

STREETLIGHT MAINTENANCE
DEPARTMENT OF PUBLIC WORKS
CITY OF READING, PENNSYLVANIA

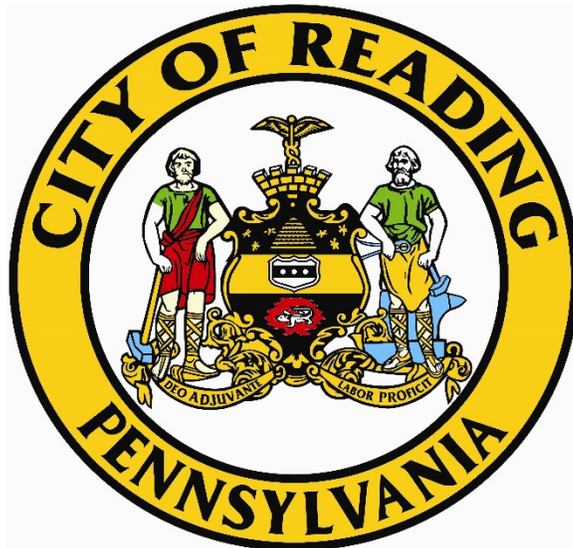


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NOTICE AND INSTRUCTIONS

CITY OF READING, PENNSYLVANIA

NOTICE TO CONTRACTORS

The City of Reading will receive sealed proposals in the Purchasing Office, 815 Washington Street, Room 2-45, Reading, Pennsylvania, until 3:00 P.M., Friday, May 27, 2016 for street light maintenance for the Department of Public Works, City of Reading, Pennsylvania.

Specifications and bid forms, upon which all bids must be submitted, can be obtained in the Purchasing Office, City Hall, Reading, Pennsylvania.

Each proposal shall be accompanied by bid surety in the amount of ten percent (10%) of the proposal. A certified check or bid bond will be accepted.

Attention is called to the fact that prevailing minimum wage rates as determined by the Secretary of the Department of Labor and Industry must be paid by the contractor and that employees shall not be discriminated against because of race, color, age religion, sex or national origin.

The City of Reading reserves the right to accept or reject any or all bids, and to accept or reject any part of a bid that may not be in the public interest.

Tammi Reinhart
Purchasing Coordinator

INSTRUCTIONS TO BIDDERS

PROPOSAL SUBMISSION

Proposals shall be submitted in duplicate on the "Proposal Forms" included in the specifications for the work, and shall be based on the specifications. Each proposal should be submitted in a sealed envelope, and shall plainly indicate on it the title of the proposal, and the date for receiving the bid. This shall be delivered to the City Purchasing Coordinator on or before the time stated in the NOTICE TO CONTRACTORS. Please also submit an electronic copy in with the sealed bid.

Bids received at the Office of the Purchasing Coordinator after the hour specified, will not be considered. Bidders are invited to be present at the opening of bids.

BONDS

Bid security, in the amount of ten percent (10%) of the bid price shall accompany each proposal. This bid security may be a Certified or Cashier's Check, or a bid bond furnished by a surety company, satisfactory to the City of Reading. The Contractor shall furnish a performance bond in an amount equal to one hundred percent (100%) of the Contract Sum as security for the faithful performance of this Contract and also a labor and material payment bond in an amount not Less than one hundred percent (100%) of the Contract Sum as security for the payment of persons performing labor on the Project under this Contract and furnishing materials in connection with this Contract. The successful bidder, upon award of contract, shall furnish at the time of execution of the same, a Maintenance Bond by a surety company acceptable to the City of Reading, in an amount equal to one hundred percent (100%) of the contract, to guarantee satisfactory performance. All bonds are subject to approval by the City Solicitor.

Upon the request of any person or entity appearing to be a potential beneficiary of bonds covering payment of obligations arising under the Contract, the Contractor shall promptly furnish a copy of the bonds or shall permit a copy to be made.

The bonds shall be executed on the forms provided in the Bid Documents. The bonds shall be executed by a corporate surety licensed and qualified to do business in the Commonwealth of Pennsylvania. The surety company shall be named in the current list of companies holding certificates of authority as accepted sureties on federal bonds and as acceptable re-insuring companies as published in Circular 570 (as amended) by the audit staff, Bureau of Government Financial Operations, U.S. Treasury Department, and the amount of the bonds shall not exceed the underwriting risk of such surety as set forth in said Circular or revision thereof. The bonds shall be accompanied by a current and certified power of attorney evidencing the authority of the agent of the surety to execute the bonds as of the date of the bonds.

In case the contract is awarded to a bidder who fails to enter the contract or to deliver all required bonds and affidavits, the cash or check deposited shall become absolute property of the City; or if a bond has been deposited, it shall become payable immediately. Cash, checks or bonds deposited will be returned to unsuccessful bidders as soon as the contract is awarded, or all bids rejected.

INSURANCE

The Contractor, at the time of execution of the contract, shall also furnish the City with insurance certificates of adequate limits, as later indicated, to protect the City of Reading, its agents, and employees from any litigation involving Workers' Compensation, Public Liability and Property Damage, involved in the work. All subcontractors must also furnish copies of their liability insurance and Workers' Compensation Insurance certificates to the City. The City will allow no subcontractor to perform any work under this contract unless such certificates are submitted to and approved by the City beforehand.

CONTRACTOR'S LIABILITY INSURANCE

The status of the Contractor in the work to be performed by the Contractor is that of any independent Contractor and as such, he shall properly safeguard against any and all injury or damage to the public, to public and private property, materials and things, and as such he alone shall be responsible for any and all damage, loss or injury to persons or property that may arise, or be incurred, in or during the conduct or progress of said work without regard to whether or not the Contractor, his sub-contractors, agents, or employees have been negligent, and the Contractor shall keep the City free and discharged of and from any and all responsibility and liability therefore of any sort or kind. The Contractor shall assume all responsibility for risks or casualties of every description, for any or all damage, loss or injury to persons or property arising out of the nature of the work from the action of the elements, or from any unforeseen or unusual difficulty. The Contractor shall assume and be liable for all blame and loss of whatsoever nature by reason of neglect or violation of any Federal, State, County or Local laws, regulations, or ordinances; the Contractor shall indemnify and save harmless the City from all suits or actions of law of any kind whatsoever in connection with this work and shall if required by the City, produce evidence of settlement of any such action before final payment shall be made by the City. Contractor's Liability Insurance Certificate shall include the save harmless clause and shall be filed with the City.

The Contractor shall maintain such insurance as will protect him from claims under worker's compensation acts and from claims for damages because of bodily injury, including death, and property damage, which may arise from and during operations under this Contract, whether such operations be by himself, by any subcontractor or anyone directly or indirectly employed by either of them. Contractor's liability insurance shall be in the names of the Contractor and the City, as their respective interests may appear. Certificates of such insurance shall be filed with the City Risk and Safety Manager.

The minimum amount of liability insurance to be maintained by the Contractor during the life of the contract shall be as follows:

Comprehensive General Liability – for bodily injury and property damage – including any liability normally covered by a general liability policy with limits of not less than \$1,000,000 per occurrence and \$2,000,000 in the annual aggregate.

Business Automobile Liability – For owned, non-owned, leased and hired vehicles with a combined single limit of not less than \$1,000,000 for bodily injury and property damage.

Worker's Compensation – Statutory limits in each state in which Service Provider is required to provide Worker's Compensation coverage including "All States" and "Voluntary Compensation" endorsement, and a Waiver of Subrogation endorsement in favor of the County.

Prior to commencement of performance of this Agreement, Contractor shall furnish to the City a certificate of insurance evidencing all required coverage in at least the limits required herein, **naming the City of Reading, its elected officials, agents, and employees as additional insureds under the Comprehensive General Liability coverage**, and providing that no policies may be modified or cancelled without thirty (30) days advance written notice to the City. Such certificate shall be issued to: *City of Reading, 815 Washington Street, Reading, PA 19601*. All policies shall be in effect with companies holding an A.M. Best rating of "A-" or better and shall be licensed to do business in the Commonwealth of Pennsylvania. Such companies shall also be acceptable to the City.

Please forward a certificate of insurance verifying these insurance requirements.

Liability insurance shall include automobile coverage, including "hired automobiles and non-ownership automobiles."

Liability insurance shall include the hazard of collapse, damage to underground utilities, underground blasting, and excavation. Prior to any blasting which may be required, blasting insurance shall be obtained by the Contractor in an amount satisfactory to the City Engineer.

Liability insurance shall include the hazard of building collapse and of damage to adjoining properties and/or to individuals located within or adjacent to each project site.

All subcontractors performing work under this contract must furnish to the City a copy of their Certificate of Insurance for Workers' Compensation and liability for bodily injury and property damage.

WAGES AND EMPLOYMENT REQUIREMENTS

Each bidder shall include in the proposal a statement that not less than the Pennsylvania prevailing wages will be paid, if project cost exceeds \$24,999.99.

EQUAL EMPLOYMENT OPPORTUNITY

During the performance of this Contract, the Contractor agrees as follows:

The Contractor will not discriminate against any employees 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 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 that may be provided by the City setting forth the provisions of this

nondiscrimination clause.

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.

The Contractor will send to each labor union or representative of workers with which the Contractor has a collective bargaining agreement or other contract or understanding, a notice advising the labor union or workers' representatives of the Contractor, commitments under this Section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

In the event of the Contractor's noncompliance with the non-discrimination 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 the Contractor may be declared ineligible for further City contracts.

The Contractor will include the provisions of these paragraphs in every subcontract or purchase order unless exempted.

EMPLOYMENT OF CERTAIN PERSONS PROHIBITED

No person who, at the time, is serving sentence in a penal or correctional institution shall be employed on the work covered by this Contract.

SUPERVISION OF WORKERS

The Contractor shall provide qualified supervision of each crew at all times while working under this contract. Each supervisor shall be authorized by the Contractor to accept and act upon all directives issued by the City. Failure for the supervisor to act on said directives shall be sufficient cause to give notice that the Contractor is in default of the contract unless such directives would create potential personal injury or safety hazards.

This contract will be under the direct supervision of the City or its authorized representatives. Any alterations or modifications of the work performed under this contract shall be made only by written agreement between the Contractor and the City authorized representatives and shall be made prior to commencement of the altered or modified work. No claims for extra work or materials shall be allowed unless covered by written agreement.

SUBCONTRACTS

The Contractor will not be allowed to subcontract work under this contract unless the City grants written approval. The Subcontractor, as approved, shall be bound by the conditions of the contract between the City and the Contractor. The authorization of a Subcontractor is to perform in accordance with all terms of the contract and specifications. All required notices, work orders, directives, and requests for emergency services will be directed to the Contractor. All directions given to the Subcontractor in the field shall bind the Contractor as if the notice had been given directly to the Contractor.

QUALITY

Where the specification asks for a certain article or "Approved Equal" and the bidder intends to furnish an article which the bidder considers equal to the one named, the bidder must specify in the bid the name and grade of said article. All disputes concerning grade and quality of materials or work shall be determined by a person duly authorized by the Director of Public Works.

TIME OF COMPLETION

The bidders are herewith cautioned that they must comply with the time of completion indicated in the technical specifications. To insure timely completion, the successful bidder will be required to furnish adequate equipment and qualified personnel in sufficient numbers at all times.

Where a date is set for delivery of materials or the performance of work, said materials must be delivered or work performed, in accordance with the specifications or description herein contained on or before said date, or the order to the delinquent party will be cancelled and awarded to the next lowest responsible bidder.

BUSINESS PRIVILEGE TAX

The City of Reading imposes a Business Privilege License, at \$55.00 per calendar year. In addition, a Business Privilege Tax is imposed at the rate of 2¼ mills upon the gross receipts attributable to business conducted within the City of Reading.

PERMITS/LICENSES

The Contractor shall, at his/her expense, pay all fees and procure all necessary licenses and permits needed to conduct the work required under the terms of this contract. The Contractor shall give any and all necessary formal notices required in conjunction with the lawful prosecution of the work of this contract.

BASIS OF PAYMENT

All prices to be quoted F.O.B. Reading, PA destination. The City of Reading is tax exempt.

OBSERVANCE OF LAWS, ORDINANCES AND REGULATIONS

The Contractor at all times during the term of this contract shall observe and abide by all Federal, State, and Local laws which in any way affect the conduct of the work and shall comply with all decrees and orders of courts of competent jurisdiction. The Contractor shall comply fully and completely with any and all applicable State and Federal statutes, rules and regulations as they relate to hiring, wages and any other applicable conditions of employment.

PRE-BID MEETING (if specified)

There will be no pre bid meeting for this bid.

WITHDRAWAL OF PROPOSALS/BIDS

After a bid has been opened, it may not be withdrawn except as provided by Act of January 23, 1974, P.L. 9 No. 4 as same may be amended.

No bids may be withdrawn for a period of ninety (90) days following the formal opening and receipt of bids by the City of Reading.

BID REJECTION

The City of Reading reserves the right to reject any or all bids and to accept or reject any part of any bid. It also reserves the right to waive any technical defects or minor irregularities, which in its discretion, is determined to be in the best interest of the City.

EXECUTION OF CONTRACT

The successful Bidder shall, within ten (10) calendar days after mailing of contract documents by the City to the Principal, enter into contract with the City on form as included within the bidding documents for the appropriate bonds, indemnities and insurances required hereunder.

The contract, when executed, shall be deemed to include the entire agreement between the parties; the Contractor shall not base any claim for modification of the contract upon any prior representation or promise made by the representatives or the City, or other persons.

All attachments are considered as part of this document.

METHOD OF PAYMENT

Payments shall be based on an invoice submitted by the General Contractor or approved representative (Construction Manager). The City shall have the right to withhold disbursement funds if in the City's opinion the construction work for which payment has been requested is of poor workmanship, contrary to any applicable codes and contract specifications, is in violation of appropriate paperwork requirements that are not up to date and approved for this billing period, General Contractor fails to comply with this Agreement, or for other conditions or circumstances which the City deems not to be in the best interest of the public.

Ten percent (10%) of each General Contractor invoice request shall be retained by the City on this contract until it is completed up to City codes and contract specifications and approved by a City Official or person representing a City Official (Architect or Engineer).

ACCESS TO ACCOUNTING RECORDS

The contractor shall certify that all materials, equipment and labor charged to the City are accounted for and shall keep such full and detailed accounts as may be necessary for proper financial management under this Agreement. The City or its representative shall be afforded access to all the Contractor's records, books, correspondence, instructions, drawings, receipts, vouchers, memoranda, and similar data relating to this contract, and the Contractor shall preserve all such records for a period of three (3) years, or for such longer period as may be required by law, after the final payment.

ASSIGNMENT OF REFUND RIGHTS

The City is not subject to federal, state or local sales or use tax or federal excise tax. Contractor hereby assigns to City all of its rights, title, and interest in any sales or use tax which may be refunded as a result of the purchase of any materials purchased in connection with the contract and contractor, unless directed by City, shall not file a claim for any sales or use tax refund subject to this assignment. Contractor authorizes City, in its own name or the name of contractor, to file a claim for a refund of any sales or use tax subject to this assignment.

CONTRACTS WITH SUBCONTRACTORS

The Contractor agrees to include the above references paragraphs in any contracts with subcontractors.

NOTICE TO PROCEED

The Contractor shall begin work on the job site within ten (10) days after receiving Notice to Proceed from the City.

DISCONTINUANCE OF WORK

The Contractor upon receipt of either written or oral notice to discontinue such practice shall immediately discontinue any practice obviously hazardous as determined by the City.

CONTRACT TERMINATION

The City shall have the right to terminate a contract or a part thereof before the work is completed in the event:

1. Previous unknown circumstances arise making it desirable in the public interest to void the contract.
2. The contractor is not adequately complying with the specifications.
3. The contractor refuses, neglects, or fails to supply properly trained or skilled supervisory personal and/or workers or proper equipment.
4. The contractor in the judgment of the City is unnecessarily or willfully delaying the performance and completion of the work.
5. The contractor refuses to proceed with work when and as directed by the City.
6. The contractor abandons the work.

Contractors who have questions concerning various aspects of this Contract should contact the following persons:

QUESTIONS REGARDING SPECIFICATIONS OR BID PROCESS

To ensure fair consideration for all bidders, the City prohibits communication to or with any department or division manager or employee during the bid process with the exception of those questions relative to interpretation of specifications of the bid process. Such questions shall be submitted to the Purchasing Coordinator in writing by 3 P.M., Friday, May 13, 2016. Responses to questions shall be issued to all bidders in the form of a written addendum by, Friday, May 20, 2016.

Tammi Reinhart
Purchasing Coordinator
City Hall, 815 Washington Street
Reading, PA 19601-3690
(610) 655-6427 – FAX
Tammi.Reinhart@readingpa.org

DOCUMENTS TO BE SUBMITTED WITH BID

PROPOSAL
FOR
STREET LIGHT MAINTENANCE
CITY OF READING, PENNSYLVANIA

Proposal of

(name)

(address)

TO: Mayor Wally Scott
City of Reading
815 Washington Street
Reading, PA 19601

Dear Mayor Scott:

In conformity with City Plans and specifications, all as prepared by the Public Works Department and after an examination of the site of the work, and the Contract Documents, including the instructions to Bidders, Form of Proposal, Bid Bond and Conditions, the undersigned submits this proposal, and encloses herewith as proposal guaranty, a Certified or Treasurer's Check, or Bid Bond, in an amount not less than ten percent (10%) of the bid herein submitted, which it is understood will be forfeited if this proposal is accepted by the City of Reading, and the undersigned fails to furnish approved bonds and execute the contract within the time stipulated; otherwise, the guarantee will be returned.

The undersigned declares that no Member of Council, Director of Department, Division Manager, deputy thereof or clerk therein, or other officer of the City of Reading, is directly or indirectly interested as principal, surety of otherwise in this proposal or has any supervision or overall responsibility for the implementation in administration of the contract.

It is certified that the undersigned is the only person(s) interested in this proposal as principal and that the proposal is made without collusion with any person, firm, or corporation.

It is hereby agreed to execute the contract and furnish surety company bonds, on the forms enclosed in the Contract Documents, in the amount of one hundred percent (100%) of the contract price within ten (10) days of mailing of the contract documents from the City to the Principal, and to begin work within ten (10) days after receipt of Notice to Proceed from the City of Reading.

It is proposed to furnish and deliver all materials, tools, equipment, power, tests and transportation, perform all labor, superintendence, and all means of construction, and do all incidental work, and to execute, construct and finish in an expeditious and workmanlike manner, in accordance with the plans and specifications, to the satisfaction and acceptance of the Public Works Department of the City of Reading and of the City Engineer for the total base bid amount as herein shown below:

(written)

\$_____ (figures).

UNIT PRICE PER INTERSECTION: \$_____

HOURLY RATES:

Field Service \$_____

Field Service Overtime \$_____

Traffic Control Truck \$_____

Dump Truck \$_____

Backhoe \$_____

Service/Aerial Truck \$_____

Line Truck \$_____

Pick-up Truck \$_____

Ditch Witch Trencher \$_____

IN WITNESS WHEREOF, this proposal has been executed this ____ day of _____, 20 __, by the setting hereunto of his or its hand and seal.

FOR INDIVIDUAL:

_____ (Seal)

FOR CORPORATION:

(Name of Corporation)

By:

Attest:

(Official Title)

(Secretary)

FOR PARTNERSHIP:

(Name of Partnership)

By:

_____ (Seal)

_____ (Seal)

Partners

FORM OF BID BOND

BOND

KNOW ALL MEN BY THESE PRESENTS that we, the undersigned, _____, as Principal (the "Principal"), and _____ a corporation organized and existing under laws of the _____ of _____, as Surety (the "Surety"), are held and firmly bound unto _____ as Obligee (the "Obligee"), as hereinafter set forth, in the full and just sum of _____ Dollars (\$_____), lawful money of the United States of America, for the payment of which sum we bind ourselves, our heirs, administrators, executors, successors and assigns, jointly and severally, firmly by these presents.

WITNESSETH THAT:

WHEREAS, the Principal herewith is submitting a Proposal to the Obligee to perform the Work in connection with the construction of _____ pursuant to plans, specifications and other documents constituting the Contract Documents which are incorporated into said Proposal by reference (the "Contract Documents"), as prepared by the Department of Public Works, City Hall, 815 Washington Streets, Reading, PA 19601.

WHEREAS, it is a condition of the receipt and consideration by the Obligee of said Proposal that it shall be accompanied by proposal guaranty to be held by the Obligee on terms hereinafter set forth.

NOW, THEREFORE, the condition of this Bond shall be such that, if the Principal, within ten (10) days after mailing of contract document by the City to Principal, shall furnish to the Obligee a Performance Bond, Payment Bond and a Wage Rate Compliance Bond, and upon award of a contract to him by the Obligee, shall execute and deliver the Agreement and furnish to the Obligee proper evidence of effectiveness of insurance coverage, respectively within the time, in the forms and in the amounts, as appropriate, required by the Contract Documents, then this Bond shall be void, otherwise, this Bond shall remain in full force and effect.

