250629	Committee Item No7 Board Item No. <u>32</u>
	D OF SUPERVISORS T CONTENTS LIST
Budget and Finance Compervisors Meeting	Date July 16, 2025 Date July 22, 2025
Youth Commission Repo Introduction Form Department/Agency Cov MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement	er Letter and/or Report
(Use back side if addition	nal space is needed)
	AGENDA PACKET Budget and Finance Compervisors Meeting Motion Resolution Ordinance Legislative Digest Budget and Legislative A Youth Commission Report Introduction Form Department/Agency Cove MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Comm Award Letter Application

 Date
 July 10, 2025

 Date
 July 17, 2025

Completed by: Brent Jalipa
Completed by: Brent Jalipa

1	[Agreement - The Dutra Group - Custom Crane Barge - Not to Exceed \$16,747,196]
2	
3	Resolution approving an agreement between the City, acting by and through the Office
4	of Contract Administration ("OCA"), and The Dutra Group ("Dutra") for a custom crane
5	barge for the Port of San Francisco, for an initial term of approximately two years from
6	final execution of the Contract by all parties ("Effective Date") to July 14, 2027, with an
7	option to extend for a period of one year, for a total not to exceed amount of
8	\$16,747,196; and to authorize OCA to make necessary, non-material changes to the
9	Contract prior to its final execution by all parties that do not materially increase the
10	obligations or liabilities to the City and are necessary or advisable to effectuate the
11	purposes of the Agreement.
12	
13	WHEREAS, On December 8, 2023, the Office of Contract Administration issued a
14	Request for Qualifications ("RFQ") for a custom crane barge for the Port of San Francisco;
15	and
16	WHEREAS, The Dutra Group submitted a response and was the sole qualified and
17	responsive proposer; and
18	WHEREAS, The OCA awarded the contract to The Dutra Group; and
19	WHEREAS, Charter, Section 9.118(b), requires Board of Supervisors' approval by
20	Resolution of any contract which, when entered into, extends over 10 years, and of any
21	contract which, when entered into, costs the City \$10,000,000 or more; and
22	WHEREAS, A condition precedent to the proposed Contract is enactment of a
23	Resolution authorizing the Contract; and
24	

25

1	WHEREAS, The proposed Contract contained in File No. 250629, is substantially in
2	final form, with all material terms and conditions included, and only remains to be executed by
3	the parties upon approval of this Resolution; now, therefore, be it
4	RESOLVED, That the Board of Supervisors hereby approves the Contract in
5	substantially the form contained in File No. 250629; and, be it
6	FURTHER RESOLVED, That the Board of Supervisors authorizes OCA to make any
7	modifications to the Contract, prior to its final execution by all parties, that OCA determines, in
8	consultation with the City Attorney, are consistent with this Resolution, in the best interest of
9	the City, do not materially increase the obligations or liabilities of the City, are necessary or
10	advisable to effectuate the purposes of the Contract; and are in compliance with all applicable
11	laws, including City's Charter; and, be it
12	FURTHER RESOLVED, That within 30 days of the Contract being fully executed by all
13	parties, OCA shall submit to the Clerk of the Board of Supervisors a completely executed
14	copy for inclusion in File No. 250629; this requirement and obligation resides with the
15	Department, and is for purposes of having a complete file only, and in no manner affects the
16	validity of approved Contract.
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Item 7	Department:
File 25-0629	Port

EXECUTIVE SUMMARY

Legislative Objectives

 The proposed resolution authorizes the Office of Contract Administration, on behalf of the Port of San Francisco (Port), to enter into a contract with The Dutra Group for the building, delivery, and commissioning of one custom crane barge, for a not-to-exceed amount of \$16,747,196 and a term beginning on final execution through July 14, 2027, with one oneyear option to extend.

Key Points

- Since 2017, Port engineers have worked with a naval-architecture firm to design a replacement crane barge, as the current one owned by the Port is beyond its useful life. The Dutra Group was the sole respondent to a 2023 Request for Qualifications seeking crane barge vendors.
- Under the contract, The Dutra Group would (1) procure and install a pedestal-mounted crane and related systems, (2) build a 150-foot steel barge at Conrad Shipyard in the Gulf Coast, (3) deliver the completed barge to the Port via the Panama Canal, (4) install and test mechanical, hydraulic, and electrical systems, (5) provide training to crane operators, manuals, and a three-year warranty.
- Future crane projects include reconfiguring berths, emergency berth repairs, waterfront development, and disaster response.

Fiscal Impact

- The total contract amount of \$16,747,196 includes design, fabrication, delivery, installation, training, insurance, warranty, contingency, and sales tax.
- The Port used an independent engineering contractor to prepare independent cost estimates to compare against contractor quotes throughout the procurement process. The proposed purchase is approximately 15 percent greater than the independent cost estimate.
- The Port's estimated annual operating costs of a City-owned crane barge are \$1.73 million, roughly one-half the cost of renting a crane.
- Seventy-six percent (\$12.7 million) of the purchase will be funded by a California State Lands Commission grant and 24 percent (\$4.0 million) by the Port's Harbor Fund.

Recommendation

• Approve the proposed resolution.

MANDATE STATEMENT

City Charter Section 9.118(b) states that any contract entered into by a department, board or commission that (1) has a term of more than ten years, (2) requires expenditures of \$10 million or more, or (3) any modification to such contracts of more than \$500,000 is subject to Board of Supervisors approval.

BACKGROUND

Port of San Francisco - Crane Barge Replacement

The Port of San Francisco (Port) manages 7.5 miles of waterfront property encompassing piers, seawalls, and other water infrastructure. According to Port staff, the Port's only crane barge (ship) is 40 years old and no longer adequate to support marine construction because it can no longer lift heavy piles (poles driven into bedrock under water for vessel stabilization) or service large vessels. The Port estimates it would require \$6 million to \$10 million in repairs that would not address core structural limitations, as it is undersized for projected work on the waterfront. Future crane projects include reconfiguring berths, emergency berth repairs, waterfront development, and disaster response.

Procurement

Since 2017, Port engineers have worked with a naval-architecture firm¹ to design a replacement vessel that will meet the future needs of the City including emergency repairs and reconfiguring fendering at Cruise Terminal, Maritime Administration, and Ready Reserve Fleet berths, maintaining ferry barges at Gate B and China Basin, and maintenance and repairs at the Pier 45 commercial fishing harbor.

On December 8, 2023, the Office of Contract Administration issued a Request for Qualifications (RFQ) with custom crane and barge specifications and minimum qualifications requiring specified levels of experience from all technical firms and licensed professionals. The Dutra Group² provided the only response to the RFQ, and the Port determined that it met the minimum qualifications.³ OCA reports that it conducted outreach to 24 ship fabricator, shipyard, and shipyard broker companies multiple times during the solicitation process. Still, only one company, Dutra, responded to the solicitation. OCA concluded that other companies did not bid

² The Dutra Group is subcontracting with Conrad Shipyard LLC, for hull and outfitting, with Techcrane International LLC, for manufacturing certain components of the larger project, and with Glosten Inc., as naval architect and designer.

¹ Herbert Engineering

³ The RFP's Minimum Qualifications required respondents to demonstrate recent specialty-barge and crane projects of at least 500 long tons and 75,000-lb lift capacity, with two projects over \$1 million in the last five years, provide licensed engineering and fabrication managers with a minimum five- to ten-year track record, show at least \$6 million performance and payment-bond capacity, and certify no affiliation with entities on the U.S. Treasury OFAC sanctions list.

because they could not meet the City's delivery timeline, did not have berth capacity at their shipyard to take on the work. OCA reports that the crane barge design and specifications are not overly complex, and the project team determined that there were not many changes that could be made to alter the design in such a way to be more attractive to proposers, without significantly altering the performance requirements.

After concluding that re-issuing the RFQ would not attract additional qualified bidders, the Port negotiated contract terms with Dutra over a 12-month period to refine the design and reduce costs.

DETAILS OF PROPOSED LEGISLATION

The proposed resolution authorizes the Office of Contract Administration, on behalf of the Port of San Francisco (Port), to enter into a contract with The Dutra Group for the building, delivery, and commissioning of one custom crane barge, for a not-to-exceed amount of \$16,747,196 and a term beginning on final execution through July 14, 2027, with one one-year option to extend.

Scope of Work

Under the proposed contract, The Dutra Group would (1) procure and install a pedestal-mounted crane and related systems, (2) build a 150-foot steel barge at Conrad Shipyard in the Gulf Coast, (3) deliver the completed barge to the Port via the Panama Canal, (4) install and test mechanical, hydraulic, and electrical systems, (5) provide training to crane operators, manuals, and a three-year warranty.

Performance Requirements

The barge will (1) measure 150 feet long by 55 feet wide and meet commercial barge standards, (2) be able to carry a 120-ton pedestal crane able to lift 60,000 pounds at a 60-foot reach, and (3) hold position using retractable steel piles and four deck-mounted anchors.

Payment Schedule

Payments will follow predefined checkpoints such as design drawings, material order, hull completion, crane installation, and delivery and final trials. The Controller will not release funds until Port engineers certify each milestone. To meet the grant expenditure deadlines, the Barge is scheduled to arrive in San Francisco by December 18, 2026. The schedule of milestones is provided below in Exhibit 3.

Exhibit 3: Crane Barge Project – Milestone and Payment Schedule

		Percent Rounded	
Milestone	Estimated Date	Project Total	Rounded Cost
Design Calculations	8/11/2025	5%	\$810,000
Design Drawings	9/12/2025	5%	810,000
Shop Drawings	12/3/2025	10%	1,620,000
Material Order	9/19/2025	10%	1,620,000
Crane Order	7/28/2025	10%	1,620,000
First Laying of Barge Keel	12/1/2025	15%	2,430,000
50% Hull Construction	4/1/2026	10%	1,620,000
At Barge Launch	6/1/2026	10%	1,620,000
Completion of Hull	7/31/2026	5%	810,000
Crane Factory Acceptance	7/28/2026	5%	810,000
Crane Install and Test	9/3/2026	5%	810,000
Substantial Completion	9/17/2026	5%	810,000
Delivery and Final Trials	12/18/2026	5%	810,000
Rounded Project Total		100%	\$16,200,000

Source: Port

Note: The cost table above includes sales tax but does not include a \$500,000 project contingency.

FISCAL IMPACT

The total contract amount of \$16,747,196 includes design, fabrication, delivery, installation, training, contingency, and sales tax. Exhibit 1 provides a summary of the major cost components.

Exhibit 1. Crane Barge Cost Summary

	Budget
Barge	3,685,000
Spud Piles	253,000
Crane	2,301,168
Mooring system	704,000
Hydraulic System	902,000
Electrical	893,200
Electric Air compressor and receiver	99,000
Shipyard Services & Testing	506,000
Inclining test and final stability documentation	128,915
Final documentation for complete unit	55,000
Transport & Delivery to Port	1,677,500
Final Acceptance Tests and handover	145,191
Contractor Warranty - 12 months from Owner's acceptance	386,195
Engineering Design	271,700
Engineering Production	332,200
Dutra Project Management, Travel, & QC, Overhead including G&A	2,123,123
Barge Startup Incidentals Allowance (fuel, oil, grease, spare wire and hoses)	200,000
Insurance (Builders Risk, Hull & Machinery Insurance)	135,000
Performance and Payment Bonds	119,250
Subtotal	14,917,442
Contingency (3%)	500,000
Estimated Sales Tax (8.625%)	1,329,754
Total	16,747,196

Source: Proposed Agreement

According to Port staff, the project budget is based on Dutra's proposal and was then negotiated. The Port used an independent engineering contractor to prepare independent cost estimates to compare against contractor quotes throughout the procurement process. The proposed subtotal of \$14.9 million is approximately 15 percent greater than the independent cost estimate.

Change Order Markup for Overhead and Profit

Contractor and subcontractor markups for change order work are capped by category: 15 percent for contractor and subcontractor materials, and equipment; 15 percent for contractor labor; and 35 percent for subcontractor labor. The prime contractor may add a 7.5 percent markup on a subcontractor's total cost, and both the contractor and subcontractor may each add 7.5 percent on work performed by lower-tier subcontractors. However, total combined markups cannot exceed 20 percent and the total cost of the contract cannot exceed \$16,767,196.

Operating Costs

The Port projects annual operating costs of \$1.73 million consisting of crew costs, fuel, tug services, preventive maintenance and certifications, and storage. These operating costs are detailed below in Exhibit 2.

Exhibit 2: Projected Crane Barge Annual Operating Costs

Cost Category	Key Assumptions (Year 1)	Annual Cost (Year 1)
Crew (8 FTE)	6 Pile Workers, 1 Supervisor, 1 Pile- Engine Operator, salaries & benefits	\$1,560,000
Fuel	500 gallon each month at \$5 per gallon	2,500
Towing services of the barge to work sites because it does not self-propel	2 roundtrips per month	120,000
Preventive Maintenance & Certifications	Routine service, crane certification, minor repairs	50,000
Storage	Barge berths at Port owned facility	0
Projected Annual Operating Cost		\$1,732,500

Source: Port

Note: A ten-year dry-dock cycle, a necessary process to repair the ship's hull, is budgeted at \$1 million in year 10 and doubled each subsequent decade to reflect aging and inflation.

Comparative Analysis

According to Port staff, operating a City-owned barge is less expensive than hiring outside marine contractors. An outside contractor providing an equivalent crane-barge costs approximately \$20,000 per day, which is approximately double the cost of operating a City-owned crane, according to a memo from OCA in the legislative file for this item.

Disposal Costs

The Port will dispose of the obsolete barge under Administrative Code 21.03(i), which requires sale at fair-market value (auction or scrap) or donation if no sale is practical. The Port will obtain an appraisal and select the higher auction value or scrap sale, or disposal via donation.

Steel Price Fluctuation

As a result of uncertainty around tariffs and global steel prices, the budget includes a contingency equal to 25 percent of the estimated cost of steel to account for potential price fluctuations. If prices rise, Dutra may request an adjustment. However, the Port may terminate the contract within three business days if the revised cost exceeds the not-to-exceed amount. Additionally, if tariff costs are decreased or removed after the purchase order is issued, the Contractor must pass those cost savings on as a credit to the City.

Funding Source

Seventy-six percent (\$12.7 million) of the project will be funded by a California State Lands Commission grant and 24 percent (\$4.0 million) by the Port's Harbor Fund capital budget. No General Fund dollars are required. Grantfunds must be spent by December 31, 2026, and delays beyond that date could shift additional cost to the Harbor Fund.

Because payments are released upon completion of defined milestones, the Port may charge grant funds for any work finished before the deadline even if delivery occurs later according to Port staff. The Port has also reserved approximately \$1.8 million in Harbor Fund capital to cover any close-out costs that arise after 2026.

RECOMMENDATION

Approve the proposed resolution.

City and County of San Francisco
Office of Contract Administration
Purchasing Division
City Hall, Room 430
1 Dr. Carlton B. Goodlett Place
San Francisco, California 94102-4685

Agreement between the City and County of San Francisco

And The Dutra Group 1000035542

AGREEMENT

This Agreement is made this [insert day] day of [insert month], [insert year], in the City and County of San Francisco ("City"), State of California, by and between The Dutra Group, located at 2350 Kerner Blvd Suite 200, San Rafael, CA 94901 ("Contractor") and City.

Recitals

WHEREAS, the Port of San Francisco ("Department") wishes to procure a crane barge (the "Crane Barge" or "Vessel") from Contractor; and

WHEREAS, Contractor represents and warrants that it is qualified to deliver the Goods required by City as set forth under this Agreement; and

WHEREAS, Contractor was competitively selected pursuant to Sourcing Event ID 0000006633 and

WHEREAS, this is a contract for Services and Goods and the Local Business Enterprise ("LBE") subcontracting participation requirement for the Services has been waived pursuant to waiver CMD14B0004125; and

WHEREAS, approval for the Agreement was obtained on August 19, 2024 from the Civil Service Commission under PSC number DHRPSC00041335 in the amount of \$1,000,000 for the period of 28 months; and

WHEREAS, the Department has filed Ethics Form 126f2 (Notice of Submission of Proposal) because this Agreement has a value of \$100,000 or more in a fiscal year and will require the approval of the Board of Supervisors;

WHEREAS, the Department has filed Ethics Form 126f4 (Notification of Contract Approval) because this Agreement has a value of \$100,000 or more in a fiscal year and will require the approval of the Board of Supervisors;

WHEREAS, the City's Board of Supervisors approved this Agreement by [insert resolution number] on [insert date of Commission or Board action] in the amount of [insert Dollar Amount] for the period commencing [Insert Start Date] and ending [Insert End Date]; and

Now, THEREFORE, the parties agree as follows:

Article 1 Definitions

The following definitions apply to this Agreement:

- 1.1 "Agreement" means this contract document, including all attached appendices, and all applicable City Ordinances and Mandatory City Requirements specifically incorporated into this Agreement by reference as provided herein.
- 1.2 "City" or "the City" means the City and County of San Francisco, a municipal corporation, acting by and through both its Director of the Office of Contract Administration or the Director's designated agent, hereinafter referred to as "Purchasing" and The Port of San Francisco.
- 1.3 "City Data" means that data as described in Article 13 of this Agreement which includes, without limitation, all data collected, used, maintained, processed, stored, or generated by or on behalf of the City in connection with this Agreement. City Data includes, without limitation, Confidential Information.
 - 1.4 "CMD" means the Contract Monitoring Division of the City.
- 1.5 "Confidential Information" means confidential City information including, but not limited to, personal identifiable information ("PII"), protected health information ("PHI"), or individual financial information (collectively, "Proprietary or Confidential Information") that is subject to local, state or federal laws restricting the use and disclosure of such information, including, but not limited to, Article 1, Section 1 of the California Constitution; the California Information Practices Act (Civil Code § 1798 et seq.); the California Confidentiality of Medical Information Act (Civil Code § 56 et seq.); the federal Gramm-Leach-Bliley Act (15 U.S.C. §§ 6801(b) and 6805(b)(2)); the privacy and information security aspects of the Administrative Simplification provisions of the federal Health Insurance Portability and Accountability Act (45 CFR Part 160 and Subparts A, C, and E of part 164); and San Francisco Administrative Code Chapter 12M ("Chapter 12M"). Confidential Information includes, without limitation, City Data.
- 1.6 "Contractor" means The Dutra Group, located at 2350 Kerner Blvd Suite 200 San Rafael CA 94901.
- 1.7 The "Contract Documents" form the entire Contract for performance of the Work and provision of the Goods and Services, and consist of the following: the Agreement and other documents listed in the Agreement; and all appendices and exhibits attached to the Agreement and all addenda thereto. Nothing in the Contract Documents shall be construed to create a contractual relationship between the City and a Subcontractor, Supplier, Lower Tier Subcontractor or Supplier or a person or entity other than the City and Contractor.
- 1.8 "Deliverables" means Contractor's or its subcontractors' work product, including any partially-completed work product and related materials, resulting from the Services provided by Contractor to City during the course of Contractor's performance of the Agreement, including without limitation, the work product described in the "Scope of Services" attached as Appendix A.
- 1.9 "Goods" or "Commodities" means the products, materials, equipment or supplies to be provided by Contractor under the Contract Documents.

- 1.10 "Mandatory City Requirements" means those City laws set forth in the San Francisco Municipal Code, including the duly authorized rules, regulations, and guidelines implementing such laws that impose specific duties and obligations upon Contractor.
- 1.11 "Party" and "Parties" means the City and Contractor either collectively or individually.
- 1.12 "Services" means the work performed by Contractor under this Agreement as specifically described in the "Scope of Services" attached as Appendix A, including all services, labor, supervision, materials, equipment, actions and other requirements to be performed and furnished by Contractor under this Agreement.
- 1.13 "Work" means the performance by Contractor of all its responsibilities and obligations set forth in the Contract Documents.

Article 2 Term of the Agreement

- 2.1 The term of this Agreement shall commence on the date the last party signs this Agreement, as indicated by the date stated opposite that party's signature (the "Effective Date") and expire on July 14, 2027, unless earlier terminated as otherwise provided herein.
- 2.2 **Options.** The City has the option to renew the Agreement for a period of one (1) additional year. The City may extend this Agreement beyond the expiration date by exercising an option at the City's sole and absolute discretion and by modifying this Agreement as provided in Section 11.5, "Modification of this Agreement."

Article 3 Financial Matters

3.1 Certification of Funds; Budget and Fiscal Provisions.

3.1.1 **Termination in the Event of Non-Appropriation.** This Agreement is subject to the budget and fiscal provisions of Section 3.105 of the City's Charter. Charges will accrue only after prior written authorization certified by the Controller, and the amount of City's obligation hereunder shall not at any time exceed the amount certified for the purpose and period stated in such advance authorization. This Agreement will terminate without penalty, liability or expense of any kind to City at the end of any fiscal year if funds are not appropriated for the next succeeding fiscal year. If funds are appropriated for a portion of the fiscal year, this Agreement will terminate, without penalty, liability or expense of any kind at the end of the term for which funds are appropriated. City has no obligation to make appropriations for this Agreement in lieu of appropriations for new or other agreements. City budget decisions are subject to the discretion of the Mayor and the Board of Supervisors. Contractor's assumption of risk of possible non-appropriation is part of the consideration for this Agreement.

THIS SECTION CONTROLS AGAINST ANY AND ALL OTHER PROVISIONS OF THIS AGREEMENT.

3.1.2 **Maximum Costs.** City's payment obligation to Contractor cannot at any time exceed the amount certified by City's Controller for the purpose and period stated in such certification. Absent an authorized emergency per the City Charter or applicable Code, no City representative is authorized to offer or promise, nor is City required to honor, any offered or promised payments to Contractor under this Agreement in excess of the certified maximum amount without the Controller having first certified the additional promised amount and the

Parties having modified this Agreement as provided in Section 11.5, "Modification of this Agreement."

- 3.1.3 **Notice of Appropriations or Non-Appropriations.** City shall notify Contractor of each appropriation or non-appropriation that is made for payment of the Work within ten (10) business days thereof.
- 3.2 **Authorization to Commence Work**. Contractor shall not commence any work under this Agreement until City has issued formal written authorization to proceed, such as a purchase order, task order or notice to proceed. Such authorization may be for a partial or full scope of work.

3.3 Compensation.

- 3.3.1 Calculation of Charges. Contractor shall provide an invoice to the City for Goods delivered in accordance with Appendix B, "Calculation of Charges" and Appendix C, "Progress Payment, Delivery and Compliance Guidelines. Compensation shall be made for Goods identified in the invoices that the City, in its sole discretion, concludes has been satisfactorily delivered. Subject to any price adjustments in accordance with this Agreement, including without limitation those set forth in Appendix C, in no event shall the amount of this Agreement exceed Sixteen Million Seven Hundred Forty-Seven Thousand One Hundred Ninety-Six Dollars (\$16,747,196). The breakdown of charges associated with this Agreement appears in Appendix B, "Calculation of Charges." In no event shall City be liable for interest or late charges for any late payments. City will not honor minimum service order charges under this Agreement.
- 3.3.2 **Payment Limited to Satisfactory Delivery of Goods.** Contractor is not entitled to any payments from City until City approves the Goods delivered pursuant to this Agreement. Payments to Contractor by City shall not excuse Contractor from its obligation to replace unsatisfactory Goods, even if the unsatisfactory character may have been apparent or detected at the time such payment was made. Goods delivered pursuant to this Agreement that do not conform to the requirements of this Agreement may be rejected by City and in such case must be replaced by Contractor without delay at no cost to the City.
- 3.3.3 **Withhold Payments.** If Contractor fails to provide Goods in accordance with Contractor's obligations under this Agreement, the City may withhold any and all related payments due Contractor until such failure to perform is cured. Contractor shall not stop providing Goods as a result of City's withholding of payments, as provided herein.
- 3.3.4 Invoice Format. Invoices submitted by Contractor under this Agreement must be in a form acceptable to the Controller and City and include a unique invoice number and a specific invoice date. Payment shall be made by City as specified in Section 3.3.8, or in such alternate manner as the Parties have mutually agreed upon in writing. All invoices must show the PeopleSoft Purchase Order ID, PeopleSoft Supplier Name and ID, complete description of the Services or Goods delivered (including manufacturer name, manufacturer SKU, and product description), sales/use tax (if applicable), unit cost, unit of measure, quantities, extended cost, and contract payment terms. Where Contractor's pricing is based on a percentage mark-up or discount over manufacturer's list price, invoices must also include the manufacturer list price and Contractor's percentage mark-up or discount over manufacturer's list price. Where Contractor's pricing is based on a percentage mark-up

over cost, invoices must also include Contractor's cost and Contractor's percentage markup over Contractor's cost. Invoices that do not include all required information or contain inaccurate information will not be processed for payment.

- 3.3.5 Reserved (LBE Payment and Utilization Tracking System).
- 3.3.6 Getting paid by the City for Goods.
- (a) The City and County of San Francisco utilizes the Paymode-X[®] service offered by Bank of America Merrill Lynch to pay City contractors. Contractor must sign up to receive electronic payments to be paid under this Agreement. To sign up for electronic payments, visit http://portal.paymode.com/city_countyofsanfrancisco.
- (b) At the option of the City, Contractor may be required to submit invoices directly in the City's financial and procurement system (PeopleSoft) via eSettlement. Refer to https://sfcitypartner.sfgov.org/pages/training.aspx for more information on eSettlement. For access to PeopleSoft eSettlement, submit a request through sfemployeeportalsupport@sfgov.org.
 - 3.3.7 Reserved (Grant Funded Contracts).
 - 3.3.8 **Payment Terms.**
- 3.4 **Payment Due Dates**: Compensation shall be paid on a progress payment basis, as set forth in Appendix C of this Agreement. Unless City notifies the Contractor that a dispute exists within five business days of receiving a full and complete payment application, milestone Payments shall be made within 30 calendar days of Contractor's invoice for completed milestones. Payment is deemed to be made on the date on which City has issued a check to Contractor (assuming the check clears) or, if Contractor has agreed to electronic payment, the date on which City has posted electronic payment to Contractor.
- 3.5 If any undisputed progress payment that includes payment for work performed by Conrad Shipyard L.L.C. ("Conrad") is not made within thirty (30) -days of when it is due, the Delivery Date shall be extended by one day for each day that the full amount due of such payment has not been made.
 - (a) Reserved (Payment Discount Terms).
- 3.6 Audit and Inspection of Records. Contractor agrees to maintain and make available to the City, during regular business hours, accurate books and accounting records relating to the Goods. Contractor will permit City to audit, examine, copy, and make excerpts and transcripts from such books and records, and to make audits of all invoices, materials, payrolls, records or personnel and other data related to all other matters covered by this Agreement, whether funded in whole or in part under this Agreement. Contractor shall maintain such data and records in an accessible location and condition for a period of not less than five years, unless required for a longer duration due to Federal, State, or local requirements of which the City will notify Contractor in writing, after final payment under this Agreement or until after final audit has been resolved, whichever is later. The State of California or any Federal agency having an interest in the subject matter of this Agreement shall have the same rights as conferred upon City by this Section. Contractor shall include the same audit and inspection rights and record retention requirements in all subcontracts.

- 3.7 **Submitting False Claims**. The full text of San Francisco Administrative Code Section 21.35, including the enforcement and penalty provisions, is incorporated into this Agreement. Any contractor or subcontractor who submits a false claim shall be liable to City for the statutory penalties set forth in that section.
 - 3.8 Reserved (Payment of Prevailing Wages).
 - 3.9 Reserved (Displaced Worker Protection Act).

Article 4 Goods and Services

- 4.1 Reserved (Primary and Secondary Contractors).
- 4.2 Reserved (Term Agreement Indefinite Quantities).
- 4.3 **Qualified Personnel.** Contractor represents and warrants that it is qualified to deliver the Services and Goods required by City, and that all Services and Goods will be delivered by competent personnel with the degree of skill and care required by current and sound professional procedures and practices. Contractor will comply with City's reasonable requests regarding assignment and/or removal of personnel, but all personnel, including those assigned at City's request, must be supervised by Contractor. Contractor shall commit sufficient resources for timely completion within the project schedule.
 - 4.4 Reserved (Services).
- 4.5 **Awarded Services.** Contractor agrees to perform the Services stated in Appendix A, "Scope of Services." Officers and employees of City are not authorized to request and City is not required to compensate for Services beyond those stated. If, during the term of the Agreement, a contract service is determined to be unacceptable for a particular department, and such is documented by Purchasing, Contractor agrees that the service will be canceled and removed from the Agreement without penalty to City. City's sole obligation to Contractor is payment for Services performed prior to the cancellation date as set forth under Article 8, Termination and Default. City shall give Contractor ten (10) days' notice prior to any cancellation. City will contract for the required service from any source and in the manner as determined by Purchasing. Contractor must notify Purchasing in writing, which can include email, certified mail, or other trackable mail, thirty (30) days in advance of any changes in the Services required in the Agreement. Any changes made without the approval of Purchasing will constitute a Default.
- 4.5.1 **Subcontracting.** Contractor may subcontract portions of the Services only upon prior written approval of City. Contractor is responsible for its subcontractors throughout the course of the work required to perform the Services. All subcontracts must incorporate the terms of Article 10 "Additional Requirements Incorporated by Reference" of this Agreement, unless inapplicable. Neither Party shall, on the basis of this Agreement, contract on behalf of, or in the name of, the other Party. Any agreement made in violation of this provision shall be null and void. City's execution of this Agreement constitutes its approval of the subcontractors listed below:

Conrad Shipyard L.L.C.: Barge Hull & Outfitting Subcontractor

Techcrane International, LLC: Crane Manufacturer

Glosten, Inc.: Naval Architect and Designer

$4.5.2 \quad \textbf{Independent Contractor; Payment of Employment Taxes and Other} \\ \textbf{Expenses.}$

Independent Contractor. For the purposes of this Section 4.4, (a) "Contractor" shall be deemed to include not only Contractor, but also any agent or employee of Contractor. Contractor acknowledges and agrees that at all times, Contractor is an independent contractor and is wholly responsible for the manner and means by which it performs the Services and work required under this Agreement. Contractor, and its agents, and employees will not represent or hold themselves out to be employees of City at any time. Contractor shall not have employee status with City, nor be entitled to participate in any plans, arrangements, or distributions by the City pertaining to or in connection with any retirement, health or other benefits that City may offer its employees. Contractor is liable for its acts and omissions. Contractor shall be responsible for all obligations and payments, whether imposed by federal, state or local law, including, but not limited to, FICA, income tax withholdings, unemployment compensation, insurance, and other similar responsibilities related to Contractor's performing Services and work, or any agent or employee of Contractor providing same. Nothing in this Agreement shall be construed as creating an employment or agency relationship between City and Contractor or any of its agents or employees. Contractor agrees to maintain and make available to City, upon request and during regular business hours, accurate books and accounting records demonstrating Contractor's compliance with this Section. Should City determine that Contractor is not performing in accordance with the requirements of this Section, City shall provide Contractor with written notice of such failure. Within five (5) business days of Contractor's receipt of such notice, and in accordance with Contractor policy and procedure, Contractor shall remedy the deficiency. Notwithstanding, if City believes that an action of Contractor warrants immediate remedial action by Contractor, City shall contact Contractor and provide Contractor in writing with the reason for requesting such immediate action.

Payment of Employment Taxes and Other Expenses. Should City, in its discretion, or a relevant taxing authority such as the Internal Revenue Service or the State Employment Development Division, or both, determine that Contractor is an employee for purposes of collection of any employment taxes, the amounts payable under this Agreement shall be reduced by amounts equal to both the employee and employer portions of the tax due (and offsetting any credits for amounts already paid by Contractor which can be applied against this liability). City shall then forward those amounts to the relevant taxing authority. Should a relevant taxing authority determine a liability for past Services performed by Contractor for City, upon notification of such fact by City, Contractor shall promptly remit such amount due or arrange with City to have the amount due withheld from future payments to Contractor under this Agreement (again, offsetting any amounts already paid by Contractor which can be applied as a credit against such liability). A determination of employment status pursuant to this Section 4.4 shall be solely limited to the purposes of the particular tax in question, and for all other purposes of this Agreement, Contractor shall not be considered an employee of City. Notwithstanding the foregoing, Contractor agrees to indemnify and hold harmless City and its officers, agents and employees from, and, if requested, shall defend them against any and all claims, losses, costs, damages, and expenses, including attorneys' fees, arising from this Section.

4.5.3 **Warranty (Services).** As referenced in Appendix D, "Design Specifications and Construction Drawings", Exhibit A-O.

4.6 Goods.

- 4.6.1 **Awarded Goods.** If during the term of the Agreement, a contract item is determined to be unacceptable for a particular use, and such is documented by a City Department and as determined by Purchasing, Contractor agrees that the item will be canceled and removed from the Agreement as set forth under Article 8, Termination and Default. City's sole obligation to Contractor shall be as set forth under Article 8, Termination and Default. City shall give Contractor ten (10) calendar days' notice prior to any cancellation. City will purchase the required replacement item from any source and in the manner as determined by Purchasing. If a contracted item has been discontinued by the manufacturer or is deemed temporarily unavailable, Contractor shall search the marketplace and propose a substitute, which if accepted by City shall be issued by the City through a Change Order. Contractor must notify Purchasing in writing, which can include email, certified mail, or other trackable mail, of any changes in the description of article, brand, product code or packaging. Any changes made without the approval of City will constitute a Default under this Agreement.
- 4.6.2 **Place of Manufacture.** No article furnished hereunder shall have been made in prison or by convict labor, except Goods purchased for use by City's detention facilities. The City may require Contractor to provide within seven (7) working business days from the date they are requested to do so, information and documentation requested by Purchaser, including but not limited to: sources of supply, distribution, dealership or agency agreements and authorizations from manufacturer(s) they claim to represent, lines of credit with financial institutions and suppliers, numbers of employees, trade references and any other information to determine the Contractor's fitness to supply the Agreement requirements.
- 4.6.3 **Electrical Products.** Goods must comply with all applicable laws, ordinances and other legal requirements, including (among others) the Cal-OSHA regulations in Title 8 of the Code of Regulations and, for electrical products, Sections 110.2 and 110.3 (B) of the S.F. Electrical Code.
- 4.6.4 **Condition of Goods.** Goods offered and furnished must be new and previously unused, and of manufacturer's latest model, unless otherwise specified herein. Contractor shall establish quality control measures, as applicable to department's operations, and promptly provide documented reports to City of any product defects or premature failures.
- 4.6.5 **Inspection.** All Goods supplied shall be subject to inspection and acceptance or rejection by Purchasing or any department official responsible for inspection. Non-conforming or rejected Goods may be subject to reasonable storage fees.
- 4.6.6 **F.O.B. Delivery.** The Contractor shall deliver a crane barge that meets the specifications of the Port on or before December 1, 2026, with final inspections and commissioning no later than February 1, 2027. Refer to the Appendices Exhibits for delivery and acceptance procedures.
- 4.6.7 **Failure to Deliver.** If Contractor fails to deliver Goods of the quality, in the manner or within the time called for by this Agreement, such Goods may be bought from any source by Purchasing as set forth under Section 8.2 Termination for Default. If City is required to pay a price that exceeds the price agreed upon by this Agreement, the excess price

will be charged to and collected from Contractor (or sureties on its bond, if bond has been required); in accordance with terminating the Agreement for default.

4.6.8 **Safety Data Sheets.** Where required by law or by City, Contractor will include Safety Data Sheets (SDSs) with delivery for applicable items. Failure to include the SDSs for such items will constitute a material breach of contract and may result in refusal to accept delivery.

4.6.9 **Reserved.**

- 4.6.10 **Warranty.** In addition to all requirements set forth in Appendix D, Exhibit A-0, Contractor warrants to City that the manufacturer's warranty and service will be passed on to the City at the time of delivery.
- 4.7 **Work.** Contractor agrees to complete the Work necessary to furnish the Goods as specified in Appendix A, "Scope of Work". Officers and employees of the City are not authorized to request, and the City is not required to reimburse the Contractor for, Work beyond the Scope of Work listed in Appendix A except through a Change Order.
- 4.8 **Assignment.** Neither this Agreement, nor any duties or obligations hereunder, may be directly or indirectly assigned, novated, hypothecated, transferred, or delegated by Contractor, or, where the Contractor is a joint venture, a joint venture partner, (collectively referred to as an "Assignment") unless first approved by City by written instrument executed and approved in the same manner as this Agreement in accordance with the Administrative Code. The City's approval of any such Assignment is subject to the Contractor demonstrating to City's reasonable satisfaction that the proposed transferee is: (i) reputable and capable, financially and otherwise, of performing each of Contractor's obligations under this Agreement and any other documents to be assigned, (ii) not forbidden by applicable law from transacting business or entering into contracts with City; and (iii) subject to the jurisdiction of the courts of the State of California. A change of ownership or control of Contractor or a sale or transfer of substantially all of the assets of Contractor shall be deemed an Assignment for purposes of this Agreement. Contractor shall immediately notify City about any Assignment. Any purported Assignment made in violation of this provision shall be null and void.

4.9 Timely Delivery of Barge and Liquidated Damages

- 4.9.1 **Delivery Date**. Contractor agrees to deliver the completed Vessel to Owner no later than December 1, 2026 (designated for purposes of this Agreement as the "**Delivery Date**"), with final inspections and commissioning no later than February 1, 2027.
- 4.9.2 Timely delivery of the Vessel is of the essence. Contractor shall keep City updated on status of vessel construction, including any adjustments to Contractor's construction schedule. Notwithstanding any other term to the contrary in this Agreement, if Contractor fails to deliver the Vessel on the Delivery Date, or notifies the City that the Vessel will not be delivered on the Delivery Date, as the same may have been adjusted through any mutually executed modification to this Agreement Contractor's sole liability to the City for such delay shall be the liquidated damage sum of \$4,000 per day of delay in delivery after the Delivery Date and, upon the City's election to terminate this Agreement for default as set forth in Section 8.2, the City may take over the work and complete it by contract or otherwise, for which Contractor and its surety shall be liable for any increased costs incurred by the City in completing the work, during which liquidated damages shall continue to apply until completed.

The parties specifically agree that in no event shall Contractor's liability for liquidated damages for delay exceed the amount set forth in Section 3.3.1 of this Agreement. In the event Contractor does not deliver the Vessel by the Delivery Date, the City may in addition to collecting liquidated damages, declare Contractor to be in default and exercise its remedies for default in accordance with this Section 4.9.2. The parties have carefully considered and separately negotiated the contents of this paragraph, especially in light of the difficulty of ascertaining and proving with certainty any actual damages that would be experienced by the City on account of delays in completion of the Work. The parties agree that the liquidated damages set forth in this paragraph, as well as the limitation of damages set forth in this paragraph, are reasonable in light of such factors.

4.9.3 If Contractor is more than 90 days behind on any milestone set forth in the appendices, including Appendix C ("Progress Payments, Delivery and Compliance Requirements") or Appendix E ("Schedule"), excluding any delays to the extent attributable to the City's actions or inactions, the City may, in its sole discretion, elect by written notice to Contractor to either (i) continue performance under this Agreement; or (ii) terminate this Agreement for Default. For purposes of this provision, Contractor's production schedule will be based on a Vessel delivery on or before December 1, 2026 and the milestones will be only those events that correspond with the payment milestones set forth in Appendix C and Appendix E.

4.10 Force Majeure.

4.10.1 The Delivery Date shall be extended by actual time lost, along with Contractor's or its subcontractors' loss of sequence, if any, due to Force Majeure events. A Force Majeure event is defined as any event (except inclement weather of ordinary seasonable nature, other than as provided for in Section 4.10.2) beyond the control of Contractor or its subcontractors which prevents or delays Contractor or its subcontractors from performing its obligations under this Agreement, among which, but not exclusive of others, are the following: acts of God; war between the United States and a foreign country; civil war; riot or insurrection in the United States; preparation for war; requirement, urgency, or intervention of civil, naval, or military authorities or other agencies of Government; arrests and restraints of rulers and people; blockades, embargoes; vandalism, sabotage; epidemics; pandemics; strikes, lockouts, or other industrial disturbances; earthquakes; landslides, floods, droughts, hurricanes and cyclonic storms; high sea conditions during transit; damage by lightning, explosions, collisions, strandings, fires; government priorities; delays transiting through the Panama Canal that are beyond the control of Contractor or its subcontractors; delays of carriers by land, water or air; delays of vendors due to any of the above enumerated causes; any delay or non-delivery of Cityfurnished material and/or equipment, delays caused by changes authorized by City, and delays of material which Contractor or its subcontractors cannot avoid with the exercise of due diligence and planning. Force Majeure shall also include delays caused by Contractor's or its subcontractor's cessation of work to prepare and secure the shipyard or Vessel from the anticipated effects of a named tropical storm or hurricane projected by the National Hurricane Center to make landfall in three (3) calendar days or less within three hundred miles of the Shipyard and the time reasonably required to restore shipyard infrastructure, equipment, machinery and facilities following the passage of such named tropical storm or hurricane.

4.10.2 Rain or high winds will not be considered a Force Majeure event unless its occurrence requires a shutdown of a substantial portion of Contractor's or its subcontractors' outside work prior to 12:00 noon on a regularly scheduled work day and, for each such day

beyond the first ten (10) such days, Contractor will be entitled to a one (1) day extension of the Delivery Date. Rain and other weather may also be considered a Force Majeure event if, as of the Delivery Date, rain or other weather conditions have prevented Contractor or its subcontractors from completing painting of the Vessel in accordance with the manufacturer's specifications, as per the provisions for Delivery.

- 4.10.3 Shortages of skilled labor shall not be considered Force Majeure unless (1) such shortage results from a Force Majeure event that is explicitly identified as an example of a Force Majeure event in Section 4.10.1 and (2) Contractor's or its subcontractor's shows that diligence has been used in recruiting, hiring, and maintaining a sufficient work force and that Contractor's or its subcontractor's wage scale for each classification of employee, during the pendency of this Agreement, retains the same competitive relationship as presently exists between Contractor's or its subcontractor's labor force and that of comparable yards in Contractor's or its subcontractor's area, or unless Contractor's or its subcontractor's establishes that such shortage was caused by a dislocation of a substantial portion of the work force of the area due to a hurricane, flood or other catastrophe.
- 4.10.4 No extension of the completion date due to Force Majeure, however, shall suspend, alter or affect Conrad's / Contractor's right to receive or City's duty, if any, to compensate for all Work completed until the commencement of the date of Force Majeure suspension.
- 4.10.5 As soon as possible, but in any event within five (5) days of knowledge that the Delivery Date will be affected by any Force Majeure event, Contractor shall notify City in writing, and shall furnish an estimate, if possible, of the extent of the delay. Upon receipt of any such notice, City shall, within five (5) business days, acknowledge the same in writing and indicate agreement if such development is to be treated as a Force Majeure event or state any objections, and the reasons therefore, to acceptance of this development as a Force Majeure event. If City shall fail to respond within five (5) business days, the extension of time shall be considered approved. If and when the completion of the Vessel is delayed by Force Majeure, the Delivery Date shall be extended by a period equal to the period of the delay.
- 4.11 **Bond Requirements**: The following Bonds are required for the performance of this Agreement:
- 4.11.1 **Performance Bond.** Contractor is required to furnish a performance bond, in a form acceptable to the City, in a sum of not less than 100% of the amount of the Agreement to guarantee the faithful performance of this Agreement. The bond must be approved as to sufficiency and qualifications of the surety by the Controller.
- 4.11.2 **Payment Bond.** A Payment (Labor and Materials) Bond, in a form acceptable to the City, in the amount of 100% of the contract to guarantee the payment of wages for services engaged and of bills contracted for materials, supplies and equipment used in the performance of this Agreement. Each bond must be approved as to form by the City Attorney, and approved as to sufficiency and qualifications of the surety by the Controller. The bonds must be renewed annually.
- 4.11.1 **Bond Obligation Duration**. The term of the Performance Bond and the Labor and Materials Bond of this Agreement shall begin on the date that the contract is awarded and shall extend for until Acceptance of the Vessel. If bonds are required by the City

after Acceptance, the bond amount may be decreased by Contractor to 10% of the purchase price and will remain in effect for a period not less than one (1) year following the date of Acceptance or the time required to resolve any items of incomplete work under this Agreement and the payment of any disputed amounts under this Agreement (including any disputed warranty claims remaining after one year), whichever time period is longer.

Article 5 Insurance and Indemnity

5.1 **Insurance.**

- 5.1.1 Required Coverages. Without in any way limiting Contractor's obligation to indemnify the City, including any liability pursuant to the "Indemnification" section of this Agreement, Contractor must maintain in force, during the full term of the Agreement, insurance in the following amounts and coverages:
- (a) Commercial General Liability coverage to include, but not limited to, broad form property damage, personal injury, premises, completed operations and products liability, and contractual liability covering all liability assumed by contractor under the terms of this Contract and with limits of liability not less than \$10,000,000 each occurrence. Contractor shall maintain such insurance through the expiration of each warranty period.
- (b) Automobile Liability insurance with a combined single limit of \$5,000,000 per occurrence for Bodily Injury and Property Damage.
- (c) U.S. Longshore and Harborworkers' Act Insurance; Jones Act; Workers' Compensation. Each as applicable, U.S. Longshore and Harborworkers' Act insurance in statutory amounts, and Jones Act insurance with limits not less than \$5 million, and workers' compensation insurance in statutory amounts with employer's liability limit not less than \$2 million for each accident, injury or illness, covering all persons employed directly by Contractor in accordance with applicable law or statute;
- (d) Maritime Employer's Liability Insurance (including transportation, wages, Maintenance and Cure) for limits not less than \$2,000,000 each person and each occurrence.
- (e) Pollution Liability Insurance to include coverage for a) sudden and accidental pollution prior to the Vessel being launched in an amount not less than \$5,000,000 per occurrence; and b) Contractor/Vessel pollution after the Vessel is launched in an amount not less than \$5,000,000 per occurrence containing such terms acceptable to the City and no more restrictive than provided under WQIS policy forms or equivalent.

5.1.2 **Shipyard Insurance**

At any and all times during the term of this Contract, Contractor shall at its own expense maintain, with an insurance company or companies, with a minimum rating by A.M. Best Company of A - VIII or equivalent, and authorized to do business in the state in which Work is to be performed, insurance of the kind and in the minimum amounts as follows:

(a) Hull and Machinery Insurance. If not covered through the Builder's Risk Insurance required in 5.1.2 (c) below, Contractor shall maintain hull and machinery insurance on the Vessel from launch through final delivery, including the entire transit voyage, in an amount equal to the full replacement value of the Vessel.

(b) Property Insurance. Machinery, material or equipment to be installed or included as part of the Vessel, and until inception of Builders Risk insurance, Contractor, at its expense, shall keep all such machinery, material and equipment, including City's, insured at all times under Contractor's property insurance policy.

(c) Builder's Risk Insurance.

- (i) From the time of commencement of construction, and until Delivery of the Vessel, Contractor, at its expense, shall keep the Vessel and all machinery, material and equipment to be installed in the Vessel, including City's, insured at all times under an all-risk form Marine Builders Risk policy, acceptable to City (such acceptance not to be unreasonably withheld). Contractor may utilize existing policies of insurance that cover the risks listed in subparagraph (c)(2)-(c)5) of this Article, provided that such policies are maintained by Contractor / Contractor's vessel fabrication subcontractor in accordance with the provisions of paragraph (b) of this Article and name City as loss payee as their interests may appear.
- (ii) Minimum Sum. The minimum sum insured shall be the completed or replacement Vessel Price, whichever is greater, plus the value of any progress payments made by City to Contractor and for items furnished or paid for by City. Such policy limit shall be dedicated to the Vessel and the City shall be named as Loss Payee, as interests may appear.
- (iii) The insurance shall cover all usual marine risks, but without prejudice to the generality of the foregoing, shall cover:
- 5.1.2.c.iii.1. All risks of loss or damage, including earthquake, volcanic eruption, hurricane, named windstorm and tidal wave, in respect of the Vessel and all machinery, material and equipment, whether at the Contractor or suppliers' premises or in transit or elsewhere, including during launching and trials;
- 5.1.2.c.iii.2. Strikes, riots, civil commotions, and malicious damage;
- 5.1.2.c.iii.3. Hull War Risks while the Vessel is at the Contractor or other premises of Contractor or any subcontractor, including after the Vessel has been launched and is either dockside, in sea trials, or transit;
- 5.1.2.c.iii.4. Coverage for Terrorism while the Vessel is at the Contractor or other premises of Contractor or any subcontractor, including after the Vessel has been launched and is either dockside, in sea trials, or transit;
 - 5.1.2.c.iii.5. Collision,
- 5.1.2.c.iii.6. Protection and Indemnity Coverage including coverage for injury to employees, crew and/or third parties; and crew and/or third parties (with a minimum amount of USD \$10,000,000 per occurrence).
- (iv) Coverage shall include cost escalation coverage and coverage for Contractor's soft costs. Policy deductible shall be no more than \$100,000 per occurrence. Coverage shall be the equivalent of the American Institute Builder's Risk Clauses (July 1, 1973) with Addendum 1 and shall <u>not</u> include Addendum 2. Such coverage shall further include coverage for the cost of renewing faulty welds and/or costs to correct faulty workmanship. Coverage shall be written without risk of liability of Purchaser for payment and

without deduction for depreciation. There shall be no coinsurance penalty provision in any such policy.

- (v) In addition to liability for physical loss of, damage to, or damage caused by the Vessel imposed upon Contractor by law or by this Contract, the Marine Builder's Risk Insurance Policy shall be written to specifically include, in part:
- 5.1.2.c.v.1. All Ship underway activity as often as necessary for completion and testing of the Vessel;
- 5.1.2.c.v.2. A statement that the policy is primary to all other collectible insurance.
- (d) Other Insurance. Contractor, at its expense, shall keep and maintain in effect the following additional insurance for the duration of this Contract and with respect to the performance by Contractor of any guaranty work as referenced in Appendix D, "Design Specifications and Construction Drawings", Exhibit A-O.
- 5.1.3 Inland Marine/Bailees/Cargo in transit over land for the full replacement value of the crane barge and/or other equipment while in transit and in the care, custody and control of the contractor or subcontractors.

5.1.4 Additional Insured

- (a) The Commercial General Liability policy must be endorsed to name as Additional Insured the City and County of San Francisco, the Port of San Francisco, their Board Members, Commissioners, Officers, Agents, and Employees, and Herbert Engineering Corp to the extent of Contractor's liability and indemnity obligations under this Agreement.
- (b) The Commercial Automobile Liability Insurance policy must be endorsed to name as Additional Insured the City and County of San Francisco, the Port of San Francisco, their Board Members, Commissioners, Officers, Agents, and Employees, and Herbert Engineering Corp to the extent of Contractor's liability and indemnity obligations under this Agreement.
- (c) The Business Auto Liability Policy shall be endorsed to include an auto pollution Additional Insured Endorsement, as applicable to the extent of Contractor's liability and indemnity obligations under this Agreement;
- (d) Per the Federal Motor Carrier Safety Administration Form MCS-90 for Motor Carrier Policies of Insurance for Public Liability under Sections 29 and 30 of the Motor Carrier Act of 1980 must be provided as applicable

5.1.5 Waiver of Subrogation

(a) All policy(ies) shall be endorsed with or include a waiver of subrogation in favor of the City for all work performed by the Contractor, its employees, agents and subcontractors to the extent of Contractor's liability and indemnity obligations under this Agreement.

5.1.6 **Primary Insurance**

- (a) The Commercial General Liability policy shall provide that such policies are primary insurance to any other insurance available to the Additional Insureds, with respect to any claims arising out of this Agreement to the extent of Contractor's liability and indemnity obligations under this Agreement, and that the insurance applies separately to each insured against whom claim is made or suit is brought.
- (b) The Commercial Automobile Liability Insurance policy shall provide that such policies are primary insurance to any other insurance available to the Additional Insureds, with respect to any claims arising out of this Agreement to the extent of Contractor's liability and indemnity obligations under this Agreement, and that the insurance applies separately to each insured against whom claim is made or suit is brought.
- (c) The Pollution Liability Insurance policy shall provide that such policies are primary insurance to any other insurance available to the Additional Insureds, with respect to any claims arising out of this Agreement to the extent of Contractor's liability and indemnity obligations under this Agreement, and that the insurance applies separately to each insured against whom claim is made or suit is brought.

5.1.7 Other Insurance Requirements

- (a) Thirty (30) days' advance written notice shall be provided to City of cancellation, intended non-renewal, or reduction in coverages, except for non-payment for which no less than ten (10) days' notice shall be provided to City. Notices shall be sent to the City address set forth in Section 11.1 entitled "Notices to the Parties."
- (b) Should any of the required insurance be provided under a claims-made form, Contractor shall maintain such coverage continuously throughout the term of this Agreement and, without lapse, for a period of three years beyond the expiration of this Agreement, to the effect that, should occurrences during the Agreement term give rise to claims made after expiration of the Agreement, such claims shall be covered by such claims-made policies.
- (c) Should any of the required insurance be provided under a form of coverage that includes a general annual aggregate limit or provides that claims investigation or legal defense costs be included in such general annual aggregate limit, such general annual aggregate limit shall be double the occurrence or claims limits specified above.
- (d) Should any required insurance lapse during the term of this Agreement, requests for payments originating after such lapse shall not be processed until the City receives satisfactory evidence of reinstated coverage as required by this Agreement, effective as of the lapse date. If insurance is not reinstated, the City may, at its sole option, terminate this Agreement effective on the date of such lapse of insurance.
- (e) Coverage Limits and Contractor's Liability. The insurance coverage limits stated in Paragraphs (a) through (d) above are minimum insurance coverage requirements, not limits of Contractor's liability. Notwithstanding the above-required insurance policies, Contractor shall be obligated for the full and total amount of any damage, injury, expense or loss.
- (f) Should Contractor fail to procure or maintain any of these insurance coverages, or by any act or omission vitiate or invalidate any of the aforesaid insurance coverages, Contractor shall pay to City all losses and indemnify City against all claims and

demands which would otherwise have been covered by such insurance. In the event of Contractor's failure to furnish and maintain any insurance required under this Agreement, City shall have the right but not the obligation to take out and maintain such insurance for and in the name of Contractor and deduct the cost thereof from the Price.

- (g) Contractor shall furnish to City certificates of insurance and additional insured policy endorsements with insurers with ratings comparable to A-, VIII or higher, that are authorized to do business in the State of California, and that are satisfactory to City, in form evidencing all coverages set forth above. Approval of the insurance by City shall not relieve or decrease Contractor's liability hereunder.
- (h) If Contractor will use any subcontractor(s) to deliver Goods, Contractor shall require the subcontractor(s) to provide all corresponding insurance for their scope of work and to name the City and County of San Francisco, its officers, agents and employees and the Contractor as additional insureds and waive subrogation, as required.

5.2 **Indemnification.**

- 5.2.1 Contractor shall indemnify and hold harmless City and its officers, agents and employees from, and, if requested, shall defend them from and against any and all claims, demands, losses, damages, costs, expenses, and liability (legal, contractual, or otherwise) arising from or in any way connected with any: (i) injury to or death of a person, including employees of City or Contractor; (ii) loss of or damage to property; (iii) violation of local, state, or federal common law, statute or regulation, including but not limited to privacy or personally identifiable information, health information, disability and labor laws or regulations; (iv) strict liability imposed by any law or regulation; or (v) losses arising from Contractor's execution of subcontracts not in accordance with the requirements of this Agreement applicable to subcontractors; so long as such injury, violation, loss, or strict liability (as set forth in subsections (i) – (v) above) arises directly or indirectly from Contractor's or its subcontractor's, suppliers, agent's and invitee's acts or omissions in the performance of this Agreement, including, but not limited to, Contractor's use of facilities or equipment provided by City or others, regardless of the negligence of, and regardless of whether liability without fault is imposed or sought to be imposed on City, except to the extent that such indemnity is void or otherwise unenforceable under applicable law, and except where such loss, damage, injury, liability or claim is the result of the active negligence or willful misconduct, of City and is not contributed to by any act of, or by any omission to perform some duty imposed by law or agreement on Contractor, its subcontractors, or either's agent or employee. The foregoing indemnity shall include, without limitation, reasonable fees of attorneys, consultants and experts and related costs and City's costs of investigating any claims against the City.
- 5.2.2 In addition to Contractor's obligation to indemnify City, Contractor specifically acknowledges and agrees that it has an immediate and independent obligation to defend City from any claim which actually or potentially falls within this indemnification provision, even if the allegations are or may be groundless, false or fraudulent, which obligation arises at the time such claim is tendered to Contractor by City and continues at all times thereafter.
- 5.2.3 Contractor shall indemnify and hold City harmless from all loss and liability, including attorneys' fees, court costs and all other litigation expenses for any infringement of the patent rights, copyright, trade secret or any other proprietary right or

trademark, and all other intellectual property claims of any person or persons arising directly or indirectly from the receipt by City, or any of its officers or agents, of Contractor's delivery of Goods pursuant to this Agreement.

- 5.3 **Indemnification and Defense Obligations For Design Professionals**. To the extent design professional services are performed under this Agreement, if any, the following indemnity and defense obligations shall apply:
- 5.3.1 Defense Obligations. To the fullest extent permitted by law, Contractor shall, following a tender of defense from City, assume the immediate defense of (with legal counsel subject to approval of the City), the City, its boards, commissions, officers, and employees (collectively "Indemnitees"), from and against any and all claims, losses, costs, damages, expenses and liabilities of every kind, nature, and description including, without limitation, injury to or death of any person(s) and incidental and consequential damages (collectively "Damages"), court costs, attorneys' fees, litigation expenses, fees of expert consultants or witnesses in litigation, and costs of investigation (collectively "Litigation Expenses"), that arise out of, pertain to, or relate to, directly or indirectly, in whole or in part, the alleged negligence, recklessness, or willful misconduct of Contractor, any subconsultant, anyone directly or indirectly employed by them, or anyone that they control (collectively, "Liabilities"). City will reimburse Contractor for the proportionate percentage of defense costs exceeding Contractor's proportionate percentage of fault as determined by a Court of competent jurisdiction.
- 5.3.2 Indemnity Obligations. To the fullest extent permitted by law, Contractor shall indemnify and hold harmless Indemnitees from and against any and all Liabilities, including but not limited to those for Damages or Litigation Expenses specified in Section 5.2.1.
- 5.3.3 Copyright Infringement. Contractor shall also indemnify, defend and hold harmless all Indemnitees from all suits or claims for infringement of the patent rights, copyright, trade secret, trade name, trademark, service mark, or any other proprietary right of any person or persons in consequence of the use by the City, or any of its boards, commissions, officers, or employees of articles, work or deliverables supplied in the performance of Services. Infringement of patent rights, copyrights, or other proprietary rights in the performance of this Agreement, if not the basis for indemnification under the law, shall nevertheless be considered a material breach of contract.
- 5.3.4 Severability Clause Specific to Indemnification and/or Defense Obligations in Sections 5.2 and 5.3. To the extent any Court of competent jurisdiction or law invalidates any word, clause, phrase, or sentence herein that word, clause, phrase, or sentence, and no other portion, shall be deemed removed from these Sections. All other words, clauses, phrases and/or sentences remain enforceable to the fullest extent permitted by law.
 - 5.3.5 Under no circumstances will City indemnify or hold harmless Contractor.

Article 6 Liability of the Parties

6.1 **Liability of City.** CITY'S PAYMENT OBLIGATIONS UNDER THIS AGREEMENT SHALL BE LIMITED TO THE PAYMENT OF THE COMPENSATION PROVIDED FOR IN SECTION 3.3.1, "CALCULATION OF CHARGES." NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, IN NO EVENT SHALL CITY BE LIABLE, REGARDLESS OF WHETHER ANY CLAIM IS BASED ON

CONTRACT OR TORT, FOR ANY SPECIAL, CONSEQUENTIAL, INDIRECT OR INCIDENTAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR GOODS DELIVERED IN CONNECTION WITH THIS AGREEMENT.

- 6.2 **Liability for Use of Equipment.** City shall not be liable for any damage to persons or property as a result of the use, misuse or failure of any equipment used by Contractor, or any of its subcontractors, or by any of their employees, even though such equipment is furnished without charge by City.
- 6.3 **Liability for Incidental and Consequential Damages.** Contractor shall be responsible for incidental and consequential damages resulting in whole or in part from Contractor's acts or omissions, except that Contractor's sole liability to the City for delay in the Delivery Date shall be liquidated damages, as set forth in Section 4.9.2 of this Agreement.

Article 7 Payment of Taxes

- 7.1 **Contractor to Pay All Taxes.** Except for any applicable California sales and use taxes charged by Contractor to City, Contractor shall pay all taxes, including possessory interest taxes levied upon or as a result of this Agreement, or the Goods delivered pursuant hereto. Contractor shall remit to the State of California any sales or use taxes paid by City to Contractor under this Agreement. Contractor agrees to promptly provide information requested by the City to verify Contractor's compliance with any State requirements for reporting sales and use tax paid by City under this Agreement.
- 7.2 **Possessory Interest Taxes.** Contractor acknowledges that this Agreement may create a "possessory interest" for property tax purposes. Generally, such a possessory interest is not created unless the Agreement entitles the Contractor to possession, occupancy, or use of City property for private gain. If such a possessory interest is created, then the following shall apply.
- 7.2.1 Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that Contractor, and any permitted successors and assigns, may be subject to real property tax assessments on the possessory interest.
- 7.2.2 Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that the creation, extension, renewal, or assignment of this Agreement may result in a "change in ownership" for purposes of real property taxes, and therefore may result in a revaluation of any possessory interest created by this Agreement. Contractor accordingly agrees on behalf of itself and its permitted successors and assigns to report on behalf of the City to the County Assessor the information required by Revenue and Taxation Code section 480.5, as amended from time to time, and any successor provision.
- 7.2.3 Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that other events also may cause a change of ownership of the possessory interest and result in the revaluation of the possessory interest. (see, e.g., Rev. & Tax. Code section 64, as amended from time to time). Contractor accordingly agrees on behalf of itself and its permitted successors and assigns to report any change in ownership to the County Assessor, the State Board of Equalization or other public agency as required by law.

- 7.2.4 Contractor further agrees to provide such other information as may be requested by the City to enable the City to comply with any reporting requirements for possessory interests that are imposed by applicable law.
- 7.3 **Withholding.** Contractor agrees that it is obligated to pay all amounts due to the City under the San Francisco Business and Tax Regulations Code during the term of this Agreement. Pursuant to Section 6.10-2 of the San Francisco Business and Tax Regulations Code, Contractor further acknowledges and agrees that City may withhold any payments due to Contractor under this Agreement if Contractor is delinquent in the payment of any amount required to be paid to the City under the San Francisco Business and Tax Regulations Code. Any payments withheld under this paragraph shall be made to Contractor, without interest, upon Contractor coming back into compliance with its obligations.

Article 8 Termination and Default

8.1 **Termination for Convenience**

- 8.1.1 City shall have the option, in its sole discretion, to terminate all or part of this Agreement, at any time during the term hereof, for convenience and without cause. City shall exercise this option by giving Contractor written notice of termination ("Notice of Termination"). The Notice of Termination shall specify the date on which termination of the Agreement shall become effective ("Termination Date").
- (i) If (1) prior to making any progress payments, Contractor and its subcontractors performing a portion of the Work are unable to reach a mutually agreeable contract after receiving NTP from the City, including without limitation one that incorporates that schedule City and Contractor each require or (2) within five (5) business days after the City approves the final design from Contractor's design subcontractor, Contractor's vessel fabrication subcontractor notifies Contractor that it will not have sufficient time to complete fabrication of the Vessel, leaving sufficient time for Contractor to subsequently install the crane and deliver the Vessel to the City by the Delivery Date, Contractor shall so notify City and if City chooses to not issue a change order extending the Delivery Date as necessary, City's sole remedy shall be to terminate this Agreement for convenience in accordance with this Section 8.1.
- 8.1.2 Upon receipt of the Notice of Termination, Contractor shall commence and perform, with diligence, all actions necessary on the part of Contractor to affect the termination of this Agreement on the Termination Date and to minimize the liability of Contractor and City to third parties as a result of the termination. All such actions shall be subject to the prior approval of City. Such actions may include any or all of the following, without limitation:
- (a) Completing performance of any Services and delivery of any Goods that City requires Contractor to complete prior to the Termination Date.
- (b) Halting the performance of all Services on and after the Termination Date and halting the delivery of all Goods on and after the Termination Date unless such Goods were ordered prior to the Termination Date.
- (c) Cancelling all existing orders and subcontracts by the Termination Date, and not placing any further orders or subcontracts for materials, Services, equipment or other items.

- (d) At City's direction, assigning to City any or all of Contractor's right, title, and interest under the orders and subcontracts cancelled. Upon such assignment, City shall have the right, in its sole discretion, to settle or pay any or all claims arising out of the cancellation of such orders and subcontracts.
- (e) Subject to City's approval, settling all outstanding liabilities and all claims arising out of the cancelled orders and subcontracts.
- (f) Taking such action as may be necessary, or as the City may direct, for the protection and preservation of any property related to this Agreement which is in the possession of Contractor and in which City has or may acquire an interest.
- 8.1.3 Upon termination by the City, within thirty (30) days after the Termination Date, Contractor shall submit to City an invoice, which shall set forth each of the following as a separate line item:
- (a) The cost to Contractor, without profit, for all Services provided, and all Goods ordered from Contractor's subcontractors and suppliers prior to the Termination Date, as well as termination costs.
- (b) If payment for Services provided prior to the Termination Date is not identified in Appendix C and/or is indivisible from the completed Services identified, then the reasonable cost to Contractor, without profit, for all Services provided prior to the Termination Date, for which City has not already made payment. Reasonable costs may include a reasonable allowance for actual overhead, not to exceed a total of ten percent (10%) of Contractor's direct costs for Services. Any overhead allowance shall be separately itemized. Contractor may also recover the reasonable cost of preparing the invoice.
- (c) A reasonable allowance for profit on the cost of the Services described in the immediately preceding subsections (a) and (b), provided that Contractor can establish, to the satisfaction of City, that Contractor would have made a profit had all Services under this Agreement been completed, and provided further, that the profit allowed shall in no event exceed ten percent (10%) of such cost.
- (d) The reasonable cost to Contractor of handling and returning material or equipment delivered to City or otherwise disposed of as directed by City.
- (e) A deduction for the cost of materials to be retained by Contractor, amounts realized from the sale of such materials and not otherwise recovered by or credited to City, and any other appropriate credits to City against the cost of the Services or other work.
- 8.1.4 In no event shall City be liable for costs incurred by Contractor or any of its subcontractors after the Termination Date, except for those costs specifically listed in Section 8.1.3. Such non-recoverable costs include, but are not limited to, anticipated profits on the Services under this Agreement, post-termination employee salaries, post-termination administrative expenses, post-termination overhead or unabsorbed overhead, attorneys' fees or other costs relating to the prosecution of a claim or lawsuit, prejudgment interest, or any other expense which is not reasonable or authorized under Section 8.1.3.
- 8.1.5 In arriving at the amount due to Contractor under this Section, City may deduct: (i) all payments previously made by City for Services covered by Contractor's final invoice; (ii) any claim which City may have against Contractor in connection with this

Agreement; (iii) any invoiced costs or expenses excluded pursuant to the immediately preceding subsection 8.1.4; and (iv) in instances in which, in the opinion of City, the cost of any Service performed under this Agreement is excessively high due to costs incurred to remedy or replace defective or rejected Services, the difference between the invoiced amount and City's estimate of the reasonable cost of performing the invoiced Services in compliance with the requirements of this Agreement.

8.1.6 City's payment obligation under this Section shall survive termination of this Agreement

8.2 Termination for Default; Remedies.

8.2.1 Each of the following shall constitute an immediate event of default ("Event of Default") under this Agreement:

(a)Contractor fails or refuses to perform or observe any term, covenant or condition contained in any of the following Sections of this Agreement:

3.5	Submitting False Claims.	10.10	Alcohol and Drug-Free Workplace
4.6	Assignment	10.13	Reserved (Working with Minors).
Article 5	Insurance and Indemnity	11.10	Compliance with Laws
Article 7	Payment of Taxes	Article 13	Data and Security

- (b) Contractor fails or refuses to perform or observe any other material term, covenant or condition contained in this Agreement, including any obligation imposed by ordinance or statute and incorporated by reference herein, and such default is not cured within ten days after written notice thereof from City to Contractor. If Contractor defaults a second time in the same manner as a prior default cured by Contractor, City may in its sole discretion immediately terminate the Agreement for default or grant an additional period not to exceed five days for Contractor to cure the default.
- (c) Contractor (i) is generally not paying its debts as they become due; (ii) files, or consents by answer or otherwise to the filing against it of a petition for relief or reorganization or arrangement or any other petition in bankruptcy or for liquidation or to take advantage of any bankruptcy, insolvency or other debtors' relief law of any jurisdiction; (iii) makes an assignment for the benefit of its creditors; (iv) consents to the appointment of a custodian, receiver, trustee or other officer with similar powers of Contractor or of any substantial part of Contractor's property; or (v) takes action for the purpose of any of the foregoing.
- (d) A court or government authority enters an order (i) appointing a custodian, receiver, trustee or other officer with similar powers with respect to Contractor or with respect to any substantial part of Contractor's property; (ii) constituting an order for relief or approving a petition for relief, reorganization or arrangement; or any other petition in bankruptcy or for liquidation, or to take advantage of any bankruptcy, insolvency or other debtors' relief law of any jurisdiction; or (iii) ordering the dissolution, winding-up or liquidation of Contractor.
- 8.2.2 **Default Remedies.** On and after any Event of Default, City shall have the right to exercise its legal and equitable remedies, including, without limitation, the right to terminate this Agreement or to seek specific performance of all or any part of this Agreement. In

addition, where applicable, City shall have the right (but no obligation) to cure (or cause to be cured) on behalf of Contractor any Event of Default; Contractor shall pay to City on demand all costs and expenses incurred by City in effecting such cure, with interest thereon from the date of incurrence at the maximum rate then permitted by law, not to exceed 18% per annum. City shall have the right to offset from any amounts due to Contractor under this Agreement or any other agreement between City and Contractor: (i) all damages, losses, costs or expenses incurred by City and recoverable pursuant to the terms of this Agreement as a result of an Event of Default; and (ii) any liquidated damages levied upon Contractor pursuant to the terms of this Agreement; and (iii), any damages imposed by any ordinance or statute that is incorporated into this Agreement by reference, or into any other agreement with City.

- 8.2.3 All remedies provided for in this Agreement may be exercised individually or in combination with any other remedy available hereunder or under applicable laws, rules and regulations. The exercise of any remedy shall not preclude or in any way be deemed to waive any other remedy. Nothing in this Agreement shall constitute a waiver or limitation of any rights that City may have under applicable law. Notwithstanding the foregoing, in the event that Contractor fails to deliver the Vessel on the Delivery Date, Contractor's sole liability for such delay shall be liquidated damages, as set forth in Section 4.9.2 of this Agreement.
 - 8.2.4 Any notice of default must be sent in accordance with Article 11.
- 8.3 **Non-Waiver of Rights.** The omission by either Party at any time to enforce any default or right reserved to it, or to require performance of any of the terms, covenants, or provisions hereof by the other Party at the time designated, shall not be a waiver of any such default or right to which the Party is entitled, nor shall it in any way affect the right of the Party to enforce such provisions thereafter.

8.4 Rights and Duties upon Termination or Expiration.

8.4.1 This Section and the following Sections of this Agreement listed below, shall survive termination or expiration of this Agreement:

3.3.2	Payment Limited to Satisfactory Delivery of Goods	9.2	Works for Hire
3.3.7	Grant Funded Contracts	11.6	Dispute Resolution Procedure
3.4	Audit and Inspection of Records	11.7	Agreement Made in California; Venue
3.5	Submitting False Claims	11.8	Construction
Article 5	Insurance and Indemnity	11.9	Entire Agreement
6.1	Liability of City	11.10	Compliance with Laws
6.3	Liability for Incidental and Consequential Damages	11.11	Severability
Article 7	Payment of Taxes	Article 12	Department Specific Terms

Article 8	Termination and Default	Article 13	Data and Security
9.1	Ownership of Results		

8.4.2 Subject to the survival of the Sections identified in Section 8.4.1, above, if this Agreement is terminated prior to expiration of the term specified in Article 2, this Agreement shall be of no further force or effect. Contractor shall transfer title to City, and deliver in the manner, at the times, and to the extent, if any, directed by City, any work in progress, completed work, supplies, equipment, and other materials produced as a part of, or acquired in connection with the performance of this Agreement, and any completed or partially completed work which, if this Agreement had been completed, would have been required to be furnished to City.

Article 9 Rights In Deliverables

- 9.1 **Ownership of Results.** Any interest of Contractor or its subcontractors in the Deliverables, any partially-completed Deliverables, and related materials, shall become the property of and will be transmitted to City. Contractor may retain a copy for its records.
- 9.2 **Works for Hire.** All copyrights in Deliverables that are considered works for hire under Title 17 of the United States Code, shall be the property of City. If any such Deliverables are ever determined not to be works for hire under federal law, Contractor hereby assigns all Contractor's copyrights to such Deliverables to City, agrees to provide any material and execute any documents necessary to effectuate such assignment, and agrees to include a clause in every subcontract imposing the same duties upon its subcontractors. With City's prior written approval, Contractor and its subcontractors may retain and use copies of such works for reference and as documentation of their respective experience and capabilities provided that any such use is in conformance with the confidentiality provisions of this Agreement.

Article 10 Additional Requirements Incorporated by Reference

- 10.1 **Laws Incorporated by Reference.** The full text of the laws listed in this Article 10, including enforcement and penalty provisions, are incorporated by reference into this Agreement. The full text of the San Francisco Municipal Code provisions incorporated by reference in this Article and elsewhere in the Agreement ("Mandatory City Requirements") are available at http://www.amlegal.com/codes/client/san-francisco_ca/.
- 10.2 **Conflict of Interest.** By executing this Agreement, Contractor certifies that it does not know of any fact which constitutes a violation of Section 15.103 of the City's Charter; Article III, Chapter 2 of City's Campaign and Governmental Conduct Code; Title 9, Chapter 7 of the California Government Code (Section 87100 *et seq.*), or Title 1, Division 4, Chapter 1, Article 4 of the California Government Code (Section 1090 *et seq.*), and further agrees promptly to notify the City if it becomes aware of any such fact during the term of this Agreement.
- 10.3 **Prohibition on Use of Public Funds for Political Activity.** In delivering the Services and Goods, Contractor shall comply with San Francisco Administrative Code Chapter 12G, which prohibits funds appropriated by City for this Agreement from being expended to participate in, support, or attempt to influence any political campaign for a candidate or for a ballot measure. Contractor is subject to the enforcement and penalty provisions in Chapter 12G.

Labor and Employment Code Article 141, the Consideration of Salary History Ordinance or "Pay Parity Act." Contractor is prohibited from considering current or past salary of an applicant in determining whether to hire the applicant or what salary to offer the applicant to the extent that such applicant is applying for employment to be performed on this Agreement or in furtherance of this Agreement, and whose application, in whole or part, will be solicited, received, processed or considered, whether or not through an interview, in City or on City property. The ordinance also prohibits employers from (1) asking such applicants about their current or past salary or (2) disclosing a current or former employee's salary history without that employee's authorization unless the salary history is publicly available. Contractor is subject to the enforcement and penalty provisions in Article 141. Information about and the text of Article 141 is available on the web at https://sfgov.org/olse/consideration-salary-history. Contractor is required to comply with all of the applicable provisions of Article 141, irrespective of the listing of obligations in this Section.

10.5 **Nondiscrimination Requirements**

- 10.5.1 Contractor shall comply with the provisions of San Francisco Labor and Employment Code Articles 131 and 132. Contractor shall incorporate by reference in all subcontracts the provisions of Sections 131.2(a), 131.2(c)-(k), and 132.3 of the San Francisco Labor and Employment Code and shall require all subcontractors to comply with such provisions. Contractor is subject to the enforcement and penalty provisions in Articles 131 and 132.
- 10.5.2 San Francisco Labor and Employment Code Article 131.2 applies to this Agreement. Contractor does not as of the date of this Agreement, and will not during the term of this Agreement, in any of its operations in San Francisco, on real property owned by San Francisco, or where work is being performed for City elsewhere in the United States, discriminate in the provision of employee benefits between employees with domestic partners and employees with spouses and/or between the domestic partners and spouses of such employees, subject to the conditions set forth in San Francisco Labor and Employment Code Article 131.2.
- 10.6 **Reserved (Local Business Enterprise and Non-Discrimination in Contracting Ordinance.)** There is no Local Business Enterprise requirement for this Work.
 - 10.7 Reserved (Minimum Compensation Ordinance).
 - 10.8 Reserved (Health Care Accountability Ordinance).
- 10.9 **First Source Hiring Program.** Contractor must comply with all of the provisions of the First Source Hiring Program, Chapter 83 of the San Francisco Administrative Code, that applies to this Agreement, and Contractor is subject to the enforcement and penalty provisions in Chapter 83.
- 10.10 **Alcohol and Drug-Free Workplace.** City reserves the right to deny access to, or require Contractor to remove from, City facilities personnel of any Contractor or subcontractor who City has reasonable grounds to believe has engaged in alcohol abuse or illegal drug activity which in any way impairs City's ability to maintain safe work facilities or to protect the health and well-being of City employees and the general public. City shall have the right of final approval for the entry or re-entry of any such person previously denied access to, or removed

from, City facilities. Illegal drug activity means possessing, furnishing, selling, offering, purchasing, using or being under the influence of illegal drugs or other controlled substances for which the individual lacks a valid prescription. Alcohol abuse means possessing, furnishing, selling, offering, or using alcoholic beverages, or being under the influence of alcohol.

Contractor agrees in the performance of this Agreement to maintain a drug-free workplace by notifying employees that unlawful drug use is prohibited and specifying what actions will be taken against employees for violations; establishing an on-going drug-free awareness program that includes employee notification and, as appropriate, rehabilitation. Contractor can comply with this requirement by implementing a drug-free workplace program that complies with the California Drug-Free Workplace Act of 1990 Cal. Gov. Code, § 8350 et seq.

- 10.11 **Limitations on Contributions.** By executing this Agreement, Contractor acknowledges its obligations under Section 1.126 of the City's Campaign and Governmental Conduct Code, which prohibits any person who contracts with, or is seeking a contract with, any department of the City for the rendition of personal services, for the furnishing of any material, supplies or equipment, for the sale or lease of any land or building, for a grant, loan or loan guarantee, or for a development agreement, from making any campaign contribution to (i) a City elected official if the contract must be approved by that official, a board on which that official serves, or the board of a state agency on which an appointee of that official serves, (ii) a candidate for that City elective office, or (iii) a committee controlled by such elected official or a candidate for that office, at any time from the submission of a proposal for the contract until the later of either the termination of negotiations for such contract or twelve months after the date the City approves the contract. The prohibition on contributions applies to each prospective party to the contract; each member of Contractor's board of directors; Contractor's chairperson, chief executive officer, chief financial officer and chief operating officer; any person with an ownership interest of more than 10% in Contractor; any subcontractor listed in the bid, proposal or contract; and any committee that is sponsored or controlled by Contractor. Contractor certifies that it has informed each such person of the limitation on contributions imposed by Section 1.126 by the time it submitted a proposal for the contract, and has provided the names of the persons required to be informed to the City department with whom it is contracting.
 - 10.12 Reserved (Slavery Era Disclosure).
 - 10.13 Reserved (Working with Minors).
 - 10.14 Consideration of Criminal History in Hiring and Employment Decisions.

10.14.1 Contractor agrees to comply fully with and be bound by all of the provisions of Article 142, "City Contractor/Subcontractor Consideration of Criminal History in Hiring and Employment Decisions," of the San Francisco Labor and Employment Code ("Article 142"), including the remedies provided, and implementing regulations, as may be amended from time to time. The provisions of Article 142 are incorporated by reference and made a part of this Agreement as though fully set forth herein. The text of Article 142 is available on the web at http://sfgov.org/olse/fco. Contractor is required to comply with all of the applicable provisions of Article 142, irrespective of the listing of obligations in this Section. Capitalized terms used in this Section and not defined in this Agreement shall have the meanings assigned to such terms in Article 142.

- 10.14.2 The requirements of Article 142 shall only apply to a Contractor's or Subcontractor's operations to the extent those operations are in furtherance of the performance of this Agreement, shall apply only to applicants and employees who would be or are performing work in furtherance of this Agreement, and shall apply when the physical location of the employment or prospective employment of an individual is wholly or substantially within the City of San Francisco. Article 142 shall not apply when the application in a particular context would conflict with federal or state law or with a requirement of a government agency implementing federal or state law.
 - 10.15 Reserved (Public Access to Nonprofit Records and Meetings).
- 10.16 **Food Service Waste Reduction Requirements.** Contractor shall comply with the Food Service Waste Reduction Ordinance, as set forth in San Francisco Environment Code Chapter 16, including but not limited to the remedies for noncompliance provided therein.
 - 10.17 Reserved (Distribution of Beverages and Water).
- 10.18 **Tropical Hardwood and Virgin Redwood Ban.** Pursuant to San Francisco Environment Code Section 804(b), the City urges Contractor not to import, purchase, obtain, or use for any purpose, any tropical hardwood, tropical hardwood wood product, virgin redwood or virgin redwood wood product.
 - 10.19 Reserved (Preservative Treated Wood Products).
 - 10.20 Reserved (Sweat Free Procurement).
 - 10.21 Environment Code Chapter 5, Resource Conservation Ordinance.
 - 10.21.1 Reserved (Printing Services and/or Writing Paper Products).
 - 10.21.2 Reserved (Collection of Recyclable Materials).
 - 10.22 Reserved (Prop J Approval).
- 10.23 **Use of City Opinion.** Contractor shall not quote, paraphrase, or otherwise refer to or use any opinion of City, its officers or agents, regarding Contractor or Contractor's performance under this Agreement without prior written permission of Purchasing.

Article 11 General Provisions

11.1 **Notices to the Parties.** Unless otherwise indicated in this Agreement, all written communications sent by the Parties may be by U.S. mail or e-mail, and shall be addressed as follows:

To City:	Director of Purchasing
	City and County of San Francisco
	Office of Contract Administration
	Purchasing Division
	City Hall, Room 430
	1 Dr. Carlton B. Goodlett Place
	San Francisco, CA 94102-4685
	Email: OCA@sfgov.org
	Phone: (415) 554-6743
	Fax: (415) 554-6717

То	Name Bryan O'Sullivan
Contractor:	Title VP of Construction
	Company The Dutra Group
	Address 2350 Kerner Blvd. Suite 200, San Rafael, CA 94901
	Email bosullivan@dutragroup.com
	Phone 415-258-6876

Any notice of default must be sent by registered mail or other trackable overnight mail. Either Party may change the address to which notice is to be sent by giving written notice thereof to the other Party. If email notification is used, the sender must specify a receipt notice.

11.2 Compliance with Laws Requiring Access for People with Disabilities.

- 11.2.1 Contractor acknowledges that, pursuant to the Americans with Disabilities Act (ADA), programs, services and other activities provided by a public entity to the public, whether directly or through a contractor, must be accessible to people with disabilities. Contractor shall provide the services specified in this Agreement in a manner that complies with the ADA and all other applicable federal, state and local disability rights legislation. Contractor agrees not to discriminate against people with disabilities in the provision of services, benefits or activities provided under this Agreement and further agrees that any violation of this prohibition on the part of Contractor, its employees, agents or assigns will constitute a material breach of this Agreement.
- 11.2.2 Contractor shall adhere to the requirements of the Americans with Disabilities Act of 1990, as amended (42 U.S.C. Sec. 1201 et seq.), Section 508 of the Rehabilitation Act of 1973, as amended (29 U.S.C. Sec. 794d), Section 255 of the Communications Act Guidelines, the applicable Revised Section 508 Standards, and Web Content Accessibility Guidelines 2.1, Level AA, as amended from time to time. Contractor shall ensure that all information content and technology provided under this Agreement fully conforms to the applicable Revised 508 Standard, as amended from time to time, prior to delivery and before the City's final acceptance of the Services and/or Deliverables.
- 11.3 **Incorporation of Recitals.** The matters recited above are hereby incorporated into and made part of this Agreement.
- 11.4 **Sunshine Ordinance.** Contractor acknowledges that this Agreement and all records related to its formation, Contractor's delivery of Services and Goods, and City's payment are subject to the California Public Records Act, (California Government Code §7920 et seq.), and the San Francisco Sunshine Ordinance, (San Francisco Administrative Code Chapter 67). Such records are subject to public inspection and copying unless exempt from disclosure under federal, state or local law.
- 11.5 **Modification of this Agreement.** This Agreement may not be modified, nor may compliance with any of its terms be waived, except by written instrument executed and approved in the same manner as this Agreement.
- 11.5.1 **Change Orders.** For changes requested related to any portions of the Work performed by Conrad, the Parties will follow the procedures set forth in this Section 11.5.1 and Appendix F (Change Orders). For such requests, in the event of conflict between the terms

in Section 11.5.1(a)-(d) and the terms in Appendix F, the former shall control. For all other changes, the Parties shall follow the provisions set forth in Appendix F only.

- (a) City reserves the right to request any changes to the Work upon giving due notice in writing to Contractor. Any adjustments to the Agreement price or the Delivery Date due to such requested changes (which increases shall include any increases to the Builder's Risk insurance premium due to an increase in the Work or an extension of the time required for the performance of the Work) shall be agreed upon in writing in the form of a Change Order mutually agreeable to both parties. Each approved Change Order shall be signed by both parties.
- (b) No change shall be made to the Work unless the parties have mutually agreed to such change and an appropriate Change Order has been agreed to and executed by the parties as provided herein.
- (c) If any such change results in an increase in the Agreement price, City shall pay the full amount of such increase to Contractor within fifteen (15) days from the date the Change Order work is completed and invoiced, provided City confirms the work has been performed (such confirmation not to be unreasonably delayed or denied). If any such change results in a decrease in the Agreement Price, Contractor shall issue a credit to City within thirty (30) days from the of a signed Change Order, which amount shall be applied to City's final payment due upon completion of the Work.
- (d) If any changes in the applicable classification societies' rules or in the applicable rules of any governmental agency that are applicable to the Work, including without limitation the Vessel, ("Law") are made subsequent to the date of this Agreement whereby the cost of the Vessel is increased and/or the time required for completion is extended, a written Change Order shall be prepared to evidence such change. Contractor shall have no obligation to comply with such change in Law unless and until City has issued a Change Order therefor.

11.6 **Dispute Resolution Procedure.**

- 11.6.1 **Negotiation; Alternative Dispute Resolution.** The Parties will attempt in good faith to resolve any dispute or controversy arising out of or relating to the delivery of Services and Goods under this Agreement. Disputes will not be subject to binding arbitration. The status of any dispute or controversy notwithstanding, Contractor shall proceed diligently with the performance of its obligations under this Agreement in accordance with the Agreement and the written directions of City. Neither Party will be entitled to legal fees or costs for matters resolved under this Section.
- 11.6.2 **Government Code Claim Requirement.** No suit for money or damages may be brought against City until a written claim therefor has been presented to and rejected by City in conformity with the provisions of San Francisco Administrative Code Chapter 10 and California Government Code Section 900, et seq. Nothing set forth in this Agreement shall operate to toll, waive or excuse Contractor's compliance with the California Government Code Claim requirements set forth in San Francisco Administrative Code Chapter 10 and California Government Code Section 900, et seq.

$11.6.3\,$ Reserved (Health and Human Service Contract Dispute Resolution Procedure).

11.7 **Agreement Made in California; Venue.** The formation, interpretation and performance of this Agreement shall be governed by the laws of the State of California. Venue

for all litigation relative to the formation, interpretation and performance of this Agreement shall be in San Francisco.

- 11.8 **Construction.** All paragraph captions are for reference only and shall not be considered in construing this Agreement.
- 11.9 **Entire Agreement.** This Contract Documents set forth the entire Agreement between the Parties, and supersedes all other oral or written provisions. This Agreement may be modified only as provided in Section 11.5, "Modification of this Agreement."
- 11.10 **Compliance with Laws.** Contractor shall keep itself fully informed of the City's Charter, codes, ordinances and duly adopted rules and regulations of the City and of all state, and federal laws in any manner affecting the performance of this Agreement, and must at all times comply with such local codes, ordinances, and regulations and all applicable laws as they may be amended from time to time. If any changes to the laws after the Effective Date of this Agreement increase or decrease the cost or time for performance of the Work, the parties shall execute a Change Order providing for such changes.
- 11.11 **Severability.** Should the application of any provision of this Agreement to any particular facts or circumstances be found by a court of competent jurisdiction to be invalid or unenforceable, then (i) the validity of other provisions of this Agreement shall not be affected or impaired thereby, and (ii) such provision shall be enforced to the maximum extent possible so as to effect the intent of the Parties and shall be reformed without further action by the Parties to the extent necessary to make such provision valid and enforceable.
- 11.12 **Cooperative Drafting.** This Agreement has been drafted through a cooperative effort of City and Contractor, and both Parties have had an opportunity to have the Agreement reviewed and revised by legal counsel. No Party shall be considered the drafter of this Agreement, and no presumption or rule that an ambiguity shall be construed against the Party drafting the clause shall apply to the interpretation or enforcement of this Agreement.
- 11.13 **Order of Precedence.** The Parties agree that this Agreement, including all appendices, sets forth the Parties' complete agreement. If the Appendices to this Agreement include any standard printed terms from Contractor, Contractor agrees that in the event of discrepancy, inconsistency, gap, ambiguity, or conflicting language between City's terms and Contractor's printed terms attached, City's terms in this Agreement shall take precedence, followed by the procurement issued by the department (if any), Contractor's proposal, and Contractor's printed terms, respectively. Any hyperlinked terms included in Contractor's terms shall have no legal effect.
- 11.14 **Notification of Legal Requests.** Contractor shall immediately notify City upon receipt of any subpoenas, service of process, litigation holds, discovery requests and other legal requests ("Legal Requests") related to all data given to Contractor by City in the performance of this Agreement ("City Data" or "Data"), or which in any way might reasonably require access to City's Data, and in no event later than 24 hours after it receives the request. Contractor shall not respond to Legal Requests related to City without first notifying City other than to notify the requestor that the information sought is potentially covered under a non-disclosure agreement. Contractor shall retain and preserve City Data in accordance with the City's instruction and requests, including, without limitation, any retention schedules and/or litigation hold orders provided by the City to Contractor, independent of where the City Data is stored.

Article 12 Department Specific Terms

12.1 Third Party Beneficiaries.

No third parties are intended by the Parties hereto to be third party beneficiaries under this Agreement, and no action to enforce the terms of this Agreement may be brought against either Party by any person who is not a party hereto.

12.2 Reserved (Exclusion Lists and Employee Verification).

Article 13 Data and Security

- 13.1 Nondisclosure of Private, Proprietary or Confidential Information.
- 13.1.1 If this Agreement requires City to disclose "Private Information" to Contractor within the meaning of San Francisco Administrative Code Chapter 12M, Contractor and subcontractor shall use such information only in accordance with the restrictions stated in Chapter 12M and in this Agreement and only as necessary in delivering the Services and Goods. Contractor is subject to the enforcement and penalty provisions in Chapter 12M.
- 13.1.2 **City Data; Confidential Information.** In the delivery of the Services and Goods, Contractor may have access to, or collect on City's behalf, City Data, which may include proprietary or Confidential Information that if disclosed to third parties may damage City. If City discloses proprietary or Confidential Information to Contractor, or Contractor collects such information on City's behalf, such information must be held by Contractor in confidence and used only in performing the Agreement. Contractor shall exercise the same standard of care to protect such information as a reasonably prudent contractor would use to protect its own proprietary or Confidential Information.
 - 13.2 Reserved (Payment Card Industry ("PCI") Requirements).
 - 13.3 Reserved (Business Associate Agreement).
 - 13.4 Management of City Data and Confidential Information
- 13.4.1 Use of City Data and Confidential Information. Contractor agrees to hold City Data received from, or created or collected on behalf of, City, in strictest confidence. Contractor shall not use or disclose City Data except as permitted or required by the Agreement or as otherwise authorized in writing by City. Any work by Contractor or its authorized subcontractors using, or sharing or storage of, City Data outside the United States is prohibited, absent prior written authorization by City. Access to City Data must be strictly controlled and limited to Contractor's staff assigned to this project on a need-to-know basis only. City Data shall not be distributed, repurposed or shared across other applications, environments, or business units of Contractor. Contractor is provided a limited non-exclusive license to use City Data solely for performing its obligations under the Agreement and not for Contractor's own purposes or later use. Nothing herein shall be construed to confer any license or right to the City Data, by implication, estoppel or otherwise, under copyright or other intellectual property rights, to any third-party. Unauthorized use of City Data by Contractor, subcontractors or other thirdparties is prohibited. For purpose of this requirement, the phrase "unauthorized use" means the data mining or processing of data and/or machine learning from the data, stored or transmitted by the service, for unrelated commercial purposes, advertising or advertising-related purposes, or for any purpose that is not explicitly authorized other than security or service delivery analysis.

- 13.4.2 **Disposition of City Data**. Upon request of City or termination or expiration of this Agreement, Contractor shall promptly, but in no event later than thirty (30) calendar days, return all City Data given to, or collected or created by Contractor on City's behalf, which includes all original media. Once Contractor has received written confirmation from City that City Data has been successfully transferred to City, Contractor shall within ten (10) business days clear or purge all City Data from its servers, any hosted environment Contractor has used in performance of this Agreement, including its subcontractor's environment(s), work stations that were used to process the data or for production of the data, and any other work files stored by Contractor in whatever medium, though Contractor may retain one copy for its records. Contractor shall provide City with written certification that such purge occurred within five (5) business days of the purge. Secure disposal shall be accomplished by "clearing," "purging" or "physical destruction," in accordance with National Institute of Standards and Technology (NIST) Special Publication 800-88 or most current industry standard.
- 13.4.3 **Protected Health Information.** Where applicable, Contractor, all subcontractors, all agents and employees of Contractor and any subcontractor shall comply with all federal and state laws regarding the transmission, storage and protection of all private health information, if any, disclosed to Contractor by City in the performance of this Agreement. Contractor agrees that any failure of Contractor to comply with the requirements of federal and/or state and/or local privacy laws shall be a material breach of the Agreement. In the event that City pays a regulatory fine, and/or is assessed civil penalties or damages through private rights of action, based on an impermissible use or disclosure of protected health information given to Contractor or its subcontractors or agents by City, Contractor shall indemnify City for the amount of such fine or penalties or damages, including costs of notification. In such an event, in addition to any other remedies available to it under equity or law, the City may terminate the Agreement.
- 13.5 **Ownership of City Data.** The Parties agree that as between them, all rights, including all intellectual property rights, in and to the City Data and any derivative works of the City Data is the exclusive property of the City.

Article 14 MacBride And Signature

14.1 MacBride Principles -Northern Ireland.

The provisions of San Francisco Administrative Code §12F are incorporated herein by this reference and made part of this Agreement. By signing this Agreement, Contractor confirms that Contractor has read and understood that the City urges companies doing business in Northern Ireland to resolve employment inequities and to abide by the MacBride Principles, and urges San Francisco companies to do business with corporations that abide by the MacBride Principles.

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the day first mentioned above.

CITY	CONTRACTOR
Recommended by:	The Dutra Group
Shawn Peeters Procurement Manager Office of Contract Administration	Harry K. Stewart President and CEO 2350 Kerner Blvd. Suite 200 San Rafael, CA 94901
Approved as to Form:	City Supplier Number: 0000009744
David Chiu City Attorney	
By: Richard Ellis Robinson Deputy City Attorney	
Approved:	
Sailaja Kurella Director of the Office of Contract Administration, and Purchaser	

Appendices:

A:	Scope of Work
B:	Calculation of Charges
C:	Progress Payment, Delivery, and Compliance Requirements
D:	Design Specifications and Construction Drawings
E:	Schedule
F:	Change Orders and Claims

Appendix A

Scope of Work and Specifications

<u>Summary Scope of Work - Crane Barge</u>

Project Summary

This Agreement is for the purchase a crane barge to perform maintenance and repair works of marine structures along the City of San Francisco waterfront. Primarily the Port of San Francisco needs the ability to handle and drive piles at existing piers, but the design set forth in this Appendix A has the capability to support some new construction as well. The barge shall be for ocean passage, of rectangular shape with square stern and partially raked bow. The pedestal will support a fully rotating pedestal crane for construction works. The crane barge shall be delivered by December 1, 2026 and accepted per the Contract Documents by February 1, 2027.

The crane barge will operate inside San Francisco Bay year-round, primarily during daytime under relatively calm conditions. The crane will be a permanently mounted pedestal type crane, for reasons of reach and capacity, reliability, readily available service and parts, and availability of the crane itself.

