



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Department of Administration  
DIVISION OF PURCHASES  
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Providence, RI 02908-5855

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Fax: (401) 574-8387  
Website: [www.purchasing.ri.gov](http://www.purchasing.ri.gov)

June 11, 2014

**ADDENDUM NUMBER ONE**

**RFQ # 7548750**

**TITLE: Saugatucket River Fish Passage Improvements, Main St. Dam & Pallasades Mill Sites, South Kingstown, RI**

**Closing Date and Time: 6/18/14 at 1:30 PM**

**Per the issuance of this ADDENDUM #1 (17) pages, including this cover sheet)**



**Specification Change /Addition / Clarifications**

**Please review the attached information and include it in your bid response.**

**NOTICE OF ADDENDUM NUMBER ONE (1)**

TO

State of Rhode Island  
DEM-Planning and Development Contract No. 07-12  
Bid Number 7548750  
Saugatucket River Fish Passage Improvements  
South Kingstown, Rhode Island

**DATE of ADDENDUM:**            **June 11, 2013**

**The contract documents are hereby modified to include this document as if fully attached thereto.**

**ITEM 1)            Information for Bidders**

INSERT as an appendix to this Section the Minutes of the Pre-Bid Meeting attached hereto as, "Addendum 1, Attachment I".

**ITEM 2)            Invitation to Bid page 2 of 4**

DELETE "Completion Time: 90 days"

REPLACE with "Completion Time: 150 days"

**ITEM 3)            Section 00500 – Contract Agreement**

DELETE Section 00500 Contract Agreement AIA Document A101 Standard Form of Agreement Between Owner and Contractor in its entirety.

REPLACE with Section 00500 Contract Agreement attached hereto as "Addendum 2, Attachment II".

Contract agreement shall be finalized and executed with the Contractor prior to a Purchase Order being issued.

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**END OF ADDENDUM NUMBER 1**

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## **Saugatucket River Fish Passage Improvements**

**PRE-BID MEETING  
30 MAY, 2014 10:00 AM  
ON-SITE, WAKEFIELD, RI**

To all Contractors Estimating:

Attached is the meeting minutes from the non-mandatory pre-bid meeting held on May 30, 2013 at 10:00 AM at both the Main Street and Palisades sites in Wakefield, Rhode Island.

Please be advised that the subject matter discussed at the meeting, the minutes recorded thereof, and the questions and answers shall be considered as part of the Contract Documents.

## Meeting Minutes

Description of Meeting: Pre-Bid Meeting

Date/Time: 5-30-14 10:00 AM

Location: On-site Wakefield, Rhode Island

Attendees: See attached attendance sheet

Andres Aveledo from the RIDEM Department of Planning and Development began the meeting by giving a brief introduction to the project and welcoming everyone to the meeting.

Then John O'Hara from the State of Rhode Island Department of Purchasing gave a brief overview of the project contract requirements and accepted questions.

- 1. This is a Non-Mandatory Pre-Bid Conference**
- 2. Questions will be accepted till Thursday 6/6/14 at 5:00 PM**
- 3. Surety and Payment and Performance bonds are required**
- 4. This is a Public Copy bid, requirements explained-CD**
- 5. Review all terms and conditions**
- 6. Apprenticeship requirements explained**
- 7. Prevailing Wage requirements**
- 8. Checklist reviewed**
- 9. Sign-In sheet explained**

Andres Aveledo then introduced federal agency partners (James Turek, NOAA and Bryan Sojkowski, USFWS) and LBG (Aaron Sylvia), and Aaron Sylvia began by giving a brief description of the project at the Main Street site and went over the proposed design features. James Turek from NOAA described the intent of the design including the necessity to pass both adult and juvenile fish during appropriate upstream migration and out-migration windows.

A similar overview of the project was provided at the Palisades site and after the project overviews, the floor was then opened up for questions.

Attached to this Addendum is a copy of the non-mandatory pre-bid conference sign-in sheet.

## Questions and Answers

### Main Street Site

1. According to the grating manufacturer, the grating will not span across the outmigration structure which measures 4.5' across. The maximum span possible with the grating is 4'?

