained in advance from Lever's liaison.

OUTSIDE CONTRACTING REPORT

		Attachme	nt No. 1
PR	oject:	Coples	Dept. Supt. Safety Supt. Watch Office
	ation	Date of the	his report
Coi	atracting Co.	Prepared	by Atomore
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	ected statems date	or work	
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1.	Has "the contractor" received a copy of Lever Standard #9?		
2.	Has Safety Standard #9 been discussed with "the contractor's" site supervisor?		
3.	Will any vehicles, cranes, office trailers or other oversized equipment be used or stored on premises?		
	Has an approved site been selected for equipment and construction materials? (Location approved by the effected department?)		
5.	Will any combustible or hazardous materials be used or stored on the premises?		
6.	Have arrangements been made for the proper use and storage of combustibles? (Minimum amounts and approved containers at a suitable location?)		
7.	Have necessary permits been obtained by Lever Brothers and "the contractor"? (Welding, cutting, trailer-office etc)		
8.	Will "the contractor" use any plant utilities? (Water, electricity,		

9.	Have arrangements been made with the department for use of plant utilities?
10.	Will pedestrain of vehicular traffic be detoured at any time during the contruction period?
	Have posters been prepared to detour unauthorized personnel (All plant personnel not responsible for project development) safely around the construction site?
12.	Will any barriers, warning ligths, shoring, etc. be required? (This is the contractor's responsibility).
13.	le all the necessary equipment now available or on order?
14.	Does Gate House have list of all sub-contractors?

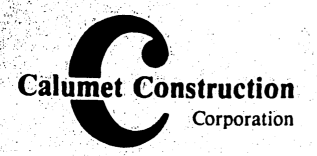
REMARKS - INDICATE APPROPRIATE NUMBER

OUTSIDE CONTRACTOR'S SAFE PRACTICE REMINDERS

NOTE - The following Items are not to be meant as a complete list of reminders. They are only the bare basics to help insure a safe operation for all concerned. For additional information refer to the complete standard, Safety Standard No. 9. Instructions for Outside Contractors, which was issued with your work contracts. Please comply with this Safety Standard in all respects.

- 1. Are you using safe tools and equipment?
- 2. Is your equipment properly quarded? Opes it present a hazard to passers by?
- 3. Is the construction/work area identified and roped off?
- 4. If using open flame equipment, is your fire extinguisher in place?
 Do you have one? If you do, is it adequate in size and of the proper type? Do you need a fire watch?
- 5. Never leave open-flame equipment unattended.
- 6. If gasoline is used as a fuel, it must be stored in a labelled Underwriter's Approved safety can. This means a properly designed container with self closing dispensing faucet, and the screen flame arrestor in place. Do not store excessive amounts of gasoline in our Plant.
- 7. When using propage or other fuels be sure the handling and storing is done in a safe manner.
- 8. Keep construction/work area clean and orderly.
- 9. Do not block fire hydrants, doorways, alsles, etc.
- 10. Smoking is not permitted in all buildings and yards. Only in specifically designated areas.
- 11. Keep Lever's project engineer or assigned contact informed.

TAKE TIME TO BE SAFE



July 1, 1988

Davy McKee Corporation 100 Oak Way Berkeley Heights, NJ 07922

Attn: Mr. Peter Martinez

Subcontract Coordinator

Subject: Lever Brothers Company

Inquiry No. 11-7086-SC

Train Shed

Civil and Rail Subcontract Calumet Proposal No. 88-4-131

Gentlemen:

Please find enclosed one original and two copies of our proposal for the aforementioned project. We are in receipt and have included items covered in your Addendum No. 1, dated June 22, 1988, and Bid Meeting Minutes, dated June 20, 1988. We hope this information meets with your approval.

If there are any questions, please call.

Very truly yours,

CALUMET CONSTRUCTION CORPORATION

Donald M. Short

Vice President - Industrial Estimating and Engineering

DMS/ks

Enclosures



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O.P. Blupe

Calumet Construction Corporation

July 1, 1988

Proposal No. 88-4-131

PROPOSAL FORM

INQUIRY NO. 11-7086-SC

TRAIN SHED CIVIL AND RAIL SUBCONTRACT

SUBMITTED BY F	IRM: CALUMET CONSTRUCTION CORPORATION
ADDRESS:	1247 - 169th Street
	Hammond, IN 46324
TELEPHONE:	219/844-9420 312/731-5800
	July 1, 1988
Davy McKee Corp	
Attention: Mr. Sub	Peter J. Martinez Ocontract Manager
Gentlemen:	
construction e	pose to furnish labor, material, tools, ansportation, scaffolding, supervision, juipment and any construction service required 11-7086-SC dated June 9, 1988, and in drawings, specifications, documents and sted therein.
LUMP SUM PRICE:	CAH / OD AD
execute the wo	727,690.00 t a lump sum price of \$\frac{-627.690.00}{627.690.00}\$ to the defined in the SUBCONTRACTOR'S Scope of e price is firm and valid for the next thirty