Description of Barge

The barge hull shall be fabricated of steel plate, longitudinally stiffened, with the internal volume subdivided by both longitudinal and transverse watertight bulkheads. Several of the internal compartments will function as ballast tanks (treated fresh water) but the remainder shall be voids. The barge will support a pedestal mounted crane that can rotate 360 degrees and lift loads at any orientation. The primary working radius of the crane is 60 ft from the centerline of the crane at which radius it must be able to lift a 60,000 lb load.

Part of the crane pedestal will be provided with the crane and part will be built into the hull structure, with the joining butt weld made during installation of the crane.

Spud piles and mooring lines will be the primary means of positioning/mooring the barge at work locations alongside existing piers.

The barge will be outfitted with the following vendor-supplied equipment:

- 1. Diesel powered electrical generator
- 2. Shore power receiving station
- 3. Diesel powered hydraulic power unit
- 4. Hydraulic powered winches for lifting spud piles
- 5. Powered tugger winches
- 6. Electric-powered air compressor with air receiver

All equipment and associated piping, electrical, and foundation structure shall be procured, installed, and tested in accordance with the project specifications.

Various outfitting including deckhouses for enclosing and securing the equipment and tools on board shall be designed by the Contractor, constructed, and installed onboard. Other outfitting includes foundations for equipment to be installed, pipe supports for deck piping and protective structures, control/operator stations for the spud pile and tugger winches, boom rest for the crane boom and foundations for the mooring fittings, fendering and other appurtenances as defined in the project specifications and drawings.

Licenses and Permits

All necessary permits and licenses required to perform the type of Work required by the Contract Documents are to be supplied by the Contractor and/or its subcontractors and suppliers at no additional cost to the City. The City shall obtain all permits and licenses necessary to receive delivery of and operate the Vessel.

Security Interest

Contractor grants to City a first priority purchase money security interest in all of Contractor's right, title and interest in and to the following, whether now owned or hereafter acquired, but solely to the extent of payments actually made by City to Contractor under this Agreement:

- 1) The Vessel construction project being undertaken pursuant to this Agreement, as amended from time to time, the Vessel, and all equipment, outfit and appurtenances, including all accessions and additions thereto, and all parts, equipment and materials specifically identified for permanent installation on the Vessel wherever located, whether on board the Vessel or not, all of which the parties acknowledge constitute "purchase-money collateral" as such term is defined in Section 9-103(a)(1) of the Uniform Commercial Code;
- 2) this Agreement, as amended from time to time, solely to the extent assignable and to the extent necessary to enforce City's rights and remedies with respect to the Vessel and the collateral described above; and
 - 3) all proceeds of the foregoing, including insurance proceeds.

The foregoing security interest secures the performance of all obligations of Contractor outstanding from time to time under this Agreement and all other agreements, instruments and documents relating thereto, now or hereafter in effect as amended from time to time, but only to the extent of City's funded interest in the collateral (collectively, the "Obligations"). The parties acknowledge that the Obligations constitute a "purchase money obligation" as such term is defined in Section 9-103(a)(2) of the Uniform Commercial Code. Contractor expressly authorizes City to file such U.C.C-1 financing statements as City may deem necessary to perfect and continue City's security interest in the aforementioned collateral. From time to time at City's request Contractor shall execute and deliver all further instruments and documents and take all further action as may be reasonably necessary to perfect and provide first priority for any security interest granted or purported to be granted in this Agreement or to enable City to exercise and enforce its rights and remedies with respect to the aforementioned collateral. Contractor shall not register the Vessel under the vessel registration or titling laws of the United States or any state, or document the Vessel with the USCG, except as may be required during the construction or the delivery of the Vessel. The security interest granted to City hereunder is inferior only to Contractor's lien rights in the Vessel in the event of default by City, which lien rights are acknowledged by City.

Design Specifications and Contract Drawings

Refer to Appendix D to find the following Design Specifications and Contract Drawings.

Design Specifications and Contract Drawings may be modified by mutual agreement of the Parties to be documented via written Change Order to this Agreement:

Exhibit A-0	Specifications
Exhibit A-1:	General Arrangement
Exhibit A-2:	Structural Scantling Plan
Exhibit A-3:	Spud Pile
Exhibit A-4:	Outfitting
Exhibit A-5:	Mechanical Arrangement
Exhibit A-6:	Electrical One-Line Diagram

Regulatory Oversight

The barge is designed in accordance with the American Bureau of Shipping Rules for Building and Classing Steel Barges, and as such shall be built for ocean transport. The barge shall be built in accordance with these rules including the purchase of materials, workmanship, and welding consumables and procedures but will not be classed by ABS. Because the barge will be owned and operated by a municipal entity, it will be uninspected by the USCG.

Scope of Work

The Contractor shall deliver a crane barge by December 1, 2026 that meets the specifications of the Port and that the Port accepts as meeting Exhibit A-0 - Specifications on or before February 1, 2027, at which time all aspects of fabrication, inspection, supply of equipment and testing of all operations of the barge shall be complete.

The scope of work for the Contractor comprises the following:

- 1. Contractor shall prepare inspection and testing procedures and acceptance criteria to meet the requirements of the specifications, for approval of Owner's representative
- 2. Contractor shall provide the Owner's representative with access to all parts of their yard where fabrication activities occur and provide any documentation requested. Further, the Contractor shall provide the Owner's representative with temporary workspace during their inspection visits. The owner's representative will not need full time workspace.
- 3. Contractor shall be the initial purchaser of the crane to be installed on the barge, and shall ensure it is procured, fabricated, tested, delivered to Contractor, and installed in accordance with Port and crane manufacturer's specifications. Crane shall be new (i.e. not previously used elsewhere and refurbished for this project). Contractor shall confer

- with the ultimate Owner (Port) on technical questions, but commercial communications shall be between Crane Supplier and Purchaser (Contractor).
- 4. Contractor shall review the design of the barge provided with the specifications and shall update the design to provide the form and function required by the specifications.
- 5. Contractor shall provide updated sizing specification and provide design calculations for review and approval by the Port at 35% (Preliminary), 65%, and 100% (Final) completion. The Port shall promptly review and respond to Contractor with approval or requested changes, not to exceed fourteen (14) calendar days from Contractor's submission. The Port acknowledges that requested changes may delay Contractor's ability to perform the Work according to the Schedule and/or increase/decrease the cost of the Work.
- 6. Contractor shall provide final arrangement and scantling drawings based on these final calculations for review and approval by the Port at 35% (Preliminary), 65%, and 100% (Final)completion. The Port shall promptly review and respond to Contractor with approval or requested change, not to exceed fourteen (14) calendar days from Contractor's submission. The Port acknowledges that requested changes may delay Contractor's ability to perform the Work according to the Schedule and/or increase/decrease the cost of the Work.
- 7. Contractor shall provide shop (detailed construction) drawings for review and approval by the Port at 35% (Preliminary), 65%, and 100% (Final) completion, prior to commencing construction of components and blocks. The Port shall promptly review and respond to Contractor with approval or requested change, not to exceed fourteen (14) calendar days from Contractor's submission. The Port acknowledges that requested changes may delay Contractor's ability to perform the Work according to the Schedule and/or increase/decrease the cost of the Work.
- 8. Contractor shall construct the barge in accordance with the agreed upon Specifications (Exhibit A-O) and referenced marine industry standards as integrated in the as integrated in the City-approved final 100% design.
- 9. Contractor shall construct spud piles in accordance with the agreed upon Specifications (Exhibit A-O) and drawings as integrated in the as integrated in the City-approved final 100% design.
- 10. Contractor shall respond to and correct any design and fabrication concerns identified at inspections by the Owner's representatives. If the design and fabrication concerns identified are not the result of non-conformity with the Contract Documents, City shall issue a Change Order for any requested change.
- 11. Contractor shall procure all vendor-furnished equipment in accordance with project specifications and install and test in accordance with manufacturer's instructions to verify proper operation.
- 12. Contractor shall design, procure, install and test all electrical equipment to verify proper operation.
- 13. Contractor shall prepare hull documentation and provide to the Owner upon delivery of the barge. Documentation shall include vendor-furnished operating and maintenance manuals, drawings and calculations for each piece of equipment and each component installed on the barge. A construction portfolio shall be prepared and delivered that

documents all materials and consumable used in the construction of the hull including steel, welding consumables, coatings, anodes, connectors (bolts, etc), piping, etc. Progress photographs taken during the course of construction and at milestone construction events (such as key hold points) shall be provided to the Port.

14. Contractor shall deliver the crane barge to Pier 70 at the Port of San Francisco.

Inspection of Work

Contractor shall prepare and follow an inspection test plan with key hold points defined in agreement with the Owner. The Owner will make regular in-person inspections of the barge as construction progresses. It is envisioned that the hold points will include as a minimum:

- 1. Delivery of steel to visually inspect and to verify mill test reports and compliance with the specification.
- 2. Fabrication of first block, prior to blasting and prior to coating.
- 3. At agreed-upon intermediate points in the construction of the hull, on a weekly or biweekly basis. To be decided based on construction schedule, as proposed by Contractor and accepted by Port staff.
- 4. At Completion of hull structure and tank testing
- 5. Crane factory acceptance test and delivery
- 6. Crane installation and functional testing onboard barge
- 7. Substantial completion walk-through and testing of all equipment and components
- 8. Deadweight Survey and hull inclining experiment
- 9. Prior to Sail away from Contractor's facility
- 10. Upon arrival at San Francisco and delivery to Owner

Key Milestones and Deliverables

The following outlines possible milestones to be agreed upon for progress payment purposes:

- 1. Kickoff meeting/initial partnering session at Contractor's facility
- 2. Design Calculations Review by Port at 35% (Preliminary), 65%, and 100% (Final) completion for weight and stability and functional lifting capacity
- 3. Design drawings structure and arrangement Port review and comments at 35% (Preliminary), 65%, 100% (Final) completion.
- 4. Shop Drawings Port review and comments at 35% (Preliminary), 65%, 100% (Final) completion.
- 5. Material order to steel and other primary suppliers and vendors
- 6. Crane order issued to vendor
- 7. Inspections during fabrication Owner's representative will inspect the construction on a regular basis as presented in the Inspection Test Plan, as presented by Contractor and agreed upon by Port staff.

8. Trials at Contractor's facility

- a. Final inspection of all fabrication when completed and accepted by Owner's representative
- b. Final inspection of all equipment and components as installed on board accepted by Owner's representative
- c. Operational testing of all equipment as installed on board
- d. Stability test (Inclining experiment) with steps a) and b) above completed
- e. Lifting capacity test for crane with barge free floating (moored to the pier)

9. Transportation.

- a. Prior to Sail away from Contractor
- b. Upon arrival at San Francisco, removal of all sea fastenings and repair of any damages, satisfactory function testing of all equipment including crane to be demonstrated
- c. Final delivery to Owner at the Port at completion of all outstanding items including transfer of custody.

Appendix B

Calculation of Charges

Price Proposal

All non-steel line item prices included in this Appendix B-Calculation of charges shall be fixed until 90 days from the date Contractor's final price proposal is received. If the Effective Date occurs after 90 days from date final price proposal received, Contractor shall promptly submit an updated price proposal. The City, in its sole and absolute discretion, may adjust the amount of this Agreement to reflect the updated price proposal. If the City does not accept Contractor's updated price proposal, this Agreement shall be terminated for convenience as provided in Article 8.1.

Adjustment of Contract Price for Steel

Steel prices included in this Appendix B-Calculation of Charges is inclusive of a 25% contingency to account for potential increases in steel costs. The amount of this Agreement may be adjusted to reflect the changing cost of steel, including without limitation under that contingency and/or the Tariffs clause below as follows:

Updated Steel Pricing. The Contract Price represents an average steel cost per pound identified in "1a – Phase II Price Proposal – The Dutra Group 5.23.25," line 10. The Contract Price may be increased or decreased based on the actual cost paid by Contractor's for such steel at time of delivery of such steel, at which time Contractor shall prepare, and Contractor and City shall execute, a Change Order reflecting such increase or decrease in the Contract Price. Should Contractor's updated price exceed the City's approved budget for this Agreement, the City may, in its sole and absolute discretion, within three business days of receiving the updated quote terminate this Agreement for convenience as provided in Article 8.1.

Substantiation of Steel Costs. Prior to any payment by City for steel, Contractor shall submit Conrad's payment receipt and details of material quantities to demonstrate actual cost to Conrad. The City shall only be responsible for the actual price paid by Conrad for steel. Should Conrad's actual price paid for steel be less than the amount included in Appendix B, City shall receive a credit for the amount in excess. Failure to submit sufficient documentation to satisfactorily demonstrate to City the actual cost to Conrad]shall deem Contractor ineligible to receive any requested Steel price adjustment and shall automatically reduce the steel cost to the City by 25% from the amount included in this Appendix B. The documentation that Contractor submits shall not be unreasonably deemed insufficient.

Tariffs.

- 1) Contractor may request a price increase in writing due to tariffs within 30 days of any tariff implementation after award and the purchase order has been issued. Tariffs are to be applied only on the "cost of the goods" as they enter the US. No markup to the sale price of the goods or freight will be allowed. Only the actual cost of the tariffs may be passed on to the city.
 - a) The request must include a detailed cost breakdown with supporting documentation, including, but not limited to, the following listed below and any other documentation requested by City:

- i) Applicable tariff rate(s) and date(s) that tariff came into effect.
- ii) Invoices
- iii) The component(s) of the line item(s) that is affected by the tariffs.
- iv) The percentage of the line item(s) that includes the component(s) affected by the tariffs.
- v) Country of origin/outside source for the component(s) affected by the tariffs.
- 2) If Contractor does not make a timely request and/or does not provide adequate supporting documentation, no increase to the purchase order amount due to increased tariff costs will be made. If Contractor submits a timely and complete request, City shall agree to increase the purchase order amount based on tariff costs through a change order. A price increase request due to tariffs will not be granted if Contractor failed to request the price increase(s) by notifying the City within 30 days of any tariff.
- 3) If tariff costs are decreased or removed after the purchase order is issued, Contractor shall notify the City and pass those cost savings on as a credit to City.

Calculation of Charges

Line	Description	Manufacturer / Subcontractor	Proposed Model/SKU	Quantity	Unit of Measure		Unit Cost	Dutra Mark Up	Extended Price
	Barge					\$	3,350,000.00		\$ 3,685,000.00
	Hull Steel - Plate and Shapes incl crane pedestal base; (510 ST at a blended rate of					•	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,
1	\$0.78/lb)	Conrad Shipyard	N/A	1	LS	\$	2,300,000.00	\$ 230,000.00	\$ 2,530,000.00
1a	Hull Steel 25% increase Allowance	Conrad Shipyard	N/A	1	LS	\$	200,000.00	\$ 20,000.00	\$ 220,000.00
2	Labor for barge assembly and welding, incl welding materials	Conrad Shipyard	N/A		ton		·	\$ - :	\$ -
3	Outfitting - materials and labor	Conrad Shipyard	N/A	1	LS	\$	390,000.00	\$ 39,000.00	\$ 429,000.00
4	ISO 20 ft Containers - quantity three (3)	Conrad Shipyard	N/A	1	LS	\$	50,000.00	\$ 5,000.00	\$ 55,000.00
5	Coating - materials and labor	Conrad Shipyard	N/A	1	LS	\$	410,000.00	\$ 41,000.00	\$ 451,000.00
	Spud Piles					\$	230,000.00		\$ 253,000.00
6	Steel - rolled plate, flat plate, and shapes	Conrad Shipyard	N/A	1	LS	\$	180,000.00	\$ 18,000.00	\$ 198,000.00
7	Labor for pile assembly and welding, incl welding materials	Conrad Shipyard	N/A		ton			\$ - :	\$ -
8	Spud Pile handling rigging (shackles and slings)	Conrad Shipyard	N/A	1	LOT			\$ - :	\$ -
9	Winches	Conrad Shipyard	N/A		EA			\$ - :	\$ -
10	Winch wire rope and terminations	Conrad Shipyard	N/A		LOT			\$ - :	\$ -
11	Deck-mounted turndown sheaves	Conrad Shipyard	N/A		EA			\$ - :	\$ -
12	Pile Sheaves	Conrad Shipyard	N/A	1	LS	\$	50,000.00	\$ 5,000.00	\$ 55,000.00
13	Installation of above and testing on barge	Conrad Shipyard	N/A		EA		,	\$ - :	
	Crane					\$	2,091,971.00	:	\$ 2,301,168.10
14	Complete crane except for Pedestal/Kingpost (including spare parts)	Techcrane International, LLC	L120-136	1	EA	\$	1,313,740.00	\$ 131,374.00	\$ 1,445,114.00
		Techcrane International, LLC + Conrad +							
15	Pedestal or Kingpost complete with bevel for welding to barge structure	Dutra	L120-136	1 1	EA	\$	240,000.00	\$ 24,000.00	\$ 264,000.00
16	Transporation Crane from factory to barge fabricator	Techcrane International, LLC	L120-136	1	EA	\$	50,000.00	\$ 5,000.00	\$ 55,000.00
17	Installation and testing of crane onboard barge	Dutra / Techcrane International, LLC	L120-136	1	EA	\$	324,383.00	· · · · · · · · · · · · · · · · · · ·	
18	Commissioning Services (Harbor Acceptance Test)	Dutra / Techcrane International, LLC	L120-136	1	EA	\$	43,398.00		· · · · · · · · · · · · · · · · · · ·
19	Training Services for crane operators	Techcrane International, LLC	L120-136	1	EA	\$	20,450.00	· · · · · · · · · · · · · · · · · · ·	
20	Extended Warranty – 2 years (OPTION (base warranty included in item 14)	Techcrane International, LLC	L120-136	1	LOT	\$	100,000.00		·
				_		T	=======================================		,
	Mooring system					\$	640,000.00		\$ 704,000.00
21	Winches	Conrad Shipyard	N/A	1	LOT	\$	340.000.00		
22	Tuggers	Conrad Shipyard	N/A	1	LOT	\$	130,000.00	. ,	
23	Deck fittings (Kevels, bitts, chocks, etc)	Conrad Shipyard	N/A	1	LOT	\$	130,000.00		
24	Wire rope and fittings	Conrad Shipyard	N/A		LOT	<u> </u>		\$ -	· · · · · · · · · · · · · · · · · · ·
25	Fairleads	Conrad Shipyard	N/A	1	LOT			\$ - :	'
26	Anchors	Conrad Shipyard	N/A	1	LOT	\$	40,000.00		•
27	Buoys and pendants	Conrad Shipyard	N/A	_	LOT	T	10,000	\$ -	· · · · · · · · · · · · · · · · · · ·
28	Installation of above and testing on barge with hydraulic and electric systems	Conrad Shipyard	N/A		LOT				\$ -
	Hydraulic System					\$	820,000.00		\$ 902,000.00
29	Diesel powered HPU	Conrad Shipyard	N/A	1	EA	\$	60,000.00	· · · · · · · · · · · · · · · · · · ·	
30	Installation of HPU	Conrad Shipyard	N/A	1	EA	\$	760,000.00	\$ 76,000.00	\$ 836,000.00
31	Supply of hydraulic piping and fittings	Conrad Shipyard	N/A		Lot			\$ - !	'
32	Fabrication of hydraulic piping , fittings, hoses, and labor	Conrad Shipyard	N/A		Lot			\$ - :	\$ -
33			N/A		EA			\$ - !	\$ -

The Dutra Group Appendix B (Calculation of Charges)

3 of 4 1000035542

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- \$	135,000.00
- \$	119,250.00
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- \$	500,000.00
\$	15,417,441.60
\$	1,329,754.3
\$	16,747,195.94
	\$ - \$ \$

Appendix B (Calculation of Charges)

Appendix C

Progress Payment, Delivery, and Compliance Requirements

1. Price

Only prices that appear on Appendix B, or that are approved by City via written modification pursuant to Section 11.5 of the Agreement, will be considered. No other pages with prices or attached price lists and/or catalog prices will be considered. Prices shall be inclusive of any Federal, State, local sales or use tax. In the event of a discrepancy between the unit price and the extended price, the unit price will prevail.

2. Progress Payments at Milestones

Progress Payments will be made in accordance with the following required Milestones.

For progress payment milestones associated with preparation of drawings or calculations milestones shall be considered met for the purposes of payment timeline when the city confirms that calculations or drawings are accepted via issuance of a letter of confirmation or when the contract review period expires.

For progress payment milestones associated with order of materials or equipment milestones shall be considered met for the purposes of payment timeline via the issuance of a letter of confirmation following receipt of fully signed and executed contracts or purchase orders. Contractor shall provide such assurances including technical documentation as required by city to confirm that all material associated with the milestone has been ordered. City shall have three (3) days to review materials before issuing request for clarification or letter of confirmation. If city does not provide comment or confirmation milestone shall be considered met.

For progress payment milestones associated with construction milestones, completion of tests, or inspections milestones shall be considered met for the purposes of payment timeline via the issuance of a letter of confirmation. Contractor shall provide city with at least fourteen (14) calendar days notice of the anticipated test or completion date to allow city representatives to attend at city's discretion. Following completion of test / inspection contractor shall provide city with any test reports and technical documentation indicating satisfactory completion. City shall have seven (7) calendar days following inspection or receipt of technical documentation to review reports and issue letter of confirmation.

Milestone Number	Milestone	Progress Payment % (of Total Cost)
3.1	Kickoff meeting/initial partnering session at Contractor's facility. Contractor is to present construction schedule and Inspection Test Plan. Confirmation of steel pricing (See Appendix B), and delivery of insurance documentation.	n/a

3.2	Design Calculations – Review by Port at 65%, and 100% completion for weight and stability and functional lifting capacity.	5% of total @ 100% calculations approval
3.3	Design drawings – structure and arrangement – Port review and comments at 35%, 65%, 100% completion.	5% of total @ 100% design drawings approval
3.4	Shop Drawings – Port review and comments at 35%, 65%, 100% completion.	10% of total @ 100% shop drawings approval
3.5	Material order to steel and other primary suppliers and vendors	10% of total @ confirmation of material order
3.6	Crane order issued to vendor	10% of total @ confirmation of crane order
3.7	Inspections during fabrication – Owner's representative will inspect the construction on a regular basis at least at the following points:	
	a. Delivery of steel	n/a
	b. First Laying of Barge Keel	15% of total @ confirmation
	c. At 50% construction of the hull	10% of total @ confirmation
	d. At Barge Launch	10% of total @ confirmation
	e. Completion of hull structure and tank testing	5% of total @ acceptance
	f. Crane factory acceptance test and delivery	5% of total @ delivery
	g. Crane installation and functional testing onboard barge	5% of total @ acceptance
	h. Substantial completion walk-through and testing of all equipment and components	5% of total @ acceptance
	i. Deadweight Survey and hull inclining experiment	n/a
3.8	Trials at Contractor's facility	
	Final inspection of all fabrication when completed and accepted by Owner's representative	n/a
	b. Final inspection of all equipment and components as installed on board accepted by Owner's representative	n/a

	c. Operational testing of all equipment as installed on board	n/a
	d. Stability test (Inclining experiment) with steps a) and b) above completed	n/a
	e. Lifting capacity test for crane with barge free floating (moored to the pier)	n/a
3.9	Transportation.	
	a. Prior to Sail away from Contractor's fabrication site.	n/a
	b. Upon arrival at San Francisco, removal of all sea fastenings and repair of any damages, satisfactory function testing of all equipment including crane to be demonstrated	n/a
	c. Final delivery to Owner at the Port at completion of all outstanding items, including product warranties.	n/a
	d. COMPLETION OF MILESTONE 3.9, INCLUDING FINAL TRIALS UPON DELIVERY	5% of total @acceptance

3. Delivery

Contractor must comply with the delivery requirements set forth in Appendix D, Exhibit A-0: Specifications.

Appendix D

Design Specifications and Construction Drawings

Exhibit A-0:	Specifications
Exhibit A-1:	General Arrangement
Exhibit A-2:	Structural Scantling Plan
Exhibit A-3:	Spud Pile
Exhibit A-4:	Outfitting
Exhibit A-5:	Mechanical Arrangement
Exhibit A-6:	Electrical One-Line Diagram



EXHIBIT A0 Specifications

1 - GENERAL EQUIPMENT SPECIFICATIONS:

SPECIFICATION OUTLINE:

The following specifications for a Crane Barge, complete with pedestal crane, are divided into three complete sections. The first section outlines the overall specification requirement. The second details the Barge portion of the complete unit. The third section details the Pedestal Crane. The Crane Barge shall be delivered complete with all equipment and accessories necessary for safe and efficient operation, ready for immediate job site operation within the City and County of San Francisco. The Crane Barge shall comply with the project specifications, manufacturer's specifications, industry standards, and project drawings.

In general, the specifications provided in the following Sections 2 and 3 shall be adhered to. As written, these describe the barge designed by the Port that forms the basis for this request. The specifications describe the barge in terms of performance requirements as well as describing the physical layout, construction details, and numerous other aspects of the barge design including specific equipment required. Those requirements in the specifications that follow that are defined by "shall" or "will" shall be strictly adhered to and variation from these will not be accepted.

DEFINITION OF TERMS

Port of San Francisco hereinafter shall be referred to as "Port"

City and County of San Francisco hereinafter shall be referred to as the "City" or "CCSF".

Contract Administrator's Office of the City and County of San Francisco hereinafter shall be referred to as "Purchasing".

The following terms are used throughout this document and are defined here to differentiate responsibility through the building of the Crane Barge.

Proposer/Prime Contractor. Organization awarded contract by the Port for the fabrication, assembly, integration, testing and delivery of the Crane Barge. Has ultimate responsibility for delivering the fully assembled and tested barge and equipment. Entity leading the team and will be contractually responsible for delivering the completed assembled crane barge. Presumably the Proposer will also act as the Prime Contractor for this project.

Fabricator. May be the Contractor or may be a subcontractor to the Contractor hired to fabricate the barge hull of steel and possibly integrate the Vendor-supplied equipment onto the barge. Depending on the relationship with the Contractor, Fabricator may have responsibility only for constructing the barge or may have much broader responsibility including procuring, integrating and testing all equipment to be installed.



EXHIBIT A0Specifications

Manufacturer: Maker of equipment that will be installed on the barge. Equipment may be off-the-shelf or custom designed and built. Responsible for design and construction of equipment including testing prior to delivery to Vendor or Fabricator.

Vendor. Provider of equipment manufactured by others. Vendor could be a manufacturer also, but not necessarily. Responsible for provision of equipment including testing prior to installation on board.

Facility: Primary site where construction of the barge and installation and integration of the major equipment will occur. The crane manufacturer's *plant* could be a secondary *facility*.

Plant or Factory: Site where Vendor-supplied equipment is manufactured.

GENERAL REQUIREMENTS

The latest approved fabrication standards and practices shall be employed in the design and construction of the Crane Barge. The workmanship shall be of the highest quality in its respective field.

The contractor shall ensure adequate accessibility of the various systems that require periodic maintenance, ease of operation and symmetrical proportions.

Construction shall be rugged and ample safety factors shall be provided to a Crane Barge as set forth under "Acceptance and Performance Test Requirements."

All components and parts shall be new and previously unused and of manufacturer's latest model. The use of new military surplus, used, obsolete, discontinued, or items made in prison or by convict labor, shall not be acceptable.

MANUFACTURING, MATERIAL AND DESIGN PRACTICES:

It is intended that the contractor, fabricator, manufacturer, and/or vendor in the selection of components, will use material and design practices that are the best available in the industry for the type of operating conditions to which the unit(s) will be subjected. Generator, Air Compressor, Mooring components including winches and fairleads, Hydraulic Power Unit, rigging and other component parts shall be selected to address the performance requirements of this specification. All parts, equipment and accessories shall conform in strength, quality of material and workmanship to recognized industry standards.

ALTERNATES:

When the name of a manufacturer, brand, or make, with or without model number, is used in describing any item in this specification, responses for similar articles will be considered unless otherwise stated. Respondents may also propose items of equivalent features or manufacturer's updated part or part number. Purchasing shall be the sole judge as to whether such alternate articles are acceptable. Unless respondent states to the contrary, articles offered will be



EXHIBIT A0 Specifications

assumed to be the specific article named in this specification. If not offering the specific article named, respondent should enclose full information, specifications and descriptive data on items offered with its response. Purchasing reserves, the right to permit deviations from the specifications if any article offered is substantially in accord with Purchasing's specifications and is deemed by Purchasing to be of as good quality and as fully satisfactory for its intended use. Respondent is responsible for identifying any deviations from Purchasing's specifications. Respondents should not assume an alternate offered is an approved equal. The Port will evaluate the alternate and inform the respondent if the alternate is acceptable. Purchasing must approve all alternates.

CONDITIONAL MODIFICATIONS:

Potential variances of a specific manufacturer may require variances in the design to some degree. Therefore, respondents shall clearly and completely outline all areas needing such modifications.

GENERALITIES:

To allow for contractor's specific designs we have left certain areas of our specifications general by design. In such cases, the items being referred to may be general but adherence to the requested end product and/or result must be met. This is especially important in areas where critical dimensions, lifting capacities, grades of steel, etc. are specified. In the cases where the word "shall" is used, no substitution will be allowed.

MANUFACTURER'S SPECIFICATION:

Complete contractor's specification, published literature and photos, or illustrations of unit proposed shall be furnished with response. For all vendor-furnished components, only new models in current production which are catalogued by the manufacturer, and for which printed literature and specifications are available will be accepted. An SDS (Safety Data Sheet) shall be supplied for all fluids used.

MANUFACTURER'S STANDARD EQUIPMENT:

For vendor-furnished equipment, all equipment and components listed as standard by the manufacturer for model specified shall be furnished whether or not such items are detailed herein, e.g., special wrenches, tool kits, etc. Optional equipment as necessary to meet the following requirements of this specification shall also be supplied. Should the requirements as specified not comply, the Contractor is required to re-figure and revise the specifications to meet all laws, rules and regulations where it applies to items such as the ratings of vendor supplied equipment and the Port is to be notified thereof.

APPLICABLE DOCUMENTS AND CERTIFICATIONS:

Specifications on the following pages are written with the intent to comply with all applicable documents and certifications, but the final responsibility to comply shall rest with the Contractor and not the City and County of San Francisco. The successful respondent shall adhere to the standards set forth by the following agencies:

Exhibit A0 Specifications

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- State of California General Industrial Safety Orders
- State of California Health and Safety Code, Motor Vehicle Pollution Control
- California Occupational Safety and Health Act (OSHA) and the EPA
- United States Coast Guard
- American Bureau of Shipping
- American Petroleum Institute
- American Society of Mechanical Engineers (ASME)
- American National Standards Institute (ANSI)
- An SDS (Safety Data Sheet) for all fluids used shall be included with the delivery of the equipment.
- Underwriters Laboratories (UL)

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OPERATIONAL NOISE STANDARD:

Noise level shall be in conformance with standards established by Local, State and Federal Agencies. For compliance with noise requirements Port personnel may test each unit delivered before the unit is accepted.

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HOSE AND WIRING ROUTING, HARDWARE REQUIREMENTS:

All hoses and wiring shall have adequate protective covers wherever there is a possibility of contact with any other components. Separators shall be used where applicable. No tape or adhesive fasteners shall be accepted. All hoses, wirings, and pipes shall be routed to be clear of all heat sources and shall be protected from any present or potential source of snags, abrasions or sharp edges. If any wiring for any lamps is routed through any tool compartment or canopy, these wires shall be enclosed in steel. All high voltage electrical shall be routed through armored weatherproof conduit. All fasteners (nut, bolts, rivets, etc.) shall be grade 5 or better with a rust inhibiting coating. Several applications including any hydraulic installations may require grade 8. All hydraulic hoses, fittings and piping shall be manufactured specifically for high-pressure hydraulic systems. All hoses, electrical wiring and other components shall be specifically designed for that designated application.

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SWITCHES, LABELS:

All external toggle and push button switches shall be marine type with additional rubber boots.

All controls, warning gauges and valves shall be marked as to function with stamped or engraved stainless steel, aluminum, and/or UV and weather-resistant acrylic plastic labels.

These labels shall be attached by aluminum and/or stainless-steel rivets compatible with the

material to which they are attached.

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WELDING:

- All welding shall be continuous where applicable. All welding shall be performed in accordance with the applicable requirements of the latest codes, rules or specifications of the American
- 169 Welding Society (AWS) and requirements of these specifications and special provisions and



EXHIBIT A0Specifications

shall be subject to the test and examinations therein specified.

FASTENERS:

All fasteners shall be grade 5 or better and in some cases grade 8 must be used. Fasteners shall be corrosion resistant and shall utilize a locking nut washer or thread locker wherever possible. Fasteners that are susceptible to corrosion shall be coated with an anti-corrosion compound.

ISO COMPLIANCE

The Contractor should operate a Quality Management System under the requirements of ISO 9001. These standards sponsored by the "International Organization for Standardization (ISO)" specify the quality systems that shall be established by the Contractor for design, manufacture, installation, and service. A copy of the certificate of compliance must be included with the response. In lieu of ISO compliance, the PORT may consider documentation of codes of practices, quality control and assurance programs or procedures utilized by the Contractor.

DELIVERY REQUIREMENTS:

A delivery schedule is required as part of the contract response. This unit should be delivered and be ready for service within the proposed time range.

The Crane Barge will be inspected as outlined below:

INSPECTION POINTS

For inspection during the fabrication of the barge, the port plans the following activities: Inspection of Work

Contractor shall prepare and follow an inspection test plan with key hold points defined in agreement with the Owner. The Owner will make regular in-person inspections of the barge as construction progresses.

Contractor to provide Owner's inspector(s) yard access and a reasonable office working space to utilize during yard visits with desk, lighting, electricity, internet access and other facilities as needed. Inspector to have unrestricted access to fabrication sites where work on this project is ongoing during normal business hours for the yard.

Inspection plan shall include a kickoff meeting with the Contractor and fabricator(s) (if separate entities) and the following minimum hold points for inspection. Additional inspections will be required if Owner is unable to complete inspection and/or reinspection is required. All inspection points will be attended at owners discretion, owner may elect to defer inspections to contractor's representative with test reports to be provided. An approximate inspection plan is provided below, with inspection criteria and expected number of visits for each criteria listed.

1. Kickoff meeting (1)

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EXHIBIT A0Specifications

- 2. Delivery of steel to visually inspect and to verify mill test reports and compliance with the specification at Fabricator (1) and at crane fabricator site (if different) (1)
 - 3. Fabrication of first block (1)
 - 4. At agreed-upon intermediate points in the construction of the hull, on a weekly or bi-weekly basis (6)
 - 5. At Completion of hull structure and tank testing (1)
 - 6. Prior to painting (1)
 - 7. During paint application (dedicated paint inspector) (3)
- 8. Crane factory acceptance test and delivery (1)
 - 9. Crane installation and functional testing onboard barge (1)
 - 10. Substantial completion walk-through and testing of all equipment and components (1)
 - 11. Deadweight Survey and hull inclining experiment (1)
 - 12. Prior to Sail away from Contractor's facility (1)
 - 13. Upon arrival at San Francisco and delivery to Owner (1)
 - 21 inspection instances above.

PRE-CONSTRUCTION REQUIREMENT:

The successful respondent shall be required to attend a pre-construction meeting with the initiators of these specifications and/or designated Port representative(s) within 30 calendar days prior to the start of any construction. Port representatives working with the Contractor representatives will finalize all details and requirements needed to begin construction. Weekly update photographs (digital format) may be required of the Contractor if requested. The purpose is to ensure the proper interpretation of the City's written specifications. If necessary, the Contractor may also be required to coordinate any additional meetings prior to the fabrication or installation of equipment, painting, testing etc.

MANUFACTURER RECALLS:

All known open recalls issued by vendors or manufacturers or other agencies with regard to equipment being supplied must be resolved prior to delivery.

FINAL DELIVERY

The contractor shall, at their expense, deliver (FOB destination) the completed Crane Barge to the following location:

Port of San Francisco Pier 70 San Francisco, CA 94107 (415) 609-8549 – Port Project Manager

Prior to delivery, contractor shall coordinate delivery date and time with the Port.

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EXHIBIT A0 Specifications

Prior to acceptance, the Crane Barge shall be thoroughly checked, and include all equipment and accessories as specified in the fabrication specifications and referenced drawings, ready for use when delivered. A factory-trained and authorized instructor shall then remain with the Crane Barge for 5 working days to instruct Port personnel in the proper operation, care, and maintenance of the equipment delivered. Delivery does not mean acceptance of the Crane Barge.

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The following documents, items, and information, as applicable must be delivered with each Crane Barge, in original form:

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- 1) Completed "Contractor's Report of Sale,"
- 2) Inclining report stating the final finished weight and center of gravity of unit as determined by the inclining test. Inclining test shall be supervised by a registered professional naval architect.
- 3) Statement of Contractor's and Manufacturer's warranty and warranty certificates for all equipment and subsystem components.
- 4) Individual stock number (identification number or manufacturer's number).
- 5) Any documents requiring the buyer's name and address, unless otherwise stated, must be the Port of San Francisco at the address listed above.

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ACCEPTANCE AND PERFORMANCE TEST REQUIREMENTS

Contractor shall prepare a detailed performance test procedure to demonstrate proper operation of all equipment installed on the barge. The test procedure shall also demonstrate the lifting capacity of the crane and barge and also that the floating attitude is within the allowed trim and heel angles detailed in the specifications. The tests shall be witnessed by the Port or designated inspection staff at Port's discretion.

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TEST:

285 286 287 The test shall be conducted with the Crane Barge fully loaded and shall consist of a load test and a full function test of all installed equipment. During this test, Crane Barge and all components shall show no signs of permanent deformation or other damage. The Crane Barge shall adhere to the following parameters:

 The Crane Barge, when fully loaded, shall be capable of lifting 60 kips at 60 ft radius at any rotational orientation of the boom without heel or trim angles exceeding manufacturer's limitations for machine angle

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2) All other installed equipment and systems shall be function tested to demonstrate proper and safe operation, in accordance with the project specifications

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3) The Crane Barge shall satisfy all other requirements as agreed upon during the response phase.



EXHIBIT A0Specifications

In event the Crane Barge fails to meet on-site delivery testing requirements, a second set of trials may be arranged within 30 days following first test failure. Such subsequent trials shall be final and conclusive and failure to meet these requirements shall be cause for rejection.

Also, failure to make changes deemed necessary by the Port to make Crane Barge conform to any clause of the specifications within 30 days after notice to the fabricator shall also be deemed cause for rejection of the Crane Barge. Permission to keep or store the Crane Barge by the Port during the testing and re-testing period, if agreeable with fabricator shall not constitute acceptance of the Crane Barge.

The Port will accept the crane Barge when all tests have been passed, training completed, manuals, accessories and all equipment is delivered.

SERVICE REQUIREMENTS

In the event City timely notifies Contractor of any defect covered under the warranties provided below, within ten days of City making the defective component or entire Vessel, if necessary, available to Contractor, Contractor will commence repairs and/or replacement, at its option. If Contractor's vessel fabrication subcontractor is performing the repair/replacement under the warranty, the Vessel or any component thereof shall be transported to and from its shipyard without expense to Contractor / its vessel fabrication subcontractor; provided that if it is not practicable to have the Vessel proceed to the shipyard, City may, with the prior written consent of Contractor, have such repairs and/or replacement made elsewhere at a competent shipyard to be mutually agreed upon by Contractor and City and in such event, Contractor shall promptly reimburse City for reasonable costs directly incurred by City in repairing the claimed defect.

Contractor shall have no responsibility whatsoever with respect to any defects or faulty workmanship not reported in writing to Contractor within the warranty periods identified below regardless of any negligence of Contractor or its employees or subcontractors or their employees or of any supplier of materials in connection therewith. Upon expiration of the warranty periods, City waives and releases Contractor, its employees, subcontractors and their employees and all suppliers of materials from any and all claims, liabilities, damages and losses (including without limitation loss to or of the Vessel), whether same be based on contract and/or tort, resulting from defective design, engineering, manufacture or installation of property or materials or from unseaworthiness, it being specifically understood that any such defects reported after expiration of the warranty periods and all damages related thereto shall be the exclusive responsibility of City.

The sole and exclusive remedy of City for any warranty claim shall be the obligation of Contractor to repair and/or replace, or cause to be repaired and/or replaced, any defective workmanship or installation of materials and/or equipment, provided such defects or breakdowns have not been caused by City's negligent operation or maintenance of the Vessel or its equipment after delivery. In no event shall Contractor be responsible for any sum in excess of the cost of the repairs

Exhibit A0 Specifications



EXHIBIT A0Specifications

and/or replacement as specified herein, it being specifically understood that Contractor is not responsible for delay, demurrage, loss of profits, loss of use or any other direct or consequential damages.

INTENDED USE:

The unit proposed by respondents shall be configured to meet or exceed the following intended usage of said unit. The unit described in specifications is intended to cover the furnishing and delivery to the **Port of San Francisco** of a complete Crane Barge built to the highest level of quality and engineering excellence and equipped as hereafter specified. These specifications cover minimum requirements as to the type of construction and testing to which the Crane Barge shall conform.

The following specifications are for a Crane Barge. The Crane Barge shall consist of a fabricated steel barge hull, with a pedestal crane permanently installed, and other construction-support equipment including a diesel-powered electrical generator, diesel powered hydraulic power unit, electric air compressor and pressure tank, fuel tank, spud pile system with hydraulic winches, and assorted storage containers and deck house.

It is the responsibility of the respondent to review and scrutinize all aspects of the configuration of this unit including, but not limited to, all specifications presented in this document. If necessary, the respondent shall recommend adjustments to the written specification so that the unit's subsystems are adequate for this Crane Barge to operate on a daily basis, fully loaded with all components, and tools needed for the unit's daily tasks along the waterfront of the City of San Francisco. This shall be accomplished without increasing maintenance costs, overstressing the hull structure, or adding any unnecessary and/or abnormal wear to any other components of the unit. It is the responsibility of the successful respondent to ensure this unit will comply or exceed compliance to all safety and environmental standards set forth by the City of San Francisco, State of California, and the Federal Government.

SECTION 2 - Crane Barge

The Barge to be furnished under the specifications outlined below: "Specifications for the Construction of a Crane Barge for the Port of San Francisco" shall meet or exceed the specification presented. This Crane Barge shall be new and unused. This Crane Barge is to perform operations in all weather conditions specified herein. Special attention to major components and/or specified critical capacities is mandatory.

NOTE: Crane Barge and component equipment to be supplied shall include all safety systems available from the Contractor and manufacturers.

ALL CAPACITIES, WEIGHTS, MEASUREMENTS, AND RATINGS ARE APPROXIMATES UNLESS OTHERWISE STATED AS A "SHALL".

1 Crane Barge

Exhibit A0 Specifications

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383	1.1	General Description Kind of barge, Cropp, and Deak barge for construction activities primarily within the
384 385		_ Kind of barge: Crane and Deck barge for construction activities primarily within the confines of San Francisco Bay.
386		Type of barge: Flush deck barge with pedestal-mounted rotating crane, raked bow, with
387		spud piles.
388		Cargo Decks: Main Deck.
389		Classification: None, but see below
390		Flag: None
391		_ 3
392	1.2	Principal Particulars
393		Length, overall abt. 150.0 ft
394		Breadth, hull, molded 55.0 ft
395		Depth, molded to Main Deck 8.0 ft
396		Draft, summer load line, molded abt. 5 ft - 1 in
397		
398	1.3	Classification, Rules, and Regulations
399		_The barge to be designed and built-in accordance with the following Rules and
400		Regulations:
401		_ Steel Barge Rules of the Classification Society ABS
402		_ IACS Rec 47, Shipbuilding and Repair Quality Standard - Rev.8 Oct 2017
403		_ Rules and Regulations of the United States Coast Guard
404		_ ILLC 1966 with the Protocol of 1988 and amendments
405		_ 2008 Intact Stability Code
406		_ It is not the intent of the owner to have the barge classed. The planned life of the barge
407		is approximately 40 years and the design and coatings systems are to be robust to reflect
408		this.
409		
410	1.4	Plans and Drawings
411		Drawing No. Title
412		2018-060-01-01 General Arrangement
413		2018-060-01-02
414 415		2018-060-01-03
415 416		2018-060-01-04 Outfitting 2018-060-01-05 Mechanical Arrangement
417		2018-060-01-05 Mechanical Arrangement 2018-060-01-06 Electrical One Line
417		ZUTO-000-01-00 Electrical Offe Lifte
410	2	Hull Part
420	4	i iuii i ai t
421	2.1	Hull General
422	4. I	Barge shall be designed for ocean passage for delivery from the builder and possible
423		_ barge shall be designed for ocean passage for delivery from the builder and possible future relocation. Barge is rectangular in shape with square stern and partially raked bow.
424		All hull surfaces are flat and deck has no camber. A tubular crane pedestal shall be
747		7.11 Hall Garlages are flat and agont has no camber. At tabalar orane pedestal shall be



EXHIBIT A0 Specifications

425		integrated into the hull structure at a distance equal to one-half the beam from the stern
426		on centerline. This pedestal will support a fully rotating pedestal crane for construction
427		works.
428 429	2.2	LOADING CAPACITIES
430	2.2	LOADING CAPACITIES
431	2.2.1	Lightweight & Deadweight
432		Deadweight Summer load line (molded) abt. 965 T
433		_ Lightship Weight abt. 350 T
434		_ All tons as used in this specification shall be short tons of 2,000 lbs.
435		
436	2.2.2	Crane Lifting Capacity
437		The deadweight and stability shall be sufficient to support a hydraulic pedestal crane such
438		as a Techcrane Model L120-136 that can be used to lift timber or composite piles
439		weighing less than 45 kips plus rigging from its minimum operating radius through to its
440		operating radius of 60 ft. Expected structural crane capacities are to be as follows:
441 442		Crane capacity at closest reach (~25 ft) abt. 120 kips
443		_ Crane capacity at 60 ft abt. 60 kips
444	223	Tank Capacity (100% Full)
445	2.2.0	The barge hull as designed is subdivided into a total of 14 individual compartments by
446		two longitudinal watertight bulkheads, and five transverse watertight bulkheads, with two
447		partial bulkheads subdividing the forward center compartment into three tanks. The
448		arrangement results in six compartments on each side that as an option can function as
449		ballast tanks, five center voids, and three smaller compartments in the center forward as
450		shown on the General Arrangement. Two of the side compartments shall be filled with
451		freshwater ballast for normal operations, one each side, and in addition, the small
452		centerline compartment forward is also designated for freshwater ballast. The wing tanks
453		will have a minimum width of 13'-9" so that the watertight longitudinal bulkhead is inboard
454		of B/5 for damage stability reasons. The contractor shall verify the tank arrangement
455		provides adequate stability performance that complies with the requirements of this
456		specification. An alternate compartment arrangement that allows the stability
457		requirements to be met may be acceptable.
458 459		_ The barge shall survive any two adjacent side or end compartments flooded without
460		submerging the deck edge. An alternative subdivision arrangement may be allowed if it can be shown that the barge can survive the two-compartment flooded requirement.
461		Ballast and void tanks shall have hatches with watertight bolted cover plates of a size that
462		_ ballast and void tanks shall have hatches with waterlight boiled cover plates of a size that will allow filling, venting and personnel access for inspection.
463		Ballast water tanks (total - three) abt. 8,650 ft3
		_ =

2.2.4 Area Deck Loading

464 465



466 467 468		Strength of the main deck shall be suitable for uniform loading of 1200 lbs/ft2 over an area tributary to one transverse frame (approximately a footprint area 9-ft x 14 ft) but totaling less than 75 short tons in one such area.
469 470	2.3	Hull Structure
471 472	2.3.1	Hull Material
473		In general, all structure should be made from mild steel (e.g. ABS Grade A, yield strength
474		34 ksi, or ASTM A-36, yield strength 36 ksi) except where described otherwise.
475		Scantlings shall be as shown on the drawings. Local structure, where required but not
476		shown on the drawings, shall be developed by the Builder. Any deviations or additions
477		of structure from the drawings, such as addition or modification of foundations to support
478		equipment, shall be submitted to Owner for review and approval.
479		Permissible loads and scantlings shall be in accordance with the rules of the Classification
480		Society but with extra corrosion margin in the side shell (approximately 3/16 inch) and
481		bulkheads and bottom plating (approximately 1/16 inch).
482 483	222	Ctrustural Arrangement
463 484	2.3.2	Structural Arrangement The hull shall be a combination of longitudinal and transverse framing and of all-welded
485		construction. The basic structural design shall provide for full continuity of longitudinal
486		structural members.
487		All welding in tanks (except in dry voids and cofferdams), on outside exposed surfaces,
488		in bilges and in all other wet spaces shall be continuous. Decks, bulkheads, shell, etc.,
489		shall have surfaces reasonably fair, without buckles, kinks, or other surface irregularities.
490		Smooth welded steel extra heavy pipe molding or half round bars shall be fitted in way of
491		and for a generous distance each side of mooring fittings.
492		_ The transverse and longitudinal bulkheads and trusses are to be arranged as shown on
493		the General Arrangement Plan.
494		Pillars and stanchions shall be provided as shown on the scantling plans and where
495		required to support local loads.
496	000	Crops Bodostol
497 498	2.3.3	Crane Pedestal The pedestal that supports the grape will be provided in two parts. The lower part will be
490		_ The pedestal that supports the crane will be provided in two parts. The lower part will be built into the barge hull by the Fabricator. The upper part will be provided by the crane
500		manufacturer and will include the mounting flange for the crane slew bearing. The two
501		will be joined during construction by a circumferential butt weld.
502		The lower part of the pedestal shall be fabricated of steel plate rolled to the required
503		diameter shown on the design drawings. This tubular member is supported by the
504		transverse bulkhead at Frame 4 (27'-6" from stern) and by the centerline bulkhead
505		between the stern and Frame 5. Large steel plate brackets shall support the pedestal at
506		the deck. Internal brackets shall be installed as well, to provide additional support to the
507		pedestal at the main deck.



508		_ The upper edge of the barge-portion of the rolled plate for the pedestal shall be square
509		and parallel to baseline in preparation for a circumferential butt-weld to accept the crane-
510		supplier portion of the pedestal. The upper part of the pedestal will come from the crane
511		manufacturer pre-beveled and ready for welding.
512	224	Could Bile Trumbe
513	2.3.4	Spud Pile Trunks Two vertical wetertight steel trunks penetrating the deak and running down through the
514 515		_ Two vertical watertight steel trunks penetrating the deck and running down through the bottom shell shall be provided to allow passage of the spud pile through the hull. These
516		trunks are to be fabricated of steel in accordance with the Hull Scantling Plan. Similar to
517		the spud piles, particular care shall be given to dimensional accuracy of the trunks during
518		fabrication.
519		Prior to delivery, the spud piles shall be run through both trunks to verify that the
520		tolerances for the design clearance have been met.
521		toloranos for the assign clearanes have been met.
522	2.4	Hull Materials
523		The hull shall be fabricated of mild strength steel of ABS Grade A or ASTM A-36, fully
524		welded, except where shown differently on drawings. In such cases, material shall be as
525		noted on drawing. All welding consumables shall be in accordance with ABS
526		requirements and applicable yard welding procedures.
527		$_$ The crane pedestal tubular and the internal bracketing shall be ABS Grade A or A-36
528		steel. However, the pedestal brackets between the deck and the outside of the pedestal
529		shall be of ABS Grade AH36 (ASTM A131 Grade AH36).
530		_ All steel shall be new and from mills approved by ABS. All steel shall be furnished with
531		mill test records.
532	٥.5	
533	2.5	Welding and workmanship
534		The barge shall be of all-welded steel construction built in accordance with the ABS Rules
535 536		for Steel Barges, although the barge will not be classed. ABS requirements for welding and materials shall be followed, and high-quality welding and workmanship is expected.
537		The IACS Recommendation 47, Shipbuilding and Repair Quality Standard - Rev.8 Oct
538		2017 shall be the basis for acceptable quality of construction.
539		Welders shall be qualified in accordance with ABS requirements or those of AWS D1.1
540		and shall work under experienced supervision. Welder's certification shall be maintained
541		on file and available for inspection by Owner's representative upon request.
542		Welding procedures to be ABS approved or qualified in accordance with the requirements
543		of AWS D1.1. Procedures to be maintained on file at the yard, available for inspection by
544		Owner's representative upon request.
545		All fillet welds to be double continuous and wrapped at the ends except stiffeners in dry
546		voids may be intermittent fillet welds. All faying surfaces shall be seal welded. Minimum
547		fillet weld size shall be 3/16".
548		$_$ During welding, slag shall be removed routinely by chipping hammer or grinding. Finished
549		welds shall be visually inspected with deficiencies remedied or repaired and any rough
550		edges ground smoothed.



A		
551		All exposed surfaces and cut edges of steel shall be ground smooth and rounded to avoid
552		sharp edges for paint adhesion.
553		Proper weld sequencing shall be developed and followed to avoid significant thermal
554		distortion during welding particularly with regard to stiffened plate panels.
555		_ All seams in the outer shell of the hull shall be full penetration welds subject to ultrasonic
556		testing to verify quality. Similarly, butt welds in all longitudinal members and elsewhere
557		as shown on the drawings shall be full penetration welds, also subject to ultrasonic testing.
558		Welds joining parts of the crane pedestal tubular shall be full penetration, subject to
559		ultrasonic testing.
560		All parts of the structure shall be inspected and shall exhibit good shipbuilding practice.
561		Parts shall be in alignment and the workmanship shall be neat and of good appearance.
562		Welding shall be complete and inspected with non-destructive testing in accordance with
563		· · · · · · · · · · · · · · · · · · ·
		the requirements of the ABS rules.
564	2.0	Air Tests of completed comportments
565	2.6	Air Tests of completed compartments
566		The watertight compartments shall be air tested to check for leaks and to check all butt
567		seams in the outer shell and the bulkheads, deck and bottom plate to shell and bulkhead
568		fillet welds prior to painting. Careful attention shall be focused as well on testing the
569		bolted manway hatches.
570		
571	3	Hull Outfitting
572		
573		Reference drawing 2018-060-01-04 Outfitting for details for some of the following.
574		
575	3.1.1	Hull Marks
576		Hull marks shall be outlined by intermittent weld beads and to be painted white. Details
577		of vessel's name and home port to be supplied by the Owner. Markings to be provided
578		at bulkhead locations and tank corners as required to permit under-water survey. Draft
579		marks to be at the bow port and starboard and at the stern, port and starboard.
580		·
581	3.1.2	Bottom Plug
582	· · · · ·	Each tank and void which is connected to the vessel's bottom to be fitted with one (1)
583		threaded bottom plug approximately 1-½-inches in diameter at the outside of the bottom
584		plate. The bottom plug to be of stainless steel (SUS316).
585		plate. The bottom plug to be of stairiless steer (000010).
586	212	Corrosion Protection
587	3.1.3	Corrosion protection shall be by high quality coatings of all steel inside the barge and out
		along with sacrificial anodes on the immersed shell. Coatings are specified in Section 5
588		
589		of this specification.
590		A total of 110 zinc anodes, to ASTM B418 Type 1, shall be distributed over the bottom,
591		sides, and ends of the immersed hull. Of these approximately 96 shall be distributed
592		across the bottom in an array of 6 wide by 16 long, five anodes near the corner of the
593		bilge along each side, and 2 along each end. Anode weight shall be 22 lb (10kg) each.



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594 595		Contractor shall perform independent cathodic protection design to verify the anode quantities presented.
596 597		Anodes shall not be located adjacent to bulkheads to provide area for docking blocks during construction and subsequent drydocking.
598 599		The anodes on the underwater portion of the hull shall be attached by welded studs and nuts, to allow replacement by a diver with the barge in the water.
600		
601	3.1.4	Mooring Fittings
602		Mooring chocks, fairleads, kevels and bitts shall be provided in accordance with the
603		General Arrangement and as required for proper mooring of the crane barge. Only closed
604		chocks shall be provided. All fittings shall have a safe working load of at least 50 kips.
605 606		The safe working load shall be marked in weld bead on the top surface of the fitting. Reinforcing foundations shall be installed during the construction sequence to provide
607		adequate strength to the deck to support the mooring fittings. The foundation structure
608		shown on the drawings may require adjustment to accommodate the dimensions of
609		fittings actually procured. Contractor shall be responsible for the design modifications,
610		which shall be submitted to the Owner for approval.
611		The second secon
612	3.1.5	Recessed Hull Ladder
613		Two (2) boarding ladders shall be provided, one forward, port, and one aft, to starboard,
614		each comprised of rungs in cylindrical recesses in the side shell plating. Each ladder
615		shall extend from above the bottom plating up to the main deck. The recesses shall be
616		8-inch schedule 80 pipe with type 316L stainless steel ¾-inch square bars.
617		
618	3.1.6	Compartment Access
619		One flush manhole with steel cover shall be provided for each compartment, with one
620		vertical ladder inside at each manhole. Openings shall be 24" x 18" and covers shall be
621 622		flush-type bolted steel cover with gasket. Manhole arrangement shall be such that manholes are not impeded by timber decking, or access arrangements shall be provided
623		to easily remove decking in way of manholes.
624		to casily remove decking in way of marifoles.
625	3.1.7	Towing Fittings
626	•	Two towing padeyes and corresponding chocks shall be installed at the bow, port and
627		starboard, for connection of a towing bridle. The towing bridle shall be provided by yard
628		and should be 3 lengths of 45 ft each of 1-inch Grade 3 studless chain of 119,500 lb.
629		minimum breaking strength to withstand the pull from towing the barge at 6 knots. Five
630		1-inch bolt type anchor shackles should be provided for connecting the bridle to the barge
631		and together. Arrangement and installation of the towing fittings shall be designed by the
632		Contractor and submitted for approval to the owner.
633		A chock and bitts shall be installed at the bow on centerline. This may be used for short
634		distance tows, for instance between sites around San Francisco Bay.
635		Foundation structure shall be installed under deck to support the towing fittings.

636



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637	3.1.8	Deckhouse
638		A steel deckhouse approximately 16 ft long by 8 ft in width at the base of the crane
639		pedestal shall be fabricated of stiffened 1/4 inch plate. The house will enclose the fuel tank
640		on the aft side and provide additional secure storage on the forward side. The purpose
641		of the house is to keep unauthorized people out of the fuel tank area and the storage area
642		when the barge is untended. Contractor shall confirm that the plan area of the deckhouse
643		as shown on the General Arrangement is sufficient to enclose the fuel tank to be
644		purchased.
645		The house should not be welded to the crane pedestal – rather there shall be a rain-guard
646		arrangement to prevent the entry of water into the house but avoid having the house
647		rigidly attached to the crane pedestal. Rain guard should be fabricated in two halves
648		bolted together and sealed against the pedestal with rubber gasket material.
649		At the aft side of the house, there shall be doors that can be opened to allow installation
650		of an owner furnished 1000-gal double wall fuel tank (nominal 91 in. wide) and to remove
651		it should that be required. The doors shall be provided with a securing mechanism per
652		the Owner's design.
653		_ At the sides, approximately 1 ft aft of the forward side of the house, 6-dog weathertight
654 655		doors shall be installed, one port and one starboard. These shall be provided with a securing mechanism per the Owner's design as described in an addendum to be
656		forwarded.
657		Detailed design of the deckhouse shall be developed by Contractor and the design shall
658		be submitted to the Owner for review and approval.
659		be submitted to the Owner for review and approval.
660	3.1.9	Crane Boom Rest
661		A crane boom rest shall be fabricated of steel tubulars and shapes as shown on the
662		drawings. The top of the boom rest structure comprises a horizontal section of wide-
663		flange beam with guides each side of steel plate, and the inside of this shall be lined with
664		4-inch thick oak boards or suitable alternative to provide cushioning and an even bearing
665		surface for the crane boom. Note that the boom rest design must be adjusted depending
666		on the model crane procured. Design changes to the boom rest to accommodate the
667		actual boom shall be submitted to the Owner for approval.
668		_ The port and starboard sides of the boom rest structure shall be outfitted with a ladder to
669		provide access to the side running lights, as described in Section 3.1.12 below entitled
670		Navigation Light Stands.
671		
672	3.1.10	Crane Access
673		_ A short platform with an inclined ladder and handrails shall be designed, fabricated, and
674		installed to provide access to the crane from the main deck to starboard of the pedestal.
675		The platform shall be of 1-inch thick and 1 ½ square mesh fiberglass grating of UV
676		resistant composition with handrail(s) supported by steel angle or channel. The platform
677		design including inclined ladder shall accommodate the actual crane purchased, and the
678		design shall be submitted to the Owner for review and approval.

679



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80	3.1.11 Containers and Container Securing Deck Sockets
81	Three new standard 20 ft ISO containers shall be procured and installed on the deck to
82	function as workshops and to provide secure onboard storage. These shall be secured
83	to the deck with standard deck sockets and twist locks. The deck sockets shall be
84 85	carefully laid out as shown on drawings to align with container corner castings. Chocks
86	and brackets under deck of the deck sockets shall be installed to support the containers, as shown on the outfitting drawing. The doors shall be provided with a securing
87	mechanism per the Owner's design as described in an addendum to be forwarded.
88	modification por the comment according to accommodation and accommodation to be formal according to
89	3.1.12 Navigation Light Stands
90	Navigation lights stands (for the red and green side lights) shall be mounted to the crane
91	boom rest. The navigation lights described in the electrical section shall be mounted per
92	their manufacturer's instructions. The navigation lights shall be accessible by the ladder
93 94	built into the legs of the boom rest, as described above under Boom Rest.
95	3.1.13 Timber Decking
96	Over areas outlined on the General Arrangement and Outfitting drawings, 3x12 pressure
97	treated timber decking shall be installed. Structural tees or angles shall be welded to the
98	deck as shown, and fully painted before fitting the timbers for decking. The inboard-most
99	and outboard-most boards of each row of timbers shall be secured by stainless steel
00	screws through holes in the securing tees or angles. If the contractor desires to propose
01 02	an alternate means to secure the timber decking, that means shall be clearly specified
02	and submitted with the contractor's response.
04	3.1.14 Hydraulic Piping Protection
05	Hydraulic piping for powering the winches to be run on deck and shall be protected by
06	raised fiberglass grating supported on a framework on the main deck. Fiberglass grating
07	shall be secured to the steel framing in accordance with manufacturer's specification,
80	including stainless steel hardware.
09	Fiberglass grating shall be 1" deep by 1 ½" square mesh of UV resistant composition.
10 11	Walking surface on grating shall be non-skid The electrical conduit leading aft shall be run in the same protective framework as shown
12	on the outfitting drawing.
13	on the outliting drawing.
14	3.1.15 Fenders
15	Tire fenders or suitable alternative (as specified and presented in the response) shall be
16	provided on the port and starboard side to protect the hull against material barges
17	alongside or the pier. Tire fenders approximately 24 inches in width and 3 ft in diameter
18	shall be spaced to align with the web frames, approximately every 9 ft. Provided fenders

Spud Piles and Rigging

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Fabricator, with design submitted to Owner for approval prior to installation.

are to be newly manufactured and not reconditioned. Padeyes shall be designed by the



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723		
724	4.1	Spud Pile Structure
725		Please reference drawing 2018-060-01-03, "Spud Piles" for the description and details to
726		follow.
727		_ Two steel fabricated Spud Piles for stabilizing/holding the barge on location shall be
728		fabricated with a total length of at least 80 feet. Each pile shall be fitted with a large-
729		diameter sheave located near its tip for lifting and lowering. Particular attention to
730		dimensional accuracy and squareness to be given to the spud piles during fabrication.
731		$_$ The piles shall be fabricated of 24-inch by $rac{3}{4}$ " wall pipe rolled from steel plate with sections
732		full-penetration welded together. Four steel equal-leg angles shall be welded
733		longitudinally along their toes to each pipe to form a pile section that is 24-inches square.
734		The angles are L8 x 8 x 3/4 sections. All of this steel shall be ASTM A572 Gr 50 (50 ksi
735		minimum yield strength) or similar.
736		_ Each spud pile shall have a heavy-duty fabricated steel plate tip at its lower end, as shown
737		on the drawing. The upper end of the piles shall have a heavy end plate complete with
738		a lifting eye with capacity to withstand a pull of 100 kips.
739		_ A 55-ton working-load limit (2 ½ inch nominal size) bolt-type galvanized shackle shall be
740		provided for each spud pile. Further two synthetic (HDPE) or wire rope lifting slings, 10
741		ft in length and also 55-ton safe working load, shall be provided, one for each spud pile,
742 743		for the purpose of lifting the spud pile with the crane, should the spuds become stuck in
743 744		the mud or if the spud pile shall be lifted from barge for repair or maintenance. Each shall have eyes at each end through which the shackle may be passed.
744 745		nave eyes at each end through which the shackle may be passed.
746	4.2	Securing Pins
747		_ Each spud pile shall have a locking pin fabricated of AISI 1018 steel round bar or similar,
748		3 ½ inches in diameter by 2 ft- 10 in in length, with yield strength approximately 50 ksi.
749		The pins shall be tapered at one end and have a welded restraint at the other. A drilled
750		hole shall be made at the tapered end to accept a ½" dia. bolt to lock the securing pin in
751		place. When the pile is raised, the pin shall support the entire length of the pile (in air)
752		plus an amount of entrained mud and water.
753		$_$ The pins shall engage the spud pile at one of three locations. These three locking pin
754		holes shall be of 4-inch dia. Sch 80 pipe welded into the pile body. The entrance to these
755		shall be ground smooth to aid easy entrance of the pin.
756		_ A fabricated holder shall be installed at each spud pile trunk to hold the securing pin prior
757		to engagement with the spud pile. This support shall hold the pin at the elevation above
758		the deck to guide it into the securing hole in the spud pile at the top of the spud pile well.
759		The support shall be fabricated of mild steel and coated.
760	4.0	Pile Turning Sheave
761	Δ 3	PIID HIRNING SNOOVO

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The spud piles shall each be outfitted with a turning sheave for the lowering and lifting

wire rope. The sheave shall be provided in a purpose-built structural steel box complete

with bushing and pin and guide rollers. The sheave and all components including pin,

supporting box, and bearings, shall withstand the breaking strength of 1 1/8-inch diameter



766 767 768 769 770 771 772 773 774		 IWRC EIPS wire rope with breaking strength of 130,000 lbs wrapped 180 deg around the sheave. The sheave shall be grooved for 1 1/8-inch diameter wire rope. The sheave and its steel structural box shall be of a design and construction that it can be immersed in salt water and Bay mud without detrimental effects on its performance. The sheave pin will be fitted with lubrication port and grease-tubes to enable the sheave pin to be lubricated remotely from the edge of the pile. The entire sheave unit shall be welded into the body of the spud pile during construction.
774 775	4.4	Spud Pile Rigging
776	7.7	Each spud pile is lowered or raised using a winch on deck, from which the lowering wire
777		then runs to a turndown sheave mounted on deck at the edge of the trunk, then down
778		inside the trunk around the pile's turning sheave and then back up to the main deck
779		through the trunk and terminating at a securing eye on the trunk.
780		The lowering wire shall be 1 1/8-inch diameter EIPS IWRC wire rope (minimum breaking
781		strength = 130,000 lbs). Approximately 500 ft of wire shall be provided on each winch.
782		_ The wire end shall be fitted with a wedge socket termination, which is then connected to
783		the termination eye at the trunk.
784		_ Two vertical guide sheaves shall be installed by welding on the main deck to direct each
785		spud pile lifting wire from the winch turning it down 90 deg into the spud pile well and then
786		to the pile turning sheave. The units shall be designed for the breaking strength of 1-1/8-
787		inch EIPS IWRC wire rope with minimum breaking strength of 130,000 lbs with 90 deg
788		wrap on the sheave. The sheave grooves shall be hardened. Sheaves are to be mounted
789		in a frame welded to the deck, and shall be fitted with grease-lubricated bushings or
790		bearings that can be lubricated locally at the unit. The design shall allow for immersion
791		in saltwater and Bay mud.
792		_ The units shall be supplied with a 3-coat marine coating system applied, except that the
793 794		area where the base of the units will be welded to the deck shall be masked with tape.
79 4 795	4.5	Spud Pile Winch Installation
796	1.0	Two spud pile winches of 75,000 lb. pulling capacity shall be procured and installed. The
797		specification for these winches is presented in Appendix 4.
798		The winches shall be mounted on a foundation as shown in the Outfitting drawing that
799		orients the winches so that one pulls forward and one pulls aft. The winches are to be
800		installed at a location that is midway between the spud piles near midships of the barge.
801		One winch faces forward to the forward spud pile and the other faces aft toward the aft
802		spud pile.
803		_ The spud pile winches shall be bolted to the foundation beams; note that the details
804		shown may require modification based on the actual winch vendor design. Contractor
805		shall develop the modified design and submit to the owner for approval.
806		_ The control panel provided by the winch manufacturer or vendor shall be installed inboard
807		of but near enough winches to see the raising and lowering of the spud piles. The control
808		panel shall be mounted on an elevated platform approximately 4'-0" above the deck to



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put the operator above the area of potential back lash should the lift wire break. This elevated platform shall incorporate a protective structure of 3-inch steel pipe fashioned into a protective cage. The elevated platform shall be accessed by a ladder, decking of 1" thick by 1-1/2" square mesh fiberglass grating, and have handrails around its perimeter. The Contractor shall design the platform and submit design to owner for review and approval.

5 Coatings

Fabricator shall prepare and coat all surfaces of barge when fabrication and all welding are complete. Color of barge to be black topsides from 3'-0" waterline up, red anti-fouling below 3'-0" waterline and bottom, and grey deck.

5.1 Preparation

The steel surfaces shall be cleaned of all grease or other foreign substances and prepared for coating as described. All sharp edges shall be rounded by grinding to sufficient radius for coating thickness. All welds shall be ground smooth and any arc strikes, temporary welds, or other damage shall be removed by grinding also. All steel surfaces to be coated to be cleaned and blasted to SSPC SP-10.

5.2 Coatings

The coatings listed below shall be procured and applied by Fabricator in accordance with paint manufacturer's recommendations. The coatings shown are manufactured by International Paint.

Area	Coating Description	Example Product	Color	DFT
Deck – nonskid	Two component	Hempadur 85671	Light red	3 mils
	epoxy coating	Hempadur Spray	Grey	100 mils
	containing a heavy-	Guard 35490		
	duty antiskid			
	aggregate			
Deck – remainder	High solids epoxy	Intershield 300HS	Bronze	5 mils
(some with timber	Abrasion resistant	Intergard 5377	Black	5 mils
decking above)	epoxy Polyurethane	Interthane 990	Grey	2 mils
Deckhouse and	Abrasion resistant	Intershield 300HS	Bronze	4 mils
interior and three	ероху	Interfine 5703	Port Blue ¹ (ext'r)	3 mils
20' Containers	Modified epoxy finish		White (int'r)	
Hull topsides	High solids epoxy	Intershield 300HS	Bronze	5 mils
above waterline		Intergard 5377	Black	5 mils
plus stern and		Interthane 990	Black	2 mils
bow areas				



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Hull Wetted area (to be outfitted with zinc sacrificial anodes)	High solids epoxy High solids epoxy Antifouling	Intershield 300HS Intershield 300HS Interspeed 640 AF	Bronze Aluminum Red	5 mils 5 mils 5 mils
Interior of Voids	High solids epoxy	Intershield 300HS	Bronze	5 mills
and Fresh water	High solids epoxy	Intershield 300HS	Light Grey	5 mils
ballast tanks				

833	1. Port Blue: per PPG 1/48 point scale 96 line colorant:
834	a. Thalo Green 8 -1/2 ounces per 5 gallons (D)
835	b. Thalo Blue 16 -3/4 ounces per 5 gallons (E)
836	c. Raw Umber ¼ ounce per 5 gallons (L)
837	d. Titanium White 9 ounces per 5 gallons (W)

6 Electrical

6.1 Introduction

The barge shall be powered by either an on-board 100kW 480V/3PH/60Hz diesel generator or shore power. Shore power may be either 208/3/60 three wire, 240/3/60 three wire, or 480/3/60 three wire. Depending on the source, shore power shall be converted to barge power 480/3/60 via transformers. The shore power transformer circuit breakers shall be mechanically interlocked so only one circuit may be energized at a time. Shore power shall be connected to barge circuit breakers with a portable cable whose length and size shall be determined later.

The diesel generator and shore power circuits connect to an automatic transfer switch which will connect whichever source is available. If both circuits (generator and shore

which will connect whichever source is available. If both circuits (generator and shore power) are available, the generator circuit will be connected. The automatic transfer switch shall be housed in a 316 stainless steel enclosure with its controls suitable for the environment.

An additional circuit breaker shall be provided for an alternate diesel generator in case of a failure. This circuit breaker shall be mechanically interlocked with the diesel generator circuit breaker so both cannot be on at the same time.

A 480/3/60 power distribution panel shall connect the power source (DG or shore power) to the air compressor, each Conex box, the deckhouse aft at the crane pedestal, and floodlights. Ground fault indicating lights and test pushbutton shall be provided.

The air compressor shall be powered by 480/3/60 and shall have a dedicated circuit from the power distribution panel.

480/3/60 power shall be connected to the deckhouse aft. The interior of the deckhouse shall have a 480/3/60 power panel, a 480/120v three phase transformer, and a 120/3/60 power panel. Lights, duplex GFI outlets, and switches shall be connected to the 120v panel. GFI circuits shall be provided by GFI circuit breakers in the panel. Loads on the 480v panel shall be determined later. Ground fault indicating lights and test pushbutton



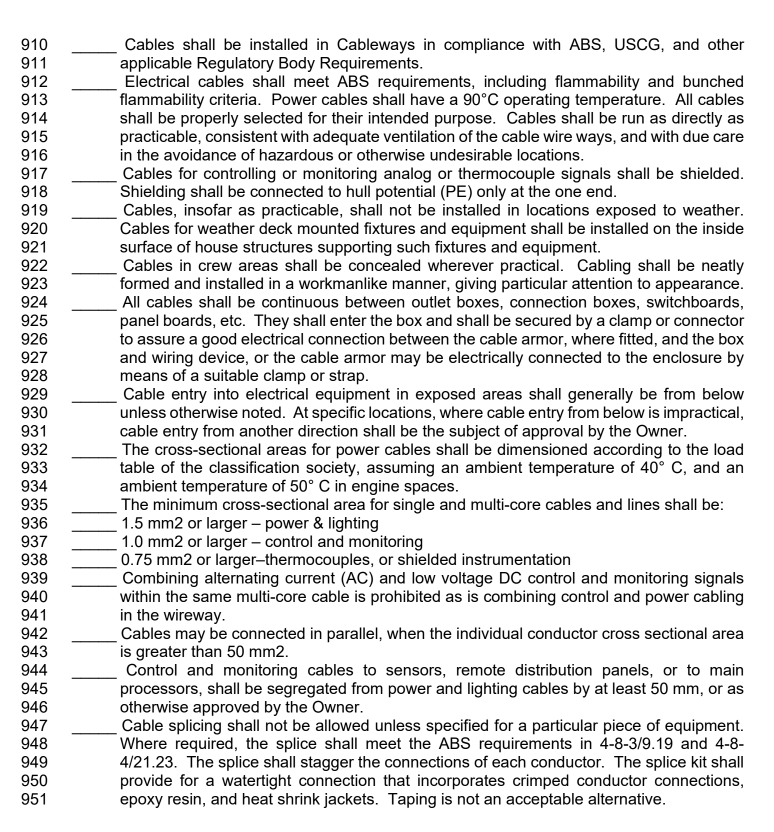
EXHIBIT A0 Specifications

867		shall be provided for the 120v panels. Placement of panels and transformer inside
868		containers and inside deckhouse shall be approved by Owner prior to installation.
869		480/3/60 power shall be connected to each Conex Box. The interior of each box shall
870		have a 480/120v three phase transformer, and a 120/3/60 power panel. Lights, duplex
871		GFI outlets, and switches shall be connected to the 120v panel. GFI circuits shall be
872		provided by GFI circuit breakers in the panel. Ground fault indicating lights and test
873		pushbutton shall be provided for the 120v panels. Placement of panels and transformer
874		inside containers and inside deckhouse shall be approved by Owner prior to installation.
875		_ Three floodlight circuits shall be provided, each with a floodlighting contactor in 316
876		stainless steel enclosures, and a common floodlighting control switch near the boarding
877		location. Additional walkway lighting is not required. Switches for the forward floodlights
878		shall be located inside one of the three containers. Similarly, switching for aft floodlights
879		shall be located inside the aft deckhouse, location to be approved by Owner for both
880		installations.
881		_ Floodlighting power distribution shall utilize GUA cast junction boxes with threaded hubs.
882		All cable penetrations into enclosures shall be from below (except for the Conex boxes
883		and the aft deckhouse which may be through the side) and shall utilize threaded bubs
884		and metallic cable glands for watertight integrity.
885		_ All cables shall have aluminum or bronze armor and shall be routed on cableways made
886		with stainless steel cable ladders at least 12 inches above the deck and 12 inch rung
887		spacing. Horizontal cableways along the main deck shall be covered with removable
888		bolted sections
889		_ Solar-charged battery-powered running lights meeting Coast Guard requirements shall
890		be installed.
891		
892	6.2	Generator
893		A 100-Kw diesel generator shall be procured, installed onboard, connected to electrical
894		system, and tested. The diesel generator shall be self-contained with integral fuel tank,
895		radiator, starting battery and alternator. See Appendix 1 for Purchase Specification for
896		generator.
897		
898	6.3	General (ABO HOGO HIEFE 45 0000 B
899		_ All recommended practices of ABS, USCG, and IEEE-45-2002 Recommended Practice
900		for Electric Installations on Shipboard are deemed requirements of this Specification. All
901		work shall conform to the latest U.S. Coast Guard, ABS Rules, and the Supplement.
902		Electrical installations and/or modifications called out in the Specification shall be made
903		in accordance with the requirements set forth therein.
904		_ All required equipment not listed as Owner furnished shall be Contractor furnished and
905		installed.
906		_ The Contractor shall provide vendor data of all Contractor-furnished equipment in the
907		Data Book described in Section 10, Barge Documentation.

6.4 Cable & Cable Installation

907 908 909







952		Where cables pass through areas where they may be damaged, they shall be protected
953		by stainless steel pipe or other Owner-approved conduit. Cables running along the deck
954		shall be run-in stainless-steel conduit along the hydraulic pipe-way.
955		Connection of ships cables shall use crimp lugs, bolts, nuts, and lock-washers. Any sharp
956		edges on these connections shall be filled with electrical insulation putty (such as
957		ScotchfilTM Electrical Insulation Putty) and then taped using Scotch 33 tape or better, or
958		equivalent.
959		_ Connection of ship's cables to equipment with incoming circuit breakers shall be
960		connected to the line side of the circuit breakers.
961		Connection of ship's cables to 110- or 220-volt lighting fixtures or low voltage monitoring
962		sensors, may be lugged or may employ "scotch-lock" type twist-on type connectors.
963		Any damage to the cable outer jacket that occurs during cable installation shall be
964		repaired by using a repair kit specifically designed for such purpose. Taping the cable
965		jacket will not be acceptable. Where installation damage affects the conductor or
966		conductor insulation, the entire cable shall be replaced.
967		Connection of ship's cables by twisting together and taping is strictly prohibited.
968		Removing strands from wire to fit a smaller lug is also prohibited.
969		Where cables are oversized to suit voltage drop conditions and cannot easily be
970		connected to light fixtures or convenience outlets, a jumper wire of smaller size can be
971		used to connect the fixture or outlet to the larger cables to the fixture. The jumper must
972		be lugged on both ends and made with a bolted splice inside of the fixture or outlet
973		enclosure. The jumper wire must be sized to be adequately protected by the circuit
974		breaker feeding the oversized cable.
975		_ A single layer of cables shall rest on one hanger except that a second layer of smaller
976		cables may be installed to fill in between larger cables to facilitate strapping of cables. If
977		an additional layer of cables is required, it shall be supported on a second hanger
978		bracketed at sufficient distance from the first to permit painting and inspection.
979		
980	6.5	Cableway & Penetrations
981		_ Where cables pass through watertight/gastight decks and bulkheads, the penetrations
982		shall be through multi-cable transit devices, RISE system, or threaded stuffing tubes.
983		RISE and stuffing tube arrangements shall have the pipe extend at least 100 mm (4")
984		above and 50 mm (2") below deck or insulation, and may need to be extended to
985		accommodate A-60 or other fire boundary requirements. Where multi-cable transit
986		devices or RISE systems are utilized, at least 20% spare space shall be provided for the
987		future installation of cables.
988		_ Where cables pass through non-watertight non-gastight bulkheads, decks, or platforms,
989		the openings shall be fitted with collars which extend at least 100 mm (4") above/below
990		platforms and decks, and at least 50 mm (2") from the surface of each side of bulkheads.
991		If cables are to lay against the collar, a rubber or other softener shall be placed between
992		the cables and the collar to prevent chafing.
993		_ Where cables penetrate weather decks with kickpipes, stainless steel kick pipes and
994		stuffing tubes shall be installed that extend at least 250 mm (10") above the deck.



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995		Where single core cables penetrate equipment enclosures, bulkheads, or decks, cables
996 997		for phases A/B/C must be routed through the same penetration. If this is not possible, single core cables must pass through non-magnetic materials.
998		All electrical cable to deck mounted motors and controls exposed on deck shall be
999		adequately guarded the full run from deck to terminal box with pipe or other substantial
1000		protection.
1001		Cable supports shall be spaced not more than 300 mm (12") on horizontal and 500 mm
1002		(20") on vertical runs
1003		_ Steel hanger or flat bar not less than 5 mm (1/4") thick with corrosion resistant finish shall
1004		be used for all cable hanger material. Painting shall be acceptable as a corrosion
1005		resistant material for interior locations. Stainless steel shall be used for weather deck and
1006		other wet locations. Bolts, nuts, and washers are to be cadmium plated for interior use
1007		and are to be stainless steel or bronze for exterior use.
1008		_ Attachments to watertight bulkheads or decks by means of rivets or bolts penetrating the
1009		bulkhead or deck is not permitted. Studs or steel framing welded to the bulkhead or deck
1010 1011		shall be used for mounting supports. Mounting of equipment on shell plating is prohibited. Horizontal cableways on deck shall be protected over their entire length by a removable
1011		steel cover at least 5mm thick to protect against damage.
1012		Local runs of cable between cableways and devices may be supported by weld stud
1014		hangers or minimum 25mm flat bar, with maximum spacing of 500 mm (20") between
1015		supports.
1016		Cables shall be strapped, with stainless steel band straps at least 12 mm (1/2") wide to
1017		every fourth hanger on horizontal runs and every hanger on vertical or bulkhead runs.
1018		Where cables are supported by the strapping, they shall be strapped on every hanger.
1019		_ Cableways in cargo spaces or where stores and spare parts are handled shall be suitably
1020		protected where mechanical injury might occur. Cableways in cargo spaces shall not
1021		interfere with the existing clear height.
1022		
1023	6.6	Identification
1024		_ All electrical equipment shall be fitted with identification plaques that identify the
1025 1026		equipment and the circuit from which it is powered. The plaques shall be lamicoid type,
1026		black phenolic plastic with white engraved lettering. All new cables shall be fitted with cable identification tags, which indicate the circuit
1027		_ All flew cables shall be littled with cable identification tags, which indicate the circuit number of each cable, at each cable end, and at each junction or terminal box. Tags
1029		shall be stamped aluminum and shall not be painted.
1030		shall be stamped didifficiting that the be painted.
1031	7	Mechanical
1032		Mechanical systems on this barge include diesel-powered electrical generator,
1033		compressed air system, and hydraulic power system. Contractor shall procure, install,
1034		test and commission each piece of equipment described herein. The generator is further
1035		discussed in the Electrical section.

Exhibit A0 Specifications

Compressed Air

7.1

1036 1037

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1038		
1039	7.1.1	Air Compressor
1040		A 185 CFM electric air compressor for driving air tools shall be procured, installed,
1041		connected to electrical system, and commissioned and tested. See Appendix 2 for
1042		Purchase Specification for air compressor.
1043		The air compressor shall be installed on a structural foundation designed by Contractor
1044		for the particular equipment procured. It should be located forward of the three Conex
1045		boxes on deck as shown on the General Arrangement and the Outfitting drawings.
1046		Design of the foundation shall be submitted to the Owner for review and approval.
1047		An air receiver of specified capacity shall be installed on its foundation as required.
1048		Contractor shall design and build appropriate foundations for the equipment procured;
1049		design of foundation shall be submitted to owner for review and approval.
1050		
1051	7.1.2	Piping
1052		Piping for compressed air shall comprise stainless steel schedule 40, type 316 piping and
1053		fittings.
1054		
1055	7.2	Hydraulic Power
1056		
1057	7.2.1	HPU
1058		A diesel-powered hydraulic power unit for powering the hydraulic spud winches and
1059		possibly the tuggers shall be procured, installed, connected to hydraulic system, and
1060		commissioned and tested. The HPU shall output 145 GPM at 3000 psi or alternatively as
1061		required to power the winches supplied. See Appendix 3 for Purchase Specification.
1062		HPU shall be installed on a structural foundation designed by the Contractor for the
1063		particular equipment procured. Foundation design to be reviewed and approved by
1064		Owner. It shall be located forward of the three Conex boxes on deck as shown on the
1065		General Arrangement and the Outfitting drawings.
1066		
1067	7.2.2	Hydraulic Piping
1068		All hydraulic power supply piping above ½" diameter for supply shall be Schedule 80
1069		ASTM A312 type 316L. All piping fittings shall be socket welded type with minimum
1070		working pressure of 3000 psi. Welding of pipe and fittings to be in accordance with ABS
1071		Rules for Materials and Welding, latest edition. Pipe to be made up with a minimum of
1072		welded connections.
1073		The low pressure return piping shall be Schedule 40 ASTM A312 type 316L. Fittings for
1074		return piping shall be socket welded stainless-steel type 316L Class 3000 lb.
1075		Supply and return lines may be prepared in spools joined by stainless steel (type 316)
1076		SAE flanges with buna-n rubber O-ring seals. For supply piping, Code 62 flanges shall
1077		be used. For return piping, Code 61 flanges shall be used.
1078		After completion of all welding, pipe spools shall be cleaned, pickled and passivated using
1079		a procedure suitable for the pipe and flanges procured, in accordance with ASTM A380
1080		"Standard Practice for Cleaning, Descaling, and Passivation of Stainless-Steel Parts,



EXHIBIT A0Specifications

1081		Equipment, and Systems". This will remove extraneous iron or other foreign materials and
1082		restore the passive coating and resistance to corrosion.
1083		_ Any stainless-steel tubing required shall be Type 316 with a minimum 2.5% Mo. Fittings
1084		shall be rated for the working pressure.
1085		_ Piping shall be mounted on the main deck as shown in the Mechanical Arrangement
1086		drawing and secured with Heavy Duty pipe clamps with elastomeric insets to secure high-
1087		pressure pipe. The bottom plate of the clamp is to be welded to the deck or to a doubler
1088		plate in accordance with Mechanical Plan or outfitting drawing prior to paining of the hull.
1089		_ After installation onboard, but before connection to HPU and winches, all pipe and tubing
1090		shall be pressure tested to 1.5 times its rated pressure and held for 5 minutes or as
1091		necessary to allow complete inspection of the pipe connections for leakage. The length
1092		of the pipe shall be inspected for leaks during this time.
1093		Once the pipe passes the pressure test, it shall be connected to pumps and hydraulic
1094		fluid shall be circulated and filtered with returns monitored until Cleanliness Level 3 per
1095		SAE 4059 (less than 10 microns) or to the level required by the HPU pumps or the
1096		winches (if less than Level 3) is achieved.
1097		The HPU shall be connected to the hydraulic piping with hoses rated for 3000 psi working
1098		pressure and for flammable fluid service required by ABS Rules MVR 4-6-7/3 Hydraulic
1099		Oil Systems. Similarly, the winch controls shall be connected to the piping and to the
1100		winches by similar hoses.
1101		_ After the pipes are installed, protective ramps or grating shall be fit over the pipes as
1102		shown on the Outfitting plan and secured in place.
1103		onown on the Cuthung plan and secured in place.
1104	7.3	Winches
1105		Two 75,000 lb. capacity and four 12,000 lb. capacity powered winches shall be procured
1106		and installed along with their controls.
1107		The two 75,000 lb. capacity hydraulic powered winches are for lifting and lowering the
1108		Spud Piles and shall be of Rapid Reverse design to facilitate spud pile installation. See
1109		Appendix 4 for the procurement specification for these. These winches shall be installed
1110		on a structural foundation on the port side between the spud well trunks.
1111		·
1112		_ The four 12,000 lb. capacity winches (tuggers) are for use in moving the barge along an
1112		existing pier or wharf. These winches may be supplied with a hydraulic, pneumatic or
1113 1114		electric drive to provide the lowest total installed system cost. See Appendix 6 for the
		procurement specifications for these winches. These winches shall be installed near the
1115		four corners of the barge on structural foundations as shown in the outfitting drawing.
1116		_ Installation of all winches shall be as shown on the General Arrangement and the
1117		Mechanical Plan.
1118		_ All hydraulic power supply piping will be 3000 psi. Winches shall be supplied from
1119		vendors with all controls and pressure regulation required for proper winch operation.
1120		_ All hydraulic winch controls shall be connected to the pressure and return piping with
1121		hoses as discussed above under Hydraulic Power.

7.4 Not Used

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1124 1125 8 Mooring 1126 Mooring equipment shall be installed on the barge for the purpose of securing the vessel 1127 to piers and to allow the barge to be moved along piers for repositioning. 1128 **Not Used** 1129 8.1 1130 1131 8.2 **Tugger Winches** 1132 Four powered tugger winches shall be installed and connected to the barge ancillary 1133 systems as required. These tuggers shall be locally controlled and have a rated capacity 1134 of 12,000 lb. See Appendix 6 for purchase specification for Tugger Winches. 1135 The tugger winches shall be mounted on a foundation just above the main deck to provide 1136 clearance for mooring wires (if installed in the future). The foundation design may require 1137 modification by the Contractor to accommodate the fairleads purchased. Changes shall 1138 be submitted to the owner for review and approval. 1139 8.3 1140 **Not Used** 1141 1142 8.4 **Not Used** 1143 1144 8.5 **Anchors and Chain** 1145 Two 1500 lb Stockless anchors shall be provided complete with anchor shackle and 1146 padeye on the crown for a pendant line. The anchors shall be supplied with the 1147 appropriate anchor shackle, swivel, and joining shackle to connect to chain. 200 ft of \(^34\)-1148 inch Grade 3 or equivalent studless anchor chain shall be provided for each anchor. All 1149 components shall be connected to verify they fit together easily before shipping. 1150 1151 8.6 **Not Used** 1152 1153 8.7 **Appurtenances** 1154 Contractor shall design and install two anchor and chain storage plates and bin to be 1155 mounted on deck at the forward corners of the barge for the purpose of securing the 1156 anchors and chain when not in use. The plates shall be designed to allow the anchor(s) 1157 to be released and to fall into the water in the case the barge must be anchored. The 1158 bitter end of the anchor chain shall be secured with a shackle to a padeye welded to the 1159 deck. The padeves and connections shall be arranged such and of sufficient strength to withstand sea fastening loads from the anchors and chains during ocean transit of the 1160 1161 1162 Arrangement and design of storage plates, bins, and padeyes shall be reviewed by 1163 Owner's representative before construction. 1164

1165

9

Crane Procurement, Installation and Testing



EXHIBIT A0Specifications

1166		_ The crane to be installed on the barge shall be procured, transported, installed
1167		commissioned, and fully function tested. Purchase specifications for the crane are
1168		presented in a separate document.
1169		The Contractor shall procure the crane, provide supervision necessary during the
1170		manufacturing process, and then transport and receive the crane for installation at its
1171		yard. Contractor shall arrange for any support from the crane manufacturer necessary
1172		for the erection and installation process.
1173		For the crane, load charts shall be prepared that present the lifting limits at each radius
1174		including the crane structural limits, the lifting wire limits or the barge stability limits. All
1175		lift cases shall include wind speed of 40 knots. Intact stability shall satisfy the basic ABS
1176		deck barge criterion, the crane barge criteria, and the USCG crane barge criteria all for
1177		sheltered water operations.
1178		After the crane is installed onboard the barge, and fully rigged and commissioned, it shall
1179 1180		be fully tested to ensure all functions operate as specified and in accordance with manufacturer's operating procedures prior to acceptance by the owner. Crane
1181		manufacturer's operating procedures prior to acceptance by the owner. Crane manufacturer shall certify that crane has been installed, commissioned and tested in
1182		·
1183		accordance with their procedures and performs according to their specifications after installation. As part of the testing and commissioning procedures, Contractor shall have
1184		the crane inspected and tested by a certified agent to ensure compliance with State of
1185		California Department of Industrial Relations and OSHA requirements.
1186		California Department of Industrial Netations and OoriA requirements.
1187	10	Barge Documentation
1188	10	A full set of as-built documentation shall be assembled and submitted to the owner upon
1189		delivery of the barge. This documentation shall include the full set of records for the hull
1190		fabrication and integration and documentation covering all of the purchased fittings and
1191		equipment installed on the barge.
1192		equipment metaned en the barge.
1193	10.1	Barge Hull Construction Documentation
1194		Barge hull documentation shall include as-built drawings with final scantlings and
1195		arrangements, final inspection reports, material certificates, coating inspection records,
1196		final test reports, final weight reports, results of the inclining experiment, trim and stability
1197		booklet, and any other relevant documentation.
1198		
1199	10.2	Equipment and Fitting Documentation
1200		Operating and maintenance manuals shall be assembled by the Contractor covering all
1201		purchased fittings and equipment, and the crane. The documentation shall include
1202		original manufacturers' data and operating procedures and maintenance
1203		recommendations and procedures. Three volumes are envisioned, 1) a data book, 2) an
1204		installation and maintenance manual, and 3) an operating manual.
1205		
1206	10.2.1	l Data Book

1207

1208

The Data Book shall include equipment cut sheets, dimensioned arrangement drawings, parts lists, assembly drawings, component material descriptions, securing details, and



EXHIBIT A0Specifications

1209 details of interfaces with the barge piping, electrical power, and structural systems for all 1210 purchased equipment and fittings. Any certifications and approval documents for each 1211 piece of equipment shall be included in the data books. 1212 1213 10.2.2 Installation and Maintenance Manual 1214 Installation and maintenance manual shall include instructions and procedures for 1215 installing, commissioning and maintaining each procured piece of equipment. 1216 1217 10.2.3 Operating Manual 1218 The operating manual shall include detailed instructions, procedures, and warnings for 1219 the safe operation of each piece of equipment installed on the barge. 1220 1221 10.3 Submittals 1222 Draft versions of each manual shall be submitted to the Owner for review and approval 1223 one month before delivery of the completed barge. The Owner will provide feedback two 1224 weeks prior to final acceptance testing of the barge. 1225 Four hard copies and one electronic copy of each manual shall be furnished to the Owner 1226 on final acceptance of the barge. 1227 One hard copy and one electronic copy of as-built drawings of the barge shall likewise be 1228 furnished to the Owner on final acceptance of the barge. 1229 1230 11 **Owner Furnished Equipment** 1231 No owner furnished equipment will be provided. 1232 1233 12 Warranty*** 1234 Contractor shall warrant that the completed barge and all installed equipment (including 1235 crane) will comply with the requirements of the Contract Documents, as integrated in 1236 the City-approved final 100% design. The crane shall be further warranted by the 1237 Crane Vendor as described by the separate warranty clause in Section 3, Pedestal 1238 Crane, Subsection 4.5.4. Failure to conform to the requirements of the Contract 1239 Documents, as integrated in the City-approved final 100% design shall obligate 1240 Contractor to repair or replace the equipment at their sole cost. The warranty, as a 1241 minimum, shall cover all defects in and/or from: engineering, design, manufacturing, 1242 materials, corrosion protection application / performance, and preparation for shipment 1243 and packing. 1244 Warranty period for the completed barge shall extend 12 months from final acceptance 1245 by owner at delivery in San Francisco Bay. All engineering, materials, workmanship, 1246 equipment, components, and other parts that make up the completed crane barge are 1247 covered by this warranty.