*While the grating only comes in 4-foot widths, the span (or length) dimension of the grating comes in 20-foot lengths which is more than enough to span across the 4.5-foot wide outmigration structure.*

2. Where is the staging area and will restoration of the staging area be required?

*The staging area is located within the adjacent Town-owned park and can be seen on Sheet C-3 of the contract drawings. Restoration of the staging area to its pre-construction condition shall be required of the contractor.*

3. According to the plans, sandbags are called for in the stream channel for erosion control. Based on the flows in the stream, it does not seem like sandbags will work for this application. Do you recommend something else?

*The pre-bid meeting was held during a time of higher flow in the Saugatucket River. The construction start date is anticipated to occur when river flows are lower, and sandbags or other similar best management practices will be appropriate for use as erosion controls.*

4. According to the manufacturer, the aluminum stop logs for the outmigration structure require a 3 to 4-month lead time. How will this work with a contract duration of only 90 days?

*The lead time for the aluminum stop logs was verified with the manufacturer. For this reason the contract duration will be extended to 150 days.*

5. In our experience on similar projects oak stop logs/baffles tend to rot much sooner than treated southern pine. Will you consider the use of southern pine instead of the oak?

*Treated southern pine shall not be allowed for use on the baffles/stop logs. The baffles and stop logs shall be constructed from oak in accordance with the contract drawings.*

6. We see that you are proposing boulders to be moved/relocated. Will additional boulders be required above and beyond what is already present downstream of the dam?

*It is anticipated that additional boulders and riverstone will be required, and there is a alternate line item for each of these items in the specifications.*

7. Should the additional boulders be round, or can riprap be used?

*The boulders and riverstone shall have a "natural" aesthetic, so sharp angular stone will not be allowed for this application. Flat-bottomed, block-shaped stone will be preferred as a barrier to fish passage at the lower end of the river reach, but the stone will be rounded, not sharp-edged.*

8. Is a minimum boulder size specified?

*Average sizing for riverstone and boulders is called out on the contract drawings.*

9. Is a police detail required, or will a flagger be sufficient? If a detail is required can the town provide their rates?

*The RIDOT approved traffic control plan does not require a police detail to close the sidewalk, however if it is anticipated that temporary lane closures will be required, then any costs associated with such lane closures will be the responsibility of the Contractor.*

10. Are there any MBE/WBE requirements for this job?

*The MBE requirements are spelled out in instructions to bidders attached to the invitation to bid in the contract documents. See page 10 of 11 of the Instructions to Bidders document. Also: Per RIGL 37-14.1-6 - Minority business enterprise participation - "Minority business enterprises shall be included in all procurements and construction projects under this chapter and shall be awarded a minimum of ten percent (10%) of the dollar value of the entire procurement or project."*

11. Which electrical pole are we tying into for the eel pass water pump?

*The electrical pole closest to the proposed location of the eel pass is the one that is proposed to be tied into for the eel pass line item.*

12. Is bathymetry available for the area around the outmigration structure where the temporary coffer dam will be required?

*See attached figure for additional survey points in the impoundment area of the outmigration structure.*

13. Is any excavated sediment proposed to leave the site? Are turbidity barriers required?

*The excavated sediment is not proposed to leave the site. It shall be placed into the portion of the fish ladder to be demolished and dewatered and ultimately buried in the void left behind by the demolition of the lower portion of the fish ladder. This can be seen on contract drawing Sheet C-5. Turbidity barriers are not required although the contractor shall be responsible for complying with state water quality regulations.*

14. Is a trash rack proposed for use on the outmigration structure?

*A trash rack is not proposed for the outmigration structure, however one is proposed to be installed at the the fish ladder exitway.*

15. The wording for the alternates seems to be a bit confusing. Is the pricing for the alternates included in the base bid or not? I could not tell if they are supposed to be add alternates or deduct alternates.

*The pricing for the alternates shall not be included in the base bid. The alternates will be additions to the work.*

## **Palisades Mill Site**

1. How do we propose to dewater the fish ladder for the proposed work?

*It is anticipated that stop logs can be installed at the location shown on contract drawing Sheet C-3 to control water during construction. If necessary, the drop gate at the head of the dam raceway can be adjusted to minimize flows through the raceway. The contractor will need to request this management item with at least a 1-week notice prior to beginning in-flume work.*

2. What is the construction duration?

*See question 4 above under the Main Street Site Q&A.*

3. Where is the staging area for this site located?

*The staging area for the Palisades Mill site is located adjacent to the work in the parking lot. The limits of the staging area can be seen on contract drawing Sheet C-3.*