The Principal and the Surety agree to pay to the Obligees the difference between the amount of said Proposal, as accepted by the Obligees, and any higher amount for which the required work shall be contracted for by the Obligees, together with any additional advertising costs, architect's fees, legal fees and any all other fees and expenses incurred by the Obligees by reason of the failure of the Principal to enter into such Agreement with the obligee, or to furnish such Contract Bonds, or to furnish evidence of effectiveness of such insurance coverage; provided, however, that (1) the obligation of the Surety shall not exceed the stated principal amount of this Bond; and (2) if the Obligees should not procure an executed contract with any other person for the performance of the work contemplated in said Proposal, as accepted by the Obligees, upon the same terms and conditions, other than price, as provided in the Contract Documents, within the period provided in the Contract Documents during which no proposals of bidders may be withdrawn, whether because of the lack of other proposals, or because of the inability or refusal of any other bidder to enter into an appropriate contract, or because the cost under any higher proposal would be greater than the Obligees shall determine, in its sole discretion, that it can afford, then the Principal and the Surety agree to pay to the Obligees the full amount of this Bond as liquidated damages.

IN WITNESS WHEREOF, the Principal and the Surety cause this Bond to be signed, sealed and delivered this _____ day of _____, 20__.

(INDIVIDUAL PRINCIPAL)

_____(Seal)
(Signature of Individual)

Witness:

Trading and Doing Business as:

(PARTNERSHIP PRINCIPAL)

_____ (Seal)
(Name of Partnership)

Witness:

By: _____ (Seal)
(Partner)

(CORPORATION PRINCIPAL)

Attest:

(Secretary)

(Name of Corporation)

By: _____
(President/Vice President)

(CORPORATE SEAL)

or (if appropriate)

(Name of Corporation)

By: _____
Authorized Representative

*Attach appropriate proof, dated as of the same date as the Bond, evidencing authority to execute in behalf of the corporation.

Signed _____

(Title)

Subscribed and sworn to before me on

this ___ day of _____, 20 ___

(Title)

My commission expires:

(CORPORATION SURETY)

(Name of Corporation)

By: _____
** (Attorney-in-fact)

Witness:

(Corporate Seal)

**Attach an appropriate power of attorney, valid and in effect as of the date of this affidavit, evidencing the authority of the Attorney-In-Fact to act in behalf of the corporation.

NON-COLLUSION AFFIDAVIT

INSTRUCTIONS FOR NON-COLLUSION AFFIDAVIT

This Non-Collusion Affidavit is material to any contract pursuant to this bid. According to the Pennsylvania Antibid-Rigging Act, 73 P.S. 1611 et seq., governmental agencies may require Non-Collusion Affidavits to be submitted together with bids.

This Non-Collusion affidavit must be executed by the member, officer, or employee of the bidder who is authorized to legally bind the bidder.

Bid rigging and other efforts to restrain competition, and the making of false sworn statements in connection with the submission of bids are unlawful and may be subject to criminal prosecution. The person who signs the Affidavit should examine it carefully before signing and assure himself or herself that each statement is true and accurate, making diligent inquiry, as necessary, of all other persons employed by or associated with the bidder with responsibilities for the preparation, approval, or submission of the bid.

In the case of a bid submitted by a joint venture, each party to the venture must be identified in the bid documents, and an Affidavit must be submitted separately on behalf of each party.

The term "complementary bid" as used in the Affidavit has the meaning commonly associated with that term in the bidding process, and includes the knowing submission of bids higher than the bid of another firm, any intentionally high or noncompetitive bid, and any form of bid submitted for the purpose of giving a false appearance of competition.

Failure to file an Affidavit in compliance with these instructions will result in disqualification of the bid.

NON-COLLUSION AFFIDAVIT OF PRIME BIDDER

State of _____

County of _____

_____, being first duly sworn, deposes and says that:

He/She is _____
(Owner, Partner, Officer, Representative or Agent)
of _____, the Bidder that has submitted the
attached Bid or Bids;

He/She is fully informed respecting the preparation and contents of the attached Bid and of all
pertinent circumstances respecting such Bid;

Such Bid is genuine and is not a collusive or sham Bid;

Neither the said Bidder nor any of its officers; partners, owners, agents, representatives, employees or
parties in interest, including this affidavit, has in any way colluded, conspired, connived or agreed,
directly or indirectly, with any other Bidder, firm or person to submit a collusive or sham Bid in
connection with the Contract for which the attached Bid has been submitted or to refrain from bidding in
connection with such Contract, or has in any manner, directly or indirectly, sought by agreement or
collusion or communication of conference with any other Bidder, firm or person to fix the price or prices
in the attached Bid or of any other Bidder, or to fix any overhead, profit or cost element of the Bid price
or the Bid price of any other Bidder, or to secure through any collusion, conspiracy, connivance or
unlawful agreement any advantage against the City of Reading or any person interested in the proposed
Contract;

The price or prices quoted in the attached Bid are
fair and proper and are not tainted by any collusion, conspiracy, connivance or unlawful agreement on
the part of the Bidder or any of its agents, representatives, owners, employees, or parties in interest,
including this affidavit; and,

Neither the said Bidder nor any of its officers,
partners, owners, agents or parties in interest, have any interest, present or prospective, that can be
reasonably construed to result in a conflict of interest between them and the City of Reading, which the
Bidder will be required to perform.

I state that _____ understands

(Name of Firm)

and acknowledges that the above representations are material and important, and will be relied on by the City of Reading in awarding the contract(s) for which this bid is submitted. I understand and my firm understands that any misstatement in this affidavit is and shall be treated as fraudulent concealment from the City of Reading of the true facts relating to the submission of bids for this contract.

(Name and Company Position)

SWORN TO AND SUBSCRIBED

BEFORE ME THIS _____

DAY OF _____, 20__

Notary Public

My Commission Expires

STATEMENT OF BIDDER'S QUALIFICATIONS

All questions must be answered and the data given must be clear and comprehensive. This statement must be notarized. If necessary, questions may be answered on separate attached sheets. The Bidder may submit any additional information he desires.

1. Name of Bidder: _____
2. Permanent main office address: _____
3. When organized: _____
4. If a corporation, where incorporated: _____
5. How many years have you been engaged in the contracting business under your present firm or trade name: _____
6. Contracts on hand: (Schedule these on an attached sheet, showing amount of each contract and the appropriate anticipated dates of completion.)
7. Have you ever failed to complete any work awarded to you? If so, where and why?

8. Have you ever defaulted on a contract ? _____. If so, where and why?

9. List the more important projects recently completed by your company on an attached sheet, stating the approximate cost of each, and the month and year completed.
10. List your major equipment available for this contract.

11. Describe experience in construction work similar in importance to this project on an attached sheet.

Statement of Bidder's Qualifications

12. Background and experience of the principal members of your organization, including the officers.

13. Credit available: \$ _____

14. Give Bank reference: _____

15. Will you, upon request, fill out a detailed financial statement and furnish any other information that may be required by the City? _____

16. (A) Have you ever been a party to or otherwise involved in any action or legal proceeding involving matters related to race, color, nationality or religion? _____

If so, give full details. _____

(B) Have you ever been accused of discrimination based upon race, color, nationality or religion in any action or legal proceeding including any proceeding related to any Federal Agency? _____. If so, give full details _____

17. All prospective bidders are required to present proof of an acceptable disposal method approved by the Pennsylvania Department of Environmental Resources. The proof may consist of a copy of a State Solid Waste Disposal Permit issued to the prospective bidder by the Pennsylvania Department of Environmental Resources, or a letter of approval from the Pennsylvania Department of Environmental Resources for the use of a proposed or existing disposal facility which has a permit or is under review for a permit. Same to be in accordance with Section 7 (a) application and permits, Pennsylvania Solid Waste Management - "Act 241."

Statement of Bidder's Qualifications

18. Name, address, phone number, and contact person at surety company who will provide bonding for this contract:

19. Name, address, phone number, and contact person at insurance company who will provide insurance coverage for this contract:

20. The undersigned hereby authorizes any person, firm or corporation to furnish any information requested by the City of Reading in verification of the recitals comprising this Statement of Bidder's Qualifications.

DATED at _____ this _____ day of _____, 20 ____.

(NAME OF BIDDER)

BY: _____

TITLE: _____

NON DISCRIMINATION STATEMENT

The undersigned hereby certifies that it shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, handicap, familial status, or national origin. The undersigned shall take affirmative action to insure that applicants for employment are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, handicap, familial status, or national origin.

BIDDER

TITLE

CONTRACT DOCUMENTS

C O N T R A C T

NOTE; This contract is not to be filled in until contract is awarded.

THIS AGREEMENT, made and concluded this _____ day of _____, in the year two thousand and _____, by and between the City of Reading, a municipal corporation of the Commonwealth of Pennsylvania, located in the County of Berks, said Commonwealth, party of the first part, and _____, Contractor, party of the second part, pursuant to law and to the provisions and requirements of the ordinance of the City of Reading, Pennsylvania.

WITNESSETH, that the parties to these presents, each in consideration of the agreements on the part of the other herein contained, have agreed, and hereby do agree, the party of the first part for itself, its successors and assign, and the party of the second part for itself, himself, or themselves, its successors, or his or their executors and administrators as follows:

CONTRACTOR'S GENERAL AGREEMENT. The Contractor covenant, promises and agrees to and with the party of the first part, for the consideration hereinafter mentioned and contained, and under the penalty expressed in a bond bearing date of _____ and hereto attached, to furnish all the material, machinery, equipment, tools, labor and transportation, except as hereinafter otherwise provided, at his own cost, necessary or proper for the purpose of executing the work embraced in this contract in a good, substantial and workmanlike manner, and in strict accordance with the specifications pertaining to this contract a herein contained.

PARTS OF CONTRACT. The Location Map; Notice to Contractors; Bid Instructions; Documents to be Submitted with Bid; Contract Documents; Documents to be Submitted During the Course of the Contract; Wage Rate Determinations; Notice of Preconstruction Requirements and Pre-Construction Conference Questionnaire; Affirmative Action Requirements; General Provisions; Supplementary General Terms and Conditions; Technical Specifications; Supplementary Technical Specifications; and Correspondence and Supportive Documentation shall each form a part of the Contract.

THE CONTRACT SUM. The City shall pay the Contractor for the performance of the Contract, subject to additions and deductions provided therein, in current funds as follows: _____

_____ (state here the lump sum amount, unit prices, or both as desired in individual cases.)

Where the quantities originally contemplated are so changed that application of the agreed unit price to the quantity of work performed is shown to create a hardship to the Owner or the Contractor, there shall be an equitable adjustment of the Contract to prevent such hardship.

TIME & MANNER OF DOING WORK. The party of the second part agrees to commence the construction of the work to be done under this contract, immediately upon receiving written notice from the Director of Public Works, or other applicable Director, so to do and to complete the entire work not later than _____, it being expressly agreed and understood that the time of beginning, rates of progress and time of completion of the work are essential under this contract. Time is to be considered to be the essence of this contract.

STIPULATED DAMAGES. The Contractor shall begin work within ten (10) days of receipt of written notice from the applicable Director, to do so. If the Contractor fails to complete and finish the work in conformity with the terms and provisions of this Contract within the time hereinbefore specified, he shall pay to the City the sum of **Five Hundred Dollars (\$500.00)** for each and every day thereafter, including Sundays and holidays, that the finishing of the Contract is delayed, which sum shall be construed as stipulated and liquidated damages and not as a penalty and shall be deducted from the amount due by the terms of the Contract; provided, however, that in case of justifiable delay, the City shall extend the time for completion of said work as provided for in Article G.7, but no extension of time for any reason beyond the time fixed herein for the completion of the work shall be deemed a waiver by the City of the right to abrogate this Contract for abandonment for delay.

LIENS. Neither the final payment nor any part of the retained percentage shall become due until the Contractor, if required, shall deliver to the City a complete release of all liens arising out of this Contract, or receipts in full in lien thereof, and, if required in either case, an affidavit that so far as he has knowledge or information the release and receipts include all the labor and material for which a lien could be filed. If any lien remains unsatisfied after all payments are made, the Contractor shall refund to the City all monies that the latter may be compelled to pay in discharging such a lien, including all costs and a reasonable attorney's fee.

BASIS OF CONTRACT. This contract is founded on _____

IN WITNESS WHEREOF, the said City of Reading has caused this Agreement to be executed by its Mayor, and its corporate seal to be hereunto affixed, duly attested by its City Clerk, and the party of the second part.

the day and year first above written.

CITY OF READING

By: _____
Mayor

ATTEST:

City Clerk

Signed and Sealed in the Presence of

CONTRACTOR

PRESIDENT

SECRETARY

PERFORMANCE BOND

Know All Men By These Presents that we, _____
(CONTRACTOR)

hereinafter called the PRINCIPAL, and _____
(SURETY)

hereinafter called the SURETY, a corporation organized and existing under the laws of the _____ are held and firmly bound unto _____ hereinafter called the OBLIGEE, as hereinafter set forth, in the full and just sum of _____ Dollars (\$ _____), lawful money of the United States of America, for the payment of which sum we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WITNESSETH THAT:

WHEREAS, the PRINCIPAL heretofore submitted to the OBLIGEE a certain PROPOSAL, dated _____, 20____, to perform the WORK for the OBLIGEE, in connection with the _____ as set forth in CONTRACT DOCUMENTS.

WHEREAS, the OBLIGEE is a "contracting body" under provisions of Act No. 385 of the General Assembly of the Commonwealth of Pennsylvania, approved by the Governor on December 20, 1967, known and cited as the "Public Works Contractors Bond Law of 1967" (the "Act"); and

WHEREAS, the Act, in Section 3(a), requires that, before an award shall be made to the PRINCIPAL by the OBLIGEE in accordance with the PROPOSAL, the PRINCIPAL shall furnish this BOND to the OBLIGEE, with this BOND to become binding upon the award of the CONTRACT to the PRINCIPAL by the OBLIGEE in accordance with the PROPOSAL; and

WHEREAS, it also is a condition of the CONTRACT DOCUMENTS that this BOND shall be furnished by the PRINCIPAL to the OBLIGEE; and

WHEREAS, under the CONTRACTOR DOCUMENTS, it is provided inter alia, that if the PRINCIPAL shall furnish this BOND to the OBLIGEE, and if the OBLIGEE shall make an award to the PRINCIPAL, in accordance with the PROPOSAL, then the PRINCIPAL and OBLIGEE shall enter into a CONTRACT with respect to performance of the WORK, the form of which CONTRACT is set forth in the CONTRACT DOCUMENTS.

NOW, THEREFORE, the terms and conditions of this BOND are and shall be that if the PRINCIPAL will truly and faithfully comply with and perform the WORK in accordance with the CONTRACT DOCUMENTS, at the time and in the manner provided in the CONTRACT DOCUMENTS, and if the PRINCIPAL shall satisfy all claims and demands incurred in or related to the performance of the WORK by the PRINCIPAL, and if the PRINCIPAL shall indemnify completely and shall hold harmless the OBLIGEE and all of its officers, agents and employees from any and all costs and damages which the OBLIGEE and all of its officers, agents and employees may sustain or suffer by reason of the failure of the PRINCIPAL to do so, and if the PRINCIPAL shall reimburse completely and shall pay to the OBLIGEE any and all costs and expenses which the OBLIGEE and all of its officers, agents or employees may incur by reason of any such default or failure of the PRINCIPAL, then this BOND shall be void; otherwise, this BOND shall remain in force and effect.

This BOND, is executed and delivered under and subject to the Act, to which reference hereby is made.

The PRINCIPAL and the SURETY agree that any alterations, changes and/or additions to the CONTRACT DOCUMENTS, and/or any alterations, changes and/or additions to the WORK to be performed in accordance with the CONTRACT DOCUMENTS, and/or any alterations, changes and/or additions to the CONTRACT , and/or any giving by the OBLIGEE of any extensions of time for the performance of the WORK in accordance with the CONTRACT DOCUMENTS, and/or any act of forbearance of either the PRINCIPAL or the OBLIGEE toward the other with respect to the CONTRACT DOCUMENTS, and/or the reduction of any percentage to be retained by the OBLIGEE as permitted by the CONTRACT DOCUMENTS, shall not release, in any manner whatsoever, the PRINCIPAL and the SURETY, or either of them, or their heirs, executors, administrators, successors and assigns, from liability and obligations under this BOND; and the SURETY, for value received, does waive notice of any such alterations, changes, additions, extensions of time, acts of forbearance and/or reduction of retained percentage.

IN WITNESS WHEREOF, the PRINCIPAL and the SURETY cause this BOND to be signed, sealed and delivered this _____ day of _____, 20_____.

(INDIVIDUAL PRINCIPAL)

_____(Seal)
(Signature of Individual)

Witness:

Trading and Doing Business as:

(PARTNERSHIP PRINCIPAL)

_____(Seal)
(Name of Partnership)

Witness:

By: _____(Seal)
(Partner)

(CORPORATION PRINCIPAL)

Attest:

(Secretary)

(Name of Corporation)

By: _____
(President/Vice President)

(CORPORATE SEAL)

or (if appropriate)

(Name of Corporation)

By: _____
Authorized Representative

*Attach appropriate proof, dated as of the same date as the Bond, evidencing authority to execute in behalf of the corporation.

Signed _____

(Title)

Subscribed and sworn to before me on

this ___ day of _____, 20 ___

(Title)

My commission expires:

(CORPORATION SURETY)

(Name of Corporation)

By: _____
** (Attorney-in-fact)

Witness:

(Corporate Seal)

** Attach an appropriate power of attorney, valid and in effect as of the date of this affidavit, evidencing the authority of the Attorney-In-Fact to act in behalf of the corporation.

PAYMENT BOND

Know All Men by These Presents:

That We, _____ hereinafter called the PRINCIPAL, and _____
(CONTRACTOR)
_____ hereinafter called the SURETY, a corporation organized and
(SURETY)
existing under the laws of the _____ of _____ are held and firmly
bound unto _____, hereinafter called OBLIGEE, as hereinafter
(OBLIGEE)
set forth, in the full and just sum of _____ Dollars (\$ _____),
lawful money of the United States of America, for the payment of which we bind ourselves, our heirs,
executors, administrators, successors and assigns, jointly and severally, firmly by these presents:

Witnesseth That:

WHEREAS, the PRINCIPAL heretofore submitted to the OBLIGEE a certain PROPOSAL, dated _____, 20 ____ to perform the WORK for the OBLIGEE, in connection with the _____ as set forth in the CONTRACT DOCUMENTS;

WHEREAS, the OBLIGEE is a "contracting body" under provisions of the Act of the General Assembly of the Commonwealth of Pennsylvania, approved by the Governor on December 20, 1967, known as and cited as the "Public Works Contractors" Bond Law of 1967", P L 869 (the Act"): and

WHEREAS, the Act, in section 3(a), requires that, before an award shall be made to the PRINCIPAL by the OBLIGEE in accordance with the PROPOSAL, the PRINCIPAL shall furnish this BOND to the OBLIGEE, with this BOND to become binding upon the award of a CONTRACT to the PRINCIPAL by the OBLIGEE in accordance with the PROPOSAL: and

WHEREAS, it also is a condition of the CONTRACT DOCUMENTS that this BOND shall be furnished by the PRINCIPAL to the OBLIGEE; and

WHEREAS, under the CONTRACTOR DOCUMENTS, it is provided, inter alia, that if the PRINCIPAL shall furnish this BOND to the OBLIGEE, and if the OBLIGEE shall make an award to the PRINCIPAL in accordance with the PROPOSAL then the PRINCIPAL and the OBLIGEE shall enter into a CONTRACT with respect to performance of the WORK, the form of which CONTRACT is set forth in the CONTRACT DOCUMENTS.

NOW, THEREFORE, the terms and conditions of this BOND are and shall be that if the PRINCIPAL and any SUBCONTRACTOR of the PRINCIPAL to whom any portion of the WORK shall be subcontracted, and if all assignees of the PRINCIPAL and of any such SUBCONTRACTOR, promptly shall pay or shall cause to be paid, in full all money which may be due any claimant supplying labor or materials in the prosecution and performance of the WORK in accordance with the CONTRACT DOCUMENTS, including any amendment, extension or addition to the CONTRACT DOCUMENTS, for material furnished or labor supplied or labor performed, then this BOND shall be void; otherwise,

this BOND shall be and shall remain in force and effect.

This BOND, as provided by the Act, shall be solely for the protection of claimants supplying labor or materials to the PRINCIPAL or to any SUBCONTRACTOR of the PRINCIPAL in the prosecution of the WORK covered by the CONTRACT DOCUMENTS, including any amendment, extension or addition thereto. The term "claimant", where used herein and as required by the Act, shall mean any individual, firm, partnership, association or corporation. The phrase "labor or materials", when used herein and as required by the Act, shall include public utility services and reasonable rentals of equipment, but only for periods when the equipment rented is actually used at the site of the WORK covered by the CONTRACT. As required by the Act, the provisions of this BOND shall be applicable whether or not the material furnished or labor performed enters into and becomes a component part of the public building, public work or public improvement contemplated by the CONTRACT DOCUMENTS.