Appendix 1 – Generator Purchase Specification

Diesel Generator Set Requirements

1248 1249

1250



1251	A diesel-powered	electrical gene	rator shall be procured to provide electrical power for the		
1252	deck lighting, workshop lighting and outlets, for the air compressor, and for othe				
1253	miscellaneous electrical loads on the barge. The engine and generator shall be unitized				
1254	on a steel skid suitable for lifting and securely support the equipment on the deck of the				
1255	barge. The unit shall be installed on deck in an area open to the elements.				
1256	•		the design, construction, testing and performance of the		
1257		•	nd conditions, and performance functions outlined hereir		
1258		•	ed for the service described.		
1259		•	unit fully tested and ready for installation on the barge.		
1260			om corrosion including coatings suitable for a marine		
1261			s may be necessary including suitable material selection		
1262			ollowing requirements:		
1263			pe unitized on a structural steel skid		
1264		•	ble Diesel fuel meeting the requirements of ASTM D975		
1265	Grade No. 2		3 1		
1266			the Environmental Protection Agency (EPA) to conform		
1267		n-road require			
1268		l be four cycle			
1269			resh-water cooling system air cooled by radiator.		
1270	Unit Lifting	arrangement t	o allow lifting diesel generator or generator or both		
1271			art with battery recharging.		
1272		otected sound	, , ,		
1273			d enclosure to prevent vandalism.		
1274	Integral circ		•		
1275			zed for approximately one day's (8 hours) running time		
1276		ed cooling exp			
1277	Skid mount	• •	nder the engine		
1278			ntation integrated on the skid.		
1279		are to be liquid	d filled for vibration considerations		
1280		•			
1281	Performance Data				
1282	RATINGS				
1283	Output:	100 kW			
1284	Duty:	S1 (Continu	ous)		
1285	Voltage:	480 VAC			
1286	Frequency:	60 Hz			
1287	Phase	3			
1288	Power factor:	8.0			
1289	Speed:	1800 rpm			
1290	Battery Voltage	12 VDC			
1291					
1292	STANDARDS				
1293	Applicable standar	d:	IEC 60034, ABS		



EXHIBIT A0 Specifications

1294 Marine classification: ABS 1295 Hazardous area classification: None 1296 Temperature rise stator / rotor: A/A	
1297 Insulation class: F (min.)	
1298 1299 ENVIRONMENTAL CONDITIONS	
1300 Ambient temperature: 104 deg F	
1301 Minimum Temperature: 32 deg F	
1302 Marine atmosphere	
1303	
1304 Engine Features	
1305 The prime mover shall be provided with the following:	
1306 Engine to comply with requirements of ABS Steel Barge Rules Pa	art 4
1307 Low oil pressure shutdown	
High engine temperature shutdown 1309 Vibration isolating mounts 1310 Personnel protection including belt guard, insulation on exhaus	
1309 Vibration isolating mounts	
1310 Personnel protection including belt guard, insulation on exhaus	st, and other as
1311 necessary	
1312 Disposable oil filter	
1313 Oil drain valve	
1314 Integral drip-proof tray under engine	
1315 Air heater circuit for cold starting 1316 Disposable fuel filter	
1316 Disposable fuel filter	
1317 Overspeed air shutoff on engine	
1318 Typical engine instrumentation including at a minimum:	
1319 Engine temperature	
1320 Oil Pressure 1321 Engine revolutions	
1321 Engine revolutions 1322 Battery charging alternator voltage	
1323 Engine operating hours	
1324	
1325 Alternator Features	
1326 The alternator shall be provided with the following:	
1327 Brushless, rotating field design permits power to be obtained from	stationary leads
1328 Windings are vacuum impregnated with epoxy varnish for dependent	•
1329 life.	dability and long
1330 Dynamically balanced rotors to minimize vibration.	
1331 Copper windings to ensure minimal heat buildup. Insulation meets	S
1332 NEMA standards for class H insulation.	
1333 Direct connected to the engine, the generator has sealed precisi	ion ball bearings
with a precision-machined steel sleeve in the end bracket to	•
1335 misalignment and extend bearing life.	•
1336 Equipped with a four-lead reconnectable stator.	

Exhibit A0 Specifications



1337	Capable of sustained line-to-neutral short circuit current of up to 300% of the rated
1338	current for up to 2 seconds. (IEC 60092-301 short-circuit performance.)
1339	
1340	Required Quotation Documentation
1341	The following items are required to be included with the quotation and in the documentation to
1342	be provided on delivery:
1343	Dimensioned General Arrangement drawing showing:
1344	Plan, profile and section views
1345	Maintenance clearance envelopes
1346	Foundation mounting patterns
1347	Wet and dry weights
1348	Center of Gravity
1349	Installation, Commissioning, Operating and Maintenance Manual(s). Must include
1350	recommended maintenance interval schedule up to and beyond 120,000 hrs.
1351	Complete mechanical, electrical, and electronic technical specifications.
1352	EPA Tier 4 Certificate
1353	Bolt pattern or other detail of skid mounting to main deck foundation
1354	
1355	Appendix 2 - Diesel HPU Purchase Specification
1356	A diesel-powered hydraulic power unit shall be procured to provide fluid power for
1357	operating the spud pile winches and possibly the tugger winches for installation on the
1358	barge. The engine, pump(s), and hydraulic fluid reservoir shall be unitized on a steel skid
1359	suitable for lifting and to securely support the equipment on the deck of the barge.
1360	Vendor shall be responsible for the design and performance of the unit to meet the
1361	requirements and conditions, and perform the functions outlined herein and obtain any
1362	approvals required for the service described.
1363	Vendor shall provide a complete unit fully tested and ready for installation on the barge.
1364	The unit shall be protected from corrosion including coatings suitable for a marine
1365	environment and other means as may be necessary including suitable material selection.
1366	Performance specifications for each of the consumers are provided in this specification.
1367	
1368	Diesel HPU Requirements
1369	The overall unit shall include the following features:
1370	Engine and generator to be unitized on a structural steel skid
1371	Engine to run on Renewable Diesel fuel meeting the requirements of ASTM D975
1372	Grade No. 2D S15.
1373	Engine to be Certified by the Environmental Protection Agency (EPA) to conform
1374	to Tier 4 non-road requirements
1375	Engine shall be four cycle, directly coupled to hydraulic pump(s)
1376	Closed cooling system/radiator cooled.
1377	Lifting arrangement for each piece of equipment and for entire skid
1378	Engine shall be electric start complete with alternator for battery recharging.
1379	Unit shall be provided with weather protected sound enclosure.



1380	Skid mounted fuel tank, sized for approximately one-half day (4 hours) running
1381	time
1382	Skid mounted hydraulic fluid tank with sufficient volume for expansion and with
1383	means to cool the hydraulic fluid (if necessary).
1384	Skid shall have spill containment (with drain fitted with a ball valve) for entire
1385	hydraulic fluid reservoir. A drip pan shall also be provided for engine drips.
1386	All controls and instrumentation integrated on the skid.
1387 1388	All gauges are to be liquid filled for vibration considerations
1389	Performance Data
1390	RATINGS
1391	Output: 275 HP (approximate, to be verified by vendor)
1392	Press: 3000 PSIG
1393	Flow: 145 GPM
1394	Duty: S1 (Continuous)
1395	Battery Voltage 12 VDC
1396	
1397	STANDARDS
1398	Marine classification: ABS
1399	
1400	ENVIRONMENTAL CONDITIONS
1401	Ambient temperature: 104 deg F
1402	Minimum Temperature: 32 deg F
1403	Marine atmosphere
1404	
1405	Engine Features
1406	Engine to comply with requirements of ABS Steel Barge Rules Part 4
1407	Low oil pressure shutdown
1408	High engine temperature shutdown
1409	Vibration isolating mounts
1410	Personnel protection including belt guard, insulation on exhaust, and other as
1411	necessary
1412	Disposable oil filter
1413	Oil drain valve `
1414	Mounted on a drip-proof tray
1415	Air heater circuit for cold starting
1416	Disposable fuel filter
1417	Overspeed air shutoff on engine
1418	Typical engine instrumentation including at a minimum:
1419	Engine temperature
1420	Oil Pressure
1421	Engine revolutions
1422	Alternator voltage



1423	Engine operat	ing hours	
1424	All gauges are to be liquid filled		
1425			
1426	Appendix 3 – Air Compres	ssor Purchase Specification	
1427		variable-speed rotary-screw air compressor shall be procured to	
1428		air to drive construction tools for the performance of Port	
1429	•	es from the barge. The air compressor shall be a packaged unit	
1430		I to securely support and contain the compressor and equipment on	
1431		. The unit shall be installed on deck in an area open to the elements.	
1432		onsible for the design, construction, testing and performance of the	
1433		irements and conditions, and perform the functions outlined herein	
1434		ovals required for the service described.	
1435		a complete unit fully tested and ready for installation on the barge.	
1436		rotected from corrosion including coatings suitable for a marine	
1437		er means as may be necessary including suitable material selection.	
1438	Air Compressor Requireme	, , , , , , , , , , , , , , , , , , , ,	
1439	The air compressor shall me	eet the following requirements:	
1440	•	er available will be 480V, 3 Phase, 60Hz AC	
1441		ement for compressor shall be provided	
1442		n weather protected low sound enclosure.	
1443	Unit shall be in	Drive motor	
1444	Flexible drive	coupling	
1445	Dust filter on air inlet to be provided		
1446	Dust filter on air inlet to be provided Skid mounted storage tank (receiver) of approximately 120 gallons Unit mounted controls and instrumentation including:		
1447	Unit mounted	controls and instrumentation including:	
1448	Start/Stop		
1449	Load/Unload		
1450	Load/Unload Emergency St	ор	
1451	Shutdowns for	r high outlet air temperature	
1452	Shutdown for	high inlet air temperature	
1453	Delivery Air P	ressure	
1454	Delivery Air Temperature		
1455	Oil fill level		
1456	All gauges to	pe liquid filled	
1457			
1458	Performance Data		
1459	RATINGS		
1460	Output:	185 SCFM	
1461	Pressure:	125 PSIG	
1462	Receiver:	120 GALLONS	
1463	Duty:	S1 (Continuous)	
1464			
1465	STANDARDS		



1466	Marine classification:	ABS		
1467	Hazardous area classification:	None		
1468	Ambient temperature:	104 deg F		
1469				
1470	Required Quotation Documentation			
1471	The following items are required to be i	ncluded with	the quotation:	
1472	Dimensioned General Arr	angement dra	awing showing:	
1473	Plan, profile, and section	views		
1474	Maintenance clearance e	nvelops		
1475	Foundation mounting patt	erns		
1476	Wet and dry weights			
1477	Center of Gravity			
1478	Installation, Commissionir	ng, Operating	and Maintenance N	/lanual(s). Must include
1479	recommended maintenan	ce interval sc	hedule up to and be	eyond 120,000 hrs.
1480	Complete mechanical, ele	ectrical, and e	lectronic technical s	specifications.
1481	Details for package moun	ting unit to ma	ain deck	
1482				
1483	Appendix 4 - Spud Pile Winches			
1484	Two hydraulic winches, each with	th a 75,000 lb	. pulling capacity o	n the first layer of rope,
1485	shall be procured, ready for insta	allation on the	e deck of the barge	. The package shall be
1486	complete with all controls to wind	d in or let out	the cable to raise of	or lower each of the two
1487	spud piles independently.			
1488	Vendor shall be responsible for	the design a	and performance o	f the units to meet the
1489	requirements and conditions, ar	nd perform the	e functions outlined	I herein and obtain any
1490	approvals required for the servic	e described.		
1491	Vendor shall provide complete	unit includin	g control panel wi	th all controls for both
1492	winches, fully tested and ready f	or installation	on the barge.	
1493	The unit shall be protected from	m corrosion	including coatings	suitable for a marine
1494	environment and other means as	s may be nece	essary including sui	table material selection.
1495				
1496	Features of the winches			
1497	The following outlines the Performance	e specification	ns for the spud pile	e winches and features
1498	with which they shall be provided.			
1499				
1500	Line pu	ll vs speed s	hall be as follows:	:
1501		Line Pull	Pull in speed	Pay out
1502	Pay in line pull and speed			
1503	first layer	75,000 lb.	72 ft/min	298 ft/min
1504	Pay in line pull and speed			
1505	Mid Drum	58,400 lb.	100 ft/min	415 ft/min
1506	Pay in line pull and speed			
1507	top layer	41,750 lb.	125 ft/min	535 ft/min



EXHIBIT A0Specifications

1508 1509	Note: Payout speed shall be approximately four times the pay-in speed to facilitate rapid deployment of the spud pile.
1510	Winch Drum shall be a maximum of 20 inches wide and shall be able to hold over 700 ft
1511	of 1-1/8-inch wire rope. Drum shall have a cable anchor to secure the end to prevent
1512	slippage with 5 wraps of wire rope remaining on drum.
1513	Winch shall be supplied with 500 ft of EIPS IWRC 1 1/8-inch wire rope with minimum
1514	breaking strength of 130,000 lb.
1515	The winch shall have a hydraulically released static/dynamic brake. The brake shall
1516	support the maximum rated load when no hydraulic power is applied. Upon application
1517	of hydraulic pressure to the motor, brake shall release automatically, and reengage when
1518	pressure is released.
1519	Winch shall operate at 3000 psi supply pressure at 142 gpm flow
1520	Speed control shall be performed by throttling spool control valve
1521	3-coat paint system for marine equipment
1522	o-coat paint system for marine equipment
1523	Controls
1524	The winch vendor shall provide a control panel complete with all necessary flow control
1525	and pressure regulation required for proper operation of the winch. Hydraulic pressure
1526	supply of 145 gpm at 3000 psi will be provided as will return to tank at approximately
1527	atmospheric pressure. Any additional hydraulic fluid supply and return functions required
1528	for the proper function of the winch shall be made at the control panel. All control valves
1529	to operate the winches shall be mounted at the panel. Pressure gauges showing supply
1530	and return pressure (at a minimum) shall also be installed on the panel.
1531	The control panel shall place the control valve levers at a comfortable operating height
1532	(approximately 30 inches, or as agreed with owner).
1533	The control panel shall be connected to the supply and return piping on deck with hoses.
1534	The connection to the supply piping shall be by Code 62 SAE-type flanges with buna-n
1535	O-rings. Both the hose flange and the counter flange to be installed on the hydraulic
1536	piping shall be provided by the winch and controls vendor. The flanges shall be as
1537	specified on the Mechanical Arrangement drawing. The hose to the supply and return
1538	deck piping shall be of sufficient length to reach the control panel mounted on a platform
1539	elevated 4 ft above the main deck and the piping connections.
1540	In addition to being manually controlled, the control valve shall be remotely controlled as
1541	well by a wireless controller allowing the operator to be positioned in a safe location with
1542	good visibility. Details of remote control to be submitted with response.
1543	Hoses required for connecting the control panel to the winches shall likewise be provided
1544	by winch vendor. Hoses included shall be suitable for flammable fluid service as required
1545	by ABS Rules MVR 4-6-7/3 Hydraulic Oil Systems.
1546	
1547	Required Quotation Documentation
1548	The following items are required to be included with the quotation:
1549	Dimensioned General Arrangement drawing showing:
1550	Plan, profile, and section views

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1551	Maintenance clearance	envelops	
1552	Foundation mounting de	etails	
1553	Foundation mounting de Wet and dry weights		
1554	Center of Gravity		
1555		ning, Operating	and Maintenance Manual(s). Must include
1556		ance interval sc	hedule up to and beyond 120,000 hrs.
1557			lectronic technical specifications.
1558	Details for package mou	unting unit to m	ain deck
1559			I controls and remote controls
1560		J	
1561	Appendix 5 -Not Used		
1562	• •		
1563	Appendix 6 – Tugger Winch Purcha	ase Specificati	on
1564		•	ominal pulling capacity on the first layer of
1565	·		alve ready for installation on the deck of the
1566	·		of the four corners of the barge to provide
1567	the ability to move the barge al	ongside a pier,	or to adjust the position of a material barge
1568	moored alongside.	,	, ,
1569		for the design	and performance of the unit to meet the
1570		_	e functions outlined herein and obtain any
1571	approvals required for the serv		•
1572	• •		control panels with all controls, fully tested
1573	and ready for installation on the	•	
1574	Vendor shall perform an evalu	uation of the be	est powering solution for the winches with
1575	hydraulic, pneumatic, or electr	ic drive and de	termine which solution offers the best cost
1576	effectiveness considering the o	cost of unit proc	curement and cost of installation.
1577	•	•	including coatings suitable for a marine
1578	environment and other means	as may be nece	essary including suitable material selection.
1579		•	
1580	Features of the winches		
1581	The following outlines the Performance	ce specification	s for the tugger winches and features with
1582	which they shall be provided.		
1583	·		
1584	Line p	ull vs speed s	hall be as follows:
1585	·	Line Pull	Pull-in/Pay-out speed
1586	Pay in line pull and speed		
1587	first layer	12,000 lb.	104 ft/min
1588	Pay in line pull and speed		
1589	Mid Drum	9,660 lb.	138 ft/min
1590	Pay in line pull and speed		
1591	top layer (6 th Layer)	7,319 lb.	172 ft/min

1591



1592	Winch Drum shall be a maximum 10 inches wide and shall be able to hold a minimum of
1593	222 ft of 5/8-inch wire rope. Drum shall have a cable anchor to secure the end to prevent
1594	slippage with 5 wraps wire rope remaining on drum.
1595	Winch shall be supplied with 222 ft of EIPS IWRC 5/8-inch wire rope with minimum
1596	breaking strength of 40,000 lb.
1597	The winch shall have the following:
1598	Sealed high efficiency planetary reduction gearing
1599	3-coat paint system for marine equipment
1600	
1601	Controls
1602	The specifications below assume hydraulic power is provided to tugger winches. If a
1603	pneumatic or electric drive system is provided equivalent alternatives shall be provided.
1604	The winch vendor shall provide a control panel complete with all necessary flow control
1605	and pressure regulation required for proper operation of the winch. Hydraulic pressure
1606	supply of 145 gpm at 3000 psi will be provided as will return to tank at approximately
1607	atmospheric pressure. Any additional hydraulic fluid supply and return functions required
1608	for the proper function of the winch shall be made at the control panel. All control valves
1609	to operate the winches shall be mounted at the panel. Pressure gauges showing supply
1610	and return pressure (at a minimum) shall also be installed on the panel.
1611	The control panel shall place the control valve levers at a comfortable operating height
1612	(approximately 30 inches, or as agreed with owner).
1613	In addition to being manually controlled, the control valve shall be remotely controlled as
1614	well by a wireless controller allowing the operator to be positioned in a safe location with
1615	good visibility. Details of remote control to be submitted with response.
1616	The control panel shall be connected to the supply and return piping on deck with hoses.
1617	The connection to the supply piping shall be by Code 62 SAE-type flanges with buna-n
1618	O-rings. Both the hose flange and the counter flange to be installed on the hydraulic
1619	piping shall be provided by the winch and controls vendor. The flanges shall be as
1620	specified on the Mechanical Arrangement drawing. Hoses required for connecting the
1621	control panel to the winches shall likewise be provided by winch vendor. Hoses included
1622	shall be suitable for flammable fluid service as required by ABS Rules MVR 4-6-7/3
1623	Hydraulic Oil Systems.
1624	Tryandano on cyclome.
1625	Required Quotation Documentation
1626	The following items are required to be included with the quotation:
1627	Dimensioned General Arrangement drawing showing:
1628	Plan, profile, and section views
1629	Maintenance clearance envelops
1630	Foundation mounting details
1631	Wet and dry weights
1632	Center of Gravity
1633	Installation, Commissioning, Operating and Maintenance Manual(s). Must include
1634	recommended maintenance interval schedule up to and beyond 120,000 hrs.



1635	Complete mechanical, electrical, and electronic technical specifications.
1636	Details for package mounting unit to main deck
1637	Details of Controls including for manual controls and remote controls
1638	
1639 1640	Appendix 7 – Not Used



EXHIBIT A0 Specifications

SECTION 3 - Pedestal Crane

NOTE: Pedestal Crane Barge to be supplied shall include all safety systems available from the fabricator.

ALL CAPACITIES, WEIGHTS, MEASUREMENTS, AND RATINGS ARE APPROXIMATES UNLESS OTHERWISE STATED AS A SHALL.

1 Background

The Port of San Francisco intends to build a crane barge to perform maintenance and repair works of marine structures along the City of San Francisco waterfront. Primarily the Port needs the ability to handle and drive piles at existing piers, but this design will have the capability to support some new construction as well.

The crane barge will operate inside San Francisco Bay year-round, primarily during

The crane barge will operate inside San Francisco Bay year-round, primarily during daytime under relatively protected conditions. The crane will be a permanently mounted pedestal type crane, for reasons of reach and capacity, reliability, readily available service and parts, and availability of the crane itself.

The capacity of the crane shall be sufficient to upend and lift steel and concrete piles 135 ft in length and up to 48-inches in diameter, at a reach of 60 ft from the centerline of the pedestal. The crane will be installed on a pedestal, the top of which is 12 ft above the deck of the barge. At operating draft, the barge freeboard is minimum 4 ft. During lifting and upending operations, the tip of the pile shall clear the deck by 2 ft minimum. The crane shall be hydraulic, powered by a Tier 4 diesel engine.

This specification defines the minimum requirements for the fabrication, testing, and inspection of one crane and associated ancillaries to be installed on the new floating construction barge.

The scope of the package as well as initial estimates of the size of the crane are presented herein. Supplier to include updated sizing based upon their calculations and include with the package submission.

The Contractor constructing the barge will be the initial purchaser of the crane, and shall ensure it is procured, fabricated, tested, delivered to Fabricator, and installed in accordance with these and crane manufacturer's ("Supplier" or "Crane Vendor") specifications. Purchaser shall confer with the ultimate Owner on technical questions, but commercial communications shall be between Supplier and Purchaser (Contractor).

2 BASIS

The basis for this document is construction and offshore industry codes, standards and practices and Customer experience and preferences. The following references shall apply as specified in the body of this document. The latest editions of the references, including addendums, in force at the time of the end of the response validity date shall apply. Conflicts between the requirements of the reference documents shall be brought



EXHIBIT A0 Specifications

1683 1684			on of the Purchaser and Owner for resolution. The most stringent shall apply unless otherwise agreed in writing by Purchaser and Owner.
1685		·	
1686	2.1	DEFINITION	IS AND ACRONYMS
1687 1688 1689	Withir	n the body of t	this specification, the following definitions shall apply:
1690	Term	Definitions	
1691		_CA	Classification Authority
1692		Purchaser	Contractor building the barge shall be initial purchaser of crane
1693		Owner	Port of San Francisco / or its assigns
1694		- Facility	Supplier or subcontractor shop and/or any property owned by SUPPLIER
1695		_ ,	or subcontractor where any portion of the work will be performed.
1696		Services	Any service or work performed by Supplier that must be performed to
1697			comply with the requisition requirements, or the contract, to procure,
1698			design, manufacture, and delivery of the work.
1699		_ Standards	Industry Codes, Standards, Guides, and Recommended Practices
1700			referenced herein. Meaning the latest issue or edition in force at the end
1701			of SUPPLIER response validity date or the contract date.
1702		_ Supplier	At response stage: any entity invited to provide a quotation for the
1703			equipment and/or any sub-contractors thereto.
1704		_	At Purchase stage: any entity contracted for the supply of the equipment
1705			and/or any sub-contractors thereto.
1706		_	In all cases Supplier is responsible for performance of all Work and will be
1707			the single point of contact for all Work-related issues. Neither Purchaser
1708			nor Owner will receive information from or respond directly to sub-
1709			Suppliers.
1710		_ Work	Any material or item or service listed in the requisition or contract as being
1711			in the Supplier's Scope of Supply
1712		_ NFPA	National Fire Protection Association
1713		_ASME	American Society of Mechanical Engineers
1714		_ API	American Petroleum Institute
1715		_ NACE	National Association of Corrosion Engineers
1716		_CFR	Code of Federal Regulations
1717		_ HPU	Hydraulic Power Unit
1718			
1719	2.2		CODES, STANDARDS, RULES, REGULATIONS
1720			e owner, client, industry, regulatory references USED IN THIS
1721			ere is a conflict it shall be brought to the attention of Purchaser and Owner.
1722	Most:	stringent requ	irement applies unless specified otherwise in writing by Purchaser and

1723 1724

Owner.



EXHIBIT A0 Specifications

1725 1726	The work	•	test edition available of the specifications shall govern all
1727	_		
1728		• • •	a Letter of Compliance shall be provided by the Supplier
1729			t in accordance with the latest publications of the following
1730			s as of the date of this specification. Unless required by
1731	the C	CFR, Classification Certificates	are not required.
1732		Number	Title
1733		ASME B31.1	Power Piping
1734		_ ASME B31.3	Process Piping
1735		_ API SPEC 2C	Specification for Offshore Pedestal-mounted Cranes
1736		_ ANS/AWS D1.1	Structural Welding Code-Steel
1737		ABS	Rules for Building and Classing Steel Barges
1738		ABS	Guide for Certification of Lifting Appliances (INFO ONLY)
1739		Title 29 CFR Part 1919	Labor, Gear Certification
1740		Title 29 CFR Part 1919	Labor, Safety and Health Regulations for Construction
1741		Title 46 CFR Subchapter F	Shipping, Marine Engineering
1742		Title 40 CFR Subchapter U	Protection of Environment, Air Pollution Controls
1743		-	(EPA Tier IV)
1744		California Regulation 1619.3	,
1745		_ 3	Barges
1746	3	LIMIT OF SUPPLY	
1747		Services or equipment, addit	ional to those listed in this section, required for Supplier to
1748			d process guaranty shall be clearly indicated in writing in
1749		the Supplier's scope of suppl	y in Supplier's quotation. The Supplier shall include in their
1750			rices and scope of work shown below.
1751		•	·
1752	3.1	DEFINITION OF SUPPLIER	SERVICES
1753	This	specification and the documen	ts listed in the requisition shall cover the following services:
1754		Process Guaranty and Mech	anical Guaranty
1755		All required engineering and	design work to include process, mechanical, structural,
1756		materials, corrosion, foundati	ion, installation, lifting, transportation, Health-Safety-
1757		Environment-Human Factors	, maintainability, operation, instrumentation, control, and
1758			iving, storage, securing, and insuring of all material for
1759		fabrication of the work, include	ling all expendables, material handling provisions as
1760		required by the contract docu	
1761			ngs or communication, and documentation, and submission
1762		of documents to obtain Statu	tory / Regulatory Acceptance and CA acceptance as
1763		required.	
1764		•	rm the work in any of Supplier's or subcontractor's facilities
1765			facility, and loading and securing the work onto Supplier-
1766		furnished transport.	

Exhibit A0 Specifications

1767

_ Warranty Period

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1768

1766	3.2 SCOPE OF SUPPLY		
		al padaatal ar kingr	and mounted marine
1770	One (1) independent, completed, fully functions		
1771	crane shall be supplied consisting of all major e		
1772	services, and accessories as defined herein an	•	<u> </u>
1773	limited to the items shown on this requisition So		
1774	provided scope limitations for the system as ed		
1775	Crane shall be designed to API Specification 2		
1776	requirements of this specification. Scope of sup	ppiy snali consist bu	it not to be limited to
1777	items listed below:		071/
1778	ITEM NO. DESCRIPTION	UNIT	QTY
1779	1 Crane	Each	1
1780	2 Diesel engine / HPU	Each	1
1781	3 Pedestal or Kingpost complete	Each	1
1782	with bevel for welding to barge		
1783	structure		
1784	4 Lifting arrangements for crane	Lot	1
1785	5 Inspection and Testing in accordance	Lot	1
1786	with Purchaser/Owner approved		
1787	Inspection and Test Plan		
1788	6 Failure mode analysis	Lot	1
1789	7 Calculations as required by API 2C	Lot	1
1790	8 Bearing calculations as required by API 2C	Lot	1
1791	9 Spare Parts – Commissioning and Startup	Lot	1
1792	as required		
1793	10 Spare Parts – 2 years operation (OPTION)	Lot	1
1794	11 Special Tools	Lot	1
1795	12 Preservation and preparation for shipment	Lot	1
1796	13 Load out and load out appurtenances	Lot	1
1797	(shackles, slings, padeyes etc.)		
1798	14 Freight (Free Carrier (FCA) or as agreed)	Lot	1
1799	15 Supplier Data	Lot	1
1800	16 Commissioning Services (OPTION)	Lot	1
1801	17 Training Services (OPTION)	Lot	1
1802	18 Warranty	Lot	1
1803	19 Maintenance and Operating Manuals,	4 Hard,	1
1804	Data Books	1 electronic	•
1805	Note:	1 Glocalorno	
1806	The following certificates shall be provided with the cr	ane.	
1807	EPA Tier 4 certificate of conformity	G.10.	
1808	API Monogram (API 2C)		
1809	Test Certificates shall be provided for the follow	wina:	
1810	Hooks, shackles, rings	wiiig.	
1010	riouns, shackies, migs		



EXHIBIT A0Specifications

1811		Blocks
1812		Ropes
1813		Winches
1814		
1815	3.3	SYSTEMS/ ASSEMBLIES CHARACTERISTICS AND SCOPE
1816	Crane	shall, as a minimum, meet the following requirements:
1817		Boom length max 150 ft
1818		Dynamic Rating based API values including vessel motions
1819		Dual main hoists each with the following capacities:
1820		Main Hoists – Min 132 kips @ 25 ft deck/barge lift – Structural Design Condition
1821		Main Hoists – Min 46 kips @ 60 ft deck/barge lift – Design Lift
1822		Whip (Aux) Hoist – Min 20 kips @ all radiuses
1823		Aux Hoist shall be suitable for personnel lifts: 150 ft/minute
1824		Pile Hammer Hose handling hoist to lift approximately 4000 lb (single part) from sheave
1825		on the boom located approximately 50 ft from heel pin
1826		Hook travel 20 ft below top of pedestal flange/adapter
1827		Anti two-block system for main and aux hoists
1828		Primary Main Hoist - Power lowering with free falling capability and lockout device for
1829		free falling.
1830		Secondary Main & Auxiliary Hoists - Power lowering (no free-falling) by automatic fail-
1831		safe brake.
1832	Condi	tions for the above capacity as per below or Regulations (most stringent requirements to
1833	apply)	
1834		One-Minute Wind speed: 40 knots
1835		Significant wave height: approx. 1.5 ft at 4 sec
1836		Relative velocity of cargo deck at pick point to crane boom point: 1.2 ft/sec
1837		Barge Trim: +/- 3 deg
1838		Barge Heel: +/- 5 deg
1839		Off-lead and side lead: 5-degree off-lead and 3-degree side-lead
1840		Slewing capacity: Crane shall be operable at a maximum trim/heel with light load
1841		(Supplier to advise allowable load). At 5 deg heel or trim, crane shall be able to slew
1842		with 80-kip load at 60 ft radius.
1843		The individual assemblies, system requirements are as described below:
1844		
1845	3.3.1	Hydraulic Diesel-Driven Power Unit
1846		
1847	Hydra	ulic Diesel Driven Power Unit shall meet the following
1848		
1849	3.3.1.	
1850		Self-Contained diesel driven unit mounted on crane. Engine brand to be presented in
1851		response
1852		Engine to be certified to meet current EPA Tier 4 emissions regulations

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1853		Engine shall run on Renewable diesel fuel meeting the requirements of ASTM D975
1854		Grade No. 2D S15
1855		_Engine to have weather protection enclosure
1856		Engine shall have sufficient power to perform all primary crane motions at the same
1857		time (hoist, boom up, and slew), but not necessarily at maximum load simultaneously.
1858		_Engine shall be equipped with the following:
1859		Radiator cooling system with antifreeze coolant.
1860		Spark arresting muffler
1861		_Local Starter Button and Emergency Stop
1862		_ Thermal Insulated exhaust system components as necessary
1863		_Tachometer and hour-meter.
1864		Outdoor air cleaner.
1865		Cab mounted gauges for water temperature and oil pressure.
1866		Cab mounted controls for engine shutdown.
1867		_Electric starter with cab mounted push button and DC Volt gauge.
1868		Batteries with Marine Battery Charger
1869		Automatic engine shutdown on over-speed.
1870		316L Stainless Steel Fuel Tank with filler cap, clean out hatch, and drain valve.
1871		- -
1872	3.3.1.	2 Hydraulic oil system
1873	The s	ystem shall have the following specifications and characteristics:
1874		Supplier to select pumps (i.e., variable vs fixed displacement) based on Intermediate
1875		Duty and longevity required.
1876		Air to oil hydraulic fluid heat exchanger shall be mounted in front of the diesel engine
1877		radiator.
1878		10 Micron nominal return line filtration to be fitted on the Oil Conditioning circuit.
1879		10 Micron nominal pressure line filtration to be fitted for the Control circuit
1880		10 Micron nominal pressure line filtration to be fitted for the Slew circuit
1881		Separate High-Pressure Filters to be fitted downstream of the main/auxiliary and boom
1882		pumps with 10-micron elements. In the event of hydraulic pump failure, the filters will
1883		collect and remove contaminants before they enter the system.
1884		Individual pressure gauges for load, luff, and slew circuits.
1885		316 Stainless Steel Hydraulic Reservoir to be located to supply positive suction head
1886		pressure to the pumps at all times. The tank is equipped with filler cap, drain valves,
1887		100 mesh suction strainers, return line diffuser, and clean out hatch.
1888		Drip pans or enclosures around hydraulic components to be fitted.
1889		
1890	3.3.2	Machinery Enclosure
1891		A machinery enclosure shall be supplied that forms an integral part of the crane on the
1892		Revolving Superstructure and encloses the Prime Mover, Heat Exchanger, Hydraulic
1893		Pumps, Valves, Filters, and Reservoir. This enclosure shall be constructed from heavy
1894		steel plate, 100% seal welded and equipped with solid steel floor. The following shall be
1895		fitted in the space as a minimum:



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1896		Air Exhaust Louvers provide access to the Heat Exchanger and Engine Radiator.
1897		Oil Pressure Activated Exhaust Louvers normally closed, open by means of positive
1898		engine oil pressure
1899		Access to Boom Walkways with handrails.
1900		Drip Pans around/under Prime Mover and Hydraulic Components.
1901		Lockable Swinging Access Doors to access all components easily
1902		Acoustic Insulation provided on the interior walls of the Machinery Enclosure as needed
1903		to reduce the Operators Cabin noise level to 80 dBA or less at full speed.
1904		Dry Chemical Extinguishing System for Engine house includes manually operated
1905		release, located on the outside of the engine house, tanks and piping for system.
1906		
1907	3.3.3	Hoist System
1908		ollowing equipment shall be provided:
1909		Two Main Hoist winches, each with single drive motor, hydraulic dynamic braking and
1910		spring applied "Fail Safe" static external contracting spring applied Drum Brake. Hoists
1911		shall be "cascaded" i.e., one (primary main) shall have sheaves located at the nominal
1912		boom tip, and sheaves for the second hoist shall be located inboard a sufficient distance
1913		to avoid clashing of the hoist blocks during lifting operations. The primary main hoist
1914		winch shall have free falling capability and be fitted with a lockout device for the free-
1915		falling function.
1916		Auxiliary Hoist winch with single drive motor, hydraulic dynamic braking and spring
1917		applied "Fail Safe" static external contracting spring applied Drum Brake.
1918		Hose Hoist winch with single drive motor, hydraulic dynamic braking and spring applied
1919		"Fail Safe" static external contracting spring applied Drum Brake, 4-kip nominal capacity
1920		on 1 fall of approximately ½-inch diameter galvanized wire rope.
1921		All wire rope shall be of the same diameter and specification if possible.
1922		Auxiliary Hoist shall be certified for Personnel Handling.
1923		- •
1924	3.3.4	Boom
1925		136 ft (nominal) Bolt-connected, Tubular Chord, Lattice Boom shall be provided with
1926		bolt on Fast Line Extension, Spring Loaded Boom Stops and mechanical pendulum type
1927		Radius Indicator.
1928		High and low angle, non-overridable, boom hoist kick-out device shall be fitted to permit
1929		reduction of the minimum operating radius.
1930		Boom tip access to be installed, consisting of a walkway either along the side of the
1931		boom or along the top of the boom, accessible from the side of the crane. Access shall
1932		be provided to the boom tip from which servicing of all the boom tip machinery such as
1933		Sheaves, Main Block, Auxiliary Hook, Boom Lights, and SLI sensors can take place.
1934		The walkway and platforms shall include fiberglass grating. Grating to have non-skid
1935		walking surface and of UV resistant composition.
1936		_ Walkways, Ladders, Access Platforms, Railings and Toe Boards to be fitted in
1937		accordance with API Spec 2C, latest edition requirements.

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1939	3.3.5	Slew Drive System
1940		Spur Gear Slewing drive, consisting of multiple pinions driving against a stationary
1941		external gear fixed to the Pedestal or Kingpost. Fixed displacement hydraulic motors
1942		driving the pinions through planetary speed reducers shall be provided.
1943		_Each speed reducer shall be equipped with Manually Operated spring-applied pressure
1944		released Parking Brake.
1945		_Each pinion drive shall be equipped with a slew guard.
1946		
1947	3.3.6	Slew Bearing/Pedestal (option)
1948		If crane has slew bearing on a fixed pedestal, a steel tubular pedestal with pre-
1949		machined and drilled flange for the slew bearing ring shall be provided and shipped
1950		separately. The Pedestal shall include the following;
1951		Lower edge of pedestal pipe to be prepared for welding to the barge structure that will
1952		be provided by barge fabricator. The lower edge of the pedestal pipe shall be beveled
1953		45 degrees with a 1/8" nose.
1954		Pedestal height to be 7'-10" to top of flange, putting heel pin of boom at approximately
1955		12'-6" above the deck. Pedestal tubular at bottom to be 94-inch OD with 1.5-inch wall.
1956		Note: top of barge pedestal stub is 4'-2" above the deck.
1957		Weathertight Man Way for internal access and maintenance
1958		
1959	3.3.7	King Post (option)
1960		_ If crane has fixed kingpost, complete kingpost shall be provided and shipped separately
1961		with nonmetallic upper and lower bearing assemblies. King post shall include the
1962		following;
1963		Lower edge of pedestal pipe to be prepared for welding to the barge structure that will
1964		be provided by barge fabricator. The lower edge of the pedestal pipe shall be beveled
1965		45 degrees with a 1/8" nose.
1966		Pedestal length to be 7'-10", putting heel pin of boom at approximately 12'-6" above the
1967		deck. Pedestal tubular to be 94-inch OD with 1.5-inch wall. Note: top of barge
1968		pedestal stub is 4'-2" above the deck.
1969		_Weathertight Manway for internal access and maintenance
1970		
1971		Operator's Cab
1972	The o	perator's cab shall be mounted on vibration isolators, and equipped as follows:
1973		Fully sound insulated on walls and roof with sound and vibration absorbent floor mats.
1974		Operators Cabin noise level to be reduced to 80 dBA or less with crane machinery at
1975		full speed.
1976		_Tempered Safety Glass Windows as required to provide high visibility ahead and to the
1977		sides:
1978		opening side windows
1979		_High Visibility, Fixed front window
1980		Fixed floor window, protected by removable floor grating.
1981		Fixed forward sloping roof window.



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1982	Two fixed front quarter panel windows.
1983	Door with fixed window. Door shall be lockable.
1984	Stainless steel, wall mounted console with:
1985	Engine start control
1986	Engine electric start control
1987	Engine stop control
1988	Engine emergency stop control
1989	Hydraulic pressure gages
1990	Hydraulic oil level gage with alarm
1991	Engine tachometer
1992	Engine oil pressure gage
1993	Engine coolant temperature
1994	Windshield wipers operator
1995	Slew Parking Brake operator
1996	Emergency control disengage
1997	Air pressure gage
1998	Air horn operator
1999	Wind Speed and direction readout
2000	Load Rating Load Chart
2001	Fully adjustable low back operators chair with integral armrest mounted "joystick"
2002	controls for primary crane motions conforming to API 2C, Paragraph 10.1.4.2. Joystick
2003	function and arrangement to be provided with response. Controls include:
2004	Crane slewing (left joystick)
2005	Aux Hoist (left joystick)
2006	Boom raise/Lower (right joystick)
2007	Main Hoist No. 1 (right joystick)
2008	Main Hoist No. 2 (separate lever)
2009	Hose Hoist (separate lever)
2010	Foot pedal for Engine Speed Control.
2011	Foot operated emergency shut down for the hydraulic system
2012	
2013	3.3.9 Communications
2014	The following shall be procured and installed in the operator's cab:
2015	Warning horn with control in the operator's console
2016	VHF marine transceiver inside the cabin.
2017	Loud hailer microphone and speaker.
2018	
2019	3.3.10 Safety Devices
2020	The following shall be provided on the crane:
2021	Hoist Safety Device shall be supplied with Recording Safe Load Indicator for both Main
2022	and the Auxiliary lines. The display shall be backlit, for night operation and shall show
2023	on digital displays the following as a minimum:
2024	safe working load (SWL)

2024



2025	actual load
2026	hook radius
2027	rope falls
2028	hook load as a percentage of SWL
2029	Visual and audible alarms shall provide a clear and continuous warning indicating that
2030	the preset limits, typically 95% (yellow light) & 110% (red light) of permitted load, have
2031	been exceeded, are incorporated into the display. Push buttons shall be provided to
2032	change number of falls, and to activate test functions and optional features
2033	A manual emergency load lowering system shall be provided on the main, auxiliary and
2034	boom hoists, which when activated will allow the load to be lowered to a safe area
2035	without the use of the crane's power unit or the assist of an external power supply.
2036	Positive mechanical anti-two block system shall be fitted on both main and auxiliary
2037	hoists.
2038	High and low angle, non-overridable, boom hoist kick-out device shall be fitted.
2039	Emergency Master control disengage operator shall be fitted.
2040	One Fire Extinguishers to be provided in or near the cab.
2041	An anemometer and wind direction indicator system shall be installed with the sensing
2042	units located on the top of the gantry where it can be reached for maintenance.
2043	Readout shall be located in the operator's cab where easily visible to the operator. The
2044	unit shall be powered by the crane power system (i.e. at battery voltage).
2045	
2046	3.3.11 Electrical System
2047	Lighting Package shall be provided, consisting of:
2048	Crane electrical & lighting system, with boom mounted equipment consisting of:
2049	Two-high lumen LED floodlights swivel mounted along the boom to illuminate the
2050	load.
2051	Two LED light fixture in engine house and one LED external to engine house
2052	light fixture.
2053	One LED cab light fixture
2054	4. One cab control panel with branch circuit breakers and control circuits as
2055	needed.
2056	The following equipment shall also be provided and wired:
2057	Fan plus self-contained Air Conditioner unit, mounted at the rear of the cab. Unit has
2058	coil coatings for marine salt water, with 23,000 BTU cooling with separate defroster.
2059	Vents can be positioned to defrost upper and front windows.
2060	Heater/Defroster for defogging windows/heating of cabin.
2061	2.4 OTHER TECHNICAL CRITERIA
2062	3.4 OTHER TECHNICAL CRITERIA
2063	2.4.4. Bartarmana Critaria
2064	3.4.1 Performance Criteria



	_ Crane dynamic and static ratings shall be in accordance with API 2C. Latest edition at
	order shall apply unless otherwise noted.
	_ The crane and its power pack equipment shall be suitable for 2000 hours per year
	(intermediate duty).
	The auxiliary hoist shall be capable of providing a minimum hook speed of 120 ft/min
	with a single part line with one full layer on the drum with a maximum significant wave
	height = 1.5 ft. The Crops shall most the Berfermanes Criteria detailed in this specification.
Suppl	_ The Crane shall meet the Performance Criteria detailed in this specification. ier shall provide a process guaranty for the following:
Suppl	Main Hoist (Static Load),
	_ Main Hoist (Static Load), _ Aux Hoist (Static Load),
	Main Hook speed
	Aux Hook speed
	Boom Luffing
	Swing 360 degrees unlimited
3.4.2	Structural Design Verification Conditions
	Structural design of the crane shall be checked against following requirement:
	The crane calculations shall be made for all load operations in the most adverse
	positions, and for wind velocity of at least 40 knots, for Crane in operation, and at least
	70 knots, for Crane out of operation in stowed position.
3.4.3	Power and Drive Systems
	The crane prime mover shall drive, via independent hydraulic circuits, all the crane
	motions and auxiliary functions as necessary.
	In an emergency loss of prime mover power, the crane shall fail safe. It shall be
	possible to manually lower the load as required by API Spec 2C. The emergency power
	system shall allow the crane to be slewed to a safe position and set down the boom in
	the boom rest.
	The load hoist hydraulic system shall be designed to prevent the load lowering before
	rising when the joystick is moved to the raise position. The winch drums ensure correct spooling during all operating conditions including no load and high winds.
	spooling during all operating conditions including no load and high winds.
344	Brakes
0.4.4	The load hoists shall have static brake systems on the winch input drive shaft.
	All brakes shall be arranged to automatically apply their full braking force progressively
	and without shock in case of power failure or a failure in the control system. This
	braking force shall be sufficient to stop and hold a load of 1.33 times the rated load of
	the crane hook under all design conditions, including wind, horizontal slide and forward
	loads, absolute vertical velocity of the cargo deck etc.
	The brakes shall be applied directly to the drum.
	_ The hoist drums shall be provided with a non-spark rope guard or spooling arrangement
	to prevent rope from sliding off.
	3.4.2



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2108		
2109	3.4.5	Boom
2110 2111		_ A detailed procedure for change out of boom sections, considering the layout of the barge, shall be included in the Operations and Maintenance manual.
2112		The complete boom shall be painted.
2113		_ The complete boom shall be painted.
2114	4	TECHNICAL REQUIREMENTS
2115		The following sections are a summary of major requirements of this requisition.
2116		Supplier is required to review, become familiar with, and incorporate all requirements of
2117		requisition documents. All requirements shall apply unless an exception is granted in
2118		writing to Supplier by the Purchaser.
2119		
2120	4.1	GENERAL
2121		Equipment supplied under this requisition shall be designed for a life in excess of thirty
2122 2123		(30) years' service life. Additionally, the equipment and components shall be subjected
2123		to "Intermediate Duty" as defined in API Spec 2C. Hydraulic pumps for crane lifting and slewing functions shall be variable displacement type.
2125		The equipment shall be designed for installation on a 150-ft by 55 ft construction barge.
2126		Supplier provided equipment shall be selected such as to reduce the amount of spares
2127		inventory the Owner must purchase.
2128		The supplier shall confirm any and all design information provided by Purchaser and
2129		Owner and, during detailed engineering, shall provide sizing calculations or selection
2130		criteria for all equipment, instruments, structures, and center of gravity for review,
2131		approval, and use by the Purchaser and Owner.
2132		
2133	4.1.1	Failure Mode Analysis
2134		The designer shall complete a detailed structural analysis and identify the critical
2135		members/ components. The analysis shall also include a failure mode analysis,
2136 2137		analyzing the structure in the failure mode (i.e., after failure of the critical members such as structures, winches, ropes, and hooks).
2137		_ Catastrophic overload caused by the hook being pulled away from the crane either in
2139		vertical or in horizontal direction, shall be evaluated.
2140		The failure strength of the principal load carrying components shall be such that the
2141		consequences of a catastrophic overcapacity situation is minimized, with priority on
2142		safety of humans, equipment, and the environment. The failure strength of the principal
2143		load carrying components shall be such that the components supporting the operator's
2144		cabin are not the first to fail in any condition.
2145		_ The analysis shall be submitted to the Purchaser and the Owner for review and
2146		approval prior to commencement of the crane fabrication and will be used to understand
2147		reliability and consequence of failure of all crane components.

4.1.2 Performance Criteria

21482149



2150		The design of the grape etructures and	bearings shall be suitable for all cases and
2150		_ rrie design of the craffe, structures and continuous operation at all load ranges.	
2152			marily in calm water conditions with waves
2153		- · · ·	predominantly in the 0.5 to 1.2 ft range at
2154			waves during operations may reach 1.5 ft
2155		•	iod of 4 seconds. Note that a vessel motions
2156		analysis is not available.	iod of 4 seconds. Note that a vesser motions
2157		Design wind speed for the crane shall be	se 40 knots for any operating condition
2158		_ Design wind speed for the chanc shall be	to 40 knots for any operating condition.
2159	413	Measurement Unit and Language	
2160	7.1.5		be used for nameplates, caution plates,
2161		instruments and drawing shall be as foll	
2162		Item	Standard
2163		Units:	U.S. Customary Units (ft, lbs, kips, etc)
2164		Language:	English
2165		Caution Plate (safety signs):	English
2166		OHSA recognized visual signs sl	9
2167		Orio/ (recognized visual signs si	ian be unized
2168	414	Site Conditions Data	
2169			door installation and subjected to the ambient
2170		_	d transportation loads as described in the project
2171			ed. This shall include all forces imposed upon
2172		•	icator, vessel motion during transportation to
2173		site and while installed on barge for its	•
2174		Item	Data
2175		Ambient Air Temperatures:	32 °F to 104°F in open areas
2176		Humidity:	Up to 100% Relative Humidity
2177		Atmosphere:	Salt laden, marine
2178		, tamosphore.	Can ladon, manno
2179	4.1.5	Noise and Vibration	
2180			side the cab when crane operating at full speed.
2181		Vibration shall be minimized as far as p	
2182		a	. acadamic ay accagai
2183	4.1.6	Materials	
2184			ng correct materials specifications and grades
2185			for the equipment suitable for its environment,
2186		and design conditions, including fluids h	
2187			ng documentation suitable and approved by
2188		regulatory authorities for all equipment	
2189		Supplier is responsible for material han	•
2190		- ' '	liers' Sub-suppliers for all items provided.
2191			vice shall be submitted to Purchaser and Owner
2192		for review and approval.	



2193		_ Any stainless-steel tubing used in the hydraulic systems shall be type 316 with
2194		Molybdenum (Mo) content greater than 2.5%.
2195		
2196	4.1.7	Structural
2197		_ All structural design shall be in accordance with the Supplier project specifications.
2198		Ultimately, the completed crane will be delivered directly to the barge fabrication yard,
2199		lifted onto the hull, and placed onto the barge-provided foundation extending from the
2200		deck of the hull.
2201		
2202	4.1.8	Electrical
2203		_ Supplier shall sub-distribute and provide distribution circuit breakers within crane cabin.
2204		Necessary disconnect switch and overload and short circuit protection shall be provided
2205		(MCCB/ MCB – Molded Cast Circuit Breaker/Miniature Circuit Breaker) for each
2206		individual consumer.
2207		
2208	4.1.9	Tagging
2209		_ Tag numbers shall be assigned by Supplier and shall then be followed through
2210		consistently on all Supplier drawings, documentation, and nameplates.
2211		_ This tagging system typically will not be applied to piping, internal electrical cabling, or
2212		equipment-specific components.
2213		
2214	4.1.10	Regulatory Compliance
2215		The vessel upon which this equipment will be installed will not be classed. However,
2216		the subject equipment shall comply with all OSHA requirements regarding equipment
2217		and personnel safety. The State of California has requirements concerning crane
2218		design, testing, certification, and operation as outlined in State of California Regulations
2219		1619 and referenced regulations. All certifications required for a new crane shall be
2220		obtained by supplier and submitted to Purchaser and Owner prior to final delivery of
2221		crane and barge.
2222		
2223	4.2	MAINTENANCE REQUIREMENTS
2224		_ The layout of equipment, and space, on the crane shall ensure that the maintenance
2225		activities, including the removal of all major pieces of equipment, can be carried out
2226		efficiently in the minimum of time.
2227		_ The layout of equipment shall permit ease of maintenance with adequate withdrawal
2228		space for components which can reasonably be expected to require removal in the
2229		lifetime of the equipment.
2230		_ The crane shall be fitted with all maintenance appurtenances required to allow this to be
2231		carried out.
2232		
2233	4.2.1	Access
2234		_ The crane shall be provided with access ladders, walkways, and all necessary
2235		handrails, to allow safe access to all parts of the crane for inspection and maintenance.



2236 2237 2238 2239 2240		Safe access shall be provided to the gantry or king post frame (depending on crane type), boom (with handrail) including the boom head, and including access to all equipment including light fixtures. The Supplier shall provide all necessary access platforms and an access ladder, with safety hoops. There shall be a safe means of access to the boom.
2241 2242		Each item of mechanical handling equipment shall allow safe access to all parts for inspection and maintenance purposes.
2243 2244	4.2.2	Safety Devices
2245		Safety devices shall not be dependent on air or electrical power except the crane
2246		monitor system.
2247		The crane shall also be fitted with a Safe Load Indicator with a recording facility to
2248		provide the lifting history of the crane (programmed PLC (programable logic controller)
2249		function, retrievable).
2250		The systems shall be simple, easy to maintain, and provide the crane operator with a
2251		status indication in the cab that they are fully operational.
2252		Floodlighting is required to illuminate the load throughout the entire operating envelope
2253		of the crane. Lighting is required for all access ways, ladders and working maintenance
2254		areas, this shall be combined with emergency lighting to ensure that personnel have
2255		sufficient light to exit from any area of the crane onto the main barge deck.
2256		An anemometer and wind direction indicator system shall be installed with the sensing
2257		units located on the top of the gantry where it can be reached for maintenance.
2258		Readout shall be located in the operator's cab where easily visible to the operator. The
2259		unit shall be powered by the crane power system (i.e. at battery voltage).
2260		_ Electrical isolators for Electrical cabinets shall be provided, if applicable.
2261		
2262	4.2.3	Ring or Kingpost Bearing
2263		_ Depending on the kind of crane, i.e. pedestal with ring bearing, or kingpost with upper
2264		and lower bearings, procedures and necessary equipment regarding following items 1-4
2265		shall be provided:
2266		1 Replacement of bearing (ref para 3.3.6 or 3.3.7 as appropriate)
2267		2 Bearing wear test.
2268		3 Taking of grease samples.
2269		4 Alignment check and adjustment of slew pinion and gear.
2270		
2271	4.3	FABRICATION AND ASSEMBLY
2272		_ Equipment shall be completely fabricated, painted, assembled, inspected, and function
2273		tested in Supplier facility.
2274		
2275	4.3.1	Quality Assurance / Quality Control
2276		The Purchaser and the Owner will ensure all purchased products conform to specified
2277		purchase order requirements by establishing and implementing any necessary source
2278		inspections or other activities. When source inspections are required, Purchaser's (and



2279		possibly Owner's) inspector(s) will conduct activities based on the Purchaser/Owner-
2280		approved Supplier Inspection and Test Plan (ITP). The Supplier must identify the critical
2281		inspection activities and present these in their Supplier Inspection and Test Plan. The
2282		product will not be allowed to ship until the inspector(s) issues an Inspection Release
2283		Certificate.
2284		Purchaser's and Owner's QA/QC contact information will be provided at the Supplier
2285		kick-off meeting.
2286		The SUPPLIER shall perform work in compliance with ISO 9001 Guidelines.
2287		
2288	4.3.2	Materials
2289		Supplier shall furnish new and unused materials, including CA required documentation,
2290		as required. Materials shall be free from manufacturing defects.
2291		
2292	4.3.3	Electrical
2293		The Supplier shall pre-wire all instruments and utility supplies to junction boxes
2294		mounted on the crane. The Supplier shall include cabling, cable trays of SS 316L,
2295		glanding, labeling, terminating, and testing all terminations.
2296		
2297	4.3.3.	1 General
2298		All recommended practices of ABS, USCG, and IEEE-45-2002 Recommended Practice
2299		for Electric Installations on Shipboard are deemed requirements of this Specification.
2300		All work shall conform to the latest U.S. Coast Guard and ABS Rules.
2301		All required equipment shall be Contractor furnished and installed.
2302		The Contractor shall provide vendor data of all Contractor-furnished equipment in the
2303		Data Book described in Section 4.4, Crane Documentation.
2304		
2305	4.3.3.	2 Cable & Cable Installation
2306		Cables shall be installed in Cableways in compliance with ABS, USCG, and other
2307		applicable Regulatory Body Requirements.
2308		Electrical cables shall meet ABS requirements, including flammability and bunched
2309		flammability criteria. Power cables shall have a 90°C operating temperature. All cables
2310		shall be properly selected for their intended purpose. Cables shall be run as directly as
2311		practicable, consistent with adequate ventilation of the cable wire ways, and with due
2312		care in the avoidance of hazardous or otherwise undesirable locations.
2313		Cables, insofar as practicable, shall not be installed in locations exposed to weather.
2314		Cables for weather deck mounted fixtures and equipment shall be installed on the inside
2315		surface of house structures supporting such fixtures and equipment.
2316		Cabling shall be neatly formed and installed in a workmanlike manner, giving particular
2317		attention to appearance.
2318		All cables shall be continuous between outlet boxes, connection boxes, switchboards,
2319		panel boards, etc. They shall enter the box and shall be secured by a clamp or
2320		connector to assure a good electrical connection between the cable armor, where fitted,



2321	and the box and wiring device, or the cable armor may be electrically connected to the
2322	enclosure by means of a suitable clamp or strap.
2323	Cable entry into electrical equipment in exposed areas shall generally be from below
2324	unless otherwise noted. At specific locations, where cable entry from below is
2325	impractical, cable entry from another direction shall be the subject of approval by the
2326	Purchaser and Owner.
2327	Control and monitoring cables to sensors, remote distribution panels, or to main
2328	processors, shall be segregated from power and lighting cables by at least 50 mm, or as
2329	otherwise approved by the Purchaser and Owner.
2330	Cable splicing shall not be allowed unless specified for a particular piece of equipment.
2331	Where required, the splice shall meet the ABS requirements in 4-8-3/9.19 and 4-8-
2332	4/21.23. The splice shall stagger the connections of each conductor. The splice kit
2333	shall provide for a watertight connection that incorporates crimped conductor
2334	connections, epoxy resin, and heat shrink jackets. Taping is not an acceptable
2335	alternative.
2336	Where cables pass through areas where they may be damaged, they shall be protected
2337	by stainless steel pipe or other Owner-approved conduit.
2338	Any damage to the cable outer jacket that occurs during cable installation shall be
2339	repaired by using a repair kit specifically designed for such purpose. Taping the cable
2340	jacket will not be acceptable. Where installation damage affects the conductor or
2341	conductor insulation, the entire cable shall be replaced.
2342	Connection of ship's cables by twisting together and taping is strictly prohibited.
2343	Removing strands from wire to fit a smaller lug is also prohibited.
2344	Where cables are oversized to suit voltage drop conditions and cannot easily be
2345	connected to light fixtures or convenience outlets, a jumper wire of smaller size can be
2346	used to connect the fixture or outlet to the larger cables to the fixture. The jumper must
2347	be lugged on both ends and made with a bolted splice inside of the fixture or outlet
2348	enclosure. The jumper wire must be sized to be adequately protected by the circuit
2349	breaker feeding the oversized cable.
2350	A single layer of cables shall rest on one hanger except that a second layer of smaller
2351	cables may be installed to fill in between larger cables to facilitate strapping of cables. If
2352	an additional layer of cables is required, it shall be supported on a second hanger
2353	bracketed a sufficient distance from the first to permit painting and inspection.
2354	
2355	4.3.3.3 Cableway & Penetrations
2356	Where cables pass through non-watertight non-gastight bulkheads, decks, or platforms,
2357	the openings shall be fitted with collars which extend at least 100 mm (6") above/below
2358	platforms and decks, and at least 50 mm from the surface of each side of bulkheads. If
2359	cables are to lay against the collar, a rubber or other softener shall be placed between
2360	the cables and the collar to prevent chafing.
2361	Cable supports shall be spaced not more than 300 mm (12") on horizontal and 500 mm
2362	(20") on vertical runs



2363		Steel hanger or flat bar not less than 5 mm (1/4") thick with corrosion resistant finish
2364		shall be used for all cable hanger material. Painting shall be acceptable as a corrosion
2365		resistant material for interior locations. Stainless steel shall be used for weather deck
2366		and other wet locations. Bolts, nuts, and washers are to be cadmium plated for interior
2367		use and are to be stainless steel or bronze for exterior use.
2368		Attachments to watertight bulkheads or decks by means of rivets or bolts penetrating
2369		the bulkhead or deck is not permitted. Studs or steel framing welded to the bulkhead or
2370		deck shall be used for mounting supports.
2371		Horizontal cableways on deck shall be protected over their entire length by a removable
2372		steel cover at least 5mm thick to protect against damage.
2373		Local runs of cable between cableways and devices may be supported by weld stud
2374		hangers or minimum 1" wide flat bar, with maximum spacing of 500 mm (20") between
2375		supports.
2376		Cables shall be strapped with stainless steel band straps at least 12 mm (1/2") wide to
2377		every fourth hanger on horizontal runs and every hanger on vertical or bulkhead runs.
2378		Where cables are supported by the strapping, they shall be strapped on every hanger.
2379		
2380	4.3.4	Nameplates and Labels
2381		Nameplates shall be of 316 stainless steel, plastic (flame-retardant material) or bronze,
2382		and information shall be etched or embossed.
2383		Nameplate shall be mounted on equipment in a visible location.
2384		All equipment, instruments, and controls shall be provided with a label plate identifying
2385		the system to which the item belongs, its tag number and any other pertinent
2386		operational data.
2387		Label plates shall be engraved, 3-laminate, colored plastic.
2388		Non-corrosive methods shall be used to identify all components permanently and
2389		clearly.
2390		Nameplates shall be permanently mounted on the unit in an accessible location using
2391		stainless steel pins.
2392		All nameplate details shall be shown on drawings and submitted for Purchaser and
2393		Owner review and comment.
2394		Major equipment components – including any and all electric motors, pumps, and
2395		engines - shall have a permanently attached, engraved, or stamped nameplate with the
2396		following information:
2397		Name of fabricator
2398		Date of manufacture
2399		Fabricator's serial number
2400		Item tag number
2401		Unit capacity
2402		- · · ·
2403	4.3.5	Assembly
2404		Unit shall be, as far as practicable provided fully assembled. Any disassembly required
2405		for shipping shall be performed in Supplier's shop. Supplier shall include an option to



2406		provide field labor and materials for re-assembly at Purchaser's facility in Supplier
2407		Scope of Supply as a line-item option.
2408		No threaded connections shall be allowed in fuel service.
2409		
2410	4.3.6	Coatings and Corrosion Protection
2411		Supplier shall propose and submit an offshore coating system suitable for a marine,
2412		salt-laden environment. Purchaser and Owner shall either agree to Supplier's proposal
2413		or provide a counter proposal of a system.
2414		_ All Major buyout items, such as the prime mover, pumps, valves, etc. contained within
2415		the machinery enclosure shall retain their factory OEM coatings.
2416		_ The final paint color for the external parts of the crane including the cab, frame, gantry,
2417		boom, machinery enclosure, handrails, and other parts visible from the side and below
2418		shall be "Port Blue" per the following description:
2419		_ Port Blue: per PPG 1/48 point scale 96 line colorant:
2420		1. Thalo Green 8 -1/2 ounces per 5 gallons (D)
2421		2. Thalo Blue 16 -3/4 ounces per 5 gallons (E)
2422		3. Raw Umber ¼ ounce per 5 gallons (L)
2423		4. Titanium White 9 ounces per 5 gallons (W)
2424		_ The pedestal shall be gray (Purchaser to provide RAL No.) to match the barge stub.
2425		
2426	4.3.7	Inspection and Testing
2427		Supplier shall present their standard inspection / testing plan (ITP) with the quotation.
2428		The equipment shall be fully assembled and tested by Supplier prior to shipment. Dry
2429		Instrument Air (Free of oil and moisture) shall be used for testing of instrumentation
2430		requiring gas or air.
2431		This equipment shall be supplied with manufacturing and testing survey reports signed
2432		by Purchaser (and Owner if present).
2433		The crane test procedure shall be submitted to Purchaser and Owner for approval.
2434		The test schedule shall be notified to Purchaser and Owner at least one month in
2435		advance.
2436		Inspection and test record shall be submitted at equipment delivery. The record will
2437		cover all inspection and testing performed including
2438		Structure material and welding
2439		Piping material and valve & fitting
2440		Electrical and Instrumentation
2441		Function test of fully assembled crane
2442		Load test.
2443		Each item of the mechanical handling equipment shall be fully tested at the Supplier's
2444		works.
2445		THE FOLLOWING ADDITIONAL NDE (Non Destructive Examination) REQUIREMENTS
2446		SHALL APPLY:
2447		
		i) All welds in pressure parts constructed from stainless steel materials shall be subject



EXHIBIT A0Specifications

2449		ii) All welds to be 100% visually inspected and 100% Magnetic Particle inspected. Full
2450		penetration and Butt welds will also be subjected to 100% volumetric NDE by either
2451		ultrasonic or radiography. All areas under lifting points shall be subject to 100%
2452		ultrasonic inspection before welding on the attachment to ensure area is free from
2453		subsurface laminations, followed by Ultrasonic Testing (UT) inspection to verify weld
2454		quality.
2455		iii) The acceptance criteria for NDE shall be in accordance with American Welding
2456		Society (AWS) D1.1 Table 6.1 for Visual and Magnetic Particle Inspection. For
2457		Volumetric examination by either Ultrasonic or Radiography the acceptance criteria
2458		shall be AWS D1.1 Sections 6.13.2 and 6.12.1 respectively.
2459		Crane, hoists, wire ropes, hooks, shall be proof load tested and certified.
2460		
2461	4.3.8	Preparation for shipment
2462		_ Unless otherwise approved in writing by Purchaser and Owner, no work which requires
2463		inspection and testing may be shipped until the work has been inspected, tested and
2464		Purchaser and Owner have issued a signed Inspection Release Certificate (IRC) to
2465		Supplier. If CA survey is required, this equipment may not be shipped until CA has
2466		issued a survey report or has signed a letter stating that: they intend to issue a survey
2467		report and shipping may be allowed.
2468		Supplier shall provide the work FOB or other mutually agreed shipping terms from
2469		Supplier's facility to Fabricator's facility, domestic packed, loaded and secured onto
2470		Supplier's supplied transport in accordance with contract procedures and specifications.
2471		_ The Supplier shall be responsible for the loading and securing and transport of the
2472		equipment to Purchaser's facility.
2473		_ Screwed connections shall be protected with threaded steel plugs or caps.
2474		_ All machined surfaces and threaded connections subject to corrosion from atmospheric
2475		conditions shall be protected by coating with a rust prevention product.
2476		_ Coupling spacers shall be removed, boxed (complete with bolts), and shipped inside the
2477		skid package.
2478		_ Any openings in piping, flanges, and fittings, junction boxes, panels, and conduit shall
2479		be blanked off (airtight) and protected with wood or steel covers. Covers shall be
2480		attached by bolting or threading.
2481		_ All instruments, controls, and other items that are susceptible to damage during
2482		shipment shall be removed, crated in waterproof boxes, and securely strapped to the
2483		skid.
2484		_ One set of installation, operating and maintenance instructions and preservation
2485		procedures shall be included with the equipment at the time of shipment.
2486		_ Supplier shall submit equipment preservation procedures to Purchaser and Owner, for
2487		review and approval, at least two (2) months prior to shipment.
2488		_ Equipment shall be prepared for outdoor storage per Purchaser and Owner approved
2489		procedures. The duration of storage shall be as per contract, default minimum shall be
2490		12 months.

Exhibit A0 Specifications

2490 2491

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EXHIBIT A0Specifications

2492	4.3.9	Heavy Lift
2493		If the equipment is designated as "Heavy Lift" or if this requisition is for heavy lift
2494		services, supplier shall include in supplier pricing to provide the Load out Option 2:
2495		using crawler crane
2496		Supplier shall provide all calculations required for lift, load out, sea fastening, and
2497 2498		transportation.
2490		_ If supplier is awarded an order, Supplier will provide the following information prior to shipment:
2500		Correct crane specs and certificates
2501		Padeye material / mill certificates, and padeye calculations
2502		Padeye Non Destructive Test reports
2503		Sling and shackle certificates, and calculations
2504		
2505	4.4	DOCUMENTATION
2506		_ A full set of documentation for the crane shall be assembled and submitted to the
2507		Purchaser/Owner upon delivery of the crane. This documentation shall include the full
2508		set of records for the crane fabrication and assembly and documentation covering all of
2509		the purchased fittings and equipment installed. Operating and maintenance manuals
2510		shall also be prepared and submitted as part of the documentation set. Three volumes
2511 2512		are envisioned, 1) a data book, 2) an assembly and maintenance manual, and 3) an
2512		operating manual.
2514	4.4.1	Crane Fabrication and Data Documentation
2515	7.7.1	Crane documentation shall include as-built drawings with final member sizes and
2516		arrangements, final inspection reports, material certificates, weld inspection records,
2517		coating inspection records, final test reports, final weight reports, and any other relevant
2518		documentation. The Data Book shall include equipment cut sheets, dimensioned
2519		arrangement drawings, parts lists, assembly drawings, component material
2520		descriptions, securing details, and details of interfaces with the barge piping, electrical
2521		power, and structural systems for all purchased equipment and fittings. All certifications
2522		and approval documents required for individual components and for the fully assembled
2523		crane shall be included in the data books.
2524	4.4.0	A constitution I Marketon and a Manual
2525	4.4.2	Assembly and Maintenance Manual
2526 2527		_ The assembly and maintenance manual to be prepared by the Supplier describing
252 <i>1</i> 2528		original crane assembly procedures required to assemble the crane on the barge
2526 2529		initially, any commissioning procedures, and initial startup procedures. Maintenance procedures and intervals shall be described for each component of the crane requiring
2530		regular service. The documentation shall include original fabricators maintenance
2531		recommendations and procedures.

4.4.3 Operating Manual

25322533



EXHIBIT A0Specifications

2534 2535		The operating manual shall include detailed instructions, procedures, and warnings for the safe operation of the crane and for each component installed on the crane. Each
2536 2537		function shall be described and its operating procedures detailed.
2538	4.4.4	Submittals
2539		_ Draft versions of each manual shall be submitted to the Purchaser and Owner for
2540		review and approval one month before delivery of the completed barge. The Purchaser
2541		and Owner will provide feedback two weeks prior to final acceptance testing of the
2542		crane.
2543		Four hard copies and one electronic copy of each manual shall be furnished to the
2544 2545		Owner on final acceptance of the crane.
2546	4.5	POST DELIVERY ITEMS
2547	4.5	1 OOT BELIVERT TIEMO
2548	4.5.1	Training
2549		Supplier shall specify how much training and how long that training should take for
2550		operators to become proficient in the operation and maintenance of the equipment.
2551		Supplier shall include the cost to provide training for up to five operators to become
2552		proficient on operating and maintaining Supplier Work as three line-item options. The
2553		first option shall only include for training Owner's operators at Supplier selected site
2554		(such as design or fabrication facility). The second option shall include training only in
2555		Fabricator's facility during pre-commissioning onboard the barge. The third option shall
2556		include training only at Owner's dock after barge delivered to Port of San Francisco.
2557 2558	152	Pre-Commissioning and Commissioning Assistance
2559	4.3.2	Supplier shall include the cost to provide startup and commissioning assistance at
2560		Fabricator for at least one week, as a line-item option.
2561		abridator for at loads one wook, as a fine from option.
2562	4.5.3	Spare Parts, Special Tools and Accessories
2563		_ The Supplier shall submit the recommended spare parts lists (commissioning / start-up
2564		and two (2) years spares; Critical Spares shall be highlighted) with their proposal. The
2565		list shall be itemized and priced separately.
2566		$_$ The list of any special tools and accessories, and required operating chemicals, fluids o
2567		lubricants shall be furnished.
2568		Spare parts if furnished shall be provided in two (2) separate boxes and labeled as
2569		"Two Year Spares", and "Start Up and Commissioning Spare / Special Tools".
2570		_ All spare parts and special tools shall be provided in a supplier provided painted (crane
2571		part system with name stenciled on the box) job site steel box with a padlock locking
2572 2573		mechanism. Spare parts and special tools if furnished shall be adequately protected from corrosion
2573 2574		and mechanical damage. Identification tags or labeling shall be provided on every
2575		spare part and tool.
_0,0		abaia bair aila raaii

2576



2577	4.5.4	Warranty / Guarantee
2578		Supplier shall guarantee the Pedestal Crane will comply with the requirements of the
2579		Contract Documents, as integrated in the City-approved final 100% design. Failure to
2580		conform to the Contract Documents, as integrated in the City-approved final 100%
2581		design shall obligate Supplier to repair or replace the equipment at their sole cost.
2582		Supplier shall warrant the work for 18 months from shipment or 12 months from
2583		commissioning, whichever is earlier. A two year extended warranty from the
2584		manufacturer shall be provided to begin at the conclusion of the original warranty
2585		period The warranty, as a minimum, shall cover all defects in and/or from: engineering,
2586		design, manufacturing, materials, corrosion protection application / performance, and
2587		preparation for shipment and packing of the Pedestal Crane. Performance requirements
2588		for the Pedestal Crane are listed in paragraph 4.3.
2589		Warranty for crane shall transfer to Owner in full on acceptance of crane after
2590		installation, commissioning and testing on the barge and final acceptance of barge from
2591		Purchaser.
2592		
2593	APPE	ENDIX 1 INFORMATION TO BE SUPPLIED WITH RESPONSE
2594		
2595	Inforn	nation to be supplied with response:
2596		General Arrangement of the crane
2597		Plan view of crane
2598		Elevation view of crane
2599		_ Stack up Arrangements showing crane with hook block lifting 135' x 48" dia pile on
2600		barge with 3 ft draft. Two conditions shall be shown:
2601		Minimum hook radius with this lift – radius shall be clearly denoted
2602		hook radius of 60 ft
2603		Weight and Location of center of gravity of crane without boom
2604		Weight and Location of center of gravity of the boom only
2605		Manufacturer and Weights of Blocks (Main lifts) and Overhaul ball (Aux)
2606		Make and model of diesel engine plus Tier 4 certificate
2607		Make and model of other major components including hydraulic pump(s) and winches
2608		Sizes, lengths, strength, and construction of wire rope for each hoist
2609		Description of hydraulic system including justification for proposed pumps considering
2610		the Intermediate Duty service and longevity required.
2611		Joystick controls functions and arrangement
2612		Make and description of the crane load monitoring system
2613		Make and description of anemometer/wind indicator
2614		Proposed Coating System(s) for all parts of the crane
2615		Proposed Inspection and Test Plan with major hold points identified.
2616		_ Recommended spare parts lists (Critical Spares shall be highlighted):
2617		Commissioning / start-up
2618		_ Two (2) years spares
2619		Recommended training Options:



EXHIBIT A0 Specifications

2620 2621 2622 2623 2624	At Supplier's facility during testing At Fabricator during testing and commissioning onboard the barge At Owner's facility after delivery of the barge Performance and process guarantees								
2625	• •	- Supplier Data Requirem		with a draft prior to	daliyamı and				
2626 2627		provide the following information delivery of the graps	ilion at a minimum	with a drait prior to	delivery and				
2628	Item No.	at delivery of the crane. Description	With Response	For Review	Data Book				
2629	item No.	Description	willi Nesponse	and approval	Manual				
2630	1	Arrangement Drawings	Χ	апи арргочаг Х	X				
2631	2	Quality Manual	X	X	^				
2632	3	Inspection and Test Plan	Χ	X					
2633	3	Engineering/Procurement/		X					
2634	T	Fabrication Schedule	Λ						
2635	5	Supplier Drawing and		X					
2636		Document Register		,					
2637	6	Installation, Operation and		Χ	X				
2638		Maintenance Manual		,	7.				
2639	7	Parts manual		Χ	Χ				
2640	8	Commissioning Spare	Χ	X	X				
2641		Parts Lists							
2642	9	Recommended Spare	Χ	Χ	Χ				
2643		Parts Lists							
2644	10	List of Specialized Tools		Χ	Χ				
2645	11	Manufacturers Catalogues	;		Χ				
2646	12	Piping and Instrument		Χ	Χ				
2647		Diagrams							
2648	13	Electrical Diagrams							
2649	14	Piping layout		X	X				
2650	15	Detailed Drawings		X	Χ				
2651	16	Technical Specification	Χ	X					

EXHIBIT A-1 – General Arrangement

GENERAL NOTES

- THIS DRAWING PRESENTS THE GENERAL ARRANGEMENT OF A CRANE BARGE FOR PERFORMING ROUTINE REPAIRS AND OTHER LIFTING WORKS ALONG THE SAN FRANCISCO WATERFRONT. THE BARGE IS DESIGNED TO PROVIDE STABILITY AND STRENGTH TO LIFT AND HANDLE PILES UP TO 135 FT IN LENGTH AND TO 76,000 LB AT 60 FT RADIUS FROM CRANE CL. SPULD PILES TO HOLD BARGE IN 35 KNOTS WIND AND 2 KNOTS CURRENT IN 40 FT WATER DEPTH.
- THE BARGE IS DESIGNED TO MEET THE REQUIREMENTS OF THE ABS RULES FOR BUILDING AND CLASSING STEEL BARGES, 2020, ALTHOUGH THE DESIGN WILL NOT ACTUALLY BE REVIEWED NOR APPROVED BY CLASS.
- 4. THE BARGE IS FURTHER DESIGNED TO SATISFY THE USCG STABILITY REQUIREMENTS IN 46 CFR SUBCHAPTER S.

ABBREVIATIONS

LABOVE BASELINE	EXISTG EXISTING
TABOUT	FR FRAME
IDBULKHEAD	FWD FORWARD
TBRACKET	GDR GIRDER
. DOTTON	LONG! LONGITUE

BTM ____BOTTOM
CHK ___ CHOCK
CL ____ CENTERLINE
CLR ___ CLEAR CMG ___ COAMING
CTR ___ CENTER
DBL ___ DOUBLE
DET ___ DETAIL
D.O. ___ DITTO (SAME AS)

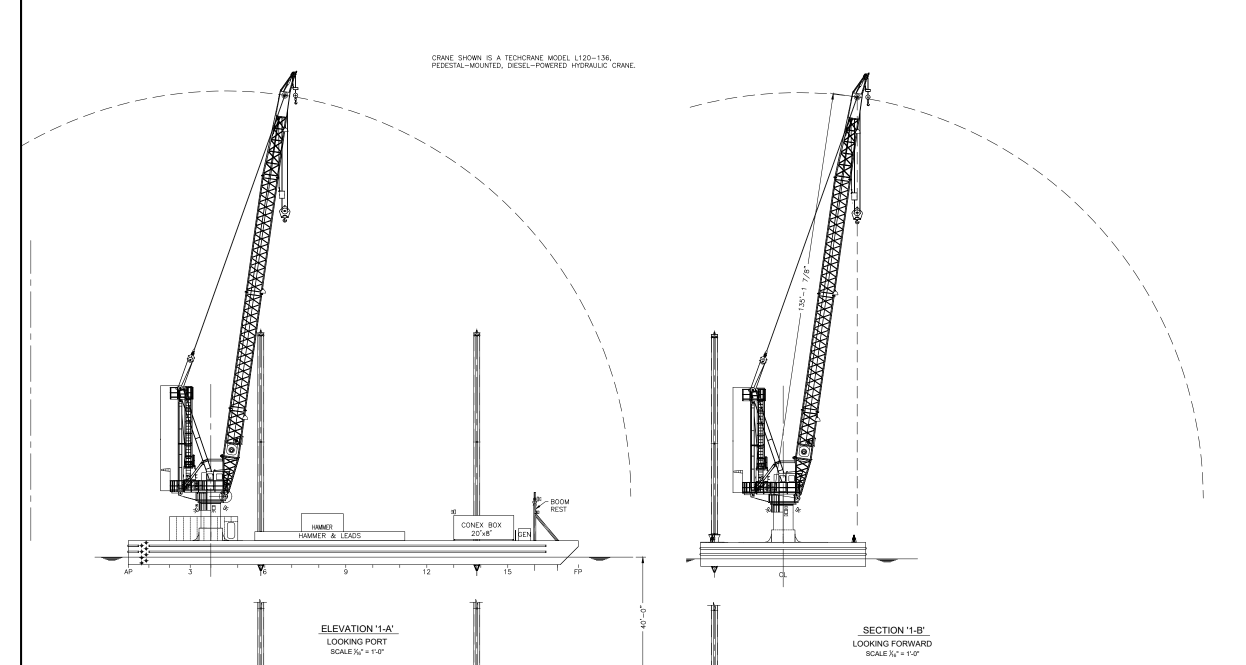
LONGIL LONGITUDINAL
NS NEAR SIDE
N&F NEAR & FAR
OPNG OPENING
OUTBD OUTBOARD
PLT PLATE
PLTG PLATING
REF REFERENCE
STD STANDARD

STD STANDARD
T&B TOP & BOTTOM
TYP TYPICAL
WT WATERTIGHT

DRAWING INDEX

SHT 1- PRINCIPAL PARTICULARS, GEN NOTES, ABBREVIATIONS DEPLOYED OUTBOARD PROFILE, AFT PROFILE SHT 2- STOWED OUTBOARD PROFILE, MAIN DECK ARRANGEMENT SHT 3- TANK ARRANGEMENT

PRINCIPAL PARTICULARS



	REVISIONS	
No.	DESCRIPTION	BY/DATE/APPD
-	PRELIMINARY ISSUE TO CLIENT FOR REVIEW.	
	RJI	P 12/11/20 JRP
0	PRELIMINARY ISSUE TO CLIENT FOR REVIEW.	
	 SUBDIVIDED BOW CENTER VOID TO ADD CENTER I BALLAST TANK PLUS TWO VOIDS, ONE EACH P & 2. ADDED DECK HYDRAULIC PIPING. 	
	JRI	P 3/08/21 JRP
1	ISSUE FOR BIDDING 1. ADDED SHELL POCKET LADDERS FORE AND AFT 2. ADDED SECOND DECK HATCH TO MOST COMPART JRI	MENTS P 4/06/21 JRP
2	RE-ISSUE FOR BIDDING 1. CORRECTED DISPLACEMENT JRI	P 6/13/22 JRP
3	REVISED PER FINAL SPECIFICATION AM	H 2/6/25 JRP

REFERENCES

No.	IIILE	DWG No.
1	STRUCTURAL SCANTLING PLAN	2018-060-01-02
2	SPUD PILE	2018-060-01-03
3	OUTFITTING	2018-060-01-04
4	MECHANICAL ARRANGEMENT	2018-060-01-05
5		

Herbert Engineering Corp.

RJP DATE: DEC 11, 2020 SCALE: AS NOTED DRWN: CHKD: JRP APPD: SAS ACADFILE: 180600101-3 PROJECT FILE: 2018-060-01 PLOTSCALE: 1:2 ON ANSI E

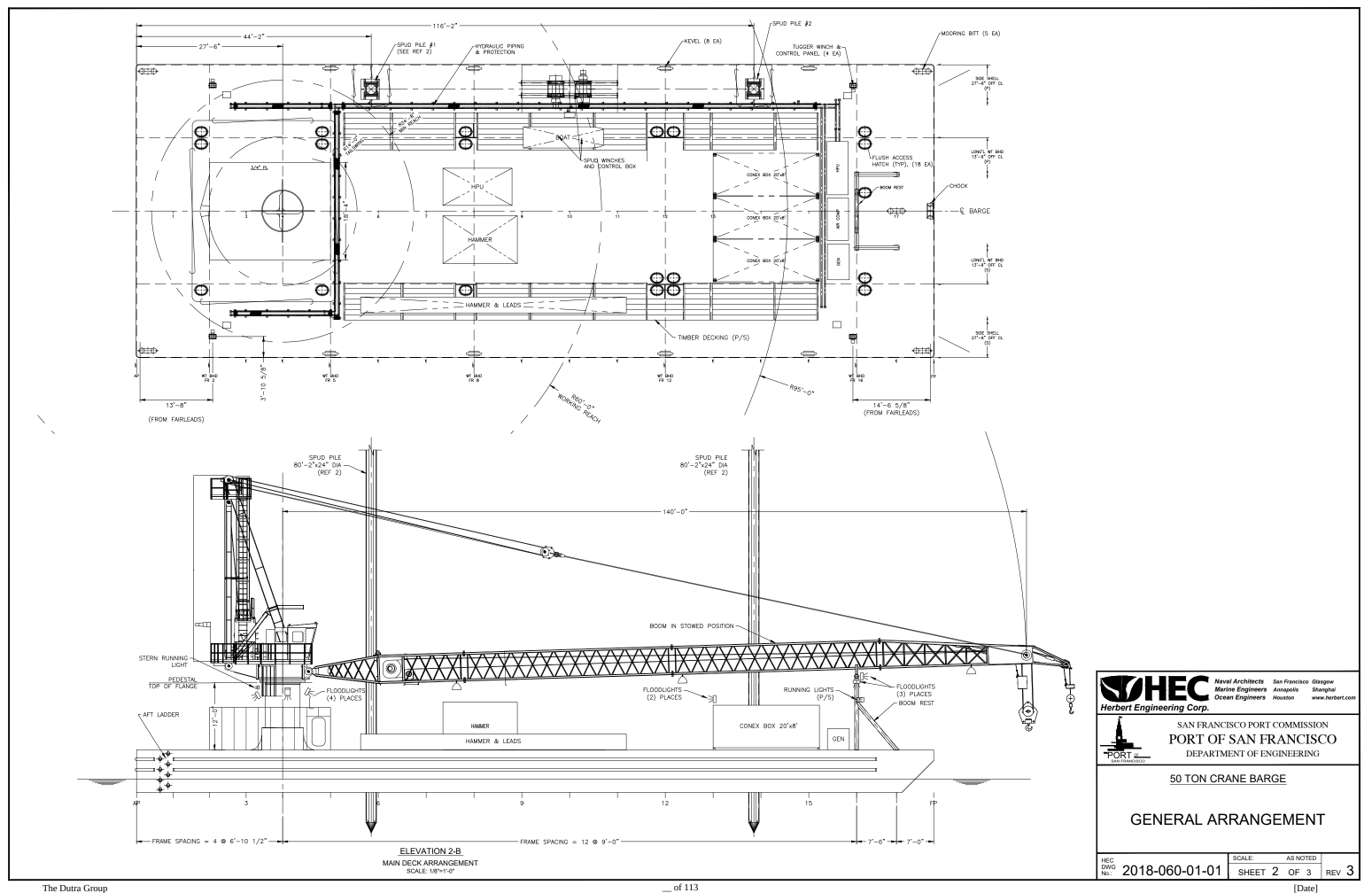


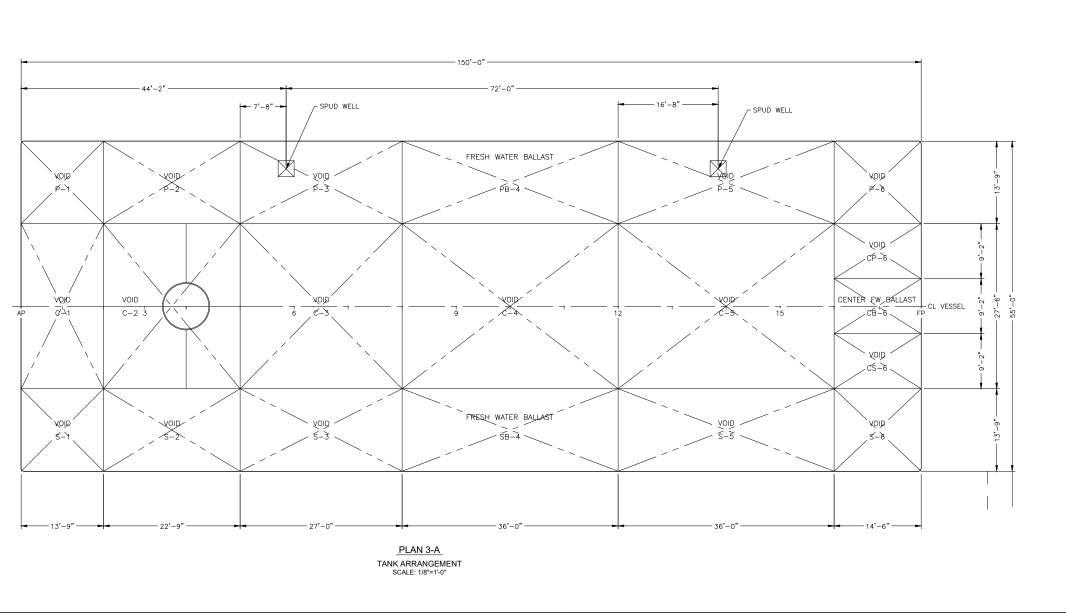
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

GENERAL ARRANGEMENT

OWNER APPVL:		DWG 2018-060-01-01
DATE:	-	No.: 2010-000-01-01
FILE:	-	SHEET 1 OF 3 REV 3









SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

50 TON CRANE BARGE

GENERAL ARRANGEMENT

DWG No.: 2018-060-01-01

AS NOTED SHEET 3 OF 3 REV 3

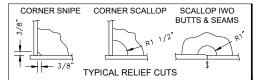
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EXHIBIT A-2 – Structural Scantling Plan

GENERAL NOTES

- THIS DRAWING PRESENTS THE CONTRACT DESIGN OF A CRANE BARGE FOR PERFORMING ROUTINE REPAIRS AND OTHER LIFTING WORKS ALONG THE SAN FRANCISCO WATERFRONT.
- ALL PLAN VIEWS ARE TOP LOOKING DOWN. ALL SECTIONS ARE LOOKING AFT. ELEVATIONS VIEWS ARE LOOKING TO PORT, AS FOLLOWS:
 STARBOARD SIDE: OUTBOARD LOOKING INBOARD
 PORT SIDE: INBOARD LOOKING OUTBOARD
- THE BARGE IS DESIGNED TO PROVIDE STABILITY AND STRENGTH TO LIFT AND HANDLE PILES UP TO 135 FT IN LENGTH AND TO 76,000 LB AT A 60 FT RADIUS FROM CRANE CL.
- 4. THE BARGE IS DESIGNED TO MEET THE REQUIREMENTS OF THE ABS RULES FOR BUILDING AND CLASSING STEEL BARGES, 2020. THE DESIGN WILL NOT BE REVIEWED NOR APPROVED BY CLASS.
- 5. THE BARGE IS FURTHER DESIGNED TO SATISFY THE USCG STABILITY REQUIREMENTS IN 46 CFR SUBCHAPTER S.
- 6. ALL MATERIAL, WELDING, FABRICATION AND WORKMANSHIP IS TO BE IN ACCORDANCE WITH APPLICABLE ABS RULES AND TO THE SATISFACTION OF THE ATTENDING SURVEYOR (IF ANY) AND THE OWNER.
- 7. THERE SHALL BE NO SUBSTITUTIONS WITHOUT PRIOR APPROVAL OF SURVEYOR AND THE OWNER'S REPRESENTATIVE.
- 8. ALL NEW STEEL IS TO BE ABS GRADE A OR ASTM A-36 UNLESS NOTED
- 9. ALL FAYING SURFACES TO BE SEAL WELDED.
- 10. EXCEPT WHERE NOTED, ALL WELDS ARE TO BE DOUBLE CONTINUOUS FILLETS WRAPPED AT THE ENDS. UNLESS OTHERWISE INDICATED, WELDS SHALL BE SIZED PER THE TABLE SHOWN BELOW. SIZES PERTAIN TO THE LEG LENGTH.
- 11. PROVIDE RELIEF CUTS AS SHOWN IN THE TABLE BELOW. IF NONE IS SHOWN ON THE DETAIL, IT IS ASSUMED TO HAVE THE 3/8"x3/8" CORNER SNIPE FIT OVER EXISTING FILLET WELD AND IS TO BE FILLED WITH WELD. SCALLOPS SHALL HAVE RADII AS SHOWN IN THE TABLE BELOW UNLESS NOTED OTHERWISE.