4. Does this work have to be within the low flow season?

*The timing of the work shall be in accordance with the state authorization for the project. The agencies will consider a time-of-year extension for in-water work, if necessary.*

5. Where are the concrete repairs proposed?

*The minor concrete repairs shall be in the locations shown on contract drawing Sheet S-5.*

6. When the gate is put into place to stop the flow, are there any other discharge inlets to the fish ladder?

*There are no other known discharge inlets. The Contractor shall field verify prior to performing the work that there are no active discharge inlets that may disrupt work.*



# DRAFT AIA® Document A101™ - 2007

## Standard Form of Agreement Between Owner and Contractor where the basis of payment is a Stipulated Sum

AGREEMENT made as of the  day of  in the year   
(In words, indicate day, month and year.)

BETWEEN the Owner:  
(Name, legal status, address and other information)

«State of Rhode Island, acting by and through the Department of Administration,  
Division of Purchases, on behalf of the Department of Environmental Management »  
«One Capitol Hill »  
«Providence, Rhode Island 02908 »  
«Tel. 401-574-8100 »  
«www.purchasing.ri.gov »

and the Contractor:  
(Name, legal status, address and other information)

« »  
« »  
« »

for the following Project:  
(Name, location and detailed description)

«Saugatucket River Fish Passage Improvements »  
«Main Street Dam &  
Palsades Mill Sites »  
«South Kingstown, Rhode Island »

The Architect:  
(Name, legal status, address and other information)

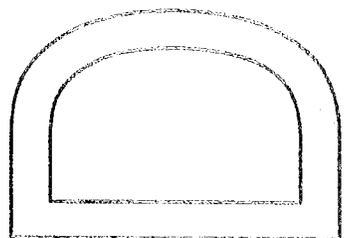
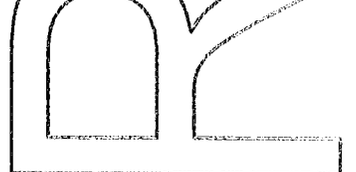
«The Louis Berger Group, Inc. »  
«295 Promenade Street  
Providence, Rhode Island 02908 »  
«Tel. 401-521-5980 »  
«www.louisberger.com »

The Owner and Contractor agree as follows.

**ADDITIONS AND DELETIONS:**  
The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An *Additions and Deletions Report* that notes added information as well as revisions to the standard form text is available from the author and should be reviewed.

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

AIA Document A201™-2007, General Conditions of the Contract for Construction, is adopted in this document by reference. Do not use with other general conditions unless this document is modified.



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ARTICLE 1 THE CONTRACT DOCUMENTS

The Contract Documents consist of this Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, Addenda issued prior to execution of this Agreement, other documents listed in this Agreement and Modifications issued after execution of this Agreement, all of which form the Contract, and are as fully a part of the Contract as if attached to this Agreement or repeated herein. The Contract represents the entire and integrated agreement between the parties hereto and supersedes prior negotiations, representations or agreements, either written or oral. An enumeration of the Contract Documents, other than a Modification, appears in Article 9.

ARTICLE 2 THE WORK OF THIS CONTRACT

The Contractor shall fully execute the Work described in the Contract Documents, except as specifically indicated in the Contract Documents to be the responsibility of others. No part of the Work shall be performed by Subcontractors without the Owner's prior written consent.

ARTICLE 3 DATE OF COMMENCEMENT AND SUBSTANTIAL COMPLETION

§ 3.1 *The date of commencement of the Work shall be the date fixed in a Purchase Order issued by the Owner*

The Rhode Island Department of Administration, Division of Purchases shall issue a Purchase Order to authorize commencement of the work. The date of commencement shall be stipulated by the Purchase Order.

§ 3.2 The Contract Time shall be measured from the date of commencement.

§ 3.3 The Contractor shall achieve Substantial Completion of the entire Work not later than ~~one hundred and fifty~~ ( ~~150~~ ) days from the date of commencement. Subject to adjustments of this Contract Time as provided in the Contract Documents.

*(Insert provisions, if any, for liquidated damages relating to failure to achieve Substantial Completion on time or for bonus payments for early completion of the Work.)*

The Owner shall not be liable to the Contractor or any Subcontractor for claims or damages of any nature caused by or arising out of any delays. The sole remedy against the Owner for delays shall be the allowance of additional time for completion of work.