As provided and required by the Act, the PRINCIPAL and the SURETY agree that any claimant, who has performed labor or furnished material in the prosecution of the WORK in accordance with the CONTRACT DOCUMENTS, including any amendment, extension or addition to the CONTRACT DOCUMENTS, and who has not been paid therefore, in full, before the expiration of ninety (90) days after the last day on which such claimant performed the last of such labor or furnished the last of such materials for which payment is claimed, may institute an action upon this BOND, in the name of the claimant, in assumpsit, to recover any amount due the claimant for such labor or material, and may prosecute such action to final judgment and may have execution upon the judgment; provided, however, that:

(a) Any claimant who has a direct contractual relationship with any SUBCONTRACTOR of the PRINCIPAL, but has no contractual relationship, express or implied, with the PRINCIPAL, may institute an action upon this BOND only if such claimant first shall have given written notice, served in the manner provided in the Act, to the PRINCIPAL, within ninety (90) days from the date upon which such claimant performed the last of the labor or furnished the last of the materials for which payment is claimed, stating, with substantial accuracy, the amount claimed and the name of the person for whom the WORK was performed or to whom the material was furnished; and

(b) No action upon this BOND shall be commenced after the expiration of one (1) year from the day upon which the last of the labor was performed or material was supplied, for the payment of which such action is instituted by the claimant; and

(c) Every action upon this BOND shall be instituted either in the appropriate court of the County where the WORK is to be performed or of such other County as Pennsylvania statutes shall provide, or in the United States District Court for the district in which the PROJECT, to which the CONTRACT relates, is situated, and not elsewhere.

This BOND is executed and delivered under and subject to the Act, to which reference hereby is made.

The PRINCIPAL and the SURETY agree that any alterations, changes and/or additions to the CONTRACT DOCUMENTS, and/or any alterations, changes and/or additions to the WORK to be performed in accordance with the CONTRACT DOCUMENTS, and/or any alterations, changes and/or additions to the CONTRACT, and/or any given by the OBLIGEE of any extensions of time for the

performance of the WORK in accordance with the CONTRACT DOCUMENTS, and/or any act of forbearance of either the PRINCIPAL or the OBLIGEE toward the other with respect to the CONTRACT DOCUMENTS, and/or the reduction of any percentage to be retained by the OBLIGEE as permitted by the CONTRACT DOCUMENTS, shall not release, in any manner whatsoever, the PRINCIPAL and the SURETY, or either of them, or their heirs, executors, administrators, successors and assigns, from liability and obligations under this BOND; and the SURETY for value received, does waive notice of any such alterations, changes, additions, extensions of time, acts of forbearance and/or reduction of retained percentage.

If the PRINCIPAL is a foreign corporation (incorporated under the laws other than those of the Commonwealth of Pennsylvania) then further terms and conditions of this BOND are and shall be that the PRINCIPAL or the SURETY shall not be discharged from liability on this BOND, nor this BOND surrendered until such PRINCIPAL files with the OBLIGEE a certificate from the Pennsylvania Department of Revenue evidencing the payment in full of all bonus taxes, penalties and interest, and a certificate from the Bureau of Employment and Unemployment Compensation of the Pennsylvania Department of Labor and Industry, evidencing the payment of all unemployment compensation, contributions, penalties and interest due the Commonwealth from said PRINCIPAL or any foreign corporation,

SUBCONTRACTOR thereunder or for which liability has accrued but the time for payment has not arrived, all in accordance with provisions of the Act of June 10, 1947, P.L 493, of the Commonwealth of Pennsylvania.

In Witness Whereof, the PRINCIPAL and the SURETY cause this BOND to be signed, sealed and delivered this _____ day of _____, 20 __.

(INDIVIDUAL PRINCIPAL)

_____(Seal)
(Signature of Individual)

Witness:

Trading and Doing Business as:

(PARTNERSHIP PRINCIPAL)

_____ (Seal)
(Name of Partnership)

Witness:

By: _____ (Seal)
(Partner)

(CORPORATION PRINCIPAL)

Attest:

(Secretary)

(Name of Corporation)

By: _____
(President/Vice President)

(CORPORATE SEAL)

or (if appropriate)

(Name of Corporation)

By: _____
Authorized Representative

*Attach appropriate proof, dated as of the same date as the Bond, evidencing authority to execute in behalf of the corporation.

Signed _____

(Title)

Subscribed and sworn to before me on

this ___ day of _____, 20 ___

(Title)

My commission expires:

(CORPORATION SURETY)

(Name of Corporation)

By: _____
** (Attorney-in-fact

Witness:

(Corporate Seal)

**Attach an appropriate power of attorney, valid and in effect as of the date of this affidavit, evidencing the authority of the Attorney-In-Fact to act in behalf of the corporation.

MAINTENANCE BOND

Know All Men by These Presents, that we, _____
(CONTRACTOR)

hereinafter called the PRINCIPAL, and _____
(SURETY)

hereinafter called the SURETY, a corporation organized and existing under laws of the
_____ of _____, are held and

firmly bound unto _____, hereinafter called the OBLIGEE, as
(OWNER)

hereinafter set forth, in the full and just sum of _____

Dollars (\$ _____), lawful money of the United States of America, for the payment of which we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents,

WITNESSETH THAT:

Whereas, The PRINCIPAL heretofore submitted to the OBLIGEE a certain
PROPOSAL, dated _____, 20__ to perform the WORK for the
OBLIGEE, in connection with the construction of _____

_____ as set forth in the CONTRACT DOCUMENTS as prepared by the CITY OF READING.

Now, Therefore, the condition of this BOND shall be such that: If the PRINCIPAL shall remedy, without cost to the OBLIGEE, all defects which may develop during the period of one (1) year from the date of completion by the PRINCIPAL and final acceptance of the OBLIGEE of the WORK performed in accordance with the CONTRACT DOCUMENTS, which defects, in the sole judgment of the OBLIGEE, shall be caused by or shall result from defective or inferior materials or workmanship, and if the PRINCIPAL shall satisfy all claims and demands arising from or related to such defects or growing out of such defects. and if the PRINCIPAL shall indemnify completely and shall save harmless the OBLIGEE from any and all costs and damages which the OBLIGEE may sustain or suffer by reason of the failure so to do; and if the PRINCIPAL shall reimburse completely and shall pay to the OBLIGEE any and all costs and expenses which the OBLIGEE may incur by reason of any such default or failure of the PRINCIPAL, then this BOND shall be void; otherwise, this BOND shall be and shall remain in full force and effect.

The PRINCIPAL and the SURETY agree that any alterations, changes and/or additions to the CONTRACT DOCUMENTS, and/or any alterations, changes and/or additions to the WORK to be performed in accordance with the CONTRACT DOCUMENTS, and/or any alterations, changes and/or

additions to the CONTRACT, and/or any giving by the OBLIGEE of any extensions of time for the performance of the WORK in accordance with the CONTRACT DOCUMENTS, and/or any act of forbearance of either the PRINCIPAL or the OBLIGEE toward the other with respect to the CONTRACT DOCUMENTS, and/or the reduction of any percentage to be retained by the OBLIGEE as permitted by the CONTRACT DOCUMENTS, shall not release, in any manner whatsoever, the PRINCIPAL and the SURETY, or either of them, or their heirs, executors, administrators, successors and assigns from liability and obligations under this BOND; and the SURETY for value received, does waive notice of any such alterations, changes, additions, extensions of time, acts of forbearance and/or reduction of retained percentage.

In Witness Whereof, the PRINCIPAL and the SURETY cause this BOND to be signed, sealed and delivered this _____ day of _____, 20____.

(INDIVIDUAL PRINCIPAL)

_____(Seal)
(Signature of Individual)

Witness:

Trading and Doing Business as:

(PARTNERSHIP PRINCIPAL)

_____ (Seal)
(Name of Partnership)

Witness:

By: _____ (Seal)
(Partner)

(CORPORATION PRINCIPAL)

Attest:

(Secretary)

(Name of Corporation)

By: _____
(President/Vice President)

(CORPORATE SEAL)

or (if appropriate)

(Name of Corporation)

By: _____
Authorized Representative

*Attach appropriate proof, dated as of the same date as the Bond, evidencing authority to execute in behalf of the corporation.

Signed _____

(Title)

Subscribed and sworn to before me on

this ___ day of _____, 20 ___

(Title)

My commission expires:

(CORPORATION SURETY)

(Name of Corporation)

By: _____
** (Attorney-in-fact)

Witness:

(Corporate Seal)

**Attach an appropriate power of attorney, valid and in effect as of the date of this affidavit, evidencing the authority of the Attorney-In-Fact to act in behalf of the corporation.

WAGE RATE COMPLIANCE BOND

BOND NO.

KNOW ALL MEN BY THESE PRESENTS, that _____
(Contractor)

(Full Address)

(hereinafter referred to as EMPLOYER), _____
(Surety Company)

Insurance Company, a corporation organized and existing under the laws of the
State of _____ (hereinafter referred to as SURETY),

are hereby severally held and firmly bound in the sum of _____

Dollars, - being 50% of the estimated or bid price of the contract, lawful money
of the United States of America, unto the City of Reading, City Hall, 815

Washington Street, Reading, Pennsylvania, 19601-3690, (hereinafter referred to as
CITY), as its interests may appear.

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that if Employer and
any subcontractors shall promptly pay wages due their employees for work performed under an
agreement dated _____, 20__ (including amendments thereto), between Employer and City for a
project to be completed at the City Park Band Shell based on the minimum prevailing wages specified in
said Agreement as published by the Pennsylvania Department of Labor and Industry and as reflected in
a Contract between Employer and City, dated _____, 20 __, then the above obligation shall be void,
otherwise it shall remain in full force and effect.

The Surety's obligation under this Bond shall cover payments due as aforesaid for work
performed by employees during the period commencing _____, 20 __, and ending with the completion
of the project in accordance with a certificate of Completion issuable by the City.

We, the said Employer and Surety, and each of us do bind and oblige ourselves, to the extent of
our respective liabilities hereunder, as well as our heirs, executors, administrators, successors and
assigns, and every one of them, firmly by these presents.

SIGNED, SEALED, AND DATED this _____ day of _____, 20 ____.

(Name of Contractor)

ATTEST:

By: _____
(Principal Contractor)

By: _____, Partner

WITNESS:

(Name of Surety)

By: _____
(Attorney-In-Fact)

Attach an appropriate Power of Attorney, dated on the same date as the BOND, evidencing the authority of the Attorney-in-Fact to act in behalf of the corporation.

STATEMENT ACCEPTING PROVISIONS OF WORKERS' COMPENSATION ACT

STATE OF _____

ss.

COUNTY OF _____

The undersigned contractor has accepted the provisions of the Workers' Compensation Act of Pennsylvania, with all supplements, and has insured liability thereunder in accordance with the terms thereof with the insurance company whose signature is attached hereto.

For Individual

_____ (SEAL)

For Corporation

(Name of Corporation)

By: _____
(Official Title)

Attest: _____
(Secretary or Asst. Secretary)

For Partnership

(Name of Partnership)

By: _____ (SEAL)

_____ (SEAL)

(Partners)

(Name of Insurance Company)

By: _____
Attorney-in-Fact

STIPULATION AGAINST LIENS

WHEREAS, _____, hereinafter called the CONTRACTOR, has entered into a CONTRACT, dated _____, 20____, with _____ hereinafter called the CITY, to provide materials and perform labor necessary for the manufacture and furnishing of the: as set forth in the CONTRACT DOCUMENTS as prepared by the City of Reading.

NOW, THEREFORE, it is hereby stipulated and agreed by and between the said parties, as part of the said CONTRACT, and for the consideration therein set forth, that neither the undersigned CONTRACTOR, any SUBCONTRACTOR or material man, nor any other person furnishing labor or materials to the said CONTRACTOR under this CONTRACT shall file a lien, commonly called a mechanic's lien, for WORK done or materials furnished for the above manufacture.

This stipulation is made and shall be filed with the Berks County Prothonotary within ten (10) days after execution, in accordance with the requirements of Section 1402 of the Mechanics Lien Law of 1963 of the Commonwealth of Pennsylvania in such case provided.

IN WITNESS WHEREOF, the parties hereto have caused the signature of their proper officers to be affixed thereto on this _____ day of _____, 20____.

(SEAL)

(CITY OF READING)

BY: _____

TITLE: _____

ATTEST:

BY: _____

TITLE: _____

(SEAL)

(CONTRACTOR)

BY: _____

TITLE: _____

ATTEST:

BY: _____

TITLE: _____

INDEMNITY AGREEMENT & HOLD HARMLESS

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, the undersigned has entered into a contract with the CITY OF READING, dated _____, 20 __, providing for the

City of Reading, Pennsylvania.

NOW, THEREFORE, in consideration of the award of said contract to the undersigned, _____, as well as in further consideration of the sum of ONE DOLLAR (\$1.00) in hand paid to the said _____ by the City of Reading, receipt whereof is hereby acknowledged, the said _____ agrees to indemnify and save harmless the CITY OF READING, its officers, agents, servants, and employees against any and all loss, damage, costs and expenses which the said CITY may hereafter suffer, incur, be put to or pay by reason of any bodily injury (including death) or damage to property arising out of any act or omission in performance of the work undertaken under the aforesaid contract.

EXECUTED this ____ day of _____, 20__.

By: _____

Title: _____

ATTEST:

(Title)

NOTICE TO PROCEED

TO:

Project _____

Contract No. _____

Amount of Contract _____

You are hereby notified to commence work on the referenced contract on or before _____, 20____, and shall fully complete all of the work of said contract within _____ consecutive calendar days thereafter. Your completion date is therefore _____, 20____.

The contract provides for an assessment of the sum of \$_____ as liquidated damages for each consecutive calendar day after the above established contract completion date that the work remains incomplete.

Dated this _____ day of _____, 20____.

By _____

Title _____

ACCEPTANCE OF NOTICE

Receipt of foregoing Notice to Proceed is hereby acknowledged

By _____

this _____ day of _____, 20____.

By _____

Title _____

WAGE RATES

Prevailing Wages Project Rates

Project Name: Traffic Signal Maintenance
 Awarding Agency: City of Reading
 Contract Award Date: 7/15/2009
 Serial Number: 09-4317
 Project Classification: (Heavy, Highway)
 Determination Date: 6/5/2009 2:28:38 PM
 Assigned Field Office: Scranton
 Field Office Phone Number: 570-963-4577
 Toll Free Phone Number: 1-877-214-3962

Berks County

(Building)	Effective Date	Expiration Date	Hourly Rate	Fringe Benefits	Total
Asbestos & Insulation Workers	6/30/2008		\$29.13	\$17.63	\$46.76
Boilermaker (Repair Work)	3/1/2008		\$21.87	\$13.97	\$35.84
Boilermakers	9/30/2008		\$38.81	\$22.26	\$61.07
Bricklayers, Stone Masons, Pointers, Caulkers, Cleaners	5/3/2009		\$28.48	\$14.19	\$42.67
	10/4/2009		\$28.48	\$14.24	\$42.72
	5/2/2010		\$30.41	\$14.28	\$44.69
Carpenters, Drywall Hangers, Framers, Instrument Men, Lathers, Soft Floor Layers	6/1/2008		\$24.42	\$9.67	\$34.09
	6/1/2009		\$25.69	\$10.27	\$35.96
	6/1/2010		\$26.96	\$10.77	\$37.73
	6/1/2011		\$28.16	\$11.22	\$39.38
Cement Finishers	5/1/2009		\$29.10	\$10.75	\$39.85
	5/1/2010		\$31.35	\$10.25	\$41.60
	5/1/2011		\$33.35	\$10.25	\$43.60
Dock Builder/Pile Drivers	1/1/2009		\$28.85	\$12.00	\$40.85

	1/1/2010	\$29.95	\$12.25	\$42.20
Drywall Finisher	5/1/2009	\$23.31	\$12.57	\$35.88
	5/1/2010	\$23.31	\$13.97	\$37.28
	5/1/2011	\$23.31	\$15.82	\$39.13
Electric Lineman	6/1/2008	\$35.28	\$14.90	\$50.18
	5/31/2009	\$37.27	\$15.43	\$52.70
Electricians	9/1/2008	\$31.12	\$13.68	\$44.80
Elevator Constructor	1/1/2008	\$37.85	\$16.47	\$54.32
Elevator Tender (Use Elevator Apprentice or Constructor)	1/1/2005	\$0.00	\$0.00	\$0.00
Glazier	6/1/2008	\$27.00	\$12.64	\$39.64
	6/1/2009	\$29.22	\$11.92	\$41.14
Iron Workers (Bridge, Structural Steel, Ornamental, Precast, Reinforcing)	7/1/2008	\$27.25	\$20.65	\$47.90
Laborers (Class 01 - See notes)	5/1/2009	\$19.43	\$9.73	\$29.16
	5/1/2010	\$19.92	\$10.64	\$30.56
Laborers (Class 02 - See notes)	5/1/2009	\$21.43	\$9.73	\$31.16
	5/1/2010	\$21.92	\$10.64	\$32.56
Laborers (Class 03 - See notes)	5/1/2009	\$23.43	\$9.73	\$33.16
	5/1/2010	\$24.22	\$10.64	\$34.86
Laborers (Class 04 - See notes)	5/1/2009	\$24.93	\$9.73	\$34.66
	5/1/2010	\$25.62	\$10.64	\$36.26
Millwright	5/1/2009	\$27.41	\$13.47	\$40.88
Operators (Building/Heavy, Class 01 - See Notes)	5/1/2009	\$29.42	\$16.89	\$46.31

	5/1/2010	\$30.76	\$17.85	\$48.61
	5/1/2011	\$32.06	\$18.85	\$50.91
Operators (Building/Heavy, Class 01a - See Notes)	5/1/2009	\$31.67	\$17.55	\$49.22
	5/1/2010	\$33.01	\$18.51	\$51.52
	5/1/2011	\$34.31	\$19.51	\$53.82
Operators (Building/Heavy, Class 02 - See Notes)	5/1/2009	\$29.13	\$16.81	\$45.94
	5/1/2010	\$30.47	\$17.77	\$48.24
	5/1/2011	\$31.77	\$18.77	\$50.54
Operators (Building/Heavy, Class 02a - See Notes)	5/1/2009	\$31.38	\$17.48	\$48.86
	5/1/2010	\$32.72	\$18.44	\$51.16
	5/1/2011	\$34.02	\$19.44	\$53.46
Operators (Building/Heavy, Class 03 - See Notes)	5/1/2009	\$26.22	\$15.94	\$42.16
	5/1/2010	\$27.55	\$16.91	\$44.46
	5/1/2011	\$28.85	\$17.91	\$46.76
Operators (Building/Heavy, Class 04 - See Notes)	5/1/2009	\$25.08	\$15.61	\$40.69
	5/1/2010	\$26.42	\$16.57	\$42.99
	5/1/2011	\$27.72	\$17.57	\$45.29
Operators (Building/Heavy, Class 05 - See Notes)	5/1/2009	\$24.64	\$15.47	\$40.11
	5/1/2010	\$25.96	\$16.45	\$42.41
	5/1/2011	\$27.27	\$17.44	\$44.71
Operators (Building/Heavy, Class 06 - See Notes)	5/1/2009	\$23.76	\$15.21	\$38.97
	5/1/2010	\$25.09	\$16.18	\$41.27
	5/1/2011	\$26.39	\$17.18	\$43.57
Operators (Building/Heavy, Class 07/A - See Notes)	5/1/2009	\$35.30	\$19.38	\$54.68
	5/1/2010	\$36.91	\$20.43	\$57.34
	5/1/2011	\$38.47	\$21.53	\$60.00
Operators (Building/Heavy, Class 07/B - See Notes)	5/1/2009	\$34.96	\$19.27	\$54.23

	5/1/2010	\$36.56	\$20.33	\$56.89
	5/1/2011	\$38.12	\$21.43	\$59.55
Painters Class 1 (see notes)	5/1/2009	\$22.75	\$12.57	\$35.32
	5/1/2010	\$22.75	\$13.97	\$36.72
	5/1/2011	\$22.75	\$15.82	\$38.57
Painters Class 2 (see notes)	5/1/2009	\$24.75	\$12.57	\$37.32
	5/1/2010	\$24.75	\$13.97	\$38.72
	5/1/2011	\$24.75	\$15.82	\$40.57
Painters Class 3 (see notes)	5/1/2009	\$25.60	\$12.57	\$38.17
	5/1/2010	\$29.91	\$13.97	\$43.88
	5/1/2011	\$29.91	\$15.82	\$45.73
Pile Driver Divers (Building, Heavy, Highway)	1/1/2009	\$43.28	\$12.00	\$55.28
	1/1/2010	\$44.39	\$12.25	\$56.64
Plasterers	5/1/2009	\$23.70	\$12.96	\$36.66
	5/1/2010	\$26.20	\$12.21	\$38.41
Plumbers	5/1/2009	\$34.20	\$22.74	\$56.94
Roofers (Composition)	5/1/2009	\$30.00	\$23.10	\$53.10
	5/1/2010	\$33.50	\$22.10	\$55.60
Roofers (Shingle, Slate, Tiles)	5/1/2009	\$23.25	\$13.62	\$36.87
Sheet Metal Workers	6/1/2008	\$28.98	\$27.45	\$56.43
	6/1/2009	\$29.56	\$29.12	\$58.68
Sign Makers and Hangars	5/29/2008	\$26.53	\$13.31	\$39.84
Sprinklerfitters	4/1/2009	\$33.85	\$16.55	\$50.40
	1/1/2010	\$33.85	\$17.60	\$51.45