FILLET WELD SIZING TABLE								
	THICKNESS OF THINNER PLATE	≤1/4"	5/16"	3/8"	7/16"	1/2"	5/8"	≥3/4"
	FILLET WELD <u>LEG</u> SIZE	3/16"	7/32"	7/32"	1/4"	5/16"	5/16"	3/8"



PRINCIPAL PARTICULARS

BEAM					
DEPTH	8'-0"		A ¹		
DRAFT	2'-6"		2		
DISPLACEMENT	776 SHORT	TONS 4			
LIFT CAPACITY					
LIFT CAPACITY	112,000LB	@ 60'-0"	RADIUS	(ANY	DIRECTION)
LIFT CAPACITY	26,500LB	□ 150'-0"	RADIUS	(ANY	DIRECTION)
DESIGN WATER DEPTH_					
DESIGN WATER DEPTH_	40 FT (P	DSITIONED W	ITH SPU) PILE	(S)
AREA LOADING ON DECK	= 1200 L	B/SQUARE F	TOOT		

150'-0"

DRAWING INDEX

SHT 1 __ PRINCIPAL PARTICULARS, GEN NOTES, ABBREVIATIONS

SHT 1 — PRINCIPAL PARTICULARS, GEN NOTES, ABBREVIATIONS
SHT 2 — MAIN DECK PLATING
SHT 3 — BOTTOM PLATING
SHT 4 — TYPICAL MIDSHIP & WEB FRAME SECTIONS
SHT 5 — TYPICAL TRANSVERSE WT BHD & TRANSVERSE STRUCTURE IWO CRANE PEDESTAL FOUNDATION
SHT 6 — SECTIONS — BOW & STERN
SHT 7 — ELEVATIONS
SHT 8 — COMMON DETAILS
SHT 9 — DETAILS — BOW & CRANE PEDESTAL
SHT 10 — DETAILS — BOW & CRANE PEDESTAL
SHT 11 — DETAILS — SPUD WELL
SHT 11 — DETAILS — SPUD WELL
SHT 12 — DETAILS — SPUD WELL

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ABBREVIATIONS

ABL ABOVE BASELINE	EXISTG EXISTING
ABT ABOUT	FR FRAME
BHD BULKHEAD	FWD FORWARD
BKT BRACKET	GDR GIRDER
втм воттом	LONGL LONGITUDINAL
CHK CHOCK	NS NEAR SIDE
CL CENTERLINE	N&F NEAR & FAR
CLRCLEAR	OPNG OPENING
CMG COAMING	OUTBD OUTBOARD
CTR CENTER	PLTPLATE
DBL DOUBLE	PLTG PLATING
DET DETAIL	REF REFERENCE
D.O DITTO (SAME AS)	STD STANDARD
	T&B TOP & BOTTO
	TYP TYPICAL
	WT WATERTICHT

	REVISIONS						
О.	DESCRIPTION		BY/DATE/APPD				
-	PRELIMINARY ISSUE TO CLIENT FOR REVIEW.						
		RJP	12/11/20 JRP				
0	ISSUE FOR BIDDING						
		JRP	3/8/21 JRP				
1	ISSUE FOR BIDDING 1. ADD ONE DECK HATCH OPENING FOR MOST 2. ADD CALL OUT FOR CL TRUSS CHORDS	COMF	PARTMENTS				
		JRP	4/6/21 JRP				
2	RE-ISSUE FOR BIDDING 1. CORRECTED DISPLACEMENT						
		JRP	6/13/2022 JRF				

	REFERENCES					
lo.	TITLE	DWG No.				
1	GENERAL ARRANGEMENT	2018-060-01-01				
2	SPUD PILE	2018-060-01-03				
3	OUTFITTING	2018-060-01-04				
4	-	-				
5	-	-				



	•	• ,				
DRWN:	RJP	DATE: DE	C 11, 2020	SCALE:	AS NOTED	
CHKD:	JRP	APPD:	SAS	ACADFILE:	180600102-2	
PROJECT FILE:		2018-060-0	01	PLOTSCALE: 1:2 ON ANSI B		
ABS APPRO	OVAL: -					

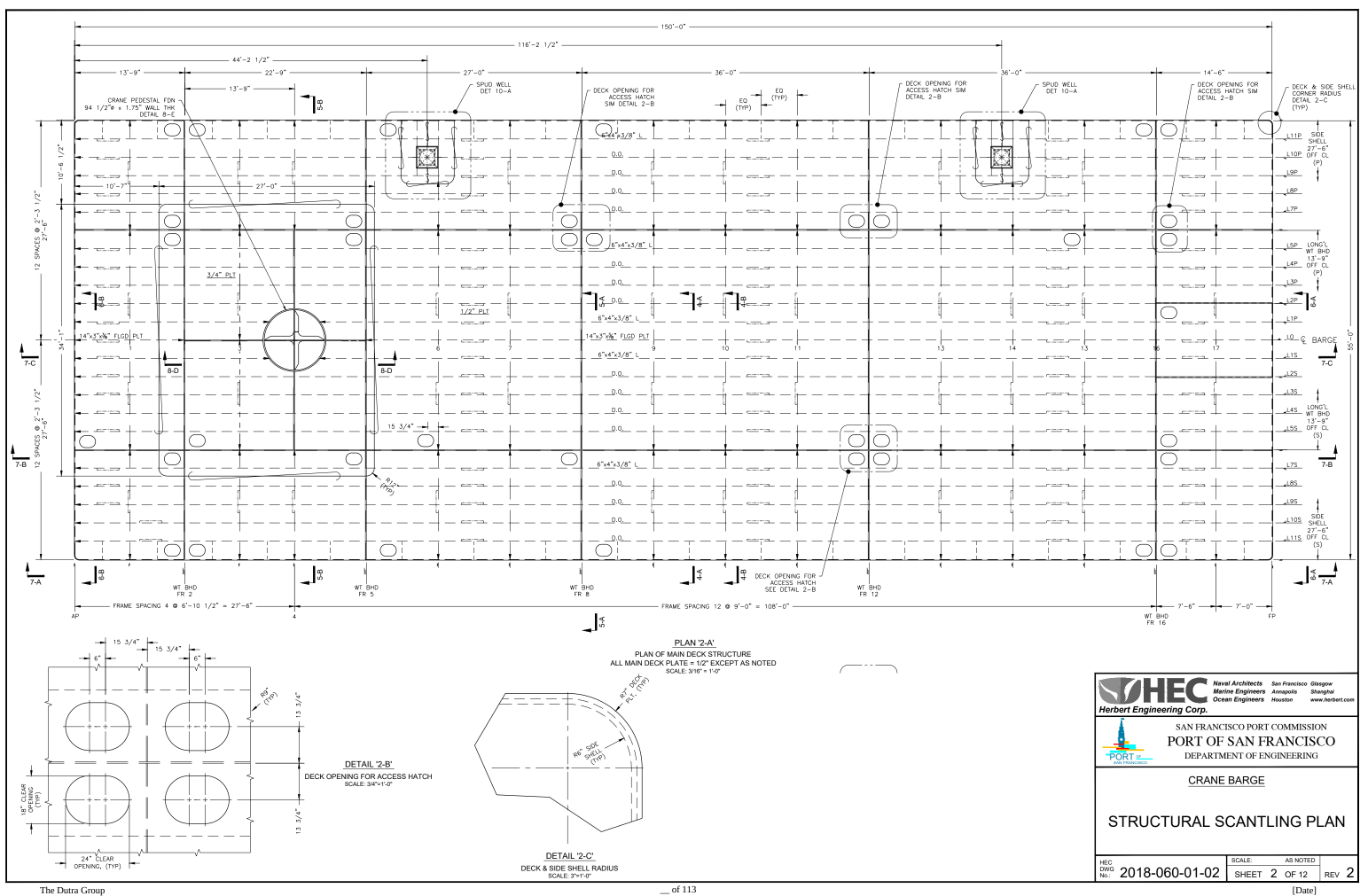


SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

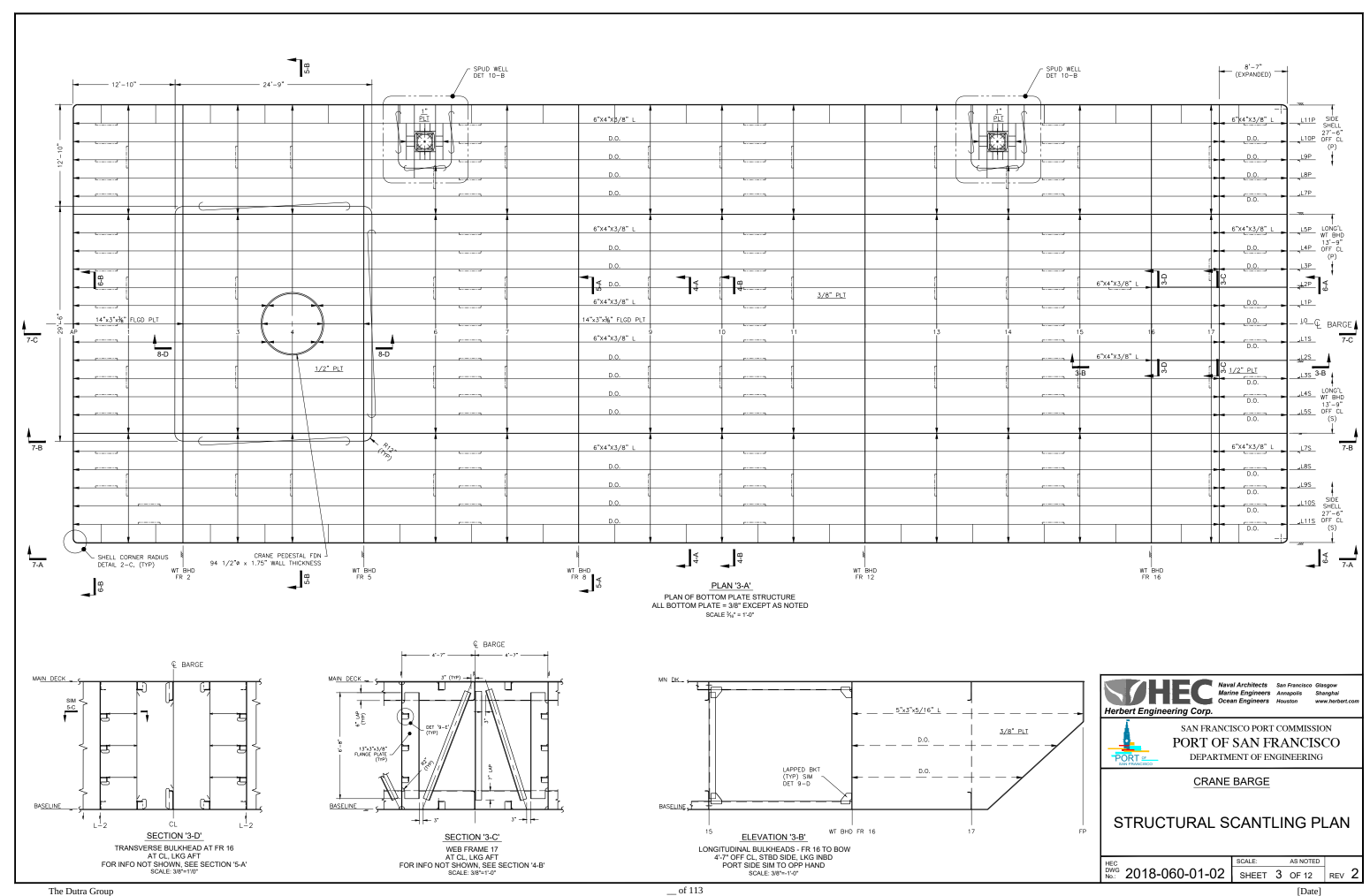
CRANE BARGE

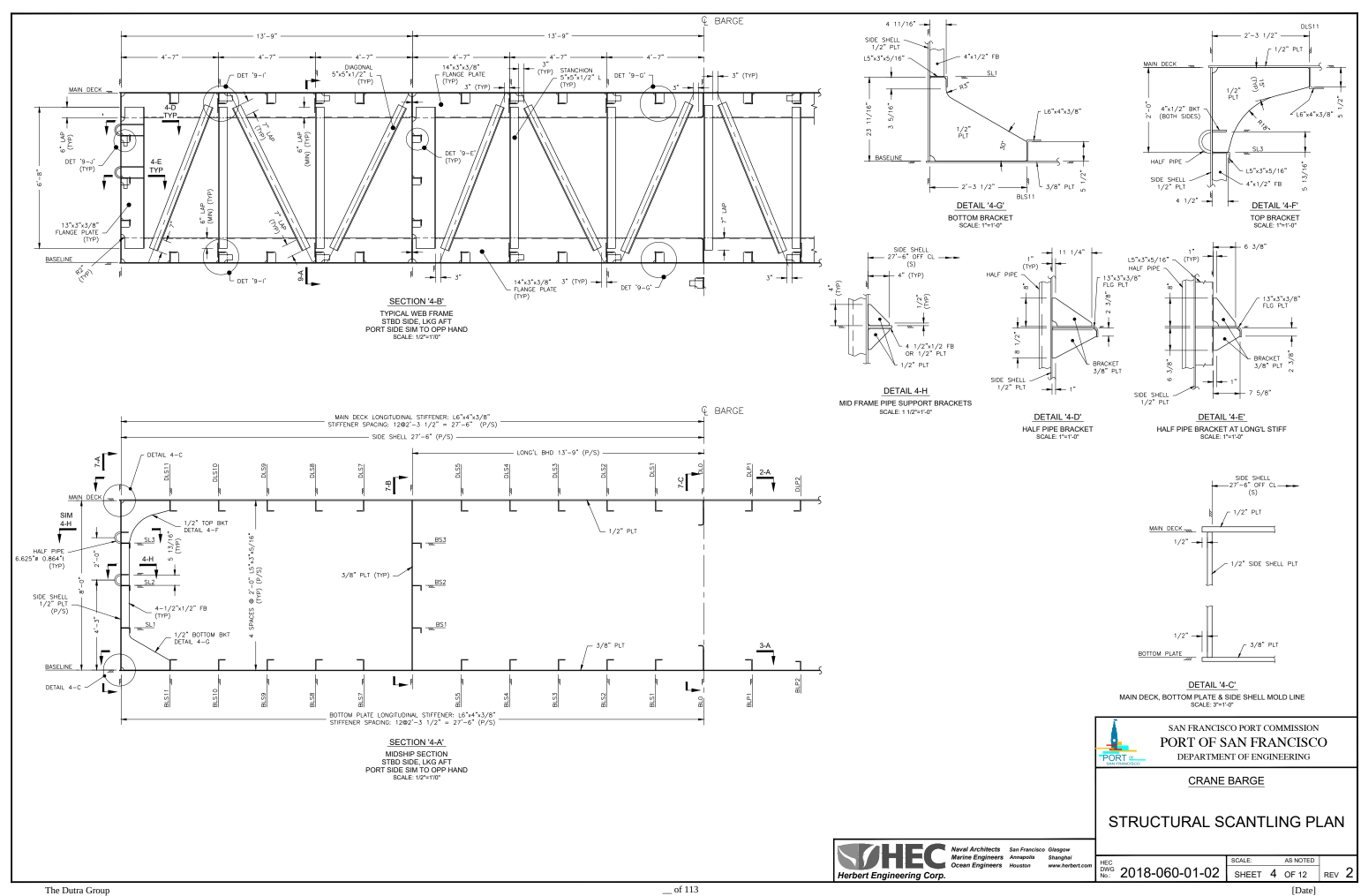
STRUCTURAL SCANTLING PLAN

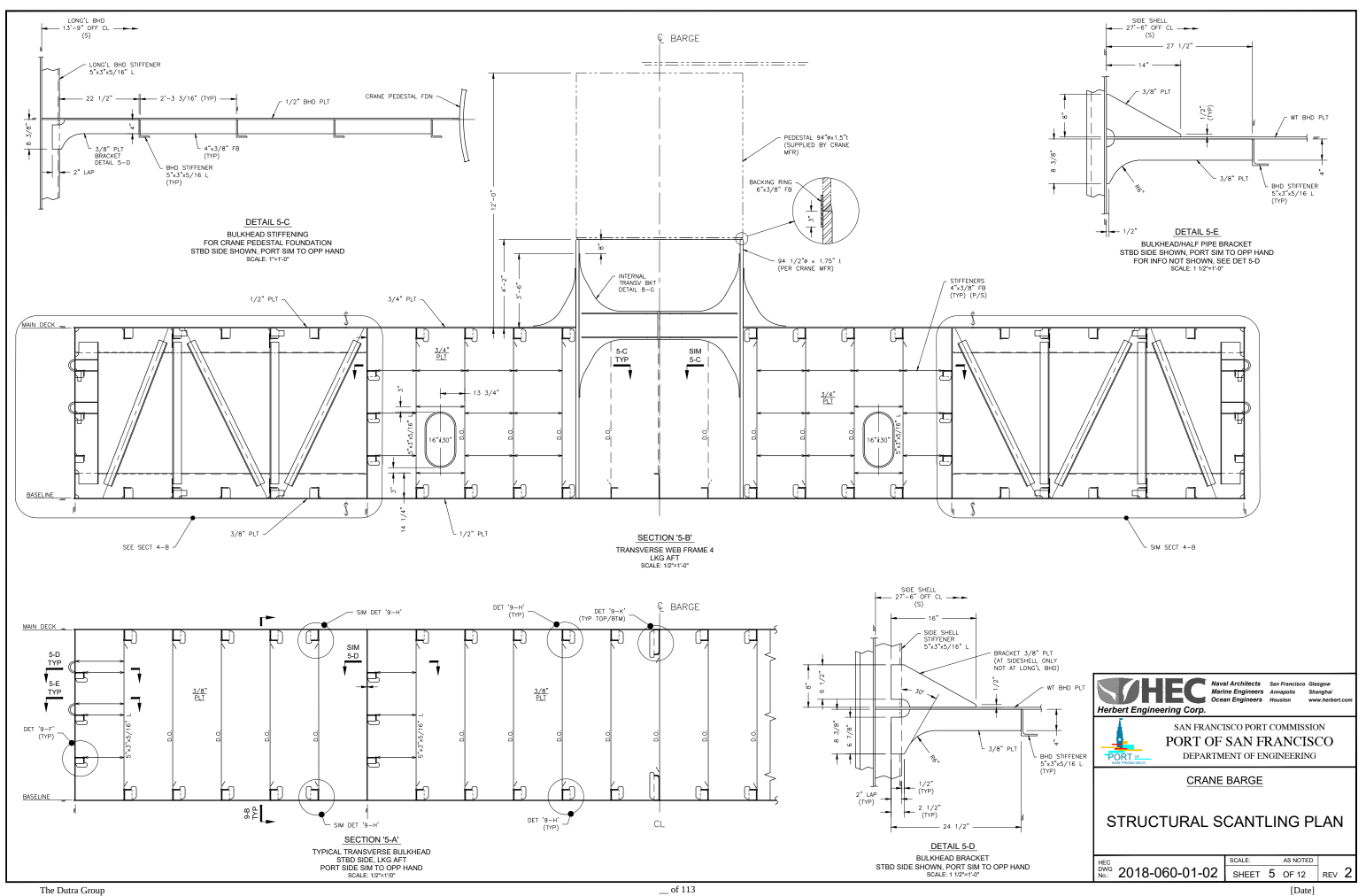
OWNER APPVL: -	HEC DWG 2018-060-01-02
DATE: -	No.: 2010-000-01-02
FILE: -	SHEET 1 OF 12 REV 2

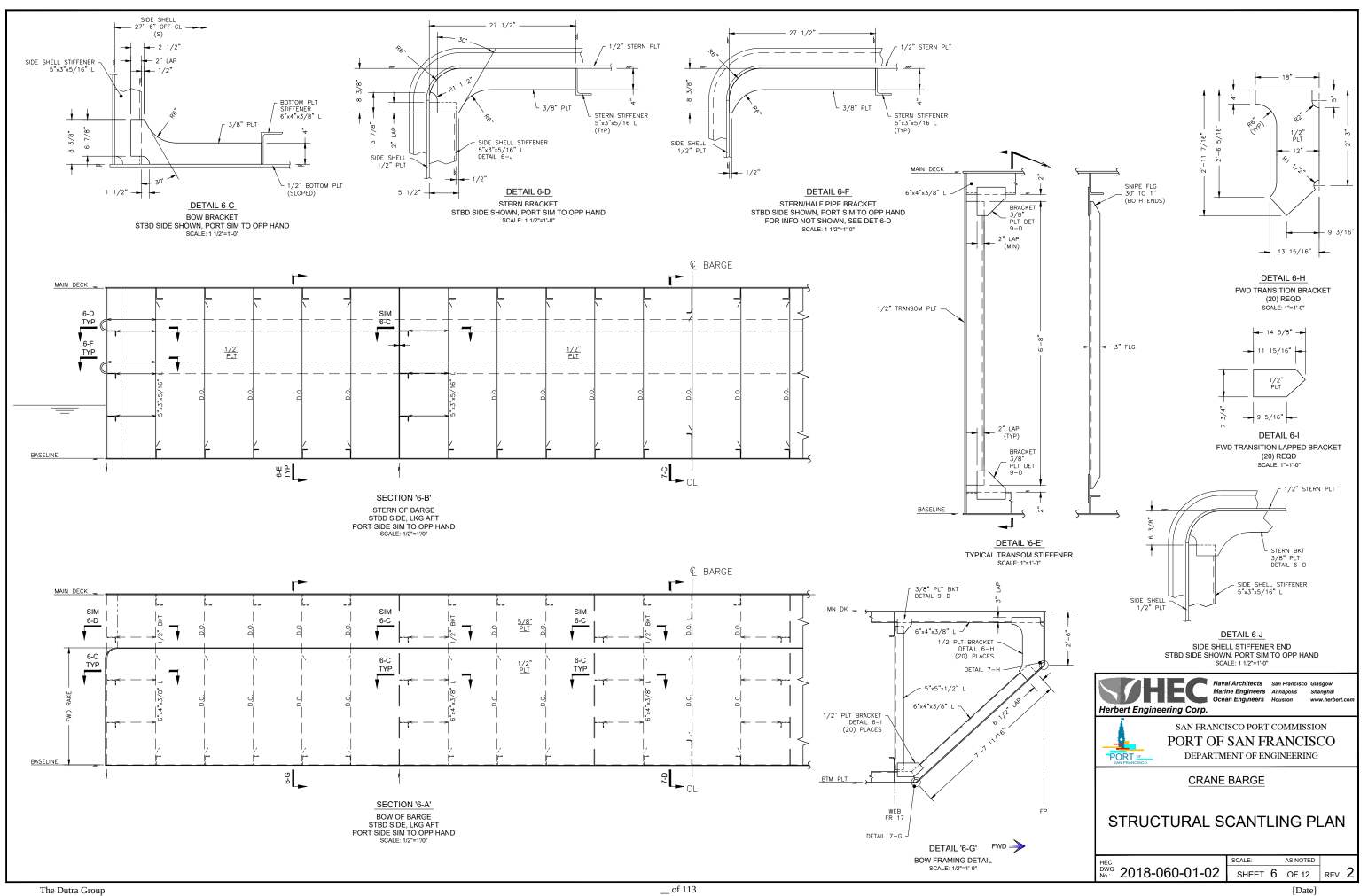


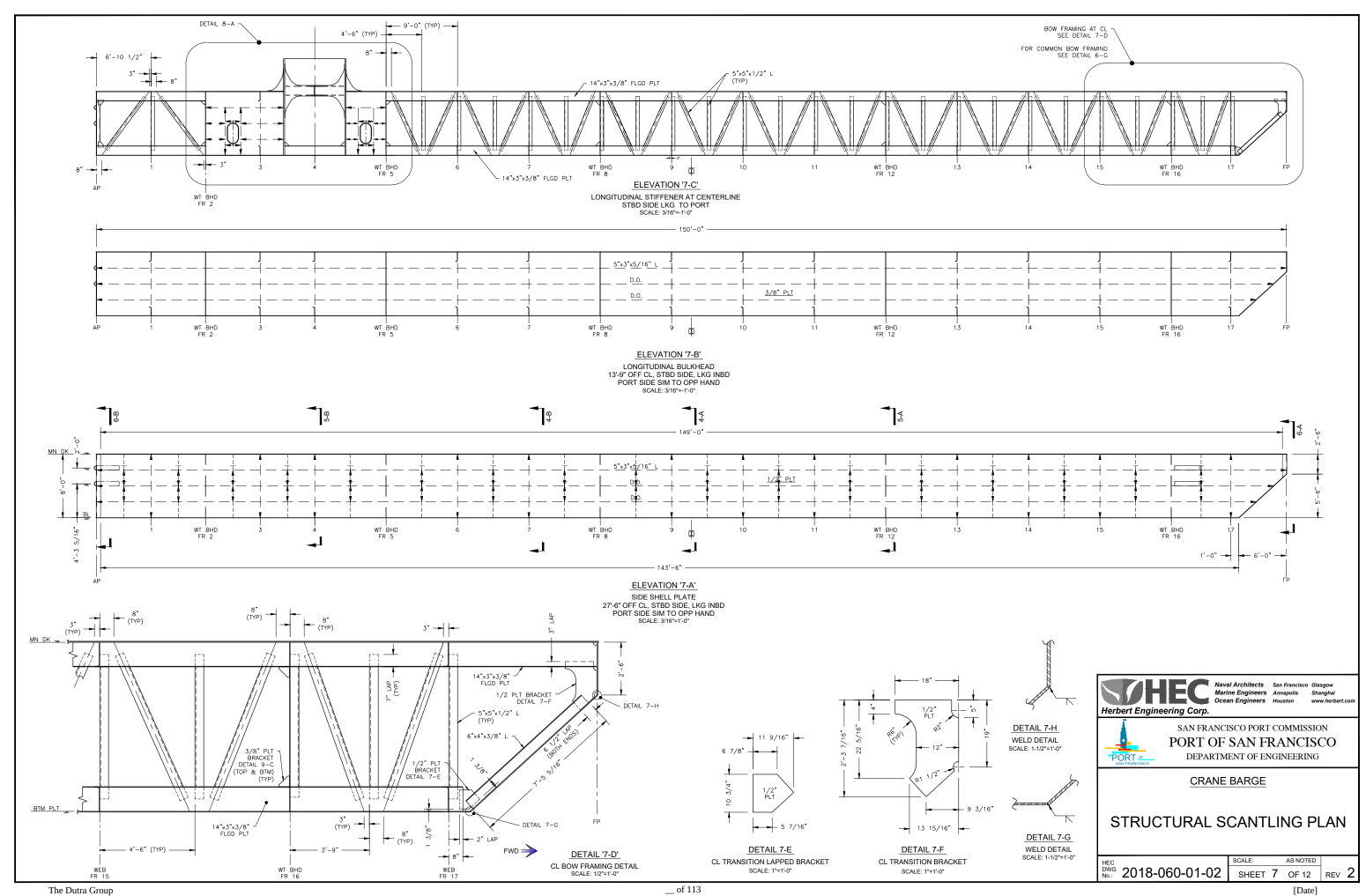
The Dutra Group Appendix D (Design Specifications & Contract Drawings)





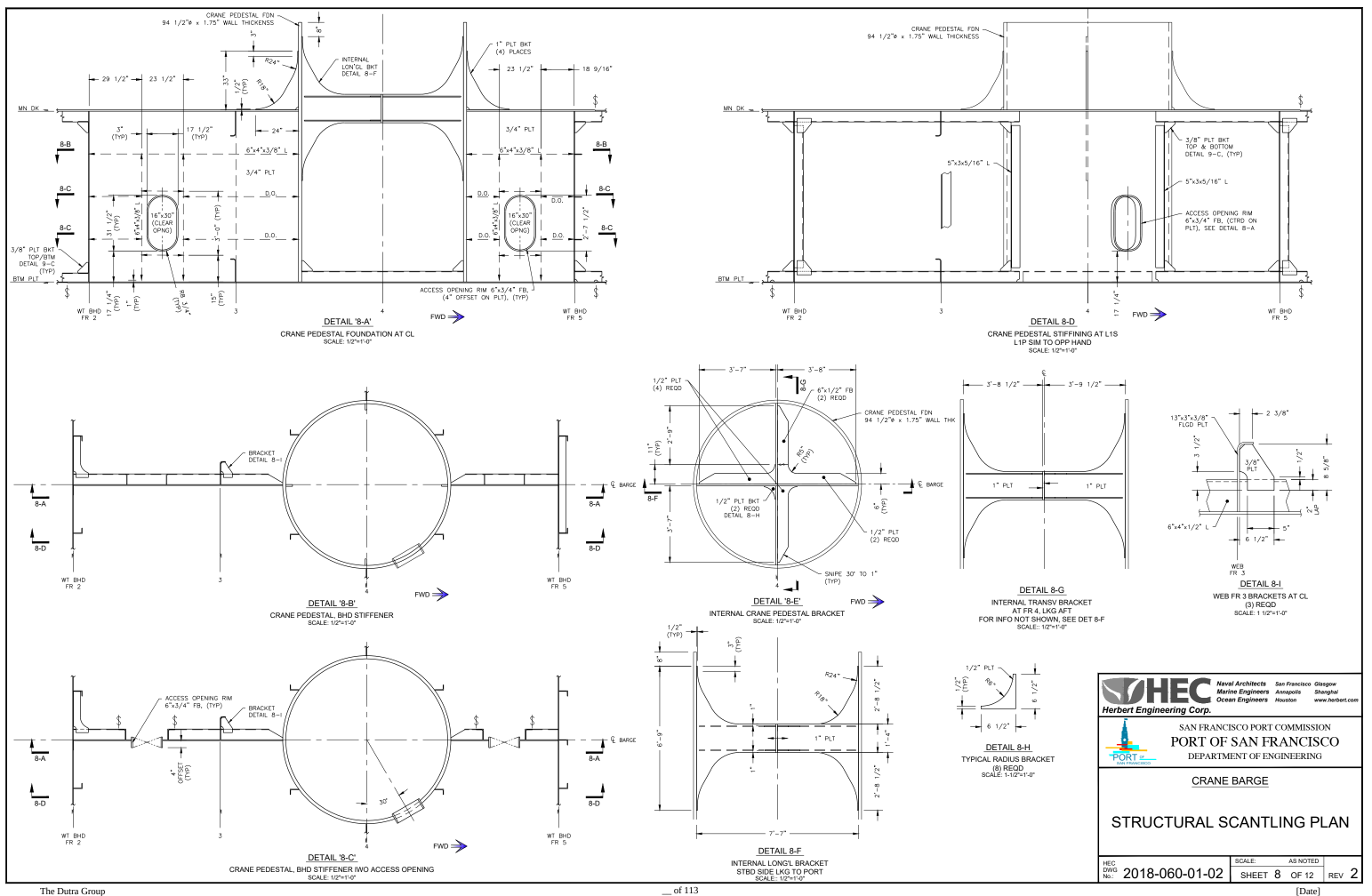


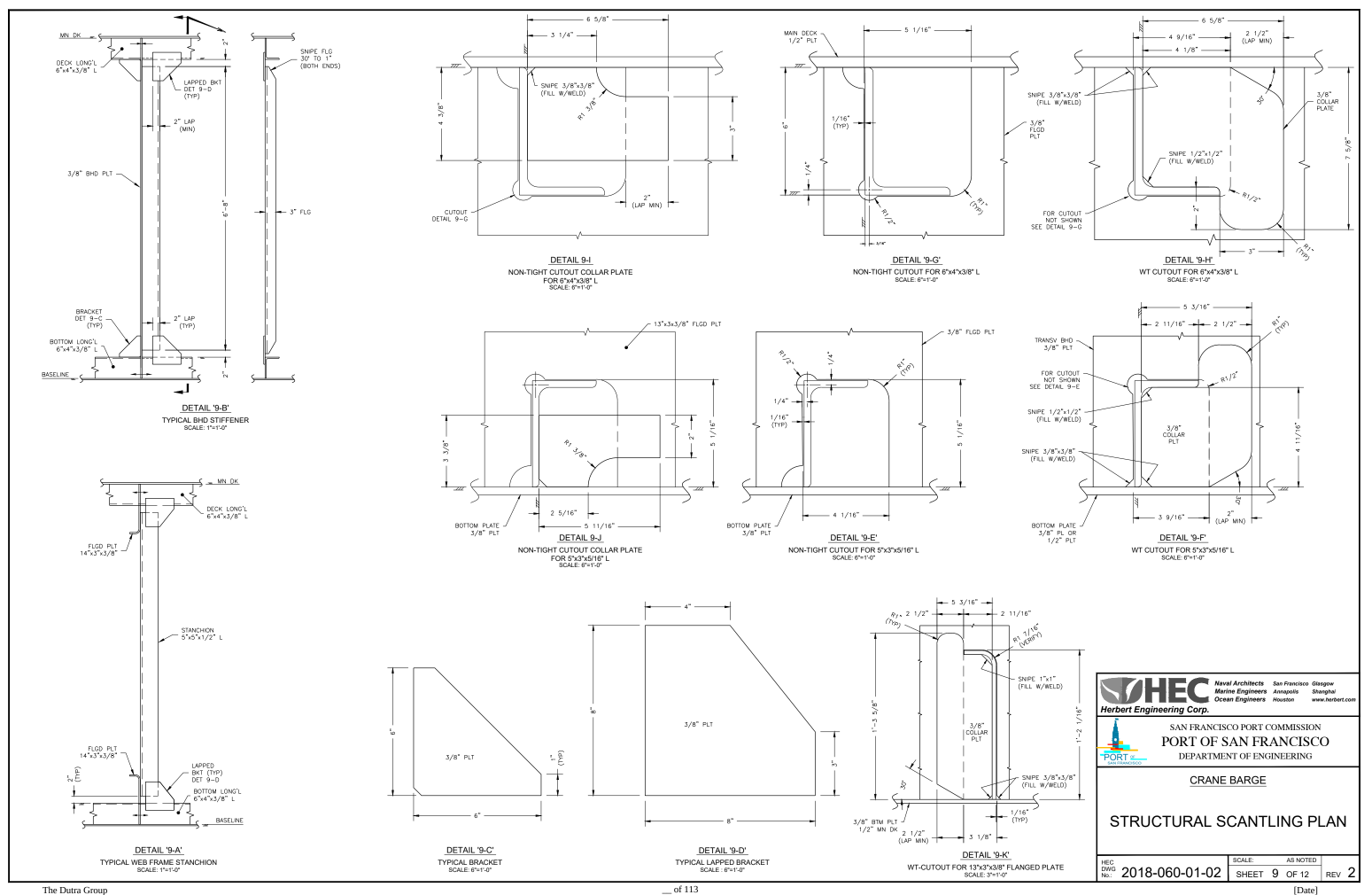


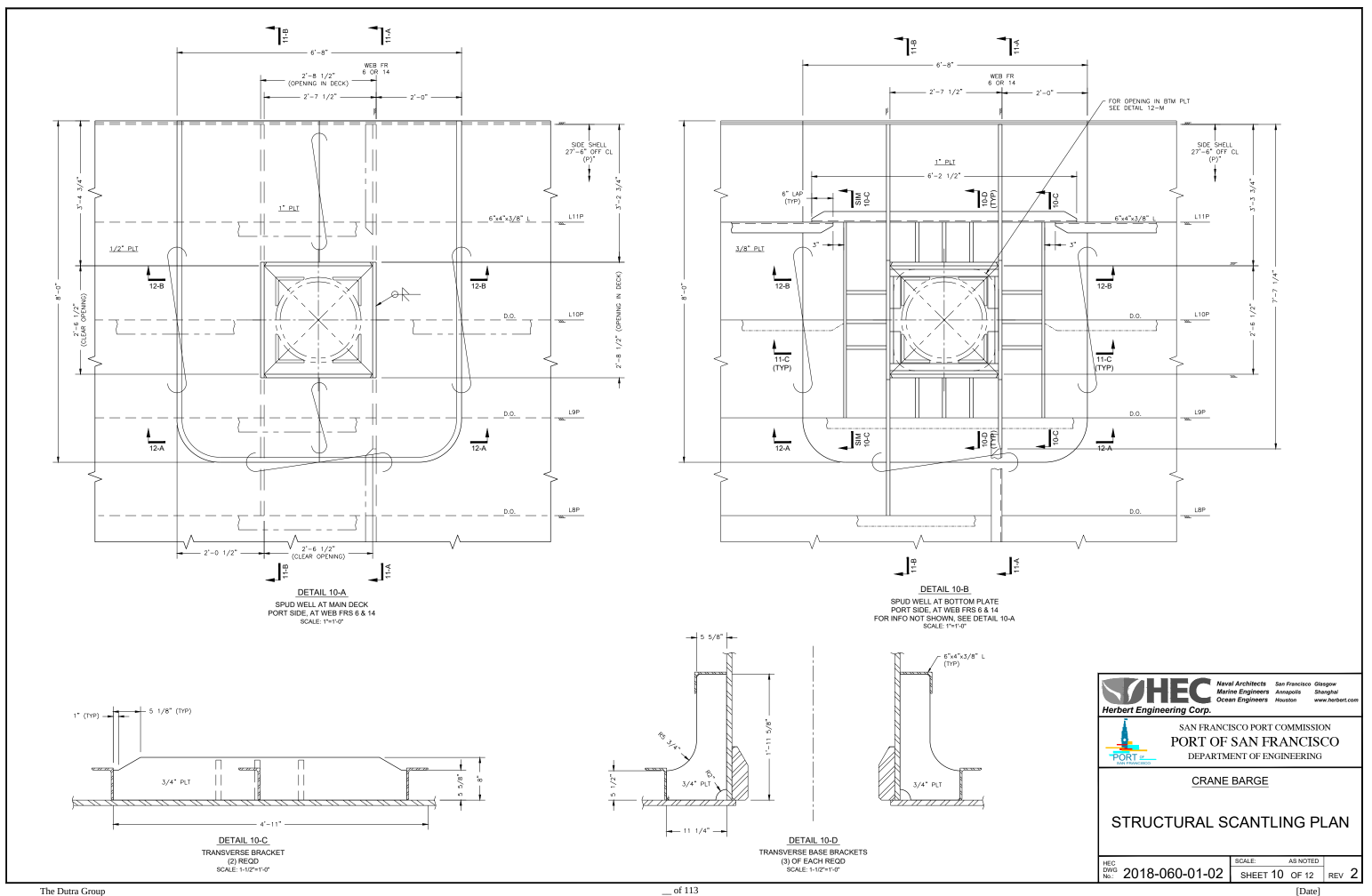


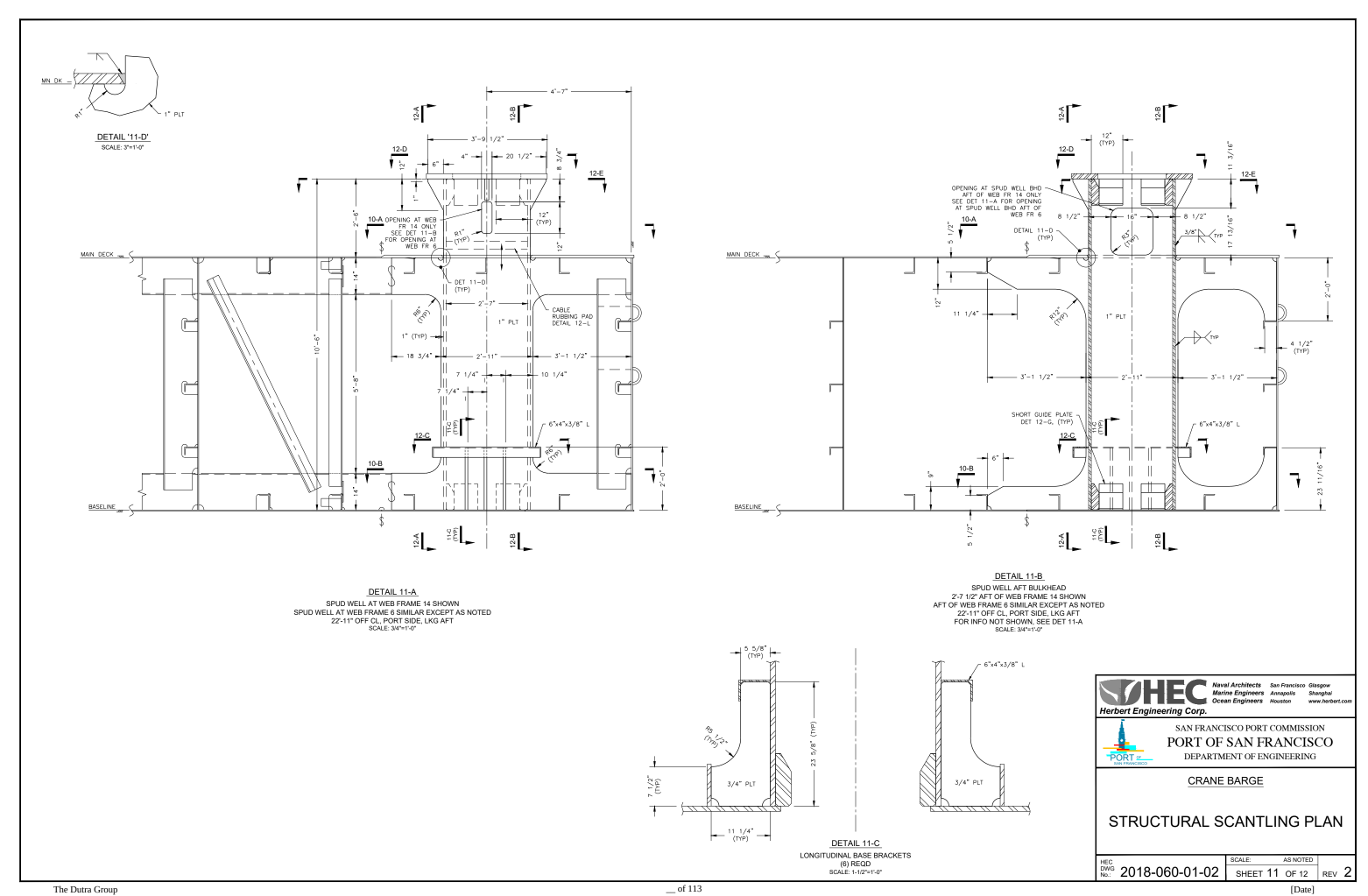
Appendix D (Design Specifications & Contract Drawings)

[Date] 1000035542









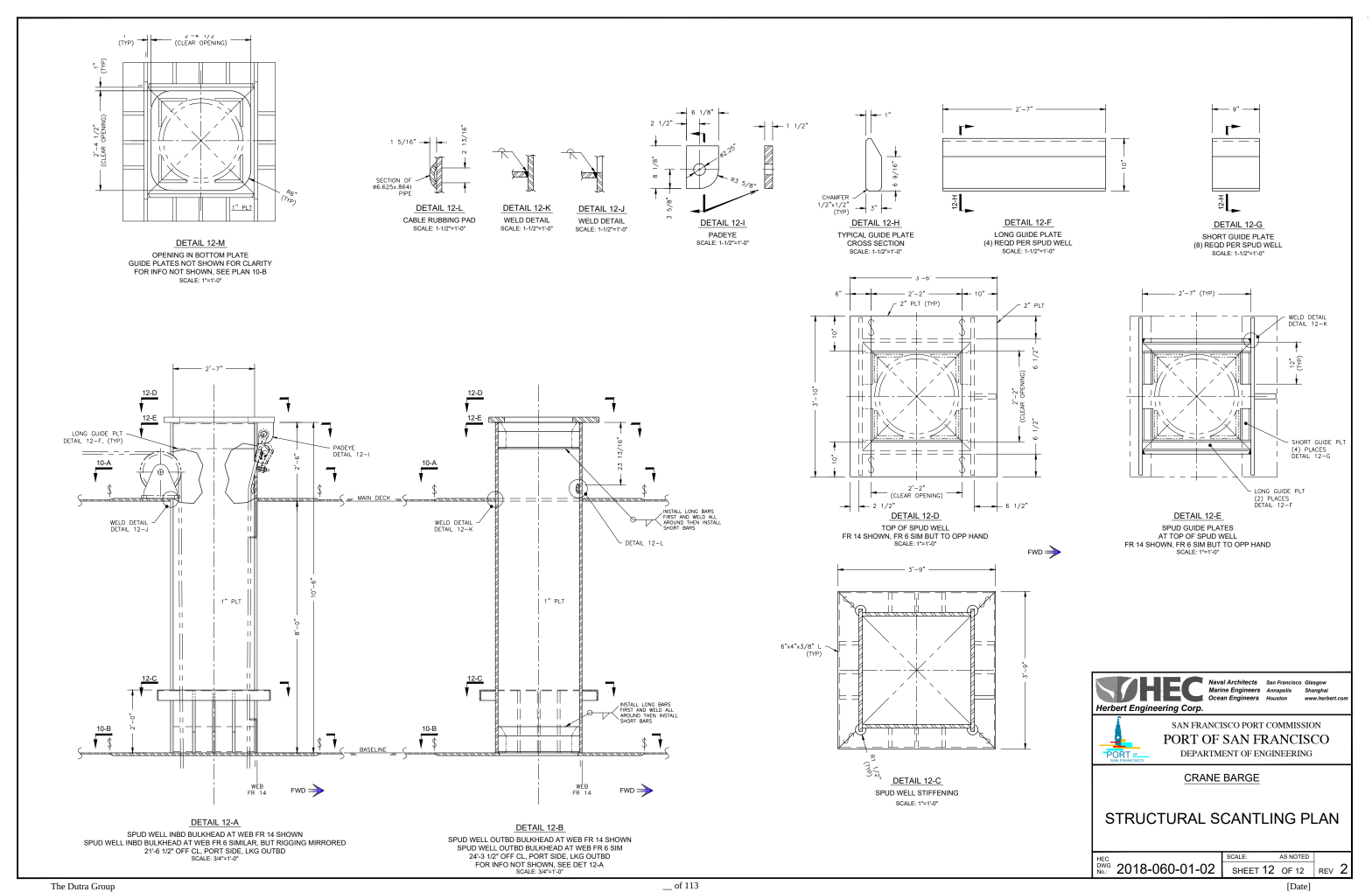


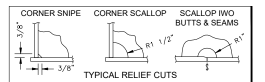
EXHIBIT A-3 – Spud Pile

GENERAL NOTES

- THIS DRAWING PRESENTS DETAILS FOR TWO SPUD PILES FOR THE PORT OF SAN FRANCISCO CRANE BARGE.
- 2. ALL PLAN VIEWS ARE TOP LOOKING DOWN. ALL SECTIONS ARE LOOKING AFT. ELEVATIONS VIEWS ARE AS FOLLOWS:

 FROM STARROARD SIDE: OUTBOARD LOOKING INBOARD
 FROM PORT SIDE: INBOARD LOOKING OUTBOARD
- 3. DRAWING UNITS ARE IN FEET & INCHES.
- 4. ALL MATERIAL, WELDING, FABRICATION AND WORKMANSHIP IS TO BE IN ACCORDANCE WITH APPLICABLE ABS RULES AND TO THE SATISFACTION OF THE OWNER.
- 5. THERE SHALL BE NO SUBSTITUTIONS WITHOUT PRIOR APPROVAL OF THE OWNER'S REPRESENTATIVE.
- 6. ALL NEW STEEL IS TO BE ABS GRADE A OR ASTM A-36 UNLESS 1
- 7. EXCEPT WHERE NOTED, ALL WELDS ARE TO BE DOUBLE CONTINUOUS FILLETS WRAPPED AT THE ENDS. UNLESS OTHERWISE INDICATED, WELDS SHALL BE SIZED PER THE TABLE SHOWN TO THE RIGHT. SIZES PERTAIN TO THE LEG LENGTH.
- 8. PROVIDE RELIEF CUTS AS SHOWN IN THE TABLE TO THE RIGHT. IF NONE IS SHOWN ON THE DETAIL, IT IS ASSUMED TO HAVE THE 3/8"x3/8" CORNER SNIPE AND IS TO BE FILLED WITH WELD. SCALLOPS SHALL HAVE RADII AS SHOWN IN THE TABLE BELOW UNLESS NOTED OTHERWISE.

FILLET WELD SIZING TABLE							
THICKNESS OF THINNER PLATE	≤1/4"	5/16"	3/8"	7/16"	1/2"	5/8"	≥3/4"
FILLET WELD LEG SIZE	3/16"	7/32"	7/32"	1/4"	5/16"	5/16"	3/8"



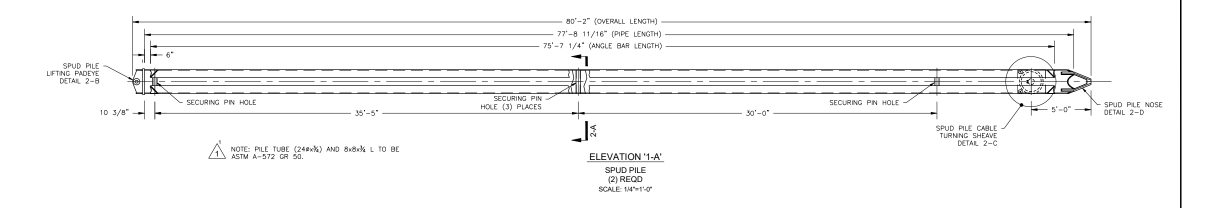
DRAWING INDEX

SHT 1 - GEN NOTES, ABBREVIATIONS & SPUD PILE DETAILS SHT 2 - SPUD PILE DETAILS SHT 3 - SPUD PILE RIGGING

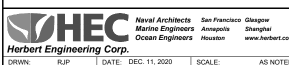
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ABBREVIATIONS ABL ____ABOVE BASELINE ABT ____ABOUT EXISTG __ EXISTING FR ____ FRAME FWD ___ FORWARD GDR ___ GIRDER LONGL __ LONGITUDINAL NS ____ NEAR SIDE BHD ____BULKHEAD BKT ____BRACKET BTM ____BOTTOM CHK ____CHOCK

REVISIONS					
No.	DESCRIPTION BY/DATE/APPD				
-	PRELIMINARY ISSUE FOR CLIENT REVIEW				
	RJP 12/11/20 JRP				
0	ISSUE FOR BIDDING				
	RJP 3/08/21 JRP				
1	ISSUE FOR BIDDING INCORPORATE CLIENT COMMENTS: 1. REV NOTE 6 TO INCL ASTM A-36 AND ADD MATERIAL CALL OUT FOR PILES ELEV '1-A' 2. CALL OUT GUIDE ROLLERS DETAILS '2-C' & '3-B' 3. ADD NOTES TO CLOSE UP PILE AFTER SHEAVE INSTALLED (DETAIL '2-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-D') JRP 3/15/21 JRP				



REFERENCES				
No.	TITLE	DWG No.		
1	GENERAL ARRANGEMENT	2018-060-01-01		
2	STRUCTURAL SCANTLING PLAN	2018-060-01-02		
3	-	-		
4	-	-		
5	-	-		



DRWN:	RJP	DATE: DE	C. 11, 2020	SCALE:	AS NOTED
CHKD:	JRP	APPD:	SAS	ACADFILE060	0103-1-STAMPED
PROJECT F	ILE:	2018-060-	01	PLOTSCALE:	1:1 ON ANSI D
ABS APPRO	DVAL: -				

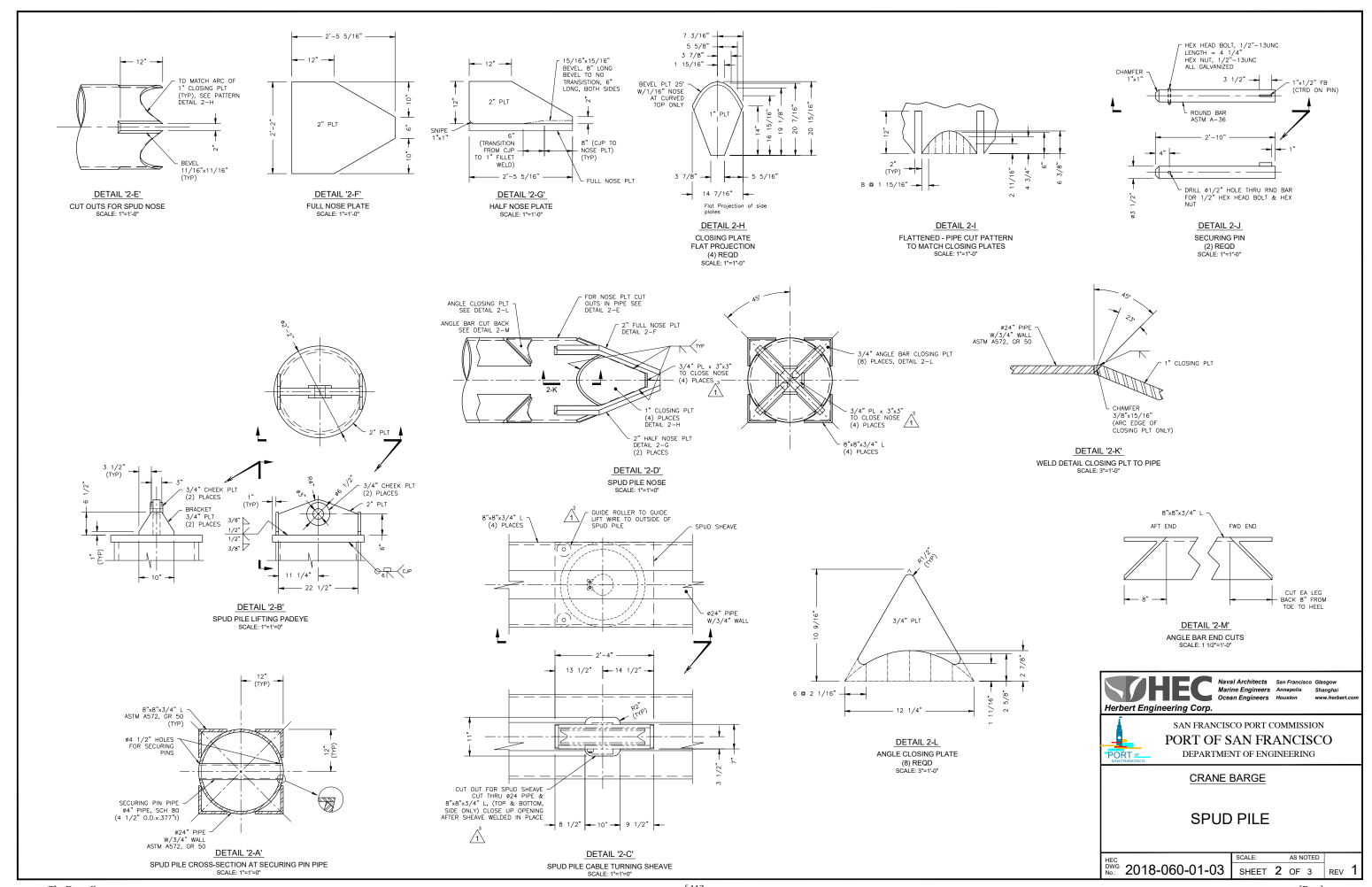


SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

SPUD PILE

OWNER APPVL: -	HEC DWG 2018-060-01-03
DATE: -	No.: 2010-000-01-03
FILE: -	SHEET 1 OF 3 REV 1



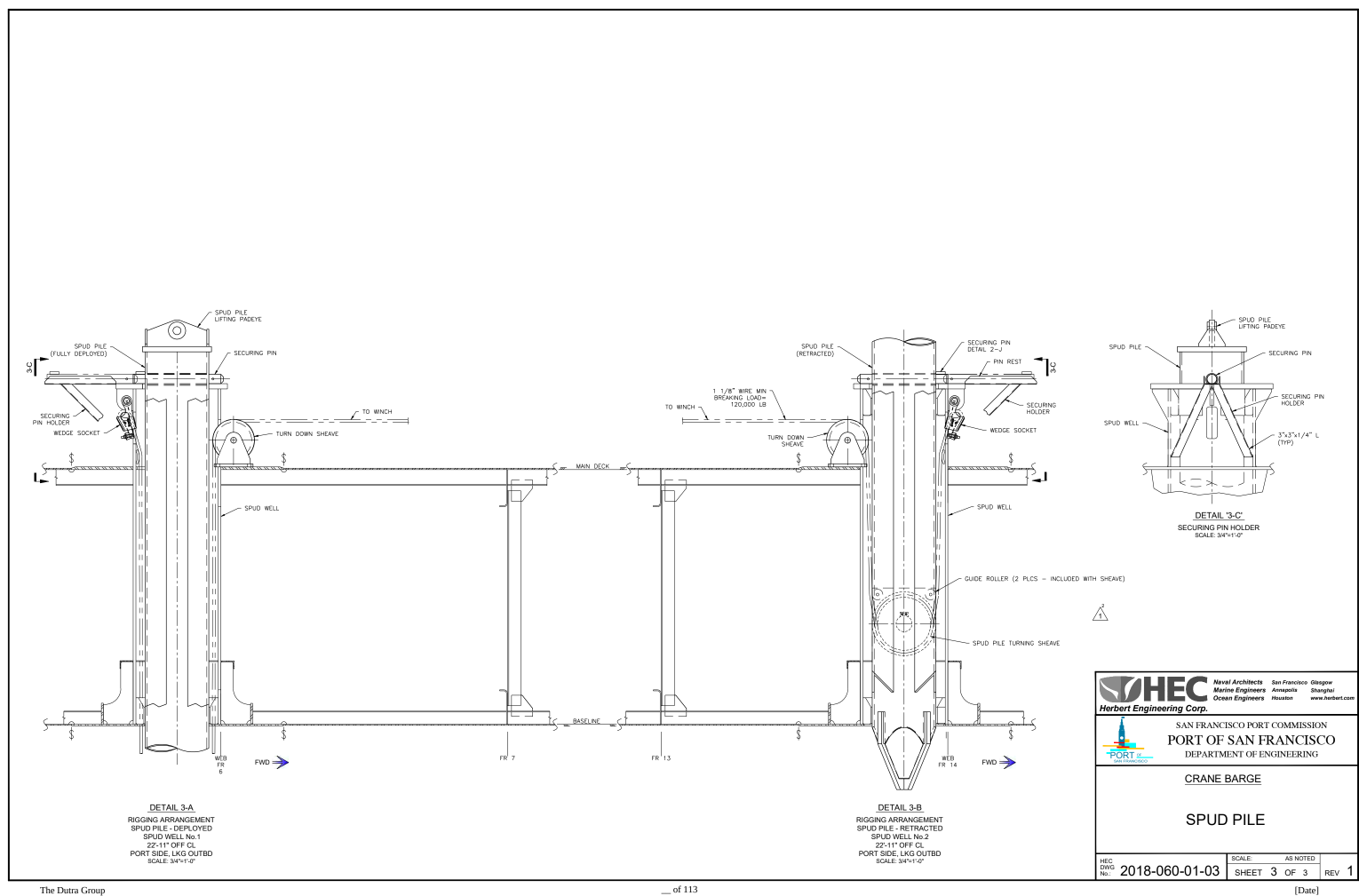
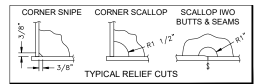


EXHIBIT A-4 – Outfitting

GENERAL NOTES

- THIS DRAWING PRESENTS DETAILS FOR THE OUTFITTING OF A CRANE BARGE FOR PERFORMING ROUTINE REPAIRS AND OTHER LIFTING WORKS ALONG THE SAN FRANCISCO WATERFRONT.
- THE BARGE IS DESIGNED TO PROVIDE STABILITY AND STRENGTH TO LIFT AND HANDLE PILES UP TO 135 FT IN LENGTH AND TO 76,000 LB AT 60 FT RADIUS FROM CRANE CL.
- 3. THE BARGE IS DESIGNED TO MEET THE REQUIREMENTS OF THE ABS RULES FOR BUILDING AND CLASSING STEEL BARGES, 2020, ALTHOUGH THE DESIGN WILL NOT ACTUALLY BE REVIEWED NOR APPROVED BY CLASS.
- ALL MATERIAL, WELDING, FABRICATION AND WORKMANSHIP IS TO BE IN ACCORDANCE WITH APPLICABLE ABS RULES AND TO THE SATISFACTION OF THE OWNER.
- THERE SHALL BE NO SUBSTITUTIONS WITHOUT PRIOR APPROVAL OF THE OWNER'S REPRESENTATIVE.
- 6. ALL NEW STEEL IS TO BE ABS GRADE A OR ASTM A-36 UNLESS NOTED OTHERWISE.
- FOUNDATIONS FOR SPECIFIC EQUIPMENT AND FITTINGS ARE TO BE ADJUSTED AS NECESSARY TO ENSURE THEY PROVIDE THE PROPER SUPPORT.
- EXCEPT WHERE NOTED, ALL WELDS ARE TO BE DOUBLE CONTINUOUS FILLETS WRAPPED AT THE ENDS. UNLESS OTHERWISE INDICATED, WELDS SHALL BE SIZED PER THE TABLE SHOWN BELOW. SIZES PERTAIN TO THE LEG LENGTH.
- PROVIDE RELIEF CUTS AS SHOWN IN THE TABLE BELOW. IF NONE IS SHOWN ON THE DETAIL, IT IS ASSUMED TO HAVE THE 3/8"x3/8" CORNER SNIPE AND IS TO BE FILLED WITH WELD. SCALLOPS SHALL HAVE RADII AS SHOWN IN THE TABLE BELOW UNLESS NOTED OTHERWISE.

	FILLE	T WEL	D SIZII	NG TAE	BLE		
THICKNESS OF THINNER PLATE	≤1/4"	5/16"	3/8"	7/16"	1/2"	5/8"	≥3/4"
FILLET WELD LEG SIZE	3/16"	7/32"	7/32"	1/4"	5/16"	5/16"	3/8"



ABBREVIATIONS

BL ABOVE BASELINE BT ABOUT HIDD BULKHEAD KIT BRACKET HIM BOTTOM HK CHOCK L CENTERLINE LER CLEAR MG COAMING TTR CENTER BL DOUBLE FT PETAIL	FR FRAME FORWARD FORWARD GDR GIRDER LONGITUDINAL NS NEAR SIDE N&F NEAR & FAR OPNG OPENING OUTBD OUTBOARD PLT PLATIE PLTG PLATING
TRCENTER	PLT PLATE
.ODITTO (SAME AS)	STDSTANDARD T&BTOP & BOTTOM TYPTYPICAL WTWATERTIGHT

DRAWING INDEX

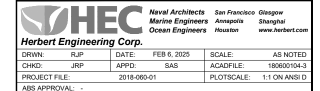
SHT 1 - PRINCIPAL PARTICULARS, GEN NOTES, ABBREVIATION SHT 2 - KFY PLAN
SHT 3 - OUTBOARD PROFILE PORT SIDE
SHT 4 — OUTBOARD PROFILE STARBOARD SIDE SHT 5 — BOOM REST
SHT 6 - ACCESS HATCH & DETAILS SHT 7 - ACCESS HATCH DETAILS
SHT 8 — TIMBER DECKING PLAN SHT 9 — HYDRAULIC PIPING & CONDUIT PROTECTION
SHT 10 - SPUD PILE HANDLING WINCH FDNS
SHT 11 — CONEX BOX TWISTLOCK FOUNDATION & DETAILS SHT 12 — MOORING FITTING FOUNDATIONS
SHT 13 - SHELL LADDERS

PRINCIPAL PARTICULARS

LENGTH				
BEAM	55'-0"			
DEPTH		۸1		
DRAFT	2'-6"	/2\		
DRAFT DISPLACEMENT LIFT_CAPACITY	776 SHORT T	rons 🔼		
LIFT CAPACITY	180,000LB @	25'-0" F	RADIUS (ANY	DIRECTI
LIFT CAPACITY	112,000LB @	60'-0" F	RADIUS (ANY	DIRECTI
LIFT CAPACITY	26,500LB @	150'-0" F	RADIUS (ANY	DIRECTI
DESIGN WATER DEPI	H 60 FT, MOO	RED: 40FT	WITH SPUDS	DOWN

	REVISIONS	
No.	DESCRIPTION	BY/DATE/APPE
0	ISSUE FOR BIDDING	JRP/03/08/21/JRP
1	REISSUE FOR BIDDING 1. ADDED FORE AND AFT SHELL LADDER P&S, 2 2. ADDED SECOND DECK HATCHES FOR MOST C	
2	REISSUE FOR BIDDING 1. CORRECTED DISPLACEMENT	JRP/06/13/22/JRP
3	REVISED PER FINAL SPECIFICATION	AMH 2/6/25 JRP

	REFERENCES				
No.	TITLE	DWG No.			
1	GENERAL ARRANGEMENT	2018-060-01-01			
2	STRUCTURAL SCANTLING PLAN	2018-060-01-02			
3	SPUD PILES	2018-060-01-03			
4	MECHANICAL ARRANGEMENT	2018-060-01-05			
5	-	-			



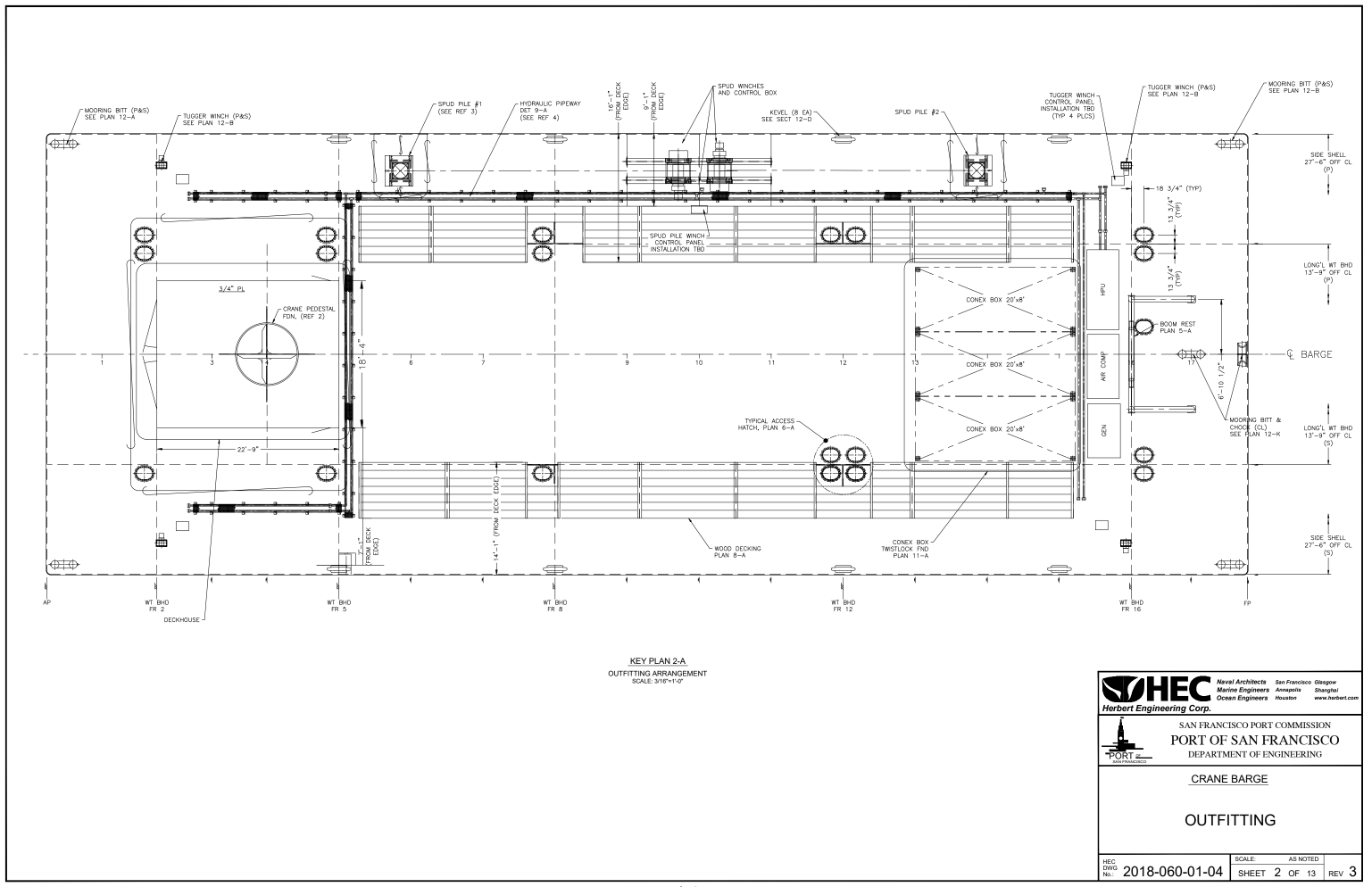


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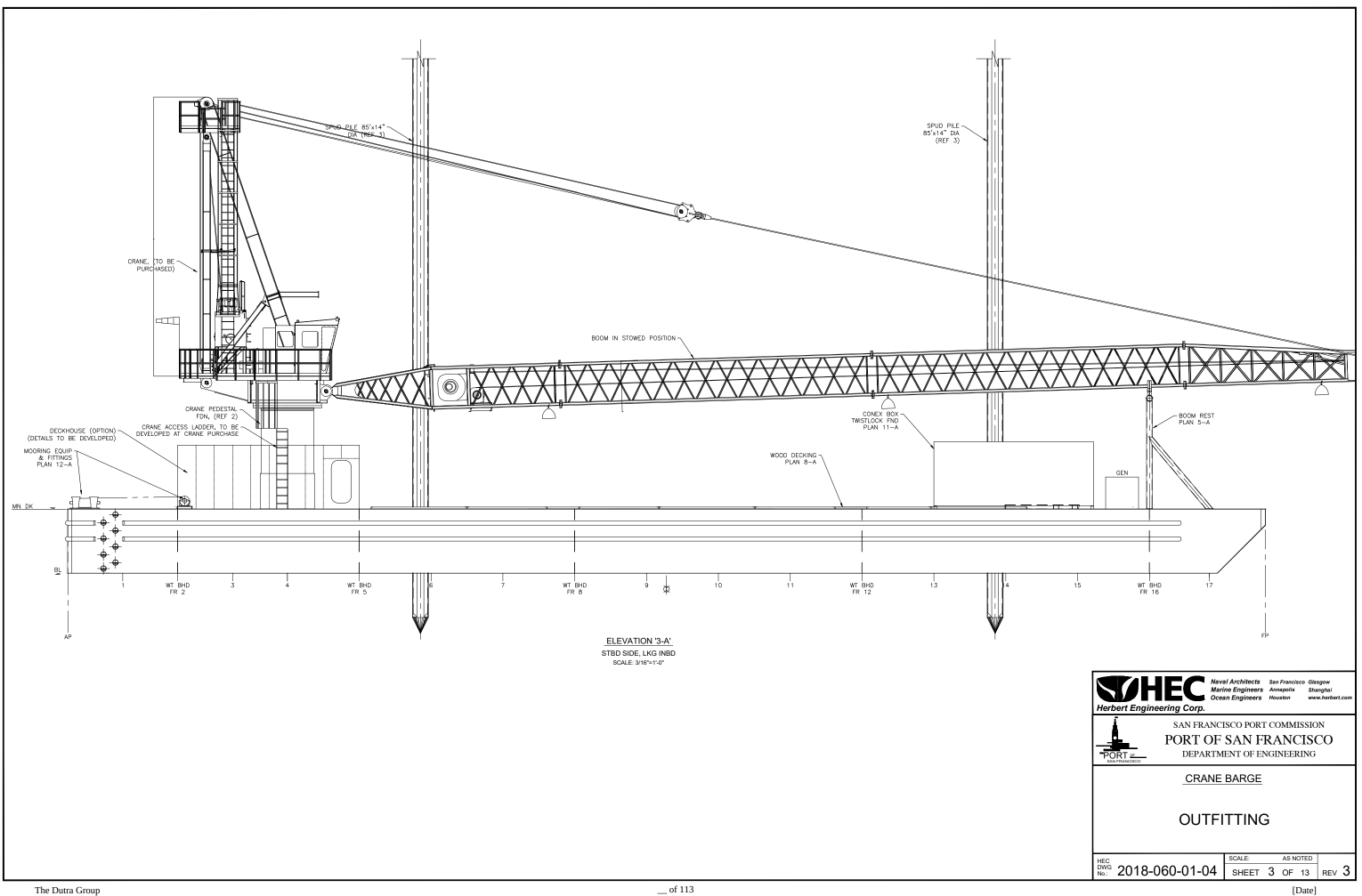
CRANE BARGE

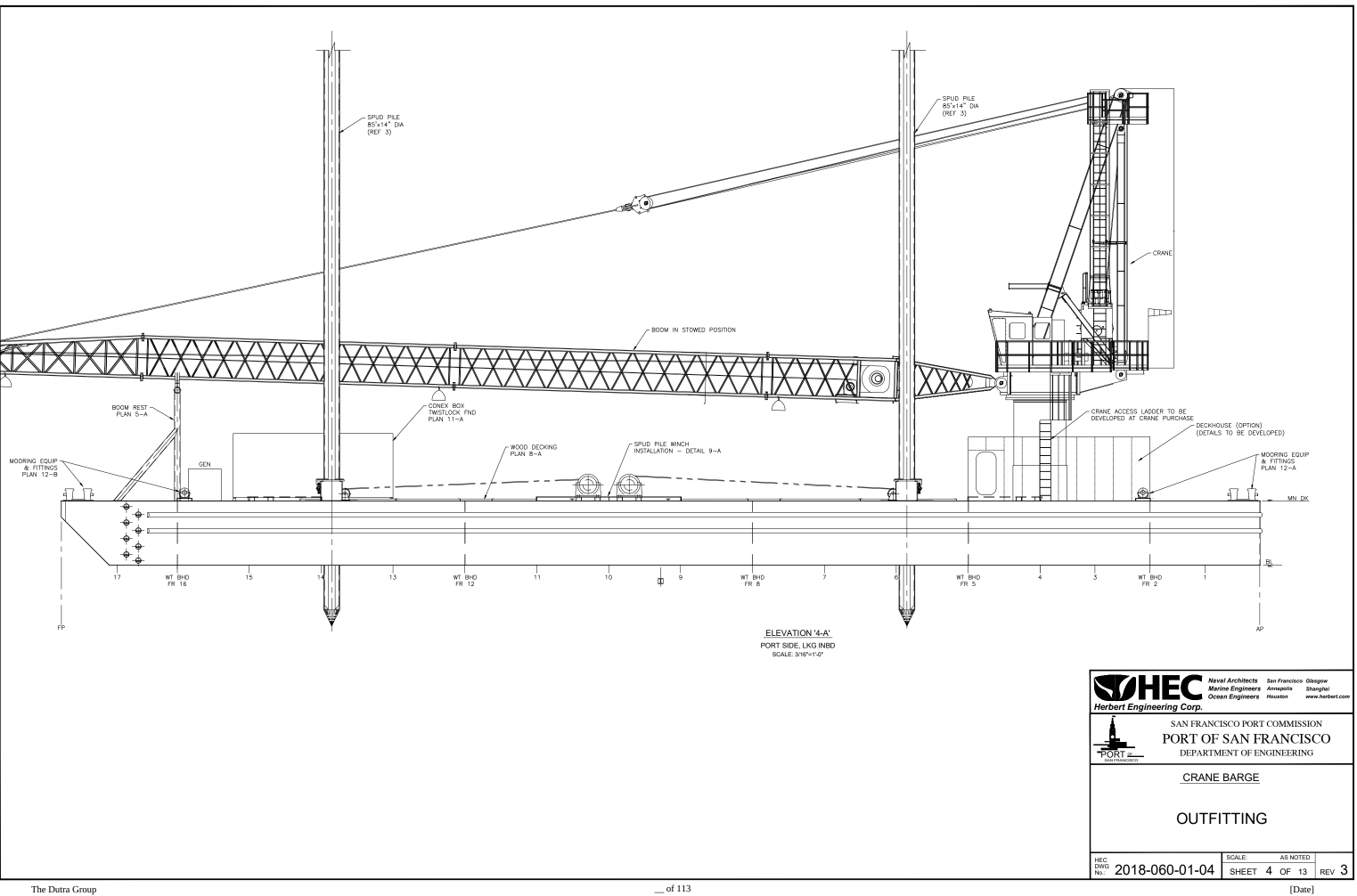
OUTFITTING

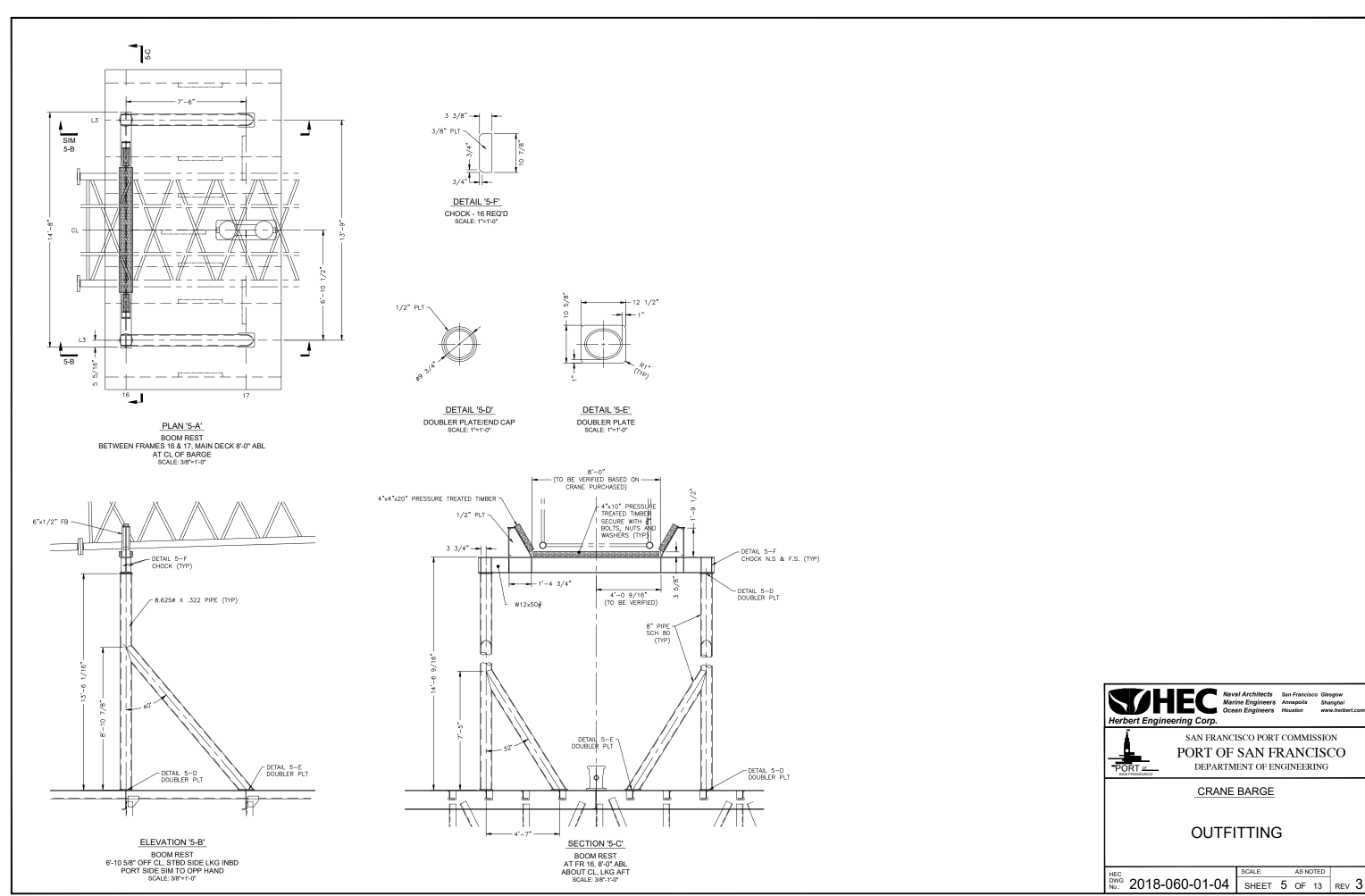
OWNER APPVL: - DATE: -	DWG 2018-060-01-04
FILE: -	SHEET 1 OF 13 REV 3



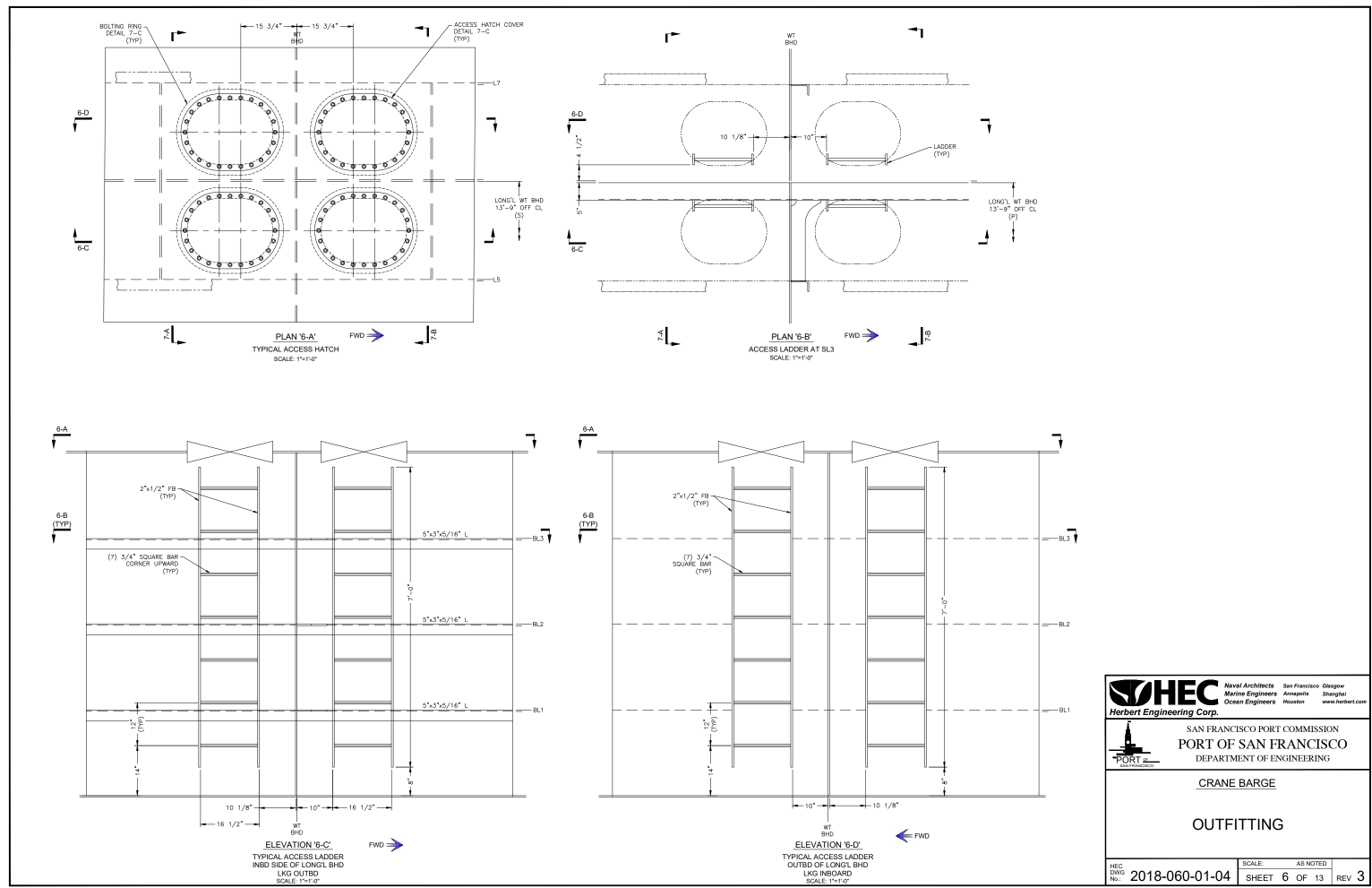
The Dutra Group Appendix D (Design Specifications & Contract Drawings)

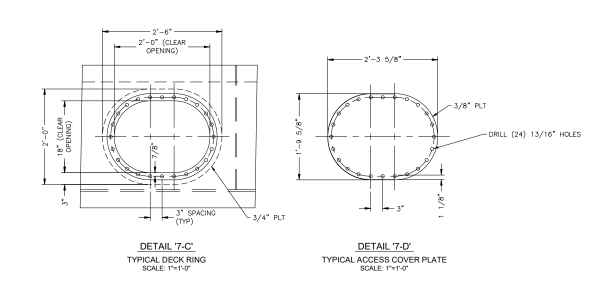


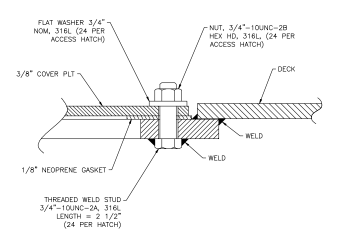




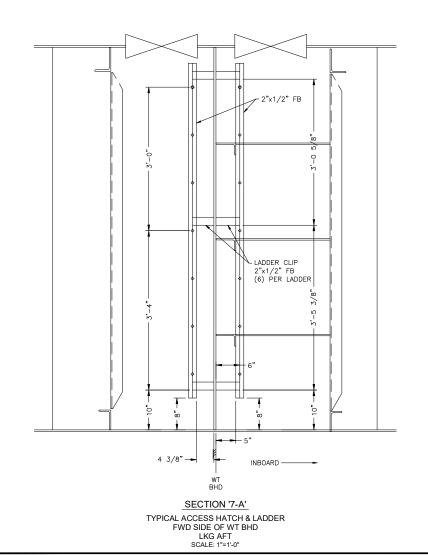
The Dutra Group Appendix D (Design Specifications & Contract Drawings)

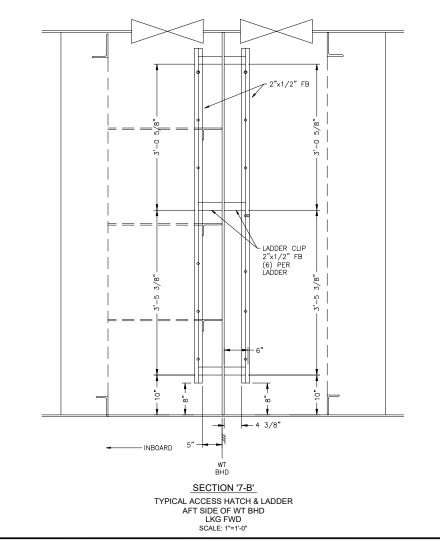


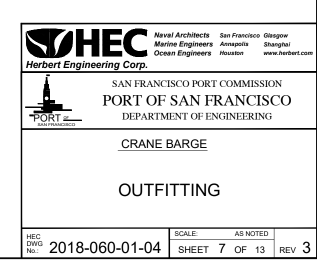


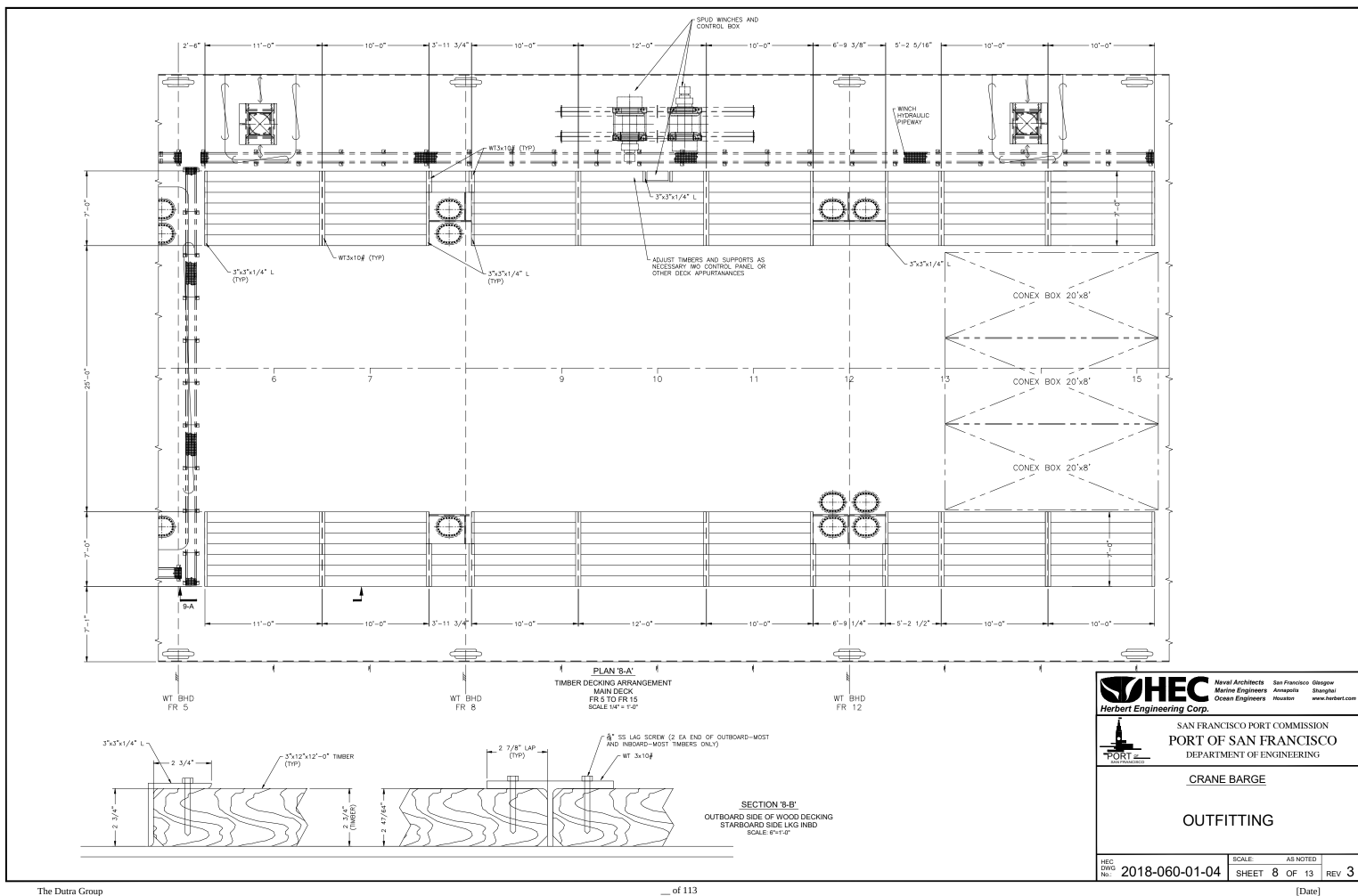


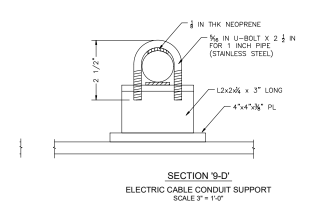
DETAIL '7-E'
ACCESS HATCH ASSEMBLY
SCALE: 1"=1'-0"

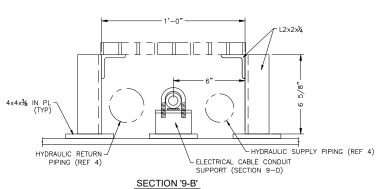




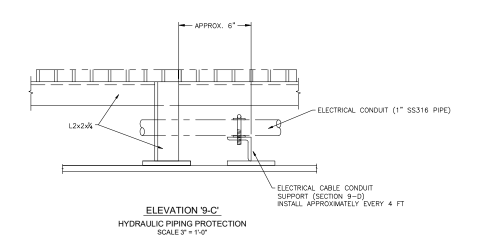




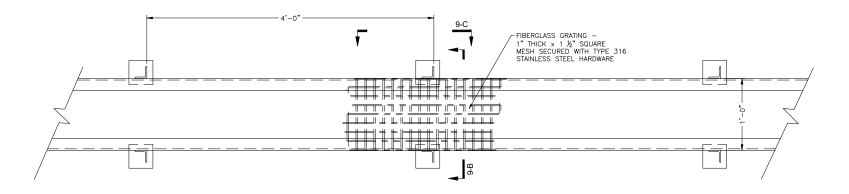




HYDRAULIC PIPING PROTECTION SCALE 3" = 1'-0"



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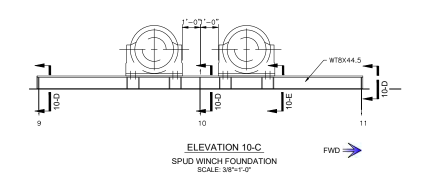
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

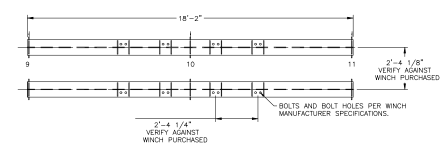
CRANE BARGE

OUTFITTING

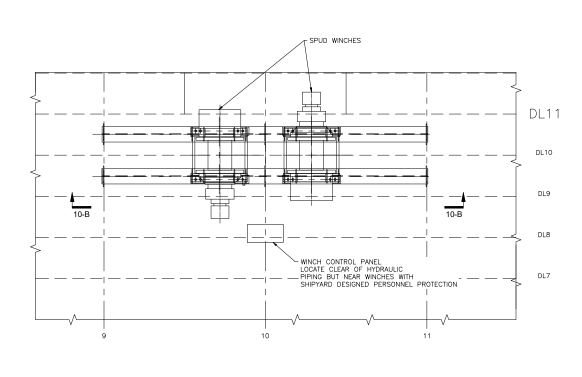
DWG No.: 2018-060-01-04

AS NOTED SHEET 9 OF 13 REV 3



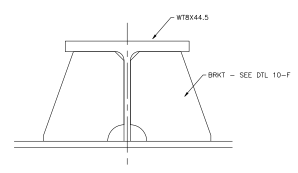


DETAIL 10-B SPUD WINCH SUPPORT BEAMS SCALE: 3/8"=1'-0"

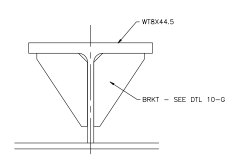


DETAIL 10-A FWD →

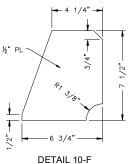
SPUD PILE WINCH FOUNDATION



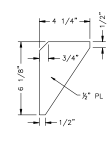
DETAIL 10-D BRACKETS AT WEB FRAMES SCALE: 1-1/2" = 1'-0"



DETAIL 10-E BRACKETS AT NEAR BOLTS SCALE: 1-1/2" = 1'-0"



BRACKETS AT WEB FRAMES SCALE: 1-1/2" = 1'-0"



DETAIL 10-G BRACKETS AT NEAR BOLTS SCALE: 1-1/2" = 1'-0"

NOTE: ADJUST DIMENSIONS AS REQUIRED FOR ACTUAL EQUIPMENT PURCHASED.



PORT OF SAN FRANCISCO

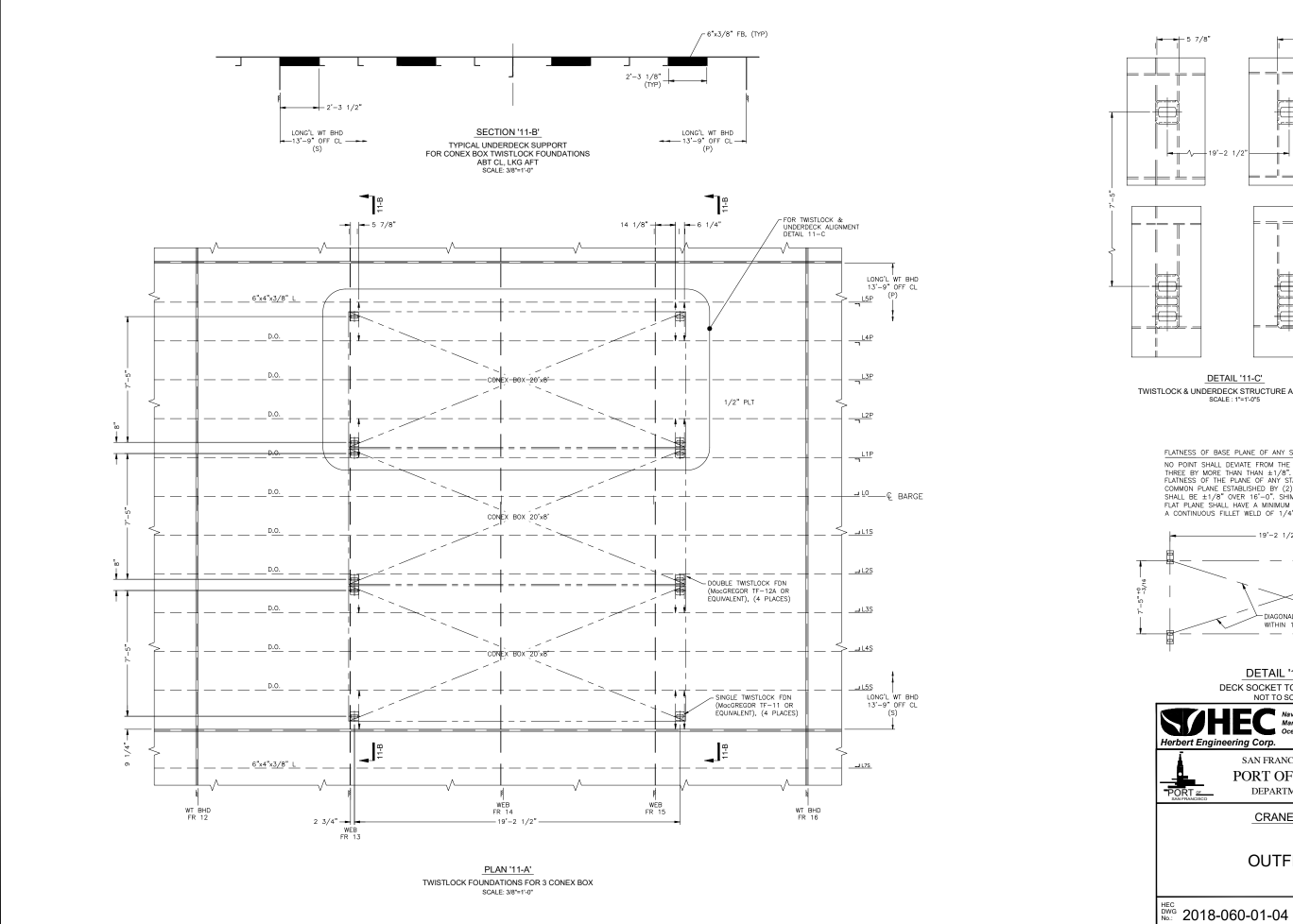
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

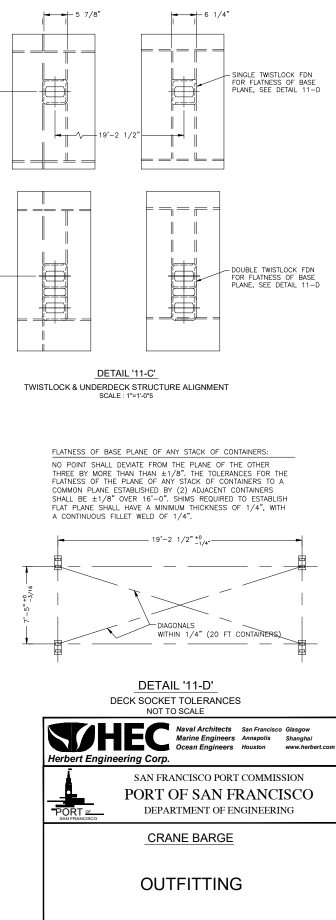
CRANE BARGE

OUTFITTING

DWG No.: 2018-060-01-04

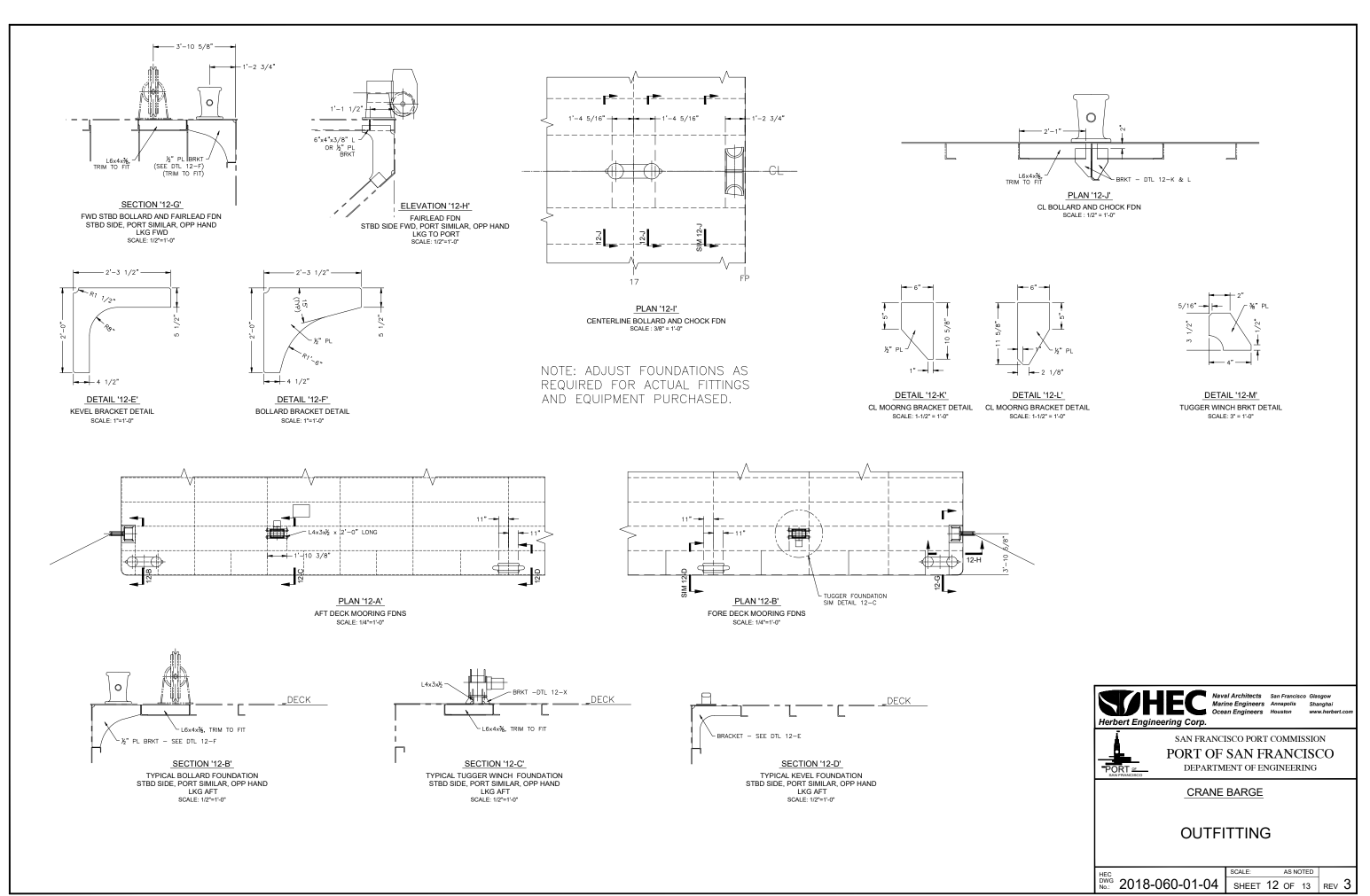
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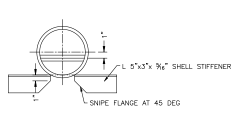




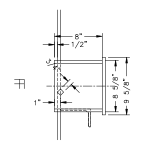
SHEET 11 OF 13 REV 3

AS NOTED

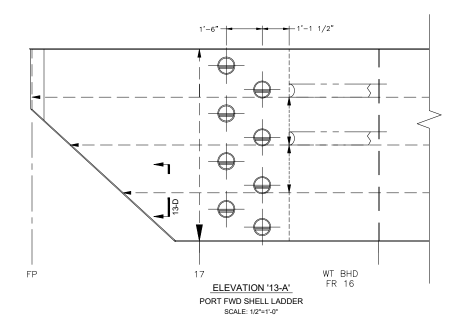


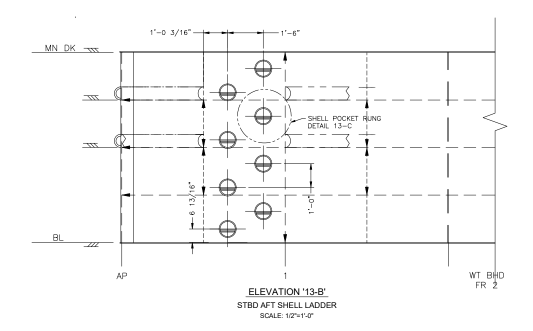


DETAIL '13-C' SHELL POCKET RUNG SCALE: 1-1/2"=1'-0"



SECTION '13-D' SHELL POCKET RUNG SCALE: 1-1/2"=1'-0"







SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

OUTFITTING

HEC DWG No.: 2018-060-01-04 SHEET 13 OF 13 REV 3

AS NOTED

EXHIBIT A-5 – Mechanical Arrangement

GENERAL NOTES



- THIS DRAWING SHOWS THE ARRANGEMENT OF THE HYDRAULIC POWER
 PIPING ON DECK FROM THE HPU TO THE CONSUMERS. THESE
 CONSUMERS ARE FOUR TUGGER WINCHES, TWO SPUD-PILE WINCHES
 AND FOUR SPREAD-MOORING WINCHES.
- PRESSURE PIPING (SUPPLY) IS SIZED FOR 3000 PSI WORKING PRESSURE AT 142 GPM. RETURN PIPING IS SIZED FOR FOR RETURN TO TANK.
- 3. ONLY PRESSURE AND RETURN LINES ARE PROVIDED ON DECK. ALL FLOW AND PRESSURE CONTROL REQUIRED FOR WINCHES ARE TO BE SPECIFIED AND PROVIDED IN THE CONTROL PANEL BY THE WINCH
- 4. ALL PLAN VIEWS ARE TOP LOOKING DOWN. ALL SECTIONS ARE LOOKING AFT. ELEVATIONS VIEWS ARE AS FOLLOWS:

 FROM STARBOARD SIDE: OUTBOARD LOOKING INBOARD

 FROM PORT SIDE: INBOARD LOOKING OUTBOARD
- 3. DRAWING UNITS ARE IN FEET & INCHES.
- ALL MATERIAL, WELDING, FABRICATION AND WORKMANSHIP IS TO BE IN ACCORDANCE WITH APPLICABLE ABS RULES AND TO THE SATISFACTION OF THE OWNER'S REPRESENTATIVE.
- 5. THERE SHALL BE NO SUBSTITUTIONS WITHOUT PRIOR APPROVAL OF THE OWNER'S REPRESENTATIVE.
- 6. ALL NEW STEEL IS TO BE ABS GRADE A UNLESS NOTED OTHERWISE.
- EXCEPT WHERE NOTED, ALL WELDS ARE TO BE DOUBLE CONTINUOUS FILLETS WRAPPED AT THE ENDS. UNLESS OTHERWISE INDICATED, WELDS SHALL BE SIZED PER THE TABLE SHOWN TO THE RIGHT. SIZES PERTAIN TO THE LEG LENGTH.
- 8. PROVIDE RELIEF CUTS AS SHOWN IN THE TABLE TO THE RIGHT. IF NONE IS SHOWN ON THE DETAIL, IT IS ASSUMED TO HAVE THE 3/8"x3/8" CORNER SNIPE AND IS TO BE FILLED WITH WELD. SCALLOPS SHALL HAVE RADII AS SHOWN IN THE TABLE BELOW UNLESS NOTED OTHERWISE.