ARTICLE 4 CONTRACT SUM

§ 4.1 The Owner shall pay the Contractor the Contract Sum in current funds for the Contractor's performance of the Contract. The Contract Sum shall be      (\$      ), subject to additions and deductions as provided in the Contract Documents.

§ 4.2 The Contract Sum is based upon the following alternates, if any, which are described in the Contract Documents and are hereby accepted by the Owner:  
*(State the numbers or other identification of accepted alternates. If the bidding or proposal documents permit the Owner to accept other alternates subsequent to the execution of this Agreement, attach a schedule of such other alternates showing the amount for each and the date when that amount expires.)*

§ 4.3 Unit prices, if any:  
*(Identify and state the unit price; state quantity limitations, if any, to which the unit price will be applicable.)*

See bid form for Unit Prices

§ 4.4 Allowances included in the Contract Sum, if any:  
*(Identify allowance and state exclusions, if any, from the allowance price.)*

There are no allowances

ARTICLE 5 PAYMENTS  
§ 5.1 PROGRESS PAYMENTS

§ 5.1.1 Based upon Applications for Payment submitted to the Architect by the Contractor and Certificates for Payment issued by the Architect and approved by the Owner, the Owner shall make progress payments on account of the Contract Sum to the Contractor as provided below and elsewhere in the Contract Documents.

§ 5.1.2 The period covered by each Application for Payment shall be one calendar month ending on the last day of the month.

§ 5.1.3 Each Application for Payment shall be based on the most recent schedule of values submitted by the Contractor in accordance with the Contract Documents. The schedule of values shall allocate the entire Contract Sum among the various portions of the Work. The schedule of values shall be prepared in such form and supported by such data to substantiate its accuracy as the Architect may require. This schedule, unless objected to by the Architect, shall be used as a basis for reviewing the Contractor's Applications for Payment.

§ 5.1.4 Applications for Payment shall show the percentage of completion of each portion of the Work as of the end of the period covered by the Application for Payment.

§ 5.1.5 Subject to other provisions of the Contract Documents, the amount of each progress payment shall be computed as follows:

- .1 Take that portion of the Contract Sum properly allocable to completed Work as determined by multiplying the percentage completion of each portion of the Work by the share of the Contract Sum allocated to that portion of the Work in the schedule of values, less retainage of five percent (5 %). Pending final determination of cost to the Owner of changes in the Work, amounts not in dispute shall be included as provided in Section 7.3.9 of AIA Document A201™-2007, General Conditions of the Contract for Construction;

- .2 Add that portion of the Contract Sum properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the completed construction (or, if approved in advance by the Owner, suitably stored off the site at a location agreed upon in writing), less retainage of ~~«five»~~ percent (~~«5»~~ %);
- .3 Subtract the aggregate of previous payments made by the Owner; and
- .4 Subtract amounts, if any, for which the Architect has withheld or nullified a Certificate for Payment as provided in Section 9.5 of AIA Document A201-2007.

§ 5.1.6 The progress payment amount determined in accordance with Section 5.1.6 shall be further modified under the following circumstances:

- .1 Add, upon Substantial Completion of the Work, a sum sufficient to increase the total payments to the full amount of the Contract Sum, less such amounts as the Architect shall determine for incomplete Work, retainage applicable to such work and unsettled claims; and  
(Section 9.8.5 of AIA Document A201-2007 requires release of applicable retainage upon Substantial Completion of Work with consent of surety, if any.)
- .2 Add, if final completion of the Work is thereafter materially delayed through no fault of the Contractor, any additional amounts payable in accordance with Section 9.10.3 of AIA Document A201-2007.

§ 5.1.7 Except with the Owner's prior approval, the Contractor shall not make advance payments to suppliers for materials or equipment which have not been delivered and stored at the site.

## § 5.2 FINAL PAYMENT

§ 5.2.1 Final payment, constituting the entire unpaid balance of the Contract Sum, shall be made by the Owner to the Contractor when

- .1 the Contractor has fully performed the Contract except for the Contractor's responsibility to correct Work as provided in Section 12.2.2 of AIA Document A201-2007, and to satisfy other requirements, if any, which extend beyond final payment;
- .2 a final Certificate for Payment has been issued by the Architect, a final Statement of Account has been signed by the Architect, and both the Certificate for Payment and Statement of Account have been approved in writing by the Owner;
- .3 the Contractor has submitted its final waiver of lien and final waivers of lien from all of its Subcontractors and suppliers in a form acceptable to the Owner; and
- .4 the Contractor has submitted to the Owner all close-out documents, including without limitation, all as-built plans, warranties, manuals, and other materials set forth in the Contract Documents.