Steamfitters	5/1/2009		\$37.76	\$25.00	\$62.76
	5/1/2010		\$42.17	\$23.44	\$65.61
Terrazzo Finisher	5/1/2009		\$26.54	\$14.37	\$40.91
	5/1/2010		\$27.89	\$14.42	\$42.31
Terrazzo Setter	5/1/2009		\$25.86	\$17.27	\$43.13
	5/1/2010		\$27.21	\$17.32	\$44.53
Tile & Marble Finisher	5/1/2009		\$21.48	\$12.39	\$33.87
Tile & Marble Layer	5/1/2009		\$24.15	\$13.86	\$38.01
Truckdriver class 1 (see notes)	5/1/2009		\$28.58	\$0.00	\$28.58
	5/1/2010		\$29.58	\$0.00	\$29.58
	5/1/2011		\$30.73	\$0.00	\$30.73
Truckdriver class 2 (see notes)	5/1/2009		\$28.65	\$0.00	\$28.65
	5/1/2010		\$29.65	\$0.00	\$29.65
	5/1/2011		\$30.80	\$0.00	\$30.80
Truckdriver class 3 (see notes)	5/1/2009		\$29.14	\$0.00	\$29.14
	5/1/2010		\$30.14	\$0.00	\$30.14
	5/1/2011		\$31.29	\$0.00	\$31.29
(Heavy & Highway)	Effective Date	Expiration Date	Hourly Rate	Fringe Benefits	Total
Carpenters	5/1/2009		\$25.30	\$9.86	\$35.16
	5/1/2010		\$25.98	\$10.83	\$36.81
	5/1/2011		\$27.03	\$11.43	\$38.46
Laborers (Class 01 - See notes)	5/1/2009		\$16.22	\$11.03	\$27.25
	5/1/2010		\$16.77	\$11.88	\$28.65
	5/1/2011		\$17.32	\$12.78	\$30.10
Laborers (Class 02 - See notes)	5/1/2009		\$22.84	\$11.03	\$33.87

	5/1/2010	\$23.39	\$11.88	\$35.27
	5/1/2011	\$23.94	\$12.78	\$36.72
Laborers (Class 03 - See notes)	5/1/2009	\$19.83	\$11.03	\$30.86
	5/1/2010	\$20.38	\$11.88	\$32.26
	5/1/2011	\$20.93	\$12.78	\$33.71
Laborers (Class 04 - See notes)	5/1/2009	\$20.18	\$11.03	\$31.21
	5/1/2010	\$20.73	\$11.88	\$32.61
	5/1/2011	\$21.28	\$12.78	\$34.06
Laborers (Class 05 - See notes)	5/1/2009	\$20.85	\$11.03	\$31.88
	5/1/2010	\$21.40	\$11.88	\$33.28
	5/1/2011	\$21.95	\$12.78	\$34.73
Laborers (Class 06 - See notes)	5/1/2009	\$20.27	\$11.03	\$31.30
	5/1/2010	\$20.82	\$11.88	\$32.70
	5/1/2011	\$21.37	\$12.78	\$34.15
Laborers (Class 07 - See notes)	5/1/2009	\$20.56	\$11.03	\$31.59
	5/1/2010	\$21.11	\$11.88	\$32.99
	5/1/2011	\$21.66	\$12.78	\$34.44
Laborers (Class 08 - See notes)	5/1/2009	\$21.04	\$11.03	\$32.07
	5/1/2010	\$21.59	\$11.88	\$33.47
	5/1/2011	\$22.14	\$12.78	\$34.92
Operators (Highway, Class 01 - See Notes)	5/1/2009	\$27.45	\$16.30	\$43.75
	5/1/2010	\$28.79	\$17.26	\$46.05
	5/1/2011	\$30.09	\$18.26	\$48.35
Operators (Highway, Class 01a - See Notes)	5/1/2009	\$29.70	\$16.98	\$46.68
	5/1/2010	\$31.04	\$17.94	\$48.98
	5/1/2011	\$32.34	\$18.94	\$51.28
Operators (Highway, Class 02 - See Notes)	5/1/2009	\$26.27	\$15.96	\$42.23

	5/1/2010	\$27.61	\$16.92	\$44.53
	5/1/2011	\$28.91	\$17.92	\$46.83
Operators (Highway, Class 03 - See Notes)	5/1/2009	\$25.58	\$15.75	\$41.33
	5/1/2010	\$26.91	\$16.72	\$43.63
	5/1/2011	\$28.21	\$17.72	\$45.93
Operators (Highway, Class 04 - See Notes)	5/1/2009	\$25.13	\$15.62	\$40.75
	5/1/2010	\$26.46	\$16.59	\$43.05
	5/1/2011	\$27.76	\$17.59	\$45.35
Operators (Highway, Class 05 - See Notes)	5/1/2009	\$24.62	\$15.47	\$40.09
	5/1/2010	\$25.95	\$16.44	\$42.39
	5/1/2011	\$27.25	\$17.44	\$44.69
Operators (Highway, Class 06 - See Notes)	5/1/2009	\$27.69	\$16.36	\$44.05
	5/1/2010	\$29.03	\$17.32	\$46.35
	5/1/2011	\$30.33	\$18.32	\$48.65
Operators (Highway, Class 06/A - See Notes)	5/1/2009	\$29.94	\$17.02	\$46.96
	5/1/2010	\$31.28	\$17.98	\$49.26
	5/1/2011	\$32.58	\$18.98	\$51.56
Operators (Highway, Class 07/A - See Notes)	5/1/2009	\$32.94	\$18.67	\$51.61
	5/1/2010	\$34.55	\$19.72	\$54.27
	5/1/2011	\$36.10	\$20.83	\$56.93
Operators (Highway, Class 07/B - See Notes)	5/1/2009	\$31.53	\$18.25	\$49.78
	5/1/2010	\$33.13	\$19.31	\$52.44
	5/1/2011	\$34.69	\$20.41	\$55.10
Piledrivers	5/1/2009	\$25.30	\$9.86	\$35.16
	5/1/2010	\$25.98	\$10.83	\$36.81
	5/1/2011	\$27.03	\$11.43	\$38.46
Steamfitters (Heavy and Highway - Gas Distribution)	5/1/2006	\$27.01	\$22.48	\$49.49

Truckdriver class 1 (see notes)	5/1/2009	\$28.58	\$0.00	\$28.58
	5/1/2010	\$29.58	\$0.00	\$29.58
	5/1/2011	\$30.73	\$0.00	\$30.73
Truckdriver class 2 (see notes)	5/1/2009	\$28.65	\$0.00	\$28.65
	5/1/2010	\$29.65	\$0.00	\$29.65
	5/1/2011	\$30.80	\$0.00	\$30.80
Truckdriver class 3 (see notes)	5/1/2009	\$29.14	\$0.00	\$29.14
	5/1/2010	\$30.14	\$0.00	\$30.14
	5/1/2011	\$31.29	\$0.00	\$31.29

If you can not find a classification under Heavy & Highway please refer to the Building wage rates. For further information on construction types review the Operator and Laborer Notes on this site.

UPDATED WAGE RATES WILL BE ISSUED VIA AN ADDENDUM 10 DAYS BEFORE PROPOSAL DUE DATE

GENERAL PROVISIONS

GENERAL PROVISIONS

G.1 SUB-HEADINGS. The paragraph headings are inserted in these provisions and the following specifications for convenience only and shall not be considered as interpreting or limiting the application of paragraphs.

G.2 DEFINITIONS. The following terms and expressions used in this contract and specifications shall be understood as follows:

The expression "The City" shall mean the City of Reading, Pennsylvania, the party of the first part to this contract.

The word "Engineer" shall mean the Engineer, Architect, or other official in direct charge of the work for the City or his authorized representative as designated by the applicable Director.

The word "Inspector" shall mean an inspector of the City assigned to the inspection of materials, structures and workmanship under this contract.

The word "Contractor" shall mean the party of the second part to this contract, whether a corporation, partnership, or individual.

The word "Specifications" shall mean the specifications describing the work, the drawings, and the general provisions.

The word "Drawings/Plans" shall mean the general drawings, plans, maps, diagrams or illustrations accompanying these specifications, and such supplementary drawings as may be furnished from time to time.

The term "Materials" as used herein includes, in addition, to materials incorporated in the project used or to be used in the operation thereof, equipment and other materials used and/or consumed in the performance of the work.

Wherever in the specifications the words "to be," "to be done," "if," "as," "directed," "required," "permitted," "ordered," "instructed," "designated," "considered necessary," or words of like import are used, it shall be understood that the direction, requirement, permission, order, instruction, designation or decision of the Engineer is intended, and similarly the words "approved," "acceptable," "satisfactory," or words of like import, shall mean approved by, acceptable or satisfactory to, the applicable Director or the Engineer, unless the context show that another meaning is plainly intended.

G.3 SPECIFICATIONS AND DRAWINGS. The specifications and drawings are intended to cover all of the work that is known to be required to effect a complete installation. They are intended to be mutually explanatory of each other, but should any discrepancy or inconsistency appear or any misunderstanding arise as to the import of anything contained in either the specifications or the drawings, the interpretation of the doubtful portions will be made by the Engineer, whose decision shall, in all cases, be final and binding on the Contractor.

Any materials or workmanship obviously necessary to satisfactory completion shall be furnished and installed whether or not specifically shown or mentioned. Any corrections of errors or omissions in the specifications or drawings, or both, may be made by the Engineer when such correction is necessary for the proper fulfillment of their intention as determined by him/her. Figures shall have preference over scale in reading dimensions. Copies of the specifications and drawings shall be kept constantly at the work. Any supplementary or detail drawings which may be made by the Engineer subsequent to the date of this contract, relating to the work herein contemplated, as showing more particularly the details of the work to be done, or specifications and the drawings furnished by the Contractor and approved by the Engineer, are, and are to be held to be, controlling parts of this contract insofar as they do not conflict with other provisions of the contract.

If the Contractor, in the course of the work, finds any discrepancy between the plans and the physical conditions of the locality, or any errors or omissions in the plans or in the layout as given by the points and instructions furnished by the Engineer, it shall be his duty to inform the Engineer, in writing, and the Engineer shall promptly verify the same. Any work done after such discovery, until authorized, will be done at the Contractor's risk.

G.4 ENGINEER TO DECIDE. All work under this contract shall be done in a manner acceptable to the Engineer, who shall determine the amount, quality, acceptability and fitness of the several kinds of work and material which are to be paid for hereunder, and shall decide all questions which may arise as to measurements of quantities and the fulfillment of the conditions of this contract on the part of the Contractor.

G.5 WORK TO BE DONE IN ACCORDANCE WITH SPECIFICATIONS AND DRAWINGS. The work at all stages of its completion must conform with the specifications and drawings and with the lines and grades and other instructions of the Engineer, as given from time to time during the progress of the work. In no case will any work in excess of the requirements of the drawings as interpreted by the Engineer be paid for unless authorized in writing by the Engineer.

G.6 RIGHT TO MAKE CHANGES IS RESERVED. The City reserves the right to make alterations in the location, lines, grade, plan, form dimensions, numbers or materials of the work herein contemplated, either before or after the commencement of construction. If such alterations diminish the amount of work to be done, they shall not form the basis for a claim for damage or for loss of anticipated profits from the work which may be dispensed with; if they increase the amount of work, such increase shall be paid for according to the quantity of work actually done and at prices stipulated for such work under this contract. All work actually done under a unit price (where applicable) contract, whether more or less than the quantity estimated or specified, shall be paid for by the determined units, on the basis of the bid per unit in the proposal.

G.7 EXTENSION OF TIME. If the Contractor is delayed at any time in the progress of the work by any act or neglect of the City, or by City employees, or by any other contractor employed by the City, or by changes ordered in the work, or by strikes, lockouts, fire, unusual delay in transportation, unavoidable casualties or any causes beyond the Contractor's control, or by any cause which the Engineer shall decide to justify the delay, then the time of completion shall be extended for such reasonable time as the Engineer may decide subject to the approval of the applicable Director.

No such extension shall be made for delay due to rejection of defective materials or workmanship or for any delay occurring more than seven (7) days before claim therefore is made in writing to the Engineer. In the case of a continuing cause of delay, only one claim is necessary.

If no schedule or agreement stating dates upon which drawings shall be furnished is made, then no claim for delay shall be allowed because of any delay in the furnishing of drawings to the Contractor.

G.8 ADEQUATE PLANT AND METHODS. The Contractor shall furnish such construction plant and use such methods and appliances as will secure a satisfactory quality of work and a rate of progress which will insure the completion of the work within the time specified. Before starting the installation of the construction plant, the Contractor shall submit to the Engineer, for approval, a plan showing the general arrangement of the plant to be installed and the proposed facilities for storage of materials and equipment. If at any time the plant or any portion of it shall appear to the Engineer to be, or likely to become, inadequate, incomplete, faulty or unsafe, the Contractor shall promptly obey the orders of the Engineer to supplement or to remove or replace the same; but the failure of the Engineer to issue such orders shall not relieve the Contractor of his responsibility for the efficiency, adequacy and safe operation of the plant.

He shall cover and protect his work from damage, and all injury to the same, before completion of the contract.

He shall be financially responsible for all damage to the party of the first part or its property, to other contractors, to the neighboring premises, or to any private or personal property, for any cause whatsoever, during the period of the contract.

G.9 WORKERS. The Contractor shall employ only competent and skillful employees to do the work, and whenever the Engineer shall notify the Contractor, in writing, that any person on the work is, in his/her opinion, incompetent, unfaithful or disorderly, uses threatening or abusive language to any official having supervision of the work, or is in any other way unsatisfactory, such person shall be discharged from the work and shall not again be employed on it except with the consent of the Engineer.

Neither party shall employ or hire any employee of the other party without the latter's consent.

G.10 WAGES. All employees directly employed on this work shall be paid wages which shall in no event be less than the minimum hourly wage rates for skilled, semi-skilled, and unskilled labor prescribed by the Commonwealth of PA Prevailing Wage Act, P.L. 987 as may be amended, if applicable.

G.11 PENALTY FOR FAILURE TO LIVE UP TO MINIMUM WAGE CONTRACT. A penalty shall be exacted from the Contractor in an amount equal to twice the difference between the minimum wage contained in the prescribed wage rates, and the wage actually paid to each laborer or mechanic for each day during which he has been employed at a wage less than that prescribed.

G.12 INSPECTORS TO REPORT VIOLATIONS. Every person assigned as an Inspector of the work to be performed under this contract, in order to aid in enforcing the fulfillment of the minimum wage requirements thereof, shall, upon observation or investigation, report to the applicable Director, all

violations of minimum wage stipulations, together with the name of each laborer or mechanic who has been paid a wage less than that prescribed, and the day or days of such violation.

G.13 PENALTIES TO BE WITHHELD FROM MONEYS DUE THE CONTRACTOR.

All minimum wage violation penalties shall be withheld and deducted for the use of the City from any moneys due the Contractor by the City; provided, that if the Contractor subsequently pays to all laborers and mechanics the balance of the amounts stipulated as minimum wages, the City shall pay to the Contractor the amounts so withheld.

G.14 CONTRACTOR'S RESPONSIBILITY FOR EMPLOYEES. The Contractor

hereby assumes all responsibility for himself/herself, his/her agents and employees growing out of connection with the execution of the work called for by this contract, for the violation of, City ordinances and the laws governing contract work in the Commonwealth of Pennsylvania. The Contractor further agrees to hold the City of Reading harmless from all responsibility for employees on this work under the Workmen's Compensation Act of the Commonwealth of Pennsylvania, and to carry insurance on his/her employees, as provided thereby.

G.15 CONTRACTOR REPRESENTED ON THE WORK. The Contractor shall give personal attention constantly to the faithful prosecution of the work and shall be present, either in person or by a competent superintendent, on the site of the work, continuously during its progress. Such representative shall have authority to receive and to act without delay upon all instructions of the Engineer or assistants in the prosecution of the work in conformity with the contract.

Insofar as it is practicable, all orders given by the Engineer to the Contractor shall be in writing. In those cases where orders are given orally they shall be confirmed in writing. Orders or directions, written or oral, from the Engineer, delivered to the Contractor's office shall be considered as delivered to the Contractor.

G.16 REPRESENTATIVE MUST BE PRESENT. In case the Engineer or a representative may at any time have occasion to give directions regarding the work for the reason that the same is not, in the Engineer's opinion, being carried out in accordance with the provisions of this contract, and should there be no responsible representative of the Contractor on the ground empowered to receive such instructions, the Engineer or a representative shall order that particular portion of the work to be stopped until such representative of the Contractor appears and receives instructions. It is hereby agreed that suspensions of the work for such cause shall not entitle the Contractor to claims for damage of any kind, nor to an extension of the time in which to complete the work to be done under this contract.

G.17 LEGAL ADDRESS OF CONTRACTOR. The address given in the bid or proposal upon which this contract is based is hereby designated as the legal address where all notices, letters and other communications to the Contractor shall be mailed or delivered prior to the beginning of the work provided for in this contract. The delivery at the above-named place, or depositing in a post-paid wrapper directed to the above place, in any post office box regularly maintained by the post office, of any notice, letter or other communication to the Contractor, shall be deemed sufficient service thereof upon the Contractor and the date of said service shall be the date of such delivery or mailing.

G.18 CHANGE IN ADDRESS. Such address may be changed at any time by an instrument in writing

executed and acknowledged by the Contractor and delivered to the City. Nothing herein contained shall be deemed to preclude or render inoperative the service of any notice, letter or other communication upon the Contractor personally.

G.19 LAWS, ORDINANCES AND REGULATIONS. The Contractor shall be fully informed as to all laws, ordinances and regulations in any manner affecting those engaged or employed in the work, or the materials used in the work, or in any way affecting the conduct of the work, and of all orders and decrees of bodies or tribunals having any jurisdiction over the same, if any discrepancy or inconsistency shall be discovered in this contract, specifications or drawings, in relation to any such law, ordinance, population, order or decree, the contractor shall immediately report the same in writing to the Engineer. At all times the Contractor shall observe and comply with all laws, ordinances, regulations, orders and decrees which may be in effect during the progress of this contract; and shall indemnify and save harmless the City and its officers and employees against any claim or liability arising from the violation of any legal requirement in the prosecution of this contract.

G.20 INDEMNIFICATION OF CITY. In case any action at law, proceeding in eminent domain, or suit in equity may or shall be brought against the party of the first part, or any of its offices or agents, for or on account of the failure, omission or neglect of the Contractor or the subcontractors, his/her or their employees or agents, to do and perform any of the covenants acts, matters, or things by this contract undertaken to be done or performed by the Contractor or subcontractors, his/her or their employees or agents, or for any injury or damage caused by the negligence of the Contractor or subcontractors, his/her or their employees or agents, or for damage or injury for which the Contractor undertakes responsibility under the provisions of this contract, the Contractor shall immediately assume and take charge of the defense to such actions, proceedings or suits in like manner and to all intents and purposes, as if said actions, proceedings or suits had been brought directly against the Contractor; and the Contractor shall also indemnify and save harmless the party of the first part, its officers and agents, of and from all loss, cost or damage whatever arising out of such actions, proceedings or suits as may or shall be brought as aforesaid.

G.21 SUITS AND CLAIMS. The Contractor agrees to indemnify and save harmless the City of Reading, the applicable Director, the Engineer, and their assistants, from all suits or actions of every name and description, either in law or in equity, including proceedings in eminent domain for the recovery of consequential damages, or for or on account of use of patented appliance, brought against them or either of them, or for any damage or injuries received or sustained by any party or parties, person or persons, natural or artificial, either in the performance or as a result of the work under this agreement, regardless of whether such suits, actions or proceedings brought are based or grounded upon negligence of the Contractor, the subcontractors, or his/her or their agents, servants or employees. The Contractor further agrees that all or as much of the monies due under this agreement as shall be or may be considered necessary by the applicable Director, shall or may be retained, without any liability of the City to the Contractor, for interest thereon because of the retention thereof, until all such suits, proceedings or claims have been settled or terminated, and satisfactory evidence to that effect furnished to the applicable Director, provided however, that no such monies shall be retained by the City after six (6) years following the completion and acceptance of the work under the contract, excepting for or on account of claims filed or suits or proceedings begun before the expiration of the applicable statute of limitations.

G.22 RESPONSIBILITY FOR INJURY. The Contractor shall assume all responsibility for loss, damage or injury to persons or property arising out of the nature of the work, from the actions of the elements, or from any unforeseen or unusual difficulties over which the City has no control, in addition to and without limiting the Contractor's liability under the other provisions of the contract.

G.23 CONTRACTOR'S CLAIMS FOR DAMAGE. If the Contractor claims compensation for any damage alleged to have been sustained by reason of any act or omission on the part of the City or any of its agents, he shall, within one (1) week after the sustaining of such damage, make a written statement to the Engineer of the nature of the damage sustained, and shall, on or before the fifteenth (15th) day of the month succeeding that in which any such damage shall have been sustained, file with the Engineer an itemized statement of the details and amounts of such damage, and unless such statement shall be made as so required, the claim for compensation shall be forfeited and invalid, and the Contractor shall not be entitled to payment on account of any such damage.

G.24 LINES AND GRADES. All lines and grades will be given by the Engineer, but the Contractor shall provide such material and give such assistance therefore as may be required by the Engineer, and the marks so given shall be carefully preserved. The Contractor shall keep the Engineer informed, a reasonable time in advance, of the time and places a which he/she intends to work, in order that lines and grades may be furnished and necessary measurements for record and payment made with the minimum inconvenience to the Engineer or delay to the Contractor. No claim for extra payment will be allowed for the cost to the Contractor of any material, work or delay occasioned by giving lines and grades, or making necessary measurements or inspections, as all such cost shall be considered to have been included in the price bid for the work.