FILLET WELD SIZING TABLE							
HICKNESS OF HINNER PLATE ≤1/4" 5/16" 3/8" 7/16" 1/2" 5/8" ≥3/4						≥3/4"	
TILLET WELD <u>EG</u> SIZE	3/16"	7/32"	7/32"	1/4"	5/16"	5/16"	3/8"



FILLET WELD LEG SIZE	3/16"	7/32"	7/32"	1/4"	5/16"	5/16"	3/8"
CORNER SNI	PE (CORNE	R SCA	LLOP		LOP IV	-
		-			RUITTS	2. SEA	MS

CORNER SNIPE	CORNER SCALLOP	SCALLOP IWO
‰ TT	ΤŤ	BUTTS & SEAMS
3/8"	R1 1/2	RI''
- 0,0	TYPICAL RELIEF CUT	s [*]

BILL OF MATERIALS

ITEM	QTY	UNIT	SIZE	DESCRIPTION	SPECIFICATION
1	240	FT	2 IN ND	SCH 80 PIPE	ASTM A312 TP316L
2	7	EA	2 IN ND	45 DEG ELBOW CL 3000 LB SOCKET WELD	ASTM A182 F316L
3	1	EA	2 IN ND	90 DEG ELBOW CL 3000 LB SOCKET WELD	ASTM A182 F316L
4	5	EA	2 IN ND	TEE CL 3000 LB SOCKET WELD	ASTM A182 F316L
5	12	EA	2 IN ND	CODE 62 O-RING FLANGE	SAE J518 316L
6	12	EA	2 IN ND	CODE 62 FLAT FACE FLANGE	SAE J518 316L
-7	7	EA	2 IN ND	CODE 62 BLIND FLANGE	SAE J518 316L
8	260	FT	2-1/2 IN ND	SCH 40 PIPE	ASTM A312 TP316L
9	1	EA	2-1/2 IN ND	90 DEG ELBOW CL 3000 LB SOCKET WELD	ASTM A182 F316L
10	4	EA	2-1/2 IN ND	TEE CL 3000 LB SOCKET WELD	ASTM A182 F316L
11	12	EA	2-1/2 IN ND	CODE 61 O-RING FLANGE	SAE J518 316L
12	12	EA	2-1/2 IN ND	CODE 61 FLAT FACE FLANGE	SAE J518 316L
-13	5	EA	2-1/2 IN ND	CODE 61 BLIND FLANGE	SAE J518 316L
	NOT	E: O-RING	AND FLAT FACE I	FLANGES MARKED WITH (*) SHALL BE SUPPLIED BY W	INCH VENDOR.

THE NUMBER OF FLANGES SHOWN DOES NOT INCLUDE THOSE NEEDED TO SPOOL PIPE. NOTE: PIPE SUPPORTS NOT SHOWN IN TABLE. CONTRACTOR TO LAYOUT AND SOURCE THOSE IN ACCORDANCE WITH PROJECT SPECIFICATIONS.

DRAWING INDEX

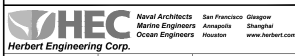
- SHT 1 GEN NOTES, ABBREVIATIONS, BILL OF MATERIALS SHT 2 ARRANGEMENT ON DECK SHT 3 HYDRAULIC SCHEMATIC SHT 2 PIPING DETAILS

ABBREVIATIONS

JABOVE BASELINE JABOUT	FR FRAME FWD FORWARD GOR GIRDER LONGL LONGITUDINAL NS NEAR SIDE N&F NEAR & FAR OPNG OPENING OUTBO DUTBOARD PLT PLATE PLTG PLATING REFEMERE

REVISIONS								
No.	DESCRIPTION	BY/DATE	/APPD					
0	ISSUE FOR BIDDING	3/08/21	/ JRP					
1	RE-ISSUE FOR BIDDING 1. INCLUDE SPREAD MOORING WITH INITIAL PROCURE	MENT 6/13/22	/ JRP					
2	REVISED PER FINAL SPECIFICATION AM	H 2/6/25	JRP					

	REFERENCES	
No.	TITLE	DWG No.
1	GENERAL ARRANGEMENT	2018-060-01-01
2	SPUD PILES	2018-060-01-03
3	OUTFITTING	2018-060-01-04
4	-	-
5	-	-



	•	•						
DRWN:	RJP/JRP	DATE:	MARCH 08, 2021	SCALE:	AS NOTED			
CHKD:	JRP/JLG	APPD:	SAS	ACADFILE:	180600105-2			
PROJECT	FILE:	2018-0	060-01	PLOTSCALE: 1:2 ON ANSI full				
ABS APP	ROVAL: -				leed B (11.00 x			
_				'	1.00 11101100)			

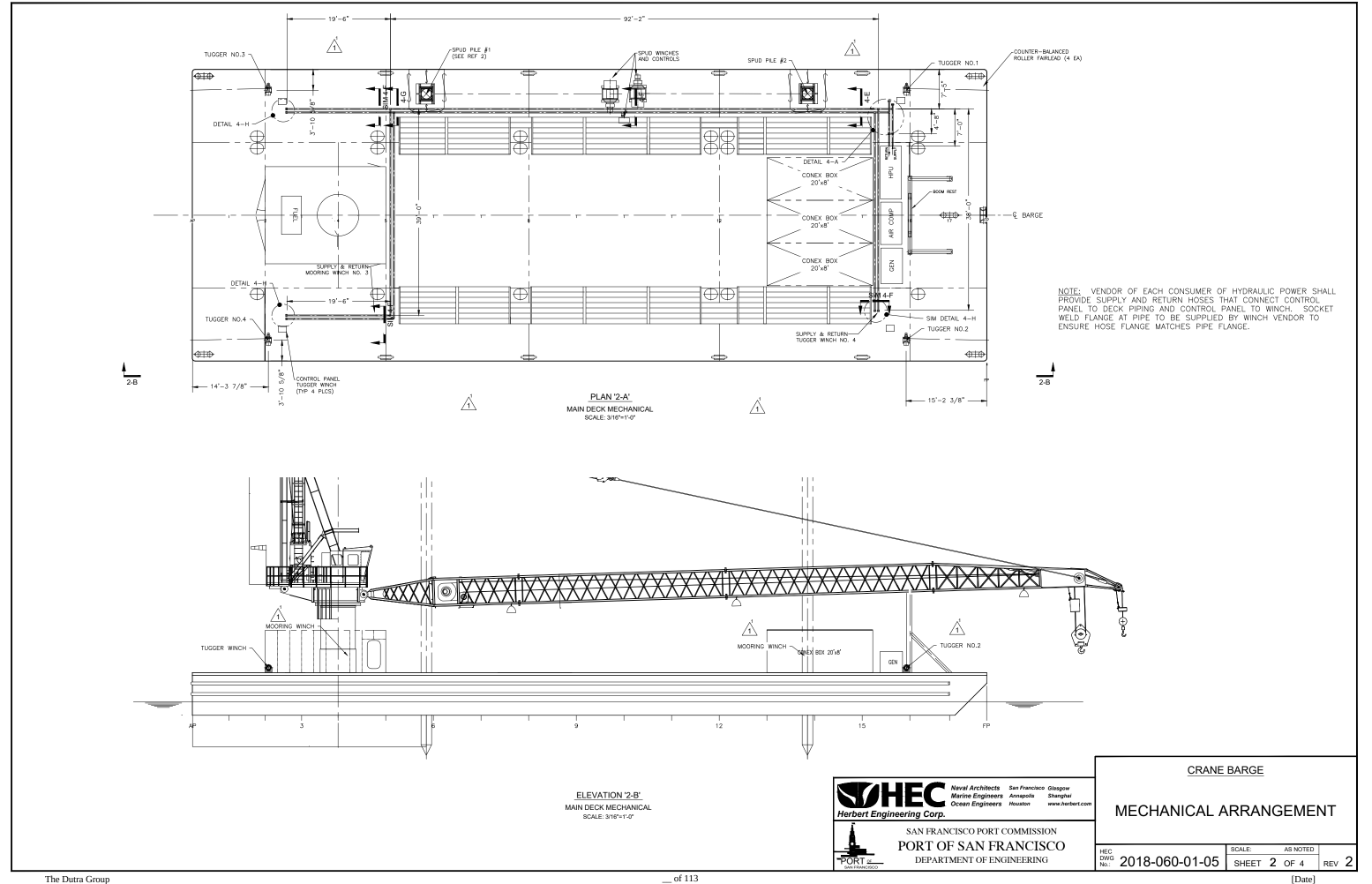


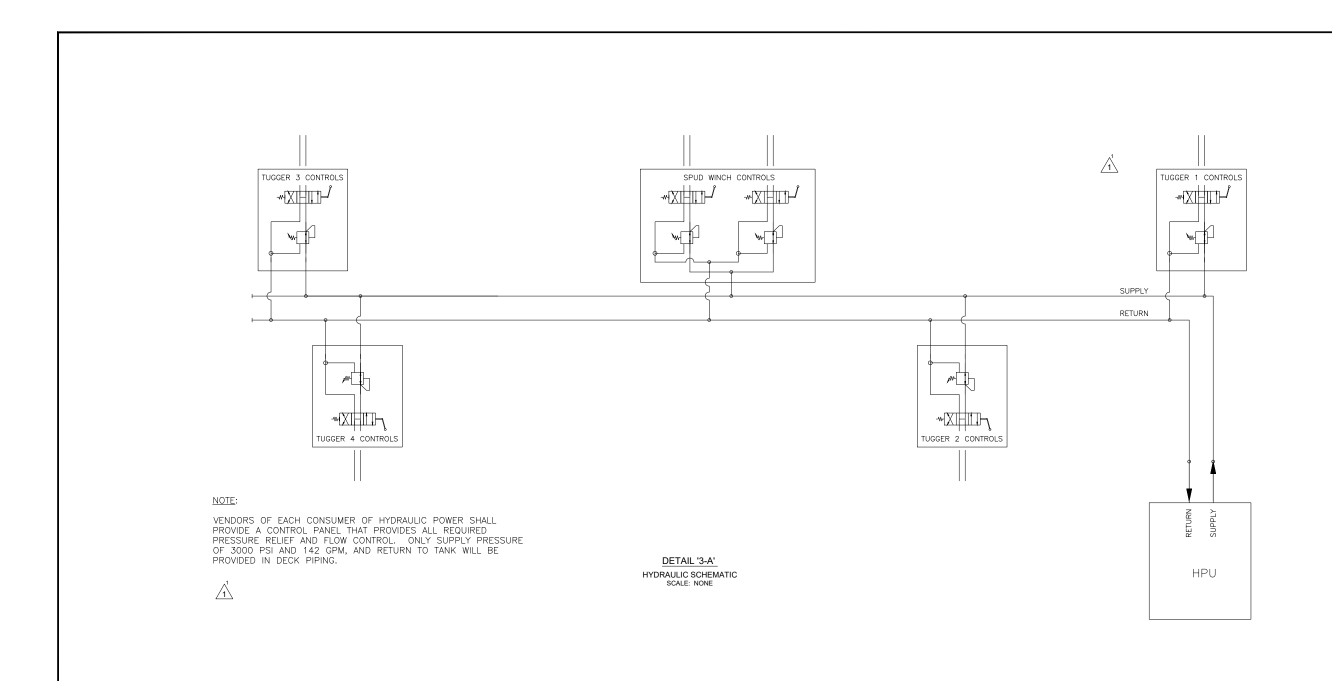
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

MECHANICAL ARRANGEMENT

OWN	ER APPVL:	-	HEC DWG	2018	-060-0)1 <u>_</u> 0	5
DATE	:	-	No.:	2010	-000-0	1-0	_
FILE:		-	Sł	HEET 1	OF 4	REV	2







CRANE BARGE

MECHANICAL ARRANGEMENT

HEC DWG No.: 2018-060-01-05 SHEET 3 OF 4 REV 2

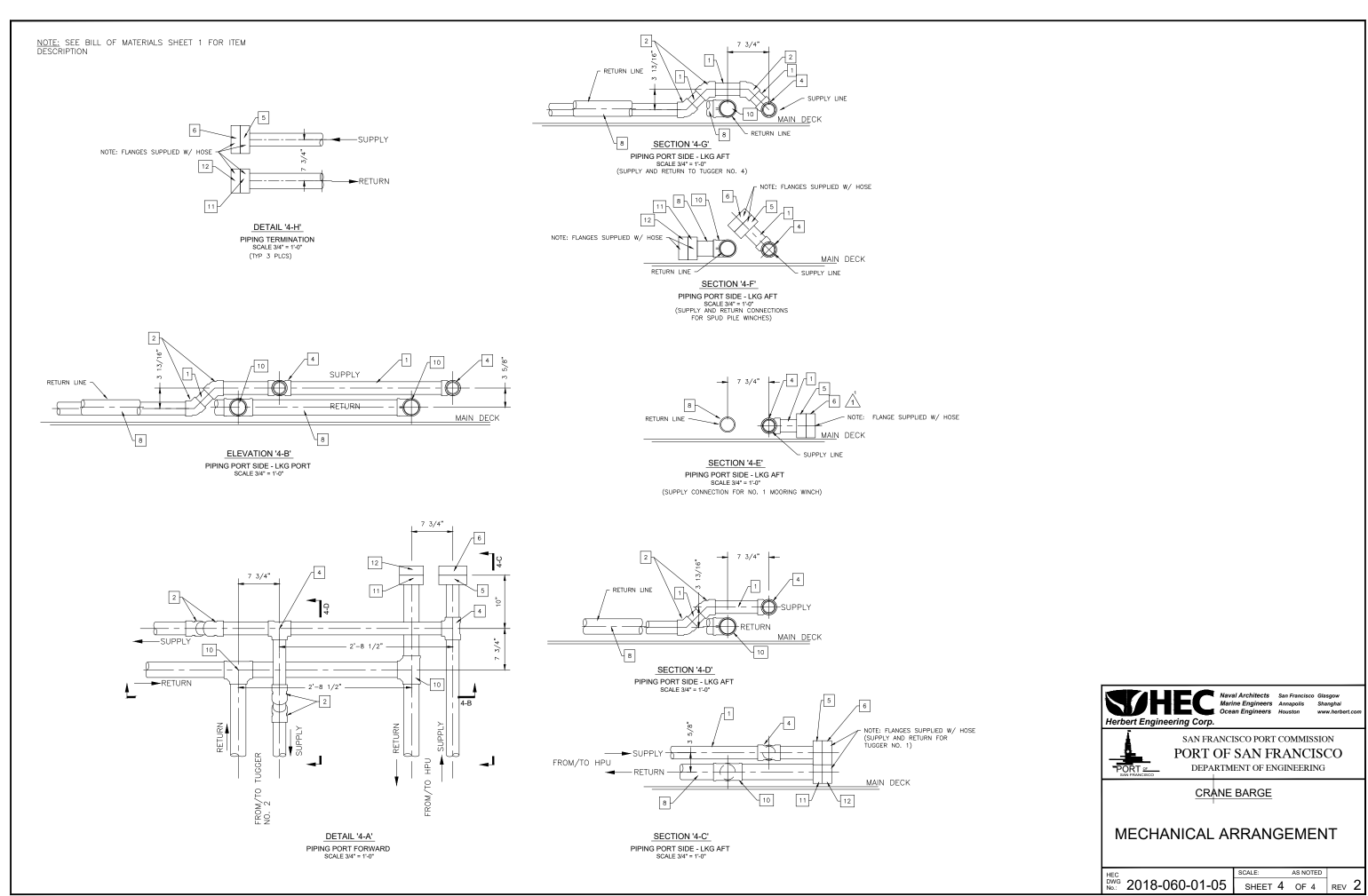


EXHIBIT A-6 – Electrical One-Line Diagram

GENERAL NOTES

- THIS DRAWING PRESENTS THE ONE—LINE DIAGRAM FOR THE ELECTRICAL SYSTEM FOR A CRANE BARGE FOR PERFORMING ROUTINE REPAIRS AND OTHER LIFTING WORKS ALONG THE SAN FRANCISCO WATERFRONT.
- 2. THE CONCEPT PRESENTED HERE IS DEPENDENT ON SPECIFIC EQUIPMENT AND FIXTURES THAT WILL BE INSTALLED.
- FOR LOCATION OF ELECTRICAL COMPONENTS, SEE DRAWING 2018-060-01-01 "GENERAL ARRANGEMENT".

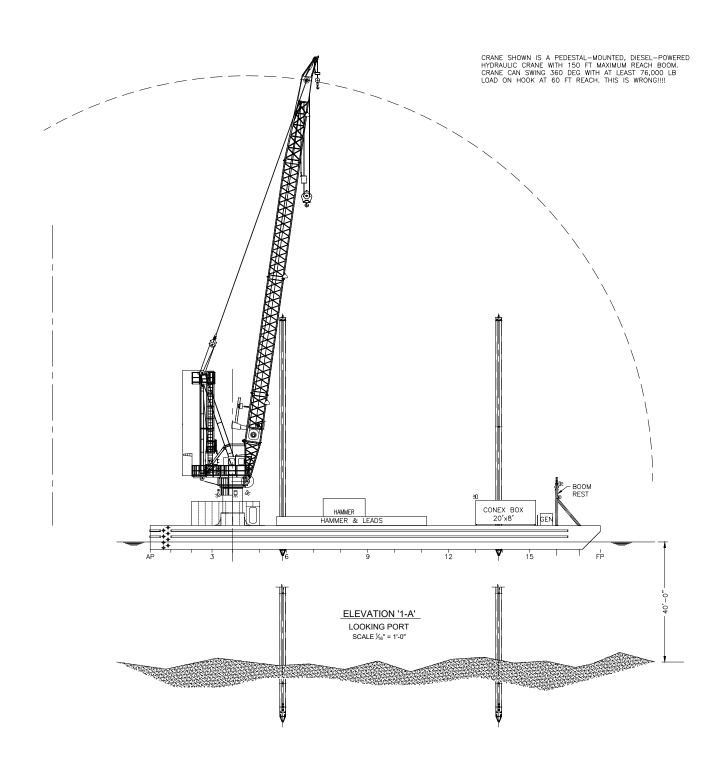
ABBREVIATIONS

DRAWING INDEX

SHT 1 - PRINCIPAL PARTICULARS, GEN NOTES, ABBREVIATIONS DEPLOYED OUTBOARD PROFILE, AFT PROFILE SHT 2 - ELECTRICAL ONE-LINE DIAGRAM - ENTRE BARGE SHT 3 - ELECTRICAL ONE-LINE DIAGRAM - CONEX & PED HSE SHT 4 - ELECTRICAL ONE-LINE DIAGRAM - AIR COMPRESSOR

1

	REVISIONS			
No.	DESCRIPTION		BY/DATE/A	PPI
1	PRELIMINARY ISSUE TO CLIENT FOR REVIEW	JRP/AS	1/25/2021	JR
0	ISSUE FOR BIDDING	JRP/A	S 3/8/2021	JR
1	REISSUE FOR BIDDING 1. REMOVE PRINCIPAL PARTICULARS FROM		6/13/2022	JR
2	REVISED PER FINAL SPECIFICATION	AMI	H 2/6/25 JF	RP



	REFERENCES								
No.	TITLE	DWG No.							
1	GENERAL ARRANGEMENT	2018-060-01-01							
2	-	-							
3	-	-							
4	-	-							
5	-	-							



		9			
DRWN:	AS	DATE:	JAN 25, 2021	SCALE:	AS NOTED
CHKD:	AS/JRP	APPD:	SAS	ACADFILE:	180600106-2
PROJECT	FILE:	2018-06	0-01	PLOTSCALE:	1:2 ON ANSI D
ABS APPR	OVAL: -				

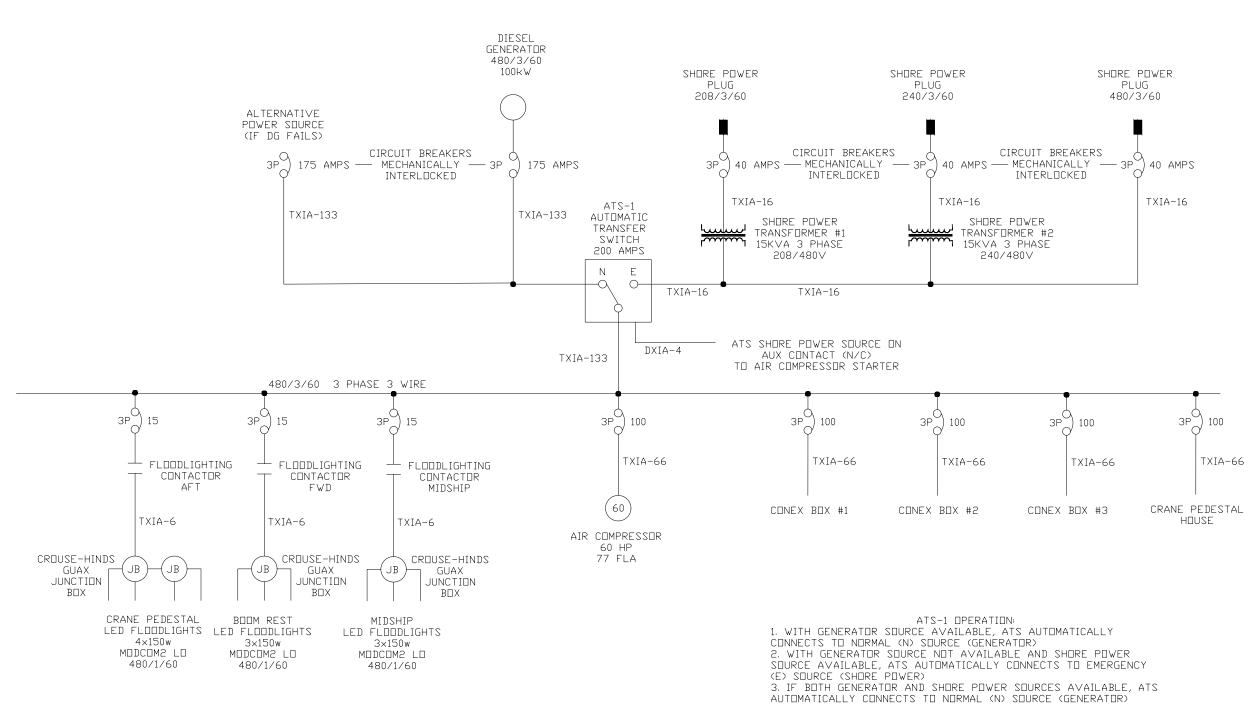


SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

OWNER APPVL:	-	HEC DWG 2018-060-01-06
DATE:	-	No.: 2010-000-01-00
FILE:	-	SHEET 1 OF 5 REV 2



LED FLOODLIGHT & INSIDE LIGHT FIXTURES MANUFACTURED BY PHOENIX LIGHTING

DETAIL '2-A'

BARGE ONE LINE

SCALE: NONE

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SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

DWG 2018-060-01-06

AS NOTED SHEET 2 OF 5 REV 2

480/3/60 3 PHASE 3 WIRE 100 (SHOWN ON SHEET 1) TXIA-66 (SHOWN ON SHEET 1) TXIA-6 15KVA 3 PHASE 480V PRI 208/120V SEC FXIA-16 3P 50 MAIN POWER PANEL 208/120/3/60 SWITCH 4 WIRE 50 AMP 24 CIRCUIT - (3) RLED4 LIGHTS DXIA-6 DXIA-6 20 DUPLEX 120V DUTLET DXIA-6 ĭp GFI 20 1P GFI DUPLEX 120V DUTLET DXIA-6 20 DUPLEX 120V DUTLET 1P GFI DXIA-6 20 DUPLEX 120V DUTLET ĭp GFĪ DXIA-6 -OO 2P SPACE — O 1P SPACE ×11

TYPICAL FOR EACH CONEX BOX

LED FLOODLIGHT & INSIDE LIGHT FIXTURES MANUFACTURED BY PHOENIX LIGHTING

DETAIL '3-A'

CONEX BOX ONE LINE

SCALE: NONE

__ of 113





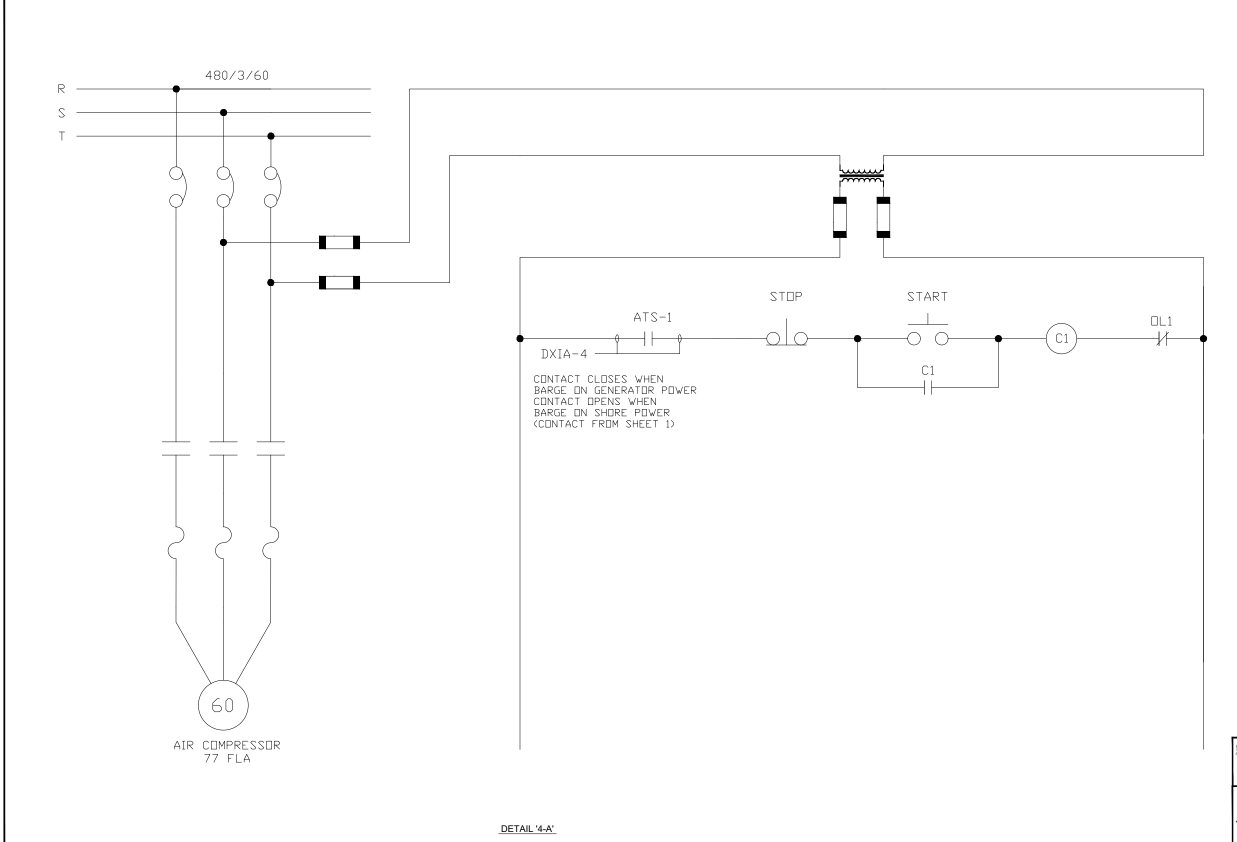
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

DWG 2018-060-01-06

AS NOTED SHEET 3 OF 5 REV 2



AIR COMPRESSOR ONE LINE

SCALE: NONE

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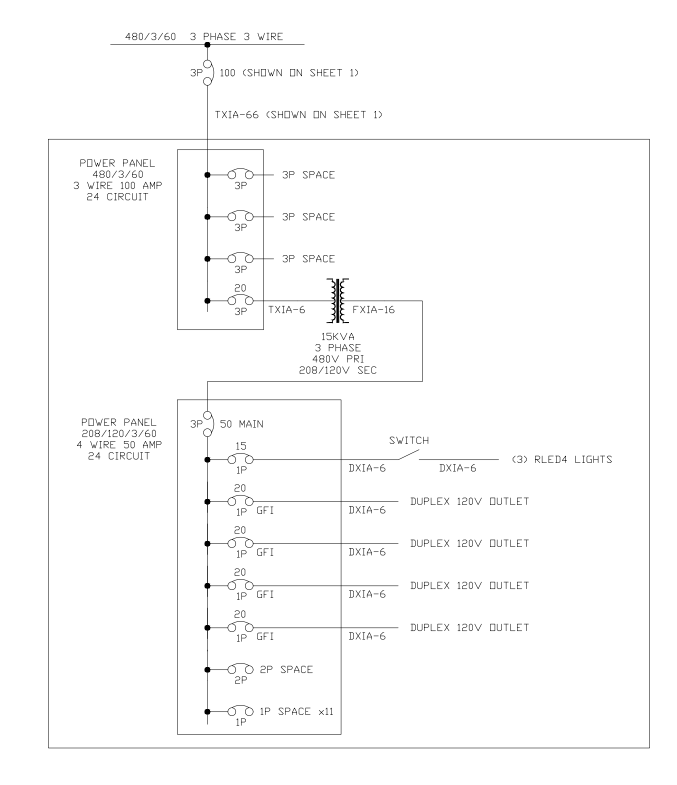
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

DWG No.: 2018-060-01-06

AS NOTED SHEET 4 OF 5 REV 2



LED FLOODLIGHT & INSIDE LIGHT FIXTURES MANUFACTURED BY PHDENIX LIGHTING

DETAIL '5-A'

CRANE PEDESTAL HOUSE ONE LINE SCALE: NONE

__ of 113





SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

DWG 2018-060-01-06

AS NOTED SHEET 5 OF 5 REV 2

Appendix E Schedule

The Parties intend to adhere to the following Schedule. Aside from the Delivery Date, as that term is defined in the Agreement, this Schedule may be adjusted upon written agreement of the Parties without formal amendment or modification of the Agreement. Contractor shall, with each invoice, provide City an update on the progression of the Work and, if necessary, request an adjustment to the schedule. Contractor shall provide any requests to adjust the schedule as soon as is practicable following contractor's determination that such a request is necessary, but in any event no later than upon submission of the next invoice.

[APPROVED SCHEDULE NEXT PAGE]

POSF Crane Barge Project - Contract Schedule

		Approximate			2025	5								20	026				
	Duration	Completion Date	May	June July	August S	eptember	October	November	December	January	February Marc	h April	May	June	July	August	September	October Noven	nber De
ninistrative																			
Dutra and POSF - Finalize Project Details and Contract		5/28/2025	X		<u> </u>		¦ 	:	<u> </u>	I	¦		<u> </u>	<u> </u>	¦ 	¦ 			
Contract NTP	1 Day	7/14/2025	1	Х			 -	<u> </u>		l	<u> </u>		<u> </u>	<u> </u>	<u> </u>	<u> </u>		 i	
3.1 Kickoff Meeting / Partnering Session	1 Day	7/23/2025	Ii.	X	<u>-</u> Li-	i	i	i	L	l	ii		<u> </u>	L	Ĺ	<u>.</u>		<u> </u>	!_
3.1 Confirmation of Steel Pricing	1 Day	9/19/2025			:I::I::I:	Х							I						
			1			<u>-</u> ī	i —	ī —	T	I	ii		T	i	i —	<u> </u>		i	
ge																			
					!							ļ	ļ			ļ			i
3.2 Submit Design Calculations 65% for weight, stability, and functional lifting capacity	7 Days	7/21/2025	1	Х		<u>-</u>		:	<u> </u>	1	;	<u>-</u>	<u> </u>		i —	:			
3.2 Design Calculations 65% - approved by Port for weight, stability, and functional lifting capacity	7 Days	7/28/2025	1	Х		:		!	·	1	!	·	Ţ	·		· —			
3.2 Submit Design Calculations 100% for weight, stability, and functional lifting capacity	7 Days	8/4/2025	Ii-		Х	i	i —	i —	<u> </u>	1	i i		T	i	i —	. <u></u>		-	
3.2 Design Calculations 100% - approved by Port for weight, stability, and functional lifting capacity	7 Days	8/11/2025	<u>-</u>	i	Х		; - — — - i	† — —	· 	1	ţ		†	· 	; — — '	· 			<u>-</u> -
			11-		-			!		1	ļ		T	ļ	ŗ —				<u>-</u> -
3.3 Submit Design Drawings 35% for Structure and Arrangement	15 Days	7/29/2025	1	Х				!		1	<u> </u>		<u> </u>		:	· 			<u>-</u> -
3.3 Design Drawings 35% for Structure and Arrangement approved by Port	7 Days	8/5/2025	I		X			<u>†</u> —	 	1	ţ		+	<u> </u>	<u></u>	· 			
3.3 Submit Design Drawings 65% for Structure and Arrangement	14 Days	8/19/2025	1	<u>-</u>		<u>†</u>	¦	i		t	i		†	i	i —	<u> </u>		 	
3.3 Design Drawings 65% for Structure and Arrangement approved by Port	7 Days	8/26/2025	I	 	х	<u></u>	 	! —		1	†		÷	;		 			
3.3 Submit Design Drawings 100% for Structure and Arrangement	10 Days	9/5/2025	[i-	 	X	х -		1		1	t		T	ri	r —	·		 	<u> </u> -
3.3 Design Drawings 100% for Structure and Arrangement approved by Port	7 Days	9/12/2025	I			- <u>x</u> -		!		ł	†	· <u>-</u>	÷	}	<u> </u>	 -			<u>-</u>
	7 Duys	3/12/2023	I		-		ļ- — — -	! —	<u> </u>	ł <i>-</i>	ł	·	+	ļ	ļ —	· 		- -	÷
3.4 Submit Shop Drawings 35%	33 Days	9/7/2025	I	-				 		 	 		+					 	
3.4 Shop Drawings 35% approved by Port	7 Days	9/14/2025	I	-	- ^ -	- -		ł	·	ł	ł		+	}	}	· 		├ -	
3.4 Submit Shop Drawings 65%	33 Days	10/17/2025	Ii-	i	- 	- -		 	 	ł	ii	· -	+	}	i —	 			<u> </u> -
3.4 Shop Drawings 65% approved by Port	7 Days	10/24/2025		-		^		 	 		ł	·	÷	·	·	· 		-	 ⊢
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3.4 Submit Shop Drawings 100%	33 Days	11/26/2025	- -				^_		<u> </u>		}		÷		<u>-</u>	<u> </u>			<u>:</u> -
3.4 Shop Drawings 100% approved by Port	7 Days	12/3/2025	I	 		,¦		<u> </u>	<u> </u>	 	ļ	<u>-</u>	+	ļ	<u> </u>	<u> </u>		├ -	
3.5 Material Order to Steel and other primary suppliers	7 Days	9/19/2025	1	-	-+	- <u>×</u> +		 		I <u>-</u>		 	+	¦	<u></u>	<u> </u>			
Barge Fabrication and Outfitting	8 Months	7/31/2026	 -			<u></u>	¦	<u>:</u>	X	x	XX	X	x	x	X	<u> </u>		-	
3.7 Completion of Hull Structure and Tank Testing	1 Week	7/31/2026	Ii-	i		i	i	i —		 	i	· <u> </u>	<u> </u>	ii	x	<u> </u>		-	<u>-</u>
			Ii-		-		i	1	<u> </u>		<u> </u>		<u> </u>		<u> </u>	<u> </u>			
e							1				1				•	1			
			Ii-							 	ļ	· 	+	<u>-</u>	¦ —	 			
3.6 Crane Order issued to vendor	14 Days	7/28/2025	I	X		<u></u>		<u> </u>	Ļ	 	ļ <u>-</u> -		-	ļ	! !	<u> </u>		-	¦ -
Crane Engineering	3 Months	10/26/2025	Ii-	i	X	x	X	i	<u> </u>	 	ii		-	i	<u> </u>	<u>i</u>		<i></i>	
Manufacturing	9 Months	7/28/2026	Ii.			<u>i</u>		X	X	Х	х х	X	X	Х	X	<u>L</u>		 	
3.7 Crane Factory Acceptance Test and Delivery	7 Days	7/28/2026	 <u> </u> -	!	<u>- L L - </u>	ļ	<u> </u>	ļ	<u> </u>	I	<u> </u>		<u> </u>	<u> </u>	X	<u> </u>		<u></u>	
Delivery to Outfitting Location	7 Days	8/4/2026	I					<u>:</u>	<u> </u>	 	<u> </u>		<u> </u>	<u>.</u>	<u> </u> 	X		 	
			I				 	<u> </u>	<u> </u>	l	<u> </u>		<u> </u>	L	<u> </u>	<u> </u>		i 	
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			I j.		<u>. L i</u> .	i		<u>:</u>	<u> </u>	l	<u> </u>		<u>i</u>	<u> </u>	: 			<u> </u>	
3.7 Crane Installation and Functional Testing onboard barge	30 Days	9/3/2026	11-		_L	l	l	1	<u> </u>	l	LL	L	1	L	L	X	Х	LJ	
3.7 Substantial Completion walk-through and testing of all equipment and components	14 Days	9/17/2026			7			!		I	[Ţ	!	 !	;	Х	i	<u>-</u> -
3.7 Deadweight Survey and hull inclining experiment	7 Days	9/24/2026	ļ .		- [<u>i</u>		Ţ —	Ţ	I	<u> </u>		Ţ	Ţ	ŗ —	·	Х		
Transit to West Coast	50 Days	11/13/2026	1					; — —		1	<u></u>		Ť	;	;	; 	Х	х х	
3.8 Final Inspection of all Fabrication	7 Days	11/20/2026	I				!	<u> </u>		t	+	· -	+	t	<u> </u>	 		x	
3.8 Final Inspection of all Equipment and Components as installed on board	7 Days	11/27/2026	I	-		<u>†</u>	<u></u>	i	<u> </u>	t	<u> </u>		†	¦	i —	<u> </u>		x	
3.8 Operational Testing of all equipment as installed on board	7 Days	12/4/2026	I	-	- 	<u>†</u>	 	† —		t	i	· -	+	∤	<u></u>	 			
3.8 Lifting Capacity test for Crane with Barge free floating	7 Days	12/11/2026	[j-	 	- -	i		i — —	 	t	∱j	· -	+	j	r	·			
3.9 Completion of Milestone 3.9 including final trials upon Delivery	7 Days	12/11/2020	I	-		 	<u> </u>	+		ł	t	·	+	}				-	—
3.5 Completion of Milestone 3.5 including final trials upon Delivery	/ Days	12/10/2020	I	-	- 			! —	<u> </u>	 	ł	· <u> </u>	+	ļ-—	<u> </u>	· 		- -	-
			I		- -					ł			÷	<u></u>	:	<u> </u>		-	<u>:</u> -
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The Dutra Group Appendix E (Schedule)

Appendix F

Change Orders and Claims

ARTICLE 1 - CLARIFICATIONS AND CHANGES IN THE WORK

1.01 GENERALLY

- A. The City may, at any time between the Notice to Proceed and Final Completion and without notice to Contractor's surety, order additions, deletions, or revisions in the Work by Change Order, Unilateral Change Order, or Field Order. Contractor shall promptly comply with such orders and proceed with the Work, which shall be performed under the applicable requirements of the Contract Documents.
- B. Contractor shall not be entitled to an increase in the Contract Sum or an extension of the Contract Time if Contractor performs work that is not required by the Contract Documents as amended, modified, or supplemented in writing.
- C. The procedures set forth in this Appendix F are intended to ensure that when Clarifications and Changes in the Work are proposed, the Contractor provides the City with its best estimate of the costs and impacts associated with each Clarification and/or Change, so that the City may evaluate each potential Change and proceed on an informed basis. The City also intends that the Clarification and Change Order procedures (including the use of Unilateral Change Orders and Force Account) facilitate payment to the Contractor of additional, undisputed amounts.
- D. Failure by the Contractor to comply with the procedures of this Appendix, including the failure to provide timely, sufficient information and/or documentation to the City at the time of any Clarification or Change Order Request, shall constitute a waiver of any subsequent claim by the Contractor arising out of such Clarification or Change Order.

1.02 REQUESTS FOR INFORMATION, CLARIFICATIONS AND FIELD ORDERS

- A. Should there appear to Contractor to be a discrepancy in the Contract Documents, should questions arise as to the meaning or intent of the Contract Documents, or should the City's comments on submittals returned to Contractor appear to Contractor to change the requirements or scope of the Contract Documents, Contractor shall submit a Request for Information ("RFI") to the City promptly. Contractor shall coordinate and schedule its Work to provide the City sufficient time to issue a written reply to the RFI before proceeding with Work affected thereby.
- B. The City shall issue a reply to the RFI within 10 working days of receipt of the same. The reply may include written Clarifications as deemed by the City to be necessary and consistent with the Contract Documents, or a Field Order requiring minor changes in the Work. If additional time is needed to issue the reply, the City will, within the 10 working-day reply period, notify the Contractor of the longer reply period. However, if the City's response time impacts the Schedule, the City shall extend the Schedule accordingly.

C. Clarifications of the Contract Documents and Field Orders issued by the City shall be binding on Contractor and shall be promptly executed by Contractor. The City's right to clarify any element of the Contract Documents shall not be construed to automatically entitle Contractor to a modification of the Contract Sum or a change in the Contract Time, though it may.

1.03 CHANGE ORDER REQUESTS AND PROPOSED CHANGE ORDERS

- A. COR Initiation: Should the City's Clarification or other written directive or determination, in the opinion of Contractor, materially exceed or change the requirements of the Contract Documents, Contractor shall submit to the City a written Change Order Request ("COR") within 10 working days of receipt of the Clarification or other written directive or determination. A COR shall reference the Clarification or other written directive or determination and the relevant Specification and Drawings, and clearly state reasons why a change is needed. A COR shall also include a cost proposal and/or a time adjustment proposal to the extent knowable, as a good faith estimate of any additional compensation or time associated with the affected Work, documented in accordance with subparagraphs 1.03E and 1.03F, below, and a narrative describing the scope of the COR including means and methods, sequence of Work, and other information necessary to fully understand the scope of the COR. The COR shall also include, as a minimum standard, quantity take offs and extensions identifying equipment and material against a specific Work task within the scope. Failure to submit a timely, reasonably well documented COR shall constitute a waiver of any future claim for additional compensation or time relating to such Work.
- B. COR Review: The City will review the COR. Within 10 working days after receipt of the COR and all required supporting documentation, the City will issue a written determination accepting or rejecting the COR in whole or in part. If the City requires additional time to issue a determination, it shall notify the Contractor of the same in writing, within the initial 10 working-day period. A final determination is any determination on a COR which states that it is final. If the City issues a final determination denying a COR in whole or in part, Contractor may contest the decision by filing a timely Notice of Potential Claim per Article 2 of this Appendix F. If the City does not issue a determination within the 10 working-day period, or such other period as set forth in a written notice, then the Contractor may deem the COR rejected and the City's issuance, on the last day of the applicable period, of a final decision denying the COR in its entirety and may, thereafter, contest the decision by filing a timely Notice of Potential Claim per Article 2 of this Appendix F.
- C. PCO Initiation: The City may initiate a change in the Work by issuing a Proposed Change Order ("PCO"). A PCO will include a detailed description of the proposed additions, deletions or revisions with supplementary or revised Drawings and Specifications, and will request from Contractor a quotation of cost and time for completing the proposed changes. After the City issues a PCO, Contractor shall not submit a COR for the same Work addressed in the City's PCO.
- D. PCO Quotation Time Period: Contractor shall submit a PCO cost proposal and PCO time adjustment proposal, if applicable, to the City within 10 working days after receipt of a PCO. If Contractor fails to submit a PCO cost proposal and/or PCO time adjustment proposal within the 10 working-day period, or if the price or time adjustment cannot be agreed upon, the City may either direct Contractor to proceed with the Work on a Force Account basis or a

Unilateral Change Order instructing Contractor to proceed with the PCO Work based on the City's estimate of the cost and/or time adjustment, subject to a protest / claim as identified below.

- E. COR and PCO Cost Proposal Requirements: The Cost Proposal shall include a complete itemized breakdown of labor, material, equipment, taxes, insurance, bonds, and markup for overhead and profit for both additions and deletions on a form supplied by the City. The same shall be required for related Subcontractor and Lower-Tier Subcontractor cost proposals, which shall be furnished on the same form as required for Contractor.
- 1) At a minimum, Contractor shall provide the following documentation to the City in support of Contractor and Subcontractor cost proposals:
 - a. material quantities and type of products;

Contractor and Subcontractor time adjustment proposals:

- b. labor breakdown by trade classification, wage rates, and estimated hours;
- c. equipment breakdown by make, type, size, rental rates, and equipment hours;
- F. COR and PCO Time Adjustment Proposal Requirements: If Contractor asserts it is entitled to an adjustment in Contract Time due to the proposed change order work, whether by COR or PCO, Contractor shall provide the following documentation to the City in support of any
- 1) Contractor shall submit to the City a CPM time impact evaluation using subnetwork or fragmentary network and including a written narrative and a schedule diagram or other written documentation acceptable to the City, showing the detailed work activities involved in a change that may affect the Critical Path and increase the Contract Time. The analysis shall also show the impact of the change on other Work and activities of the proposed schedule adjustment. This sub-network shall be tied to the complete and most current City-accepted progress schedule network, with appropriate logic so that a true analysis of critical path can be made.
- 2) Failure to comply with the requirements set forth in this subparagraph 1.03F shall constitute a waiver of any claim for delay, disruption, extended overhead and other associated costs or damages.

1.04 CHANGE ORDERS

and

- A. Execution of Change Orders; Modifications: When the City and Contractor agree on the total cost and time of a COR or PCO, the City will prepare for signatures of parties a Change Order to implement the changed Work. No oral instructions of any person whomsoever shall in any manner or degree modify or otherwise affect the terms of this Contract. Change Orders that result in an increase to the amount certified by the Controller for the Project are subject to the Certification by Controller requirements of the City's Charter and are effective upon incorporation into an approved Modification.
- B. Release of Claims: The parties agree to make good faith efforts to settle all Change Orders full and final at the time of Change Order execution. Accordingly, City and Contractor acknowledge and agree that Change Orders shall contain the following provision, unless and

only if the City determines that good cause exists to use different release language for a specific change order:

"The compensation (time and cost) set forth in this Change Order comprises the total compensation due to Contractor, all Subcontractors and all Suppliers, for the Work or change defined in the Change Order, including reasonably foreseeable impact on unchanged Work. By executing this Change Order, Contractor acknowledges and agrees on behalf of itself, all Subcontractors, and all Suppliers, that the stipulated compensation includes payment for all Work contained in the Change Order, plus all payment for the reasonably foreseeable interruption of schedules, extended field and home overhead costs (if any), delay, and all impact, ripple effect or cumulative impact on all other Work under this Contract. The execution of this Change Order indicates that the Change Order constitutes full mutual accord and satisfaction for the change, and that the time and/or cost under the Change Order constitutes the total equitable adjustment owed the Contractor, all Subcontractors, and all Suppliers as a result of the change, unless not reasonably foreseeable. The Contractor, on behalf of itself, all Subcontractors, and all Suppliers, agrees to waive all reasonably foreseeable rights, without exception or reservation of any kind whatsoever, to file any further reasonably foreseeable claim related to this Change Order. No further claim or request for equitable adjustment of any type for any reasonably foreseeable cause shall arise out of or as a result of this Change Order or the impact of this Change Order on the remainder of the Work under this Contract."

C. Change Orders issued under this Article or extensions of Contract Time made necessary by reason thereof shall not in any way release any guarantees or warranties given by Contractor under the provisions of the Contract Documents, nor shall they relieve or release Contractor's sureties of bonds executed under such provisions. The sureties, in executing such bonds, shall be deemed to have expressly agreed to any such Change Orders and to any extension of time made by reason thereof. Contractor shall be responsible for giving notice of any change affecting the Work, Contract Sum or Contract Times that is required to be given to its sureties by the provisions of any bond.

1.05 UNILATERAL CHANGE ORDERS

A. General: When time does not allow for a Change Order to be negotiated, or when the City and Contractor are unable to agree on the cost or time required to complete the change in the Work, the City may issue a Unilateral Change Order instructing Contractor to proceed with a change in the Work based on the City's estimate of cost and time to perform the change in the Work. Upon receipt of a Unilateral Change Order, Contractor shall proceed with the ordered Work.

B. Protest: If time did not allow for Contractor to submit a complete Cost and/or Time Adjustment Proposal prior to the issuance of a Unilateral Change Order, and Contractor disagrees with any terms or conditions set forth in a Unilateral Change Order and wishes to protest the Unilateral Change Order, Contractor shall submit, within 10 working days of receipt of the Unilateral Change Order, a complete Change Order Request ("COR") in accordance with the requirements of Paragraph 1.03 (including a complete Cost and/or time Adjustment Proposal, as applicable). If a COR is not timely submitted as required, Contractor waives all rights to additional compensation for said Work, and payment, which shall constitute full compensation

for Work included in the Unilateral Change Order, will be made as set forth in the Unilateral Change Order. The City will review the COR and issue a determination per Paragraph 1.03. If the City denies the COR in whole or in part, Contractor may contest the decision by filing a timely Notice of Potential Claim per subparagraph 1.05C, below. As a point of clarification, the protest procedures specified in this subparagraph do not apply to circumstances where Contractor submitted a complete Cost Proposal and/or Time Adjustment Proposal prior to the issuance of the Unilateral Change Order at issue, and the City subsequently issued a Unilateral Change Order because the parties were unable to timely agree on the cost and/or time to complete the change in the work. In such circumstances, if Contractor disagrees with any terms or conditions set forth in the Unilateral Change Order and wishes to pursue the dispute, Contractor must submit a timely Notice of Potential Claim per subparagraph 1.05C, below (but does not have to submit a revised/new COR).

- C. Claim Notification: Contractor waives all costs exceeding the City's estimate for the Unilateral Change Order Work unless Contractor submits a written Notice of Potential Claim in accordance with the requirements of Article 2 below. Said Notice shall be submitted no later than 10 working days after occurrence of one of the following potential claim events, whichever occurs first:
- 1) Contractor submits an invoice for completion of the Unilateral Change Order Work; or
- 2) Upon Contractor's receipt of written notice from the City that the City considers the Unilateral Change Order Work completed.

1.06 COST OF CHANGE ORDER WORK

- A. For Change Order Work and Change Order Work proposal pricing, Contractor will be paid the sum of the direct costs for labor, materials and equipment used in performing the Work as determined by the procedures set forth in this subparagraph 1.06A.
- 1) Labor. Contractor will be paid the cost of labor for the workers used in the actual and direct performance of the Change Order Work. Working foremen will be considered a direct cost of the Change Order Work only if the individual is on Site physically installing the Work. The costs for all supervision, including general superintendents and foremen not on Site, will not be considered a direct cost and shall be included the markup defined in subparagraph 1.06B, below. The cost of labor, whether the employer is Contractor, a subcontractor, or other forces, will be the sum of the following:
- a. Actual Wages. The actual wages paid shall include any actual payments by the employer for its workers' health and welfare, pension, vacation, training, and similar purposes.
- b. Labor Surcharge. To the actual wages, as defined above, will be added a labor surcharge as set forth in the version of the California Department of Transportation publication entitled Labor Surcharge and Equipment Rental Rates which is in effect on the date upon which the extra work is accomplished and which is incorporated by reference as though set forth in full. That labor surcharge shall constitute full compensation to Contractor for all of its costs for worker's compensation insurance, Social Security, Medicare, federal unemployment insurance, state unemployment insurance, and state training taxes. No other fixed labor burdens will be considered, unless approved in writing by the City.

- c. Subsistence and Travel Allowance. The actual subsistence and travel allowance paid to such workers.
- 2) Materials: The City will pay Contractor on Change Orders only for those materials furnished by Contractor and directly required for performing the Change Order Work. The cost of such material shall be the direct cost, including sales tax, to the purchaser, whether Contractor, Subcontractor or Lower-Tier Subcontractor, from the Supplier thereof and may include the cost of transportation, but delivery charges will not be allowed unless the delivery is specifically required for the Change Order Work. If a trade discount by an actual Supplier is available to Contractor, such discount shall be credited to the City if Contractor received such discount. If the materials are obtained from a Supplier or source owned wholly or in part by Contractor, payment thereof shall not exceed the current wholesale price for the materials. The term "trade discount" includes the concept of cash discounting.
- 3) Equipment: Payment for equipment costs on Change Orders will be made at the lesser of the rental rates listed for such equipment as specified in the current edition, at the time of the Change Order, of: (i) the Labor Surcharge & Equipment Rental Rate Book (including its supplement Miscellaneous Equipment Rental Rates) published by the California Department of Transportation and available for download at http://www.dot.ca.gov/hq/construc/equipmnt.html; or (ii) "Rental Rate Blue Book," published by EquipmentWatch, a unit of Penton Media, Inc., 181 Metro Drive, Suite 410, San Jose, California 95110, phone (800) 669-3282 (see http://www.equipmentwatch.com/Marketing/RRBB_overview.jsp for information).

Such rental rates shall be adjusted as appropriate and will be used to compute payments for equipment, regardless of whether the equipment is under Contractor's control through direct ownership, leasing, renting, or other method of acquisition; provided, however, for equipment rented or leased in arm's length transactions with outside vendors, Contractor will be reimbursed at the actual rental or leased invoice rates when such rates are reasonably in line with the applicable rates specified in the publications identified above. Arm's length rental or lease transactions are those in which the firm involved in the rental or lease of such equipment is not associated with, owned by, have common management, directorship, facilities, or stockholders with the firm renting the equipment. Contractor has the burden of proof to demonstrate that a rental or lease transaction was an arm's length transaction. Contractor shall submit copies of all rental or lease invoices, and other information as requested by the City, if any, as supporting documentation with each PCO cost proposal.

Contractor shall provide all necessary equipment ownership and other information as requested by the City.

a. Daily, weekly, or monthly rates shall be used, whichever are lower. Hourly rates including operator shall not be used. Unless otherwise specified, manufacturer's ratings and manufacturer-approved modifications shall be used to classify equipment for determination of applicable rental rates. If, however, equipment of unwarranted size or type and cost is used, the cost shall be calculated at the rental rate for equipment of proper size and type. The actual time to be paid for equipment shall be the time the equipment is in productive operation on the Work under the Change Order. No payment will be made for time while equipment is inoperative due to breakdown or for non-work days. In addition, the rental time shall not include the time required to move the equipment to and from the Site. Loading and transportation costs will be paid, in lieu of rental time, only if the equipment does not move under its own power and is

utilized solely for the Work of the Change Order. No mobilization or demobilization will be allowed for equipment already on the Site. Equipment that is idle, non-operating or in standby mode shall be reimbursed at the lesser of Caltrans' rates, as adjusted by Caltrans' Delay Factor, or EquipmentWatch's rates, as adjusted by its standby calculation, unless such equipment is rented or leased as provided above. Individual pieces of equipment having a replacement value of \$1,000 or less shall be considered to be small tools or small equipment, and no payment will be made since the costs of these tools and equipment are included as part of Contractor's markup for overhead and profit as defined in subparagraph 1.06B.

- b. Payment to Contractor for the use of equipment as set forth herein shall constitute full compensation to Contractor for the cost of fuel, power, oil, lubricants, supplies, small equipment, necessary attachments, repairs and maintenance of any kind, depreciation, storage, insurance, labor (except for equipment operators), and any and all costs to Contractor incidental to the use of the equipment.
- B. Costs Included as Part of Markup for Overhead and Profit: To the total of the direct costs computed as provided in subparagraph 1.01A there will be added a markup for overhead and profit as specified in subparagraph 1.06C. The markup shall constitute full compensation for all direct and indirect overhead costs and profit which shall be deemed to include all items of expense not specifically listed in subparagraph 1.06A as direct costs. No separate allowance or itemization for overhead costs shall be allowed. The following is a list, not intended to be comprehensive, of the types of costs that are included in the markup for overhead and profit for all Change Orders including Force Account Work:
- 1) Field and home office personnel including, but not limited to, principals, project managers, superintendents, supervisory foremen, estimators, project engineers, detailers, draftspersons, schedulers, consultants, watchpersons, payroll clerks, administrative assistants, and secretaries.
- 2) All field and home office expenses including, but not limited to, field trailers, parking, storage sheds, office equipment and supplies, telephone service at the Site, long-distance telephone calls, fax machines, computers and software, internet and e-mail services, temporary utilities, sanitary facilities and services, janitorial services, small tools and equipment with a cost under \$1,000 each, portable scaffolding, blocking, shores, appliances, job vehicles, security and fencing, conformance to all regulatory requirements including compliance with safety regulations, safety programs and meetings, cartage, warranties, record documents, and all related maintenance costs.
- 3) Administrative functions including, but not limited to, reviewing, coordinating, distributing, processing, posting, recording, estimating, negotiating, scheduling, schedule updating and revising, expediting, surveying, engineering, drawing, detailing, revising shop drawings, preparing record drawings, carting, cleaning, protecting the Work, and other incidental Work related to the Change Order.
 - 4) Bond and insurance costs.
- 5) All other costs and taxes required to be paid, but not included under direct costs as defined in subparagraph 1.06A.

C. Contractor's Markup for Overhead and Profit: The following maximum percentage markups shall be applied to the total direct costs for each direct cost category. These markups provide for all indirect and overhead costs and profit:

Changed/Extra Work –	Markup Percentage
Direct Costs	
Contractor direct labor	15%
Contractor direct materials	15%
Contractor direct	15%
equipment	
Subcontractor (of any tier)	35%
direct labor	
Subcontractor/Supplier (of	15%
any tier) direct materials	
Subcontractor/Supplier (of	15%
any tier) direct equipment	

- 1) For Work performed by a Subcontractor, Contractor shall receive a maximum 7.5% markup on the Subcontractor's total cost (total cost includes direct costs plus applicable markups specified above). Such additional 7.5% markup shall reimburse Contractor for all additional indirect, administrative and overhead costs associated with Change Order Work performed by the Subcontractor.
- 2) For Work performed by a Lower-Tier Subcontractor, Contractor and Subcontractor shall each receive a maximum 7.5% markup on the total cost of their respective Lower-Tier Subcontractors. Such additional 7.5% markup shall reimburse Contractor and Subcontractor for all additional indirect, administrative and overhead costs associated with Change Order Work performed by the Lower-Tier Subcontractor.
- 3) In no case shall the sum of the individual markups specified in subparagraphs 1.06C.1 and 1.06C.2, above, exceed 20%, regardless of the number of Subcontractor tiers involved in performing the Change Order Work.
- D. For Work to be deleted by Change Order, the reduction of the Contract Sum shall be computed on the basis of one or more of the following: (i) Unit Prices stated in the Contract Documents; (ii) where Unit Prices are not applicable, a lump sum based upon the costs which would have been incurred in performing the deleted portions of the Work as calculated in accordance with Paragraph 1.06, supported by a Cost Proposal as required by Paragraph 1.03. Neither Contractor nor the Subcontractor shall receive a markup on their respective Lower-Tier Subcontractors to administer the credit Change Order.
- 1) When both additions and credits are involved in any one Change Order, Contractor's markup shall be computed on the basis of its direct costs and labor productivity for the net change in the quantity of the Work. For example, if a Change Order adds 14 units on one Drawing and deletes 5 units on another Drawing, the markup shall be based on the net addition of 9 units. No markup will be allowed if the deductive cost exceeds the additive cost.

- 2) If the City issues written notice of deletion of a portion of Work after the commencement of such Work or after Contractor has ordered acceptable materials for such Work which cannot be cancelled, or if part or all of such Work is not performed by Contractor because it is unnecessary due to actual Site conditions, payment will be made to Contractor for direct costs of such Work actually performed plus markup for overhead and profit as provided in subparagraph 1.06C and as otherwise provided under Termination for Convenience Section 8.1.
- 3) Contractor shall not be compensated for costs incurred after receipt of the City's written notice deleting the portion of Work, except as otherwise provided under Termination for Convenience Section 8.1.
- 4) Materials ordered by Contractor prior to the City's issuance of a notice of deletion shall be paid for by the City and shall become the property of the City, and the City will pay for the actual cost of any further handling of such material. If the material is returnable to the vendor, and if the City so directs, the material shall be returned and Contractor will be paid only for the actual charges made by the vendor for returning the material including restocking charges.
- E. Costs Not Included in the Work: Contractor shall be solely responsible for determining which of its Subcontractors and Suppliers receive Change Orders. No additional compensation will be provided Contractor for the cost of its Subcontractors and Suppliers to review, post, coordinate, and perform related tasks to administer Change Orders which do not result in direct cost charges from such Subcontractors or Suppliers. Such costs shall be considered normal business costs, which are contractually determined between Contractor and its Subcontractors and Suppliers prior to Bid, and such costs shall be included in Contractor's Total Bid Price.
- F. Records: Contractor shall maintain its records in such a manner as to provide a clear distinction between the direct costs of Change Orders and the cost of original Contract Work. This requirement pertains to all types of Change Orders, as well as the additions, deletions, revisions, CORs, and Claims initiated by Contractor.

ARTICLE 2 - CONTRACT AND GOVERNMENT CODE CLAIMS

2.01 CLAIMS GENERALLY

- A. The City and Contractor acknowledge and agree that early identification and resolution of potential claims or disputes benefits all parties and advances the success of the Project.
- B. The notice requirements and procedures set forth under this Article 2 are necessary for the City to address potential claims and disputes. Having knowledge of potential claims and having documentation from the Contractor concerning a dispute as Work is being performed is critical for the City to make informed decisions which could impact the budget and schedule for the Project.
- C. Compliance with the Notice of Potential Claim and Contract Claim submission procedures prescribed in this Article are condition precedents to the right to file a Government Code Claim under California Government Code section 900, et seq., and Administrative Code

- Chapter 10. As set forth in subparagraph 2.04, Contractor's submittal of timely and proper Notices of Potential Claims and Contract Claims may, in some circumstances, toll Contractor's compliance with the Government Code Claim requirements until the Contract Claim process is finally completed. Refer to subparagraph 2.04, below. The timely submittal of both a properly completed Contract Claim and a Government Code Claim are conditions precedent to commencing litigation against the City for disputes arising out of or related to this Contract and not expressly excluded from the Contract Claim process per subparagraph 2.01D, below. Disputed issues not timely raised and properly documented in conformance with this Article shall be deemed waived by the Contractor and may not be asserted in a Government Code Claim, subsequent litigation, or legal action. Furthermore, by executing this Contract, Contractor waives any and all claims or defenses of waiver, estoppel, release, bar, or any other type of excuse of non-compliance with the Contract Claim submission requirements.
- D. The Contract Claim procedures specified in this Article 2 do not apply to the following: (1) claims respecting penalties for forfeitures prescribed by statute or regulation which a government agency is specifically authorized to administer, settle, or determine; (2) claims respecting personal injury, death, reimbursement, or other compensation arising out of or resulting from personal injury of death; (3) claims by the City; or (4) claims respecting stop notices.
- E. The requirements of this Article 2 shall survive expiration or termination of this Contract.

2.02 NOTICE OF POTENTIAL CLAIM

- A. If, during the course of the Project, the Contractor seeks an adjustment of the terms of the Contract Documents, an adjustment to the Contract Sum and/or Contract Time, or other relief with respect to the Contract Documents, including a determination of disputes or matters in question between the City and the Contractor arising out of or related to the Contract Documents or the performance of Work (including without limitation determination of delay, assessment of liquidated damages, Proposed Change Orders, Unilateral Change Orders, denial of Change Order Requests, payment, nonpayment, termination for cause, termination for convenience, or other act by the City impacting or potentially impacting payment, nonpayment, withholding, or the performance of the Work), then the Contractor must submit to the City a timely Notice of Potential Claim to preserve its right to seek such additional compensation and/or time.
- B. Contractor must submit a Notice of Potential Claim to the City within fifteen (15) working days of the event, activity, occurrence, or other cause giving rise to the potential Claim. For potential Claims that involve or relate to an extra, change, addition or deletion to the Work, Contractor's fifteen day period to submit a Notice of Potential Claim will commence when the City Representative issues a final written decision denying, in whole or in part, Contractor's Change Order Request or other proper request for adjustment to the Contract Sum and/or Contract Time. Note that Contractor's failure to comply with required notice and submittal requirements for Change Order Requests (Article 1) shall constitute grounds to deny any related Claim.
- C. A Notice of Potential Claim shall describe the nature and circumstances of the potential claim event, set forth the reason(s) for which Contractor believes additional

compensation and/or time will or may be due, and provide a good faith estimate of the cost and/or time impact to which Contractor believes it may be entitled.

- D. The Notice of Potential Claim provides early notice to the City of a disputed issue and provides the City with the opportunity to mitigate associated costs, allowing for early resolution. Failure by Contractor to submit a timely Notice of Potential Claim shall constitute a waiver of any claim arising out of the event, activity, occurrence, or other cause giving rise to the potential Claim.
- E. The requirements of Paragraph 2.02 apply will be tolled if the disputed issue underlying a potential claim event has been referred or submitted to an issue resolution/escalation ladder, Dispute Review Board, Dispute Resolution Advisor, or similar dispute resolution process that may be required by the Contract Documents.

2.03 CONTRACT CLAIM

- A. <u>General</u>. The Contract Claim shall be the Contractor's sole and exclusive administrative remedy for additional compensation or time associated with its performance of the Work under the Contract. Failure to submit a timely, certified, and documented Contract Claim in conformance with this Article shall constitute a waiver by the Contractor as to any claims relating to its performance of the Work under the Contract and a failure to exhaust its administrative remedies.
- B. <u>Deadline to Submit Contract Claim</u>. The time to submit a Contract Claim will depend on the dispute resolution process(es) that are incorporated into the Contract Documents.
- resolution/escalation ladder, Dispute Review Board, Dispute Resolution Advisor, or similar mandatory or optional supplemental dispute resolution process(es), and Contractor timely refers a disputed issue to the applicable process(es), then the time to submit a Contract Claim shall be extended as set forth in the Contract Document that implements the supplemental dispute resolution process(es). For example, as set forth in Section 00 73 10 (if used), for disputes reviewed by a Dispute Resolution Advisor and heard using a formal Dispute Meeting, Contractor must submit any certified Contract Claim for the dispute no later than 15 days after expiration of the acceptance period for the DRA Report. Contractor's timely referral of a disputed issue to a supplemental dispute resolution process which the Contract Documents identify as mandatory (e.g., Dispute Review Board) is a prerequisite to filing a Contract Claim under this Article. By failing to timely refer a disputed issue to the applicable mandatory supplemental dispute resolution process specified in the Contract Documents, Contractor waives future Contract Claims relating to the disputed issue.
- 2) The following Contract Claim submittal requirements apply (i) if the Contract Documents do not establish a supplemental dispute resolution process or (ii) the Contract Documents establish an optional supplemental dispute resolution process(es) and Contractor elects to not refer the disputed issue to an optional supplemental dispute resolution process. In such cases, Contractor may file a Contract Claim only as to disputed issues presented to and rejected by the City Representative through the Notice of Potential Claim process set forth in Paragraph 2.04, above. The City Representative will respond, in writing, to Contractor's Notice of Potential Claim, submitted per Paragraph 2.04, within 30 days of receipt of the Notice. If the

City Representative requires additional time to issue a determination, he or she will notify the Contractor of the same in writing, within the initial 30-day review period. Contractor shall submit a Contract Claim within 15 working days of receipt of the City Representative's written determination on the Notice of Potential Claim if Contractor disputes the City Representative's written determination and wishes to preserve its right to pursue the disputed issue. In the event that the City Representative does not issue a written determination on Contractor's Notice of Potential Claim within the prescribed period, the Contractor may submit a Contract Claim either after 15 days of the expiration of the prescribed period, or 45 days after submitting its Notice of Potential Claim, whichever is later.

C. Contract Claim Certification Requirement:

- 1) Contractor, under penalty of perjury, shall submit with the Contract Claim certification by Contractor and its Subcontractor(s), as applicable, that:
 - a. the Claim is made in good faith;
- b. supporting data are accurate and complete to the best of Contractor's and/or Subcontractor's knowledge and belief; and
- c. the amount requested accurately reflects the Contract adjustment for which Contractor believes the City is liable.
- 2) An individual or officer who is authorized to act on Contractor's behalf shall execute the certification. Failure to certify a claim under penalty of perjury shall render the Contract Claim incomplete but shall not constitute its waiver unless Contractor fails to cure the deficiency promptly upon notice thereof.
- 3) In regard to a Claim or portion of a Claim by a Subcontractor, Contractor shall fully review the Subcontractor's Claim and shall certify the Subcontractor's Claim or such relevant portion(s) of the Subcontractor's Claim, under penalty of perjury, in the same manner the Contractor would certify its own claim under the foregoing subparagraph 2.03C.1 based on information and belief. The City will not consider a direct claim by any Subcontractor. Subcontractors at any tier are not third-party beneficiaries of this Contract.
- 4) Contractor hereby agrees that failure to furnish certification as required in this Article shall render the Contract Claim incomplete but shall not constitute its waiver unless Contractor fails to cure the deficiency promptly upon notice thereof.
- 5) Contractor further acknowledges and agrees that if it submits a false claim, on behalf of itself or a Subcontractor, Contractor may be subject to civil penalties, damages, debarment, and criminal prosecution in accordance with local, state, and federal statutes.

D. Format of a Contract Claim:

- 1) The Contractor shall document its Contract Claim in the following format:
 - a. Cover letter and certification.
- b. Narrative Summary of Claim merit and amount, and clause under which the Claim is made.

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- c. List of documents relating to Claim:
 - 1. Specifications

- 2. Drawings
- 3. Clarifications/RFIs
- 4. Correspondence
- 5. Schedules
- 6. Other
- d. Chronology of events and correspondence.
- e. Analysis of Claim merit.
- f. Analysis of Claim cost (money and time).
- g. Attachments:
 - 1. Specifications
 - 2. Drawings
 - 3. Clarifications/RFIs
 - 4. Correspondence
 - 5. Schedules
 - 6. Other

E. <u>Additional Requirements for Contract Claims Seeking Time Extensions or Contesting</u> the Assessment of Delay:

1) All Contract Claims seeking time extensions or challenging the assessment of delay and/or liquidated damages shall include, in addition to all other applicable requirements of this Article 2, a written analysis of all changes and all delays impacting the as-built critical path (the "As-Built Schedule Analysis"). Contractor shall base its As-Built Schedule Analysis on an as-built schedule that incorporate all actual start and finish dates, actual durations of activities, and actual sequences of construction. Contractor shall obtain the as-built schedule from the most recent base line schedule or progress schedule update as of the time of the activity, occurrence or other cause giving rise to the Claim. Contractor shall create the as-built schedule as an early start schedule, and the schedule shall use the original activity durations for all incomplete Work and the actual logic driving all activities. The As-Built Schedule Analysis shall incorporate all delays (including City, Contractor and third party Unavoidable Delay without exception) in the time frame that they occurred with actual logic ties. As part of its review of Contractor's As-Built Schedule Analysis, the City will determine the critical path and identify any City-caused and/or third party-caused delays (if any) on the critical path. The City will not review or consider any Contract Claim seeking time extensions or contesting the assessment of delay (including liquidated damages) that does not include an As-Built Schedule Analysis that meets the requirements of this Subparagraph.

F. Procedure For Review of a Contract Claim:

- 1) The City shall review only a timely, certified, and properly documented Contract Claim.
- 2) The City shall respond to a Contract Claim in writing, within 45 days of receipt of such Claim. In its response, the City shall either grant or deny the Claim in whole or in part. If

the City does not respond to a Claim within the 45-day period, the Claim is deemed denied in its entirety.

- 3) Within 10 days of the date of the City's response or expiration of the 45-day period, whichever is earlier, the Contractor may request review of the Contract Claim and the City's response by the Department Head. The request must be in writing, directed to the Department Head and copied to the City Representative. Failure by the Contractor to make a timely request to the Department Head, copied to the City Representative, shall constitute acceptance by the Contractor of the City's original response.
- 4) Upon a timely and proper request, the Department Head, or his/her designee (other than personnel assigned to the Project), shall review the relevant documents, meet with the Contractor and City personnel assigned to the Project, and confirm or revise the City's response to the Contract Claim. The Department Head, or his/her designee, shall issue such determination within 60 days of the date of the request for review. The determination by the Department Head, or his/her designee, shall constitute the final administrative determination of the City. If the Department Head takes no action on a request for review within the 60-day period, the City's original response shall constitute the final administrative determination by the City.

2.04 GOVERNMENT CODE CLAIM

A. For the purposes of this Contract, the City and the Contractor hereby agree that any action at law against the City arising out of or relating to Contractor's performance of the Work shall accrue either on the effective date of termination or on the date of Delivery, whichever is earlier. Notwithstanding the foregoing, the timely submittal of a complete and proper Notice of Potential Claim and Contract Claim under the administrative procedure specified in this Article 2 shall operate to toll Contractor's compliance with the Government Code Claim requirements under California Government Code section 900, et seq., and Administrative Code Chapter 10 until the City issues a final administrative determination per subparagraph 2.03F.4.



San Francisco Office of the City Administrator City Administrator Carmen Chu

Custom Crane Barge

File <u>25-0629</u>; Contract 1000033542

Office of Contract Administration

Board of Supervisors' Budget and Finance Committee July 16, 2025

Contract Summary

- Contract 1000033542 is for the procurement of a custom designed and fabricated crane barge to support maintenance and repair of the Port of San Francisco's waterfront assets.
- Awarded Contractor: The Dutra Group, selected via competitive solicitation issued by the Office of Contract Administration (OCA) in February 2024.
- Contract amount: Total negotiated not-to-exceed amount of \$16,747,196.
- Contract duration: Initial term of two (2) years from contract execution to July 14, 2027, with an option to extend for a period of one (1) year.

Background

- The Port of San Francisco is responsible for maintaining 7.5 miles of San Francisco's urban waterfront, which is a diverse mix of piers, bulkheads, seawalls, and reinforced shoreline—structures which require regular maintenance and emergency repairs.
- Currently, the Port must use third party vendors to implement these projects, costing the City both time and money.
- The procurement of a custom-fabricated crane barge will allow the Port to directly maintain assets along the City's shoreline through the next five decades.
- Design and specifications of a 150-foot crane barge with 120-ton pedestal crane were developed in partnership between Port maintenance staff, engineering staff, and Herbert Engineering in 2017.

Background

- The custom-designed crane barge will support mission-critical Port functions, including:
 - Maritime Operations: maintenance of ship berths, including cruise ship terminal berths
 - Commercial Fishing Support: maintenance and repairs at the commercial fishing harbor
 - Recreational Boating: maintenance of marina float systems, boat launch,
 600+ berth recreational marina, etc.
 - Real Estate and Development: access to finger piers for ongoing building maintenance & repairs, supporting leasing opportunities
 - Environmental Protection: facilitation of sunken vessel and debris salvage to reduce hazards
 - Disaster Response: water-side support during disasters and other emergency operations
 - Public Access Compliance: assuring continued public access along wharfs and piers pursuant to mandates

Pricing Structure

- Contract NTE of \$16,747,196 is an all-inclusive price reflecting:
 - Custom barge fabrication
 - Installation of pre-fabricated crane
 - On-board, on-location functional testing
 - Professional services
 - Transportation from Gulf Coast shipyard
 - Final delivery and acceptance at Port of SF
 - 3-year warranty
 - Contingency
 - Sales tax

Contract Funding

- California State Lands Commission: \$12.7M (75%)
 - In-hand funds
 - Must be expended by December 31, 2026
- Port of SF Harbor Fund: remaining ~\$4M (25%)

Conclusion

- The proposed contract will provide for a generational piece of equipment that will allow the Port to maintain its critical waterfront assets for the next 50 years.
- Procurement of this equipment will allow for substantial marine project cost savings by allowing the City to perform the work with its own crews.
- OCA respectfully requests that the Board approve this contract to support the Port's critical operations.

Thank You

City and County of San Francisco Sourcing Event ID 0000006633 | Dept Contract ID: TC70300

Formal Request for Qualifications for: Crane Barge

This RFQ can be viewed on the City's Supplier Portal at: https://sfcitypartner.sfgov.org/pages/index.aspx



Request for Qualifications Issuance	Friday, December 8, 2023	
Pre-Response Conference	Friday, January 5, 2024 at 1:00PM	
	Microsoft Teams meeting	
	Join on your computer, mobile app or room device	
	Click here to join the meeting	
	Meeting ID: 225 190 269 709	
	Passcode: DrXbVy	
	Download Teams Join on the web	
	Or call in (audio only)	
	<u>+1 415-906-4659,,606687658#</u> United States, San Francisco	
	Phone Conference ID: 606 687 658#	
Deadline for Questions	Friday, January 12, 2024 at 5:00PM	
Deadline to Submit	Wednesday, January 24, 2024 at 5:00PM	
Responses		
Notice of Intent to Establish	Monday, February 5, 2024	
Prequalified Pool		
Period for Protesting Notice	Within three (3) business days of the City's issuance of a Notice of Intent to Award.	
of Intent to Establish		
Prequalified Pool		
Pool Administrator:	Hermilo Rodis	
	Senior Purchaser, Office of Contract Administration	
	City and County of San Francisco	
	Phone: (628) 652-1628	
	Email: Hermilo.rodis@sfgov.org	

Attachments & Exhibits

Attachment 1: Respondent Questionnaire Attachment 2: Written Response Template

Attachment 3: City's Proposed Agreement Terms

Attachment 4: Grant Terms & Conditions

Exhibit A0: Specifications

Exhibit A1: General Arrangement Exhibit A2: Structural Scantling Plan

Exhibit A3: Spud Pile

Exhibit A4: Outfitting
Exhibit A5: Mechanical Arrangement Exhibit A6: Electrical One-Line Diagram

RESPONDENTS MUST SUBMIT WITH THEIR RESPONSE DOCUMENTS IN SUPPORT OF EACH MINIMUM QUALIFICATION LISTED BELOW. A RESPONSE THAT FAILS TO PROVIDE THE FOLLOWING DOCUMENTATION WILL NOT BE ELIGIBLE FOR FURTHER CONSIDERATION.

The following definitions apply to the Minimum Qualifications:

"Respondent" or "Prime Contractor": Organization awarded contract by the Port for the fabrication, assembly, integration, testing and delivery of the Crane Barge. Has ultimate responsibility for delivering the fully assembled and tested barge and equipment. Entity leading the team and will be contractually responsible for delivering the completed assembled crane barge. Presumably the Respondent will also act as the Prime Contractor for this project.

"Barge Fabricator": If not the prime contractor, Barge Fabricator (or simply "Fabricator") as referenced in the following will source materials, prepare construction drawings and specifications, provide all labor and construction facilities, cut-out, fit-up and weld steel to fabricate the barge and apply coatings Barge Fabricator may also procure and integrate all other assemblies and equipment to produce an outfitted and complete floating crane vessel. Presumably have on staff a Professional Engineer responsible for the design and engineering, and an experienced project manager responsible for the construction of the barge.

"Crane Vendor": Vendor, possibly independent from Barge Fabricator, responsible for design, construction, assembly and testing of crane. Responsible for any other tasks as defined by Prime Contractor. Presumably have Professional Engineer and responsible project manager for the design and construction of crane on staff

MQ#	Description
MQ 1	Completed Attachment 1, Respondent Questionnaire.
MQ 2	Completed Attachment 2, Written Response Template
MQ 3	If Respondent is not the Barge Fabricator, a written letter on Fabricator's letterhead stating that Respondent is the Fabricator's authorized dealer/service facility.
MQ 4	Barge Fabricator must have experience successfully fabricating and delivering at least one (1) specialty Barge in the last five (5) years, with a displacement of at least 500 long tons and a lifting capacity of at least 75,000 pounds (at a minimum radius of 25 ft) from design to commissioning. Provide detailed outline of project description, identifying barge specifications (Provide Information on Attachment 2 – see MQ 2 above).
MQ 5	Crane Vendor must have experience with providing at least one (1) crane for barge mounting, similar in size and scope to this project within the last five (5) years, and five (5) total within the last ten (10) years. Provide detailed outline of project description, identifying crane used for barge mounting. (Provide Information on Attachment 2 – see MQ 2 above).
MQ 6	The Barge Fabricator must have completed at least two (2) procurements over one million dollars for items installed on a floating structure(s) that were built in the last five years. (Provide Information on Attachment 2 - see MQ 2 above).
MQ 7	Barge Fabricator's Engineering Project Manager must be a licensed professional engineer with at least five (5) years of good standing with their state licensing agency, and with demonstrated experience in design of barges. Provide resume with project descriptions, vessels and barges, License No. and State of Registration.
MQ 8	Barge Fabricator's Fabrication Manager must have at least ten (10) years of demonstrated experience in ship or barge fabrication. Provide resume with project descriptions, vessels and barges.
MQ 9	Crane Vendor's Engineering Project Manager must be a licensed professional engineer with at least five (5) years of good standing with their state licensing agency, and with demonstrated experience in design of cranes. Provide resume with project descriptions of cranes designed, License No. and State of Registration.
MQ 10	Minimum \$6 million performance bonding capacity and \$6 million payment bonding capacity (Note: If bidding as a joint venture, bonding capacity requirements apply to the joint venture firm, not the individual firms) Provide statement from bonding agency on your ability to meet bonding requirements.
MQ 11	The answer must be "no" to the following questions: Is your firm, or are individuals associated with your firm, whether as individuals or business entities, acting for or on behalf of, any country listed in any Office of Foreign Assets Control (OFAC) list of
	countries or any other U.S. Treasury Sanctions Program?

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I. INTRODUCTION

A. General

This Request for Qualifications (hereinafter "Phase 1 RFQ") is being issued as the first phase of a multi-phase procurement process, by The Office of Contract Administration (hereinafter, "OCA" or "City"). OCA, on behalf of the Port of San Francisco, is seeking qualified suppliers ("Respondents") to provide responses ("Responses") for the fabrication and delivery of a Crane Barge as specified in this and the attached documents.

In accordance with Section 21.4 of the San Francisco Administrative Code, the Purchaser may issue a request for qualifications to determine the qualifications of prospective Contractors for particular types of Commodities and/or Services to the City. The City shall evaluate submitted qualifications to create a Prequalified Pool of Respondents ("Prequalified Pool"). The City expects to use the Prequalified Pool to issue a further Request for Proposals ("Phase 2 RFP") that will result in a contract for the fabrication and delivery of a Crane Barge. Respondents prequalified under this Phase 1 RFQ are not guaranteed a contract.

The City reserves the right to reopen this Phase 1 RFQ, or issue an RFP independent of the results of this Phase 1 RFQ, if the City, in its sole and absolute discretion, determines that i) there is not a sufficient number of qualified respondents to this Phase 1 RFQ and/or ii) doing so is in the best interest of the City.

When applicable and practical, Respondents are encouraged to engage contracting teams that reflect the diversity of the City and include participation of businesses and residents from the City's most disadvantaged communities including, but not limited to the Bayview/Hunters Point, Chinatown, Mission, South of Market, Tenderloin, Visitacion Valley and Western Addition neighborhoods.

The not to exceed ("NTE") amount for a contract awarded pursuant to the Phase 2 RFP cannot be anticipated at the time of this Phase 1 RFQ. The City expects that the NTE amount of a Resulting Contract awarded to the Prequalified Pool shall be determined at the time of Contract award following the Phase 2 RFP based on the awarding Department's business needs. The City's engineer's estimate is \$6,000,000. City may in its sole discretion increase the contract NTE for the initial term, pursuant to approved change orders as required per the contract. Should City exercise its options to extend the contract beyond the initial term, City, in its sole discretion, may also elect to increase the NTE as warranted.

NOTE: The City expects that this contract will require delivery and acceptance of a crane barge that meets the specifications set forth herein on or before October 31, 2025. This contract is grant funded, and time is of the essence. Liquidated damages for delayed delivery will be set as part of the phase 2 RFP process.

B. Creation and Duration of the Prequalified Pool

Responsive and Responsible Respondents that meet the Minimum Qualifications for the fabrication of a Crane Barge as specified in this and the attached documents may be added to the Prequalified Pool and be eligible for participation in the resulting Phase 2 RFP. A Prequalified Pool list is valid for 2 years, but may be extended for up to 2 additional years if re-opened by City in accordance with Section 21.4 of the San Francisco Administrative Code. Responses will be solely evaluated on responsiveness, responsibility, and Minimum Qualifications.

At the City's sole discretion, this Prequalified Pool may be reopened after the original deadline to increase the number of pre-qualified pool participants for future solicitations. After the

new deadline, the RFQ will be closed and the final prequalified pool established at least two weeks prior to advertising a Request for Proposals.

The City expects to limit proposers in the Phase 2 RFP to those qualified under this Phase 1 RFQ. However, the City reserves the right to open competition through an RFP to any participant should the City, in its sole and absolute discretion, determine that 1) there is not a sufficient number of qualified respondents to this RFQ and/or 2) doing so is in the best interest of the City.

C. Resulting Contracts Awarded to Contractors Selected from the Prequalified Pool

1. Selection of Contractors from the Prequalified Pool

Pursuant to Section 21.4 of the San Francisco Administrative Code, the City expects to apply the Chapter 14B Rating Bonus as part of the Phase 2 RFP proposal evaluation stage to all eligible firms from within the pre-qualified pool.

2. Reserved (Notice of Intent to Award a Resulting Contract to the Prequalified Pool)

3. Anticipated Term of Resulting Contracts

The City expects that resulting Contract(s) awarded to the Prequalified Pool shall be non-exclusive, with an original term to be determined at the time of Contract award following the Phase 2 RFP based on the awarding Department's business needs, but shall not exceed ten (10) years.

4. Anticipated Not to Exceed Amount of Resulting Contracts

The City expects that the Not-to-Exceed (NTE) amount of a Resulting Contract awarded to the Prequalified Pool shall be determined at the time of Contract award following the Phase 2 RFP based on the awarding Department's business needs.

D. Cooperative Agreement

Any other City department, public entity or non-profit made up of multiple public entities, may use the results of this Phase 1 RFQ to select Contractors from the Prequalified Pool under the same terms and conditions of this RFQ.

E. RFQ Schedule

The anticipated schedule for this Phase 1 RFQ is set forth below. These dates are tentative and subject to change. It is the responsibility of the Respondent to check for any Addenda to this Phase 1 RFQ or other pertinent information posted in the City's Supplier Portal.

Response Phase	Tentative Date
Request for Qualifications	Friday, December 8, 2023
Issued	
Pre-Response Conference	Friday, January 5, 2024 at 1:00PM
	Microsoft Teams meeting
	Join on your computer, mobile app or room device
	Click here to join the meeting
	Meeting ID: 225 190 269 709
	Passcode: DrXbVy
	<u>Download Teams</u> <u>Join on the web</u>
	Or call in (audio only)
	<u>+1 415-906-4659,,606687658#</u> United States, San Francisco
	Phone Conference ID: 606 687 658#

Deadline for Written	Friday, January 12, 2024 at 5:00PM
Questions	
Deadline to Submit	Wednesday, January 24, 2024 at 5:00PM
Responses	
Notice of Intent to Establish	Monday, February 5, 2024
Prequalified Pool	
Period for Protesting Notice	Within three (3) business days of the City's issuance of a
of Intent to Place in	Notice of Intent to Place in Prequalified Pool.
Prequalified Pool	-

The Pre-Response Conference Details: The Pre-Response Conference will begin at the time specified. Respondents' representatives are urged to arrive on time. Topics already covered will not be repeated for the benefit of late arrivals. Failure to attend the Pre-Response Conference shall not excuse the awarded Respondent from any obligations of a Resulting Contract awarded pursuant to this RFQ. Any change or addition to the requirements contained in this RFQ as a result of the Pre-Response Conference will be executed by a written Addendum to this RFQ. It is the responsibility of the Respondent to check for any Addendum to this RFQ or other pertinent information posted on the City's Supplier Portal https://sfcitypartner.sfgov.org/pages/index.aspx..

F. Contract Terms and Negotiations

The successful Respondent to the Phase 2 RFP will be required to enter into a contract substantially in the form attached hereto as Attachment 3, City's Proposed Agreement Terms. If Respondent to the RFQ is unable to accept City's Proposed Agreement Terms substantially in the form presented, it is recommended that the Respondent include a redlined copy of City's Proposed Agreement Terms with its Response to the RFQ. The revised copy of City's Proposed Agreement Terms should clearly:

- 1. Mark those sections to which it objects;
- 2. Set forth Respondent's alternative terms with respect to each such section; and
- 3. Explain the basis for each proposed change.

The City expects to, during the Phase 2 RFP stage, add or modify clauses to the Agreement, including but not limited to insurance requirements, delivery and acceptance procedures, and change order work.

II. GOODS AND SERVICES REQUESTED

A. Goods and/or Services Requested

The City expects that the eventual Contract will require the provision of a crane barge as specified in the following Exhibits. The City may, however, in its sole and absolute discretion, revise the following exhibits prior to issuance of the Phase 2 RFP, or as part of the Phase 2 RFP.

Attachment 3: Proposed Contract

Attachment 4: Grant Terms & Conditions

Exhibit A0: Specifications

Exhibit A1: General Arrangement Exhibit A2: Structural Scantling Plan

Exhibit A3: Spud Pile Exhibit A4: Outfitting

Exhibit A5: Mechanical Arrangement Exhibit A6: Electrical One-Line Diagram

B. Regulatory and Compliance Requirements Specific to the Goods/Services Solicited

Prior to submitting a Response in response to this RFQ, Respondents must ensure they have fully read and understood the "Regulatory and Compliance Requirements" set forth in Appendix C to Attachment 3.

C. Green Purchasing Requirements

In preparation for any Response submitted in response to this RFQ, Respondents are required to review the City <u>Mandatory Green Purchasing Requirements</u> to ensure all goods and services offered to City in response to this RFQ comply with the City's Green Purchasing Requirements.

III. LOCAL BUSINESS ENTERPRISE (LBE) PROGRAM REQUIREMENTS

A. CMD Compliance Officer

The CMD Compliance Officer (CCO) for this RFQ and any Contract awarded to a Contractor selected from the resulting Prequalified Pool is:

Melinda Kanios

Contract Monitoring Division

City and County of San Francisco

SF Port: Tues, Wed, Thurs (415) 274-0511 Remote: Mon, Fri (415) 480-4512 Google Voice

Email: melinda.kanios@sfgov.org
Website: www.sfgov.org/cmd.

B. Application of LBE Rating Bonuses and/or Bid Discounts in Follow-on RFP

LBE Rating Bonuses and/or Bid Discounts shall be applicable to at each phase of the RFP evaluation and selection process, in accordance with the values shown below. LBE Rating Bonuses and/or Bid Discounts shall also be applicable when selecting a Contractor from the resulting Prequalified Pool.

1. Commodities

Estimated Contract Value	Small/Micro LBEs	SBA LBEs
	Rating Bonus	Rating Bonus
Greater than \$10,000 but less than or equal to \$400,000.	10%	0%
Greater than \$400,000 but less than or equal to \$10,000,000.	10%	5% So long as it does not adversely affect a Small or Micro-LBE Respondent's participation.
Greater than \$10,000,000.	0%	0%

2. Reserved (General and Professional Services)

3. Reserved (Professional Services by Joint Ventures)

C. LBE Subcontracting Participation Requirements

There shall be no LBE Subcontracting Requirement for any Contract awarded to a Contractor selected from the Prequalified Pool because this is a contract primarily for Commodities.

IV. RESERVED (RESPONSE EVALUATION CRITERIA)

V. MINIMUM QUALIFICATIONS DOCUMENTATION REQUIRED WITH RESPONSE (PASS/FAIL)

Respondents must submit a fully completed Attachment 2 and supporting documentation that clearly demonstrates each Minimum Qualification (MQ) listed below has been met. Minimum Qualification documentation should be clearly marked as "MQ1", MQ2", etc.... to indicate which MQ it supports. Each Response will be reviewed for initial determination on whether Respondent meets the MQs referenced in this section. This screening is a pass or fail determination and a Response that fails to meet the Minimum Qualifications will not be eligible for further consideration in the evaluation process. The City reserves the right to request clarifications from Respondents prior to rejecting a Response for failure to meet the Minimum Qualifications. See Attachment 2 to this Phase 1 RFQ for more information.

The following definitions apply to the Minimum Qualifications:

"Respondent" or "Prime Contractor": Organization awarded contract by the Port for the fabrication, assembly, integration, testing and delivery of the Crane Barge. Has ultimate responsibility for delivering the fully assembled and tested barge and equipment. Entity leading the team and will be contractually responsible for delivering the completed assembled crane barge. Presumably the Respondent will also act as the Prime Contractor for this project.