§ 5.2.2 The Owner's final payment to the Contractor shall be made no later than 30 days after the issuance of the Architect's final Certificate for Payment and approval of the Owner.

## § 5.3 OWNERS RIGHTS

§ 5.3.1 The owner shall have the right to deduct from any payments due to the Contractor the amount of any unpaid obligations owed to the State of Rhode Island by the Contractor, including without limitation, any and all unpaid taxes, and to pay such deductions to the Controller of the State of Rhode Island.

§ 5.3.2 The owner shall have the right, on behalf of the State of Rhode Island, to deduct from any payments due to the Contractor the amount of any claim against the Contractor arising out of this Agreement or on account of any other reason.

## ARTICLE 6 DISPUTE RESOLUTION

### § 6.1 INITIAL DECISION MAKER

The Purchasing Agent appointed in accordance with the provisions of R.I. Gen. Laws § 37-2-1 will serve as Initial Decision Maker pursuant to the provisions of R.I. Gen Laws §§ 37-2-46 and 47, Rhode Island Procurement Regulations § 1.5, and Section 15.2 of AIA Document A201-2007.

**§ 6.2 BINDING DISPUTE RESOLUTION**

For any Claim not resolved by the procedures set forth in § 6.1, the method of binding dispute resolution shall be determined pursuant to the provisions of the Public Works Arbitration Act, R.I. Gen. Laws §§ 37-16-1 et seq., and R.I. Gen. Laws § 37-2-49.

**ARTICLE 7 TERMINATION OR SUSPENSION**

§ 7.1 The Contract may be terminated by the Owner or the Contractor as provided in Article 14 of AIA Document A201-2007. The Contractor may also be terminated by the Owner: (i) in the event of the unavailability of appropriated funds; (ii) in the absence of a determination of continued need; or (iii) as otherwise provided in the General Conditions of Purchase or applicable law.

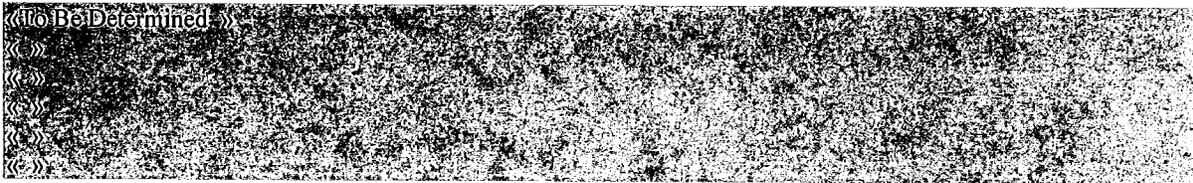
§ 7.2 The Work may be suspended by the Owner as provided in Article 14 of AIA Document A201-2007.

**ARTICLE 8 MISCELLANEOUS PROVISIONS**

§ 8.1 Where reference is made in this Agreement to a provision of AIA Document A201-2007 or another Contract Document, the reference refers to that provision as amended or supplemented by other provisions of the Contract Documents.

§ 8.2 No interest shall be due or payable on account of any payment due or unpaid except in accordance with the provisions of "Prompt Payment by Department of Administration," R.I. Gen. Laws §§ 42-11.1-1 et seq.

§ 8.3 The Owner's representative:  
*(Name, address and other information)*



§ 8.4 The Contractor's representative:  
*(Name, address and other information)*



§ 8.5 Neither the Owner's nor the Contractor's representative shall be changed without ten days written notice to the other party.

§ 8.6 Other provisions: None.



**ARTICLE 9 ENUMERATION OF CONTRACT DOCUMENTS**

§ 9.1 The Contract Documents, except for the Purchase Order and Modifications issued after execution of this Agreement, are enumerated in the sections below.

§ 9.1.1 The Agreement is this executed AIA Document A101-2007, Standard Form of Agreement Between Owner and Contractor.