G.25 INSPECTION. The Engineer will appoint such person or persons as may be deemed necessary to inspect properly the materials furnished and the work done under this contract, and to see that the same correspond strictly with these specifications. Such materials and workmanship shall always be subject to the approval of the Engineer, but no inspection, approval or acceptance of any part of the work herein contracted for or of the materials used therein, nor any payment on account thereof, shall prevent the rejection of said work or materials at any time thereafter during the existence of this contract, should said work or materials be found to be defective, or not in accordance with the requirements of the contract.

The Contractor shall permit, or secure permission for the Engineer or a duly authorized Inspector or representative to enter any manufactory, shop or other place where any material for, or part of the work is being prepared, manufactured or constructed, at any time when such work is in progress. The Contractor shall furnish and prepare, or cause to be furnished or prepared, without charge, all such assistance, appliances, samples of materials and test specimens as may be ordered by the Engineer or such Inspector or representative for the purpose of making official tests and investigations. The Engineer shall be notified of the time and place of preparation, manufacture or construction of any material for, or part of the work which he/she may wish to inspect before delivery at the site of the work. Such notification shall be give a sufficient time in advance of the beginning of the work on such material or part to allow arrangements to be made for inspection and testing.

G.26 NIGHT WORK. No night work, except for the inspection of lighting, requiring the presence of the Engineer or Inspector will be permitted except in case of emergency, and then only with the written

consent of the Engineer and to such an extent as may be judged necessary.

G.27 SUNDAY WORK. No Sunday work will be permitted, except in case of great emergency, and then only with the written consent of the Engineer, and to such extent as is absolutely necessary.

G.28 NO WORK IN BAD WEATHER. No work shall be done under this contract when, in the opinion of the Engineer, the weather is unsuitable for good and careful work to be performed. No concrete work shall be done on days on which the temperature falls below 25 degrees Fahrenheit. Should the severity of the weather continue such that the work cannot be prosecuted successfully, the Contractor, upon order of the Engineer, shall cease all such work until directed to resume the same. In the latter case, suitable extension of time shall be allowed to compensate for time actually lost as provided for in Article G.7.

G.29. NOT TO SUBLET OR ASSIGN. The Contractor shall give personal attention constantly to the faithful prosecution of the work and shall not assign, transfer, convey, sublet or otherwise dispose of this contract, or his/her title, right or interest in or to the same or any part thereof, nor shall the Contractor assign, by power of attorney or otherwise, any of the monies due or to become due, nor issue any order or orders or drafts on the Controller or Treasurer of the City of Reading for any monies due or to become due under this contract, unless by and with the consent of the City first duly had and obtained by resolution entered upon the minutes of said City.

G.30 RIGHT OF PROPERTY IN MATERIALS. Nothing in this contract shall be considered as vesting in the Contractor any right of property in materials used, after they shall have been attached to or incorporated in the work, nor in materials which have been estimated for partial payment, but all such materials, upon being so attached, incorporated or estimated, shall become the property of the City.

G.31 DEFECTIVE MATERIALS AND WORKMANSHIP. No materials of any kind shall be used until they have been examined and approved by the Engineer, who shall have full power to condemn any work and materials not in accordance with the specifications, and to require the Contractor to remove any work or materials so condemned. Inspections of the work shall not relieve the Contractor from any of his/her obligations to fulfill the contract as herein described, and defective work shall be made good, and unsuitable materials may be rejected, notwithstanding that such work or materials may have been previously overlooked by the Engineer and accepted or estimated for payment if the work or any part thereof shall be found defective at any time before the final acceptance of the whole work, the Contractor shall immediately make good such defect in a manner satisfactory to the Engineer, and if any material brought upon the ground for use in the work shall be condemned by the Engineer as unsuitable or not in conformity with the drawings or specifications, the Contractor shall forthwith remove such materials from the vicinity of the work. If the Contractor shall fail to remove or replace any defective or damaged materials or work after reasonable notice, the Engineer may cause such material or work to be removed or replaced, and the expense thereof shall be borne by the Contractor.

G.32 RESPONSIBILITY FOR WORK. The Contractor shall be held responsible for any or all materials or work to the full amount of all payments made thereon, and shall be required to make good, at his/her own cost, any injury or damage which said materials or work may have sustained from any source or cause whatever before its final acceptance.

G.33 CONDITIONS UNDER WHICH CITY MAY COMPLETE WORK. If the work to be done

under this contract shall be neglected or abandoned, or the contract or any claim thereunder shall be assigned by the Contractor otherwise than as herein specified, or if at any time the Engineer shall be of the opinion, and shall so certify in writing to the City's representative, that the rate of progress is insufficient or that the work, or any part thereof, is unnecessarily or unreasonably delayed, or that the Contractor is violating any of the provisions of this contract or carelessly executing any portion of the work, the City may notify the Contractor and surety in writing to fulfill the conditions of the Contract; and should the Contractor or the surety fail to comply with said notice within ten (10) days, the City may notify the Contractor and the surety to discontinue all work, or any part thereof; and thereupon the Contractor and the surety shall discontinue said work, or said part thereof as the City may designate; and the City may thereupon, by contract or otherwise, as it may determine, complete the work or such part thereof, and charge the expenses thereof to the Contractor or the surety; and may take possession of and use therein such materials, animals, machinery, equipment, implements and tools of every description as may be found upon the work. The expense so incurred shall be deducted and paid by the City out of any monies then due or to become due the Contractor under this contract; or any part thereof; and in case such expense is less than the sum which would have been payable under this contract if the same had been completed by the Contractor, the Contractor shall be entitled to receive the difference, and in case such expense shall exceed the latter sum, the Contractor or the surety shall pay the amount of such excess to the party of the first part.

G.34 ALL PARTS OF WORK COVERED. The Contractor further agrees that the following clauses relative to the construction of the work shall apply to each and all of the separate parts of the work, as though specially mentioned under the different headings in the specifications:

Delivery of Materials - The Contractor shall be entirely responsible for delivery of all materials to the site of the work, making the arrangements therefore.

Engineer Shall Measure - No work shall be covered over or filled in until it shall have been inspected by the Engineer.

Materials Properly Stored - The materials to be used in construction shall be protected from deterioration and damage, and shall be so disposed of as not to endanger the work and in such manner that full access may be had at all times to all work under construction or completed.

Surplus Materials Removed - All parts of the work shall be kept in as neat and orderly condition as circumstances will permit and upon completion of the work, all surplus materials, earth, sand, rubbish and refuse of every kind, and all tools, machinery, equipment and other materials belonging to the Contractor shall be removed from the construction works and adjoining premises so as to leave everything in an acceptable condition, within a week after receipt of final certificate.

G.35 ESTIMATED QUANTITIES APPROXIMATE. In unit price contracts, the quantities of the various classes of work to be done and materials to be furnished under this contract, as estimated by the Engineer and listed in Specifications, attached hereto, are approximate and only for the purpose of comparing, on a uniform basis, the bids offered for the work under this contract; and neither the City nor the Council nor any member of the Council of the City of Reading is to be held responsible if any of the said estimated quantities shall be found to be not even approximately correct in the construction of the work; and the Contractor shall make no claim for damages on anticipated profits or loss of profit,

because of a difference between the quantities of the various items of work actually done or materials actually furnished and the estimated quantities stated in the Specifications, or because of the entire omission of any of the quantities or items stated in the Specifications.

G.36 EXTRA WORK. The Contractor shall do any work not herein otherwise provided for which, in the opinion of the Engineer, is necessary for the proper completion of the work, but not such work will be allowed or paid for except on a written order of the Engineer, and there shall be no claim for extra work or materials or for damage sustained except under this Article. The extra work order issued by the Engineer shall specify the basis of payment for the extra work. Any extra work or changes in the work involving changes in the plans and/or specifications shall be approved by the applicable Director, prior to the execution of the work.

G.37 MONTHLY ESTIMATES. Current payments for work done under this contract will be made as follows: on invoices submitted by the Contractor and approved by the Engineer or Architect. Ten percent (10%) of each General Contractor invoice request shall be retained by the City on this contract until it is completed up to City codes and contract specifications and approved by a City Official or person representing a City Official Architect or Engineer.

It is further agreed and understood that inclusion of any portion of the work in the monthly estimate shall not be construed as final approval or acceptance of the same.

G.38 CONTRACTOR SHALL PREPARE FOR FINAL INSPECTION. Upon the completion of the work the Contractor shall tear down and remove all temporary buildings and structures built by the Contractor, remove and thoroughly clear away all debris, forms and surplus materials and leave the site of the work in a neat and satisfactory condition, and shall notify the Engineer when the work is ready for final inspection.

G.39 WORK TO BE PROPERLY PERFORMED. It is expressly understood that acceptance of work and materials during construction will not imply final acceptance of the work, if the final inspection shall disclose faulty workmanship or materials; and all work of whatever kind that, during its progress and before it is finally accepted, may become damaged from any cause, shall be repaired in a manner satisfactory to the Engineer or, if necessary, shall be broken up and removed and replaced with good and satisfactory work by the Contractor at his own expense. All work of every description shall be the best of its respective kind; and everything not particularly specified herein shall be done and finished in the best manner, and as is usual in first-class work of the several kinds.

Failure or neglect on the part of the Engineer, or any authorized agents to condemn or reject any bad or inferior work or materials shall not be construed to imply an acceptance of such work or materials, if such bad or inferior materials or work becomes evident at any time prior to the final acceptance of the work and the release of the Contractor by the Council of the City of Reading; nor shall it be construed as barring the City of Reading at any subsequent time from the recovery for damages of such sum of money as may be needed to build a new all portions of the work in which fraud was practiced or improper materials hidden, whenever found.

G.40 ACCEPTANCE AND FINAL PAYMENT. Upon receipt of written notice that the work is ready for final inspection and acceptance, the Engineer or Architect shall promptly make such inspection, and

when he/she finds the work acceptable under the contract fully performed he/she shall promptly issue a final certificate, over his/her own signature, stating that the work provided for in this contract has been completed and is accepted under the terms and conditions thereof, and the entire balance found to be due the Contractor, including the retained percentage, shall be paid to the Contractor within (30) days after the execution of said final certificate.

G.41 WAIVER. Neither acceptance by the City, or any of its officers or employees, nor any order, measurement or certificate by the Engineer, nor any order by the City Council for payment of money, nor any payment for, nor any extension of time, nor any possession taken by the City or its officers or employees, shall operate as a waiver of any portion of this contract or of any power herein reserved to the City, or of any right to damage herein provided; nor shall any waiver of any breach of this contract be held to be a waiver of any other or subsequent breach. All remedies provided in this contract shall be taken and construed as cumulative; that is, in addition to each and every other remedy herein provided.

G.42 ACCEPTANCE OF FINAL CERTIFICATE. The acceptance by the Contractor of payment of the final estimate shall be conclusive evidence of acceptance and approval of estimates, accounting and deductions, and of full payment by the City for all work, labor, materials and services done or furnished hereunder, and of full satisfaction, discharge, release and waiver of all claims and demand of; or on behalf of the Contractor against the City, arising out of this agreement and the execution thereof. It is hereby further agreed that the Contractor shall not be entitled to demand or receive payment except in the manner set forth in this contract; and the Contractor further agrees that the final payment of the amount due under this contract and payment of the bills rendered for work done and materials furnished in accordance with any alterations of the same, shall release the City of Reading from any and all claims and liabilities on account of the work performed and materials furnished under said contract, or any alteration thereof.

G.43 MAINTENANCE AFTER COMPLETION. The Performance Bond shall remain in force for one (1) year from the date of completion and acceptance of the work under this contract, as security against any and all damage which may result from defects of materials or workmanship which may become apparent prior to the expiration of the one-year maintenance period. During this period the Contractor shall, promptly upon notification from the Engineer, repair all breaks and failures due to defects of material or workmanship at his own expense. If the Engineer shall deem it necessary and shall so direct, such repairs shall be made within twenty-four (24) hours after service of notice. If the Contractor unnecessarily delays making repairs ordered, or if delay would cause serious loss or damage, the City may undertake to have such repairs made or defects repaired without previous notice, and the expense of such repairs shall be borne by the Contractor or the surety. The Contractor shall be responsible for any damage resulting to any person or property from any violation of the guarantee and from unnecessary delays in making repairs.

G.44 PRICES. The City agrees to pay, and the Contractor agrees to receive, the price specified in the proposal submitted, as full compensation for furnishing all the materials called for, and for all labor and use of all machinery, equipment and tools necessary for executing the work contemplated in this contract; for all royalties, for patents and patented materials, appliances and processes; also for all loss or damage arising out of the nature of the work, or from the action of the elements, or from any unforeseen reasons, obstructions or difficulties which may be encountered in the prosecution of the work, for all risks of every description connected with the work, and for all expenses incurred by or in

consequence of the suspension or discontinuance of said work as herein specified, and for well and faithfully completing the work, and the whole thereof, according to the specifications and drawings and the requirements of the Engineer under them.

G.45 NO EXTRA COMPENSATION. The Contractor further agrees not to ask, demand, sue for, or recover for any extra compensation, for any materials furnished or work done under this contract, beyond the amounts payable for the several classes of work or kinds of materials herein enumerated, which shall be actually performed and furnished at the prices therefore herein agreed upon and fixed.

G.46 CONTRACTOR TO TAKE OUT ALL PERMITS. The Contractor shall take out all necessary permits required by agencies of the City of Reading and/or all other governmental agencies; shall give all notices required by law or ordinances; shall pay all fees and charges incident to the due and lawful prosecution of the work covered by the contract, and shall comply with all laws and regulations relating to buildings and public highways. All permits shall be at his expense.

G.47 NO CLAIM FOR EXTRA WORK. No claim for extra work or material shall be allowed to the Contractor, unless before the performance of all such extra work the applicable Director shall have first authorized the same in writing, and the price or prices to be paid therefore shall first have been agreed upon in writing between the Director and the Contractor, and the same shall have been done or furnished under a written order from the Director given before the performance of such extra work or the furnishing of such extra materials. All claims for extra work or materials in any month shall be made to the Director in writing before the fifteenth (15th) day of the following month, and failing to make such claim within the time required, the right of the Contractor to extra pay for such extra work or materials shall be deemed to have been waived and forfeited.

G.48 WORK TO BE DONE TO THE SATISFACTION OF THE CITY ENGINEER. All the work under this contract shall be done to the satisfaction of the City Engineer, who shall in all cases determine the amount, quality, acceptability and fitness of the several amounts of work and materials which are to be paid for hereunder and shall decide all questions which may arise as to the measurement of quantities in the fulfillment of this contract on the part of the Contractor, and shall determine all questions respecting the true construction or meaning of the plans and specifications, and the determination and decision thereon shall be final and conclusive; and such determination and decision, in case any question shall arise, shall be a condition precedent to the right of the Contractor to receive any money hereunder.

G.49 ENGINEER TO INSPECT AND REJECT. The Engineer shall inspect the materials furnished and the work done, and see that the same strictly correspond to the specifications, and he shall at all times have free access to the works, storehouse and yard of the Contractor, and shall be privileged to take such samples therefrom as he may deem necessary; and if the work, or any material brought on the grounds for the use of the work, or selected for the same, shall be condemned by the Engineer, as unsuitable or not in conformity with the specifications, the Contractor shall forthwith remove such materials from the work.

Before issuance of the final certificate the Contractor shall furnish evidence satisfactory to the Engineer that all payrolls, materials, bills and other indebtedness connected with the work have been paid.

It is understood and agreed by the parties hereto that the final estimate of the Engineer shall be evidence

of the amount of work performed by the Contractor under and by virtue of this agreement, and shall be taken as the full measure of the compensation to be received by the Contractor. The aforesaid estimate shall be based upon the contract price for the furnishing of all the different materials and labor, and the performance of all the work mentioned in this contract, including the specifications, and where there may be any ambiguity therein, the Engineer's instructions shall be considered explanatory and the decision shall be final.

No inspection, approval or acceptance of any of the work herein contracted for, or of the materials used herein, or any payment on account thereof shall prevent the party of the first part from objecting to the acceptance of said work or materials at any time during the existence of this contract. Neither the inspection of the applicable Director, or Division Head, or the City Engineer or any of their employees nor any order, measurement or certificate by the City Engineer nor any order by the Director for the payment of money, nor any payment for, or acceptance of, the whole or any part of the work, by the Director of the Division of Planning, nor any extension of time, nor any possession taken by the Director or his employees, shall operate as a waiver of any provision of this contract, or any power herein reserved to the party of the first part, or of any right to damage herein provided; nor shall any waiver of any breach of this contract be held to be a waiver of any other subsequent breach.

Any remedy provided in this contract shall be taken and construed as cumulative; that is, in addition to each and every other remedy herein provided; and in addition to all other suits, actions or legal proceedings the party of the first part shall be entitled to as of right.

G.50 CONTRACTOR NOT TO DISCOMMODE PRIVATE COMPANIES. The Contractor shall afford while the work is underway, the necessary facilities to any and all companies owning railway tracks, pipes, subway ducts, or other surface, sub-surface or super-surface construction on the line of the work, in the preservation of the same from injury, all without charge therefore the expense to the City.

G.51 EXAMINATIONS. At any time before or after completion of the work, should the City Engineer require it, the Contractor shall make such openings, and to such extent, through such part or parts of the work, as the City Engineer may direct, and shall restore the work so distributed to the satisfaction of the City Engineer; and should the work, in the opinion of the City Engineer, whose decision shall be final and conclusive therein, be found faulty in any respect, the whole of the expense incurred thereby shall be defrayed by the Contractor, according to and upon the prices herein set forth, but if otherwise, by the City.

TECHNICAL SPECIFICATIONS

STREET LIGHT MAINTENANCE SCOPE OF SERVICES

A. INTRODUCTION

It is the intent of these specifications to provide guidelines and specifications for the maintenance of streetlights and related equipment within the corporate limits of the City of Reading and to provide for their continuing function in their existing condition or better.

B. SCOPE OF WORK

The services covered by these specifications consist of procuring necessary materials and supplying and furnishing all labor, tools, and equipment necessary; transportation, services, supervision and any other items essential to install, repair, replace or maintain the equipment and streetlights in mechanically, structurally and aesthetically good condition and as specified by the current industry standards. No change in timing or other modifications will be allowed unless so directed in writing by the terms of a formal request or approval from the City.

C. PREVENTIVE MAINTENANCE

On a once/two year basis preventive maintenance inspection of each streetlight in accordance with current industry standards shall be provided by the Contractor. The Contractor shall complete and submit to the City the Preventive and Maintenance records as required by the City. Non-emergency repairs shall be completed on a time and material basis at the rates provided below. The Contractor shall not proceed with non-emergency repairs without pre-authorization by the City.

D. LABOR AND EQUIPMENT RATES

Field Service	\$ per hour	Service/Aerial Truck	\$ per hour
Field Service Overtime	\$ per hour	Line Truck	\$ per hour
Traffic Control Truck	\$ per hour	Pick-up Truck	\$ per hour
Dump Truck	\$ per hour	Ditch Witch Trencher	\$ per hour
Backhoe	\$ per hour	Weekly Report Preparation	\$ per month fixed cost

E. RESPONSE MAINTENANCE

Response maintenance will be handled by the Contractor on an on-call basis. The Contractor shall provide a means to receive calls on a twenty-four (24) hour basis, seven (7) days a week. An answering device is not an acceptable alternative.

These calls shall be initiated by the Public Works Department or the Police Department. Should it be determined that the problem is hazardous to the public, the Contractor must respond as soon as possible and no later than two (2) hours after receiving a call. If the problem is minor (i.e. lamp out) it must be remedied within the next working day. If a dangerous condition exists, the Police Department shall control traffic, until portable, temporary “traffic control” signs can be erected by the contractor and in accordance with PennDOT specifications.

The Contractor shall restore normal operation in the field within twenty-four (24) hours. In the event the Contractor is unable to restore normal operation in the field if necessary, a substitute temporary replacement will be supplied at no additional cost to the City until shop repairs to the

existing fixture can be made. An invoice detailing the parts and materials used shall be submitted to the City. If no substitute fixture is available, the Contractor shall take appropriate measures with prior approval of the City Engineer.

F. CONTRACTOR'S EQUIPMENT

The Contractor shall provide proof of ownership or lease agreement for all required industry standard equipment, (i.e. trucks, test equipment, etc.) which may be necessary to provide proper maintenance on a twenty-four (24) hour basis to the City's streetlights as outlined herein.

G. CONTRACTOR'S COMPETENCE

The Contractor shall provide an outline of their qualifications to show sufficient knowledge, capability and skill in order to perform the maintenance as outlined in these specifications. The street light network is in an urban environment with many utilities underground. In the critical commercial core, most, if not all, utilities are underground with varying depths and multiple lines for the same utility on many streets. The street light subsurface infrastructure is not well-documented and has changed and expanded over time as areas have been developed and redeveloped.

The proposer shall demonstrate proven experience tracing undocumented conduits and wires in this congested subsurface environment. The proposer shall include project experience with similar conditions including the reference contact information.

H. CONTRACTOR'S PERSONNEL

The Contractor shall submit proof of service personnel qualifications. Proof of supervisory personnel qualifications shall also be submitted. The Contractor shall provide a list of names of maintenance and supervisory personnel. A City licensed electrician is required.