"Barge Fabricator": If not the prime contractor, Barge Fabricator (or simply "Fabricator") as referenced in the following will source materials, prepare construction drawings and specifications, provide all labor and construction facilities, cut-out, fit-up and weld steel to fabricate the barge, and apply coatings. Barge Fabricator may also procure and integrate all other assemblies and equipment to produce an outfitted and complete floating crane vessel. Presumably have on staff a Professional Engineer responsible for the design and engineering, and an experienced project manager responsible for the construction of the barge.

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MQ#	Description	
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MQ 5	Crane Vendor must have experience with providing at least one (1) crane for barge mounting, similar in size and scope to this project within the last five (5) years, and five (5) total within the last ten (10) years. Provide detailed outline of project description, identifying crane used for barge mounting. (Provide Information on Attachment 2 - see MQ 2 above).	

MQ 6	The Barge Fabricator must have completed at least two (2) procurements over one million dollars for items installed on a floating structure(s) that were built in the last five years. (Provide Information on Attachment 2 - see MQ 2 above).
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MQ 11	The answer must be "no" to the following questions: Is your firm, or are individuals associated with your firm, whether as individuals or business entities, acting for or on behalf of, any country listed in any Office of Foreign Assets Control (OFAC) list of countries or any other U.S. Treasury Sanctions Program?

VI. WRITTEN RESPONSE EVALUATION CRITERIA

In addition to submitting documents supporting each Minimum Qualification as required by this RFQ, Respondents shall also submit a complete Response consisting of each item set forth in Attachment 2, Written Response Template. A complete Response will have a relevant response where requested. A Response that leaves responses blank or does not provide the requested information may be deemed non-responsive for failure to meet Minimum Qualifications 1 and or 2.

VII. RESERVED (ORAL INTERVIEWS)

VIII. RESERVED (SUPPORTING DOCUMENTATION REQUIRED PRIOR TO CONTRACT EXECUTION)

IX. CITY'S SOCIAL AND ECONOMIC POLICY REQUIREMENTS

The San Francisco Municipal Code establishes a number of requirements for people seeking to do business with the City ("Social and Economic Policy Requirements"). The Social and Economic Policy Requirements set forth below are not intended to be a complete list of all Social Policy Requirements applicable to this RFQ and any contracts awarded from it.

Evidence of compliance with the below will be required for the award of any contract awarded through the pre-qualified pool resulting from this RFQ.

A. Respondents Unable to do Business with the City

1. Generally

Respondents that do not comply with laws set forth in San Francisco's Municipal Codes may be unable to enter into a contract with the City.

2. Administrative Code Chapter 12B

If awarded a Resulting Contract when selected from the Prequalified Pool, Respondent may not, during the term of the Contract, in any of its operations in San Francisco, on real property owned by San Francisco, or where work is being performed for the City elsewhere in the United States, discriminate in the provision of bereavement leave, family medical leave, health benefits, membership or membership discounts, moving expenses, pension and retirement benefits or travel benefits, as well as any benefits other than the benefits specified above, between employees with domestic partners and employees with spouses, and/or between the domestic partners and spouses of such employees, where the domestic partnership has been registered with a governmental entity pursuant to state or local law authorizing such registration, subject to the conditions set forth in §12B.2(b) of the San Francisco Administrative Code.

B. Reserved (Prevailing Wage Ordinance).

C. Health Care Accountability Ordinance

If awarded a Resulting Contract when selected from the Prequalified Pool, Respondent may be required to comply with the requirements of Chapter 12Q. For more information, visit: http://sfgov.org/olse/hcao.

D. Minimum Compensation Ordinance

If awarded a Resulting Contract when selected from the Prequalified Pool, Respondent may be required to comply with Administrative Code Chapter 12P. For more information, visit: http://sfgov.org/olse/mco.

E. First Source Hiring Program

If awarded a Resulting Contract when selected from the Prequalified Pool, Respondent may be required to comply with all of the applicable provisions of the First Source Hiring Program, Chapter 83 of the San Francisco Administrative Code. For more information, visit https://oewd.org/first-source

F. Reserved (Sweatfree Procurement)

G. Non-Profit Entities

If awarded a Resulting Contract under this Phase 1 RFQ, any nonprofit Respondent must be in good standing with the California Attorney General's Registry of Charitable Trusts by the time of contract execution and must remain in good standing during the term of the agreement. Upon request, Respondent must provide documentation to the City demonstrating its good standing with applicable legal requirements. If Respondent will use any nonprofit subcontractors to perform the agreement, Respondent will be responsible for ensuring they are also in compliance with all requirements of the Attorney General's Registry of Charitable Trusts at the time of Contract execution and for the duration of the agreement.

X. TERMS AND CONDITIONS FOR RECEIPT OF RESPONSES

A. How to Register as a City Supplier

All respondents to this RFQ must be registered as a City Bidder in order to participate in at this phase of the solicitation (Phase 1).

Respondents do not need to become a fully compliant City Supplier at this state of this stage of the solicitation (Phase 1).

The following requirements pertain only to Respondents <u>not</u> currently registered with the City as a Supplier.

Step 1: Register as a BIDDER at City's Supplier Portal:

https://sfcitypartner.sfgov.org/pages/index.aspx

- **Step 2:** Follow instructions for converting your BIDDER ID to a SUPPLIER ID. This will require you to register with the City Tax Collector's Office and submit Chapter 12B and 12C forms through the Supplier portal. Once these forms have been completed, submitted, and processed, you will be notified via email with your organization's new Supplier ID. That email will also provide instructions for completing your Supplier registration.
 - City Business Tax Registration Inquiries: For questions regarding business tax registration procedures and requirements, contact the Tax Collector's Office at (415) 554-4400 or, if calling from within the City and County of San Francisco, 311.
 - Chapter 12(B) and 12(C) Inquiries: For questions concerning the City's Chapter 12(B) and 12(C) Equal Benefits and Non-Discrimination in Contracting requirements, go to: www.sfgov.org/cmd.

B. Response Questions and Submissions

1. Respondents Questions and Requests for Clarification

Respondents shall address any questions regarding this RFQ to the Contract Administrator whose name and contact information appears on the cover page of this RFQ. Respondents who fail to submit questions concerning this RFQ and its requirements will waive all further rights to protest based on the specifications and conditions herein. **Questions must be submitted by email to the Contract Administrator whose name and contact information appears on the cover page of this RFQ no later than Written Questions Due Date.** A written Addendum will be executed addressing each question and answer and posted publicly. It is the responsibility of the Respondent to check for any Addenda and other updates that will be posted on the City's Supplier Portal: https://sfcitypartner.sfgov.org/pages/Events-BS3/event-search.aspx.

2. Response Format

Responses shall respond on the templates provided. Information must be provided at a level of detail that enables effective evaluation and comparison between Responses. Failure to follow directions, as well as page limit restrictions (if any), may negatively impact the evaluation of your Response.

3. Time and Place for Submission of Responses

Prior to the Response submission deadline, Respondents must upload their complete Responses into the City's Supplier Portal: https://sfcitypartner.sfgov.org/pages/index.aspx. Late submissions will not be considered. Each original Response received will be screened to ensure that all content required by this RFQ is included. Partial or complete omission of any required content may disqualify Responses from further consideration. Late Response submissions will not be considered and failure to adhere to the above requirements may result in the complete rejection of your Response.

Respondents are encouraged to upload their Responses to the SF Supplier Portal as early as possible to address any technical issues that may arise during the submission process. In the event a Respondent is unable to upload its complete Response into the SF Supplier Portal, Respondent must email its Response to the Contract Administrator whose name and contact information appears on the cover page of this RFQ prior to the Response submission deadline and

request confirmation of receipt. Respondent must include in its email: (a) documentation (e.g. screenshots) verifying its inability to upload its Response into the SF Supplier Portal and (b) a detailed justification explaining why it was not able to have the issue addressed prior to the submission deadline.

C. Response Addenda

The City may modify this RFQ, prior to the Response Due Date, by issuing an Addendum to the RFQ, which will be posted on the San Francisco Supplier Portal. Every Addendum will create a new version of the Sourcing Event and Respondents must monitor the event for new versions. The Respondent shall be responsible for ensuring that its Response reflects any and all Addenda issued by the City prior to the Response Due Date regardless of when the Response is submitted. Therefore, the City recommends that the Respondent consult the website frequently, including shortly before the Response Due Date, to determine if the Respondent has downloaded all RFQ Addenda. It is the responsibility of the Respondent to check for any Addenda, Questions and Answers documents, and updates, which may be posted to the subject RFQ.

THE SUBMITTAL OF A RESPONSE TO THIS RFQ SHALL EXPLICITLY STIPULATE ACCEPTANCE BY RESPONDENTS OF THE TERMS FOUND IN THIS RFQ, ANY AND ALL ADDENDA ISSUED TO THIS RFQ, AND THE PROPOSED CONTRACT TERMS.

D. Public Disclosure

All documents under this Phase 1 RFQ process are subject to public disclosure per the California Public Records Act (California Government Code Section §6250 et. Seq) and the San Francisco Sunshine Ordinance (San Francisco Administrative Code Chapter 67). Contracts, Responses, responses, and all other records of communications between the City and Respondents shall be open to inspection immediately after a contract has been executed following the completion of the Phase 2 RFP process, or cancellation. Nothing in this Administrative Code provision requires the disclosure of a private person's or organization's net worth or other proprietary financial data submitted for qualification for a contract or other benefit until and unless that person or organization is awarded the contract or benefit.

If the City receives a Public Records Request ("Request") pertaining to this Phase 1 RFQ, City will use its best efforts to notify the affected Respondent(s) of the Request and to provide the Respondent with a description of the material that the City deems responsive and the due date for disclosure ("Response Date"). If the Respondent asserts that some or all of the material requested contains or reveals valuable trade secret or other information belonging to the Respondent that is exempt from disclosure and directs the City in writing to withhold such material from production ("Withholding Directive"), then the City will comply with the Withholding Directive on the condition that the Respondent seeks judicial relief on or before the Response Date. Should Respondent fail to seek judicial relief on or before the Response Date, the City shall proceed with the disclosure of responsive documents.

E. Limitation on Communications During RFQ

From the date this RFQ is issued until the date the competitive process of this Phase 1 RFQ is completed (either by cancelation or notice of establishment of a prequalified pool), Respondents and their subcontractors, vendors, representatives and/or other parties under Respondent's control, shall communicate solely with the Contract Administrator whose name appears in this Phase 1 RFQ. Any attempt to communicate with any party other than the Contract Administrator whose name appears in this Phase 1 RFQ – including any City official, representative or employee – is strictly prohibited. Failure to comply with this communications protocol may, at the sole discretion

of City, result in the disqualification of the Respondent or potential Respondent from the competitive process. This protocol does not apply to communications with the City regarding business not related to this Phase 1 RFQ.

F. Response Selection Shall Not Imply Acceptance

The acceptance and/or selection of any Response(s) shall not imply acceptance by the City of all terms of the Response(s), which may be subject to further approvals before the City may be legally bound thereby.

G. RESERVED (Cybersecurity Risk Assessment)

H. RFQ Errors and Omissions

Respondents are responsible for reviewing all portions of this RFQ. Respondents are to promptly notify the City, in writing and to the RFQ contact person if the Respondent discovers any ambiguity, discrepancy, omission, or other error in the RFQ. Any such notification should be directed to the City promptly after discovery, but in no event later than the deadline for questions. Modifications and clarifications will be made by Addenda as provided below.

I. Objections to RFQ Terms

Should a Respondent object on any ground to any provision or legal requirement set forth in this RFQ, the Respondent must, no later than the deadline for questions, provide written notice to the City setting forth with specificity the grounds for the objection. The failure of a Respondent to object in the manner set forth in this paragraph shall constitute a complete and irrevocable waiver of any such objection.

J. Protest Procedures

1. Protest of Non-Responsiveness Determination

Within three (3) business days of the City's issuance of a Notice of Non-Responsiveness, a Respondent may submit a written Notice of Protest of Non-Responsiveness. The Notice of Protest must include a written statement specifying in detail each and every one of the grounds asserted for the protest. The Notice of Protest must be signed by an individual authorized to represent the Respondent, and must cite the law, rule, local ordinance, procedure or RFQ provision on which the protest is based. In addition, the Notice of Protest must specify facts and evidence sufficient for the City to determine the validity of the protest.

2. Protest of Non-Responsible Determination

Within three (3) business days of the City's issuance of a Notice of Non-Responsibility, a Respondent may submit a written Notice of Protest of Non-Responsibility. The Notice of Protest must include a written statement specifying in detail each and every one of the grounds asserted for the protest. The Notice of Protest must be signed by an individual authorized to represent the Respondent, and must cite the law, rule, local ordinance, procedure or RFQ provision on which the protest is based. In addition, the Notice of Protest must specify facts and evidence sufficient for the City to determine the validity of the protest.

3. Protest of Prequalified Pool Creation

Within three (3) business days of the City's issuance of a Notice of Intent to Establish a Prequalified Pool, a Respondent may submit a written Notice of Protest to Intent to Establish a Prequalified Pool. The Notice of Protest must include a written statement specifying in detail each and every one of the grounds asserted for the protest. The Notice of Protest must be signed by an individual authorized to represent the Respondent, and must cite the law, rule, local ordinance,

procedure or RFQ provision on which the protest is based. In addition, the Notice of Protest must specify facts and evidence sufficient for the City to determine the validity of the protest.

4. Delivery of Protests

A Notice of Protest must be written. Protests made orally (e.g., by telephone) will not be considered. A Notice of Protest must be delivered by mail or email to the Contract Administrator whose name and contact information appears on the cover page to this RFQ and received by the due dates stated above. A Notice of Protest shall be transmitted by a means that will objectively establish the date the City received the Notice of Protest. If a Notice of Protest is mailed, the protestor bears the risk of non-delivery within the deadlines specified herein.

K. Response Term

Submission of a Response signifies that the proposed products, and services are valid for 180 calendar days from the Response Due Date and that the response is genuine and not the result of collusion or any other anti-competitive activity. At Respondent's election, the Response may remain valid beyond the 180-day period in the circumstance of extended negotiations.

L. Revision to Response

A Respondent may revise a Response on the Respondent's own initiative at any time before the deadline for submission of Responses. The Respondent must submit the revised Response in the same manner as the original. A revised Response must be received on or before, but no later than the Response Due Date and time. In no case will a statement of intent to submit a revised Response, or commencement of a revision process, extend the Response Due Date for any Respondent. At any time during the Response evaluation process, the City may require a Respondent to provide oral or written clarification of its Response. The City reserves the right to make an award without further clarifications of Responses received.

M. Response Errors and Omissions

Failure by the City to object to an error, omission, or deviation in the Response will in no way modify the RFQ or excuse the Respondent from full compliance with the specifications of this RFQ or any contract awarded pursuant to this RFQ.

N. Financial Responsibility

The City accepts no financial responsibility for any costs incurred by a Respondent in responding to this RFQ. Respondents acknowledge and agree that their submissions in response to this RFQ will become the property of the City and may be used by the City in any way deemed appropriate.

O. Respondent's Obligations under the Campaign Reform Ordinance

If a Resulting Contract awarded to a Contractor from the Prequalified Pool has (A) a value of \$100,000 or more in a fiscal year <u>and</u> (B) requires the approval of an <u>elected</u> City official, Respondents are hereby advised:

1. Submission of a Response in response to this RFQ may subject the Respondents to restrictions under Campaign and Governmental Conduct Code Section 1.126, which prohibits City contractors, Respondents, and their affiliates from making political contributions to certain City elective officers and candidates; and

2. Before submitting a Response in response to this RFQ, Respondents are required to notify their affiliates and subcontractors listed in the awarded contract or Response of the political contribution restrictions set forth in Campaign and Governmental Conduct Code section 1.126.

This restriction applies to the party seeking the contract, the party's board of directors, chairperson, chief executive officer, chief financial officer, chief operating officer, any person with an ownership interest greater than ten percent, and any political committees controlled or sponsored by the party, as well as any subcontractors listed in the awarded contract or Response. The law both prohibits the donor from giving contributions and prohibits the elected official from soliciting or accepting them.

The people and entities listed in the preceding paragraph may not make a campaign contribution to the elected official at any time from the submission of a Response for a contract until either: (1) negotiations are terminated and no contract is awarded; or (2) twelve months have elapsed since the award of the contract.

A violation of Section 1.126 may result in criminal, civil, or administrative penalties. For further information, Respondents should contact the San Francisco Ethics Commission at (415) 252-3100 or go to https://sfethics.org/compliance/city-officers/city-contracts/city-departments/notifying-bidders-and-potential-bidders.

P. Reservations of Rights by the City

The issuance of this RFQ does not constitute a guarantee by the City that a contract will be awarded or executed by the City. The City expressly reserves the right at any time to:

- 1. Waive or correct any defect or informality in any response, Response, or Response procedure;
 - 2. Reject any or all Responses;
 - 3. Reissue the RFO:
- 4. Prior to submission deadline for Responses, modify all or any portion of the selection procedures, including deadlines for accepting responses, the specifications or requirements for any materials, equipment or services to be provided under this RFQ, or the requirements for contents or format of the Responses;
- 5. Procure any materials, equipment or services specified in this RFQ by any other means; or
 - 6. Determine that the subject goods or services are no longer necessary.

O. No Waiver

No waiver by the City of any provision of this RFQ shall be implied from the City's failure to recognize or take action on account of a Respondent's failure to comply with this RFQ.

R. Other

1. The City may make such investigation, as it deems necessary, prior to the award of this contract to determine the conditions under which the goods are to be delivered or the work is to be performed. Factors considered by the City shall include, but not be limited to:

- a. Any condition set forth in this RFQ;
- b. Adequacy of Respondent's plant facilities and/or equipment, location and personnel location to properly perform all services called for under the Purchase Order; and c. Delivery time(s).
- 2. City reserves the right to inspect an awarded Respondent's place of business prior to award of and/or at any time during the contract term (or any extension thereof) to aid City in determining an awarded Respondent's capabilities and qualifications.
- 3. Failure to timely execute a contract, or to furnish any and all insurance certificates and policy endorsements, surety bonds or other materials required in the contract, shall be deemed an abandonment of a contract offer. The City, in its sole discretion, may select another Respondent and may proceed against the original selectee for damages.
- 4. City reserves the right to reject any Response on which the information submitted by Respondent fails to satisfy City and/or if Respondent is unable to supply the information and documentation required by this RFQ within the period of time requested.
- 5. Any false statements made by a Respondent or any related communication/clarification may result in the disqualification of its Response from receiving further evaluation and a contract award.

Sourcing Event 0000006633 Attachment 1 Respondent Questionnaire

Part I Respondent Information

Name of Firm:	
Headquarter Address:	
Phone No.:	
Contact Name & Title:	
E-mail:	
Person Preparing Bid:	

Part II

Respondent Questionnaire

Respondent Questionnaire			
Required Questions: Respondents must answer each question below in order to be considered Responsive to this Phase 1 RFQ.			No
1.	1. Do you certify that you have complied with and will continue to comply with Section X (E) of this Solicitation entitled "Limitation on Communications During RFQ"?		
2.	2. Have you registered as a Bidder or Supplier, through the Supplier Portal (https://sfcitypartner.sfgov.org/)? If yes, what is your Bidder ID or Supplier ID?		
3.	3. Have you submitted with your Response ALL of the Minimum Qualification Documentation outlined in the accompanying RFQ document? If you reply NO to any document, please explain.		
4.	4. Have you completed and submitted your Response using the Attachment 2 - Written Response template that complies with the requirements of the accompanying solicitation document? If you reply NO to any document, please explain.		
Optional Questions: Respondents may provide the following additional information for consideration by the City. Responses to these questions is not required to qualify under this Phase 1 RFQ.			
5. Crane Vendor – Identify crane vendor(s) your entity is considering.			
	Crane Vendor Name:		
	Address:		
	Phone #:		
	Location where fabricated:		
6.	Team Organization Chart. Attach or include on the next page an Organizational Chart that illustra structure (include the integration/interaction with City project team staff). Note the Responder name and each team member.		

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Org. Chart

Respondent Certification of Truth, Accuracy, and Completeness

I certify that based on information and belief formed after reasonable in	nquiry, the statements and information
contained in this document are true, accurate, and complete. By submi	tting this Response, I certify that
neither me, my firm, nor any individuals or firms associated with r	ny firm, whether as individuals or
business entities, is acting for or on behalf of, any country listed in	any Office of Foreign Assets Control
(OFAC) list of countries or any other U.S. Treasury Sanctions Pro-	gram. Additionally, by submitting this
Response, I attest that I have reviewed and accepted all terms found in	this solicitation, and any and all addenda
issued to this solicitation.	
Company Name	
Signature of Authorized Representative of Company	Date
Print Name and Title	

Sourcing Event 0000006633 Attachment 2 Written Response Template

Instruction to Respondents

Respondents shall use this document as a template on which to establish the Minimum Qualifications set forth in the Phase 1 RFQ for the fabrication of a Crane Barge for the Port of San Francisco. Questions in this Written Response Template address MQ Nos. 4-11. Responses that fail to address each of the requested items in this document in a sufficient and complete manner may be deemed Non-Responsive. Responders shall not leave responses to questions blank and may not respond to questions with "To be provided upon request," "To be determined," or the like. The City reserves the right to accept an incomplete form if the City finds, in its sole discretion, that the incompletion resulted from excusable error, and that the Respondent provided sufficient information to determine that the Respondent meets the Minimum Qualifications. The City has the sole authority to determine whether the error is excusable.

Respondents may attach to this form additional information regarding past projects and proposed project teams, although attachments may not replace full and complete responses to specific questions.

All documents submitted in response to this Solicitation may be subject to public disclosure once a contract has been executed. Therefore, please exclude or otherwise identify confidential or proprietary information, as appropriate.

PART I. RECENT PROJECTS COMPLETED

MQ 4: Barge Fabricator must have experience successfully fabricating and delivering at least **one** (1) specialty Barge in the last five (5) years, with a displacement of at least 500 long tons and a lifting capacity of at least 75,000 pounds (at a minimum radius of 25 ft) from design to commissioning. Provide detailed outline of project description, identifying barge specifications. Respondent may provide information regarding additional vessels.

Names and references must be current and verifiable. References may be contacted. Please use the following form for all projects:

BARGE FABRICATOR: PROJECT 1 OF 2 (MQ 4 Response)							
1	Vessel Name						
2	Owner Type]	Public Entity	Pri	vate	
3	Owner						
4	Owner Contact (name, phone number, email)						
5	Engineering or Naval Architect Company						
6	Engineering or Naval Architect Contact (name, phone number, email)						
7	Construction Manager						
8	Construction Manager Contact (name, phone number, email)						
9	Original Contract Value	100					
10	Final Contract Value (including Change Orders)						
11	Original Scheduled Completion Date						
12	Actual Completion Date						

13	Please check any of the following attributes that the project included:				
	Load lifting or handling capability greater than 50 kips Electrical Generation Hydraulic Power Distribution System				
	Spud Pile Rigging or Handling System				
	Spread Mooring System				
	Steel hull				
	Spud Piles and Wells				
	Crane Pedestal or similar critical structure				
	Length overall greater than 100 feet				
	Integrated machinery/alarm/control systems				
	Vessel built to classification society rules				
	displacement of at least 500 long tons				
	lifting capacity of at least 75,000 pounds (at a minimum radius of 25 ft)				
14	Project Description: Please include principal particulars (length, beam, depth, draft, displacement), type of crane or specialized equipment, lifting capacity at reach, specialized equipment installed, area of operations, and other information of interest to the Port of San Francisco.				

PROJECT 2 OF 2 (MQ 4 Optional Response)				
1	Vessel Name	11 1		
2	Owner Type	Public Entity	Private	
3	Owner			
4	Owner Contact (name, phone number, email)			
5	Engineering or Naval Architect Company			
6	Engineering or Naval Architect Contact (name, phone number, email)			

7	Construction Manager		
8	Construction Manager Contact (name, phone number, email)		
9	Original Contract Value		
10	Final Contract Value (including Change Orders)		
11	Original Scheduled Completion Date		
12	Actual Completion Date		
13	Please check any of the following attributes that the project included: Load lifting or handling capability greater than 50 kips Electrical Generation Hydraulic Power Distribution System Spud Pile Rigging or Handling System Spread Mooring System Steel hull Spud Piles and Wells Crane Pedestal or similar critical structure Length overall greater than 100 feet Integrated machinery/alarm/control systems Vessel built to classification society rules displacement of at least 500 long tons lifting capacity of at least 75,000 pounds (at a minimum radius of 25 ft)		
14		lars (length, beam, depth, draft, displacement), type of ach, specialized equipment installed, area of operations, rancisco.	

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PKU		H. X P H.	CIRING R

MQ 5: Crane Vendor must have experience with providing at least one (1) crane for barge mounting, similar in size and scope to this project within the last five (5) years, and five (5) total within the last ten (10) years. Provide detailed outline of project description, identifying crane used for barge mounting. Provide Information below. Add rows as needed.

Role in the Procurement (manufacturer, integrator, etc.)	Year Completed	Client	Boom Length	Lifting Capacity and reach	Were cranes mounted on a floating structure? (yes or no)

MQ 6: The Barge Fabricator must have completed at least two (2) procurements over one million dollars for items installed on a floating structure(s) that were built in the last five years. Provide information below. Add rows as needed.

Item Description	Equipment Type	Year Procured	Manufacturer	Dollar of Item	Name of Procurement staff still employed if listed in Part II below (Project Team)

PART II PROJECT TEAM, BONDING, AND OFAC CERTIFICATION

1.	MQ Nos. 7-9: Key/Lead Team Members. Identify Barge Fabricator Engineering Manager, Barge Fabricator Manager, and Crane Vendor Engineering Manager. For Engineering Managers provide state professional license number, state of registration and a resume for the person. For the Construction Manager(s) provide resume showing construction management experience.
	MQ 7: Barge Fabricator's Engineering Project Manager must be a licensed professional engineer with at least ten (10) years of good standing with their state licensing agency, and with demonstrated experience in design of barges. Please list name(s) and employer(s) of individual(s) who will meet this MQ below. Attach resume(s) with project descriptions, vessels and barges, License No. and State of Registration.
	MQ 8: Barge Fabricator's Fabrication Manager must have at least ten (10) years of demonstrated experience in ship or barge fabrication. Please list name(s) and employer(s) of individual(s) who will meet this MQ below. Attach resume with project descriptions, vessels and barges.
	MQ 9: Crane Vendor's Engineering Project Manager must be a licensed professional engineer with at least ten (10) years of good standing with their state licensing agency, and with demonstrated experience in design of cranes. Please list name(s) and employer(s) of individual(s) who will meet this MQ below. Attach resume with project descriptions of cranes designed, License No. and State of Registration.
2.	MQ 10: Please attach documentation confirming that your firm is able to obtain a \$6 million performance bond and \$6 million payment bonding capacity. Provide any explanation of these documents below.
3.	MQ 11: By submitting this Response, Respondent certifies that neither Respondent, nor any individuals or firms associated with Respondent, whether as individuals or business entities, is acting for or on behalf of, any country listed in any Office of Foreign Assets Control (OFAC) list of countries or any other U.S. Treasury Sanctions Program.

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December 8, 2023

Sourcing Event 0000006633 Attachment 3 City's Proposed Agreement Terms

The City expects that the successful Respondent to the Phase 2 RFP will be required to enter into a contract substantially in the form attached hereto as Attachment 3, City's Proposed Agreement Terms. If Respondent to the RFQ is unable to accept City's Proposed Agreement Terms substantially in the form presented, it is recommended that the Respondent include a redlined copy of City's Proposed Agreement Terms with its Response to the RFQ. The revised copy of City's Proposed Agreement Terms should clearly:

- 1. Mark those sections to which it objects;
- 2. Set forth Respondent's alternative terms with respect to each such section; and
- 3. Explain the basis for each proposed change.

The City expects to, during the Phase 2 RFP stage, add or modify clauses to the agreement, including but not limited to clauses setting forth warranties, insurance requirements, delivery and acceptance procedures, and change order work.

City and County of San Francisco Office of Contract Administration **Purchasing Division** City Hall, Room 430 1 Dr. Carlton B. Goodlett Place San Francisco, California 94102-4685

Agreement between the City and County of San Francisco

[Insert name of contractor] [Insert agreement number (if applicable)]

AGREEMENT

This Agreement is made this [insert day] day of [insert month], [insert year], in the City and County of San Francisco ("City"), State of California, by and between [name and address of Contractor] ("Contractor") and City.

Recitals

WHEREAS, the Port of San Francisco ("Department") wishes to procure a Crane/Barge from Contractor: and

WHEREAS, Contractor represents and warrants that it is qualified to deliver the Goods required by City as set forth under this Agreement; and

WHEREAS, Contractor was competitively selected pursuant to Sourcing Event ID 000000XXXXX and

WHEREAS, this Contract is primarily for Commodities and, as such, deemed exempt from the Subcontracting Requirements of Chapter 14B of the San Francisco Administrative Code; and

Now, THEREFORE, the parties agree as follows:

Article 1 **Definitions**

The following definitions apply to this Agreement:

- 1.1 "Agreement" means this contract document, including all attached appendices, and all applicable City Ordinances and Mandatory City Requirements specifically incorporated into this Agreement by reference as provided herein.
- "City" or "the City" means the City and County of San Francisco, a municipal corporation, acting by and through both its Director of the Office of Contract Administration or the Director's designated agent, hereinafter referred to as "Purchasing" and all City Departments authorized to utilize this Agreement for the purpose of securing the Goods described herein.
- "City Data" means that data as described in Article 13 of this Agreement which 1.3 includes, without limitation, all data collected, used, maintained, processed, stored, or generated by or on behalf of the City in connection with this Agreement. City Data includes, without limitation, Confidential Information.

- 1.4 "CMD" means the Contract Monitoring Division of the City.
- 1.5 "Confidential Information" means confidential City information including, but not limited to, personally-identifiable information ("PII"), protected health information ("PHI"), or individual financial information (collectively, "Proprietary or Confidential Information") that is subject to local, state or federal laws restricting the use and disclosure of such information, including, but not limited to, Article 1, Section 1 of the California Constitution; the California Information Practices Act (Civil Code § 1798 et seq.); the California Confidentiality of Medical Information Act (Civil Code § 56 et seq.); the federal Gramm-Leach-Bliley Act (15 U.S.C. §§ 6801(b) and 6805(b)(2)); the privacy and information security aspects of the Administrative Simplification provisions of the federal Health Insurance Portability and Accountability Act (45 CFR Part 160 and Subparts A, C, and E of part 164); and San Francisco Administrative Code Chapter 12M (Chapter 12M).
 - 1.6 "Contractor" or "Consultant" means [insert name and address of contractor].
- 1.7 The "Contract Documents" form the entire Contract for performance of the Work and provision of the Goods, and consist of the following:
 - (a) the Agreement and other documents listed in the Agreement;
 - (b) all appendices and exhibits attached to the Agreement and all addenda thereto; and
 - (c) Change Orders issued after execution of the Contract in accordance with Appendix G.

Nothing in the Contract Documents shall be construed to create a contractual relationship between the City and a Subcontractor, Supplier, Lower Tier Subcontractor or Supplier or a person or entity other than the City and Contractor.

- 1.8 Reserved ("Deliverables").
- 1.9 "Goods" or "Commodities" means the products, materials, equipment or supplies to be provided by Contractor under the Contract Documents.
- 1.10 "Mandatory City Requirements" means those City laws set forth in the San Francisco Municipal Code, including the duly authorized rules, regulations, and guidelines implementing such laws that impose specific duties and obligations upon Contractor.
- 1.11 "Party" and "Parties" means the City and Contractor either collectively or individually.
 - 1.12 Reserved ("Services").
- 1.13 Work: The performance by Contractor of all its responsibilities and obligations set forth in the Contract Documents.

Article 2 Term of the Agreement

2.1 The term of this Agreement shall commence on [insert Contractor's start date] and expire on [insert expiration date], unless earlier terminated as otherwise provided herein.

2.2 **Options.** The City has the option to renew the Agreement for a period of two (2) additional years, for a total contract term of four (4) years. The City may extend this Agreement beyond the expiration date by exercising an option at the City's sole and absolute discretion and by modifying this Agreement as provided in Section 11.5, "Modification of this Agreement."

Article 3 Financial Matters

Event of Non-Appropriation. This Agreement is subject to the budget and fiscal provisions of the City's Charter. Charges will accrue only after prior written authorization certified by the Controller, and the amount of City's obligation hereunder shall not at any time exceed the amount certified for the purpose and period stated in such advance authorization. This Agreement will terminate without penalty, liability or expense of any kind to City at the end of any fiscal year if funds are not appropriated for the next succeeding fiscal year. If funds are appropriated for a portion of the fiscal year, this Agreement will terminate, without penalty, liability or expense of any kind at the end of the term for which funds are appropriated. City has no obligation to make appropriations for this Agreement in lieu of appropriations for new or other agreements. City budget decisions are subject to the discretion of the Mayor and the Board of Supervisors. Contractor's assumption of risk of possible non-appropriation is part of the consideration for this Agreement.

THIS SECTION CONTROLS AGAINST ANY AND ALL OTHER PROVISIONS OF THIS AGREEMENT.

3.2 **Guaranteed Maximum Costs.** The City's payment obligation to Contractor cannot at any time exceed the amount certified by City's Controller for the purpose and period stated in such certification. Absent an authorized Emergency per the City Charter or applicable Code, no City representative is authorized to offer or promise, nor is the City required to honor, any offered or promised payments to Contractor under this Agreement in excess of the certified maximum amount without the Controller having first certified the additional promised amount and the Parties having modified this Agreement as provided in Section 11.5, "Modification of this Agreement."

3.3 Compensation.

- 3.3.1 **Calculation of Charges.** Contractor shall provide an invoice to the City for Goods delivered in accordance with Appendix B, "Calculation of Charges." Compensation shall be made for Goods identified in the invoice that the City, in its sole discretion, concludes has been satisfactorily delivered. In no event shall the amount of this Agreement exceed [insert whole dollar amount in numbers and words -- no pennies and no ".00"]. The breakdown of charges associated with this Agreement appears in Appendix B, "Calculation of Charges." In no event shall City be liable for interest or late charges for any late payments. City will not honor minimum service order charges under this Agreement.
- 3.3.2 **Payment Limited to Satisfactory Delivery of Goods.** Contractor is not entitled to any payments from City until City approves the Goods delivered pursuant to this Agreement. Payments to Contractor by City shall not excuse Contractor from its obligation to replace unsatisfactory Goods, even if the unsatisfactory character may have been apparent or detected at the time such payment was made. Goods delivered pursuant to this Agreement that do

not conform to the requirements of this Agreement may be rejected by City and in such case must be replaced by Contractor without delay at no cost to the City.

- 3.3.3 Withhold Payments. If Contractor fails to provide Goods in accordance with Contractor's obligations under this Agreement, the City may withhold any and all payments due Contractor until such failure to perform is cured. Contractor shall not stop providing Goods as a result of City's withholding of payments, as provided herein.
- 3.3.4 **Invoice Format**. Invoices furnished by Contractor under this Agreement must be in a form acceptable to the Controller and City and include a unique invoice number and a specific invoice date. Payment shall be made by City as specified in Section 3.3.8, or in such alternate manner as the Parties have mutually agreed upon in writing. All invoices must show the PeopleSoft Purchase Order ID Number, PeopleSoft Supplier Name and ID, Item numbers (if applicable), complete description of Goods delivered, sales/use tax (if applicable), contract payment terms and contract price. Invoices that do not include all required information or contain inaccurate information may not be processed for payment.
 - 3.3.5 Reserved (LBE Payment and Utilization Tracking System).
 - 3.3.6 Getting paid by the City for Goods.
- The City and County of San Francisco utilizes the Paymode-X® service offered by Bank of America Merrill Lynch to pay City contractors. Contractor must sign up to receive electronic payments to be paid under this Agreement. To sign up for electronic payments, visit http://portal.paymode.com/city_countyofsanfrancisco.
- At the option of the City, Contractor may be required to submit invoices directly in the City's financial and procurement system (PeopleSoft) via eSettlement. Refer to https://sfcitypartner.sfgov.org/pages/training.aspx for more information on eSettlement. For access to PeopleSoft eSettlement, submit a request through sfemployeeportalsupport@sfgov.org.
 - 3.3.7 Reserved (Grant Funded Contracts).
 - 3.3.8 Payment Terms.
- Payment Due Dates: See Appendix A for Payment terms. Unless City notifies the Contractor that a dispute exists, milestone Payments shall be made within 30 calendar days of City's written confirmation that relevant milestones have been achieved (such confirmation not to be unreasonably delayed or denied). Payment is deemed to be made on the date on which City has issued a check to Contractor or, if Contractor has agreed to electronic payment, the date on which City has posted electronic payment to Contractor.
 - (b) Reserved (Payment Discount Terms).
 - 3.4 **Audit and Inspection of Records**. Contractor agrees to maintain and make available to the City, during regular business hours, accurate books and accounting records relating to the Goods. Contractor will permit City to audit, examine, copy, and make excerpts and transcripts from such books and records, and to make audits of all invoices, materials, payrolls, records or personnel and other data related to all other matters covered by this Agreement, whether funded in whole or in part under this Agreement. Contractor shall maintain such data and records in an accessible location and condition for a period of not less than five years, unless required for a longer duration due to Federal, State, or local

requirements of which the City will notify Contractor in writing, after final payment under this Agreement or until after final audit has been resolved, whichever is later. The State of California or any Federal agency having an interest in the subject matter of this Agreement shall have the same rights as conferred upon City by this Section. Contractor shall include the same audit and inspection rights and record retention requirements in all subcontracts.

- 3.5 Submitting False Claims. The full text of San Francisco Administrative Code Chapter 21, Section 21.35, including the enforcement and penalty provisions, is incorporated into this Agreement. Pursuant to San Francisco Administrative Code §21.35, any contractor or subcontractor who submits a false claim shall be liable to the City for the statutory penalties set forth in that section. A contractor or subcontractor will be deemed to have submitted a false claim to the City if the contractor or subcontractor: (a) knowingly presents or causes to be presented to an officer or employee of the City a false claim or request for payment or approval; (b) knowingly makes, uses, or causes to be made or used a false record or statement to get a false claim paid or approved by the City; (c) conspires to defraud the City by getting a false claim allowed or paid by the City; (d) knowingly makes, uses, or causes to be made or used a false record or statement to conceal, avoid, or decrease an obligation to pay or transmit money or property to the City; or (e) is a beneficiary of an inadvertent submission of a false claim to the City, subsequently discovers the falsity of the claim, and fails to disclose the false claim to the City within a reasonable time after discovery of the false claim.
 - Reserved (Payment of Prevailing Wages). 3.6
 - 3.7 Reserved (Displaced Worker Protection Act).

Article 4 Goods

- 4.1 Reserved (Primary and Secondary Contractors).
- 4.2 Reserved (Term Agreement – Indefinite Quantities).
- 4.3 Personnel.
- 4.3.1 Qualified Personnel Qualified Personnel. Contractor shall utilize only competent personnel under the supervision of, and in the employment of, Contractor (or Contractor's authorized subcontractors) to complete the Work specified herein. Contractor will comply with City's reasonable requests regarding assignment and/or removal of personnel, but all personnel, including those assigned at City's request, must be supervised by Contractor. Contractor shall commit adequate resources to allow timely completion within the project schedule specified in this Agreement.
 - Reserved (Contractor Vaccination Policy). 4.3.2
 - 4.4 Goods.
- 4.4.1 **Place of Manufacture.** No article furnished hereunder shall have been made in prison or by convict labor, except Goods purchased for use by City's detention facilities. The City may require Contractor to provide within seven (7) working business days from the date they are requested to do so, information and documentation requested by Purchaser, including but not limited to: sources of supply, distribution, dealership or agency agreements and authorizations from manufacturer(s) they claim to represent, lines of credit with financial institutions for manufacturer(s) they claim to represent, lines of credit with financial institutions

and suppliers, numbers of employees, trade references and any other information to determine the Contractor's fitness to supply the Agreement requirements.

- 4.4.2 **Electrical Products.** Goods must comply with all applicable laws, ordinances and other legal requirements, including (among others) the Cal-OSHA regulations in Title 8 of the Code of Regulations and, for electrical products, Sections 110.2 and 110.3 (B) of the S.F. Electrical Code.
- 4.4.3 **Condition of Goods.** Goods offered and furnished must be new and previously unused, and of manufacturer's latest model, unless otherwise specified herein. Contractor shall establish quality control measures, as applicable to department's operations, and promptly provide documented reports to City of any product defects or premature failures.
- 4.4.4 **Inspection.** All Goods supplied shall be subject to inspection and acceptance or rejection by Purchasing or any department official responsible for inspection. Non-conforming or rejected Goods may be subject to reasonable storage fees.
- 4.4.5 **F.O.B. Delivery.** The Contractor shall deliver a crane barge that meets the specifications of the Port on or before October 31, 2025. Refer to Appendix A and Exhibit A-0 to Appendix F for delivery and acceptance procedures.
- 4.4.6 **Failure to Deliver.** If Contractor fails to deliver Goods of the quality, in the manner or within the time called for by this Agreement, such Goods may be bought from any source by Purchasing. If City is required to pay a price that exceeds the price agreed upon by this Agreement, the excess price will be charged to and collected from Contractor (or sureties on its bond, if bond has been required); or, the City may terminate the Agreement for default; or, the City may return deliveries already made and receive a refund.
- 4.4.7 **Safety Data Sheets.** Where required by law or by City, Contractor will include Safety Data Sheets (SDSs) with delivery for applicable items. Failure to include the SDSs for such items will constitute a material breach of contract and may result in refusal to accept delivery.
- 4.4.8 **Awarded Goods.** If during the term of the Agreement, a contract item is determined to be unacceptable for a particular use, and such is documented by a City Department and as determined by Purchasing, it is understood and agreed that the item will be canceled and removed from the Agreement without penalty to the City. The City's sole obligation to the supplier is payment of deliveries made prior to the cancellation date. City shall give the supplier ten days' notice prior to any cancellation. The City will purchase the required replacement item from any source and in the manner as determined by Purchasing. If a contracted item has been discontinued by the manufacturer or is deemed temporarily unavailable, it will be the responsibility of the Contractor to search the marketplace and find an acceptable equal substitute in the time required for delivery and at the Agreement price. Contractor must notify Purchasing in writing, which can include email, certified mail, registered mail, or other trackable mail, of any changes in the description of article, brand, product code or packaging. Any changes made without the approval of City will constitute a Default.
- 4.4.9 **Warranty.** In addition to all requirements set forth in Exhibit A0, Contractor warrants to City that the manufacturer's warranty and service will be passed on to the City at the time of delivery.

- 4.5 Work. Contractor agrees to complete the Work necessary to furnish the Goods as specified in Appendix A, "Scope of Work". Officers and employees of the City are not authorized to request, and the City is not required to reimburse the Contractor for, Work beyond the Scope of Work listed in Appendix A, unless Appendix A is modified as provided in Section 11.5, "Modification of this Agreement" and Appendix G, "Clarification and Changes to Work."
- 4.6 **Assignment.** Neither this Agreement, nor any duties or obligations hereunder, may be directly or indirectly assigned, novated, hypothecated, transferred, or delegated by Contractor, or, where the Contractor is a joint venture, a joint venture partner, (collectively referred to as an "Assignment") unless first approved by City by written instrument executed and approved in the same manner as this Agreement in accordance with the Administrative Code. The City's approval of any such Assignment is subject to the Contractor demonstrating to City's reasonable satisfaction that the proposed transferee is: (i) reputable and capable, financially and otherwise, of performing each of Contractor's obligations under this Agreement and any other documents to be assigned, (ii) not forbidden by applicable law from transacting business or entering into contracts with City; and (iii) subject to the jurisdiction of the courts of the State of California. A change of ownership or control of Contractor or a sale or transfer of substantially all of the assets of Contractor shall be deemed an Assignment for purposes of this Agreement. Contractor shall immediately notify City about any Assignment. Any purported Assignment made in violation of this provision shall be null and void.
- **Liquidated Damages.** By entering into this Agreement, Contractor agrees that in the event the delivery of the Goods are delayed beyond the scheduled milestones and timelines as provided in any Authorization Document issued pursuant to this Agreement, City will suffer actual damages that will be impractical or extremely difficult to determine. Contractor agrees that the sum of [insert whole dollar amount in words and numbers -- no pennies and no ".00"] per calendar day for each day of delay beyond scheduled milestones and timelines is not a penalty, but is a reasonable estimate of the loss that City will incur based on the delay, established in light of the circumstances existing at the time this Agreement was awarded. City may deduct a sum representing the liquidated damages from any money due to Contractor under this Agreement or any other contract between City and Contractor. Such deductions shall not be considered a penalty, but rather agreed upon monetary damages sustained by City because of Contractor's failure to furnish deliverables to City within the time fixed or such extensions of time permitted in writing by City. [NOTE: BECAUSE OF GRANT FUNDING REQUIREMENTS, TIME IS OF THE ESSENCE FOR DELIVERY AND ACCEPTANCE OF THE VESSEL. SPECIFIC LIQUIDATED DAMAGES PROVISIONS WILL BE DETERMINED AT THE RFP STAGE (PHASE II)
- **Bond Requirements**: The following Bonds are required for the performance of 4.8 this Agreement:
- **Performance Bond.** Contractor is required to furnish a performance bond, in a form acceptable to the City, in a sum of not less than 100% of the amount of the Agreement to guarantee the faithful performance of this Agreement. The bond must be approved as to sufficiency and qualifications of the surety by the Controller.
- 4.8.2 **Payment Bond.** A Payment (Labor and Materials) Bond, in a form acceptable to the City, in the amount of 100% of the contract to guarantee the payment of wages

for services engaged and of bills contracted for materials, supplies and equipment used in the performance of this Agreement. Each bond must be approved as to form by the City Attorney, and approved as to sufficiency and qualifications of the surety by the Controller. The bonds must be renewed annually.

- 4.8.1 **Bond Obligation Duration**. The term of the Performance Bond and the Labor and Materials Bond of this Agreement shall begin on the date that the contract is awarded and shall extend for until Acceptance of the Vessel. If bonds are required by the City after Acceptance, the bond amount may be decreased by Contractor to 10% of the purchase price and will remain in effect for a period not less than one (1) year following the date of Acceptance or the time required to resolve any items of incomplete work under this Agreement and the payment of any disputed amounts under this Agreement (including any disputed warranty claims remaining after one year), whichever time period is longer.
- 4.9 **Emergency - Priority 1 Service.** In case of an emergency that affects any part of the San Francisco Bay Area, Contractor will give the City and County of San Francisco Priority 1 service with regard to the Goods procured under this Agreement unless preempted by State and/or Federal laws. Contractor will make every good faith effort in attempting to deliver products using all modes of transportation available. Contractor shall provide a 24-hour emergency telephone number of a company representative who is able to receive and process orders for immediate delivery or will call in the event of an emergency. In addition, the Contractor shall charge fair and competitive prices for Goods ordered during an emergency and not covered under the awarded Agreement.

Usage Reports by Contractor.

- 4.10.1 Each year, no later than February 15, Contractor shall prepare and submit to City an electronic report of the total Goods delivered under this Agreement during the preceding calendar year (January 1 – December 31). The report must list by City department the following: (1) all Goods ordered ("Order") (2) all Goods delivered; (3) the date on which each Order was placed; (4) the date on which each Order was delivered; and (5) total quantity and unit price of the Goods contained within each Order. Contractor must also furnish a separate similar report for the total of all items ordered by City which are not part of this Agreement. Contractor shall email reports to OCAVendor.Reports@sfgov.org.
- 4.10.2 Any report files larger than 10MB must be submitted in electronic format on USB drive and mailed to the address shown below with the term Agreement number and "Annual Supplier Reporting" clearly marked on the envelope/packaging. Contractor shall mail the reports to:

OCA Supplier Reporting Re: Term Contract No. TC70300 City and County of San Francisco Office of Contract Administration – Purchasing City Hall, Room 430 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4685

4.10.3 City reserves the right to terminate this Agreement if information requested from and submitted by Contractor fails to satisfy City and/or Contractor is unable to provide the information and/or documentation within the period requested.

Article 5 Insurance and Indemnity

5.1 **Insurance.**

[SPECIFIC INSURANCE REQUIREMENTS TO BE DETERMINED IN PHASE II RFP.]

5.1.1 Additional Insured Endorsements

- (a) The Commercial General Liability policy must be endorsed to name as Additional Insured the City and County of San Francisco, its Officers, Agents, and Employees.
- (b) The Commercial Automobile Liability Insurance policy must be endorsed to name as Additional Insured the City and County of San Francisco, its Officers, Agents, and Employees.
 - (c) Reserved (Pollution Auto Liability Insurance Endorsement).

5.1.2 Waiver of Subrogation Endorsements

(a) The Workers' Compensation policy(ies) shall be endorsed with a waiver of subrogation in favor of the City for all work performed by the Contractor, its employees, agents and subcontractors.

5.1.3 Primary Insurance Endorsements

- (a) The Commercial General Liability policy shall provide that such policies are primary insurance to any other insurance available to the Additional Insureds, with respect to any claims arising out of this Agreement, and that the insurance applies separately to each insured against whom claim is made or suit is brought.
- (b) The Commercial Automobile Liability Insurance policy shall provide that such policies are primary insurance to any other insurance available to the Additional Insureds, with respect to any claims arising out of this Agreement, and that the insurance applies separately to each insured against whom claim is made or suit is brought.
- (c) The Pollution Liability Insurance policy shall provide that such policies are primary insurance to any other insurance available to the Additional Insureds, with respect to any claims arising out of this Agreement, and that the insurance applies separately to each insured against whom claim is made or suit is brought.

5.1.4 Other Insurance Requirements

- (a) Thirty (30) days' advance written notice shall be provided to the City of cancellation, intended non-renewal, or reduction in coverages, except for non-payment for which no less than ten (10) days' notice shall be provided to City. Notices shall be sent to the City address set forth in Section 11.1 entitled "Notices to the Parties."
- (b) Should any of the required insurance be provided under a claimsmade form, Contractor shall maintain such coverage continuously throughout the term of this Agreement and, without lapse, for a period of three years beyond the expiration of this Agreement, to the effect that, should occurrences during the Agreement term give rise to claims

made after expiration of the Agreement, such claims shall be covered by such claims-made policies.

- (c) Should any of the required insurance be provided under a form of coverage that includes a general annual aggregate limit or provides that claims investigation or legal defense costs be included in such general annual aggregate limit, such general annual aggregate limit shall be double the occurrence or claims limits specified above.
- (d) Should any required insurance lapse during the term of this Agreement, requests for payments originating after such lapse shall not be processed until the City receives satisfactory evidence of reinstated coverage as required by this Agreement, effective as of the lapse date. If insurance is not reinstated, the City may, at its sole option, terminate this Agreement effective on the date of such lapse of insurance.
- (e) Before delivering any Goods, Contractor shall furnish to City certificates of insurance and additional insured policy endorsements with insurers with ratings comparable to A-, VIII or higher, that are authorized to do business in the State of California, and that are satisfactory to City, in form evidencing all coverages set forth above. Approval of the insurance by City shall not relieve or decrease Contractor's liability hereunder.
- (f) If Contractor will use any subcontractor(s) to deliver Goods, Contractor shall require the subcontractor(s) to provide all necessary insurance and to name the City and County of San Francisco, its officers, agents and employees and the Contractor as additional insureds.

5.2 **Indemnification.**

- 5.2.1 Contractor shall indemnify and hold harmless City and its officers, agents and employees from, and, if requested, shall defend them from and against any and all claims, demands, losses, damages, costs, expenses, and liability (legal, contractual, or otherwise) arising from or in any way connected with any: (i) injury to or death of a person, including employees of City or Contractor; (ii) loss of or damage to property; (iii) violation of local, state, or federal common law, statute or regulation, including but not limited to privacy or personally identifiable information, health information, disability and labor laws or regulations; (iv) strict liability imposed by any law or regulation; or (v) losses arising from Contractor's execution of subcontracts not in accordance with the requirements of this Agreement applicable to subcontractors; so long as such injury, violation, loss, or strict liability (as set forth in subsections (i) – (v) above) arises directly or indirectly from Contractor's performance of this Agreement, including, but not limited to, Contractor's use of facilities or equipment provided by City or others, regardless of the negligence of, and regardless of whether liability without fault is imposed or sought to be imposed on City, except to the extent that such indemnity is void or otherwise unenforceable under applicable law, and except where such loss, damage, injury, liability or claim is the result of the active negligence or willful misconduct of City and is not contributed to by any act of, or by any omission to perform some duty imposed by law or agreement on Contractor, its subcontractors, or either's agent or employee. The foregoing indemnity shall include, without limitation, reasonable fees of attorneys, consultants and experts and related costs and City's costs of investigating any claims against the City.
- 5.2.2 In addition to Contractor's obligation to indemnify City, Contractor specifically acknowledges and agrees that it has an immediate and independent obligation to

defend City from any claim which actually or potentially falls within this indemnification provision, even if the allegations are or may be groundless, false or fraudulent, which obligation arises at the time such claim is tendered to Contractor by City and continues at all times thereafter.

5.2.3 Contractor shall indemnify and hold City harmless from all loss and liability, including attorneys' fees, court costs and all other litigation expenses for any infringement of the patent rights, copyright, trade secret or any other proprietary right or trademark, and all other intellectual property claims of any person or persons arising directly or indirectly from the receipt by City, or any of its officers or agents, of Contractor's delivery of Goods pursuant to this Agreement.

Article 6 Liability of the Parties

- 6.1 **Liability of City.** CITY'S PAYMENT OBLIGATIONS UNDER THIS AGREEMENT SHALL BE LIMITED TO THE PAYMENT OF THE COMPENSATION PROVIDED FOR IN SECTION 3.3.1, "PAYMENT," OF THIS AGREEMENT. NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, IN NO EVENT SHALL CITY BE LIABLE, REGARDLESS OF WHETHER ANY CLAIM IS BASED ON CONTRACT OR TORT, FOR ANY SPECIAL, CONSEQUENTIAL, INDIRECT OR INCIDENTAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR GOODS DELIVERED IN CONNECTION WITH THIS AGREEMENT
- 6.2 **Liability for Use of Equipment.** City shall not be liable for any damage to persons or property as a result of the use, misuse or failure of any equipment used by Contractor, or any of its subcontractors, or by any of their employees, even though such equipment is furnished, rented or loaned by City.
- 6.3 **Liability for Incidental and Consequential Damages.** Contractor shall be responsible for incidental and consequential damages resulting in whole or in part from Contractor's acts or omissions.

Article 7 Payment of Taxes

- 7.1 **Contractor to Pay All Taxes.** Except for any applicable California sales and use taxes charged by Contractor to City, Contractor shall pay all taxes, including possessory interest taxes levied upon or as a result of this Agreement, or the Goods delivered pursuant hereto. Contractor shall remit to the State of California any sales or use taxes paid by City to Contractor under this Agreement. Contractor agrees to promptly provide information requested by the City to verify Contractor's compliance with any State requirements for reporting sales and use tax paid by City under this Agreement.
- 7.2 **Possessory Interest Taxes.** Contractor acknowledges that this Agreement may create a "possessory interest" for property tax purposes. Generally, such a possessory interest is not created unless the Agreement entitles the Contractor to possession, occupancy, or use of City property for private gain. If such a possessory interest is created, then the following shall apply.
- 7.2.1 Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that Contractor, and any permitted successors and assigns, may be subject to real property tax assessments on the possessory interest.

- 7.2.2 Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that the creation, extension, renewal, or assignment of this Agreement may result in a "change in ownership" for purposes of real property taxes, and therefore may result in a revaluation of any possessory interest created by this Agreement. Contractor accordingly agrees on behalf of itself and its permitted successors and assigns to report on behalf of the City to the County Assessor the information required by Revenue and Taxation Code section 480.5, as amended from time to time, and any successor provision.
- 7.2.3 Contractor, on behalf of itself and any permitted successors and assigns, recognizes and understands that other events also may cause a change of ownership of the possessory interest and result in the revaluation of the possessory interest. (see, e.g., Rev. & Tax. Code section 64, as amended from time to time). Contractor accordingly agrees on behalf of itself and its permitted successors and assigns to report any change in ownership to the County Assessor, the State Board of Equalization or other public agency as required by law.
- 7.2.4 Contractor further agrees to provide such other information as may be requested by the City to enable the City to comply with any reporting requirements for possessory interests that are imposed by applicable law.
- 7.3 **Withholding.** Contractor agrees that it is obligated to pay all amounts due to the City under the San Francisco Business and Tax Regulations Code during the term of this Agreement. Pursuant to Section 6.10-2 of the San Francisco Business and Tax Regulations Code, Contractor further acknowledges and agrees that City may withhold any payments due to Contractor under this Agreement if Contractor is delinquent in the payment of any amount required to be paid to the City under the San Francisco Business and Tax Regulations Code. Any payments withheld under this paragraph shall be made to Contractor, without interest, upon Contractor coming back into compliance with its obligations.

Article 8 Termination and Default

8.1 **Termination for Convenience**

- 8.1.1 City shall have the option, in its sole discretion, to terminate this Agreement, at any time during the term hereof, for convenience and without cause. City shall exercise this option by giving Contractor written notice of termination. The notice shall specify the date on which termination shall become effective.
- 8.1.2 Upon receipt of the notice of termination, Contractor shall commence and perform, with diligence, all actions necessary on the part of Contractor to effect the termination of this Agreement on the date specified by City and to minimize the liability of Contractor and City to third parties as a result of termination. All such actions shall be subject to the prior approval of City. Such actions may include any or all of the following, without limitation:
- (a) Halting the performance of all obligations under this Agreement on the date(s) and in the manner specified by City.
- (b) Terminating all existing orders and subcontracts, and not placing any further orders or subcontracts for Goods, materials, equipment or other items.
- (c) At City's direction, assigning to City any or all of Contractor's right, title, and interest under the orders and subcontracts terminated. Upon such assignment,

City shall have the right, in its sole discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts.

- (d) Subject to City's approval, settling all outstanding liabilities and all claims arising out of the termination of orders and subcontracts.
- (e) Completing performance of any obligations that City designates to be completed prior to the date of termination specified by City.
- (f) Taking such action as may be necessary, or as the City may direct, for the protection and preservation of any property related to this Agreement which is in the possession of Contractor and in which City has or may acquire an interest.
- 8.1.3 Within 30 days after the specified termination date, Contractor shall submit to City an invoice, which shall set forth the cost of all Goods delivered prior to City's notice of termination. City's payment obligation pursuant to this Subsection 8.1.3 shall be subject to Section 3.3.2 of this Agreement.
- 8.1.4 In no event shall City be liable for costs incurred by Contractor or any of its subcontractors after the termination date specified by City, except for those costs specifically listed in Section 8.1.2. Such non-recoverable costs include, but are not limited to, anticipated profits on the Goods delivered by Contractor under this Agreement, post-termination employee salaries, post-termination administrative expenses, post-termination overhead or unabsorbed overhead, attorneys' fees or other costs relating to the prosecution of a claim or lawsuit, prejudgment interest, or any other expense which is not reasonable or authorized under Section 8.1.2.
- 8.1.5 In arriving at the amount due to Contractor under this Section, City may deduct: (i) all payments previously made by City for the Goods delivered by Contractor's final invoice; (ii) any claim which City may have against Contractor in connection with this Agreement; (iii) any invoiced costs or expenses excluded pursuant to the immediately preceding subsection 8.1.4; and (iv) in instances in which, in the opinion of the City, the cost of any Goods delivered by Contractor under this Agreement is excessively high due to costs incurred to remedy or replace defective or rejected Goods, the difference between the invoiced amount and City's estimate of the reasonable cost of delivering the invoiced Goods in compliance with the requirements of this Agreement.
- 8.1.6 City's payment obligation under this Section shall survive termination of this Agreement

8.2 Termination for Default; Remedies.

8.2.1 Each of the following shall constitute an immediate event of default ("Event of Default") under this Agreement:

(a) Contractor fails or refuses to perform or observe any term, covenant or condition contained in any of the following Sections of this Agreement:

3.5	Submitting False Claims.	10.10	Alcohol and Drug-Free Workplace
4.6	Assignment	10.13	Reserved (Working with Minors).
Article 5	Insurance and Indemnity	11.10	Compliance with Laws

Article 7	Payment of Taxes	Article 13	Data and Security

- (b) Contractor fails or refuses to perform or observe any other term, covenant or condition contained in this Agreement, including any obligation imposed by ordinance or statute and incorporated by reference herein, and such default is not cured within ten days after written notice thereof from City to Contractor. If Contractor defaults a second time in the same manner as a prior default cured by Contractor, City may in its sole discretion immediately terminate the Agreement for default or grant an additional period not to exceed five days for Contractor to cure the default.
- (c) Contractor (i) is generally not paying its debts as they become due; (ii) files, or consents by answer or otherwise to the filing against it of a petition for relief or reorganization or arrangement or any other petition in bankruptcy or for liquidation or to take advantage of any bankruptcy, insolvency or other debtors' relief law of any jurisdiction; (iii) makes an assignment for the benefit of its creditors; (iv) consents to the appointment of a custodian, receiver, trustee or other officer with similar powers of Contractor or of any substantial part of Contractor's property; or (v) takes action for the purpose of any of the foregoing.
- (d) A court or government authority enters an order (i) appointing a custodian, receiver, trustee or other officer with similar powers with respect to Contractor or with respect to any substantial part of Contractor's property, (ii) constituting an order for relief or approving a petition for relief or reorganization or arrangement or any other petition in bankruptcy or for liquidation or to take advantage of any bankruptcy, insolvency or other debtors' relief law of any jurisdiction or (iii) ordering the dissolution, winding-up or liquidation of Contractor.
- 8.2.2 On and after any Event of Default, City shall have the right to exercise its legal and equitable remedies, including, without limitation, the right to terminate this Agreement or to seek specific performance of all or any part of this Agreement. In addition, where applicable, City shall have the right (but no obligation) to cure (or cause to be cured) on behalf of Contractor any Event of Default; Contractor shall pay to City on demand all costs and expenses incurred by City in effecting such cure, with interest thereon from the date of incurrence at the maximum rate then permitted by law. City shall have the right to offset from any amounts due to Contractor under this Agreement or any other agreement between City and Contractor: (i) all damages, losses, costs or expenses incurred by City as a result of an Event of Default; and (ii) any liquidated damages levied upon Contractor pursuant to the terms of this Agreement; and (iii), any damages imposed by any ordinance or statute that is incorporated into this Agreement by reference, or into any other agreement with the City. This Section 8.2.2 shall survive termination of this Agreement.
- 8.2.3 All remedies provided for in this Agreement may be exercised individually or in combination with any other remedy available hereunder or under applicable laws, rules and regulations. The exercise of any remedy shall not preclude or in any way be deemed to waive any other remedy. Nothing in this Agreement shall constitute a waiver or limitation of any rights that City may have under applicable law.
- 8.2.4 Any notice of default must be sent by registered mail to the address set forth in Article 11.

8.3 **Non-Waiver of Rights.** The omission by either Party at any time to enforce any default or right reserved to it, or to require performance of any of the terms, covenants, or provisions hereof by the other Party at the time designated, shall not be a waiver of any such default or right to which the Party is entitled, nor shall it in any way affect the right of the Party to enforce such provisions thereafter.

8.4 Rights and Duties upon Termination or Expiration.

8.4.1 This Section and the following Sections of this Agreement listed below, shall survive termination or expiration of this Agreement:

3.3.2	Payment Limited to Satisfactory Delivery of Goods	9.2	Works for Hire
3.3.7	Grant Funded Contracts	11.6	Dispute Resolution Procedure
3.4	Audit and Inspection of Records	11.7	Agreement Made in California; Venue
3.5	Submitting False Claims	11.8	Construction
Article 5	Insurance and Indemnity	11.9	Entire Agreement
6.1	Liability of City	11.10	Compliance with Laws
6.3	Liability for Incidental and Consequential Damages	11.11	Severability
Article 7	Payment of Taxes	Article 12	Department Specific Terms
8.1.6	Payment Obligation	Article 13	Data and Security
9.1	Ownership of Results	Appendix D	Reserved (Business Associate Agreement).

8.4.2 Subject to the survival of the Sections identified in Section 8.4.1, above, if this Agreement is terminated prior to expiration of the term specified in Article 2, this Agreement shall be of no further force or effect. Contractor shall transfer title to City, and deliver in the manner, at the times, and to the extent, if any, directed by City, any work in progress, completed work, supplies, equipment, and other materials produced as a part of, or acquired in connection with the performance of this Agreement, and any completed or partially completed work which, if this Agreement had been completed, would have been required to be furnished to City.

Article 9 Rights In Deliverables

9.1 **Ownership of Results.** Any interest of Contractor or its subcontractors, in the Deliverables, including any drawings, plans, specifications, blueprints, studies, reports, memoranda, computation sheets, computer files and media or other documents prepared by Contractor or its subcontractors for the purposes of this Agreement, shall become the property of and will be transmitted to City. However, unless expressly prohibited elsewhere in this

Agreement, Contractor may retain and use copies for reference and as documentation of its experience and capabilities.

Works for Hire. If, in connection with Services, Contractor or its subcontractors 9.2 creates Deliverables including, without limitation, artwork, copy, posters, billboards, photographs, videotapes, audiotapes, systems designs, software, reports, diagrams, surveys, blueprints, source codes, or any other original works of authorship, whether in digital or any other format, such works of authorship shall be works for hire as defined under Title 17 of the United States Code, and all copyrights in such works shall be the property of the City. If any Deliverables created by Contractor or its subcontractor(s) under this Agreement are ever determined not to be works for hire under U.S. law, Contractor hereby assigns all Contractor's copyrights to such Deliverables to the City, agrees to provide any material and execute any documents necessary to effectuate such assignment, and agrees to include a clause in every subcontract imposing the same duties upon subcontractor(s). With City's prior written approval, Contractor and its subcontractor(s) may retain and use copies of such works for reference and as documentation of their respective experience and capabilities.

Article 10 Additional Requirements Incorporated by Reference

- **Laws Incorporated by Reference.** The full text of the laws listed in this Article 10, including enforcement and penalty provisions, are incorporated by reference into this Agreement. The full text of the San Francisco Municipal Code provisions incorporated by reference in this Article and elsewhere in the Agreement ("Mandatory City Requirements") are available at http://www.amlegal.com/codes/client/san-francisco_ca/.
- **Conflict of Interest.** By executing this Agreement, Contractor certifies that it does not know of any fact which constitutes a violation of Section 15.103 of the City's Charter; Article III, Chapter 2 of City's Campaign and Governmental Conduct Code; Title 9, Chapter 7 of the California Government Code (Section 87100 et seq.), or Title 1, Division 4, Chapter 1, Article 4 of the California Government Code (Section 1090 et seq.), and further agrees promptly to notify the City if it becomes aware of any such fact during the term of this Agreement.
- Prohibition on Use of Public Funds for Political Activity. In delivering the Goods, Contractor shall comply with San Francisco Administrative Code Chapter 12G, which prohibits funds appropriated by the City for this Agreement from being expended to participate in, support, or attempt to influence any political campaign for a candidate or for a ballot measure. Contractor is subject to the enforcement and penalty provisions in Chapter 12G.
- Consideration of Salary History. Contractor shall comply with San Francisco Administrative Code Chapter 12K, the Consideration of Salary History Ordinance or "Pay Parity Act." Contractor is prohibited from considering current or past salary of an applicant in determining whether to hire the applicant or what salary to offer the applicant to the extent that such applicant is applying for employment to be performed on this Agreement or in furtherance of this Agreement, and whose application, in whole or part, will be solicited, received, processed or considered, whether or not through an interview, in the City or on City property. The ordinance also prohibits employers from (1) asking such applicants about their current or past salary or (2) disclosing a current or former employee's salary history without that employee's authorization unless the salary history is publicly available. Contractor is subject to the enforcement and penalty provisions in Chapter 12K. Information about and the text of Chapter 12K is available on the web at https://sfgov.org/olse/consideration-salary-history. Contractor is

required to comply with all of the applicable provisions of 12K, irrespective of the listing of obligations in this Section.

10.5 **Nondiscrimination Requirements**

- 10.5.1 **Nondiscrimination in Contracts**. Contractor shall comply with the provisions of Chapters 12B and 12C of the San Francisco Administrative Code. Contractor shall incorporate by reference in all subcontracts the provisions of Sections 12B.2(a), 12B.2(c)-(k), and 12C.3 of the San Francisco Administrative Code and shall require all subcontractors to comply with such provisions. Contractor is subject to the enforcement and penalty provisions in Chapters 12B and 12C.
- 10.5.2 Nondiscrimination in the Provision of Employee Benefits. San Francisco Administrative Code 12B.2. Contractor does not as of the date of this Agreement, and will not during the term of this Agreement, in any of its operations in San Francisco, on real property owned by San Francisco, or where work is being performed for the City elsewhere in the United States, discriminate in the provision of employee benefits between employees with domestic partners and employees with spouses and/or between the domestic partners and spouses of such employees, subject to the conditions set forth in San Francisco Administrative Code Section 12B.2.
- 10.6 Local Business Enterprise and Non-Discrimination in Contracting Ordinance. Contractor shall comply with all applicable provisions of Chapter 14B ("LBE Ordinance"). Contractor is subject to the enforcement and penalty provisions in Chapter 14B.
- Minimum Compensation Ordinance. Administrative Code Chapter 12P applies to this Agreement. Contractor shall pay covered employees no less than the minimum compensation required by San Francisco Administrative Code Chapter 12P, including a minimum hourly gross compensation, compensated time off, and uncompensated time off. Contractor is subject to the enforcement and penalty provisions in Chapter 12P. Information about and the text of Chapter 12P is available on the web at http://sfgov.org/olse/mco. Contractor is required to comply with all of the applicable provisions of 12P, irrespective of the listing of obligations in this Section. By signing and executing this Agreement, Contractor certifies that it complies with Chapter 12P.
- **Health Care Accountability Ordinance.** Administrative Code Chapter 12Q applies to this contract. Contractor shall comply with the requirements of Chapter 12Q. For each Covered Employee, Contractor shall provide the appropriate health benefit set forth in Section 12O.3 of the HCAO. If Contractor chooses to offer the health plan option, such health plan shall meet the minimum standards set forth by the San Francisco Health Commission. Information about and the text of Chapter 12Q, as well as the Health Commission's minimum standards, is available on the web at http://sfgov.org/olse/hcao. Contractor is subject to the enforcement and penalty provisions in Chapter 12Q. Any Subcontract entered into by Contractor shall require any Subcontractor with 20 or more employees to comply with the requirements of the HCAO and shall contain contractual obligations substantially the same as those set forth in this Section.
- First Source Hiring Program. Contractor must comply with all of the provisions of the First Source Hiring Program, Chapter 83 of the San Francisco Administrative Code, that apply to this Agreement, and Contractor is subject to the enforcement and penalty provisions in Chapter 83.

- 10.10 Alcohol and Drug-Free Workplace. City reserves the right to deny access to, or require Contractor to remove from, City facilities personnel of any Contractor or subcontractor who City has reasonable grounds to believe has engaged in alcohol abuse or illegal drug activity which in any way impairs City's ability to maintain safe work facilities or to protect the health and well-being of City employees and the general public. City shall have the right of final approval for the entry or re-entry of any such person previously denied access to, or removed from, City facilities. Illegal drug activity means possessing, furnishing, selling, offering, purchasing, using or being under the influence of illegal drugs or other controlled substances for which the individual lacks a valid prescription. Alcohol abuse means possessing, furnishing, selling, offering, or using alcoholic beverages, or being under the influence of alcohol.
- 10.11 **Limitations on Contributions.** By executing this Agreement, Contractor acknowledges its obligations under Section 1.126 of the City's Campaign and Governmental Conduct Code, which prohibits any person who contracts with, or is seeking a contract with, any department of the City for the rendition of personal services, for the furnishing of any material, supplies or equipment, for the sale or lease of any land or building, for a grant, loan or loan guarantee, or for a development agreement, from making any campaign contribution to (i) a City elected official if the contract must be approved by that official, a board on which that official serves, or the board of a state agency on which an appointee of that official serves, (ii) a candidate for that City elective office, or (iii) a committee controlled by such elected official or a candidate for that office, at any time from the submission of a proposal for the contract until the later of either the termination of negotiations for such contract or twelve months after the date the City approves the contract. The prohibition on contributions applies to each prospective party to the contract; each member of Contractor's board of directors; Contractor's chairperson, chief executive officer, chief financial officer and chief operating officer; any person with an ownership interest of more than 10% in Contractor; any subcontractor listed in the bid, proposal or contract; and any committee that is sponsored or controlled by Contractor. Contractor certifies that it has informed each such person of the limitation on contributions imposed by Section 1.126 by the time it submitted a proposal for the contract, and has provided the names of the persons required to be informed to the City department with whom it is contracting.
 - 10.12 Reserved (Slavery Era Disclosure).
 - 10.13 Reserved (Working with Minors).
 - 10.14 Consideration of Criminal History in Hiring and Employment Decisions.

10.14.1 Contractor agrees to comply fully with and be bound by all of the provisions of Chapter 12T, "City Contractor/Subcontractor Consideration of Criminal History in Hiring and Employment Decisions," of the San Francisco Administrative Code ("Chapter 12T"), including the remedies provided, and implementing regulations, as may be amended from time to time. The provisions of Chapter 12T are incorporated by reference and made a part of this Agreement as though fully set forth herein. The text of the Chapter 12T is available on the web at http://sfgov.org/olse/fco. Contractor is required to comply with all of the applicable provisions of 12T, irrespective of the listing of obligations in this Section. Capitalized terms used in this Section and not defined in this Agreement shall have the meanings assigned to such terms in Chapter 12T.

10.14.2 The requirements of Chapter 12T shall only apply to a Contractor's or Subcontractor's operations to the extent those operations are in furtherance of the performance of

this Agreement, shall apply only to applicants and employees who would be or are performing work in furtherance of this Agreement, and shall apply when the physical location of the employment or prospective employment of an individual is wholly or substantially within the City of San Francisco. Chapter 12T shall not apply when the application in a particular context would conflict with federal or state law or with a requirement of a government agency implementing federal or state law.

- 10.15 Reserved (Public Access to Nonprofit Records and Meetings).
- 10.16 Food Service Waste Reduction Requirements. Contractor shall comply with the Food Service Waste Reduction Ordinance, as set forth in San Francisco Environment Code Chapter 16, including but not limited to the remedies for noncompliance provided therein.
 - 10.17 Reserved (Distribution of Beverages and Water).
- 10.17.1 **Sugar-Sweetened Beverage Prohibition**. Contractor agrees that it shall not sell, provide, or otherwise distribute Sugar-Sweetened Beverages, as defined by San Francisco Administrative Code Chapter 101, as part of its performance of this Agreement.
- 10.17.2 **Packaged Water Prohibition.** Contractor agrees that it shall not sell, provide, or otherwise distribute Packaged Water, as defined by San Francisco Environment Code Chapter 24, as part of its performance of this Agreement.
- 10.18 **Tropical Hardwood and Virgin Redwood Ban.** Pursuant to San Francisco Environment Code Section 804(b), the City urges Contractor not to import, purchase, obtain, or use for any purpose, any tropical hardwood, tropical hardwood wood product, virgin redwood or virgin redwood wood product.
 - 10.19 Reserved (Preservative Treated Wood Products).
 - 10.20 Reserved (Sweat Free Procurement).
 - 10.21 Environment Code Chapter 5, Resource Conservation Ordinance.
 - 10.21.1 Reserved (Printing Services and/or Writing Paper Products).
 - 10.21.2 Reserved (Collection of Recyclable Materials).
 - 10.22 Reserved (Prop J Approval).
- 10.23 Use of City Opinion. Contractor shall not quote, paraphrase, or otherwise refer to or use any opinion of City, its officers or agents, regarding Contractor or Contractor's performance under this Agreement without prior written permission of Purchasing.

Article 11 **General Provisions**

Notices to the Parties. Unless otherwise indicated in this Agreement, all written 11.1 communications sent by the Parties may be by U.S. mail or e-mail, and shall be addressed as follows:

To City:	Director of Purchasing
	City and County of San Francisco
	Office of Contract Administration
	Purchasing Division
	City Hall, Room 430
	1 Dr. Carlton B. Goodlett Place

	San Francisco, CA 94102-4685
	Email: OCA@sfgov.org
	Phone: (415) 554-6743
	Fax: (415) 554-6717
То	Name
Contractor:	Title
	Company
	Address
	Email
	Phone

Any notice of default must be sent by registered mail or other trackable overnight mail. Either Party may change the address to which notice is to be sent by giving written notice thereof to the other Party. If email notification is used, the sender must specify a receipt notice.

- 11.2 **Compliance with Americans with Disabilities Act.** Contractor shall provide the Goods in a manner that complies with the Americans with Disabilities Act (ADA), including but not limited to Title II's program access requirements, and all other applicable federal, state and local disability rights legislation.
- 11.3 **Incorporation of Recitals.** The matters recited above are hereby incorporated into and made part of this Agreement.
- 11.4 **Sunshine Ordinance.** Contractor acknowledges that this Agreement and all records related to its formation, Contractor's delivery of the Goods, and City's payment are subject to the California Public Records Act, (California Government Code §6250 et. seq.), and the San Francisco Sunshine Ordinance, (San Francisco Administrative Code Chapter 67). Such records are subject to public inspection and copying unless exempt from disclosure under federal, state or local law.
- 11.5 **Modification of this Agreement.** This Agreement may not be modified, nor may compliance with any of its terms be waived, except as noted in Section 11.1, "Notices to Parties," regarding change in personnel or place, and except by written instrument executed and approved in the same manner as this Agreement.
- 11.5.1 **Change Orders.** From the date of this Agreement onward, the Parties shall endeavor to minimize their initiation of Change Orders to fullest extent practicable. To expedite the resolution of Change Order issues, notwithstanding any provisions in the contract to the contrary, the Parties agree to the Change Order procedure set forth in Appendix H: Clarifications and Changes to Work.

11.6 **Dispute Resolution Procedure.**

11.6.1 **Negotiation; Alternative Dispute Resolution.** The Parties will attempt in good faith to resolve any dispute or controversy arising out of or relating to the delivery of the Goods under this Agreement. If the Parties are unable to resolve the dispute, then, pursuant to San Francisco Administrative Code Section 21.36, Contractor may submit to the Contracting Officer a written request for administrative review and documentation of the Contractor's claim(s). Upon such request, the Contracting Officer shall promptly issue an administrative decision in writing, stating the reasons for the action taken and informing the Contractor of its right to judicial review. If agreed by both Parties in writing, disputes may be resolved by a

mutually agreed-upon alternative dispute resolution process. If the Parties do not mutually agree to an alternative dispute resolution process or such efforts do not resolve the dispute, then either Party may pursue any remedy available under California law. The status of any dispute or controversy notwithstanding, Contractor shall proceed diligently with the performance of its obligations under this Agreement in accordance with the Agreement and the written directions of the City. Neither Party will be entitled to legal fees or costs for matters resolved under this section. Timely compliance with the Change Order provisions set forth in Appendix H shall be a condition precedent to submission of a request for administrative review or a Government Code Claim.

11.6.2 **Government Code Claim Requirement.** No suit for money or damages may be brought against the City until a written claim therefor has been presented to and rejected by the City in conformity with the provisions of San Francisco Administrative Code Chapter 10 and California Government Code Section 900, et seq. Nothing set forth in this Agreement shall operate to toll, waive or excuse Contractor's compliance with the California Government Code Claim requirements set forth in San Francisco Administrative Code Chapter 10 and California Government Code Section 900, et seq.

$11.6.3\,$ Reserved (Health and Human Service Contract Dispute Resolution Procedure).

- 11.7 **Agreement Made in California; Venue.** The formation, interpretation and performance of this Agreement shall be governed by the laws of the State of California. Venue for all litigation relative to the formation, interpretation and performance of this Agreement shall be in San Francisco.
- 11.8 **Construction.** All paragraph captions are for reference only and shall not be considered in construing this Agreement.
- 11.9 **Entire Agreement.** This Contract Documents set forth the entire Agreement between the Parties, and supersedes all other oral or written provisions. This Agreement may be modified only as provided in Section 11.5, "Modification of this Agreement."
- 11.10 **Compliance with Laws.** Contractor shall keep itself fully informed of the City's Charter, codes, ordinances and duly adopted rules and regulations of the City and of all state, and federal laws in any manner affecting the performance of this Agreement, and must at all times comply with such local codes, ordinances, and regulations and all applicable laws as they may be amended from time to time.
- 11.11 **Severability.** Should the application of any provision of this Agreement to any particular facts or circumstances be found by a court of competent jurisdiction to be invalid or unenforceable, then (i) the validity of other provisions of this Agreement shall not be affected or impaired thereby, and (ii) such provision shall be enforced to the maximum extent possible so as to effect the intent of the Parties and shall be reformed without further action by the Parties to the extent necessary to make such provision valid and enforceable.
- 11.12 **Cooperative Drafting.** This Agreement has been drafted through a cooperative effort of City and Contractor, and both Parties have had an opportunity to have the Agreement reviewed and revised by legal counsel. No Party shall be considered the drafter of this Agreement, and no presumption or rule that an ambiguity shall be construed against the Party drafting the clause shall apply to the interpretation or enforcement of this Agreement.

- 11.13 **Order of Precedence.** Contractor agrees to furnish the Goods described herein in accordance with the terms and conditions of this Agreement. If the Appendices to this Agreement include any standard printed terms from the Contractor, Contractor agrees that in the event of discrepancy, inconsistency, gap, ambiguity, or conflicting language between the City's terms and Contractor's printed terms attached, the City's terms shall take precedence, followed by the procurement issued by the department, Contractor's bid and/or proposal, and Contractor's printed terms, respectively.
- 11.14 **Notification of Legal Requests.** Contractor shall immediately notify City upon receipt of any subpoenas, service of process, litigation holds, discovery requests and other legal requests ("Legal Requests") related to all data given to Contractor by City in the performance of this Agreement ("City Data" or "Data"), or which in any way might reasonably require access to City's Data, and in no event later than 24 hours after it receives the request. Contractor shall not respond to Legal Requests related to City without first notifying City other than to notify the requestor that the information sought is potentially covered under a non-disclosure agreement. Contractor shall retain and preserve City Data in accordance with the City's instruction and requests, including, without limitation, any retention schedules and/or litigation hold orders provided by the City to Contractor, independent of where the City Data is stored.
- 11.15 **Cooperative Agreement.** Contractor agrees that during the term of this Agreement and any authorized extension, the Director of Purchasing may allow other public agencies or non-profits made up of multiple public agencies to utilize this Agreement to obtain some or all of the Goods to be provided by Contractor under the same terms and conditions as the City.

Article 12 Department Specific Terms

12.1 Third Party Beneficiaries.

No third parties are intended by the Parties hereto to be third party beneficiaries under this Agreement, and no action to enforce the terms of this Agreement may be brought against either Party by any person who is not a party hereto.

12.2 Exclusion Lists and Employee Verification.

12.2.1 Contractor acknowledges that some or all of the Commodities that Contractor furnishes to City under this Agreement may be included, directly or indirectly, in whole or in part, in claims submitted by City to Federal or State health care programs. By executing this Agreement Contractor certifies that it is not currently, and shall not during the term of this Agreement become, excluded, directed to be excluded, suspended, ineligible or otherwise sanctioned from participation in any Federal or State assistance programs. Contractor shall notify City, as provided in Section 11.1 ("Notices to the Parties"), within thirty (30) days of any such exclusion, suspension, ineligibility, or other sanction. This is a material term of this Agreement. Contractor agrees to indemnify and hold harmless City and City's officers, directors, employees, agents, successors and permitted assigns from and against any and all (including but not limited to Federal, State, or third party) civil monetary penalties, assessments, repayment obligations, losses, damages, settlement agreements and expenses (including reasonable attorneys' fees) arising from the exclusion, suspension, ineligibility, or other sanction of Contractor and/or Contractor's workforce (including those who oversee Contractor's workforce,

supervisors and governing body members) from participation in any Federal or State assistance program.

Article 13 Data and Security

- 13.1 Nondisclosure of Private, Proprietary or Confidential Information.
- 13.1.1 **Protection of Private Information.** If this Agreement requires City to disclose "Private Information" to Contractor within the meaning of San Francisco Administrative Code Chapter 12M, Contractor and subcontractor shall use such information only in accordance with the restrictions stated in Chapter 12M and in this Agreement and only as necessary in delivery of the Goods under this Agreement. Contractor is subject to the enforcement and penalty provisions in Chapter 12M.
- 13.1.2 **Confidential Information.** In the delivery of the Goods pursuant to this Agreement, Contractor may have access to City's proprietary or Confidential Information, the disclosure of which to third parties may damage City. If City discloses proprietary or Confidential Information to Contractor, or Contractor collects such information on City's behalf, such information must be held by Contractor in confidence and used only in performing the Agreement. Contractor shall exercise the same standard of care to protect such information as a reasonably prudent contractor would use to protect its own proprietary or Confidential Information.
 - 13.2 Reserved (Payment Card Industry ("PCI") Requirements).
 - 13.3 **Business Associate Agreement.**

The Parties acknowledge that CITY is a Covered Entity as defined in the Healthcare Insurance Portability and Accountability Act of 1996 ("HIPAA") and is required to comply with the HIPAA Privacy Rule governing the access, use, disclosure, transmission, and storage of protected health information (PHI) and the Security Rule under the Health Information Technology for Economic and Clinical Health Act, Public Law 111-005 ("the HITECH Act").

The Parties acknowledge that CONTRACTOR will:

1.	Do at least one or more of the following:
	A. Create, receive, maintain, or transmit PHI for or on behalf of City
	(including storage of PHI, digital or hard copy, even if Contractor does not view the PHI or only does so on a random or infrequent basis); or
	B. Receive PHI, or access to PHI, from City or another Business Associate of City, as part of providing a Goods to or for City including legal, actuarial, accounting, consulting, data aggregation, management, administrative, accreditation, or financial; or
	C. Transmit PHI data for City and require access on a regular basis to such PHI. (Such as health information exchanges (HIEs), e-prescribing gateways, or electronic health record vendors)

For purposes of this Agreement, Contractor is a Business Associate of CITY, as defined under HIPAA. Contractor must comply with and complete the Business Associate Agreement and attestations attached to this Agreement.

2. \times NOT do any of the activities listed above in subsection 1;

Contractor is not a Business Associate of CITY. A Business Associate Agreement and Attestations are not required for the purposes of this Agreement.

13.4 **Protected Health Information.** Where applicable, Contractor, all subcontractors, all agents and employees of Contractor and any subcontractor shall comply with all federal and state laws regarding the transmission, storage and protection of all private health information, if any, disclosed to Contractor by City in the performance of this Agreement. Contractor agrees that any failure of Contractor to comply with the requirements of federal and/or state and/or local privacy laws shall be a material breach of the Agreement. In the event that City pays a regulatory fine, and/or is assessed civil penalties or damages through private rights of action, based on an impermissible use or disclosure of protected health information given to Contractor or its subcontractors or agents by City, Contractor shall indemnify City for the amount of such fine or penalties or damages, including costs of notification. In such an event, in addition to any other remedies available to it under equity or law, the City may terminate the Agreement.

13.5 Management of City Data and Confidential Information

13.5.1 Use of City Data and Confidential Information. Contractor agrees to hold City's Confidential Information received from or created on behalf of the City in strictest confidence. Contractor shall not use or disclose City's Data or Confidential Information except as permitted or required by the Agreement or as otherwise authorized in writing by the City. Any work using, or sharing or storage of, City's Confidential Information outside the United States is subject to prior written authorization by the City. Access to City's Confidential Information must be strictly controlled and limited to Contractor's staff assigned to this project on a need-to-know basis only. Contractor is provided a limited non-exclusive license to use the City Data or Confidential Information solely for performing its obligations under the Agreement and not for Contractor's own purposes or later use. Nothing herein shall be construed to confer any license or right to the City Data or Confidential Information, by implication, estoppel or otherwise, under copyright or other intellectual property rights, to any third-party. Unauthorized use of City Data or Confidential Information by Contractor, subcontractors or other third parties is prohibited. For purpose of this requirement, the phrase "unauthorized use" means the data mining or processing of data, stored or transmitted by the service, for commercial purposes, advertising or advertising-related purposes, or for any purpose other than security or service delivery analysis that is not explicitly authorized.

13.6 **Disposition of Confidential Information**. Upon request of City or termination or expiration of this Agreement, and pursuant to any document retention period required by this Agreement, Contractor shall promptly, but in no event later than thirty (30) calendar days, return all data given to or collected by Contractor on City's behalf, which includes all original media. Once Contractor has received written confirmation from City that City's Data has been successfully transferred to City, Contractor shall within ten (10) business days clear or purge all

City Data from its servers, any hosted environment Contractor has used in performance of this Agreement, including its subcontractors environment(s), work stations that were used to process the data or for production of the data, and any other work files stored by Contractor in whatever medium. Contractor shall provide City with written certification that such purge occurred within five (5) business days of the purge. Secure disposal shall be accomplished by "clearing," "purging" or "physical destruction," in accordance with National Institute of Standards and Technology (NIST) Special Publication 800-88 or most current industry standard.

13.7 **Ownership of City Data.** The Parties agree that as between them, all rights, including all intellectual property rights, in and to the City Data and any derivative works of the City Data is the exclusive property of the City.

Article 14 MacBride And Signature

14.1 MacBride Principles -Northern Ireland.

The provisions of San Francisco Administrative Code §12F are incorporated herein by this reference and made part of this Agreement. By signing this Agreement, Contractor confirms that Contractor has read and understood that the City urges companies doing business in Northern Ireland to resolve employment inequities and to abide by the MacBride Principles, and urges San Francisco companies to do business with corporations that abide by the MacBride Principles.

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the day first mentioned above.

CITY		CONTRACTOR		
Recommended by:		[company name]		
Supervisin	OCA Supervising Purchaser] ag Purchaser Contract Administration	[name of authorized representative] [title] [optional: address] [optional: city, state, ZIP]		
Approved	as to Form:	City Supplier Number: [Supplier Number]		
David Chi City Attor				
	nme of Deputy City Attorney] puty City Attorney			
Approved:				
Sailaja Ku Director of and Purcha	f the Office of Contract Administration	ı,		
By: [name	e of Purchaser:]			
STAFF TO SIGNATURE OF STAFF TO SIGNATURE OF	INSTRUCTIONS FOR CITY: OCA HAS DELEGATED NON BEHALF OF OCA DIRECTOR. ROUTE OR SIGNATURE TO THE OCA PURCHASER WHOSE VIDED TO YOU UPON OCA'S COMPLETED REVIEW OACT. DO NOT REMOVE DIRECTOR'S NAME FROM TORY LINE	OF .		
Appendic	es:			
A:	Scope of Work			

B:	Calculation of Charges
C:	Regulatory and Compliance Requirements
D:	Reserved (BAA)
E:	Reserved (Forms P-12U-C and 12U-I)
F:	Design Specifications and Drawings
G	Schedule
H:	Clarifications and Changes to Work

Appendix A

Scope of Work and Specifications

<u>Summary Scope of Work - Crane Barge</u>

Project Summary

The Port of San Francisco intends to purchase a crane barge to perform maintenance and repair works of marine structures along the City of San Francisco waterfront. Primarily the Port needs the ability to handle and drive piles at existing piers, but this design will have the capability to support some new construction as well. The barge shall be designed for ocean passage, of rectangular shape with square stern and partially raked bow. The pedestal will support a fully rotating pedestal crane for construction works. The crane barge shall be delivered and accepted per the Contract Documents by October 31, 2025.

The crane barge will operate inside San Francisco Bay year-round, primarily during daytime under relatively calm conditions. The crane will be a permanently mounted pedestal type crane, for reasons of reach and capacity, reliability, readily available service and parts, and availability of the crane itself.

Description of Barge

The barge hull shall be fabricated of steel plate, longitudinally stiffened, with the internal volume subdivided by both longitudinal and transverse watertight bulkheads. Several of the internal compartments will function as ballast tanks (treated fresh water) but the remainder shall be voids. The barge will support a pedestal mounted crane that can rotate 360 degrees and lift loads at any orientation. The primary working radius of the crane is 60 ft from the centerline of the crane at which radius it can lift piles up to 135 ft long by 4 ft in diameter, weighing 76,000 lbs.

Part of the crane pedestal will be provided with the crane and part will be built into the hull structure, with the joining butt weld made during installation of the crane.

Spud piles and mooring lines will be the primary means of positioning/mooring the barge at work locations alongside existing piers. The barge can also be spread moored away from shore with four anchors and wire lines tensioned by dedicated winches.

For this contract, the barge will be outfitted with the following vendor-supplied equipment:

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- 1. Diesel powered electrical generator
- 2. Shore power receiving station
- 3. Diesel powered hydraulic power unit
- 4. Hydraulic powered winches for lifting spud piles
- 5. Hydraulic powered winches for spread mooring lines plus anchors
- 6. Hydraulic tugger winches
- 7. Electric-powered air compressor with air receiver
- 8. Double wall fuel tank with electric pump

All equipment and associated piping, electrical, and foundation structure shall be procured, installed, and tested in accordance with the project specifications.

Various outfitting including deckhouses for enclosing and securing the equipment and tools on board shall be designed by the Contractor, constructed, and installed onboard. Other outfitting includes foundations for equipment to be installed, pipe supports for deck piping and protective structures, control/operator station for the spud pile winches, boom rest for the crane boom and foundations for the mooring fittings, fendering and other appurtenances as defined in the project specifications and drawings.

Permits

All necessary permits required to perform the Work are to be supplied by the Contractor at no additional cost to the City.

Security Interest.

Contractor grants to City a first priority purchase money security interest in all of Contractor's right, title and interest in and to the following, whether now owned or hereafter acquired:

- 1) The Vessel construction project being undertaken pursuant to this Agreement, as amended from time to time, the Vessels, and all equipment, outfit and appurtenances, including all accessions and additions thereto, and all parts, equipment and materials specifically identified for permanent installation on the Vessel wherever located, whether on board the Vessel or not, all of which the parties acknowledge constitute "purchase-money collateral" as such term is defined in Section 9-103(a)(1) of the Uniform Commercial Code;
 - 2) this Agreement, as amended from time to time; and
 - 3) all proceeds of the foregoing, including insurance proceeds.

The foregoing security interest secures the performance of all obligations of Contractor outstanding from time to time under this Agreement and all other agreements, instruments and documents relating thereto, now or hereafter in effect as amended from time to time (collectively, the "Obligations"). The parties acknowledge that the Obligations constitute a "purchase money obligation" as such term is defined in Section 9-103(a)(2) of the Uniform Commercial Code. Contractor expressly authorizes City to file such U.C.C-1 financing statements as City may deem necessary to perfect and continue City's security interest in the aforementioned collateral. From time to time at City's request Contractor shall execute and deliver all further instruments and documents and take all further action as may be reasonably necessary to perfect and provide first priority for any security interest granted or purported to be granted in this Agreement or to enable City to exercise and enforce its rights and remedies with respect to the aforementioned collateral. Contractor shall not register the Vessel under the vessel registration or titling laws of the United States or any state, or document the Vessel with the USCG, except as may be required during the construction or the delivery of the Vessel provided that such documents do not adversely affect the security interest of City. The security interest

granted to City hereunder is inferior only to Contractor's lien rights in the Vessel in the event of default by City, which lien rights are acknowledged by City.

Design Specifications and Contract Drawings

Refer to Appendix D to find the following Design Specifications and Contract Drawings.

Design Specifications and Contract Drawings may be modified by mutual agreement of the Parties to be documented via written Amendment or Change Order to this Agreement:

Exhibit A-0	Specifications
Exhibit A-1:	General Arrangement
Exhibit A-2:	Structural Scantling Plan
Exhibit A-3:	Spud Pile
Exhibit A-4:	Outfitting
Exhibit A-5:	Mechanical Arrangement
Exhibit A-6:	Electrical One-Line Diagram

Regulatory Oversight

The barge is designed in accordance with the American Bureau of Shipping Rules for Building and Classing Steel Barges, and as such shall be built for ocean transport. The barge shall be built in accordance with these rules including the purchase of materials, workmanship, and welding consumables and procedures but will not be classed by ABS. Because the barge will be owned and operated by a municipal entity, it will be uninspected by the USGS.

Scope of Work

The Contractor shall deliver a crane barge that meets the specifications of the Port and that the Port accepts as meeting XXXXXX on or before October 31, 2025. On delivery, all aspects of fabrication, inspection, supply of equipment and testing of all operations of the barge shall be complete. Note: "Contractor" herein shall denote the entity accepting the contract to deliver the completed barge and may include a Shipyard or General Contractor or other qualified entity awarded the contract.

The scope of work for the Contractor contracted to build the barge comprises the following:

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- 1. Contractor shall prepare inspection and testing procedures and acceptance criteria to meet the requirements of the specifications, for approval of Owner's representative
- 2. Contractor shall provide the Owner's representative with access to all parts of their yard where fabrication activities occur and provide any documentation requested. Further, the Contractor shall provide the Owner's representative with temporary workspace during their inspection visits. The owner's representative will not need full time workspace.