§ 9.1.2 The General Conditions are AIA Document A201-2007, General Conditions of the Contract for Construction.

§ 9.1.3 The Supplementary and other Conditions of the Contract:

Document	Title	Date	Pages
R.I. Gen. Laws 37-2-1 et seq.	State Purchasing Act		
State of Rhode Island Procurement Regulations			
Appendix A - General Conditions of Purchase			
R.I. Gen. Laws 37-16-1 et seq.	Public Works Arbitration Act		
R.I. Gen. Laws 42-11-1 et seq.	Prompt Payment by Department of Administration		

In the event of any conflict between the State of Rhode Island Procurement Regulations or any provision of the Rhode Island General Laws and the Supplementary and other Conditions of the Contract or other Contract Documents, the State of Rhode Island Procurement Regulations and the Rhode Island General Laws will control.

§ 9.1.4 The Specifications:

*(Either list the Specifications here or refer to an exhibit attached to this Agreement.)*

See specifications delineated in the Solicitation

§ 9.1.5 The Drawings:

*(Either list the Drawings here or refer to an exhibit attached to this Agreement.)*

See drawings delineated in the Solicitation

§ 9.1.6 The Addenda, if any:

Any and all addenda enumerated in the Bid Form

Portions of Addenda relating to bidding requirements are not part of the Contract Documents unless the bidding requirements are also enumerated in this Article 9.

§ 9.1.7 Additional documents, if any, forming part of the Contract Documents:

- .1 The Project's Solicitation issued by the Rhode Island Department of Administration, Division of Purchases.
- .2 The RIVIP Bidder Certification Cover Form submitted by the Contractor.
- .3 Bid Proposal submitted by the Contractor.
- .4 Other documents, if any, listed below:  
*(List here any additional documents that are intended to form part of the Contract Documents. AIA Document A201-2007 provides that bidding requirements such as advertisement or invitation to bid, Instructions to Bidders, sample forms and the Contractor's bid are not part of the Contract Documents unless enumerated in this Agreement. They should be listed here only if intended to be part of the Contract Documents.)*

**ARTICLE 10 INSURANCE AND BONDS**

The Contractor shall purchase and maintain insurance and provide bonds as set forth in the Solicitation.

(State bonding requirements, if any, and limits of liability for insurance required in Article 11 of AIA Document A201-2007.)

Type of insurance or bond	Limit of liability or bond amount (\$0.00)
Payment Performance Bond	

**ARTICLE 11 NO LIENS**

The Owner is the State of Rhode Island or a subdivision or agency of the State of Rhode Island, and therefore, pursuant to the provisions of R.I. Gen. Laws § 34-28-31, mechanics liens may not be placed against the Project.

**ARTICLE 12 MISCELLANEOUS**

§ 12.1 Domestic Steel. All steel products used or supplied in the Project by the Contractor, its Subcontractors or suppliers, shall comply with the provisions of the "Steel Products Procurement Act," R.I. Gen. Laws §§ 37-2.1-1 et seq.

§ 12.2 Occupational Safety. The Contractor shall conduct a construction safety awareness program for all on-site employees and otherwise comply with the provisions of "Safety Awareness Programs," R.I. Gen. Laws §§ 37-23-1 et seq.

§ 12.3 Prevailing Wages. The Contractor and its Subcontractors shall pay prevailing wage rates as promulgated for construction projects by the Rhode Island Department of Labor and Training Division of Professional Regulation and otherwise comply with all of the prevailing wages provisions of "Labor and Payment of Debts by Contractors," R.I. Gen. Laws §§ 37-13-1 et seq.

§ 12.4 Apprenticeship. The Contractor shall comply with the state public works contract apprenticeship requirements of R.I. Gen. Laws §§ 37-13-3.1 and the apprenticeship training program, and agreements provision of "Apprenticeship Programs in Trade and Industry," R.I. Gen. Laws §§ 28-45-1 et seq.

§ 12.5 MBE. The Contractor shall comply with the provisions of "Minority Business Enterprise," R.I. Gen. Laws §§ 37-14.1-1 et seq., and in particular, shall ensure that minority business enterprises have the maximum opportunity to participate in the performance of the Work.

§ 12.6 Disability. The Contractor shall comply with the provisions of the "Disability Business Enterprises Act," R.I. Gen. Laws §§ 37-2.2-1 et seq.