I. MAINTENANCE AND PROTECTION OF TRAFFIC

Maintenance and Protection of Traffic will be accomplished by the Contractor as specified by Commonwealth of Pennsylvania, Department of Transportation. When permits are required to work within State right-of-way they shall be submitted by the Contractor on behalf of the City to the appropriate Department before any work is performed.

J. LIST OF STREETLIGHTS

See attached list.

K. PRE-INSPECTION

The Contractor shall visit the City and completely familiarize themselves with the work, equipment and materials necessary to maintain each streetlight.

Failure of the Contractor to visit the City will not justify extras or additions to the work that may be encountered during performance of the contract.

Should work be required to comply with current State Permits before the start of the contract, the Contractor shall prepare a statement of work to be done and a price to accomplish this, including all materials and all labor.

L. REPORTING

Weekly reports shall be submitted by the Contractor to the City in Excel format or an agreed to equal. The report shall include a list of streetlights repaired along with a description of each repair and parts, the format of the report will be agreed to by both parties.

M. PAYMENTS

Invoices shall be sent to the following address twice per monthly. Invoices shall have a detailed support documentation designating personnel, equipment, hours, dates, along with materials and supplies. Each entry shall calculate charges so that the detailed support document and the invoice shall match. The format of the detailed support document shall be preapproved by the City.

City of Reading
Public Works Department
503 N. 6th Street
Reading, PA 19601

N. LENGTH OF CONTRACT

The Contract shall be effective for a period of one (1) calendar years. Two (2) extensions of one (1) additional calendar year each may be added to the Contract if mutually agreeable to the Contractor and the City. Based on an agreed to CPI index reasonable increases in labor and equipment rates included in Section D will be considered at the beginning of each Contract extension.

List of City Owned Streetlights

51229-37129	147	13TH ST EXT	ENERGY ONLY; 13TH ST EXTENSION; N13-147 S-115
51241-37086	31	13TH ST EXT	ENERGY ONLY; 13TH ST EXTENSION; N13-31 ME-S-117
51241-37108	113	13TH ST EXT	ENERGY ONLY; 13TH ST EXTENSION; N13-113 S-116
51244-37064	15	13TH ST EXT	ENERGY ONLY; 13TH ST EXTENSION; N13-15 ME-S-118
51250-37042	9	13TH ST EXT	ENERGY ONLY; 13TH ST EXTENSION; N13-09 ME-S-119
50928-37023		760 PENN ST	ENERGY ONLY
50935-37023		760 PENN ST	ENERGY ONLY
50891-37023		7TH AND PENN ST	ENERGY ONLY
50936-37012		8TH AND PENN ST	ENERGY ONLY
50936-37019		8TH AND PENN ST	ENERGY ONLY
51346-37751	1315	ALSACE RD	NORTHEAST S-243
51369-37801	1413	ALSACE RD	NORTHEAST S-247
51391-37850	1515	ALSACE RD	NORTHEAST S-234
51397-37864	1521	ALSACE RD	NORTHEAST S-233
51412-37897	1605	ALSACE RD	NORTHEAST S-232
51437-37951	1711	ALSACE RD	NORTHEAST S-231
51466-38014	1825	ALSACE RD	NORTHEAST S-236
51498-38092	1954	ALSACE RD	NORTHEAST S-244
51525-38140	2055	ALSACE RD	NORTHEAST S-245
50196-37751		AVE A	240 VOLTS; 1ST LT OFF SCHUYLKILL AVE; ENERGY ONLY AS OF 12/30/05
50213-37764		AVE A	240 VOLTS; BETWEEN SCHUYLKILL AVE AND AVE C; ENERGY ONLY AS OF 12/30/05
50246-37788		AVE A	240 VOLTS; BETWEEN AVE C AND AVE D; ENERGY ONLY AS OF 12/30/05
50289-37810		AVE A	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50306-37823		AVE A	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50325-37837		AVE A AT AVE B	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50231-37777		AVE A AT AVE C	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50263-37801		AVE A AT AVE D	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50239-37710		AVE B	240 VOLTS; 1ST LT OFF SCHUYLKILL AVE; ENERGY ONLY AS OF 12/30/05
50254-37721		AVE B	240 VOLTS; BETWEEN SCHUYLKILL AVE AND AVE C; ENERGY ONLY AS OF 12/30/05
50279-37739		AVE B	240 VOLTS; BETWEEN AVE C AND AVE D; ENERGY ONLY AS OF 12/30/05
50313-37766		AVE B	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50324-37778		AVE B	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50326-37796		AVE B	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50329-37812		AVE B	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50331-37828		AVE B	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50267-37731		AVE B AT AVE C	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50301-37752		AVE B AT AVE D	240 VOLTS; ENERGY ONLY AS OF 12/30/05

50245-37759		AVE C	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50257-37743		AVE C	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50269-37785		AVE D	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50278-37773		AVE D	240 VOLTS; ENERGY ONLY AS OF 12/30/05
50287-37760		AVE D	240 VOLTS; ENERGY ONLY AS OF 12/30/05

50636-36649		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE E-W, N SIDE S-47
50645-36667		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE E-W, N SIDE S-45
50646-36655		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE W-E, S SIDE S-46
50656-36670		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE W-E, S SIDE S-44
50660-36686		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE E-W, N SIDE S-43
50670-36687		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE W-E, S SIDE S-42
50674-36702		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE E-W, N SIDE S-41
50684-36704		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE W-E, S SIDE S-40
50688-36720		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE E-W, N SIDE S-39
50698-36722		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE W-E, S SIDE S-38
50702-36732		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE E-W, N SIDE S-37
50710-36734		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE W-E, S SIDE S-36
50716-36743		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE W-E, S SIDE S-34
50716-36749		BINGAMAN ST BRIDGE	BINGAMAN ST BRIDGE E-W, N SIDE S-35
51199-37812	1416	BIRCH ST	NORTHEAST S-25
51199-37824	1432	BIRCH ST	NORTHEAST S-26
50220-36465		BROOKLINE PLAZA	PANEL "B" 240 VOLT STD-47; ENERGY ONLY AS OF 12/30/05
50240-36462		BROOKLINE PLAZA	PANEL "B" 240 VOLT STD-46; ENERGY ONLY AS OF 12/30/05
50253-36449		BROOKLINE PLAZA	PANEL "A" 240 VOLT STD-44; ENERGY ONLY AS OF 12/30/05
50268-36410		BROOKLINE PLAZA	PANEL "A" 240 VOLT STD-40; ENERGY ONLY AS OF 12/30/05
50260-36434		BROOKLINE PLAZA AT SCOTT ST	PANEL "A", 240 VOLT STD-43; ENERGY ONLY AS OF 12/30/05
50202-36452		BURNSIDE AVE	PANEL "A" 240 VOLT STD-30; ENERGY ONLY AS OF 12/30/05
50212-36439		BURNSIDE AVE	PANEL "A" 240 VOLT STD-31; ENERGY ONLY AS OF 12/30/05
50236-36390		BURNSIDE AVE	PANEL "A" 240 VOLT STD-35; ENERGY ONLY AS OF 12/30/05
50243-36371		BURNSIDE AVE AT LIGGETT AVE	PANEL "A", 240 VOLT STD-37; ENERGY ONLY AS OF 12/30/05
50223-36425		BURNSIDE AVE AT SCOTT ST	PANEL "A", 240 VOLT STD-33; ENERGY ONLY AS OF 12/30/05
50694-36942	120	CARPENTER ST	ENERGY ONLY; NETWORK CA-120
50697-36929	141	CARPENTER ST	ENERGY ONLY; NETWORK CA-141
50754-36990	440	CHERRY ST	ENERGY ONLY; NETWORK CY-440 SERVED FROM CY-450
50759-36990	450	CHERRY ST	ENERGY ONLY; NETWORK CY-450
50767-36990	460	CHERRY ST	ENERGY ONLY; NETWORK CY-460
50780-36990	500	CHERRY ST	ENERGY ONLY; NETWORK CY-500
50787-36989	510	CHERRY ST	ENERGY ONLY; NETWORK CY-510

50796-36989	520	CHERRY ST	ENERGY ONLY; NETWORK CY-520
50800-36989	530	CHERRY ST	ENERGY ONLY; NETWORK CY-530
50808-36989	540	CHERRY ST	ENERGY ONLY; NETWORK CY-540
50811-36989	550	CHERRY ST	ENERGY ONLY; NETWORK CY-550
50813-36989	560	CHERRY ST	ENERGY ONLY; NETWORK CY-560
50817-36989	570	CHERRY ST	ENERGY ONLY; NETWORK CY-570
50819-36989	580	CHERRY ST	ENERGY ONLY; NETWORK CY-580
50836-36990	600	CHERRY ST	CY-602
50860-36990	612	CHERRY ST	CY-612, WAS CY-636
50864-36994	600	CHERRY ST	ENERGY ONLY; CROSS WALK FROM BANK TO THE PARKING GARAGE
50865-36993	600	CHERRY ST	ENERGY ONLY; LIGHT AT THE CROSS WALK FROM THE BANK TO THE PARKING GARAGE
50866-36992	600	CHERRY ST	ENERGY ONLY; LIGHT AT THE CROSS WALK FROM THE BANK TO THE PARKING GARAGE
50867-36991	600	CHERRY ST	ENERGY ONLY; LIGHT AT THE CROSS WALK FROM THE BANK TO THE PARKING GARAGE
50889-36990		CHERRY ST	ENERGY ONLY; 1ST LIGHT EAST OF RR
50891-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50892-36989	700	CHERRY ST	ENERGY ONLY; NETWORK CY-70093
50894-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50896-36990	710	CHERRY ST	ENERGY ONLY; NETWORK CY-710
50899-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50903-36990	720	CHERRY ST	ENERGY ONLY; NETWORK CY-720 SERVED FROM CY-730
50903-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50906-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50909-36990		CHERRY ST	ENERGY ONLY; 2ND LIGHT EAST OF RR
50910-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50912-36990	730	CHERRY ST	ENERGY ONLY; NETWORK CY-730
50913-36990		CHERRY ST	ENERGY ONLY; 3RD LIGHT EAST OF RR
50914-36990	740	CHERRY ST	ENERGY ONLY; NETWORK CY-740
50914-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50915-36990		CHERRY ST	ENERGY ONLY; 3RD LIGHT WEST OF S 8TH ST
50919-36990		CHERRY ST	ENERGY ONLY; 2ND LIGHT WEST OF S 8TH ST
50921-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50923-36993		CHERRY ST	ENERGY ONLY; 700 BLOCK
50925-36995		CHERRY ST	ENERGY ONLY; 700 BLOCK
50928-36990	750	CHERRY ST	ENERGY ONLY; NETWORK CY-750
50930-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50932-36990		CHERRY ST	ENERGY ONLY; 1ST LIGHT WEST OF S 8TH ST
50933-36994		CHERRY ST	ENERGY ONLY; 700 BLOCK
50935-36990	760	CHERRY ST	ENERGY ONLY; NETWORK CY-760
50946-36990	800	CHERRY ST	ENERGY ONLY; NETWORK CY-800
50955-36990	808	CHERRY ST	ENERGY ONLY; NETWORK CY-808
50964-36990	814	CHERRY ST	ENERGY ONLY; NETWORK CY-814
50980-36990	820	CHERRY ST	ENERGY ONLY; NETWORK CY-820
50992-36990	830	CHERRY ST	ENERGY ONLY; NETWORK CY-830
51026-36994	907	CHERRY ST	ENERGY ONLY; NETWORK CY-907
51036-36994	925	CHERRY ST	ENERGY ONLY; NETWORK CY-925
51081-36994	1013	CHERRY ST	ENERGY ONLY; NETWORK CY-1013
51089-36994	1031	CHERRY ST	ENERGY ONLY; NETWORK CY-1031
50883-36990	660	CHERRY ST AT 7TH ST	CY-660

50616-36916	201	CHESTNUT ST	ENERGY ONLY; NETWORK CH-201
50627-36915	225	CHESTNUT ST	ENERGY ONLY; NETWORK CH-225
50634-36907	248	CHESTNUT ST	ENERGY ONLY; NETWORK CH-248
50654-36913	251	CHESTNUT ST	ENERGY ONLY; NETWORK CH-251
50680-36913	315	CHESTNUT ST	ENERGY ONLY; NETWORK CH-315
50690-36907	326	CHESTNUT ST	ENERGY ONLY; NETWORK CH-326
50702-36914	335	CHESTNUT ST	ENERGY ONLY; NETWORK CH-335
50724-36914	403	CHESTNUT ST	ENERGY ONLY; NETWORK CH-403
50745-36907	424	CHESTNUT ST	ENERGY ONLY; NETWORK CH-424
50848-36912	615	CHESTNUT ST	ENERGY ONLY; NETWORK CH-615
50901-36912	715	CHESTNUT ST	ENERGY ONLY; NETWORK CH-715
50923-36912	735	CHESTNUT ST	ENERGY ONLY; NETWORK CH-735
50954-36905	814	CHESTNUT ST	ENERGY ONLY; NETWORK CH-814
50970-36912	827	CHESTNUT ST	ENERGY ONLY; NETWORK CH-827
50990-36906	844	CHESTNUT ST	ENERGY ONLY; NETWORK CH-844
50890-36906	700	CHESTNUT ST AT 7TH ST	ENERGY ONLY; NETWORK CH-700
50910-36905	724	CHESTNUT ST AT LEMON ST	ENERGY ONLY; NETWORK CH-724
50806-36913	523	CHESTNUT ST AT PEARL ST	ENERGY ONLY; NETWORK CH-523
50676-36913	301	CHESTNUT ST AT S 3RD ST	ENERGY ONLY; NETWORK CH-301
50835-36907	600	CHESTNUT ST AT S 6TH ST	ENERGY ONLY; NETWORK CH-600
51015-36905	900	CHESTNUT ST AT S 9TH ST	ENERGY ONLY; NETWORK CH-900
50807-37099	119	CHURCH ST	ENERGY ONLY; NETWORK CR-119
50807-37119	135	CHURCH ST	ENERGY ONLY; NETWORK CH-135
50675-37052	302	COURT ST	ENERGY ONLY; NETWORK CT-302
50685-37052	314	COURT ST	ENERGY ONLY; NETWORK CT-314
50736-37058	410	COURT ST	ENERGY ONLY; NETWORK CT-410
50750-37053	421	COURT ST	ENERGY ONLY; NETWORK CT-421
50763-37059	442	COURT ST	ENERGY ONLY; NETWORK CT-442
50795-37060	518	COURT ST	CT-519
50806-37052	530	COURT ST	ENERGY ONLY; NETWORK CT-530 OR ME-S-1
50817-37060	535	COURT ST	CT-535
50871-37054	638	COURT ST	ENERGY ONLY; NETWORK CT-638
50871-37055	637	COURT ST	ENERGY ONLY; NETWORK CT-637
50884-37053	700	COURT ST	ENERGY ONLY; NETWORK CT-700 SERVED FROM CT-638
50884-37056	701	COURT ST	ENERGY ONLY; NETWORK CT-701 SERVED FROM CT-637
50900-37053	738	COURT ST	ENERGY ONLY; NETWORK CT-738 SERVED FROM CT-638
50900-37056	737	COURT ST	ENERGY ONLY; NETWORK CT-737 SERVED FROM CT-637
50909-37052	770	COURT ST	ENERGY ONLY; NETWORK CT-770
50921-37054	788	COURT ST	ENERGY ONLY; NETWORK CT-788
50930-37054	794	COURT ST	ENERGY ONLY; NETWORK CT-794
50948-37054	810	COURT ST	ENERGY ONLY; NETWORK CT-810
50957-37054	830	COURT ST	ENERGY ONLY; NETWORK CT-830
50967-37054	840	COURT ST	ENERGY ONLY; NETWORK CT-840
50977-37054	850	COURT ST	ENERGY ONLY; NETWORK CT-850
51005-37053	860	COURT ST	ENERGY ONLY; NETWORK CT-860
50218-36547	1021	E WYOMISSING BLVD	WY-1021 RDG-S-6
50234-36549	1011	E WYOMISSING BLVD	WY-1011 RDG-S-5
50250-36552	1001	E WYOMISSING BLVD	WY-1001 RDG-S-4
50267-36555	921	E WYOMISSING BLVD	WY-921 RDG-S-3
50279-36556	911	E WYOMISSING BLVD	WY-911 RDG-S-2
50291-36557	901	E WYOMISSING BLVD	WY-901 RDG-S-1

50313-36551		E WYOMISSING BLVD	PANEL "C" 240 VOLT STD-21; ENERGY ONLY AS OF 12/30/05
50349-36537		E WYOMISSING BLVD	PANEL "C" 240 VOLT STD-19; ENERGY ONLY AS OF 12/30/05
50366-36516		E WYOMISSING BLVD	PANEL "C" 240 VOLT STD-18; ENERGY ONLY AS OF 12/30/05
50372-36504		E WYOMISSING BLVD	PANEL "C" 240 VOLT STD-17; ENERGY ONLY AS OF 12/30/05
50333-36545		E WYOMISSING BLVD AT PATTON AVE	PANEL "C" 240 VOLT STD-20; ENERGY ONLY AS OF 12/30/05
51425-36936	1605	ECKERT AVE	
51436-36931	1615	ECKERT AVE	
50566-36961	100	FRANKLIN ST	FR-100
50573-36961	110	FRANKLIN ST	FR-110
50584-36968	121	FRANKLIN ST	FR-121
50601-36961	130	FRANKLIN ST	FR-130
50608-36968	141	FRANKLIN ST	FR-141
50619-36962	204	FRANKLIN ST	ENERGY ONLY; NETWORK FR-204
50630-36962	220	FRANKLIN ST	ENERGY ONLY; NETWORK FR-220
50638-36962	232	FRANKLIN ST	ENERGY ONLY; NETWORK FR-232
50652-36968	237	FRANKLIN ST	ENERGY ONLY; NETWORK FR-237
50685-36964	312	FRANKLIN ST	ENERGY ONLY; NETWORK FR-312
50693-36964	322	FRANKLIN ST	ENERGY ONLY; NETWORK FR-322
50706-36963	336	FRANKLIN ST	ENERGY ONLY; NETWORK FR-336
50737-36963	414	FRANKLIN ST	ENERGY ONLY; NETWORK FR-414
50762-36963	434	FRANKLIN ST	ENERGY ONLY; NETWORK FR-434
50795-36970	515	FRANKLIN ST	ENERGY ONLY; NETWORK FR-515
50815-36970	535	FRANKLIN ST	ENERGY ONLY; NETWORK FR-535
50846-36970	613	FRANKLIN ST	CONTEMP RECT FR-613
50854-36969	625	FRANKLIN ST	CONTEMP RECT FR-625
50866-36969	635	FRANKLIN ST	FR-635
50878-36969	645	FRANKLIN ST	FR-645
50900-36969	715	FRANKLIN ST	ENERGY ONLY; NETWORK FR-715
50903-36967		FRANKLIN ST	ENERGY ONLY
50906-36968		FRANKLIN ST	ENERGY ONLY
50908-36963	724	FRANKLIN ST	ENERGY ONLY; NETWORK FR-724
50910-36968		FRANKLIN ST	ENERGY ONLY
50913-36968		FRANKLIN ST	ENERGY ONLY
50923-36968		FRANKLIN ST	ENERGY ONLY
50926-36962	736	FRANKLIN ST	ENERGY ONLY; NETWORK FR-736
50951-36968	811	FRANKLIN ST	ENERGY ONLY; NETWORK FR-811
50960-36968	821	FRANKLIN ST	ENERGY ONLY; NETWORK FR-821
50974-36968	831	FRANKLIN ST	ENERGY ONLY; NETWORK FR-831
50986-36968	843	FRANKLIN ST	ENERGY ONLY; NETWORK FR-843
51029-36961	918	FRANKLIN ST	ENERGY ONLY; NETWORK FR-918
51039-36968	927	FRANKLIN ST	ENERGY ONLY; NETWORK REVISED 9-18-87 FR-927
51046-36961	936	FRANKLIN ST	ENERGY ONLY; NETWORK REVISED 9-18-87 FR-936
51060-36967	949	FRANKLIN ST	ENERGY ONLY; NETWORK FR-949
51074-36968	1011	FRANKLIN ST	ENERGY ONLY; NETWORK FR-1011
51087-36961	1018	FRANKLIN ST	ENERGY ONLY; NETWORK FR-1018
51103-36959	1034	FRANKLIN ST	ENERGY ONLY; NETWORK FR-1034
51115-36967	1049	FRANKLIN ST	ENERGY ONLY; NETWORK