- 3. Contractor constructing the barge shall be the initial purchaser of the crane to be installed on the barge, and shall ensure it is procured, fabricated, tested, delivered to Contractor, and installed in accordance with Port and crane manufacturer's specifications. Crane shall be new (i.e. not previously used elsewhere and refurbished for this project). Contractor shall confer with the ultimate Owner (Port) on technical questions, but commercial communications shall be between Crane Supplier and Purchaser (Contractor).
- 4. Contractor shall review the design of the barge provided with the specifications and shall update the design to provide the form and function required by the specifications.
- 5. Contractor shall provide updated sizing specification and provide design calculations for review and approval by the Port at 35%, 65% and 100% completion.
- 6. Contractor shall provide final arrangement and scantling drawings based on these final calculations for review and approval by the Port at 35%, 65%, and 100% completion.
- 7. Contractor shall provide shop (detailed construction) drawings for review and approval by the Port at 35%, 65%, and 100% completion, prior to commencing construction of components and blocks.
- 8. Contractor shall construct the barge in accordance with the agreed upon specifications and referenced marine industry standards.
- 9. Contractor shall construct spud piles in accordance with the agreed upon specifications and drawings
- 10. Contractor shall respond to and correct any design and fabrication concerns identified at inspections by the Owner's representatives.
- 11. Contractor shall procure all vendor-furnished equipment in accordance with project specifications and install and test in accordance with vendor instructions to verify proper operation.
- 12. Contractor shall design, procure, install and test all electrical equipment to verify proper operation.
- 13. Contractor shall prepare hull documentation and provide to the Owner upon delivery of the barge. Documentation shall include vendor-furnished operating and maintenance manuals, drawings and calculations for each piece of equipment and each component installed on the barge. A construction portfolio shall be prepared and delivered that documents all materials and consumable used in the construction of the hull including steel, welding consumables, coatings, anodes, connectors (bolts, etc), piping, etc. Progress photographs taken during the course of construction and at milestone construction events (such as key hold points) shall be provided to the Port.
- 14. Contractor shall deliver the crane barge to (location in San Francisco Bay to be agreed upon at kick-off meeting) at the Port of San Francisco.

Inspection of Work

Contractor shall prepare and follow an inspection test plan with key hold points defined in agreement with the Owner. The Owner will make regular in-person inspections of the barge as construction progresses. It is envisioned that the hold points will include as a minimum:

- 1. Delivery of steel to visually inspect and to verify mill test reports and compliance with the specification
- 2. Fabrication of first block

- 3. At agreed-upon intermediate points in the construction of the hull, on a weekly or biweekly basis
- 4. At Completion of hull structure and tank testing
- 5. Prior to painting
- 6. Crane factory acceptance test and delivery
- 7. Crane installation and functional testing onboard barge
- 8. Substantial completion walk-through and testing of all equipment and components
- 9. Deadweight Survey and hull inclining experiment
- 10. Prior to Sail away from Contractor's facility
- 11. Upon arrival at San Francisco and delivery to Owner

Key Milestones

The following outlines possible milestones to be agreed upon for progress payment purposes:

- 1. Kickoff meeting/initial partnering session at Contractor's facility
- 2. Design Calculations Review by Port at 35%, 65%, and 100% completion for weight and stability and functional lifting capacity
- 3. Design drawings structure and arrangement Port review and comments at 35%, 65%, 100% completion.
- 4. Shop Drawings Port review and comments at 35%, 65%, 100% completion.
- 5. Material order to steel and other primary suppliers and vendors
- 6. Crane order issued to vendor
- 7. Inspections during fabrication Owner's representative will inspect the construction on a regular basis at least at the following points:
 - a. Delivery of steel
 - b. Fabrication of first block
 - c. At agreed-upon intermediate points in the construction of the hull
 - d. Completion of hull structure and tank testing
 - e. Crane factory acceptance test and delivery
 - f. Crane installation and functional testing onboard barge
 - g. Substantial completion walk-through and testing of all equipment and components
 - h. Deadweight Survey and hull inclining experiment
- 8. Trials at Contractor's facility
 - a. Final inspection of all fabrication when completed and accepted by Owner's representative
 - b. Final inspection of all equipment and components as installed on board accepted by Owner's representative
 - c. Operational testing of all equipment as installed on board
 - d. Stability test (Inclining experiment) with steps a) and b) above completed
 - e. Lifting capacity test for crane with barge free floating (moored to the pier)

9. Transportation.

- a. Prior to Sail away from Contractor
- b. Upon arrival at San Francisco, removal of all sea fastenings and repair of any damages, satisfactory function testing of all equipment including crane to be demonstrated
- c. Final delivery to Owner at the Port at completion of all outstanding items including transfer of custody.

Appendix B Calculation of Charges

→ ENTER ACCEPTED PRICE PROPOSAL UPON CONTRACT EXECUTION.

Appendix C

Progress Payment, Delivery, and Compliance Requirements

1. Price

Only prices that appear on Appendix B, or that are approved by City via written Change Order issued pursuant to Appendix H will be considered. No other pages with prices or attached price lists and/or catalog prices will be considered. Prices shall be exclusive of any Federal, State, local sales or use tax. In the event of a discrepancy between the unit price and the extended price, the unit price will prevail.

2. Progress Payments

[SPECIFIC INSURANCE REQUIREMENTS TO BE DETERMINED IN PHASE II RFP.]

3. Milestones

Progress Payments will be made in accordance with the following required Milestones:

Milestone Number	Milestone	Progress Payment % (of Total Cost)
3.1	Kickoff meeting/initial partnering session at Contractor's facility	n/a
3.2	Design Calculations – Review by Port at 35%, 65%, and 100% completion for weight and stability and functional lifting capacity	5% of total @ 100% calculations approval
3.3	Design drawings – structure and arrangement – Port review and comments at 35%, 65%, 100% completion.	5% of total @ 100% design drawings approval
3.4	Shop Drawings – Port review and comments at 35%, 65%, 100% completion.	10% of total @ 100% shop drawings approval
3.5	Material order to steel and other primary suppliers and vendors	5% of total @ confirmation of material order
3.6	Crane order issued to vendor	10% of total @ confirmation of crane order
3.7	Inspections during fabrication – Owner's representative will inspect the construction on a regular basis at least at the following points: a. Delivery of steel	n/a

	b.	Fabrication of first block	n/a
	c.	At agreed-upon intermediate points in the construction of the hull	n/a
	d.	Completion of hull structure and tank testing	10% of total @ acceptance
	e.	Crane factory acceptance test and delivery	10% of total @ delivery
	f.	Crane installation and functional testing onboard barge	10% of total @ acceptance
	g.	Substantial completion walk-through and testing of all equipment and components	10% of total @ acceptance
	h.	Deadweight Survey and hull inclining experiment	5% of total @ acceptance
3.8	Trials	at Contractor's facility	
	a.	Final inspection of all fabrication when completed and accepted by Owner's representative	n/a
	b.	Final inspection of all equipment and components as installed on board accepted by Owner's representative	n/a
	c.	Operational testing of all equipment as installed on board	5% of total @ acceptance
	d.	Stability test (Inclining experiment) with steps a) and b) above completed	n/a
	e.	Lifting capacity test for crane with barge free floating (moored to the pier)	5% of total @ acceptance
3.9	Transp	portation.	
	a.	Prior to Sail away from Contractor	
	b.	Upon arrival at San Francisco, removal of all sea fastenings and repair of any damages, satisfactory function testing of all equipment including crane to be demonstrated	
	C.	Final delivery to Owner at the Port at completion of all outstanding items, including product warranties.	
	d.	COMPLETION OF MILESTONE 3.9, INCLUDING FINAL TRIALS UPON DELIVERY	10% of total @acceptance

4. Delivery

Contractor must comply with the delivery requirements set forth in Appendix F, Exhibit A-0: Specifications. [NOTE: DELIVERY AND FINAL ACCEPTANCE TERMS MAY CHANGE BASED ON METHOD OF DELIVERY, WINNING PROPOSAL AND OTHER FACTORS.]

Appendix D RESERVED (BAA)

Appendix E RESERVED (Forms P-12U-C and 12U-I)

Appendix E (Sweatfree Forms)

Appendix F

Design Specifications and Construction Drawings

Exhibit A-0	Specifications
Exhibit A-1:	General Arrangement
Exhibit A-2:	Structural Scantling Plan
Exhibit A-3:	Spud Pile
Exhibit A-4:	Outfitting
Exhibit A-5:	Mechanical Arrangement
Exhibit A-6:	Electrical One-Line Diagram

Appendix G Schedule

[INSERT APPROVED SCHEDULE]

Appendix H **Clarifications and Changes to Work**

TBD

[SPECIFIC CHANGE ORDER PROVISIONS TO BE DETERMINED IN PHASE II RFP]

Sourcing Event 0000006633 Attachment 4 Grant Terms & Conditions

Second Amended and Restated

Funding Agreement

This Second Amended and Restated Funding Agreement (Agreement) is entered into by the State of California (State), acting through the State Lands Commission (Commission), and the City and County of San Francisco acting by and through the San Francisco Port Commission (Port). The Commission and Port are referred to individually as a Party and collectively as the Parties. The Parties, as consideration for, and as a condition to, the Commission awarding State Fiscal Recovery Funds, agree as follows:

1. Background.

- a. The Parties, as consideration for, and as a condition to, the Commission awarding State Fiscal Recovery Funds, entered into a Funding Agreement dated January 6, 2022 (the Original Funding Agreement) to, among other things, define federal and State conditions on the use of State Fiscal Recovery Funds.
- b. On February 9, 2022, Governor Newsom signed SB 115 (Chapter 2, Statutes of 2022), which retroactively modified the source for the Port Stimulus Funds to the State's General Fund. Because of that change, recipient ports are no longer subject to federal American Rescue Plan Act requirements and restrictions. SB 115 also set a new expenditure deadline of December 31, 2026.
- c. The Parties then entered into an Amended and Restated Funding Agreement, dated June 21, 2022 (the A&R Funding Agreement) to update the terms of the Prior Funding Agreement to be consistent with SB 115.
- d. The Parties now desire to enter into this Second Amended and Restated Funding Agreement to award additional State Fiscal Recovery Funds.
- 2. Purpose. The 2021 Budget Act appropriated \$250 million to the Commission with instructions to allocate the funding to California ports to address negative economic impacts due to the COVID-19 pandemic. According to the Budget Act, ports shall use these funds to support their economic recovery, such as for activities that include avoiding layoffs, restoring jobs and services lost due to COVID-19, and supporting safe operations. During its August 23, 2022 Regular Meeting, the Commission approved distribution of \$2,270,308 (the Funds). Entering this Agreement is a condition for disbursement of the Funds. This Agreement supersedes and replaces the Original Funding Agreement and the A&R Funding Agreement.
- Term. The term of this Agreement begins on the date this Agreement is executed by State and terminates when the Port expends or returns all Funds.
- 4. Accuracy. The Port represents and warrants that all information contained in its Funding Request is true and correct to the best of the Port's knowledge and ability. The Port acknowledges that providing false information may be a felony under California Penal

Code section 115.

5. Use of Funds.

- a. <u>State law and guidance</u>. The Port must use the Funds consistent with Item 3560-162-8506 and Control Section 11.96 of the 2021 Budget Act, applicable state law, as well as related guidance from the Commission, the Department of Finance, and other state entities. These funds are available for expenditure through December 31, 2026. A recipient port must return any funds to the State that are not encumbered as of December 31, 2026.
- b. <u>Fully automated cargo handling equipment</u>. Funds must not be used for the purchase of fully automated cargo handling equipment. For the purposes of this paragraph, "fully automated" means equipment that is remotely operated or remotely monitored with or without the exercise of human intervention or control. This provision does not prohibit the use of the funds for a project that includes the purchase of human-operated zero-emission equipment, human-operated near-zero-emission equipment, and infrastructure supporting that human-operated equipment. Furthermore, this provision does not prohibit the purchase of devices that support human-operated equipment, including equipment to evaluate the utilization and environmental benefits of that human-operated equipment.
- Funding Request. Ports must use the funds for the purposes described in their Monitoring Plan, discussed below. Ports may amend their projects descriptions as necessary.

6. Records.

- a. <u>Retention</u>. The Port must maintain records and financial documents related to the Funds for five years after all Funds have been expended. This provision survives termination of the Agreement.
- b. <u>Availability</u>. The Port must also provide or make available such records to the Commission, the California State Auditor, Department of Finance, and any other authorized State oversight agency. The Port agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, the Port agrees to include a similar right of the State to audit records and interview staff in any contract paid for with the Funds. (Gov. Code §8546.7, Pub. Contract Code §10115 et seq., CCR Title 2, Section 1896). This provision survives termination of the Agreement.

7. Monitoring Plan.

a. Commission staff will monitor the Port's activities to ensure that the Funds are used for authorized purposes, in compliance with state statutes, regulations, and

- the terms and conditions of this Agreement as described in the Monitoring Plan, attached to this Agreement as Exhibit A and incorporated by this reference.
- b. The Commission or Commission staff may modify the Monitoring Plan as necessary to ensure the Port's compliance with the ARPA, associated rules and guidance, and this Agreement. Commission staff will work with Port staff to update the Monitoring Plan to reflect cost estimates, outcomes, outputs, and performance indicators.
- c. The Port must promptly provide all information requested by the Commission or its staff that is necessary or desirable, in the Commission or its staff's sole discretion, to allow Commission staff to perform the monitoring activities described in the Monitoring Plan.
- d. If the Port receives notice of potential non-compliance, the Port must provide written confirmation highlighting the status of actions planned or taken to address the potential non-compliance. The Commission shall report any such notifications to the Department of Finance.
- 8. Reimbursement of Recouped Costs. If the State identifies any funds received by the Port for recoupment based on the Port's use, misuse, or failure to use any portion of the Funds, the Port must reimburse the State for the amount identified. Additionally, the Port must reimburse the State and the Commission for any costs, including staff costs, relating to or arising out of the State's recoupment of those funds. This provision survives termination of the Agreement.
- 9. <u>Indemnity</u>. To the extent permitted by law, the Port must indemnify, hold harmless and, at the option of the Commission or the State, defend the Commission and the State and their officers, agents, and employees, from all damages, injuries, or claims arising from the Port's use of the Funds. This provision survives termination of the Agreement.
- 10. Nondiscrimination. When using the Funds, the Port must meet state requirements relating to nondiscrimination and nondiscriminatory use of funds. The Port must not deny the benefits paid for with the Funds to any person on the basis of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status, nor may the Port discriminate unlawfully against any employee or applicant for employment because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status. The Port must ensure that the evaluation and treatment of employees and applicants for employment are free of such discrimination. The Port must comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12900 et seq.), the regulations promulgated thereunder (Cal. Code Regs., tit. 2, §11000 et seq.), the provisions of

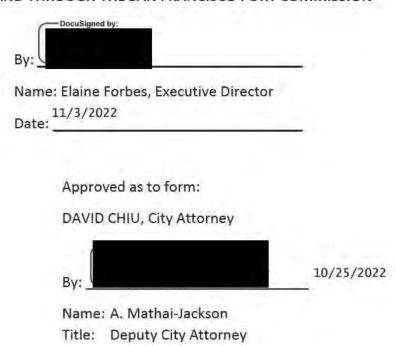
Article 9.5, Chapter 1, Part 1, Division 3, Title 2 of the Government Code (Gov. Code §§11135-11139.5), and the regulations or standards adopted by the awarding state agency to implement such article. The Port must permit access by representatives of the Department of Fair Employment and Housing and the awarding state agency upon reasonable notice at any time during the normal business hours, but in no case less than 24 hours' notice, to such of its books, records, accounts, and all other sources of information and its facilities as said Department or Agency shall require to ascertain compliance with this clause. The Port and its subcontractors must give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement. (See Cal. Code Regs., tit. 2, §11105.)

- 11. <u>Authority</u>. The Parties represent and warrant that the individuals signing below have authority to sign this Agreement on behalf of their respective Party. The Port's acceptance of funding under this Agreement is authorized pursuant to the San Francisco Board of Supervisors Resolution 278-22 and San Francisco Port Commission Resolution 22-10.
- 12. Approval. This Agreement is of no force or effect until signed by both Parties.
- 13. <u>Amendment</u>. No amendment or variation of the terms of this Agreement is valid unless made in writing, signed by the Parties, and approved as required. No oral understanding or Agreement not incorporated in the Agreement is binding on any of the Parties.
- 14. <u>Conflict</u>. This Agreement does not authorize or condone any act or omission that violates federal or state law. Any conflict between this Agreement and any applicable federal or state law must be resolved in favor of the applicable law.

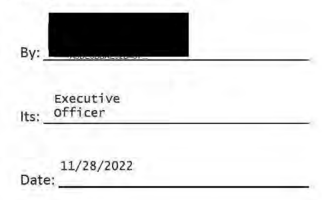
Signatures on following page

Second Amended and Restated Funding Agreement Signature Page

THE CITY AND COUNTY OF SAN FRANCISCO ACTING BY AND THROUGH THE SAN FRANCISCO PORT COMMISSION



CALIFORNIA STATE LANDS COMMISSION





1 - GENERAL EQUIPMENT SPECIFICATIONS:

SPECIFICATION OUTLINE:

The following specifications for a Crane Barge, complete with pedestal crane, are divided into three complete sections. The first section outlines the overall specification requirement. The second details the Barge portion of the complete unit. The third section details the Redestal Crane. The Crane Barge shall be delivered complete with all equipment and accessories necessary for safe and efficient operation, ready for immediate job site operation within the City and County of San Francisco. The Crane Barge shall comply with the project specifications, manufacturer's specifications, industry standards, and project drawings.

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In general, the specifications provided in the following Sections 2 and 3 shall be adhered to. As written, these describe the barge designed by the Port that forms the basis for this request. The specifications describe the barge in terms of performance requirements as well as describing the physical layout, construction details, and numerous other aspects of the barge design including specific equipment required. As such, the performance requirements are not negotiable but the means of satisfying these could result in a variance of the design presented. Those requirements in the specifications that follow that are defined by "shall" or "will" shall be strictly adhered to and variation from these will not be accepted. Other requirements defined with "should" may have room for variation as long as the overall performance requirements of the barge are met.

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DEFINITION OF TERMS

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Port of San Francisco hereinafter shall be referred to as "Port"

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City and County of San Francisco hereinafter shall be referred to as the "City" or "CCSF". Contract Administrator's Office of the City and County of San Francisco hereinafter shall be referred to as "Purchasing"

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The following terms are used throughout this document and are defined here to differentiate responsibility through the building of the Crane Barge.

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Proposer/Prime Contractor. Organization awarded contract by the Port for the fabrication, assembly, integration, testing and delivery of the Crane Barge. Has ultimate responsibility for delivering the fully assembled and tested barge and equipment. Entity leading the team and will be contractually responsible for delivering the completed assembled crane barge. Presumably the Proposer will also act as the Prime Contractor for this project.

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Fabricator: May be the Contractor or may be a subcontractor to the Contractor hired to fabricate the barge hull of steel and possibly integrate the Vendor-supplied equipment onto the barge. Depending on the relationship with the Contractor, Fabricator may have responsibility only for constructing the barge or may have much broader responsibility including procuring, integrating and testing all equipment to be installed.



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Manufacturer: Maker of equipment that will be installed on the barge. Equipment may be offthe-shelf or custom designed and built. Responsible for design and construction of equipment including testing prior to delivery to Vendor or Fabricator.

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Vendor: Provider of equipment manufactured by others. Vendor could be a manufacturer also, but not necessarily. Responsible for provision of equipment including testing prior to installation on board.

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Facility: Primary site where construction of the barge and installation and integration of the major equipment will occur. The crane manufacturer's plant could be a secondary facility.

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Plant or Factory: Site where Vendor-supplied equipment is manufactured.

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GENERAL REQUIREMENTS

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The latest approved fabrication standards and practices shall be employed in the design and construction of the Crane Barge. The workmanship shall be of the highest quality in its respective field.

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The contractor **shall** ensure adequate accessibility of the various systems that require periodic maintenance, ease of operation and symmetrical proportions.

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Construction shall be rugged and ample safety factors shall be provided to a Crane Barge as set forth under "Acceptance and Performance Test Requirements."

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All components and parts shall be new and previously unused and of manufacturer's latest model. The use of new military surplus, used, obsolete, discontinued, or items made in prison or by convict labor, shall not be acceptable.

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MANUFACTURING, MATERIAL AND DESIGN PRACTICES:

It is intended that the contractor, fabricator, manufacturer, and/or vendor in the selection of components, will use material and design practices that are the best available in the industry for the type of operating conditions to which the unit(s) will be subjected. Generator, Air Compressor, Mooring components including winches and fairleads, Hydraulic Power Unit, rigging and other component parts shall be selected to address the performance requirements of this specification. All parts, equipment and accessories shall conform in strength, quality of material and workmanship to recognized industry standards.

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ALTERNATES:

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When the name of a manufacturer, brand, or make, with or without model number, is used in describing any item in this specification, responses for similar articles will be considered unless otherwise stated. Respondents may also propose items of equivalent features or manufacturer's updated part or part number. Purchasing shall be the sole judge as to whether such alternate



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EXHIBIT A0 Specifications

articles are acceptable. Unless respondent states to the contrary, articles offered will be assumed to be the specific article named in this specification. If not offering the specific article named, respondent should enclose full information, specifications and descriptive data on items offered with its response. Purchasing reserves, the right to permit deviations from the specifications if any article offered is substantially in accord with Purchasing's specifications and is deemed by Purchasing to be of as good quality and as fully satisfactory for its intended use. Respondent is responsible for identifying any deviations from Purchasing's specifications. Respondents should not assume an alternate offered is an approved equal. The City will evaluate the alternate and inform the respondent if the alternate is acceptable. Rurchasing must approve all alternates.

CONDITIONAL MODIFICATIONS:

Potential variances of a specific manufacturer may require variances in the design to some degree. Therefore, respondents shall clearly and completely outline all areas needing such modifications.

GENERALITIES:

To allow for contractor's specific designs, and ensure a level of competitiveness, we have left certain areas of our specifications general by design. In such cases, the items being referred to may be general but adherence to the requested end product and/or result must be met. This is especially important in areas where critical dimensions, lifting capacities, grades of steel, etc. are specified. In the cases where the word "shall" is used, no substitution will be allowed.

MANUFACTURER'S SPECIFICATION:

Complete contractor's specification, published literature and photos, or illustrations of unit proposed should be furnished with response. For all vendor-furnished components. only new models in current production which are catalogued by the manufacturer, and for which printed literature and specifications are available will be accepted. Respondents should prepare and submit their own proposals addressing each section, item or component of these specifications indicating full compliance without exception or explaining in detail any exception, deviation or Respondents should not simply submit a copy of a contractor or non-compliance. manufacturer's specifications if they differ from these specifications, nor should they submit copies of fabricator or third-party quotations as a response to the City's request in this RFQ. An SDS (Safety Data Sheet) shall be supplied for all fluids used.

MANUFACTURER'S STANDARD EQUIPMENT:

For vendor-furnished equipment, all equipment and components listed as standard by the manufacturer for model specified shall be furnished whether or not such items are detailed herein, e.g., special wrenches, tool kits, etc. Optional equipment as necessary to meet the following requirements of this specification shall also be supplied. Should the requirements as specified not comply, the Contractor is required to re-figure and revise the specifications to meet all laws, rules and regulations where it applies to items such as the ratings of vendor supplied equipment and the City is to be notified thereof.



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APPLICABLE DOCUMENTS AND CERTIFICATIONS:

Specifications on the following pages are written with the intent to comply with all applicable documents and certifications, but the final responsibility to comply **shall** rest with the Contractor and not the City and County of San Francisco. The successful respondent shall adhere to the standards set forth by the following agencies:

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- State of California General Industrial Safety Orders
- State of California Health and Safety Code, Motor Vehicle Pollution Control
- State of California Health and Galety Gode, Motor Vollida Foliation
 California Occupational Safety and Health Act (OSHA) and the EPA
 United States Coast Guard
 American Bureau of Shipping
 American Petroleum Institute
 American Society of Mechanical Engineers (ASME)

- American National Standards Institute (ANSI)
- . An SDS (Safety Data Sheet) for all fluids used shall be included with the delivery of the equipment.
- Underwriters Laboratories (UL)

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DEMONSTRATIONS

The City reserves the option to request, and the respondent shall agree to provide, an "on the job" demonstration and evaluation of a similar barge or crane for the Port personnel before acceptance of contract in the event the City is not familiar with the performance of the unit offered, at no additional cost to the City. Time required for such evaluation shall be as determined by the City.

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OPERATIONAL NOISE STANDARD:

Noise level shall be in conformance with standards established by Local, State and Federal Agencies. For compliance with noise requirements City personnel may test each unit delivered before the unit is accepted.

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HOSE AND WIRING ROUTING, HARDWARE REQUIREMENTS:

All hoses and wiring shall have adequate protective covers wherever there is a possibility of contact with any other components. Separators shall be used where applicable. No tape or adhesive fasteners shall be accepted. All hoses, wirings, and pipes shall be routed to be clear of all heat sources and shall be protected from any present or potential source of snags, abrasions or sharp edges. If any wiring for any lamps is routed through any tool compartment or canopy, these wires shall be enclosed in steel. All high voltage electrical shall be routed through armored weatherproof conduit. All fasteners (nut, bolts, rivets, etc.) shall be grade 5 or better with a rust inhibiting coating. Several applications may require grade 8. All hydraulic hoses, fittings and piping shall be manufactured specifically for high-pressure hydraulic



systems. All hoses, electrical wiring and other components shall be specifically designed for that designated application.

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SWITCHES, LABELS:

All external toggle and push button switches shall be marine type with additional rubber boots. All controls, warning gauges and valves shall be marked as to function with stamped or engraved stainless steel, aluminum, and/or UV and weather-resistant acrylic plastic labels. These labels shall be attached by aluminum and/or stainless-steel rivets compatible with the material to which they are attached.

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WELDING:

All welding **shall** be continuous where applicable. All welding **shall** be performed in accordance with the applicable requirements of the latest codes, rules or specifications of the American Welding Society (AWS) and requirements of these specifications and special provisions and shall be subject to the test and examinations therein specified.

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FASTENERS:

All fasteners shall be grade 5 or better and in some cases grade 8 must be used. Fasteners shall be corrosion resistant and shall utilize a locking nut washer or thread locker wherever possible. Fasteners that are susceptible to corrosion shall be coated with an anti-corrosion compound.

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ISO COMPLIANCE

COMPLY:

The Contractor should operate a Quality Management System under the requirements of ISO 9001. These standards sponsored by the "International Organization for Standardization (ISO)" specify the quality systems that shall be established by the Contractor for design, manufacture, installation, and service. A copy of the certificate of compliance must be included with the response. In lieu of ISO compliance, the PORT may consider documentation of codes of practices, quality control and assurance programs or procedures utilized by the Contractor.

E for Exception

Due to the fabrication design required on this unit, we understand the potential for fabricator and

or manufacturing company build schedule delays. For this unit we are asking for a delivery

schedule as part of the proposal submission. This unit should be delivered and be ready for

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DELIVERY REQUIREMENTS: 203

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INSPECTION POINTS

service within the proposed time range.

The Crane Barge will be inspected as outlined below:

For inspection during the fabrication of the barge, the port plans the following activities:



214 Inspection of Work 215 216 Contractor shall prepare and follow an inspection test plan with key hold points defined in agreement with the Owner. The Owner will make regular in-person inspections of the barge as 217 218 construction progresses. 219 220 Contractor to provide Owner's inspector yard access and daily office space with desk lighting. 221 electricity and other facilities as needed. Inspector to have unrestricted access to fabrication 222 sites where work on this project is ongoing during normal business hours for the yard. 223 224 Inspection plan shall include a kickoff meeting with the Contractor and fabricator(s) (if separate 225 entities) and the following minimum hold points for inspection. Addition inspections will be required if Owner is unable to complete inspection and/or reinspection is required. 226 227 228 1. Kickoff meeting (1) 2. Delivery of steel to visually inspect and to verify mill test reports and compliance with the 229 specification at Fabricator (1) and at crane fabricator site (if different) (1) 230 231 3. Fabrication of first block (1) 232 4. At agreed-upon intermediate points in the construction of the hull, on a weekly or bi-weekly basis 233 (6 points) 234 5. At Completion of hull structure and tank testing (1) 235 6. Prior to painting (1) 7. During paint application (dedicated paint inspector) (3) 236 237 8. Crane factory acceptance test and delivery (1) 238 9. Crane installation and functional testing onboard barge (1) 239 10. Substantial completion walk-through and testing of all equipment and components (1) 240 11. Deadweight Survey and hulf inclining experiment (1) 241 12. Prior to Sail away from Contractor's facility (1) 242 13. Upon arrival at San Francisco and delivery to Owner (1) 243 21 inspection instances above. 244 245 COMPLY: E for Exception 246 247

PRE-CONSTRUCTION REQUIREMENT:

The successful respondent shall be required to attend a pre-construction meeting with the initiators of these specifications and/or designated City representative(s) within 30 calendar days prior to the start of any construction. Port representatives working with the Contractor representatives will finalize all details and requirements needed to begin construction. Weekly update photographs (digital format) may be required of the Contractor if requested. The purpose is to ensure the proper interpretation of the City's written specifications. If necessary, the

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EXHIBIT A0 **Specifications**

Contractor may also be required to coordinate any additional meetings prior to the fabrication or installation of equipment, painting, testing etc.

COMPLY: Y for YES E for Exception

MANUFACTURER RECALLS:

All known open recalls issued by vendors or manufacturers or other agencies with regard to equipment being supplied must be resolved prior to delivery.

INSPECTION TRIPS:

Fabrication of a Crane Barge may include Inspection Trips, a set of manuals that cover all vendor supplied equipment as well as the unit itself, respondents should understand the cost for such trips will be included in the RFP and shall include airfare (if over 125 miles from San Francisco), ground transportation, meals and lodging for two (2) factory inspection trips and one (1) factory pre-construction meeting for two (2) City representatives as part of the fabrication of the Crane Barge. The City considers Airfare to include one (1) checked bag per City representative. If flight duration is over 125 minutes, economy plus or equal class seating shall be provided. Flight must be the most direct, shortest duration, non-stop it available with a maximum of one (1) connection and have assigned seating. Seat choice to be selected by City representatives. Departure and arrival to be during normal business hours. The inspection trips shall be scheduled at times mutually agreed upon between the awarded respondent and the City representatives and should be for a minimum of two (2) nights. Meals and lodging rate shall comply with the current Federal Per Diem Rates for the Continental U.S.A. The rates are available from the following website:

https://www.gsa.gov/travel/plan/book/per-diem-rates

The first trip will be known as the "pre-construction" meeting trip and **shall** be arranged at a time before the fabrication is commenced. Port representatives working with the Contractor representatives will finalize all details and requirements needed to begin fabrication.

The second trip will be known as the "pre-paint" or mid-inspection, will be arranged at a time when the hull is assembled with major components installed and before final paint work is begun. If the inspection discloses any deviation from the specifications, the discrepancies, if minor, can be corrected while City inspectors remain at the facility. If the problem is not readily correctable, the inspectors can return for inspection at a mutually agreed time at the expense of the awarded respondent. Port representatives working with the fabricator representatives will finalize all details and requirements needed to begin Crane Barge assembly

The third inspection trip will be the final (pre-delivery) inspection of the completed vessel, completely finished and ready for delivery. Workmanship and finish will be inspected, and the unit will be thoroughly tested and all equipment operated before final delivery. If the inspection discloses any deviation from the specifications, the discrepancies, if minor, can be corrected



EXHIBIT A0 Specifications

while City inspectors remain at the facility. If the problem is not readily correctable, the inspectors can return for inspection at a mutually agreed time at the expense of the awarded respondent.

COMPLY:	Y for YES	☐ E for Exception	60
		E AND EXCEPTIONS: ted no matter how seemingly minor.	Respondents sha

All exceptions should be stated no matter how seemingly minor. Respondents shall indicate compliance with each section and line item specifications as required in the line spaces provided by marking with a "Y" for yes. If the respondent is offering an alternate of equal or superior status to the line item specification, respondent will indicate by marking with an "E" for exception on each line item. The respondent must then reference each item exception and explain the exception taken and the proposed alternate on the Response Exception Sheets.

FINAL DELIVERY

The contractor **shall**, at their expense, deliver (FOB destination) the completed Crane Barge to the following location:

City and County of San Francisco
Port

XXXXXX.

San Francisco, CA XXXXX

(XXX) XXX-XXXX

Prior to delivery, contractor **shall** coordinate delivery date and time with the Port.

Prior to acceptance, the Crane Barge **shall** be thoroughly checked, and include all equipment and accessories as specified in the fabrication specifications and referenced drawings, ready for use when delivered. A factory-trained and authorized instructor **shall** then remain with the Crane Barge for 5 working days to instruct Port personnel in the proper operation, care, and maintenance of the equipment delivered. Delivery does not mean acceptance of the Crane Barge.

The following documents, items, and information, as applicable must be delivered with each Crane Barge, in original form:

- 1) Completed "Contractor's Report of Sale,"
- Inclining report stating the final finished weight and center of gravity of unit as determined by the inclining test. Inclining test shall be supervised by a registered professional naval architect.
- 3) Statement of Contractor's and Manufacturer's warranty and warranty certificates for all equipment and subsystem components.

CITY AND COUNTY OF SAN FRANCISCO



EXHIBIT A0 Specifications

340	4)	Individual stock number (identification number or manufacturer's number).
341	5)	Any documents requiring the buyer's name and address, unless otherwise stated, must
342		be the City and County of San Francisco at the address listed above.
343		
344	COM	PLY: Y for YES E for Exception
345		2 ^X
346		EPTANCE AND PERFORMANCE TEST REQUIREMENTS
347		actor shall prepare a detailed performance test procedure to demonstrate proper operation
348		equipment installed on the barge. The test procedure shall also demonstrate the lifting
349	•	city of the crane and barge and also that the floating attitude is within the allowed trim and
350	heel a	angles detailed in the specifications. The tests shall be witnessed by the Port staff.
351		OX.
352	TEST	A N . V
353		est shall be conducted with the Crane Barge fully loaded and shall consist of a load test
354		a full function test of all installed equipment. During this test, Crane Barge and all
355		onents shall show no signs of permanent deformation or other damage. The Crane Barge
356	shall	adhere to the following parameters:
357	45	
358	1)	The Crane Barge, when fully loaded, shall be capable of lifting 100 kips at 60 ft radius at any
359		rotational orientation of the boom and heel less than 5 deg maximum and trim less than 3 degrees
360		maximum.
361		O
362	2)	All other installed equipment and systems shall be function tested to demonstrate proper and safe
363		operation, in accordance with the project specifications
364		
365	3)	The Crane Barge shall satisfy all other requirements as agreed upon during the response phase.
366		7
367		ent the Crane Barge fails to meet on-site delivery testing requirements, a second set of
368		may be arranged within 30 days following first test failure. Such subsequent trials shall be
369	final a	and conclusive and failure to meet these requirements shall be cause for rejection.
370		. 1
371		failure to make changes deemed necessary by the City to make Crane Barge conform to
372		ause of the specifications within 30 days after notice to the fabricator shall also be deemed
373		e for rejection of the Crane Barge. Permission to keep or store the Crane Barge by the City
374	_	g the testing and re-testing period, if agreeable with fabricator shall not constitute
375	accep	otance of the Crane Barge.
376		
377	S /	Ity will accept the crane Barge when all tests have been passed, training completed,
378	manu	als, accessories and all equipment is delivered.
379		
380	COM	PLY: Y for YES E for Exception

CITY AND COUNTY OF SAN FRANCISCO



EXHIBIT A0 Specifications

SERVICE REQUIREMENTS

When the proposer is contacted for warranty repair, said proposer **shall** have 24 hours to respond to the request with a plan of action. The proposer **shall** be required to provide this action within 3 working days after initial contact. If the Contractor does not respond within the time allowed it would be assumed AS APPROVED for the CCSF to repair the Crane Barge or obtain warranty repairs from component manufacturers or outside contractor repair facilities.

COMPLY:	☐ Y for YES	E for Exception
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INTENDED USE:

The unit proposed by respondents **shall** be configured to meet or exceed the following intended usage of said unit. The unit described in specifications is intended to cover the furnishing and delivery to the **Port of San Francisco** of a complete Crane Barge built to the highest level of quality and engineering excellence and equipped as hereafter specified. These specifications cover minimum requirements as to the type of construction and testing to which the Crane Barge "**shall**" conform.

The following specifications are for a Crane Barge. The Crane Barge **shall** consist of a fabricated steel barge hull, with a pedestal crane permanently installed, and other construction-support equipment including a diesel-powered electrical generator, diesel powered hydraulic power unit, electric air compressor and pressure tank, fuel tank, mooring system with hydraulic winches, spud pile system with hydraulic winches, and assorted storage containers and deck house.

It is the responsibility of the respondent to review and scrutinize all aspects of the configuration of this unit including, but not limited to, all specifications presented in this document. If necessary, the respondent **shall** recommend adjustments to the written specification so that the unit's subsystems are adequate for this Crane Barge to operate on a daily basis, fully loaded with all components, and tools needed for the unit's daily tasks along the waterfront of the City of San Francisco. This **shall** be accomplished without increasing maintenance costs, overstressing the hull structure, or adding any unnecessary and/or abnormal wear to any other components of the unit. It is the responsibility of the successful respondent to ensure this unit will comply or exceed compliance to all safety and environmental standards set forth by the City of San Francisco, State of California, and the Federal Government.

SECTION 2 - Crane Barge

The Barge to be furnished under the specifications outlined below: "Specifications for the Construction of a Crane Barge for the Port of San Francisco" **shall** meet or exceed the specification presented. This Crane Barge **shall** be new and unused. This Crane Barge is to perform operations in all weather conditions specified herein. Special attention to major components and/or specified critical capacities is mandatory. Unless a complete alternate



424 design that complies with the performance specifications (i.e. those that The Crane Barge shall 425 comply with standard specifications identified in the Exhibits. 426 427 NOTE: Crane Barge and component equipment to be supplied shall include all safety 428 systems available from the Contractor and manufacturers. 429 430 ALL CAPACITIES, WEIGHTS, MEASUREMENTS, AND RATINGS ARE APPROXIMATES UNLESS OTHERWISE STATED AS A "SHALL". 431 432 433 1 Crane Barge 434 435 General Description Kind of barge: Crane and Deck barge for construction activities primarily within the 436 437 confines of San Francisco Bay. 438 Type of barge: Flush deck barge with pedestal-mounted rotating crane, raked bow, with 439 spud piles. 440 Cargo Decks: Main Deck 441 Classification: None, but see below 442 Flag: None 443 444 1.2 **Principal Particulars** 445 Length, overall abt. Breadth, hull, molded 446 55.0 ft 447 Depth, molded to Main Deck 8.0 ft Draft, summer load line, molded 5 ft - 1 in 448 449 450 1.3 Classification, Rules, and Regulations 451 The barge to be designed and built-in accordance with the following Rules and 452 Regulations: Steel Barge Rules of the Classification Society ABS 453 454 IACS Rec 47. Shipbuilding and Repair Quality Standard - Rev. 8 Oct 2017 Rules and Regulations of the United States Coast Guard 455 ILLC 1966 with the Protocol of 1988 and amendments 456 2008 Intact Stability Code 457 It is not the intent of the owner to have the barge classed. The planned life of the barge 458 is approximately 40 years and the design and coatings systems are to be robust to reflect 459 460 this. 461 462 Plans and Drawings

Drawing No. Title

2018-060-01-01

2018-060-01-02

2018-060-01-03

General Arrangement

Hull Scantling Plan

Spud Piles

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465



467		2018-060-01-04	Outfitting
468		2018-060-01-05	Mechanical Arrangement
469		2018-060-01-06	Electrical One Line
470			
471	2	Hull Part	10
472			
473	2.1	Hull General	. ~
474	_	Barge shall be de	signed for ocean passage for delivery from the builder and possible
475			Barge is rectangular in shape with square stern and partially raked bow.
476			are flat and deck has no camber. A tubular crane pedestal shall be
477			hull structure at a distance equal to one-half the beam from the stern
478			is pedestal will support a fully rotating pedestal crane for construction
479		works.	1/ 4
480			M'
481	2.2	LOADING CAPAC	ITIES
482	004	Links winds & Da	adweight
483	2.2.1	Lightweight & De	adweight
484 485	-		ner load line (molded) abt. 965 T abt. 350 T
486	_	_ Lightship Weight	abt. 350 T this specification shall be short tons of 2,000 lbs.
487	-	_ All tolls as used ill	this specification shall be short tons of 2,000 lbs.
488	222	Crane Lifting Cap	acity
489	2.2.2		nd stability shall be sufficient to support a hydraulic pedestal crane such
490	-		odel L200-150 that can be used to lift 135 ft long concrete or steel piles
491			diameter and weighing 76 kips plus rigging from its minimum operating
492			its operating radius of 60 ft. Expected crane capacities are to be as
493		follows:	
494		Crane capacity at	closest reach (~25 ft) abt. 180 kips (including rigging)
495		Crane capacity at	
496		Crane capacity at	100 ft abt. 65 kips (including rigging)
497		10	
498	2.2.3	Tank Capacity (1	00% Full)
499		_ The barge hull as	designed is subdivided into a total of 14 individual compartments by
500			atertight bulkheads, and five transverse watertight bulkheads, with two
501			subdividing the forward center compartment into three tanks. The
502		_	ts in six compartments on each side that as an option can function as
503			center voids, and three smaller compartments in the center forward as
504	,(1	eral Arrangement. Two of the side compartments should be filled with
505	K.		for normal operations, one each side, and in addition, the small
506			tment forward is also designated for freshwater ballast. The wing tanks
507		will have a minimu	m width of 13'-9" so that the watertight longitudinal bulkhead is inboard

of B/5 for damage stability reasons. The contractor shall verify the tank arrangement

provides adequate stability performance that complies with the requirements of this

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510		specification. An alternate compartment arrangement that allows the stability
511		requirements to be met may be acceptable.
512		_ The barge shall survive any two adjacent side or end compartments flooded without
513		submerging the deck edge. An alternative subdivision arrangement may be allowed if it
514		can be shown that the barge can survive the two-compartment flooded requirement
515		Ballast and void tanks shall have hatches with watertight bolted cover plates of a size that
516		will allow filling, venting and personnel access for inspection.
517		Ballast water tanks (total - three) abt. 8,650 ft3
518		
519	2.2.4	Area Deck Loading
520		Strength of the main deck shall be suitable for uniform loading of 1200 lbs/ft2 over an
521		area tributary to one transverse frame (approximately a footprint area 9-ft x 14 ft) but
522		totaling less than 75 short tons in one such area.
523		
524	2.3	Hull Structure
525	004	
526	2.3.1	Hull Material
527		In general, all structure should be made from mild steel (e.g. ABS Grade A, yield strength
528		34 ksi, or ASTM A-36, yield strength 36 ksi) except where described otherwise.
529		Scantlings shall be as shown on the drawings. Local structure, where required but not
530		shown on the drawings, shall be developed by the Builder. Any deviations or additions
531		of structure from the drawings, such as addition or modification of foundations to bear
532		mooring loads or to support equipment, shall be submitted to Owner for review and
533		approval.
534		Permissible loads and scantlings shall be in accordance with the rules of the Classification
535		Society but with extra corrosion margin in the side shell (approximately 3/16 inch) and
536		bulkheads and bottom plating (approximately 1/16 inch).
537		
538	2.3.2	Structural Arrangement
539		The hull shall be a combination of longitudinal and transverse framing and of all-welded
540		construction. The basic structural design shall provide for full continuity of longitudinal
541		structural members.
542		_ All welding in tanks (except in dry voids and cofferdams), on outside exposed surfaces,
543		in bilges and in all other wet spaces shall be continuous. Decks, bulkheads, shell, etc.,
544		shall have surfaces reasonably fair, without buckles, kinks, or other surface irregularities.
545		_Smooth welded steel extra heavy pipe molding or half round bars shall be fitted in way of
546		and for a generous distance each side of mooring fittings.
547	C	The transverse and longitudinal bulkheads and trusses are to be arranged as shown on
548	Y	the General Arrangement Plan.
549		_ Pillars and stanchions shall be provided as shown on the scantling plans and where

2.3.3 Crane Pedestal

required to support local loads.

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EXHIBIT A0 Specifications

	The pedestal that supports the crane will be provided in two parts. The lower part will be built into the barge hull by the Fabricator. The upper part will be provided by the crane manufacturer and will include the mounting flange for the crane slew bearing. The two will be joined during construction by a circumferential butt weld. The lower part of the pedestal shall be fabricated of steel plate rolled to the required diameter shown on the design drawings. This tubular member is supported by the transverse bulkhead at Frame 4 (27'-6" from stern) and by the centerline bulkhead between the stern and Frame 5. Large steel plate brackets shall support the pedestal at the deck. Internal brackets shall be installed as well, to provide additional support to the pedestal at the main deck. The upper edge of the barge-portion of the rolled plate for the pedestal shall be square and parallel to baseline in preparation for a circumferential butt-weld to accept the crane-supplier portion of the pedestal. The upper part of the pedestal will come from the crane manufacturer pre-beveled and ready for welding.
2.3.4	Spud Pile Trunks
	Two vertical watertight steel trunks penetrating the deck and running down through the bottom shell shall be provided to allow passage of the spud pile through the hull. These trunks are to be fabricated of steel in accordance with the Hull Scantling Plan. Similar to the spud piles, particular care shall be given to dimensional accuracy of the trunks during fabrication. Prior to delivery, the spud piles shall be run through both trunks to verify that the tolerances for the design clearance have been met.
2.4	Hull Materials
	The hull shall be fabricated of mild strength steel of ABS Grade A or ASTM A-36, fully welded, except where shown differently on drawings. In such cases, material shall be as noted on drawing. All welding consumables shall be in accordance with ABS requirements and applicable yard welding procedures. The crane pedestal tubular and the internal bracketing shall be ABS Grade A or A-36 steel. However, the pedestal brackets between the deck and the outside of the pedestal shall be of ABS Grade AH36 (ASTM A131 Grade AH36). All steel shall be new and from mills approved by ABS. All steel shall be furnished with mill test records.

2.5 Welding and workmanship

The barge shall be of all-welded steel construction built in accordance with the ABS Rules for Steel Barges, although the barge will not be classed. ABS requirements for welding and materials shall be followed, and high-quality welding and workmanship is expected. The IACS Recommendation 47, Shipbuilding and Repair Quality Standard - Rev.8 Oct 2017 shall be the basis for acceptable quality of construction.



594		Welders shall be qualified in accordance with ABS requirements or those of AWS D1.1
595		and shall work under experienced supervision. Welder's certification shall be maintained
596		on file and available for inspection by Owner's representative upon request.
597		_ Welding procedures to be ABS approved or qualified in accordance with the requirements
598		of AWS D1.1. Procedures to be maintained on file at the yard, available for inspection by
599		Owner's representative upon request.
600		_ All fillet welds to be double continuous and wrapped at the ends except stiffeners in dry
601		voids may be intermittent fillet welds. All faying surfaces shall be seal welded. Minimum
602		fillet weld size shall be 3/16".
603		_ During welding, slag shall be removed routinely by chipping hammer or grinding. Finished
604		welds shall be visually inspected with deficiencies remedied or repaired and any rough
605		edges ground smoothed.
606		_ All exposed surfaces and cut edges of steel shall be ground smooth and rounded to avoid
607		sharp edges for paint adhesion.
608		_ Proper weld sequencing shall be developed and followed to avoid significant thermal
609		distortion during welding particularly with regard to stiffened plate panels.
610		_ All seams in the outer shell of the hull shall be full penetration welds subject to ultrasonic
611		testing to verify quality. Similarly, butt welds in all longitudinal members and elsewhere
612		as shown on the drawings shall be full penetration welds, also subject to ultrasonic testing.
613		Welds joining parts of the crane pedestal tubular shall be full penetration, subject to
614		ultrasonic testing.
615		_ All parts of the structure shall be inspected and shall exhibit good shipbuilding practice.
616		Parts shall be in alignment and the workmanship shall be neat and of good appearance.
617		Welding shall be complete and inspected with non-destructive testing in accordance with
618		the requirements of the ABS rules.
619		
620	2.6	Air Tests of completed compartments
621		_ The watertight compartments shall be air tested to check for leaks and to check all butt
622		seams in the outer shell and the bulkheads, deck and bottom plate to shell and bulkhead
623		fillet welds prior to painting. Careful attention shall be focused as well on testing the
624		bolted manway hatches.
625	•	Hall Questing as
626	3	Hull Outfitting
627		Reference drawing 2018-060-01-04 Outfitting for details for some of the following.
628 629		_ Reference drawing 2016-000-01-04 Odditting for details for some of the following.
630	311	Hull Marks
631	0.1.1	Hull marks shall be outlined by intermittent weld beads and to be painted white. Details
632	₹	of vessel's name and home port to be supplied by the Owner. Markings to be provided
633	1	at bulkhead locations and tank corners as required to permit under-water survey. Draft
		at summed reductions and tarm contors do required to permit under water survey. Drait

3.1.2 Bottom Plug

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marks to be at the bow port and starboard and at the stern, port and starboard.



637		Each tank and void which is connected to the vessel's bottom to be fitted with one (1)
638		threaded bottom plug approximately 1-1/2-inches in diameter at the outside of the bottom
639		plate. The bottom plug to be of stainless steel (SUS316).
640		
641	3.1.3	Corrosion Protection
642		Corrosion protection shall be by high quality coatings of all steel inside the barge and out
643		along with sacrificial anodes on the immersed shell. Coatings are specified in Section 5
644		of this specification.
645		_ A total of 110 zinc anodes, to ASTM B418 Type 1, should be distributed over the bottom,
646		sides, and ends of the immersed hull. Of these approximately 96 shall be distributed
647		across the bottom in an array of 6 wide by 16 long, five anodes near the corner of the
648		bilge along each side, and 2 along each end. Anode weight shall be 22 lb (10kg) each.
649		Contractor shall perform independent cathodic protection design to verify the anode
650		quantities presented.
651		Anodes shall not be located adjacent to bulkheads to provide area for docking blocks
652		during construction and subsequent drydocking.
653		The anodes on the underwater portion of the hull shall be attached by welded studs and
654		nuts, to allow replacement by a diver with the barge in the water.
655		
656	3.1.4	Mooring Fittings
657		Mooring chocks, fairleads, kevels and bitts should be provided in accordance with the
658		General Arrangement. Only closed chocks shall be provided. All fittings shall have a
659		safe working load of at least 50 kips. The safe working load shall be marked in weld bead
660		on the top surface of the fitting.
661		For the spread mooring, balanced sheave swiveling fairleads should be provided at each
662		corner of the barge (See Section 8 for more discussion and specification for these).
663		Reinforcing foundations shall be installed during the construction sequence to provide
664		adequate strength to the deck to support the mooring fittings. The foundation structure
665		shown on the drawings may require adjustment to accommodate the dimensions of
666		fittings actually procured. Contractor shall be responsible for the design modifications,
667		which shall be submitted to the Owner for approval.
668		
669	3.1.5	Recessed Hull Ladder
670		Four (4) boarding ladders shall be provided, two forward, port and starboard, and two aft,
671		port and starboard, each comprised of rungs in cylindrical recesses in the side shell
672		plating. Each ladder shall extend from above the bottom plating up to the main deck. The
673		recesses shall be 8-inch schedule 80 pipe with type 316L stainless steel 3/4-inch square
674	. (bars.
675	()	
676	3.1.6	Compartment Access
677		Two flush manholes with steel covers shall be provided for each compartment as shown
678		on the drawings, with one vertical ladder inside at each manhole. Openings shall be 24"

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x 18" and covers shall be flush-type bolted steel cover with gasket.



EXHIBIT A0 Specifications

3.1.7	Towing Fittings
	_ Two towing padeyes and corresponding chocks shall be installed at the bow, port and
	starboard, for connection of a towing bridle. The towing bridle shall be provided by yard and should be 3 lengths of 45 ft each of 1-inch Grade 3 studless chain of 119,500 lb
	minimum breaking strength to withstand the pull from towing the barge at 6 knots. Five
	1-inch bolt type anchor shackles should be provided for connecting the bridle to the barge
	and together. Arrangement and installation of the towing fittings shall be designed by the
	Contractor and submitted for approval to the owner.
	_ A chock and bitts shall be installed at the bow on centerline. This may be used for shor
	distance tows, for instance between sites around San Francisco Bay.
	_ Foundation structure shall be installed under deck to support the towing fittings.
318	Deckhouse
	A steel deckhouse approximately 16 ft long by 8 ft in width at the base of the crane
	pedestal shall be fabricated of stiffened ¼ inch plate. The house will enclose the fuel tank
	on the aft side and provide additional secure storage on the forward side. The purpose
	of the house is to keep unauthorized people out of the fuel tank area and the storage area
	when the barge is untended. Contractor shall confirm that the plan area of the deckhouse
	as shown on the General Arrangement is sufficient to enclose the fuel tank to be purchased.
	The house should not be welded to the crane pedestal – rather there should be a rain
	guard arrangement to prevent the entry of water into the house but avoid having the house
	rigidly attached to the crane pedestal. Rain guard should be fabricated in two halves
	bolted together and sealed against the pedestal with rubber gasket material.
	_ At the aft side of the house, there shall be doors that can be opened to access the fue
	tank and to remove it should that be required. The doors shall be provided with a securing
	mechanism per the Owner's design At the sides, approximately 1 ft aft of the forward side of the house, 6-dog weathertigh
	doors shall be installed, one port and one starboard. These shall be provided with a
	securing mechanism per the Owner's design as described in an addendum to be
	forwarded.
	_ Detailed design of the deckhouse shall be developed by Contractor and the design shal
	be submitted to the Owner for review and approval.

3.1.9 Crane Boom Rest

A crane boom rest shall be fabricated of steel tubulars and shapes as shown on the drawings. The top of the boom rest structure comprises a horizontal section of wide-flange beam with guides each side of steel plate, and the inside of this should be lined with 4-inch thick oak boards or suitable alternative to provide cushioning and an even bearing surface for the crane boom. Note that the boom rest design must be adjusted depending on the model crane procured. Design changes to the boom rest to accommodate the actual boom shall be submitted to the Owner for approval.



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EXHIBIT A0 Specifications

The port and starboard sides of the boom rest structure shall be outfitted with a ladder to provide access to the side running lights, as described in Section 3.1.12 below entitled Navigation Light Stands.

3.1.10 Crane Access

A short platform with an inclined ladder and handrails should be designed, fabricated, and installed to provide access to the crane from the main deck to starboard of the pedestal. The platform shall be of 1-inch thick and 1 ½ square mesh fiberglass grating of UV resistant composition with handrail(s) supported by steel angle or channel. platform design including inclined ladder shall accommodate the actual crane purchased, and the design shall be submitted to the Owner for review and approval.

3.1.11 Containers and Container Securing Deck Sockets

Three new standard 20 ft ISO containers shall be procured and installed on the deck to function as workshops and to provide secure onboard storage. These shall be secured to the deck with standard deck sockets and twist locks. The deck sockets shall be carefully laid out as shown on drawings to align with container corner castings. Chocks and brackets under deck of the deck sockets shall be installed to support the containers, as shown on the outfitting drawing. The doors shall be provided with a securing mechanism per the Owner's design as described in an addendum to be forwarded.

3.1.12 Navigation Light Stands

Navigation lights stands (for the red and green side lights) shall be mounted to the crane boom rest. The navigation lights described in the electrical section shall be mounted per their manufacturer's instructions The navigation lights shall be accessible by the ladder built into the legs of the boom rest, as described above under Boom Rest.

3.1.13 Timber Decking

Over areas outlined on the General Arrangement and Outfitting drawings, 3x12 pressure treated timber decking shall be installed. Structural tees or angles should be welded to the deck as shown, and fully painted before fitting the timbers for decking. The inboardmost and outboard-most boards of each row of timbers shall be secured by stainless steel screws through holes in the securing tees or angles. If the contractor desires to propose an alternate means to secure the timber decking, that means shall be clearly specified and submitted with the contractor's response.

3.1.14 Hydraulic Piping Protection

Hydraulic piping for powering the winches to be run on deck and shall be protected by raised fiberglass grating supported on a framework on the main deck. Fiberglass grating shall be secured to the steel framing in accordance with manufacturer's specification, including stainless steel hardware.

Fiberglass grating shall be 1" deep by 1 ½" square mesh of UV resistant composition. Walking surface on grating shall be non-skid.



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EXHIBIT A0 **Specifications**

The electrical conduit leading aft shall be run in the same protective framework as shown on the outfitting drawing.

3.1.15 Fenders

Tire fenders or suitable alternative (as specified and presented in the response) shall be provided on the port and starboard side to protect the hull against material barges alongside or the pier. Tire fenders approximately 24 inches in width and 3 ft in diameter shall be spaced to align with the web frames, approximately every 9 ft. Padeyes shall be designed by the Fabricator, with design submitted to Owner for approval prior to PHA installation.

4 Spud Piles and Rigging

4.1 Spud Pile Structure

Please reference drawing 2018-060-01-03, "Spud Piles" for the description and details to follow.

Two steel fabricated Spud Piles for stabilizing/holding the barge on location shall be fabricated. Each pile shall be fitted with a large-diameter sheave located near its tip for lifting and lowering. Particular attention to dimensional accuracy and squareness to be given to the spud piles during fabrication.

The piles shall be fabricated of 24-inch by 3/4" wall pipe rolled from steel plate with sections full-penetration welded together. Four steel equal-leg angles shall be welded longitudinally along their toes to each pipe to form a pile section that is 24-inches square. The angles are L8 x 8 x 3/4 sections. All of this steel shall be ASTM A572 Gr 50 (50 ksi minimum yield strength) or similar.

Each spud pile shall have a heavy-duty fabricated steel plate tip at its lower end, as shown on the drawing. The upper end of the piles shall have a heavy end plate complete with a lifting eye with capacity to withstand a pull of 100 kips.

A 55-ton working-load limit (2 ½ inch nominal size) bolt-type galvanized shackle shall be provided for each spud pile. Further two synthetic (HDPE) or wire rope lifting slings, 10 ft in length and also 55-ton safe working load, shall be provided, one for each spud pile, for the purpose of lifting the spud pile with the crane, should the spuds become stuck in the mud on the spud pile shall be lifted from barge for repair or maintenance. Each shall have eyes at each end through which the shackle may be passed.

4.2 Securing Pins

√Each spud pile shall have a locking pin fabricated of AISI 1018 steel round bar or similar. 3 ½ inches in diameter by 2 ft- 10 in in length, with yield strength approximately 50 ksi. The pins shall be tapered at one end and have a welded restraint at the other. A drilled hole shall be made at the tapered end to accept a ½" dia. bolt to lock the securing pin in place. When the pile is raised, the pin shall support the entire length of the pile (in air) plus an amount of entrained mud and water.



808 809		The pins shall engage the spud pile at one of three locations. These three locking pin
810		holes shall be of 4-inch dia. Sch 80 pipe welded into the pile body. The entrance to these shall be ground smooth to aid easy entrance of the pin.
811		A fabricated holder shall be installed at each spud pile trunk to hold the securing pin prior
812		to engagement with the spud pile. This support shall hold the pin at the elevation above
813		the deck to guide it into the securing hole in the spud pile at the top of the spud pile well.
814		The support shall be fabricated of mild steel and coated.
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816	4.3	Pile Turning Sheave
817		The spud piles shall each be outfitted with a turning sheave for the lowering and lifting
818		wire rope. The sheave shall be provided in a purpose-built structural steel box complete
819		with bushing and pin and guide rollers. The sheave and all components including pin,
820		supporting box, and bearings, shall withstand the breaking strength of 1 1/8-inch diameter
821		IWRC EIPS wire rope with breaking strength of 130,000 lbs wrapped 180 deg around the
822		sheave.
823		The sheave shall be grooved for 1 1/8-inch diameter wire rope.
824		The sheave and its steel structural box shall be of a design and construction that it can
825		be immersed in salt water and Bay mud without detrimental effects on its performance.
826		_ The sheave pin will be fitted with lubrication port and grease-tubes to enable the sheave
827		pin to be lubricated remotely from the edge of the pile. The entire sheave unit shall be
828		welded into the body of the spud pile during construction.
829		.0.
830	4.4	Spud Pile Rigging
831		_ Each spud pile is lowered or raised using a winch on deck, from which the lowering wire
832		then runs to a turndown sheave mounted on deck at the edge of the trunk, then down
833		inside the trunk around the pile's turning sheave and then back up to the main deck
834		through the trunk and terminating at a securing eye on the trunk.
835		_ The lowering wire shall be 1 1/8-inch diameter EIPS IWRC wire rope (minimum breaking
836		strength = 130,000 lbs). Approximately 500 ft of wire shall be provided on each winch.
837		_ The wire end shall be fitted with a wedge socket termination, which is then connected to
838		the termination eye at the trunk.
839		_ Two vertical guide sheaves shall be installed by welding on the main deck to direct each
840		spud pile lifting wire from the winch turning it down 90 deg into the spud pile well and then
841		to the pile turning sheave. The units shall be designed for the breaking strength of 1-1/8-
842		inch EIPS IWRC wire rope with minimum breaking strength of 130,000 lbs with 90 deg
843		wrap on the sheave. The sheave grooves shall be hardened. Sheaves are to be mounted
844		in a frame welded to the deck, and shall be fitted with grease-lubricated bushings or
845	,(bearings that can be lubricated locally at the unit. The design shall allow for immersion
846	(Y)	in saltwater and Bay mud.
847	•	_ The units shall be supplied with a 3-coat marine coating system applied, except that the
848		area where the base of the units will be welded to the deck shall be masked with tape.

Spud Pile Winch Installation 4.5

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851		_ Two spud pile winches of 75,000 lb. pulling capacity shall be procured and installed. The
852		specification for these winches is presented in Appendix 4.
853		_ The winches shall be mounted on a foundation as shown in the Outfitting drawing that
854		orients the winches so that one pulls forward and one pulls aft. The winches are to be
855		installed at a location that is midway between the spud piles near midships of the barge.
856		One winch faces forward to the forward spud pile and the other faces aft toward the aft
857		spud pile.
858		The spud pile winches shall be bolted to the foundation beams; note that the details
859		shown may require modification based on the actual winch vendor design. Contractor
860		shall develop the modified design and submit to the owner for approval.
861		The control panel provided by the winch manufacturer or vendor shall be installed inboard
862		of but near enough winches to see the raising and lowering of the spud piles. The control
863		panel shall be mounted on an elevated platform approximately 4'-0" above the deck to
864		put the operator above the area of potential back lash should the lift wire break. This
865		elevated platform shall incorporate a protective structure of 3-inch steel pipe fashioned
866		into a protective cage. The elevated platform shall be accessed by a ladder, decking of
867		1" thick by 1-1/2" square mesh fiberglass grating, and have handrails around its perimeter.
868		The Contractor shall design the platform and submit design to owner for review and
869		approval.
870		approva
871	5	Coatings
872	•	_ Fabricator shall prepare and coat all surfaces of barge when fabrication and all welding
873		are complete. Color of barge to be black topsides from 3'-0" waterline up, red anti-fouling
874		below 3'-0" waterline and bottom, and grey deck.
875		below 6-6 watering and bottom, and grey deck.
876	5.1	Preparation
877	J. I	The steel surfaces shall be cleaned of all grease or other foreign substances and
878		prepared for coating as described. All sharp edges shall be rounded by grinding to
879		sufficient radius for coating thickness. All welds shall be ground smooth and any arc
880		strikes, temporary welds, or other damage shall be removed by grinding also. All steel
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882		surfaces to be coated to be cleaned and blasted to SSPC SP-10.
883	5.2	Coatings
003	3.2	Coaungs

5.2	Coatings
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The coatings listed below shall be procured and applied by Fabricator in accordance with paint manufacturer's recommendations. The coatings shown are manufactured by International Paint.

Area	Coating Description	Example Product	Color	DFT
Deck – nonskid	Two component	Hempadur 85671	Light red	3 mils
	epoxy coating containing a heavy-	Hempadur Spray Guard 35490	Grey	100 mils



	duty antiskid aggregate			
Deck — remainder (some with timber decking above)	High solids epoxy Abrasion resistant epoxy Polyurethane	Intershield 300HS Intergard 5377 Interthane 990	Bronze Black Grey	5 mils 5 mils 2 mils
Deckhouse and interior and three 20' Containers	Abrasion resistant epoxy Modified epoxy finish	Intershield 300HS Interfine 5703	Bronze Port Blue ¹ (ext'r) White (int r)	4 mils 3 mils
Hull topsides above waterline plus stern and bow areas	High solids epoxy	Intershield 300HS Intergard 5377 Interthane 990	Bronze Bleck Black	5 mils 5 mils 2 mils
Hull Wetted area (to be outfitted with zinc sacrificial anodes)	High solids epoxy High solids epoxy Antifouling	Intershield 300HS Intershield 300HS Interspeed 640 AF	Bronze Aluminum Red	5 mils 5 mils 5 mils
Interior of Voids and Fresh water ballast tanks	High solids epoxy High solids epoxy	Intershield 300HS Intershield 300HS	Bronze Light Grey	5 mills 5 mils

1. Port Blue: per PPG 1/48 point scale 96 line colorant:

a. Thalo Green 8 -1/2 ounces per 5 gallons (D)

b. Thalo Blue 16 -3/4 ounces per 5 gallons (E)

c. Raw Umber 1/4 ounce per 5 gallons (L)

d. Titanium White 9 ounces per 5 gallons (W)

6 Electrical

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6.1 Introduction

The barge shall be powered by either an on-board 100kW 480V/3PH/60Hz diesel generator or shore power. Shore power may be either 208/3/60 three wire, 240/3/60 three wire, or 480/3/60 three wire. Depending on the source, shore power shall be converted to barge power 480/3/60 via transformers. The shore power transformer circuit breakers shall be mechanically interlocked so only one circuit may be energized at a time. Shore power shall be connected to barge circuit breakers with a portable cable whose length and size shall be determined later.

The diesel generator and shore power circuits connect to an automatic transfer switch which will connect whichever source is available. If both circuits (generator and shore power) are available, the generator circuit will be connected. The automatic transfer switch shall be housed in a 316 stainless steel enclosure with its controls suitable for the environment.



909		_ An additional circuit breaker shall be provided for an alternate diesel generator in case of
910		a failure. This circuit breaker shall be mechanically interlocked with the diesel generator
911		circuit breaker so both cannot be on at the same time.
912		_ A 480/3/60 power distribution panel shall connect the power source (DG or shore power)
913		to the air compressor, each Conex box, the deckhouse aft at the crane pedestal, and
914		floodlights. Ground fault indicating lights and test pushbutton shall be provided.
915		The air compressor shall be powered by 480/3/60 and shall have a dedicated circuit from
916		the power distribution panel.
917		_ 480/3/60 power shall be connected to each of the three Conex boxes and to the
918		deckhouse aft. The interior of each box or the deckhouse shall have a 480/3/60 power
919		panel, a 480/120v three phase transformer, and a 120/3/60 power panel. Lights, duplex
920		GFI outlets, and switches shall be connected to the 120v panel. GFI circuits shall be
921		provided by GFI circuit breakers in the panel. Loads on the 480v panel shall be
922		determined later. Ground fault indicating lights and test pushbutton shall be provided for
923		the 120v panels. Placement of panels and transformer inside containers and inside
924		deckhouse shall be approved by Owner prior to installation.
925		_ Three floodlight circuits shall be provided, each with a floodlighting contactor in 316
926		stainless steel enclosures, and a common floodlighting control switch near the boarding
927		location. Additional walkway lighting is not required. Switches for the forward floodlights
928		shall be located inside one of the three containers. Similarly, switching for aft floodlights
929		shall be located inside the aft deckhouse, location to be approved by Owner for both
930		installations.
931		_ Floodlighting power distribution shall utilize GUA cast junction boxes with threaded hubs.
932		All cable penetrations into enclosures shall be from below (except for the Conex boxes
933		and the aft deckhouse which may be through the side) and shall utilize threaded bubs
934		and metallic cable glands for watertight integrity.
935		All cables shall have aluminum or bronze armor and shall be routed on cableways made
936		with stainless steel cable ladders at least 12 inches above the deck and 12 inch rung
937		spacing. Horizontal cableways along the main deck shall be covered with removable
938		bolted sections
939		_ Solar-charged battery-powered running lights meeting Coast Guard requirements shall
940		be installed.
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942	6.2	Generator
943		A 100-Kw diesel generator shall be procured, installed onboard, connected to electrical
944		system, and tested. The diesel generator shall be self-contained with integral fuel tank,
945		radiator, starting battery and alternator. See Appendix 1 for Purchase Specification for
946	. (generator.
947	(V)	
948	6.3	General
949		_ All recommended practices of ABS, USCG, and IEEE-45-2002 Recommended Practice
950		for Electric Installations on Shipboard are deemed requirements of this Specification. All
951		work shall conform to the latest U.S. Coast Guard, ABS Rules, and the Supplement.



952 953		Electrical installations and/or modifications called out in the Specification shall be made in accordance with the requirements set forth therein.
954		All required equipment not listed as Owner furnished shall be Contractor furnished and
955		installed.
956		_ The Contractor shall provide vendor data of all Contractor-furnished equipment in the
957		Data Book described in Section 10, Barge Documentation.
958		Z in a contract
959	6.4	Cable & Cable Installation
960		_ Cables shall be installed in Cableways in compliance with ABS, USCG, and other
961		applicable Regulatory Body Requirements.
962		Electrical cables shall meet ABS requirements, including flammability and bunched
963		flammability criteria. Power cables shall have a 90°C operating temperature. All cables
964		shall be properly selected for their intended purpose. Cables shall be run as directly as
965		practicable, consistent with adequate ventilation of the cable wire ways, and with due care
966		in the avoidance of hazardous or otherwise undesirable locations.
967		Cables for controlling or monitoring analog or thermocouple signals shall be shielded.
968		Shielding shall be connected to hull potential (PE) only at the one end.
969		_ Cables, insofar as practicable, shall not be installed in locations exposed to weather.
970		Cables for weather deck mounted fixtures and equipment shall be installed on the inside
971		surface of house structures supporting such fixtures and equipment.
972		_ Cables in crew areas shall be concealed wherever practical. Cabling shall be neatly
973		formed and installed in a workmanlike manner, giving particular attention to appearance.
974		_ All cables shall be continuous between outlet boxes, connection boxes, switchboards,
975		panel boards, etc. They shall enter the box and shall be secured by a clamp or connector
976		to assure a good electrical connection between the cable armor, where fitted, and the box
977		and wiring device, or the cable armor may be electrically connected to the enclosure by
978		means of a suitable clamp or strap.
979		_ Cable entry into electrical equipment in exposed areas shall generally be from below
980		unless otherwise noted. At specific locations, where cable entry from below is impractical,
981		cable entry from another direction shall be the subject of approval by the Owner.
982		_ The cross-sectional areas for power cables shall be dimensioned according to the load
983		table of the classification society, assuming an ambient temperature of 40° C, and an
984		ambient temperature of 50° C in engine spaces.
985		_ The minimum cross-sectional area for single and multi-core cables and lines shall be:
986		_ 1.5 mm2 or larger – power & lighting
987		1.0 mm2 or larger – control and monitoring
988		0.75 mm2 or larger–thermocouples, or shielded instrumentation
989	(Combining alternating current (AC) and low voltage DC control and monitoring signals
990	Y'	within the same multi-core cable is prohibited as is combining control and power cabling
991	*	in the wireway.
992		_ Cables may be connected in parallel, when the individual conductor cross sectional area
993		is greater than 50 mm2.



994	Control and monitoring cables to sensors, remote distribution panels, or to main
995	processors, shall be segregated from power and lighting cables by at least 50 mm, or as
996	otherwise approved by the Owner.
997	Cable splicing shall not be allowed unless specified for a particular piece of equipment.
998	Where required, the splice shall meet the ABS requirements in 4-8-3/9.19 and 4-8-
999	4/21.23. The splice shall stagger the connections of each conductor. The splice kit shall
1000	provide for a watertight connection that incorporates crimped conductor connections,
1001	epoxy resin, and heat shrink jackets. Taping is not an acceptable alternative.
1002	Where cables pass through areas where they may be damaged, they shall be protected
1003	by stainless steel pipe or other Owner-approved conduit. Cables running along the deck
1004	shall be run-in stainless-steel conduit along the hydraulic pipe-way.
1005	Connection of ships cables shall use crimp lugs, bolts, nuts, and lock-washers. Any sharp
1006	edges on these connections shall be filled with electrical insulation putty (such as
1007	ScotchfilTM Electrical Insulation Putty) and then taped using Scotch 33 tape or better, or
1008	equivalent.
1009	Connection of ship's cables to equipment with incoming circuit breakers shall be
1010	connected to the line side of the circuit breakers.
1011	Connection of ship's cables to 110- or 220-volt lighting fixtures or low voltage monitoring
1012	sensors, may be lugged or may employ "scotch-lock" type twist-on type connectors.
1013	Any damage to the cable outer jacket that occurs during cable installation shall be
1014	repaired by using a repair kit specifically designed for such purpose. Taping the cable
1015	jacket will not be acceptable. Where installation damage affects the conductor or
1016	conductor insulation, the entire cable shall be replaced.
1017	Connection of ship's cables by twisting together and taping is strictly prohibited.
1018	Removing strands from wire to fit a smaller lug is also prohibited.
1019	Where cables are oversized to suit voltage drop conditions and cannot easily be
1020	connected to light fixtures or convenience outlets, a jumper wire of smaller size can be
1021	used to connect the fixture or outlet to the larger cables to the fixture. The jumper must
1022	be lugged on both ends and made with a bolted splice inside of the fixture or outlet
1023	enclosure. The jumper wire must be sized to be adequately protected by the circuit
1024	breaker feeding the oversized cable.
1025	A single layer of cables shall rest on one hanger except that a second layer of smaller
1026	cables may be installed to fill in between larger cables to facilitate strapping of cables. If
1027	an additional layer of cables is required, it shall be supported on a second hanger
1028	bracketed at sufficient distance from the first to permit painting and inspection.
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6.5 Cableway & Penetrations

Where cables pass through watertight/gastight decks and bulkheads, the penetrations shall be through multi-cable transit devices, RISE system, or threaded stuffing tubes. RISE and stuffing tube arrangements shall have the pipe extend at least 100 mm (4") above and 50 mm (2") below deck or insulation, and may need to be extended to accommodate A-60 or other fire boundary requirements. Where multi-cable transit

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036	devices or RISE systems are utilized, at least 20% spare space shall be provided for the
1037	future installation of cables.
1038	Where cables pass through non-watertight non-gastight bulkheads, decks, or platforms,
039	the openings shall be fitted with collars which extend at least 100 mm (4") above/below
040	platforms and decks, and at least 50 mm (2") from the surface of each side of bulkheads.
041	If cables are to lay against the collar, a rubber or other softener shall be placed between
042	the cables and the collar to prevent chafing.
043	Where cables penetrate weather decks with kickpipes, stainless steel kick pipes and
044	stuffing tubes shall be installed that extend at least 250 mm (10") above the deck.
045	Where single core cables penetrate equipment enclosures, bulkheads, or decks, cables
046	for phases A/B/C must be routed through the same penetration. If this is not possible,
047	single core cables must pass through non-magnetic materials.
048	All electrical cable to deck mounted motors and controls exposed on deck shall be
049	adequately guarded the full run from deck to terminal box with pipe or other substantial
1050	protection.
051	Cable supports shall be spaced not more than 300 mm (12") on horizontal and 500 mm
052	(20") on vertical runs
1053	Steel hanger or flat bar not less than 5 mm (1/4") thick with corrosion resistant finish shall
1054	be used for all cable hanger material. Painting shall be acceptable as a corrosion
055	resistant material for interior locations. Stainless steel shall be used for weather deck and
056	other wet locations. Bolts, nuts, and washers are to be cadmium plated for interior use
1057	and are to be stainless steel or bronze for exterior use.
1058 1059	Attachments to watertight bulkheads or decks by means of rivets or bolts penetrating the
1060	bulkhead or deck is not permitted. Studs or steel framing welded to the bulkhead or deck shall be used for mounting supports. Mounting of equipment on shell plating is prohibited.
1061	Horizontal cableways on deck shall be protected over their entire length by a removable
062	steel cover at least 5mm thick to protect against damage.
1063	Local runs of cable between cableways and devices may be supported by weld stud
1064	hangers or minimum 25mm flat bar, with maximum spacing of 500 mm (20") between
065	supports.
066	Cables shall be strapped, with stainless steel band straps at least 12 mm (1/2") wide to
067	every fourth hanger on horizontal runs and every hanger on vertical or bulkhead runs.
068	Where cables are supported by the strapping, they shall be strapped on every hanger.
069	Cableways in cargo spaces or where stores and spare parts are handled shall be suitably
070	protected where mechanical injury might occur. Cableways in cargo spaces shall not
071	interfere with the existing clear height.

.6 Identification

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All electrical equipment shall be fitted with identification plaques that identify the equipment and the circuit from which it is powered. The plaques shall be lamicoid type, black phenolic plastic with white engraved lettering.



1077 1078 1079		All new cables shall be fitted with cable identification tags, which indicate the circuit number of each cable, at each cable end, and at each junction or terminal box. Tags shall be stamped aluminum and shall not be painted.
1080 1081 1082 1083 1084	7	Mechanical Mechanical systems on this barge include diesel-powered electrical generator, compressed air system, hydraulic power system, and diesel fuel storage system. Contractor shall procure, install, test and commission each piece of equipment described
1085 1086 1087	7.1	herein. The generator is further discussed in the Electrical section. Compressed Air
1088 1089 1090		Air Compressor A 185 CFM electric air compressor for driving air tools shall be procured, installed,
1091 1092 1093		connected to electrical system, and commissioned and tested. See Appendix 2 for Purchase Specification for air compressor. The air compressor shall be installed on a structural foundation designed by Contractor
1093 1094 1095 1096		for the particular equipment procured. It should be located forward of the three Conex boxes on deck as shown on the General Arrangement and the Outfitting drawings. Design of the foundation shall be submitted to the Owner for review and approval.
1097 1098 1099		An air receiver of specified capacity shall be installed on its foundation as required. Contractor shall design and build appropriate foundations for the equipment procured; design of foundation shall be submitted to owner for review and approval.
1100 1101 1102	7.1.2	Piping Piping for compressed air shall comprise stainless steel schedule 40, type 316 piping and
1103 1104 1105	7.2	fittings. Hydraulic Power
1106 1107 1108	7.2.1	HPU A diesel-powered hydraulic power unit for powering the hydraulic spud and mooring
1109 1110		winches and the tuggers shall be procured, installed, connected to hydraulic system, and commissioned and tested. The HPU shall output 145 GPM at 3000 psi or alternatively as
1111 1112 1113		required to power the winches supplied. See Appendix 3 for Purchase Specification. HPU shall be installed on a structural foundation designed by the Contractor for the particular equipment procured. Foundation design to be reviewed and approved by
1114 1115 1116	¢ ^C	Owner. It shall be located forward of the three Conex boxes on deck as shown on the General Arrangement and the Outfitting drawings.
1117 1118 1119	7.2.2	Hydraulic Piping All hydraulic power supply piping above ½" diameter for supply shall be Schedule 80 ASTM A312 type 316L. All piping fittings shall be socket welded type with minimum



1120		working pressure of 3000 psi. Welding of pipe and fittings to be in accordance with ABS
1121		Rules for Materials and Welding, latest edition. Pipe to be made up with a minimum of
1122		welded connections.
1123		_ The low pressure return piping shall be Schedule 40 ASTM A312 type 316L. Fittings for
1124		return piping shall be socket welded stainless-steel type 316L Class 3000 lb.
1125		_ Supply and return lines may be prepared in spools joined by stainless steel (type 316)
1126		SAE flanges with buna-n rubber O-ring seals. For supply piping, Code 62 flanges shall
1127		be used. For return piping, Code 61 flanges shall be used.
1128		_ After completion of all welding, pipe spools shall be cleaned, pickled and passivated using
1129		a procedure suitable for the pipe and flanges procured, in accordance with ASTM A380
1130		"Standard Practice for Cleaning, Descaling, and Passivation of Stainless-Steel Parts,
1131		Equipment, and Systems". This will remove extraneous iron or other foreign materials and
1132		restore the passive coating and resistance to corrosion.
1133		_ Any stainless-steel tubing required shall be Type 316 with a minimum 2.5% Mo. Fittings
1134		shall be rated for the working pressure.
1135		_ Piping shall be mounted on the main deck as shown in the Mechanical Arrangement
1136		drawing and secured with Heavy Duty pipe clamps with elastomeric insets to secure high-
1137		pressure pipe. The bottom plate of the clamp is to be welded to the deck or to a doubler
1138		plate in accordance with Mechanical Plan or outfitting drawing prior to paining of the hull.
1139		_ After installation onboard, but before connection to HPU and winches, all pipe and tubing
1140		shall be pressure tested to 1.5 times its rated pressure and held for 5 minutes or as
1141		necessary to allow complete inspection of the pipe connections for leakage. The length
1142		of the pipe shall be inspected for leaks during this time.
1143		Once the pipe passes the pressure test, it shall be connected to pumps and hydraulic
1144		fluid shall be circulated and filtered with returns monitored until Cleanliness Level 3 per
1145		SAE 4059 (less than 10 microns) or to the level required by the HPU pumps or the
1146		winches (if less than Level 3) is achieved.
1147		The HPU shall be connected to the hydraulic piping with hoses rated for 3000 psi working
1148		pressure and for flammable fluid service required by ABS Rules MVR 4-6-7/3 Hydraulic
1149		Oil Systems. Similarly, the winch controls shall be connected to the piping and to the
1150		winches by similar hoses.
1151		After the pipes are installed, protective ramps or grating shall be fit over the pipes as
1152		shown on the Outfitting plan and secured in place.
1153		
1154	7.3	Winches
1155		Six 75,000 lb. capacity and four 4000 lb. capacity hydraulic powered winches shall be
1156		procured and installed along with their controls.
1157	. (Two of the 75,000 lb. capacity winches are for lifting and lowering the Spud Piles and
1158	7	shall be of Rapid Reverse design to facilitate spud pile installation. See Appendix 4 for
1159		the procurement specification for these. These winches shall be installed on a structural
1160		foundation on the port side between the spud well trunks.
1161		Four of the 75,000 lb. capacity winches are for tensioning the spread mooring lines and
1162	-	shall be of Equal Speed design for easing line out or pulling line in at the same line speed.



1163		See Appendix 5 for the procurement specification for these winches. These winches shall
1164		be installed on structural foundations on deck located at each of the four corners of the
1165		barge.
1166		_The four 4,000 lb. capacity winches (tuggers) are for use in moving the barge along an
1167		existing pier or wharf. See Appendix 6 for the procurement specifications for these
1168		winches. These winches shall be installed near the four corners of the barge on structural
1169		foundations as shown in the outfitting drawing.
1170		_ Installation of all winches shall be as shown on the General Arrangement and the
1171 1172		Mechanical Plan. All power supply piping will be 3000 psi. Winches shall be supplied from vendors with all
1172		controls and pressure regulation required for proper winch operation.
1173		_ All winch controls shall be connected to the pressure and return piping with hoses as
1175		discussed above under Hydraulic Power.
1176		discussed above under riguradiic rower.
1177	7.4	Fuel Storage and Supply Pump
1178		Diesel fuel storage shall be provided in the form of a Trans CubeTM or similar double-
1179		walled portable tank providing containment of 110% of the tank capacity. The fuel
1180		capacity shall be 1,000 gal. See Appendix 7 for purchase specification for fuel storage
1181		tank.
1182		The tank shall be installed on the main deck within the deckhouse at the crane pedestal.
1183		The tank shall be accessible through the normally-locked aft doors. A dedicated
1184		foundation for the fuel tank shall be designed and installed to support the fuel tank,
1185		including angle clips or other securing devices to capture the corners of the tank and
1186		prevent it from sliding.
1187		The fuel pump to be provided as part of the storage tank shall be connected to 115-120V
1188		electrical power at a panel located within the deckhouse. After installation the fuel tank
1189		shall be commissioned and tested to verify proper installation.
1190	_	
1191	8	Mooring
1192		_ Mooring equipment shall be installed on the barge for the purpose of securing the vessel
1193		to piers and to allow the barge to be moved along piers for repositioning. A four-line
1194		spread mooring system will also be installed at this time. The spread mooring system
1195		comprises four wire rope mooring lines led through the fairleads, connected to stockless
1196		anchors. These lines will be tensioned by hydraulic winches mounted on deck. Note that
1197 1198		the winches shall be of the same manufacture as the spud pile winches
1199	8.1	Pairleads
1200	0.1	Four balanced-head deck-mounted single sheave fairleads shall be procured and
1200	~	installed on the main deck at each of the four corners of the barge. The fairleads shall
1202	1	allow +/- 90 deg rotation of the swivel head. The units shall be designed for the breaking
1203		strength of 1-1/4-inch EIPS IWRC wire rope with minimum breaking strength of 159,800
1204		lbs with 90 deg wrap on the sheave. The sheave grooves shall be hardened. The units



1205		shall be supplied with a 2 cost marine secting eveters applied, event that the area where
1205		shall be supplied with a 3-coat marine coating system applied, except that the area where the units will be welded to the deck shall be masked with tape.
1207		The units shall have sealed grease-lubricated tapered roller bearings in both the sheave
1207	-	and the swivel head.
1200		_ Proper foundations to withstand full mooring loads shall be provided for each of the
1210	-	fairleads. The foundation design may require modification by the Contractor to
1211		
1212		accommodate the fairleads purchased. Changes shall be submitted to the owner for
1213		review and acceptance.
	0.0	Tugger Winehee
1214	8.2	Tugger Winches
1215	-	_ Four hydraulic tugger winches shall be installed and connected to the hydraulic system
1216		piping. These tuggers shall be locally controlled and have a rated capacity of 4000 lb.
1217		See Appendix 6 for purchase specification for Tugger Winches.
1218	-	The tugger winches shall be mounted on a foundation just above the main deck to provide
1219		clearance for mooring wires (if installed in the future). The foundation design may require
1220		modification by the Contractor to accommodate the fairleads purchased. Changes shall
1221		be submitted to the owner for review and approval.
1222		Mandan Windon
1223	8.3	Mooring Winches
1224	-	_ Four hydraulic tugger winches shall be installed and connected to the hydraulic system
1225		piping. These winches shall be locally controlled and have a rated capacity of 75,000 lb.
1226		See Appendix 5 for purchase specification for Spread Mooring Winches.
1227	1-	_ The mooring winches shall be mounted on a foundation just above the main deck to
1228		provide clearance for mooring wires (if installed in the future). The foundation design
1229		may require modification by the Contractor to accommodate the fairleads purchased.
1230		Changes shall be submitted to the owner for review and approval.
1231	0.4	Wire Dane Massing Line
1232	8.4	Wire Rope Mooring Lines
1233	-	The mooring ropes shall be 1 1/8-inch diameter IWRC EIPS of 6x37 construction,
1234		minimum breaking strength of 130,000 lb, each 500 ft long. The wires shall be installed
1235		on the winches with their bitter end secured to the winch drum in accordance with the
1236		winch manufacturer's instructions. The anchor end of the mooring lines shall be
1237		terminated with a closed spelter socket.
1238		
1239	8.5	Anchors
1240	-	_ Four 4,000 lb Danforth or LWT type anchors shall be provided complete with anchor
1241	-	shackle and padeye on the crown for a pendant line. The anchor shall be supplied with
1242	/	the appropriate anchor shackle, swivel, and joining shackle to connect to the wire rope
1243	X	swage socket. All components shall be connected to verify they fit together easily before
1 ////		emmana

Pendant Lines and Buoys

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8.6



EXHIBIT A0 Specifications

	Four pendant wires, each 60 feet in length, of 6 x 37 IWRC EIPS 1-1/8" diameter wire rope shall be provided, each with eyes swaged each end. Bolt-type shackles with securing cotter pins to connect the pendant wires to the anchor crown padeyes on each anchor shall be provided. The buoys shall be of a pull-through design that can withstand the pull to break out the anchor with the pendant line (approximately 32,000 lb). Buoys shall have 1500 lb positive net buoyancy.
8.7	Appurtenances
	Contractor shall design and install four padeyes on deck each corner of the barge near the fairleads for securing the anchors and the pendant buoys when not in use. The padeyes and connections shall be arranged such and of sufficient strength to withstand sea fastening loads from the anchors and buoys during ocean transit of the barge. Arrangement and design of padeyes shall be reviewed by Owner's representative before construction.
9	Crane Procurement, Installation and Testing
	The crane to be installed on the barge shall be procured, transported, installed commissioned, and fully function tested. Purchase specifications for the crane are presented in a separate document. The Contractor shall procure the crane, provide supervision necessary during the manufacturing process, and then transport and receive the crane for installation at its
	yard. Contractor shall arrange for any support from the crane manufacturer necessary for the erection and installation process.
	For the crane, load charts shall be prepared that present the lifting limits at each radius including the crane structural limits, the lifting wire limits or the barge stability limits. All lift cases shall include wind speed of 40 knots. Intact stability shall satisfy the basic ABS deck barge criterion, the crane barge criteria, and the USCG crane barge criteria all for
	sheltered water operations.
	_ After the crane is installed onboard the barge, and fully rigged and commissioned, it shall
	be fully tested to ensure all functions operate as specified and in accordance with manufacturer's operating procedures prior to acceptance by the owner. Crane manufacturer shall certify that crane has been installed, commissioned and tested in accordance with their procedures and performs according to their specifications after installation. As part of the testing and commissioning procedures, Contractor shall have the crane inspected and tested by a certified agent to ensure compliance with State of

10 Barge Documentation

A full set of as-built documentation shall be assembled and submitted to the owner upon delivery of the barge. This documentation shall include the full set of records for the hull fabrication and integration and documentation covering all of the purchased fittings and equipment installed on the barge.

California Department of Industrial Relations and OSHA requirements.



10.1	Barge Hull Construction Documentation Barge hull documentation shall include as-built drawings with final scantlings and
	arrangements, final inspection reports, material certificates, coating inspection records
	final test reports, final weight reports, results of the inclining experiment, trim and stability
	booklet, and any other relevant documentation.
0.2	Equipment and Fitting Documentation
1.13	Operating and maintenance manuals shall be assembled by the Contractor covering al
	purchased fittings and equipment, and the crane. The documentation shall include
	original manufacturers' data and operating procedures and maintenance
	recommendations and procedures. Three volumes are envisioned, 1) a data book, 2) ar
	installation and maintenance manual, and 3) an operating manual.
	ίν.
10.2.	1 Data Book
	_ The Data Book shall include equipment cut sheets, dimensioned arrangement drawings
	parts lists, assembly drawings, component material descriptions, securing details, and
	details of interfaces with the barge piping, electrical power, and structural systems for al
	purchased equipment and fittings. Any certifications and approval documents for each
	piece of equipment shall be included in the data books.
	, 5
10.2.2	2 Installation and Maintenance Manual
	_ Installation and maintenance manual shall include instructions and procedures fo
	installing, commissioning and maintaining each procured piece of equipment.
	0
10.2.	3 Operating Manual
	_ The operating manual shall include detailed instructions, procedures, and warnings for
	the safe operation of each piece of equipment installed on the barge.
40.2	Cubmittele
10.3	Submittals Proff versions of Sub manual shall be submitted to the Owner for review and approve
-	Draft versions of each manual shall be submitted to the Owner for review and approva one month before delivery of the completed barge. The Owner will provide feedback two
	weeks prior to final acceptance testing of the barge.
	Four hard copies and one electronic copy of each manual shall be furnished to the Owne
	on final acceptance of the barge.
	One hard copy and one electronic copy of as-built drawings of the barge shall likewise be
	furnished to the Owner on final acceptance of the barge.
	diffusited to the Owner off final acceptance of the barge.
11 C	Owner Furnished Equipment
2	No owner furnished equipment will be provided.
-	_ 110 Office Identified equipment will be provided.
Appe	ndix 1 – Generator Purchase Specification
	el Generator Set Requirements



1332		electrical generator shall be procured to provide electrical power for the
1333		orkshop lighting and outlets, for the air compressor, and for other
1334		ectrical loads on the barge. The engine and generator shall be unitized
1335		itable for lifting and securely support the equipment on the deck of the
1336		hall be installed on deck in an area open to the elements.
1337	Vendor shall be re	esponsible for the design, construction, testing and performance of the
1338	unit to meet the re	equirements and conditions, and performance functions outlined hereir
1339	and obtain any ap	provals required for the service described.
1340	Vendor shall prov	ide a complete unit fully tested and ready for installation on the barge.
1341	The unit shall be	e protected from corrosion including coatings suitable for a marine
1342	environment and	other means as may be necessary including suitable material selection
1343	The unit shall me	et at least the following requirements:
1344	Engine and	generator to be unitized on a structural steel skid
1345	Engine to r	un on Renewable Diesel fuel meeting the requirements of ASTM D975
1346	Grade No.	2D S15.
1347	Engine to b	be Certified by the Environmental Protection Agency (EPA) to conform
1348		on-road requirements
1349	Engine sha	Ill be four cycle
1350	Engine to h	have a closed fresh-water cooling system air cooled by radiator.
1351	Unit Lifting	arrangement to allow lifting diesel generator or generator or both
1352	Engine sha	Ill be electric start with battery recharging.
1353	Engine sha	otected sound enclosure.
1354	Means to lo	ock controls and enclosure to prevent vandalism.
1355	Integral circ	cuit breaker
1356	Skid mount	ted fuel tank sized for approximately one day's (8 hours) running time
1357	Integral circ	ted cooling expansion tank
1358	Skid moun	ted drip pan under the engine
1359	All controls	and instrumentation integrated on the skid.
1360	All gauges	are to be liquid filled for vibration considerations
1361		
1362	Performance Data	
1363	RATINGS	
1364	Output:	100 kW
1365	Duty:	S1 (Continuous)
1366	Voltage:	480 VAC
1367	Frequency:	60 Hz
1368	Phase	3
1369	Power factor:	0.8
1370	Speed:	1800 rpm
1371	Battery Voltage	12 VDC
1372		
1373	STANDARDS	
1374	Applicable standa	rd: IEC 60034, ABS



1375	Marine classification:	ABS	
1376	Hazardous area classification:	None	
1377	Temperature rise stator / rotor:	A/A	
1378	Insulation class:	F (min.)	
1379		deg F deg F the following:	
1380	ENVIRONMENTAL CONDITIONS		
1381	Ambient temperature: 104	deg F	
1382	Minimum Temperature: 32	deg F	
1383	Marine atmosphere	4,	
1384		, Sv	
1385	Engine Features	IR	
1386	The prime mover shall be provided with	n the following:	
1387	Engine to comply with rec	quirements of ABS Steel Barge Rules Part 4	
1388	Low oil pressure shutdow		
1389	High engine temperature	shutdown	
1390	High engine temperature Vibration isolating mounts		
1391	Personnel protection incl	luding belt guard, insulation on exhaust, and other as	
1392	necessary	BI	
1393	Disposable oil filter		
1394	Oil drain valve	5	
1395	Integral drip-proof tray under engine		
1396	Air heater circuit for cold starting		
1397	Disposable fuel filter	70	
1398	Overspeed air shutoff on	engine	
1399	Typical engine instrumentation in	ncluding at a minimum:	
1400	Engine temperature		
1401	Oil Pressure		
1402	Engine revolutions		
1403	Battery charging alternate	or voltage	
1404	Engine operating hours		
1405			
1406	Alternator Features		
1407	The alternator shall be provided with the		
1408		esign permits power to be obtained from stationary leads.	
1409	Windings are vacuum imp	pregnated with epoxy varnish for dependability and long	
1410	life.		
1411	Dynamically balanced rote	ors to minimize vibration.	
1412		re minimal heat buildup. Insulation meets	
1413	NEMA standards for class		
1414		engine, the generator has sealed precision ball bearings	
1415		ed steel sleeve in the end bracket to prevent shaft	
1416	misalignment and extend		
1417	Equipped with a four-lead	reconnectable stator.	