INDIANA STATE SALES TAX:

The State of Indiana allows exemption of sales tax on labor. An exemption for process related material is also allowed. SUBCONTRACTOR'S price is to be broken down to segregate these costs. All other material is taxable and SUBCONTRACTOR shall include the tax cost in the lump sum price. Indiana's ST-134 Exemption Certificate will be issued to SUBCONTRACTOR by OWNER.

Lump Sum Price Breakdown:

		MATERIAL	LABOR	MANHOURS
(1)	Excavation & Disposal	\$	\$ 33,300	840
(2)	Demolition	\$ -0-	\$ 5,400	80
(3)	Sheet Piling	\$ 20,000	\$ 32,780	573
((4)	Backfill & Compaction	\$ 54,600	\$ 26,200	560
(5)	Dewatering	\$	\$ 53,900	560
(6)	Concrete Foundations	\$ 24,000	\$ 39,500	1400
(7)	Concrete - Pits & Tunnels	\$ 56.700	\$ 178.810 218,810	4500
(8)	Concrete - Slabs at Grade	\$	\$ 19,500	580
(9)	Railroad Work	\$ 17,300	\$_22,800	650
(10)	Waterproofing Pits & Tunnels	\$ 14,000	\$ 7,700	220
(11)	Underground Electrical Work	\$5,500	\$8,600	
	TOTAL	\$ 199,200	\$ 428,490 528,490	10,183

PERFORMANCE BOND:

If we will be required to provide a performance bond for this project the sum of $\frac{7,300,00}{9,000,00}$ must be added to the lump sum price.

Calumet Construction Corporation July 1, 1988 Proposal No. 88-4-131

EXCEPTIONS: (In Detail)

1)	All masonry work
2)	All piping work
3)	Electrical 'jumpers' at rail splices. (See additional unit
•	And the second s
ualifica	ions:
1)	Electrical grounding system is based on using 10' long grounding
2)	Contractor's lump sum price is based installing a soldier p
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SUBCONTRACT EXTRAS:

Subcontract Extras are additions and/or deletions to the Scope of Work as described in the Subcontract Order. CONTRACTOR at his option, will have this work performed on a "Lump Sum", "Unit Price", or "Cost Plus" basis. The conditions of reimbursement are to be mutually agreed upon between CONTRACTOR and SUBCONTRACTOR before commencement of such extra work. Subcontract deletions will be priced on a unit price basis. Where unit prices cannot be applied SUBCONTRACTOR will submit a detailed estimate of the deleted work which will be reviewed by CONTRACTOR. Such estimates may be subject to negotiation.

A. <u>LUMP SUM CONDITIONS DEFINED</u>:

When time and conditions permit, CONTRACTOR prefers Subcontract Extras to be pursued on a lump sum basis. Under this condition, SUBCONTRACTOR shall submit an estimate with complete labor and material breakdown. Contractual labor rates, material and SUBCONTRACTOR'S markups will be used for estimates. CONTRACTOR may accept, reject or negotiate the submitted estimate. If the estimate is rejected, SUBCONTRACTOR shall CONTRACTOR and negotiate reasonable lump sum price that is acceptable to both When such an agreement is reached, the parties. established lump sum price shall be incorporated into the Subcontract Commitment.

B. UNIT PRICE CONDITIONS DEFINED:

- (1) The unit prices set forth herein, at CONTRACTOR'S option, will be applied against extra work SUBCONTRACTOR may be required to pursue in the duration of this Subcontract. These unit prices shall apply without regard to:
 - (a) The quantities involved to meet the requirements of this Subcontract.
 - (b) Difficulties in performing the work.
 - (c) The number of manhours expended to complete such installation.
 - (d) The equipment, labor, material, supervision, scaffolding, protective clothing, and any other item of expense required to complete a given unit of work.

Calumet Construction Corporation July 1, 1988 Proposal No. 88-4-131