50838-36970	601	FRANKLIN ST AT 6TH ST	CONTEMP RECT FR-601
50881-36963	660	FRANKLIN ST AT 7TH ST	ENERGY ONLY; NETWORK FR-660
50893-36962	700	FRANKLIN ST AT 7TH ST	ENERGY ONLY; NETWORK FR-700
50805-36962	524	FRANKLIN ST AT PEARL ST	ENERGY ONLY; NETWORK FR-524
51068-36961	1000	FRANKLIN ST AT S 10TH ST	ENERGY ONLY; NETWORK FR-1000
50749-36973	424	FRANKLIN ST AT WOOD ST	ENERGY ONLY; NETWORK FR-424
50885-36967		FRANKLIN ST EAST OF RR	ENERGY ONLY
50910-36942	126	LEMON ST	ENERGY ONLY; NETWORK LE-126
50228-36357		LIGGETT AVE	PANEL "A" 240 VOLT STD-36; ENERGY ONLY AS OF 12/30/05
50256-36380		LIGGETT AVE	PANEL "A" 240 VOLT STD-38; ENERGY ONLY AS OF 12/30/05
50286-36403		LIGGETT AVE	PANEL "A" 240 VOLT STD-12; ENERGY ONLY AS OF 12/30/05
50302-36413		LIGGETT AVE	PANEL "A" 240 VOLT STD-11; ENERGY ONLY AS OF 12/30/05
50331-36434		LIGGETT AVE	PANEL "C" 240 VOLT STD-13; ENERGY ONLY AS OF 12/30/05
50344-36447		LIGGETT AVE	PANEL "C" 240 VOLT STD-14; ENERGY ONLY AS OF 12/30/05
50361-36466		LIGGETT AVE	PANEL "C" 240 VOLT STD-15; ENERGY ONLY AS OF 12/30/05
50274-36395		LIGGETT AVE AT BROOKLINE PLAZA	PANEL "A", 240 VOLT STD-39; ENERGY ONLY AS OF 12/30/05
50375-36489		LIGGETT AVE AT E WYOMISSING BLVD	PANEL "C" 240 VOLT STD-16; ENERGY ONLY AS OF 12/30/05
50319-36424		LIGGETT AVE AT MCCLELLAN ST	PANEL "A", 240 VOLT STD-10; ENERGY ONLY AS OF 12/30/05
51254-37867	1515	LINDEN ST	NORTHEAST
51257-37813	1415	LINDEN ST	NORTHEAST
51376-37738	1315	LORRAINE RD	NORTHEAST S-239
51392-37779	1415	LORRAINE RD	NORTHEAST S-242
51399-37794	1435	LORRAINE RD	NORTHEAST S-241
51423-37849	1511	LORRAINE RD	NORTHEAST S-246
51440-37883	1603	LORRAINE RD	RESOLUTION 312-82
51449-37903	1611	LORRAINE RD	RESOLUTION 312-82
51460-37941	1730	LORRAINE RD	NORTHEAST S-230
51471-37955	1715	LORRAINE RD	NORTHEAST S-235
51490-37998	1818	LORRAINE RD	NORTHEAST S-237
51521-38072	1940	LORRAINE RD	NORTHEAST S-238
51550-38127	2040	LORRAINE RD	NORTHEAST S-240
50746-37110	130	MADISON AVE	ENERGY ONLY; NETWORK MA-130
50750-37066	35	MADISON AVE	MA-31
50750-37076	43	MADISON AVE	MA-51
51088-36942	116	MAPLE ST	ENERGY ONLY; NETWORK MP-116
50133-36250	202	MARTHUR AVE	
50253-36519		MCCLELLAN ST	PANEL "B" 240 VOLT STD-24; ENERGY ONLY AS OF 12/30/05
50275-36512		MCCLELLAN ST	PANEL "B" 240 VOLT STD-1; ENERGY ONLY AS OF 12/30/05
50306-36481		MCCLELLAN ST	PANEL "A" 240 VOLT STD-4; ENERGY ONLY AS OF 12/30/05

50317-36460		MCCLELLAN ST	PANEL "C" 240 VOLT STD-8; ENERGY ONLY AS OF 12/30/05
50323-36444		MCCLELLAN ST	PANEL "C" 240 VOLT STD-9; ENERGY ONLY AS OF 12/30/05
50289-36501		MCCLELLAN ST AT PATTON ST	PANEL "B" 240 VOLT STD-3; ENERGY ONLY AS OF 12/30/05
51094-37094	111	MULBERRY ST	ENERGY ONLY; NETWORK MU-111
51100-37125	137	MULBERRY ST	ENERGY ONLY; NETWORK MU-137
51059-37053	28	N 10TH ST	ENERGY ONLY; NETWORK N10-28
51060-37121	134	N 10TH ST	ENERGY ONLY; NETWORK
51061-37031	2	N 10TH ST	ENERGY ONLY; JUST N OF PENN ST; NETWORK N10-02
51061-37040	12	N 10TH ST	ENERGY ONLY; NETWORK N10-12
51061-37063	38	N 10TH ST	ENERGY ONLY; NETWORK POLE TAG FROM CPR N10-38
51061-37081	54	N 10TH ST	ENERGY ONLY; NETWORK N10-54
51061-37156	224	N 10TH ST	NETWORK
51062-37108	114	N 10TH ST	ENERGY ONLY; NETWORK
51062-37173	242	N 10TH ST	NETWORK
51068-37089	101	N 10TH ST	ENERGY ONLY; NETWORK N10-101
51116-37158	218	N 11TH ST	NETWORK N11-218
51116-37174	244	N 11TH ST	NETWORK N11-244
51123-37191	251	N 11TH ST	NETWORK N11-251
51173-37861	1510	N 12TH ST	NORTHEAST S-23
51173-37873	1520	N 12TH ST	NORTHEAST S-24
51174-37806	1413	N 12TH ST	NORTHEAST S-19
51174-37823	1425	N 12TH ST	NORTHEAST S-20
51176-37910	1610	N 12TH ST	NORTHEAST S-22
51176-37925	1620	N 12TH ST	NORTHEAST S-21
51221-37520	900	N 13TH ST	ENERGY ONLY; NORTHEAST S-5
51225-37695	1209	N 13TH ST	ENERGY ONLY; NORTHEAST S-11
51225-37710	1223	N 13TH ST	ENERGY ONLY; NORTHEAST S-12
51225-37749	1308	N 13TH ST	ENERGY ONLY; NORTHEAST S-13
51225-37767	1320	N 13TH ST	ENERGY ONLY; NORTHEAST S-14
51226-37643	1112	N 13TH ST	ENERGY ONLY; NORTHEAST S-9
51226-37656	1128	N 13TH ST	ENERGY ONLY; NORTHEAST S-10
51226-37813	1410	N 13TH ST	ENERGY ONLY; NORTHEAST S-15
51226-37825	1420	N 13TH ST	ENERGY ONLY; NORTHEAST S-16
51227-37587	1012	N 13TH ST	ENERGY ONLY; NORTHEAST S-7
51227-37595	1028	N 13TH ST	ENERGY ONLY; NORTHEAST S-8
51229-37479	816	N 13TH ST	ENERGY ONLY; NORTHEAST S-3
51229-37497	835	N 13TH ST	ENERGY ONLY; NORTHEAST S-4
51229-37532	915	N 13TH ST	ENERGY ONLY; NORTHEAST S-6
51230-37429	720	N 13TH ST	ENERGY ONLY; NORTHEAST S-1
51230-37452	746	N 13TH ST	ENERGY ONLY; NORTHEAST S-2
51230-37858	1511	N 13TH ST	ENERGY ONLY; NORTHEAST S-17
51230-37871	1506	N 13TH ST	ENERGY ONLY; NORTHEAST S-18
50610-37099	128	N 2ND ST	N2-128
50610-37114	148	N 2ND ST	N2-148
50611-37154	212	N 2ND ST	N2-212
50611-37181	240	N 2ND ST	N2-240
50616-37165	225	N 2ND ST	N2-225
50616-37141	201	N 2ND ST AT WALNUT ST	N2-201
50664-37052	24	N 3RD ST	ENERGY ONLY; NETWORK N3-24

50664-37104	112	N 3RD ST	ENERGY ONLY; NETWORK N3-112
50664-37118	138	N 3RD ST	ENERGY ONLY; NETWORK N3-138
50664-37143	202	N 3RD ST	ENERGY ONLY; NETWORK N3-202
50664-37162	230	N 3RD ST	NETWORK N3-230
50664-37188	260	N 3RD ST	NETWORK N3-260
50665-37066	36	N 3RD ST	ENERGY ONLY; NETWORK N3-36
50671-37042	21	N 3RD ST	ENERGY ONLY; NETWORK N3-21
50671-37109	123	N 3RD ST	ENERGY ONLY; NETWORK N3-123
50671-37133	151	N 3RD ST	ENERGY ONLY; NETWORK N3-151
50671-37147	215	N 3RD ST	NETWORK N3-215
50671-37176	245	N 3RD ST	NETWORK N3-245
50672-37198	301	N 3RD ST AT ELM ST	NETWORK N3-301
50717-37038	6	N 4TH ST	ENERGY ONLY; NETWORK N4-06
50717-37069	50	N 4TH ST	ENERGY ONLY; NETWORK N4-50 ADDED 10-22-87
50717-37110	126	N 4TH ST	ENERGY ONLY; NETWORK N4-126
50717-37158	208	N 4TH ST	NETWORK N4-208
50717-37174	230	N 4TH ST	NETWORK N4-230
50724-37099	113	N 4TH ST	ENERGY ONLY; NETWORK N4-113
50724-37123	141	N 4TH ST	ENERGY ONLY; NETWORK N4-141
50724-37170	219	N 4TH ST	NETWORK N4-219
50725-37040	21	N 4TH ST	ENERGY ONLY; NETWORK N4-21 S-46
50724-37141	201	N 4TH ST AT WALNUT ST	ENERGY ONLY; NETWORK N4-201
50772-37321	447	N 5TH ST	
50773-37042	10	N 5TH ST	ENERGY ONLY; NETWORK N5-10
50773-37091	112	N 5TH ST	ENERGY ONLY; NETWORK ME-S-18 N5-112
50773-37111	134	N 5TH ST	ENERGY ONLY; NETWORK ME-S-20 N5-134
50773-37156	208	N 5TH ST	ENERGY ONLY; NETWORK ME-S-24 N5-208
50773-37169	230	N 5TH ST	ENERGY ONLY; NETWORK ME-S-26 N5-230
50776-37312	443	N 5TH ST	
50780-37041	3	N 5TH ST	ENERGY ONLY; NETWORK N5-03
50781-37068	43	N 5TH ST	ENERGY ONLY; NETWORK N5-43
50781-37106	121	N 5TH ST	ENERGY ONLY; NETWORK ME-S-21 N5-121
50781-37124	143	N 5TH ST	ENERGY ONLY; NETWORK ME-S-23 N5-143
50781-37157	225	N 5TH ST	ENERGY ONLY; NETWORK ME-S-27 N5-225
50783-37179	245	N 5TH ST	ENERGY ONLY; NETWORK ME-S-29 N5-245
50828-37071	38	N 6TH ST	ENERGY ONLY; NETWORK N6-38
50828-37110	134	N 6TH ST	ENERGY ONLY; NETWORK N6-134
50828-37124	146	N 6TH ST	ENERGY ONLY; NETWORK N6-146
50829-37046	12	N 6TH ST	ENERGY ONLY; NETWORK N6-12
50829-37167	222	N 6TH ST	NETWORK N6-222
50834-37094	117	N 6TH ST	ENERGY ONLY; NETWORK N6-117
50834-37152	211	N 6TH ST	NETWORK N6-211
50834-37180	235	N 6TH ST	NETWORK N6-235
50835-37081	49	N 6TH ST	ENERGY ONLY; NETWORK N6-49
50881-37090	105	N 7TH ST	NETWORK ME-S-108 N7-105
50881-37104	125	N 7TH ST	NETWORK ME-S-109 N7-125
50891-37049	45	N 7TH ST	NETWORK N7-45
50892-37042	25	N 7TH ST	NETWORK N7-25
50934-37101	122	N 8TH ST	NETWORK ME-S-112 N8-122
50937-37051	16	N 8TH ST	ENERGY ONLY; NETWORK N8-16
50940-37065	30	N 8TH ST	ENERGY ONLY; NETWORK N8-30
50942-37155	215	N 8TH ST	NETWORK N8-215

50943-37142	201	N 8TH ST	ENERGY ONLY; NETWORK N8-201
50943-37173	227	N 8TH ST	NETWORK N8-227
50944-37038	5	N 8TH ST	ENERGY ONLY; NETWORK N8-05
50944-37072	105	N 8TH ST	ENERGY ONLY; NETWORK
50944-37122	137	N 8TH ST	NETWORK ME-S-113 N8-137
51009-37034	4	N 9TH ST	ENERGY ONLY; NETWORK
51009-37049	16	N 9TH ST	ENERGY ONLY; NETWORK
51009-37062	35	N 9TH ST	ENERGY ONLY; NETWORK
51009-37094	106	N 9TH ST	ENERGY ONLY; NETWORK ME-S-275 N9-106
51009-37111	132	N 9TH ST	ENERGY ONLY; NETWORK ME-S-277 N9-132
51009-37146	204	N 9TH ST	NETWORK ME-S-279 N9-204; PER JOHN GIARDIELLO ON 3/13/03 THIS IS
51009-37169	230	N 9TH ST	NETWORK N9-230; PER JOHN GIARDIELLO ON 3/13/03 THIS IS 250W MV
51010-37077	51	N 9TH ST	ENERGY ONLY; NETWORK
51015-37034	5	N 9TH ST	ENERGY ONLY; NETWORK
51015-37049	17	N 9TH ST	ENERGY ONLY; NETWORK
51015-37062	36	N 9TH ST	ENERGY ONLY; NETWORK
51015-37124	143	N 9TH ST	ENERGY ONLY; NETWORK ME-S-278 N9-143
51016-37077	52	N 9TH ST	ENERGY ONLY; NETWORK
51016-37157	217	N 9TH ST	NETWORK ME-S-280 N9-217; PER JOHN GIARDIELLO ON 3/13/03 THIS IS
51016-37182	241	N 9TH ST	NETWORK N9-241; PER JOHN GIARDIELLO ON 3/13/03 THIS IS 250W MV
51017-37099	119	N 9TH ST	ENERGY ONLY; NETWORK ME-S-276 N9-119
51009-37188	250	N 9TH ST AT ELM ST	NETWORK N9-250; PER JOHN GIARDIELLO ON 3/13/03 THIS IS 250W MV
50174-36640	1010	OLD WYOMISSING RD	FED FROM 50192-36678 NEW
50191-36648	1006	OLD WYOMISSING RD	FED FROM 50192-36678 NEW
50213-36659	922	OLD WYOMISSING RD	FED FROM 50192-36678
50234-36670	912	OLD WYOMISSING RD	FED FROM 50192-36678 NEW
50250-36682	902	OLD WYOMISSING RD	FED FROM 50192-36678
50261-36689	826	OLD WYOMISSING RD	FED FROM 50192-36678 NEW
50278-36699	816	OLD WYOMISSING RD	FED FROM 50192-36678 NEW
50305-36706	806	OLD WYOMISSING RD	FED FROM 50192-36678
50321-36707	800	OLD WYOMISSING RD	FED FROM 50192-36678 NEW
50350-36708	718	OLD WYOMISSING RD	FED FROM 50192-36678
50716-37402		OLEY ST	MAJ GEN GREGG MONUMENT AT N 4TH AND CENTRE AVES SW STD
50716-37403		OLEY ST	MAJ GEN GREGG MONUMENT AT N 4TH AND CENTRE AVES NW STD
50717-37402		OLEY ST	MAJ GEN GREGG MONUMENT AT N 4TH AND CENTRE AVES SE STD
50717-37403		OLEY ST	MAJ GEN GREGG MONUMENT AT N 4TH AND CENTRE AVES NE STD
51035-36948	110	ORANGE ST	ENERGY ONLY; NETWORK ADDED 10-19-87 OR-110
51038-36930	135	ORANGE ST	ENERGY ONLY; NETWORK ADDED 10-17-87 OR-135
51306-37810	1414	PALM ST	NORTHEAST STD-3
51309-37928	1612	PALM ST	NORTHEAST
51309-37945	1605	PALM ST	NORTHEAST
50174-36678	1030	PARKSIDE DR S	FED FROM 50192-36678 PD-10 NEW
50194-36670	1050	PARKSIDE DR S	FED FROM 50192-36678 PD-20

50242-36581	816	PARKSIDE DR S	RDG-S-8
50250-36564	806	PARKSIDE DR S	RDG-S-7
50259-36468		PATTON AVE	PANEL "B" 240 VOLT STD-45; ENERGY ONLY AS OF 12/30/05
50274-36483		PATTON AVE	PANEL "B", 240 VOLT STD-2; ENERGY ONLY AS OF 12/30/05
50301-36515		PATTON AVE	PANEL "B" 240 VOLT STD-23; ENERGY ONLY AS OF 12/30/05
50313-36531		PATTON AVE	PANEL "B" 240 VOLT STD-22; ENERGY ONLY AS OF 12/30/05
50740-36164	499	PAUL ST	
50585-37098	108	PEAR ST	PR-108 CONVERTED FROM 100 TO 250 HPS EFFECTIVE 12/10/93
50585-37114	130	PEAR ST	PR-130 100 TO 250 HPS AS OF 12/10/93
50585-37126	150	PEAR ST	PR-150 100 TO 250 HPS AS OF 12/10/93
50586-37150	216	PEAR ST	PR-216 100 TO 250 HPS AS OF 12/10/93
50586-37164	236	PEAR ST	PR-236 100 TO 250 HPS AS OF 12/10/93
50586-37179	254	PEAR ST	PR-254 100 TO 250 HPS AS OF 12/10/95
50806-36934	133	PEARL ST	ENERGY ONLY; NETWORK PL-133
50806-36946	115	PEARL ST	ENERGY ONLY; NETWORK PL-115
50620-37020	204	PENN ST	ENERGY ONLY; PN-204
50620-37027	201	PENN ST	ENERGY ONLY; PN-201
50634-37020	216	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 2
50634-37020	216	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
50634-37027	217	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 2
50634-37027	217	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
50649-37020	232	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
50649-37020	232	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 2
50649-37027	235	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 2
50649-37027	235	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
50665-37020	246	PENN ST	ENERGY ONLY; PN-246
50665-37027	245	PENN ST	ENERGY ONLY; PN-245
50675-37020	302	PENN ST	ENERGY ONLY; PN-302

50675-37027	305	PENN ST	ENERGY ONLY; PN-305
50689-37020	320	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 3
50689-37020	320	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
50689-37028	321	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
50689-37028	321	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 3
50702-37020	338	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
50702-37020	338	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN3
50702-37028	339	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN3
50702-37028	339	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
50715-37020	356	PENN ST	ENERGY ONLY; PN-356
50715-37027	359	PENN ST	ENERGY ONLY; PN-359
50892-37021	700	PENN ST	ENERGY ONLY; JUST E OF 7TH ST; NETWORK PN-700
50894-37023		PENN ST	ENERGY ONLY; 700 BLOCK
50899-37023		PENN ST	ENERGY ONLY; 700 BLOCK
50900-37029	711	PENN ST	ENERGY ONLY; NETWORK PN-711
50904-37023		PENN ST	ENERGY ONLY; 700 BLOCK
50906-37018	724	PENN ST	ENERGY ONLY; NETWORK PN-724
50907-37024		PENN ST	ENERGY ONLY; 700 BLOCK
50910-37023		PENN ST	ENERGY ONLY; 700 BLOCK
50912-37023		PENN ST	ENERGY ONLY; 700 BLOCK
50912-37029	733	PENN ST	ENERGY ONLY; NETWORK PN-733
50915-37024		PENN ST	ENERGY ONLY; 700 BLOCK

50917-37024		PENN ST	ENERGY ONLY; 700 BLOCK
50919-37023		PENN ST	ENERGY ONLY; 700 BLOCK
50921-37019	740	PENN ST	ENERGY ONLY; NETWORK PN-740
50923-37023		PENN ST	ENERGY ONLY; 700 BLOCK
50928-37029	755	PENN ST	ENERGY ONLY; NETWORK PN-755
50935-37021	760	PENN ST	ENERGY ONLY; NETWORK PN-760
51017-37022	904	PENN ST	ENERGY ONLY; NETWORK PN-904
51017-37029	903	PENN ST	ENERGY ONLY; NETWORK PN-903
51031-37022	918	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN-9
51031-37022	918	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
51031-37029	921	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 9
51031-37029	921	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
51045-37022	936	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 9
51045-37022	936	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
51045-37029	939	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 9
51045-37029	939	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
51059-37022	952	PENN ST	ENERGY ONLY; NETWORK PN-952
51059-37029	957	PENN ST	ENERGY ONLY; NETWORK PN-957
51071-37022	1002	PENN ST	ENERGY ONLY; NETWORK PN-1002
51071-37029	1003	PENN ST	ENERGY ONLY; NETWORK PN-1003
51084-37015	1016	PENN ST	ENERGY ONLY; IN PARKING LOT; PN-1020-A-B
51084-37022	1022	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG

51084-37022	1022	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 1
51084-37029	1019	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 1
51084-37029	1019	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
51087-36999	1016	PENN ST	ENERGY ONLY; IN PARKING LOT; PN-1020-D
51087-37007	1016	PENN ST	ENERGY ONLY; IN PARKING LOT; PN-1020-C
51100-37022	1036	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
51100-37022	1036	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 1
51100-37029	1033	PENN ST	ENERGY ONLY; TWO 50 MV ON POLE BILLED AS ONE 175 MV; POLE TAG
51100-37029	1033	PENN ST	ENERGY ONLY; ONE 400 MH AND TWO 50 MV ON POLE; POLE TAG PN 1
51113-37022	1048	PENN ST	ENERGY ONLY; NETWORK PN-1048
51113-37029	1049	PENN ST	ENERGY ONLY; NETWORK PN-1049
50182-36448		PERSHING BLVD	PANEL "B" 240 VOLT STD-28; ENERGY ONLY AS OF 12/30/05
50202-36467		PERSHING BLVD	PANEL "B" 240 VOLT STD-27; ENERGY ONLY AS OF 12/30/05
50218-36474		PERSHING BLVD	PANEL "B" 240 VOLT; RELOCATED ACROSS STREET; ENERGY ONLY AS OF
50233-36489		PERSHING BLVD	PANEL "B" 240 VOLT; RELOCATED ACROSS STREET; ENERGY ONLY AS OF
50251-36506		PERSHING BLVD	PANEL "B" 240 VOLT; RELOCATED ACROSS STREET; ENERGY ONLY AS OF
50193-36458		PERSHING BLVD AT BURNSIDE AVE	PANEL "B" 240 VOLT STD-29; ENERGY ONLY AS OF 12/30/05
50909-37098	109	POPLAR ST	PO-108
50910-37110	125	POPLAR ST	PO-120
50910-37127	146	POPLAR ST	PO-140
50862-37088	101	REED ST	ENERGY ONLY; NETWORK RD-101
50863-37102	119	REED ST	ENERGY ONLY; NETWORK RD-119
50515-36857	301	RIVERFRONT DR	RV-301
50515-36868	251	RIVERFRONT DR	RV-251
50515-36878	241	RIVERFRONT DR	RV-241
50515-36891	231	RIVERFRONT DR	RV-231
50515-36905	221	RIVERFRONT DR	RV-221
50517-36845	311	RIVERFRONT DR	RV-311
50517-36911	211	RIVERFRONT DR	RV-211
50520-36919	201	RIVERFRONT DR	RV-201
50521-36838	321	RIVERFRONT DR	RV-321

50525-36830	331	RIVERFRONT DR	RV-331
50525-36928	151	RIVERFRONT DR	RV-151
50531-36938	141	RIVERFRONT DR	RV-141
50533-36817	341	RIVERFRONT DR	RV-341
50536-36945	131	RIVERFRONT DR	RV-131
50541-36805	351	RIVERFRONT DR	RV-351
50542-36793	361	RIVERFRONT DR	RV-361
50542-36953	121	RIVERFRONT DR	RV-121
50548-36786	411	RIVERFRONT DR	RV-411
50548-36958	111	RIVERFRONT DR	RV-111
50555-36959	101	RIVERFRONT DR	RV-101
50556-36779	421	RIVERFRONT DR	RV-421
50562-36774	431	RIVERFRONT DR	RV-431
50568-36768	441	RIVERFRONT DR	RV-441
50575-36763	451	RIVERFRONT DR	RV-451
50584-36758	501	RIVERFRONT DR	RV-501
50598-36758	511	RIVERFRONT DR	RV-511
50615-36763	521	RIVERFRONT DR	RV-521
50627-36768	531	RIVERFRONT DR	RV-531
50649-36768	200	RIVERFRONT DR	PI-200; LIGHT IS BETWEEN S 2ND AND S 3RD
50660-36769	210	RIVERFRONT DR	PI-210; LIGHT IS BETWEEN S 2ND AND S 3RD
50637-36771		RIVERFRONT DR AT S 2ND ST	
50691-37118	136	ROSE ST	ENERGY ONLY; NETWORK RS-136
50693-37102	116	ROSE ST	ENERGY ONLY; NETWORK RS-116
50696-37154	217	ROSE ST	ENERGY ONLY; NETWORK RS-217
51060-36961	100	S 10TH ST	ENERGY ONLY; NETWORK S10-100
51067-37002	15	S 10TH ST	ENERGY ONLY; NETWORK S10-15
51068-36968	53	S 10TH ST	ENERGY ONLY; NETWORK S10-53
51068-36984	43	S 10TH ST	ENERGY ONLY; NETWORK S10-43
51068-37020	1	S 10TH ST	ENERGY ONLY; NETWORK S10-01
51112-36978	36	S 11TH ST	ENERGY ONLY; NETWORK S11-36
51114-36925	138	S 11TH ST	ENERGY ONLY; NETWORK S11-138
51114-36948	112	S 11TH ST	ENERGY ONLY; NETWORK S11-112
51116-36934	126	S 11TH ST	ENERGY ONLY; NETWORK S11-126
51122-37008	9	S 11TH ST	ENERGY ONLY; S11-9
51116-36957	100	S 11TH ST AT FRANKLIN ST	ENERGY ONLY; NETWORK S11-100
50608-36809	340	S 2ND ST	S2-340
50608-36819	330	S 2ND ST	S2-330
50608-36827	320	S 2ND ST	S2-320
50608-36837	310	S 2ND ST	S2-310
50608-36847	300	S 2ND ST	S2-300
50609-36861	230	S 2ND ST	S2-230
50609-36873	220	S 2ND ST	S2-220
50609-36889	210	S 2ND ST	S2-210
50610-36797	400	S 2ND ST	S2-350
50610-36901	200	S 2ND ST	S2-200
50610-36914	130	S 2ND ST	S2-130
50610-36935	120	S 2ND ST	S2-120
50610-36941	110	S 2ND ST	S2-110
50610-36961	100	S 2ND ST	S2-100
50610-36979	43	S 2ND ST	S2-44
50610-37005	19	S 2ND ST	

50610-37015	10	S 2ND ST	S2-10
50615-36788	410	S 2ND ST	S2-410
50616-36906	201	S 2ND ST	ENERGY ONLY; NETWORK S2-201
50616-36924	125	S 2ND ST	ENERGY ONLY; NETWORK S2-125
50617-36970	51	S 2ND ST	
50617-36988	35	S 2ND ST	
50621-36779	420	S 2ND ST	S2-420
50626-36772	430	S 2ND ST	S2-430
50633-36762	500	S 2ND ST	S2-500
50638-36755	500	S 2ND ST	S2-510
50645-36746	500	S 2ND ST	S2-520
50651-36738	500	S 2ND ST	S2-530
50657-36730	500	S 2ND ST	S2-540
50665-36721	500	S 2ND ST	S2-550
50670-36727	500	S 2ND ST	ADJ TO BERKS PACKING, 3RD LIGHT FROM BRIDGE
50675-36716	500	S 2ND ST	S2-561
50678-36720	500	S 2ND ST	ADJ TO BERKS PACKING, 2ND LIGHT FROM BRIDGE
50680-36713	500	S 2ND ST	S2-571
50683-36716	500	S 2ND ST	ADJ TO BERKS PACKING NEXT TO BRIDGE
50642-36765	501	S 2ND ST AT RIVERFRONT DR	S2-501
50665-36981	36	S 3RD ST	ENERGY ONLY; NETWORK S3-36
50666-36934	124	S 3RD ST	ENERGY ONLY; NETWORK S3-124
50666-37007	8	S 3RD ST	ENERGY ONLY; NETWORK S3-08
50669-36739	520	S 3RD ST	S3-520
50669-36752	510	S 3RD ST	S3-510
50669-36768	500	S 3RD ST	S3-500
50669-36777	410	S 3RD ST	S3-410
50669-36794	400	S 3RD ST	S3-400
50669-36806	350	S 3RD ST	S3-350
50669-36823	334	S 3RD ST	S3-334
50669-36836	318	S 3RD ST	S3-318
50669-36849	300	S 3RD ST	S3-300
50673-36997	25	S 3RD ST	ENERGY ONLY; NETWORK S3-25
50674-36949	111	S 3RD ST	ENERGY ONLY; NETWORK S3-111
50675-36927	135	S 3RD ST	ENERGY ONLY; NETWORK S3-135
50717-37014	4	S 4TH ST	ENERGY ONLY; NETWORK S4-04
50718-36981	38	S 4TH ST	ENERGY ONLY; NETWORK S4-38
50724-36904	201	S 4TH ST	ENERGY ONLY; NETWORK S4-201; JUST S OF CHESTNUT
50724-37002	17	S 4TH ST	ENERGY ONLY; NETWORK S4-17
50772-37008	6	S 5TH ST	ENERGY ONLY; NETWORK S5-06
50773-36983	42	S 5TH ST	ENERGY ONLY; NETWORK
50778-37007	15	S 5TH ST	ENERGY ONLY; NETWORK S5-15
50827-36905	200	S 6TH ST	ENERGY ONLY; NETWORK
50827-37010	8	S 6TH ST	ENERGY ONLY; NETWORK S6-08
50833-36982	45	S 6TH ST	ENERGY ONLY; NETWORK S6-45
50888-37021		S 7TH AND PENN ST	ENERGY ONLY
50883-36970	60	S 7TH ST	S7-60
50883-36976	50	S 7TH ST	S7-50
50883-36983	40	S 7TH ST	S7-40
50883-36988	30	S 7TH ST	S7-30
50888-36949	113	S 7TH ST	NETWORK S7-113

50888-37014		S 7TH ST	ENERGY ONLY; 1ST B
50888-37019	7	S 7TH ST	
50889-36998		S 7TH ST	ENERGY ONLY; 1ST BLOCK
50889-37006		S 7TH ST	ENERGY ONLY; 1ST B
50889-37010	17	S 7TH ST	NETWORK S7-17
50891-36974	55	S 7TH ST	NETWORK S7-55
50891-36979	45	S 7TH ST	NETWORK S7-45
50891-36985	35	S 7TH ST	NETWORK S7-35
50891-36997	23	S 7TH ST	NETWORK S7-23
50932-37009	12	S 8TH ST	ENERGY ONLY; NETWORK S8-12
50934-36970		S 8TH ST	ENERGY ONLY
50934-36978		S 8TH ST	ENERGY ONLY
50934-36988		S 8TH ST	ENERGY ONLY
50935-36913	158	S 8TH ST	ENERGY ONLY; JUST N OF CHESTNUT ST; NETWORK S8-158
50935-36938	126	S 8TH ST	ENERGY ONLY; NETWORK S8-126
50942-36977	41	S 8TH ST	ENERGY ONLY; NETWORK S8-41
50942-36988	33	S 8TH ST	ENERGY ONLY; JUST S OF CHERRY ST; NETWORK S8-33
50942-36995	29	S 8TH ST	ENERGY ONLY; NETWORK S8-29
51007-36904	202	S 9TH ST	ENERGY ONLY; NETWORK S9-202
51007-36946	110	S 9TH ST	ENERGY ONLY; NETWORK S9-110
51008-36926	136	S 9TH ST	ENERGY ONLY; NETWORK S9-136
51009-36978	40	S 9TH ST	ENERGY ONLY; NETWORK S9-40
51009-36988	30	S 9TH ST	ENERGY ONLY; NETWORK S9-30
51009-37021	2	S 9TH ST	ENERGY ONLY; JUST S OF PENN ST; NETWORK S9-02
51010-37007	24	S 9TH ST	ENERGY ONLY; NETWORK S9-24
51014-36938	123	S 9TH ST	ENERGY ONLY; NETWORK S9-123
51016-37016	7	S 9TH ST	ENERGY ONLY; NETWORK S9-07
50558-36972	40	S FRONT ST	FT-40
50558-36982	30	S FRONT ST	FT-30
50558-36995	20	S FRONT ST	FT-20
50558-37008	10	S FRONT ST	FT-10
50558-37015	0	S FRONT ST	FT-00
50510-36649		SCHLEGEL PARK	ENERGY ONLY; SCP-80
50514-36622		SCHLEGEL PARK	ENERGY ONLY; SCP-70
50517-36601		SCHLEGEL PARK	ENERGY ONLY; SCP-60
50523-36573		SCHLEGEL PARK	ENERGY ONLY; SCP-50
50523-36657		SCHLEGEL PARK	ENERGY ONLY; SCP-90
50542-36586		SCHLEGEL PARK	ENERGY ONLY; SCP-40
50562-36604		SCHLEGEL PARK	ENERGY ONLY; SCP-30
50583-36621		SCHLEGEL PARK	ENERGY ONLY; SCP-20
50600-36601		SCHLEGEL PARK	ENERGY ONLY; AT MAIN ENTRANCE; SCP-10
50332-37564		SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-68; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50335-37559		SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-66; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50335-37567		SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-67; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.

50339-37555	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-64; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50339-37562	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-65; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50342-37558	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-63; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50343-37550	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-62; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50346-37553	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-61; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50347-37545	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-60; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50350-37548	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-59; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50351-37541	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-58; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50354-37543	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-57; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50355-37535	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-56; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50358-37538	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-55; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50359-37531	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-54; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50361-37526	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE W SIDE; S-52; PER DICK DALTON IN EC&M, THE VERIFIED WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50362-37533	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-53; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50365-37528	SCHUYLKILL AVE BRIDGE	SCHUYLKILL AVE BRIDGE E SIDE; S-51; PER DICK DALTON IN EC&M, THE WITH JOHN GIARDIELLO AT CITY ON 3/13/03.
50208-36415	SCOTT ST	PANEL "A" 240 VOLT STD-32; ENERGY ONLY AS OF 12/30/05
50239-36427	SCOTT ST	PANEL "A" 240 VOLT STD-34; ENERGY ONLY AS OF 12/30/05
50277-36446	SCOTT ST	PANEL "A" 240 VOLT STD-41; ENERGY ONLY AS OF 12/30/05

50293-36457		SCOTT ST	PANEL "A" 240 VOLT STD-42; ENERGY ONLY AS OF 12/30/05
50325-36486		SCOTT ST	PANEL "C" 240 VOLT STD-7; ENERGY ONLY AS OF 12/30/05
50337-36497		SCOTT ST	PANEL "C" 240 VOLT STD-6; ENERGY ONLY AS OF 12/30/05
50350-36512		SCOTT ST	PANEL "C" 240 VOLT STD-5; ENERGY ONLY AS OF 12/30/05
50572-36855	101	SPRUCE ST	NEXT TO MERRITTS AT RR; SR-101
50583-36855	111	SPRUCE ST	NEAR MERRITTS; SR-111
50592-36855	121	SPRUCE ST	NEAR MERRITTS; SR-121
50598-36855	131	SPRUCE ST AT S 2ND ST	NEAR MERRITTS; SR-131
50538-36823		SPRUCE ST WALKWAY	NEAREST TO RIVERFRONT DR SR-31
50543-36827		SPRUCE ST WALKWAY	SR-41
50548-36831		SPRUCE ST WALKWAY	SR-51
50553-36835		SPRUCE ST WALKWAY	SR-61
50559-36840		SPRUCE ST WALKWAY	SR-71
50561-36847		SPRUCE ST WALKWAY	SR-81
50566-36852		SPRUCE ST WALKWAY	SR-91
50268-36642	932	SUMMIT CHASE DR	
50276-36637	928	SUMMIT CHASE DR	
50276-36646	919	SUMMIT CHASE DR	
50286-36637	920	SUMMIT CHASE DR	
50290-36645	913	SUMMIT CHASE DR	
50303-36638	902	SUMMIT CHASE DR	
50309-36646	827	SUMMIT CHASE DR	
50334-36647	809	SUMMIT CHASE DR	
50335-36639	818	SUMMIT CHASE DR	
50343-36647	801	SUMMIT CHASE DR	
50360-36641	748	SUMMIT CHASE DR	
50365-36648	733	SUMMIT CHASE DR	
50371-36641	736	SUMMIT CHASE DR	
50376-36649	723	SUMMIT CHASE DR	
50382-36641	714	SUMMIT CHASE DR	
50572-37133	112	WALNUT ST	WN-112
50586-37141	127	WALNUT ST	WN-127
50598-37134	138	WALNUT ST	WN-138
50610-37141	155	WALNUT ST	WN-155
50617-37134	200	WALNUT ST	WN-200
50631-37141	223	WALNUT ST	WN-223
50643-37134	236	WALNUT ST	WN-236
50654-37134	240	WALNUT ST	WN-240
50666-37134	250	WALNUT ST	WN-250
50682-37135	310	WALNUT ST	WN-310
50693-37141	323	WALNUT ST	WN-321
50701-37134	334	WALNUT ST	WN-334
50716-37141	351	WALNUT ST	WN-351
50737-37134	410	WALNUT ST	ENERGY ONLY; NETWORK WN-410
50751-37141	429	WALNUT ST	ENERGY ONLY; NETWORK WN-429
50761-37135	434	WALNUT ST	ENERGY ONLY; NETWORK WN-434
50795-37142	515	WALNUT ST	ENERGY ONLY; NETWORK WN-515
50809-37135	522	WALNUT ST	ENERGY ONLY; NETWORK WN-522

50817-37142	537	WALNUT ST	ENERGY ONLY; NETWORK WN-537
50847-37135	608	WALNUT ST	ENERGY ONLY; NETWORK WN-608
50856-37142	619	WALNUT ST	ENERGY ONLY; NETWORK WN-619
50867-37135	638	WALNUT ST	ENERGY ONLY; NETWORK WN-638
50879-37141	651	WALNUT ST	ENERGY ONLY; NETWORK WN-651
50902-37135	710	WALNUT ST	ENERGY ONLY; NETWORK WN-710
50910-37141	721	WALNUT ST	ENERGY ONLY; NETWORK WN-721
50925-37135	732	WALNUT ST	ENERGY ONLY; NETWORK WN-732
50936-37141	759	WALNUT ST	ENERGY ONLY; NETWORK WN-759
50957-37142	813	WALNUT ST	ENERGY ONLY; NETWORK WN-813; ENERGY ONLY
50969-37135	824	WALNUT ST	ENERGY ONLY; NETWORK WN-824
50992-37141	831	WALNUT ST	ENERGY ONLY; NETWORK WN-831
51007-37136	860	WALNUT ST	ENERGY ONLY; AT 9TH ST; NETWORK WN-860
51023-37135	910	WALNUT ST	ENERGY ONLY; NETWORK WN-910
51035-37143	921	WALNUT ST	ENERGY ONLY; NETWORK WN-921
51048-37134	936	WALNUT ST	ENERGY ONLY; NETWORK WN-936
51062-37143	943	WALNUT ST	ENERGY ONLY; NETWORK WN-943
51073-37142	1015	WALNUT ST	ENERGY ONLY; NETWORK WN-1015
51097-37134	1026	WALNUT ST	ENERGY ONLY; NETWORK WN-1026
51100-37130	1038	WALNUT ST	ENERGY ONLY; NETWORK WN-1038
50827-37135	550	WALNUT ST AT 6TH ST	ENERGY ONLY; NETWORK WN-550
50675-37141	301	WALNUT ST AT N 3RD ST	WN-301
50566-37141	101	WALNUT ST AT N FRONT ST	WN-101
50620-37080	204	WASHINGTON ST	ENERGY ONLY; NETWORK WS-204
50639-37088	215	WASHINGTON ST	ENERGY ONLY; NETWORK WS-215
50652-37079	232	WASHINGTON ST	ENERGY ONLY; NETWORK WS-232
50682-37087	313	WASHINGTON ST	ENERGY ONLY; NETWORK WS-313
50706-37087	333	WASHINGTON ST	ENERGY ONLY; NETWORK WS-333
50744-37087	421	WASHINGTON ST	ENERGY ONLY; NETWORK WS-421 REVISED 11-20-87 WATT FROM 860V
50760-37080	438	WASHINGTON ST	ENERGY ONLY; NETWORK WS-438
50792-37087	505	WASHINGTON ST	ENERGY ONLY; NETWORK ADDED 10-19-87 WS-505
50807-37080	518	WASHINGTON ST	ENERGY ONLY; NETWORK WS-518
50817-37087	531	WASHINGTON ST	ENERGY ONLY; NETWORK WS-531
50846-37081	608	WASHINGTON ST	ENERGY ONLY; NETWORK WS-608 REVISED WATT 11-19-87 FROM 620V
50856-37087	615	WASHINGTON ST	ENERGY ONLY; NETWORK WS-615 REVISED WATT 11-19-87 FROM 620V
50862-37079	630	WASHINGTON ST	ENERGY ONLY; NETWORK WS-630 REVISED WATT 11-19-87 FROM 620V
50886-37080	700	WASHINGTON ST	ENERGY ONLY; ON BRIDGE; NETWORK WS-700
50886-37087	701	WASHINGTON ST	ENERGY ONLY; ON BRIDGE; NETWORK WS-701
50901-37079	710	WASHINGTON ST	ENERGY ONLY; NETWORK WS-710
50925-37079	732	WASHINGTON ST	ENERGY ONLY; NETWORK WS-732
50970-37079	828	WASHINGTON ST	ENERGY ONLY; NETWORK WS-828
50980-37092	839	WASHINGTON ST	ENERGY ONLY; NETWORK WS-839
51027-37081	906	WASHINGTON ST	ENERGY ONLY; NETWORK WS-906
51035-37087	921	WASHINGTON ST	ENERGY ONLY; NETWORK WS-921
51051-37081	936	WASHINGTON ST	ENERGY ONLY; NETWORK WS-936
51059-37088	949	WASHINGTON ST	ENERGY ONLY; NETWORK WS-949
51070-37081	1000	WASHINGTON ST	ENERGY ONLY; NETWORK WS-1000
51081-37087	1019	WASHINGTON ST	ENERGY ONLY; NETWORK WS-1019

51095-37081	1030	WASHINGTON ST	ENERGY ONLY; NETWORK WS-1030
51104-37087	1041	WASHINGTON ST	ENERGY ONLY; NETWORK WS-1041
50909-37087	721	WASHINGTON ST AT POPLAR ST	ENERGY ONLY; NETWORK WS-721
50747-36926	166	WOOD ST	ENERGY ONLY; NETWORK WD-166
50747-36940	134	WOOD ST	ENERGY ONLY; NETWORK WD-134