§ 12.7 Equal Opportunity. The Contractor shall comply with and demonstrate the same commitment to equal opportunity as prevails under federal contracts controlled by Federal Executive Orders 11246, 11625, 11375, and 11830 and the provisions of R.I. Gen. Laws § 28-5.1-10. Affirmative action plans must be submitted by the Contractor to the Rhode Island Equal Opportunity Office for review.

§ 12.8 Drug-Free Workplace. Pursuant to Executive Order No. 91-14, the Contractor shall comply with the State of Rhode Island drug-free workplace policy.

**ARTICLE 13 THIRD-PARTY BENEFICIARY**

The Department of Environmental Management is a disclosed third-party beneficiary of this Agreement and shall have all of the rights and benefits to which such a party is entitled hereunder.

This Agreement entered into as of the day and year first written above; provided, however, that this Agreement shall not become effective until the Rhode Island Department of Administration Division of Purchases has issued a Purchase Order pursuant to § 3.1. The person signing for the Contractor below represents that he or she has been duly authorized to execute this Agreement on behalf of the Contractor.

OWNER (Signature)

«Lorraine Hynes, Purchasing Agent

CONTRACTOR (Signature)

«»»»

Department of Administration  
Division of Purchases »« »

*(Printed name and title)*

*(Printed name and title)*

T

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A

R

D



State of Rhode Island  
Division of Purchases  
One Capitol Hill  
Providence, RI 02908

"NON-MANDATORY" PRE-BID CONFERENCE SIGN IN SHEET

BID NUMBER: 7548750  
 BID TITLE: Saugatucket River Fish Passage Improvements, Main St Dam & Palisades Mill Sites, S.K. RI  
 PRE-BID DATE AND TIME: 5/30/14 - 10:00 A.M.

Purchasing Representative:  
John F. O'Hara II  
 Pre-Bid START TIME:  
10:00 AM  
 Pre-Bid END TIME:  
11:30 AM

COMPANY NAME	COMPANY REPRESENTATIVE	ADDRESS	CONTACT E-MAIL	CONTACT PHONE NUMBER	CONTACT FAX NUMBER	PROPOSAL SUBMITTED (for Purchasing Use Only)
1	Louis Berger - Corp	Aaron Sylvia	245 Pompano St Providence RI	asylvia@b-w-3.com	401-415-4458	401-792-2228
2	Jon Sittack	Town of S. Kingstown	509 Commodore Perry Way, Warrick, RI	jsittack@south kingstown-ri.com	401-729-9331 x-2252	
3	USFAUS	James T Curale	300 WASHINGTON CIRCLE DR MAYFIELD, MA 01055	bjohn-s.johnson@ bus.gov	413-253-8695	
4	New England Infrastructure Inc.	Jason Mauro	28 Terrace Blvd Warrick, MA 01055	James.G.Torval @mauro-inc.com	401-722-3338	
5	NAER. DOCCIBOOKS	MATT MELCHIORI	13 Brent Drive Andover, MA 01749	mmelchior@naer.com	978-293-3535	978-293-3535
6	DEH RID	Jay McLean	14 GULL RD NAER, RI 02882	MELCHIORI@CONDOT	401-742-4214	
7	DEH RID	Lincoln Farnsey	235 Riverway St Providence RI 02902	James.mcginn@lincoln-ri.com	401-222-2222 x4913	
8	JHE	Jim Dervay	50 Lynch Place Cumberland RI	lucen@jhe.com	333-4300	
9	CARDI CORP	GEORGE HOLMES	400 LINCOLN AVE. WARWICK, R.I. 02886	GHOLMES@CARDI	(401) 739-8300	(401) 732-0006
10	DEM/FRI	PHIL ELASKY	2776 West Main Wickford RI	phil@elasky.com	(401) 789-4891	
11	DEM/POD	ANDRES AVELADO	335 Palumbo St PROV. RI 02908	andres.avelado@dem-ri.com	(603) 222-5746 x235	
12	GunCo Bco	Dom Ingen Pola	16 Front St 34th 101 Salem, MA 01970	andres.sunco@com	978-744-1515	815-592-5822
13	Ford Co.	Dan Galante	187 Perry St Georgetown, MA 01833	dave.ford@com	508-726-4086	978-861-4448
14	Purchasing	John O'Hara		construction & purchasing. ri.gov		
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