Required Quotation Documentation The following items are required to be included with the quotation and in the documentation to be provided on delivery: Dimensioned General Arrangement drawing showing: Plan, profile and section views Maintenance clearance envelopes Foundation mounting patterns Wet and dry weights Center of Gravity Installation, Commissioning, Operating and Maintenance Manual(s). Must include recommended maintenance interval schedule up to and beyond 120,000 hrs. Complete mechanical, electrical, and electronic technical specifications. EPA Tier 4 Certificate Bolt pattern or other detail of skid mounting to main deck foundation	1418	Capable of sustained line-to-neutral short circuit current of up to 300% of the rated
Required Quotation Documentation The following items are required to be included with the quotation and in the documentation to be provided on delivery: Dimensioned General Arrangement drawing showing: Plan, profile and section views Maintenance clearance envelopes Foundation mounting patterns Wet and dry weights Center of Gravity Installation, Commissioning, Operating and Maintenance Manual(s). Must include recommended maintenance interval schedule up to end beyond 120,000 hrs. Complete mechanical, electrical, and electronic technical specifications. EPA Tier 4 Certificate Bolt pattern or other detail of skid mounting to main deck foundation Appendix 2 - Diesel HPU Purchase Specification A diesel-powered hydraulic power unit shall be procured to provide fluid power for operating the spud pile winches and the tugger winches for installation on the barge. The engine, pump(s), and hydraulic fluid reservior shall be unitized on a steel skid suitable for lifting and to securely support the equipment on the deck of the barge. Vendor shall be responsible for the design and performance of the unit to meet the requirements and conditions, and perform the functions outlined herein and obtain any approvals required for the service described. Vendor shall be rotected from corrosion including coatings suitable for a marine environment and ottain shall riculde the following features: The unit shall be protected from corrosion including coatings suitable material selection. Performance specifications for each of the consumers are provided in this specification. Performance specifications for each of the consumers are provided in this specification. Performance of the unit to meet the environment and ottain any approvals requirements The overall unit shall include the following features: Engine and generator to be unitized on a structural steel skid Engine to run on Renewable Diesel fuel meeting the requirements of ASTM D975 Grade No. 2D S15. Engine to be Certified by the Environmental Protection Agency (EPA) to conform to T	1419	current for up to 2 seconds. (IEC 60092-301 short-circuit performance.)
The following items are required to be included with the quotation and in the documentation to be provided on delivery: Dimensioned General Arrangement drawing showing: Plan, profile and section views Maintenance clearance envelopes Foundation mounting patterns Wet and dry weights Center of Gravity Installation, Commissioning, Operating and Maintenance Manual(s). Must include recommended maintenance interval schedule up to and beyond 120,000 hrs. Complete mechanical, electrical, and electronic technical specifications. EPA Tier 4 Certificate Bolt pattern or other detail of skid mounting to main deck foundation A diesel-powered hydraulic power unit shail be procured to provide fluid power for operating the spud pile winches and the tugger winches for installation on the barge. The engine, pump(s), and hydraulic fluid reselvoir shall be unitized on a steel skid suitable for lifting and to securely support the equipment on the deck of the barge. Vendor shall be responsible for the design and performance of the unit to meet the requirements and conditions, and perform the functions outlined herein and obtain any approvals required for the service described. Vendor shall provide a complete unit fully tested and ready for installation on the barge. The unit shall be protected from corrosion including coatings suitable for a marine environment and other means as may be necessary including suitable material selection. Performance specifications for each of the consumers are provided in this specification. Performance specifications for each of the consumers are provided in this specification. Engine to run on Renewable Diesel fuel meeting the requirements of ASTM D975 Grade No. 2D S15. Engine to run on Renewable Diesel fuel meeting the requirements of Tier 4 non-road requirements The overall unit, shall be four cycle, directly coupled to hydraulic pump(s)	1420	
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	1457	
	1459	
	1460	



1461 1462	Skid mounted fuel tank, sized for approximately one-half day (4 hours) running
	time
1463 1464	Skid mounted hydraulic fluid tank with sufficient volume for expansion and with means to cool the hydraulic fluid (if necessary).
1465	Skid shall have spill containment (with drain fitted with a ball valve) for entire
1466	
1467	hydraulic fluid reservoir. A drip pan shall also be provided for engine drips. All controls and instrumentation integrated on the skid.
1468	All gauges are to be liquid filled for vibration considerations
1469	All gauges are to be liquid filled for vibration considerations
1470	Performance Data
1471	RATINGS
1472	Output: 275 HP (approximate, to be verified by vendor)
1473	Press: 3000 PSIG
1474	Flow: 145 GPM
1475	Duty: S1 (Continuous)
1476	Battery Voltage 12 VDC
1477	Dattery voltage 12 VDC
1478	STANDARDS
1479	Marine classification: ABS
1480	Warmo dassindatori: 7156
1481	ENVIRONMENTAL CONDITIONS
1482	Ambient temperature: 104 deg F
1483	Minimum Temperature: 32 deg F
1484	Marine atmosphere
1485	INATITIC autiosphere
1486	Engine Features
1487	Engine to comply with requirements of ABS Steel Barge Rules Part 4
1488	Low oil pressure shutdown
1489	High engine temperature shutdown
1490	Vibration isolating mounts
1491	Personnel protection including belt guard, insulation on exhaust, and other as
1492	necessary
1493	Disposable oil filter
1494	Qil drain valve `
1495	
	Mounted on a drip-proof tray
1496	Air heater circuit for cold starting
1497	Disposable fuel filter
1498	Overspeed air shutoff on engine
1499	Typical engine instrumentation including at a minimum:
1500	Engine temperature
1501	Oil Pressure
1502	Engine revolutions
1503	Alternator voltage



EXHIBIT A0 Specifications

504	Engine on	erating hours	
505	All gauges are to be liquid filled		
506			
507	Appendix 3 - Air Com	pressor Purchase Specification	
508	An electric-power	red variable-speed rotary-screw air compressor shall be procured to	
509		ssed air to drive construction tools for the performance of Port	
510		ivities from the barge. The air compressor shall be a packaged unit	
511		and to securely support and contain the compressor and equipment on	
512		arge. The unit shall be installed on deck in an area open to the elements.	
513		responsible for the design, construction, testing and performance of the	
514	unit to meet the	requirements and conditions, and perform the functions outlined herein	
515	and obtain any a	pprovals required for the service described.	
516		vide a complete unit fully tested and ready for installation on the barge.	
517		e protected from corrosion including coatings suitable for a marine	
518	environment and	other means as may be necessary including suitable material selection.	
519	Air Compressor Require	ements	
520	The air compressor sha	Il meet the following requirements:	
521		power available will be 480V, 3 Phase, 60Hz AC	
522	Lifting arra	angement for compressor shall be provided	
523	Unit shall	be in weather protected low sound enclosure.	
524	Unit shall be in weather protected low sound enclosure. NEMA TEFC Drive motor		
525	Flexible drive coupling		
526	Dust filter on air inlet to be provided		
527	Skid mour	nted storage tank (receiver) of approximately 120 gallons	
528	Unit mour	ted controls and instrumentation including:	
529	Start/Stop		
530	Load/Unio	ad 1	
531	Emergend		
532		s for high outlet air temperature	
533		for high inlet air temperature	
534	Delivery A	ir Pressure	
535	Delivery A	ir Temperature	
536	Oil fill level		
537	All gauges	s to be liquid filled	
538	2		
539 540	Performance Data RATINGS		
541	Output:	185 SCFM	
542	Pressure:	125 PSIG	
543	Receiver:	120 GALLONS	
544	Duty:	S1 (Continuous)	
545		No State Comment of the	

STANDARDS



EXHIBIT A0 Specifications

1547	Marine classification:	ABS		
1548	Hazardous area classification:	None		
1549	Ambient temperature:	104 deg F		
1550				_
1551	Required Quotation Documentation			10
1552	The following items are required to be	included with	the quotation:	2
1553	Dimensioned General Art	rangement dra	awing showing:	1
1554	Plan, profile, and section	views	3.00	. ^
1555	Required Quotation Documentation The following items are required to be included with the quotation: Dimensioned General Arrangement drawing showing: Plan, profile, and section views Maintenance clearance envelops Foundation mounting patterns Wet and dry weights			
1556	Foundation mounting pat	terns		5
1557	Wet and dry weights			IR
1558	Center of Gravity		/	J.
1559	Installation, Commissioni	ng, Operating	and Maintenance	Manual(s). Must include
1560	recommended maintenar			
1561	Complete mechanical, el			
1562	Details for package mour		^	2.
1563		110 9 min 20 m	· VI	
1564	Appendix 4 - Spud Pile Winches		. Oak	
1565	Two hydraulic winches, each wi	ith a 75,000 lb	b pulling capacity of	on the first layer of rope,
1566				
1567	shall be procured, ready for installation on the deck of the barge. The package shall be complete with all controls to wind in or let out the cable to raise or lower each of the two			
1568	spud piles independently.			
1569	Vendor shall be responsible fo	r the design	and performance of	of the units to meet the
1570	requirements and conditions, a			
1571	approvals required for the service			and the same of the same and
1572	Vendor shall provide complete unit including control panel with all controls for both			
1573	winches, fully tested and ready			ini ani estimata kerinsan
1574	The unit shall be protected from			s suitable for a marine
1575	environment and other means a			
1576		7		
1577	Features of the winches			
1578	The following outlines the Performance	ce specificatio	ns for the spud pil	e winches and features
1579	with which they shall be provided.	o of a same		a sittleman after the same of
1580	mar milen arey and are previous			
1581	Line nu	III vs speed s	hall be as follows	
1582	2	Line Pull	Pull in speed	Pay out
1583	Pay in line pull and speed	Line i dii	r un in specu	r ay out
1584	first layer	75,000 lb.	72 ft/min	298 ft/min
1585	Pay in line pull and speed	70,000 10.	. 2 10111111	200 (0111111
1586	Mid Drum	58,400 lb.	100 ft/min	415 ft/min

top layer

1587 1588 Pay in line pull and speed

125 ft/min

41,750 lb.

535 ft/min



EXHIBIT A0 Specifications

589 590		Payout speed shall be approximately four times the pay-in speed to facilitate rapid deployment of the spud pile.
591		Winch Drum shall be a maximum of 20 inches wide and shall be able to hold over 700 ft
592		of 1-1/8-inch wire rope. Drum shall have a cable anchor to secure the end to prevent
593		slippage with 5 wraps of wire rope remaining on drum.
1594		Winch shall be supplied with 500 ft of EIPS IWRC 1 1/8-inch wire rope with minimum
1595		breaking strength of 130,000 lb.
596		The winch shall have a hydraulically released static/dynamic brake. The brake shall
1597		support the maximum rated load when no hydraulic power is applied. Upon application
598		of hydraulic pressure to the motor, brake shall release automatically, and reengage when
599		pressure is released.
600		Winch shall operate at 3000 psi supply pressure at 142 gpm flow
601		Speed control shall be performed by throttling spool control valve
602		3-coat paint system for marine equipment
603		a companie system of manners of manners
1604	Contro	ols
605		The winch vendor shall provide a control panel complete with all necessary flow control
606		and pressure regulation required for proper operation of the winch. Hydraulic pressure
607		supply of 145 gpm at 3000 psi will be provided as will return to tank at approximately
1608		atmospheric pressure. Any additional hydraulic fluid supply and return functions required
1609		for the proper function of the winch shall be made at the control panel. All control valves
610		to operate the winches shall be mounted at the panel. Pressure gauges showing supply
611		and return pressure (at a minimum) shall also be installed on the panel.
612		The control panel shall place the control valve levers at a comfortable operating height
613		(approximately 30 inches, or as agreed with owner).
614		The control panel shall be connected to the supply and return piping on deck with hoses.
615		The connection to the supply piping shall be by Code 62 SAE-type flanges with buna-n
616		O-rings. Both the hose flange and the counter flange to be installed on the hydraulic
617		piping shall be provided by the winch and controls vendor. The flanges shall be as
618		specified on the Mechanical Arrangement drawing. The hose to the supply and return
619		deck piping shall be of sufficient length to reach the control panel mounted on a platform
620		elevated 4 ft above the main deck and the piping connections.
621		In addition to being manually controlled, the control valve shall be remotely controlled as
622		well by a wireless controller allowing the operator to be positioned in a safe location with
623		good visibility. Details of remote control to be submitted with response.
624		Hoses required for connecting the control panel to the winches shall likewise be provided
625	_	by winch vendor. Hoses included shall be suitable for flammable fluid service as required
626	~ O	by ABS Rules MVR 4-6-7/3 Hydraulic Oil Systems.
627	X	
628	-	red Quotation Documentation
629	The fo	llowing items are required to be included with the quotation:
1630		Dimensioned General Arrangement drawing showing:
631		Plan, profile, and section views



1632	Maintenance clearance	envelops		
1633	Foundation mounting details			
1634	Wet and dry weights			
1635	Center of Gravity			
1636	Installation, Commission	ning, Operating	and Maintenance	Manual(s). Must include
1637	recommended maintena	ance interval sc	hedule up to and b	eyond 120,000 hrs.
1638	Complete mechanical, e	electrical, and e	lectronic technical	specifications.
1639	Details for package mo			
1640	Details of Controls inclu	iding for manua	I controls and remo	ote controls
1641		30.3		5
1642	Appendix 5 - Spread Mooring Wine	ches		1A
1643	Four hydraulic winches, each	with a 75,000 lb	o. pulling capacity	on the first layer of rope,
1644	shall be procured, ready for in	stallation on the	e deck of the barge	The package shall be
1645	complete with all controls to w			
1646	spud piles independently. No	te that these m	ooring winches sha	all be of the same make
1647	and model as the spud winche	es with the exce	eption that they are	Equal Speed pulling in
1648	as paying out.		M	
1649	Vendor shall be responsible to	for the design a	and performance	of the units to meet the
1650	requirements and conditions,			
1651	approvals required for the serv			
1652	Vendor shall provide comple	te unit includin	g control panel w	ith all controls for both
1653	winches, fully tested and ready			
1654	The unit shall be protected	from corrosion	including coatings	s suitable for a marine
1655	environment and other means			
1656		20.		
1657	Features of the winches	\vee		
1658	The following outlines the Performan	nce specification	ns for the spud pil	e winches and features
1659	with which they shall be provided.	72.70.00		
1660	Line pull vs speed shall be as follows	:		
1661	0			
1662	Line	oull vs speed s	hall be as follows	:
1663	'M'	Line Pull	Pull in speed	Pay out
1664	Pay in line pull and speed		13 10 10 10 10 10 10 10 10 10 10 10 10 10	
1665	first layer	75,000 lb.	72 ft/min	Same as Pull In
1666	Pay in line pull and speed			
1667	Mid Drum	58,400 lb.	100 ft/min	Same as Pull In
1668	Pay in line pull and speed			
1669	top layer	41,750 lb.	125 ft/min	Same as Pull In
1670	Note: Payout speed for the mooring		be approximately	the same as the pay-in
1671	speed.			
1672	Winch Drum shall be a maxim	um of 20 inches	s wide and shall be	able to hold over 700 ft

1673

1674

slippage with 5 wraps of wire rope remaining on drum.

of 1-1/8-inch wire rope. Drum shall have a cable anchor to secure the end to prevent



EXHIBIT A0 Specifications

1675	Winch shall be supplied with 500 ft of EIPS IWRC 1 1/8-inch wire rope with minimum
1676	breaking strength of 130,000 lb.
1677	The winch shall have a hydraulically released static/dynamic brake. The brake shall
1678	support the maximum rated load when no hydraulic power is applied. Upon application
1679	of hydraulic pressure to the motor, brake shall release automatically, and reengage when
1680	pressure is released.
1681	Winch shall operate at 3000 psi supply pressure at 142 gpm flow
1682	Speed control shall be performed by throttling spool control valve
1683	3-coat paint system for marine equipment
1684	Controls
1685	Controls The winch wender shall provide a central panel complete with all the second flow central
1686	The winch vendor shall provide a control panel complete with all necessary flow control
1687	and pressure regulation required for proper operation of the winch. Hydraulic pressure
1688	supply of 145 gpm at 3000 psi will be provided as will return to tank at approximately
1689	atmospheric pressure. Any additional hydraulic fluid supply and return functions required
1690	for the proper function of the winch shall be made at the control panel. All control valves
1691	to operate the winches shall be mounted at the panel. Pressure gauges showing supply
1692	and return pressure (at a minimum) shall also be installed on the panel.
1693	The control panel shall place the control valve levers at a comfortable operating height
1694	(approximately 30 inches, or as agreed with owner).
1695 1696	The control panel shall be connected to the supply and return piping on deck with hoses.
	The connection to the supply piping shall be by Code 62 SAE-type flanges with buna-n
1697 1698	O-rings. Both the hose flange and the counter flange to be installed on the hydraulic
	piping shall be provided by the winch and controls vendor. The flanges shall be as
1699	specified on the Mechanical Arrangement drawing. The hose to the supply and return
1700	deck piping shall be of sufficient length to reach the control panel mounted on a platform
1701	elevated 4 ft above the main deck and the piping connections.
1702	In addition to being manually controlled, the control valve shall be remotely controlled as
1703	well by a wireless controller allowing the operator to be positioned in a safe location with
1704 1705	good visibility. Details of remote control to be submitted with response.
1705	Hoses required for connecting the control panel to the winches shall likewise be provided
1706	by winch vendor. Hoses included shall be suitable for flammable fluid service as required
1707	by ABS Rules MVR 4-6-7/3 Hydraulic Oil Systems.
1709	Required Quotation Documentation
1710	The following items are required to be included with the quotation:
1711	Dimensioned General Arrangement drawing showing:
1712	Plan, profile, and section views
1713	Maintenance clearance envelops
1714	Foundation mounting details
1715	Wet and dry weights
1716	Center of Gravity



EXHIBIT A0 Specifications

1717	Installation, Commissio	ning, Operating	and Maintenance Manual(s). Must include
1718	recommended maintenance interval schedule up to and beyond 120,000 hrs.		
1719	Complete mechanical, electrical, and electronic technical specifications.		
1720	Details for package mounting unit to main deck		
1721		•	Il controls and remote controls
1722		J	
1723	Appendix 6 - Tugger Winch Purch	ase Specificati	ion
1724			ominal pulling capacity on the first layer of
1725			alve ready for installation on the deck of the
1726			n of the four corners of the barge to provide
1727	•		or to adjust the position of a material barge
1728	moored alongside.	0 1 /	
1729		for the design	and performance of the unit to meet the
1730			e functions outlined herein and obtain any
1731	approvals required for the serv	_	114
1732	• • • • • • • • • • • • • • • • • • • •		control panels with all controls, fully tested
1733	and ready for installation on th		
1734			including coatings suitable for a marine
1735			essary including suitable material selection.
1736		C	
1737	Features of the winches	Κ,	
1738	The following outlines the Performan	ce specification	is for the tugger winches and features with
1739	which they shall be provided.	70	
1740	•		
1741	Line r	oull vs speed s	hall be as follows:
1742		Line Pull	Pull-in/Pay-out speed
1743	Pay in line pull and speed		
1744	first layer	12,000 lb.	104 ft/min
1745	Pay in line pull and speed		
1746	Mid Drum	9,660 lb.	138 ft/min
1747	Pay in line pull and speed		
1748	top layer (6 th Layer)	7,319 lb.	172 ft/min
1749	Winch Drum shall be a maxim	um 10 inches w	ride and shall be able to hold a minimum of
1750	222 ft of 5/8-inch wire rope. Di	rum shall have a	a cable anchor to secure the end to prevent
1751	slippage with 5 wraps wire rop	e remaining on	drum.
1752	Winch shall be supplied with	222 ft of EIPS	S IWRC 5/8-inch wire rope with minimum
1753	breaking strength of 40,000 lb.		
1754	The winch shall have the following:		
1755	Sealed high efficiency planetary reduction gearing		
1756	Automatic multi-disc type bra	ke effective on	ily in pay-out direction at maximum load.
1757	Overrunning clutch between r	motor drive sha	aft and brake assembly free-wheels in the
1758	pay-in direction, but locks dur	ing pay out cau	ising brake disks to rotate between divider

42

disks. Dynamic braking is achieved modulating flow at control valve. When control valve



1760	returned to neutral or center position, the brake is automatically engaged holding the rated
1761	load.
1762	Hydraulic gear motor providing reduction ratio of 41:1 with two planetary stages
1763	Optimally shall operate at 2200 psi pressure at 50 gpm flow rate. Control panel shall
1764	provide all flow control and pressure regulation for winch
1765	Speed control shall be performed by throttling spool control valve
1766	3-coat paint system for marine equipment
1767	
1768	Controls
1769	The winch vendor shall provide a control panel complete with all necessary flow control
1770	and pressure regulation required for proper operation of the winch. Hydraulic pressure
1771	supply of 145 gpm at 3000 psi will be provided as will return to tank at approximately
1772	atmospheric pressure. Any additional hydraulic fluid supply and return functions required
1773	for the proper function of the winch shall be made at the control panel. All control valves
1774	to operate the winches shall be mounted at the panel. Pressure gauges showing supply
1775	and return pressure (at a minimum) shall also be installed on the panel.
1776	The control panel shall place the control valve levers at a comfortable operating height
1777	(approximately 30 inches, or as agreed with owner).
1778	In addition to being manually controlled, the control valve shall be remotely controlled as
1779	well by a wireless controller allowing the operator to be positioned in a safe location with
1780	good visibility. Details of remote control to be submitted with response.
1781	The control panel shall be connected to the supply and return piping on deck with hoses.
1782	The connection to the supply piping shall be by Code 62 SAE-type flanges with buna-n
1783	O-rings. Both the hose flange and the counter flange to be installed on the hydraulic
1784	piping shall be provided by the winch and controls vendor. The flanges shall be as
1785	specified on the Mechanical Arrangement drawing. Hoses required for connecting the
1786	control panel to the winches shall likewise be provided by winch vendor. Hoses included
1787	shall be suitable for flammable fluid service as required by ABS Rules MVR 4-6-7/3
1788	Hydraulic Oil Systems
1789	
1790	Required Quotation Documentation
1791	The following items are required to be included with the quotation:
1792	Dimensioned General Arrangement drawing showing:
1793	Plan, profile, and section views
1794	Maintenance clearance envelops
1795	Foundation mounting details
1796	Wet and dry weights
1797	Center of Gravity
1798	Installation, Commissioning, Operating and Maintenance Manual(s). Must include
1799	recommended maintenance interval schedule up to and beyond 120,000 hrs.
1800	Complete mechanical, electrical, and electronic technical specifications.
1801	Details for package mounting unit to main deck
1802	Details of Controls including for manual controls and remote controls



1803	
1804	Appendix 7 – Double Wall Fuel Tank and Pump
1805	One double walled diesel fuel storage tank of 1000 gallons capacity shall be procured
1806	completely outfitted as described below and ready for installation on the barge.
1807	Vendor shall be responsible for the design and performance of the unit to meet the
1808	requirements and conditions, and perform the functions outlined herein and obtain any
1809	approvals required for the service described.
1810	Vendor shall provide a complete unit fully tested and ready for installation on the barge.
1811	The unit shall be protected from corrosion including coatings suitable for a marine
1812	environment and other means as may be necessary including suitable material selection.
1813	Dimensions and weight shall be approximately:
1814	L = 91 inches
1815	W = 87 inches
1816	Height = 47 inches
1817	Weight = 2760 lb. empty, 11,239 lb. full
1818	Tank shall be easily be removable from its stowage location inside the deckhouse below
1819	the crane, aft of the deckhouse.
1820	The tank shall be fitted with the following:
1821	Double walled with 110% containment
1822	Inner tank shall be removable for inspection cleaning and maintenance.
1823	Stackable Corner Brackets
1824	Tank shall be fitted with internal baffles to minimize surging of fuel in tank
1825	Tank shall be fabricated with a galvanized frame suitable for lifting and be fitted
1826	with four-way forklift pockets to allow it to be liftable by forklift from any side
1827	The fuel tank shall be outfitted with a pump and hose on a hose reel (50 ft hose).
1828	Pump will be electric powered 120V.
1829	Lockable Equipment Cabinet to secure the ports, controls and equipment on the
1830	tank.
1831	4
1832	Required Quotation Documentation
1833	The following items are required to be included with the quotation:
1834	Dimensioned General Arrangement drawing showing:
1835	Plan, profile, and section views
1836	Maintenance clearance envelops
1837	Foundation mounting details
1838	Wet and dry weights
1839	Center of Gravity
1840	Installation, Commissioning, Operating and Maintenance Manual(s). Must include
1841	recommended maintenance interval schedule up to and beyond 120,000 hrs.
1842	Complete mechanical, electrical, and electronic technical specifications.



SECTION 3 - Pedestal Crane

NOTE: Pedestal Crane Barge to be supplied shall include all safety systems available from the fabricator.

ALL CAPACITIES, WEIGHTS, MEASUREMENTS, AND RATINGS ARE APPROXIMATES UNLESS OTHERWISE STATED AS A SHALL.

1 Background

The Port of San Francisco intends to build a crane barge to perform maintenance and repair works of marine structures along the City of San Francisco waterfront. Primarily the Port needs the ability to handle and drive piles at existing piers, but this design will have the capability to support some new construction as well.

The crane barge will operate inside San Francisco Bay year-round, primarily during

The crane barge will operate inside San Francisco Bay year-round, primarily during daytime under relatively protected conditions. The crane will be a permanently mounted pedestal type crane, for reasons of reach and capacity, reliability, readily available service and parts, and availability of the crane itself.

The capacity of the crane shall be sufficient to upend and lift steel and concrete piles 135 ft in length, up to 48-inches in diameter, and weighing 76,000 lb, not including rigging, at a reach of 60 ft from the centerline of the pedestal. The crane will be installed on a pedestal, the top of which is 12 ft above the deck of the barge. At operating draft, the barge freeboard is minimum 4 ft. During lifting and upending operations, the tip of the pile shall clear the deck by 2 ft minimum.

The crane shall be hydraulic, powered by a Tier 4 diesel engine.

This specification defines the minimum requirements for the fabrication, testing, and inspection of one crane and associated ancillaries to be installed on the new floating construction barge.

The scope of the package as well as initial estimates of the size of the crane are presented herein. Supplier to include updated sizing based upon their calculations and include with the package submission.

The Contractor constructing the barge will be the initial purchaser of the crane, and shall ensure it is procured, fabricated, tested, delivered to Fabricator, and installed in accordance with these and crane manufacturer's specifications. Purchaser shall confer with the ultimate Owner on technical questions, but commercial communications shall be between Supplier and Purchaser (Contractor).

BASIS

The basis for this document is construction and offshore industry codes, standards and practices and Customer experience and preferences. The following references shall apply as specified in the body of this document. The latest editions of the references, including addendums, in force at the time of the end of the response validity date shall apply. Conflicts between the requirements of the reference documents shall be brought



1887 to the attention of the Purchaser and Owner for resolution. The most stringent 1888 requirement shall apply unless otherwise agreed in writing by Purchaser and Owner. 1889 N REPO 1890 2.1 DEFINITIONS AND ACRONYMS 1891 1892 Within the body of this specification, the following definitions shall apply: 1893 1894 **Term Definitions** 1895 CA Classification Authority Contractor building the barge shall be initial purchaser of crane 1896 Purchaser 1897 Port of San Francisco / or its assigns Owner Supplier or subcontractor shop and/or any property owned by SUPPLIER 1898 Facility or subcontractor where any portion of the work will be performed. 1899 Any service or work performed by Supplier that must be performed to 1900 Services 1901 comply with the requisition requirements, or the contract, to procure, design, manufacture, and delivery of the work. 1902 Industry Codes, Standards, Guides, and Recommended Practices 1903 Standards 1904 referenced herein. Meaning the latest issue or edition in force at the end 1905 of SUPPLIER response validity date or the contract date. 1906 At response stage: any entity invited to provide a quotation for the Supplier 1907 equipment and/or any sub-contractors thereto. 1908 At Purchase stage: any entity contracted for the supply of the equipment 1909 and/or any sub-contractors thereto. 1910 In all cases Supplier is responsible for performance of all Work and will be the single point of contact for all Work-related issues. Neither Purchaser 1911 1912 nor Owner will receive information from or respond directly to sub-1913 Suppliers. 1914 Any material or item or service listed in the requisition or contract as being Work 1915 in the Supplier's Scope of Supply 1916 National Fire Protection Association NFPA American Society of Mechanical Engineers 1917 ASME 1918 American Petroleum Institute API 1919 National Association of Corrosion Engineers NACE 1920 Code of Federal Regulations CFR HPL 1921 Hydraulic Power Unit 1922 (INDÚSTRY CODES, STANDARDS, RULES, REGULATIONS 1923 2.2 1924 This section lists the owner, client, industry, regulatory references USED IN THIS 1925 DOCUMENT. If there is a conflict it shall be brought to the attention of Purchaser and Owner.

Sourcing Event 0000006633 Exhibit A0 Specifications

1926

1927

1928

Owner.

Most stringent requirement applies unless specified otherwise in writing by Purchaser and



1929 1930	The specifications listed below or la work.	test edition available of the specifications shall govern all
1931	23757.155.55.65.65.65.65.65	
1932		a Letter of Compliance shall be provided by the Supplier
1933		t in accordance with the latest publications of the following
1934	Standards including all amendment	s as of the date of this specification. Unless required by
1935	the CFR, Classification Certificates	are not required.
1936	Number	Title
1937	ASME B31.1	Power Piping
1938	ASME B31.3	Process Piping
1939	API SPEC 2C	Specification for Offshore Pedestal-mounted Cranes
1940	ANS/AWS D1.1	Structural Welding Code-Steel
1941	ABS	Rules for Building and Classing Steel Barges
1942	ABS	Guide for Certification of Lifting Appliances (INFO ONLY)
1943	Title 29 CFR Part 1919	Labor, Gear Certification
1944	Title 29 CFR Part 1919	Labor, Safety and Health Regulations for Construction
1945	Title 46 CFR Subchapter F	Shipping, Marine Engineering
1946	Title 40 CFR Subchapter U	Protection of Environment, Air Pollution Controls
1947	nuo to of it outbindptor o	(EPA Tier IV)
1948	California Regulation 1619.3	
1949	California regulation 1010.0	Barges
1950	3 LIMIT OF SUPPLY	Daiges
1951		ional to those listed in this section, required for Supplier to
1952		d process guaranty shall be clearly indicated in writing in
1953		ly in Supplier's quotation. The Supplier shall include in their
1954		vices and scope of work shown below.
1955	quotation for at least the serv	nces and scope of work shown below.
1956	3.1 DEFINITION OF SUPPLIER	SEDVICES
1957		
		ts listed in the requisition shall cover the following services:
1958	Process Guaranty and Mech	
1959		design work to include process, mechanical, structural,
1960		ion, installation, lifting, transportation, Health-Safety-
1961		, maintainability, operation, instrumentation, control, and
1962		iving, storage, securing, and insuring of all material for
1963		ding all expendables, material handling provisions as
1964	required by the contract docu	
1965		ngs or communication, and documentation, and submission
1966		tory / Regulatory Acceptance and CA acceptance as
1967	required.	
1968		rm the work in any of Supplier's or subcontractor's facilities
1969	including transport within the	facility, and loading and securing the work onto Supplier-
1970	furnished transport.	
1971	Warranty Period	



1972

3.2	SCOPE OF SUPPLY		
	One (1) independent, completed, fully function	al, pedestal or kin	gpost-mounted marine
	crane shall be supplied consisting of all major		
	services, and accessories as defined herein ar		
	limited to the items shown on this requisition S		
	provided scope limitations for the system as ed		
	Crane shall be designed to API Specification 2		
	requirements of this specification. Scope of sup		
	items listed below:	pry strain solitois.	S
ITE	M NO. DESCRIPTION	UNIT	OTY
30.7	1 Crane	Each	1
	2 Diesel engine / HPU	Each	2`i
	3 Pedestal or Kingpost complete	Each	1
_	with bevel for welding to barge	Lacii M.	
	structure		
	4 Lifting arrangements for crane	Lot M	1
_	5 Inspection and Testing in accordance	Lot	1
-	with Purchaser/Owner approved	100	110
	Inspection and Test Plan	S	
	6 Failure mode analysis	Lot	1
1		Lot	1
_	_ 7 Calculations as required by API 2C		1
	_ 8 Bearing calculations as required by API 2C	Lot	1
_	_ 9 Spare Parts – Commissioning and Startup	Lot	4
	as required	1.24	4
	_ 10 Spare Parts – 2 years operation (OPTION)		1
-	_ 11 Special Tools	Lot	1
_	_ 12 Preservation and preparation for shipment		1
-	_ 13 Load out and load out appurtenances	Lot	.10
	(shackles, slings, padeyes etc.)		-2
	_ 14 Freight (Free Carrier (FCA) or as agreed)	Lot	1
	_ 15 Supplier Data	Lot	1
	_ 16 Commissioning Services (OPTION)	Lot	1
_	_ 17 Training Services (OPTION)	Lot	1
-	_ 18 Warranty	Lot	1
_	_ 19 Maintenance and Operating Manuals,	4 Hard,	1
	Data Books	1 electronic	
Note:			
The f	ollowing certificates shall be provided with the cr	ane:	
	_EPA Tier 4 certificate of conformity		
	_API Monogram (API 2C)		
	Test Certificates shall be provided for the follow	ving:	
	_ Hooks, shackles, rings		



2015	Blocks
2016	Ropes
2017	Winches
2018	
2019	3.3 SYSTEMS/ ASSEMBLIES CHARACTERISTICS AND SCOPE Crane shall, as a minimum, meet the following requirements: Boom length max 150 ft Dynamic Rating based API values including vessel motions Dual main hoists each with the following capacities: Main Hoists – Min 100 kips @ 25 ft deck/barge lift Main Hoists – Min 100 kips @ 60 ft deck/barge lift Main hoists – Min 70 kips @ 90 ft deck lift Whip (Aux) Hoist – Min 30 kips 25 kips @ all radiuses
2020	Crane shall, as a minimum, meet the following requirements:
2021	Boom length max 150 ft
2022	Dynamic Rating based API values including vessel motions
2023	Dual main hoists each with the following capacities:
2024	Main Hoists – Min 100 kips @ 25 ft deck/barge lift
2025	Main Hoists – Min 100 kips @ 60 ft deck/barge lift
2026	Main hoists – Min 70 kips @ 90 ft deck lift
2027	Whip (Aux) Hoist – Min 30 kips 25 kips @ all radiuses
2028	Aux Hoist shall be suitable for personnel lifts: 150 ft/minute
2029	Pile Hammer Hose handling hoist to lift approximately 4000 lb (single part) from sheave
2030	on the boom located approximately 50 ft from heel pin
2031	Hook travel 20 ft below top of pedestal flange/adapter
2032	Anti two-block system for main and aux hoists
2033	Power lowering (no free-wheeling) by automatic fail-safe brake
2034	Conditions for the above capacity as per below or Regulations (most stringent requirements to
2035	apply):
2036	One-Minute Wind speed: 40 knots
2037	Significant wave height: 49pprox 1.5 ft at 4 sec
2038	Relative velocity of cargo deck at pick point to crane boom point: 1.2 ft/sec
2039	Barge Trim: +/- 3 deg
2040	Barge Heel: +/- 5 deg
2041	Off-lead and side lead: 5-degree off-lead and 3-degree side-lead
2042	Slewing capacity: Crane shall be operable at a maximum trim/heel with light load
2043	(Supplier to advise allowable load). At 5 deg heel or trim, crane shall be able to slew
2044	with 80-kip load at 60 ft radius.
2045	The individual assemblies, system requirements are as described below:
2046	
2047	3.3.1 Hydraulic Diesel-Driven Power Unit
2048	
2049	Hydraulic Diesel Driven Power Unit shall meet the following
2050	Q _v
2051	3.3.1. Diesel Engine
2052	Self-Contained diesel driven unit mounted on crane. Engine brand to be presented in
2053	response
2054	Engine to be certified to meet current EPA Tier 4 emissions regulations
2055	Engine shall run on Renewable diesel fuel meeting the requirements of ASTM D975
2056	Grade No. 2D S15
2057	Engine to have weather protection enclosure



2058	Engine shall have sufficient power to perform all primary crane motions at the same
2059	time (hoist, boom up, and slew), but not necessarily at maximum load simultaneously.
2060	Engine shall be equipped with the following:
2061	Radiator cooling system with antifreeze coolant.
2062	Spark arresting muffler
2063	Local Starter Button and Emergency Stop
2064	Thermal Insulated exhaust system components as necessary
2065	Tachometer and hour-meter.
2066	Tachometer and hour-meterOutdoor air cleanerCab mounted gauges for water temperature and oil pressureCab mounted controls for engine shutdown.
2067	Cab mounted gauges for water temperature and oil pressure.
2068	Cab mounted controls for engine shutdown.
2069	Electric starter with cab mounted push button and DC Volt gauge.
2070	Batteries with Marine Battery Charger
2071	Automatic engine shutdown on over-speed.
2072	316L Stainless Steel Fuel Tank with filler cap, clean out hatch, and drain valve.
2073	
2074	3.3.1.2 Hydraulic oil system
2075	The system shall have the following specifications and characteristics:
2076	Supplier to select pumps (i.e., variable vs fixed displacement) based on Intermediate
2077	Duty and longevity required.
2078	Air to oil hydraulic fluid heat exchanger shall be mounted in front of the diesel engine
2079	radiator.
2080	10 Micron nominal return line filtration to be fitted on the Oil Conditioning circuit.
2081	10 Micron nominal pressure line filtration to be fitted for the Control circuit
2082	10 Micron nominal pressure line filtration to be fitted for the Slew circuit
2083	Separate High-Pressure Filters to be fitted downstream of the main/auxiliary and boom
2084	pumps with 10-micron elements. In the event of hydraulic pump failure, the filters will
2085	collect and remove contaminants before they enter the system.
2086	Individual pressure gauges for load, luff, and slew circuits.
2087	316 Stainless Steel Hydraulic Reservoir to be located to supply positive suction head
2088	pressure to the pumps at all times. The tank is equipped with filler cap, drain valves,
2089	100 mesh suction strainers, return line diffuser, and clean out hatch.
2090	Drip pans or enclosures around hydraulic components to be fitted.
2091	
2092	3.3.2 Machinery Enclosure
2093	A machinery enclosure shall be supplied that forms an integral part of the crane on the
2094	Revolving Superstructure and encloses the Prime Mover, Heat Exchanger, Hydraulic
2095	Pumps, Valves, Filters, and Reservoir. This enclosure shall be constructed from heavy
2096	steel plate, 100% seal welded and equipped with solid steel floor. The following shall be
2097	fitted in the space as a minimum:
2098	Air Exhaust Louvers provide access to the Heat Exchanger and Engine Radiator.
2099	Oil Pressure Activated Exhaust Louvers normally closed, open by means of positive
2100	engine oil pressure



0404		Assess to Decre Wellers with headelle
2101		_Access to Boom Walkways with handrails.
2102		_ Drip Pans around/under Prime Mover and Hydraulic Components.
2103		Lockable Swinging Access Doors to access all components easily
2104		Acoustic Insulation provided on the interior walls of the Machinery Enclosure as needed
2105		to reduce the Operators Cabin noise level to 80 dBA or less at full speed.
2106		_Dry Chemical Extinguishing System for Engine house includes manually operated
2107		release, located on the outside of the engine house, tanks and piping for system.
2108		
2109	3.3.3	Hoist System
2110	The fo	ollowing equipment shall be provided:
2111		Two Main Hoist winches, each with single drive motor, hydraulic dynamic braking and
2112		spring applied "Fail Safe" static external contracting spring applied Drum Brake. Hoists
2113		shall be "cascaded" i.e., one shall have sheaves located at the nominal boom tip, and
2114		sheaves for the second hoist shall be located inboard a sufficient distance to avoid
2115		clashing of the hoist blocks during lifting operations.
2116		Auxiliary Hoist winch with single drive motor, hydraulic dynamic braking and spring
2117		applied "Fail Safe" static external contracting spring applied Drum Brake.
2118		Hose Hoist winch with single drive motor, hydraulic dynamic braking and spring applied
2119		Fail Safe" static external contracting spring applied Drum Brake, 4-kip nominal capacity
2120		
		on 1 fall of approximately ½-inch diameter galvanized wire rope.
2121		_ All wire rope shall be of the same diameter and specification if possible.
2122		_ Auxiliary Hoist shall be certified for Personnel Handling.
2123		7
2124	3.3.4	Boom
2125		_150 ft (nominal) Bolt-connected, Tubular Chord, Lattice Boom shall be provided with
2126		bolt on Fast Line Extension, Spring Loaded Boom Stops and mechanical pendulum type
2127		Radius Indicator.
2128		_High and low angle, non-overridable, boom hoist kick-out device shall be fitted to permit
2129		reduction of the minimum operating radius.
2130		Boom tip access to be installed, consisting of a walkway along the side of the boom
2131		accessible from the side of the crane. Access shall be provided to the boom tip from
2132		which servicing of all the boom tip machinery such as Sheaves, Main Block, Auxiliary
2133		Hook, Boom Lights, and SLI sensors can take place. The walkway and platforms shall
2134		include fiberglass grating. Grating to have non-skid walking surface and of UV resistant
2135		composition.
2136		Walkways, Ladders, Access Platforms, Railings and Toe Boards to be fitted in
2137		accordance with API Spec 2C, latest edition requirements.
2138		
2139	3.3.5	Slew Drive System
2140		Spur Gear Slewing drive, consisting of multiple pinions driving against a stationary
2141		external gear fixed to the Pedestal or Kingpost. Fixed displacement hydraulic motors

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driving the pinions through planetary speed reducers shall be provided.



2143		Each speed reducer shall be equipped with Manually Operated spring-applied pressure
2144		released Parking Brake.
2145	-	_Each pinion drive shall be equipped with a slew guard.
2146 2147	3.3.6	Slew Bearing/Pedestal (option)
2148		If crane has slew bearing on a fixed pedestal, a steel tubular pedestal with pre-
2149	-	machined and drilled flange for the slew bearing ring shall be provided and shipped
2150		separately. The Pedestal shall include the following;
2151		Lower edge of pedestal pipe to be prepared for welding to the barge structure that will
2152		be provided by barge fabricator. The lower edge of the pedestal pipe shall be beveled
2153		45 degrees with a 1/8" nose.
2154		Pedestal height to be 7'-10" to top of flange, putting heel pin of boom at approximately
2155		12'-6" above the deck. Pedestal tubular to be 94-inch OD with 1.5-inch wall. Note: top
2156		of barge pedestal stub is 4'-2" above the deck.
2157		Weathertight Man Way for internal access and maintenance
2158		
2159	3.3.7	
2160		If crane has fixed kingpost, complete kingpost shall be provided and shipped separately
2161		with nonmetallic upper and lower bearing assemblies. King post shall include the
2162		following;
2163		Lower edge of pedestal pipe to be prepared for welding to the barge structure that will
2164		be provided by barge fabricator. The lower edge of the pedestal pipe shall be beveled
2165		45 degrees with a 1/8" nose.
2166		Pedestal length to be 7'-10", putting heel pin of boom at approximately 12'-6" above the
2167		deck. Pedestal tubular to be 94-inch OD with 1.5-inch wall. Note: top of barge
2168		pedestal stub is 4'-2" above the deck.
2169		_Weathertight Manway for internal access and maintenance
2170		
2171		Operator's Cab
2172	The o	perator's cab shall be mounted on vibration isolators, and equipped as follows:
2173	_	Fully sound insulated on walls and roof with sound and vibration absorbent floor mats.
2174		Operators Cabin noise level to be reduced to 80 dBA or less with crane machinery at
2175		full speed.
2176	_	_Tempered Safety Glass Windows as required to provide high visibility ahead and to the
2177		sides:
2178	-	opening side windows
2179		High Visibility, Fixed front window
2180	-(Fixed floor window, protected by removable floor grating.
2181	Y	Fixed forward sloping roof window.
2182		_Two fixed front quarter panel windows.
2183		_Door with fixed window. Door shall be lockable.
2184	-	_Stainless steel, wall mounted console with:
2185		Engine start control



	Engine electric start control
	Engine stop control
	Engine emergency stop control
	Hydraulic pressure gages
	Hydraulic oil level gage with alarm
	Hydraulic pressure gages Hydraulic oil level gage with alarm Engine tachometer Engine oil pressure gage Engine coolant temperature Windshield wipers operator Slew Parking Brake operator Emergency control disengage Air pressure gage Air horn operator Wind Speed and direction readout Load Rating Load Chart
	Engine oil pressure gage
	Engine coolant temperature
	Windshield wipers operator
	Slew Parking Brake operator
	Emergency control disengage
	Air pressure gage
T	Air horn operator
Ξ	Wind Speed and direction readout
Ξ	Load Rating Load Chart
	Fully adjustable low back operators chair with integral armrest mounted "joystick"
	controls for primary crane motions conforming to API 2C, Paragraph 10.1.4.2. Joystick
	function and arrangement to be provided with response. Controls include:
	Crane slewing (left joystick)
	Aux Hoist (left joystick)
	Boom raise/Lower (right joystick)
Œ	Main Hoist No. 1 (right joystick)
	Main Hoist No. 2 (separate lever)
	Hose Hoist (separate lever)
Ξ	Foot pedal for Engine Speed Control.
	Foot operated emergency shut down for the hydraulic system
3.	3.9 Communications
TI	ne following shall be procured and installed in the operator's cab:
	Warning horn with control in the operator's console
	VHF marine transceiver inside the cabin.
	Loud hailer microphone and speaker.
3.	3.10 Safety Devices
	ne following shall be provided on the crane:
	Hoist Safety Device shall be supplied with Recording Safe Load Indicator for both Main
	and the Auxiliary lines. The display shall be backlit, for night operation and shall show
	on digital displays the following as a minimum:
<	safe working load (SWL)
	actual load
	hook radius
	rope falls
	hook load as a percentage of SWL
	TO A STATE OF THE



2229	Visual and audible alarms shall provide a clear and continuous warning indicating that
2230	the preset limits, typically 95% (yellow light) & 110% (red light) of permitted load, have
2231	been exceeded, are incorporated into the display. Push buttons shall be provided to
2232	change number of falls, and to activate test functions and optional features
2233	A manual emergency load lowering system shall be provided on the main, auxiliary and
2234	boom hoists, which when activated will allow the load to be lowered to a safe area
2235	without the use of the crane's power unit or the assist of an external power supply.
2236	Positive mechanical anti-two block system shall be fitted on both main and auxiliary
2237	hoists.
2238	High and low angle, non-overridable, boom hoist kick-out device shall be fitted.
2239	Emergency Master control disengage operator shall be fitted.
2240	One Fire Extinguishers to be provided in or near the cab.
2241	An anemometer and wind direction indicator system shall be installed with the sensing
2242	units located on the top of the gantry where it can be reached for maintenance.
2243	Readout shall be located in the operator's cab where easily visible to the operator. The
2244	unit shall be powered by the crane power system (i.e. at battery voltage).
2245	and community an
2246	3.3.11 Electrical System
2247	Lighting Package shall be provided, consisting of:
2248	Crane electrical & lighting system, with boom mounted equipment consisting of:
2249	Two-high lumen LED floodlights swivel mounted along the boom to illuminate the load.
2250	2. Two LED light fixture in engine house and one LED external to engine house light fixture.
2251	3. One LED cab light fixture
2252	4. One cab control panel with branch circuit breakers and control circuits as needed.
2253	The following equipment shall also be provided and wired:
2254	Fan plus self-contained Air Conditioner unit, mounted at the rear of the cab. Unit has
2255	coil coatings for marine salt water, with 23,000 BTU cooling with separate defroster.
2256	Vents can be positioned to defrost upper and front windows.
2257	Heater/Defroster for defogging windows/heating of cabin.
2258	
2259	3.4 OTHER TECHNICAL CRITERIA
2260	
2261	3.4.1 Performance Criteria
2262	Crane dynamic and static ratings shall be in accordance with API 2C. Latest edition at
2263	order shall apply unless otherwise noted.
2264	The crane and its power pack equipment shall be suitable for 2000 hours per year
2265	(intermediate duty).
2266	The auxiliary hoist shall be capable of providing a minimum hook speed of 120 ft/min
2267	with a single part line with one full layer on the drum with a maximum significant wave
2268	height = 1.5 ft.
2269	The Crane should meet the Performance Criteria detailed in this specification.



	ier shall provide a process guaranty for the following:
	Main Hoist (Static Load),
	_Aux Hoist (Static Load),
=	_Main Hook speed
	_Aux Hook speed
	Boom Luffing
-	Swing 360 degrees unlimited
3.4.2	Structural Design Verification Conditions
	Structural design of the crane shall be checked against following requirement:
	The crane calculations shall be made for all load operations in the most adverse
-	positions, and for wind velocity of at least 40 knots, for Crane in operation, and at least
	70 knots, for Crane out of operation in stowed position.
	To initiate, for craine out of operation in clowed position.
343	Power and Drive Systems
0.4.0	The crane prime mover shall drive, via independent hydraulic circuits, all the crane
_	motions and auxiliary functions as necessary.
	In an emergency loss of prime mover power, the crane shall fail safe. It shall be
	possible to manually lower the load as required by API Spec 2C. The emergency power
	system shall allow the crane to be slewed to a safe position and set down the boom in
	the boom rest.
	The load hoist hydraulic system shall be designed to prevent the load lowering before
	rising when the joystick is moved to the raise position. The winch drums ensure correct spooling during all operating conditions including no load and high winds.
3.4.4	Brakes
	The load hoists shall have static brake systems on the winch input drive shaft.
	All brakes shall be arranged to automatically apply their full braking force progressively
	and without shock in case of power failure or a failure in the control system. This
	braking force shall be sufficient to stop and hold a load of 1.33 times the rated load of
	the crane hook under all design conditions, including wind, horizontal slide and forward
	loads, absolute vertical velocity of the cargo deck etc.
	The brakes shall be applied directly to the drum.
-	_ The brakes shall be applied directly to the didff. The hoist drums shall be provided with a non-spark rope guard or spooling arrangemen
	to prevent rope from sliding off.
	to prevent tope from sliding on.
3.4.5	Boom
	A detailed procedure for change out of boom sections, considering the layout of the
4	barge, shall be included in the Operations and Maintenance manual.
-	The complete boom shall be painted.

TECHNICAL REQUIREMENTS



2312		The following sections are a summary of major requirements of this requisition.
2313		Supplier is required to review, become familiar with, and incorporate all requirements of
2314		requisition documents. All requirements shall apply unless an exception is granted in
2315		writing to Supplier by the Purchaser.
2316		
2317	4.1	GENERAL
2318		_ Equipment supplied under this requisition shall be designed for a life in excess of thirty
2319		(30) years' service life. Additionally, the equipment and components shall be subjected
2320		to "Intermediate Duty" as defined in API Spec 2C. Hydraulic pumps for crane lifting and
2321		slewing functions shall be variable displacement type.
2322		The equipment shall be designed for installation on a 150-ft by 55 ft construction barge.
2323		Supplier provided equipment shall be selected such as to reduce the amount of spares
2324		inventory the Owner must purchase.
2325		The supplier shall confirm any and all design information provided by Purchaser and
2326		Owner and, during detailed engineering, shall provide sizing calculations or selection
2327		criteria for all equipment, instruments, structures, and center of gravity for review,
2328		approval, and use by the Purchaser and Owner.
2329		
2330	4.1.1	Failure Mode Analysis
2331		The designer shall complete a detailed structural analysis and identify the critical
2332		members/ components. The analysis shall also include a failure mode analysis,
2333		analyzing the structure in the failure mode (i.e., after failure of the critical members such
2334		as structures, winches, ropes, and hooks).
2335		Catastrophic overload caused by the hook being pulled away from the crane either in
2336		vertical or in horizontal direction, shall be evaluated.
2337		The failure strength of the principal load carrying components shall be such that the
2338		consequences of a catastrophic overcapacity situation is minimized, with priority on
2339		safety of humans, equipment, and the environment. The failure strength of the principal
2340		load carrying components shall be such that the components supporting the operator's
2341		cabin are not the first to fail in any condition.
2342		The analysis shall be submitted to the Purchaser and the Owner for review and
2343		approval prior to commencement of the crane fabrication and will be used to understand
2344		reliability and consequence of failure of all crane components.
2345		
2346	4.1.2	Performance Criteria
2347		The design of the crane, structures and bearings shall be suitable for all cases and
2348		continuous operation at all load ranges.
2349	~C	Crane operation shall be conducted primarily in calm water conditions with waves
2350	Y	primarily from passing ships. Wake is predominantly in the 0.5 to 1.2 ft range at
2351	*	between 2.5 to 5 second periods. Wind waves during operations may reach 1.5 ft
2352		significant height with peak spectral period of 4 seconds. Note that a vessel motions
2353		analysis is not available.
2354		Design wind speed for the crane shall be 40 knots for any operating condition.



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4.1.3 Measurement Unit and Language

The measuring unit and language shall be used for nameplates, caution plates, instruments and drawing shall be as follows:

> Item Standard

U.S. Customary Units (ft, lbs, kips, etc)
English
English Units:

Language: Caution Plate (safety signs): OHSA recognized visual signs shall be utilized

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4.1.4 Site Conditions Data

The equipment shall be suitable for outdoor installation and subjected to the ambient site conditions and vessel operating and transportation loads as described in the project specifications, unless otherwise specified. This shall include all forces imposed upon the equipment by transportation to Fabricator, vessel motion during transportation to site and while installed on barge for its operating life.

32 °F to 104°F in open areas Ambient Air Temperatures: Up to 100% Relative Humidity Humidity:

Atmosphere: Salt laden, marine

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4.1.5 Noise and Vibration

Noise levels shall not exceed 80 dBA inside the cab when crane operating at full speed. Vibration shall be minimized as far as practicable by design.

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4.1.6 Materials

Supplier is responsible for recommending correct materials specifications and grades and pre and post fabrication treatments for the equipment suitable for its environment, and design conditions, including fluids handled in the equipment.

Supplier shall be responsible for providing documentation suitable and approved by regulatory authorities for all equipment required by them.

Supplier is responsible for material handling access / egress.

Supplier shall provide listing of all Suppliers' Sub-suppliers for all items provided. Alternative materials suitable for the service should be submitted to Purchaser and

Owner for review and approval.

Any stainless-steel tubing used in the hydraulic systems shall be type 316 with Molybdenum (Mo) content greater than 2.5%.

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Structural

All structural design shall be in accordance with the Supplier project specifications. Ultimately, the completed crane will be delivered directly to the barge fabrication yard. lifted onto the hull, and placed onto the barge-provided foundation extending from the deck of the hull.



EXHIBIT A0 Specifications

4.1.8	Electrical Supplier shall sub-distribute and provide distribution circuit breakers within crane cabin.
	Necessary disconnect switch and overload and short circuit protection shall be provided (MCCB/ MCB – Molded Cast Circuit Breaker/Miniature Circuit Breaker) for each individual consumer.
	marvadar consumer.
4.1.9	Tagging
	Tag numbers shall be assigned by Supplier and shall then be followed through consistently on all Supplier drawings, documentation, and nameplates. This tagging system typically will not be applied to piping, internal electrical cabling, or equipment-specific components.
	,1,4
4.1.10	Regulatory Compliance
	The vessel upon which this equipment will be installed will not be classed. However, the subject equipment shall comply with all OSHA requirements regarding equipment and personnel safety. The State of California has requirements concerning crane
	design, testing, certification, and operation as outlined in State of California Regulations 1619 and referenced regulations. All certifications required for a new crane shall be obtained by supplier and submitted to Purchaser and Owner prior to final delivery of
	crane and barge.
	.0`
4.2	MAINTENANCE REQUIREMENTS
	The layout of equipment, and space, on the crane shall ensure that the maintenance activities, including the removal of all major pieces of equipment, can be carried out
	efficiently in the minimum of time The layout of equipment shall permit ease of maintenance with adequate withdrawal
	space for components which can reasonably be expected to require removal in the lifetime of the equipment.
	The crane shall be fitted with all maintenance appurtenances required to allow this to be
	carried out.
4.2.1	Access
	The crane shall be provided with access ladders, walkways, and all necessary handrails, to allow safe access to all parts of the crane for inspection and maintenance.
	Safe access shall be provided to the gantry or king post frame (depending on crane
-	type), boom (with handrail) including the boom head, and including access to all
4	equipment including light fixtures. The Supplier shall provide all necessary access platforms and an access ladder, with safety hoops. There shall be a safe means of
	access to the boomEach item of mechanical handling equipment shall allow safe access to all parts for

inspection and maintenance purposes.



4.2.2	Safety Devices
	_ Safety devices shall not be dependent on air or electrical power except the crane
	monitor system. The graps shall also be fitted with a Safe Load Indicator with a recording facility to
	The crane shall also be fitted with a Safe Load Indicator with a recording facility to provide the lifting history of the crane (programmed PLC (programable logic controller)
	function, retrievable) The systems shall be simple, easy to maintain, and provide the crane operator with a
	status indication in the cab that they are fully operational.
	Floodlighting is required to illuminate the load throughout the entire operating envelope
	of the crane. Lighting is required for all access ways, ladders and working maintenance areas, this shall be combined with emergency lighting to ensure that personnel have
	sufficient light to exit from any area of the crane onto the main barge deck.
	An anemometer and wind direction indicator system shall be installed with the sensing units located on the top of the gantry where it can be reached for maintenance.
	Readout shall be located in the operator's cab where easily visible to the operator. The unit shall be powered by the crane power system (i.e. at battery voltage).
	Electrical isolators for Electrical cabinets shall be provided, if applicable.
4.2.3	Ring or Kingpost Bearing
100	Depending on the kind of crane, i.e. pedestal with ring bearing, or kingpost with upper
	and lower bearings, procedures and necessary equipment regarding following items 1-4
	shall be provided:
	1 Replacement of bearing (ref para 3.3.6 or 3.3.7 as appropriate)
	2 Bearing wear test.
	Taking of grease samples.
	4 Alignment check and adjustment of slew pinion and gear.
4.3	FABRICATION AND ASSEMBLY
	_ Equipment shall be completely fabricated, painted, assembled, inspected, and function
	tested in Supplier facility.
131	Quality Assurance / Quality Control
4.5.1	The Purchaser and the Owner will ensure all purchased products conform to specified
	purchase order requirements by establishing and implementing any necessary source
	inspections or other activities. When source inspections are required, Purchaser's (and
	possibly Owner's) inspector(s) will conduct activities based on the Purchaser/Owner-
	approved Supplier Inspection and Test Plan (ITP). The Supplier must identify the critical
·C	inspection activities and present these in their Supplier Inspection and Test Plan. The
4	product will not be allowed to ship until the inspector(s) issues an Inspection Release
-	Certificate.
	Purchaser's and Owner's QA/QC contact information will be provided at the Supplier
	kick-off meeting.
	The SUPPLIER shall perform work in compliance with ISO 9001 Guidelines.

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EXHIBIT A0 Specifications

432	Materials
	Supplier shall furnish new and unused materials, including CA required documentation,
	as required. Materials shall be free from manufacturing defects.
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4.3.3	Electrical
	The Supplier shall pre-wire all instruments and utility supplies to junction boxes
	mounted on the crane. The Supplier shall include cabling, cable trays of SS 316L,
	glanding, labeling, terminating, and testing all terminations.
4.3.3.	
	All recommended practices of ABS, USCG, and IEEE-45-2002 Recommended Practice
	for Electric Installations on Shipboard are deemed requirements of this Specification. All work shall conform to the latest U.S. Coast Guard and ABS Rules.
	All required equipment shall be Contractor furnished and installed.
	The Contractor shall provide vendor data of all Contractor-furnished equipment in the
	Data Book described in Section 4.4, Crane Documentation.
	Data Book accompanies and content in the product became the content in the conten
4.3.3.2	2 Cable & Cable Installation
	Cables shall be installed in Cableways in compliance with ABS, USCG, and other
	applicable Regulatory Body Requirements
	Electrical cables shall meet ABS requirements, including flammability and bunched
	flammability criteria. Power cables shall have a 90°C operating temperature. All cables
	shall be properly selected for their intended purpose. Cables shall be run as directly as
	practicable, consistent with adequate ventilation of the cable wire ways, and with due
	care in the avoidance of hazardous or otherwise undesirable locations.
	Cables, insofar as practicable, shall not be installed in locations exposed to weather. Cables for weather deck mounted fixtures and equipment shall be installed on the inside
	surface of house structures supporting such fixtures and equipment.
	Cabling shall be neatly formed and installed in a workmanlike manner, giving particular
	attention to appearance.
	All cables shall be continuous between outlet boxes, connection boxes, switchboards,
	panel boards, etc. They shall enter the box and shall be secured by a clamp or
	connector to assure a good electrical connection between the cable armor, where fitted,
	and the box and wiring device, or the cable armor may be electrically connected to the
	enclosure by means of a suitable clamp or strap.
	Cable entry into electrical equipment in exposed areas shall generally be from below
	unless otherwise noted. At specific locations, where cable entry from below is
X	impractical, cable entry from another direction shall be the subject of approval by the
	Purchaser and Owner.
	Control and monitoring cables to sensors, remote distribution panels, or to main
	processors, shall be segregated from power and lighting cables by at least 50 mm, or as

otherwise approved by the Purchaser and Owner.



2527	Cable splicing shall not be allowed unless specified for a particular piece of equipment.
2528	Where required, the splice shall meet the ABS requirements in 4-8-3/9.19 and 4-8-
2529	4/21.23. The splice shall stagger the connections of each conductor. The splice kit
2530	shall provide for a watertight connection that incorporates crimped conductor
2531	connections, epoxy resin, and heat shrink jackets. Taping is not an acceptable
2532	alternative.
2533	Where cables pass through areas where they may be damaged, they shall be protected
2534	by stainless steel pipe or other Owner-approved conduit.
2535	Any damage to the cable outer jacket that occurs during cable installation shall be
2536	repaired by using a repair kit specifically designed for such purpose. Taping the cable
2537	jacket will not be acceptable. Where installation damage affects the conductor or
2538	conductor insulation, the entire cable shall be replaced.
2539	Connection of ship's cables by twisting together and taping is strictly prohibited.
2540	Removing strands from wire to fit a smaller lug is also prohibited.
2541	Where cables are oversized to suit voltage drop conditions and cannot easily be
2542	connected to light fixtures or convenience outlets, a jumper wire of smaller size can be
2543	used to connect the fixture or outlet to the larger cables to the fixture. The jumper must
2544	be lugged on both ends and made with a bolted splice inside of the fixture or outlet
2545	enclosure. The jumper wire must be sized to be adequately protected by the circuit
2546	breaker feeding the oversized cable.
2547	A single layer of cables shall rest on one hanger except that a second layer of smaller
2548	cables may be installed to fill in between larger cables to facilitate strapping of cables. If
2549	an additional layer of cables is required, it shall be supported on a second hanger
2550	bracketed a sufficient distance from the first to permit painting and inspection.
2551	
2552	4.3.3.3 Cableway & Penetrations
2553	Where cables pass through non-watertight non-gastight bulkheads, decks, or platforms,
2554	the openings shall be fitted with collars which extend at least 100 mm (6") above/below
2555	platforms and decks, and at least 50 mm from the surface of each side of bulkheads. If
2556	cables are to lay against the collar, a rubber or other softener shall be placed between
2557	the cables and the collar to prevent chafing.
2558	Cable supports shall be spaced not more than 300 mm (12") on horizontal and 500 mm
2559	(20") on vertical runs
2560	Steel hanger or flat bar not less than 5 mm (1/4") thick with corrosion resistant finish
2561	shall be used for all cable hanger material. Painting shall be acceptable as a corrosion
2562	resistant material for interior locations. Stainless steel shall be used for weather deck
2563	and other wet locations. Bolts, nuts, and washers are to be cadmium plated for interior
2564	use and are to be stainless steel or bronze for exterior use.
2565	Attachments to watertight bulkheads or decks by means of rivets or bolts penetrating
2566	the bulkhead or deck is not permitted. Studs or steel framing welded to the bulkhead or
2567	deck shall be used for mounting supports.
2568	Horizontal cableways on deck shall be protected over their entire length by a removable
2569	steel cover at least 5mm thick to protect against damage.

61



_	Local runs of cable between cableways and devices may be supported by weld stud
	hangers or minimum 1" wide flat bar, with maximum spacing of 500 mm (20") between supports.
	Cables shall be strapped with stainless steel band straps at least 12 mm (1/2") wide to
-	every fourth hanger on horizontal runs and every hanger on vertical or bulkhead runs.
	Where cables are supported by the strapping, they shall be strapped on every hanger.
	where cables are supported by the strapping, they shall be strapped on every tranger.
121	Nomaniates and Labels
4.3.4	() 문자에게 열심하는 이번 경에 경에 열어가는 이번 살아보는 그렇다고 있다면 그렇다는 그렇게 되었다. 그렇게 되었다는 그렇다는 그는 그는 그를 그렇게 살아내고 있다. 그는 그들은 그를 다 먹다는 그를 다 먹다.
_	Nameplates shall be of 316 stainless steel, plastic (flame-retardant material) or bronze,
	and information shall be etched or embossed.
	Nameplate shall be mounted on equipment in a visible location.
	_ All equipment, instruments, and controls shall be provided with a label plate identifying
	the system to which the item belongs, its tag number and any other pertinent
	operational data.
	Label plates shall be engraved, 3-laminate, colored plastic.
	Non-corrosive methods shall be used to identify all components permanently and
	clearly.
	Nameplates shall be permanently mounted on the unit in an accessible location using
	stainless steel pins.
	_ All nameplate details shall be shown on drawings and submitted for Purchaser and
	Owner review and comment.
	Major equipment components shall have a permanently attached, engraved, or
	stamped nameplate with the following information:
	Name of fabricator
	Date of manufacture
	Fabricator's serial number
	Item tag number
	Unit capacity
4.3.5	Assembly
	Unit shall be, as far as practicable provided fully assembled. Any disassembly required
	for shipping shall be performed in Supplier's shop. Supplier shall include an option to
	provide field labor and materials for re-assembly at Purchaser's facility in Supplier
	Scope of Supply as a line-item option.
	No threaded connections shall be allowed in fuel service.
	_ IVO A RELIGIO CONTRECTIONS SHAIL BE Allowed III Idel Service.
136	Coatings and Corrosion Protection
4.5.0	Supplier shall propose and submit an offshore coating system suitable for a marine,
1	salt-laden environment. Purchaser and Owner shall either agree to Supplier's proposal
X	그리다. 그는 그리다 얼마나 하는 그렇게 되었다. 그리다는 그리다를 했어요요요 하다면서 그리다는 사람들이 모든 사람들이 되는 것이다. 그리다는 사람들이 되었다면 나는 그리다는 그리다는 그리다는 것이다.
	or provide a counter proposal of a system.
_	_ All Major buyout items, such as the prime mover, pumps, valves, etc. contained within
	the machinery enclosure shall retain their factory OEM coatings.



2612		The final paint color for the external parts of the crane including the cab, frame, gantry,
2613		boom, machinery enclosure, handrails, and other parts visible from the side and below
2614		shall be "Port Blue" per the following description:
2615		Port Blue: per PPG 1/48 point scale 96 line colorant:
2616		1. Thalo Green 8 -1/2 ounces per 5 gallons (D)
2617		2. Thalo Blue 16 -3/4 ounces per 5 gallons (E)
2618		3. Raw Umber ¼ ounce per 5 gallons (L)
2619		4. Titanium White 9 ounces per 5 gallons (W)
2620		The pedestal shall be gray (Purchaser to provide RAL No.) to match the barge stub.
2621		
2622	4.3.7	Inspection and Testing
2623		Supplier shall present their standard inspection / testing plan (ITP) with the quotation.
2624		The equipment shall be fully assembled and tested by Supplier prior to shipment. Dry
2625		Instrument Air (Free of oil and moisture) shall be used for testing of instrumentation
2626		requiring gas or air.
2627		This equipment shall be supplied with manufacturing and testing survey reports signed
2628		by Purchaser (and Owner if present).
2629		The crane test procedure shall be submitted to Purchaser and Owner for approval.
2630		The test schedule shall be notified to Purchaser and Owner at least one month in
2631		advance.
2632		Inspection and test record shall be submitted at equipment delivery. The record will
2633	-	cover all inspection and testing performed including
2634		Structure material and welding
2635		Piping material and valve & fitting
2636		Electrical and Instrumentation
2637		Function test of fully assembled crane
2638		Load test.
2639		Each item of the mechanical handling equipment shall be fully tested at the Supplier's
2640		works.
2641		THE FOLLOWING ADDITIONAL NDE (Non Destructive Examination) REQUIREMENTS
2642		SHALL APPLY:
2643		i) All welds in pressure parts constructed from stainless steel materials shall be subject
2644		to 100% dye penetrate inspection.
2645		ii) All welds to be 100% visually inspected and 100% Magnetic Particle inspected. Full
2646		penetration and Butt welds will also be subjected to 100% volumetric NDE by either
2647		ultrasonic or radiography. All areas under lifting points shall be subject to 100%
2648		ultrasonic inspection before welding on the attachment to ensure area is free from
2649	,(subsurface laminations, followed by Ultrasonic Testing (UT) inspection to verify weld
2650	4	quality.
2651		iii) The acceptance criteria for NDE shall be in accordance with American Welding
2652		Society (AWS) D1.1 Table 6.1 for Visual and Magnetic Particle Inspection. For
2653		Volumetric examination by either Ultrasonic or Radiography the acceptance criteria
2654		shall be AWS D1.1 Sections 6.13.2 and 6.12.1 respectively.



2655		Crane, hoists, wire ropes, hooks, shall be proof load tested and certified.
2656		
2657	4.3.8	Preparation for shipment
2658		Unless otherwise approved in writing by Purchaser and Owner, no work which requires
2659		inspection and testing may be shipped until the work has been inspected, tested and
2660 2661		Purchaser and Owner have issued a signed Inspection Release Certificate (IRC) to Supplier. If CA survey is required, this equipment may not be shipped until CA has
2662		issued a survey report or has signed a letter stating that: they intend to issue a survey
2663		report and shipping may be allowed.
2664		Supplier shall provide the work FOB or other mutually agreed shipping terms from
2665		Supplier's facility to Fabricator's facility, domestic packed, loaded and secured onto
2666		Supplier's supplied transport in accordance with contract procedures and specifications.
2667		The Supplier shall be responsible for the loading and securing and transport of the
2668		equipment to Purchaser's facility.
2669		Screwed connections shall be protected with threaded steel plugs or caps.
2670		All machined surfaces and threaded connections subject to corrosion from atmospheric
2671		conditions shall be protected by coating with a rust prevention product.
2672		Coupling spacers shall be removed, boxed (complete with bolts), and shipped inside the
2673		skid package.
2674		Any openings in piping, flanges, and fittings, junction boxes, panels, and conduit shall
2675		be blanked off (airtight) and protected with wood or steel covers. Covers shall be
2676		attached by bolting or threading.
2677		All instruments, controls, and other items that are susceptible to damage during
2678		shipment shall be removed, crated in waterproof boxes, and securely strapped to the
2679		skid.
2680		One set of installation, operating and maintenance instructions and preservation
2681		procedures shall be included with the equipment at the time of shipment.
2682		Supplier shall submit equipment preservation procedures to Purchaser and Owner, for
2683		review and approval, at least two (2) months prior to shipment.
2684		_ Equipment shall be prepared for outdoor storage per Purchaser and Owner approved
2685		procedures. The duration of storage shall be as per contract, default minimum shall be
2686		12 months.
2687		
2688	4.3.9	Heavy Lift
2689		If the equipment is designated as "Heavy Lift" or if this requisition is for heavy lift
2690		services, supplier shall include in supplier pricing to provide the Load out Option 2:
2691		using crawler crane
2692	\mathcal{L}	Supplier shall provide all calculations required for lift, load out, sea fastening, and
2693	~	transportation.
2694	_	If supplier is awarded an order, Supplier will provide the following information prior to
2695		shipment:
2696		Correct crane specs and certificates
2697		Padeye material / mill certificates, and padeye calculations



2698		Padeye Non Destructive Test reports
2699		Sling and shackle certificates, and calculations
2700		
2701	4.4	DOCUMENTATION
2702		A full set of documentation for the crane shall be assembled and submitted to the
2703		Purchaser/Owner upon delivery of the crane. This documentation shall include the full
2704 2705		set of records for the crane fabrication and assembly and documentation covering all of the purchased fittings and equipment installed. Operating and maintenance manuals
2705 2706		shall also be prepared and submitted as part of the documentation set. Three volumes
2707		are envisioned, 1) a data book, 2) an assembly and maintenance manual, and 3) an
2708		operating manual.
2709		operating mandar.
2710	4.4.1	Crane Fabrication and Data Documentation
2711		Crane documentation shall include as-built drawings with final member sizes and
2712		arrangements, final inspection reports, material certificates, weld inspection records,
2713		coating inspection records, final test reports, final weight reports, and any other relevant
2714		documentation. The Data Book shall include equipment cut sheets, dimensioned
2715		arrangement drawings, parts lists, assembly drawings, component material
2716		descriptions, securing details, and details of interfaces with the barge piping, electrical
2717		power, and structural systems for all purchased equipment and fittings. All certifications
2718		and approval documents required for individual components and for the fully assembled
2719		crane shall be included in the data books
2720	4.4.0	Assembly and Maintenance Many
2721	4.4.2	Assembly and Maintenance Manual
2722 2723		The assembly and maintenance manual to be prepared by the Supplier describing
2723 2724		original crane assembly procedures required to assemble the crane on the barge initially, any commissioning procedures, and initial startup procedures. Maintenance
2725		procedures and intervals shall be described for each component of the crane requiring
2726		regular service. The documentation shall include original fabricators maintenance
2727		recommendations and procedures.
2728		Ou processing
2729	4.4.3	Operating Manual
2730		The operating manual shall include detailed instructions, procedures, and warnings for
2731		the safe operation of the crane and for each component installed on the crane. Each
2732		function shall be described and its operating procedures detailed.
2733		A.
2734	4.4.4	Submittals
2735	\rightarrow C	Draft versions of each manual shall be submitted to the Purchaser and Owner for
2736	Y	review and approval one month before delivery of the completed barge. The Purchaser
2737	*	and Owner will provide feedback two weeks prior to final acceptance testing of the
2738		crane.
2739		Four hard copies and one electronic copy of each manual shall be furnished to the

Owner on final acceptance of the crane.

2740



4.5 POST DELIVERY ITEMS

4.5.1 Training

Supplier shall specify how much training and how long that training should take for operators to become proficient in the operation and maintenance of the equipment. Supplier shall include the cost to provide training for up to five operators to become proficient on operating and maintaining Supplier Work as three line-item options. The first option shall only include for training Owner's operators at Supplier selected site (such as design or fabrication facility). The second option shall include training only in Fabricator's facility during pre-commissioning onboard the barge. The third option shall include training only at Owner's dock after barge delivered to Port of San Francisco.

4.5.2 Pre-Commissioning and Commissioning Assistance

Supplier shall include the cost to provide startup and commissioning assistance at Fabricator for at least one week, as a line-item option.

4.5.3 Spare Parts, Special Tools and Accessories

The Supplier shall submit the recommended spare parts lists (commissioning / start-up and two (2) years spares; Critical Spares shall be highlighted) with their proposal. The list shall be itemized and priced separately.

____ The list of any special tools and accessories, and required operating chemicals, fluids or lubricants shall be furnished.

____ Spare parts if furnished shall be provided in two (2) separate boxes and labeled as "Two Year Spares", and "Start Up and Commissioning Spare / Special Tools".

All spare parts and special tools shall be provided in a supplier provided painted (crane part system with name stenciled on the box) job site steel box with a padlock locking mechanism.

Spare parts and special tools if furnished shall be adequately protected from corrosion and mechanical damage. Identification tags or labeling shall be provided on every spare part and tool.

4.5.4 Warranty/Guarantee

Supplier shall guarantee the performance of the Work as required by this requisition's documents. Failure to meet performance requirements shall obligate Supplier to repair or replace the equipment at their sole cost.

Supplier shall warrant the work for 30 months from shipment or 12 months from first continuous use period (or any other milestone agreed by Owner in writing), whichever is longer. The warranty, as a minimum, shall cover all defects in and/or from: engineering, design, manufacturing, materials, corrosion protection application / performance, and preparation for shipment and packing. Performance guarantee shall be based on the requirements listed in paragraph 4.3.



2783	War	ranty shall transfer to Owner	in full on acceptanc	e of crane afte	er installation,
2784	com	missioning and testing on the	e barge and final ac	ceptance of ba	arge from Purchaser
2785 2786 2787	APPENDIX	1 INFORMATION TO BE S	UPPLIED WITH RE	SPONSE	.0
2788	Information	to be supplied with respose			260
2789		eral Arrangement of the crar			E.
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2792	Stac	k up Arrangements showing	crane with hook blo	ck lifting 135'	x 48° dia pile on
2793		e with 3 ft draft. Two conditi			D
2794	_	mum hook radius with this lif			Α,
2795		radius of 60 ft		, 8	•
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2807		oosed Coating System(s) for		е	
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2809		ommended spare parts lists			
2810		missioning / start-up	Action to the second		
2811		(2) years spares			
2812	Rec	ommended training Options:			
2813		upplier's facility during testin			
2814		abricator during testing and		ard the barge	
2815	At O	wner's facility after delivery	of the barge	200 miles	
2816	Perf	ormance and process guara	ntees		
2817		4/			
2818	Appendix	2 - Supplier Data Requirem	ents		
2819	400	provide the following informa		with a draft prid	or to delivery and
2820	final version	n at delivery of the crane.			A CONTRACTOR
2821	Item No.	Description	With Response	For Review	Data Book
2822			and a	approval	Manual
2823	1	Arrangement Drawings	X	X	X
2824	2	Quality Manual		X	
2825	3	Inspection and Test Plan	X	X	

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2826	4	Engineering/Procurement/ Fabrication Schedule	Χ		
2827	-			V	
2828	5	Supplier Drawing and		X	
2829		Document Register			. 0
2830	6	Installation, Operation and		X	X X X X X X X X X X
2831	-	Maintenance Manual		v	2
2832	7	Parts manual		X	X
2833	8	Commissioning Spare	X	X	X
2834		Parts Lists	4.0		
2835	9	Recommended Spare	X	X	XS.
2836	- 125	Parts Lists			X
2837	10	List of Specialized Tools		X O	< X
2838	11	Manufacturers Catalogues		114	X
2839	12	Piping and Instrument		X	X
2840		Diagrams		11.	
2841	13	Electrical Diagrams		NY W	
2842	14	Piping layout		UX.	X
2843	15	Detailed Drawings	.0	X	X
2844	16	Technical Specification	X	X	
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EXHIBIT A0 Specifications

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PRINCIPAL PARTICULARS GENERAL NOTES ABBREVIATIONS DRAWING INDEX THIS DRAWING PRESENTS THE GENERAL ARRANGEMENT OF A CRANE BARGE FOR PERFORMING ROUTINE REPAIRS AND OTHER LIFTING WORKS ALONG THE SAN FRANCISCO WATERFRONT. ABL ____ABOVE BASEUNE ABT ____ABOUT EXISTS EXISTING FR FRAME FWD FORWARD SHT 1- PRINCIPAL PARTICULARS, GEN NOTES, ABBREVATIONS DEPLOYED DUTBOARD PROFILE, AFT PROFILE SHT 2- STOWED OUTBOARD PROFILE MAIN DECK ARRANGEMENT SHT 3- TANK ARRANGEMENT LENGTH 150'-0' SEAM 55'-0' DEPTH 8'-0' DEPART 2'-6' LIFT CAPACITY 180,000LB 25'-0" RADIUS (ANY DIRECTION) LIFT CAPACITY 112,000LB 60'-0' RADIUS (ANY DIRECTION) LIFT CAPACITY 26,500LB 150'-0' RADIUS (ANY DIRECTION) DESIGN WATER DEPTH 80 FT, MCGRED: 40FT WITH SPUDS DOWN AREA LOADING ON DECK = 1200 LB/SQUARE FDOT BHD ____ BULKHEAD THE BARGE IS DESIGNED TO PROVIDE STABILITY AND STRENGTH TO LIFT AND HANDLE PILES UP TO 135 FT IN LENGTH AND TO 76,000 LB AT 60 FT RADIUS FROM CRANE CL. SPUD PILES TO HOLD BARGE IN 35 KNOTS WIND AND 2 KNOTS CURRENT IN 40 FT WATER DEPTH. BKT ____ BRACKET GDR ____ GIRDER BTM BOTTOM CHK CHOCK CL CENTERLINE CLR CLEAR GDR GIRDER LÖNGL LONGITUDINAL NS NEAR SIDE N&F NEAR & FAR OPNG OPENING OUTBO OUTBOARD CMG ___ CDAMING CTR ___ CENTER DBL ___ DOUBLE DET ___ DETAIL PLT ___PLATE PLTG ___PLATING REF ____REFERENCE 4. THE BARGE IS FURTHER DESIGNED TO SATISFY THE USCG STABILITY REQUIREMENTS IN 45 CFR SUBCHAPTER S. STD STANDARD TAB TOP & BOTTOM TYP TYPICAL WT WATERTIGHT CRANE SHOWN IS A PEDESTAL-MOUNTED, DIESEL-POWERED HYDRAULIC CRANE WITH 150 FT MAXIMUM REACH BOOM. CRANE CAN SWING 360 DEG WITH AT LEAST 76,000 LB LOAD ON HOOK AT 80 FT REACH. 48"x135" PILE WT=76,000LB 80'-2"x24" DIA (REF X) - SPUD PILE 80'-2"x24" DIA (REF 2) - BOOM REST FAIRLEAD (TYP) CONEX. BOX 20'x8' ELEVATION '1-A' SECTION '1-B' LOOKING PORT LOOKING FORWARD SCALE /16" = 1'-0" SCALE 16" = 1'-0"

	REVISIONS					
No.	DESCRIPTION	BY/DATE/APPD				
÷	PRELIMINARY ISSUE TO CLIENT FOR REVIEW					
ш		RJP 12/11/20 JRP				
O	PRELIMINARY ISSUE TO CLIENT FOR REVIEW. 1. SUBDIVIDED BOW CENTER VOID TO ADD CENTE BALLAST TANK PLUS TWO VOIDS, ONE EACH P 2. ADDED DECK HYDRAULIC PIPING.					
		JRP 3/08/21 JRP				
1	ISSUE FOR BIDDING 1. ADDED SHELL POCKET LADDERS FORE AND AF 2. ADDED SECOND DECK HATCH TO MOST COMPA					
2	RE-ISSUE FOR BIDDING L. CORRECTED DISPLACEMENT	0.712				

	REFERENCES				
No.	TITLE	DWG No.			
1	STRUCTURAL SCANTLING PLAN	2018-060-01-02			
2	SPUD PILE	2018-060-01-03			
3	OUTFITTING	2018-060-01-04			
4	MECHANICAL ARRANGEMENT	2018-060-01-05			



DRWN:	RJP	DATE:	DEC 11, 2020	SCALE:	AS NOTED	
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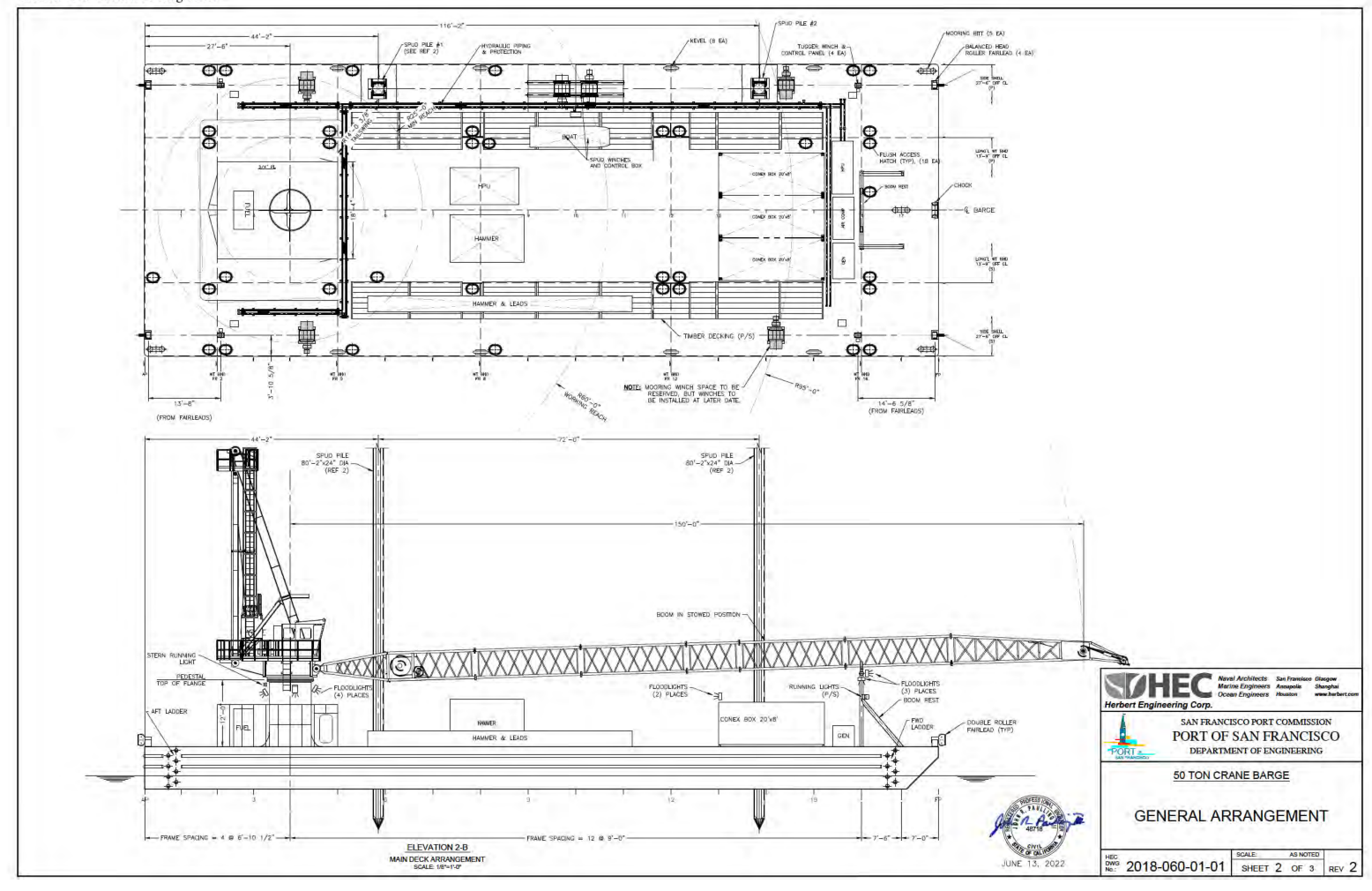
JUNE 13, 2022

SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

GENERAL ARRANGEMENT

OWNER APPVL:		DWG 2018-060-01-01
	DATE	No.: 2016-000-01-01
	FILE	. SHEET 1 OF 3 REV 1



JUNE 13, 2022

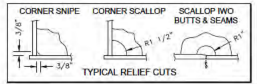
GENERAL ARRANGEMENT

DWG 2018-060-01-01 SHEET 3 OF 3 REV 2

GENERAL NOTES

- THIS DRAWING PRESENTS THE CONTRACT DESIGN OF A CRANE BARGE FOR PERFORMING ROUTINE REPAIRS AND OTHER LIFTING WORKS ALONG THE SAN FRANCISCO WATERFRONT.
- ALL PLAN VIEWS ARE TOP LOOKING DOWN, ALL SECTIONS ARE LOOKING AFT. ELEVATIONS VIEWS ARE LOOKING TO PORT, AS FOLLOWS:
 STARBOARD SIDE: OLTBOARD LOOKING INBOARD PORT SIDE: INBOARD LOOKING OUTBOARD
- THE BARGE IS DESIGNED TO PROVIDE STABILITY AND STRENGTH TO LIFT AND HANDLE PILES UP TO 135 FT IN LENGTH AND TO 76,000 LB AT A 60 FT RADIUS FROM CRANE CL,
- THE BARGE IS DESIGNED TO MEET THE REQUIREMENTS OF THE ABS RULES FOR BUILDING AND CLASSING STEEL BARGES, 2020. THE DESIGN WILL NOT BE REVIEWED NOR APPROVED BY CLASS.
- THE BARGE IS FURTHER DESIGNED TO SATISFY THE USCG STABILITY REQUIREMENTS IN 46 CFR SUBCHAPTER S.
- ALL MATERIAL, WELDING, FABRICATION AND WORKMANSHIP IS TO BE IN ACCORDANCE WITH APPLICABLE ABS RULES AND TO THE SATISFACTION OF THE ATTENDING SURVEYOR (IF ANY) AND THE OWNER.
- 7. THERE SHALL BE NO SUBSTITUTIONS WITHOUT PRIOR APPROVAL OF SURVEYOR AND THE OWNER'S REPRESENTATIVE.
- 8. ALL NEW STEEL IS TO BE ABS GRADE A OR ASTM A-36 UNLESS NOTED OTHERWISE.
- 9. ALL FAYING SURFACES TO BE SEAL WELDED.
- 10. EXCEPT WHERE NOTED, ALL WELDS ARE TO BE DOUBLE CONTINUOUS FILLETS WRAPPED AT THE ENDS. UNLESS OTHERWISE INDICATED, WELDS SHALL BE SIZED PER THE TABLE SHOWN BELOW. SIZES PERTAIN TO THE LEG LENGTH.
- 11, PROVIDE RELIEF CUTS AS SHOWN IN THE TABLE BELOW, IF NONE IS SHOWN ON THE DETAIL, IT IS ASSUMED TO HAVE THE 3/8"x3/8" CORNER SHIPE FIT OVER EXISTING FILLET WELD AND IS TO BE FILLED WITH WELD. SCALLOPS SHALL HAVE RADII AS SHOWN IN THE TABLE BELOW UNLESS NOTED OTHERWISE.

FILLET WELD SIZING TABLE							
THICKNESS OF THINNER PLATE	≤1/4"	5/16"	3/8"	7/16"	1/2"	5/8"	≥3/4"
FILLET WELD LEG SIZE	3/16"	7/32"	7/32"	1/4"	5/16"	5/16"	3/8"



PRINCIPAL PARTICULARS

LENGTH	150'-0"
BEAM	55'-0"
DEPTH	8'-0"
DRAFT	2'-6"
DISPLACEMENT	776 SHORT TONS
LIFT CAPACITY	160,000LB @ 25'-0" RADIUS (ANY DIRECTION)
LIFT GAPACITY	112,000LB @ 50'-0" RADIUS (ANY DIRECTION)
LIFT CAPACITY	26,500LB @ 150'-0" RADIUS (ANY DIRECTION)
DESIGN WATER DEPTH_	60 FT (MODRED)
DESIGN WATER DEPTH_	40 FT (POSITIONED WITH SPUD PILES)
AREA LOADING ON DECK	= 1200 LB/SQUARE FOOT

DRAWING INDEX SHT 1 — PRINCIPAL PARTICULARS, GEN NOTES, ABBREVIATIONS
SHT 2 — MAIN DECK PLATING
SHT 3 — BOTTOM PLATING
SHT 4 — TYPICAL MIDSHIP & WEB FRAME SECTIONS
SHT 5 — TYPICAL TRANSVERSE WIT BHD & TRANSVERSE STRUCTURE INO CRANE PEDESTAL FOUNDATION
SHT 5 — SECTIONS — BOW & STERN
SHT 7 — ELEVATIONS
SHT 8 — COMMON DETAILS
SHT 9 — DETAILS — BOW & CRANE PEDESTAL
SHT 10 — DETAILS — BOW & CRANE PEDESTAL
SHT 11 — DETAILS — SPUD WELL
SHT 11 — DETAILS — SPUD WELL
SHT 12 — DETAILS — SPUD WELL

ABBREVIATIONS

ABLABOVE BASELINE	EXISTGEXISTING
ABTABDUT	FRFRAME
BHD BULKHEAD	FWDFORWARD
BKTBRACKET	GDRGIRDER
BTMBOTTOM	LONGLLONGITUDINAL
CHKCHOCK	NSNEAR SIDE
CLCENTERLINE	N&F NEAR & FAR
CLRCLEAR	GPNG OPENING
CMG COAMING	CUTED OUTBOARD
CTRCENTER	PLTPLATE
DBLDOUBLE	PLTGPLATING
DETDETAIL	REFREFERENCE
D.ODITTO (SAME AS)	STDSTANDARD
0 - 0 0 0 0 0	TABTOP & BOTTON
	TYPTYPICAL
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REVISIONS				
No.	DESCRIPTION		BY/DATE/APPD	
-	PRELIMINARY ISSUE TO CLIENT FOR REVIEW.			
		RJP	12/11/20 JRP	
0	ISSUE FOR BIDDING			
		JRP	3/8/21 JRP	
1	ISSUE FOR BIDDING 1. ADD ONE DECK HATCH OPENING FOR MOST 2. ADD CALL OUT FOR CL TRUSS CHORDS	COMP	ARTMENTS	
-	The second control of	JRP	4/6/21 JRP	
2	RE-ISSUE FOR BIDDING 1. CORRECTED DISPLACEMENT			
100		JRP	6/13/2022 JRP	

	REFERENCE	ES
0.	TITLE	DWG No.
1	GENERAL ARRANGEMENT	2018-060-01-01
2	SPUD PILE	2018-060-01-03
3	OUTFITTING	2018-060-01-04
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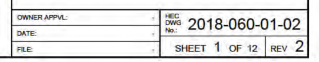
DRWN:	RJP	DATE: DE	C 11, 2020	SCALE:	AS NOTED
CHKD:	JRP	APPD:	SAS	ACADFILE:	180600102-2
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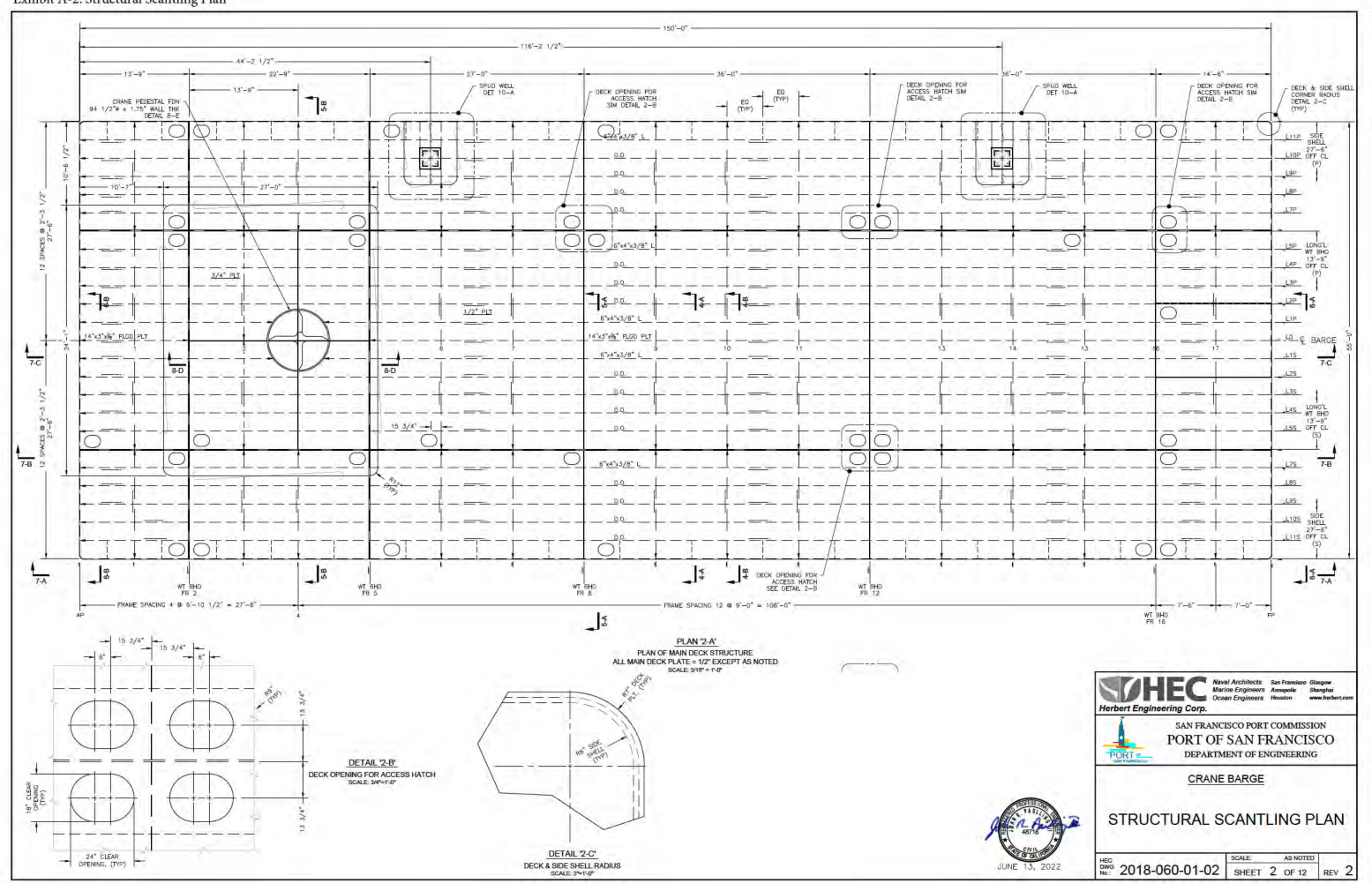
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

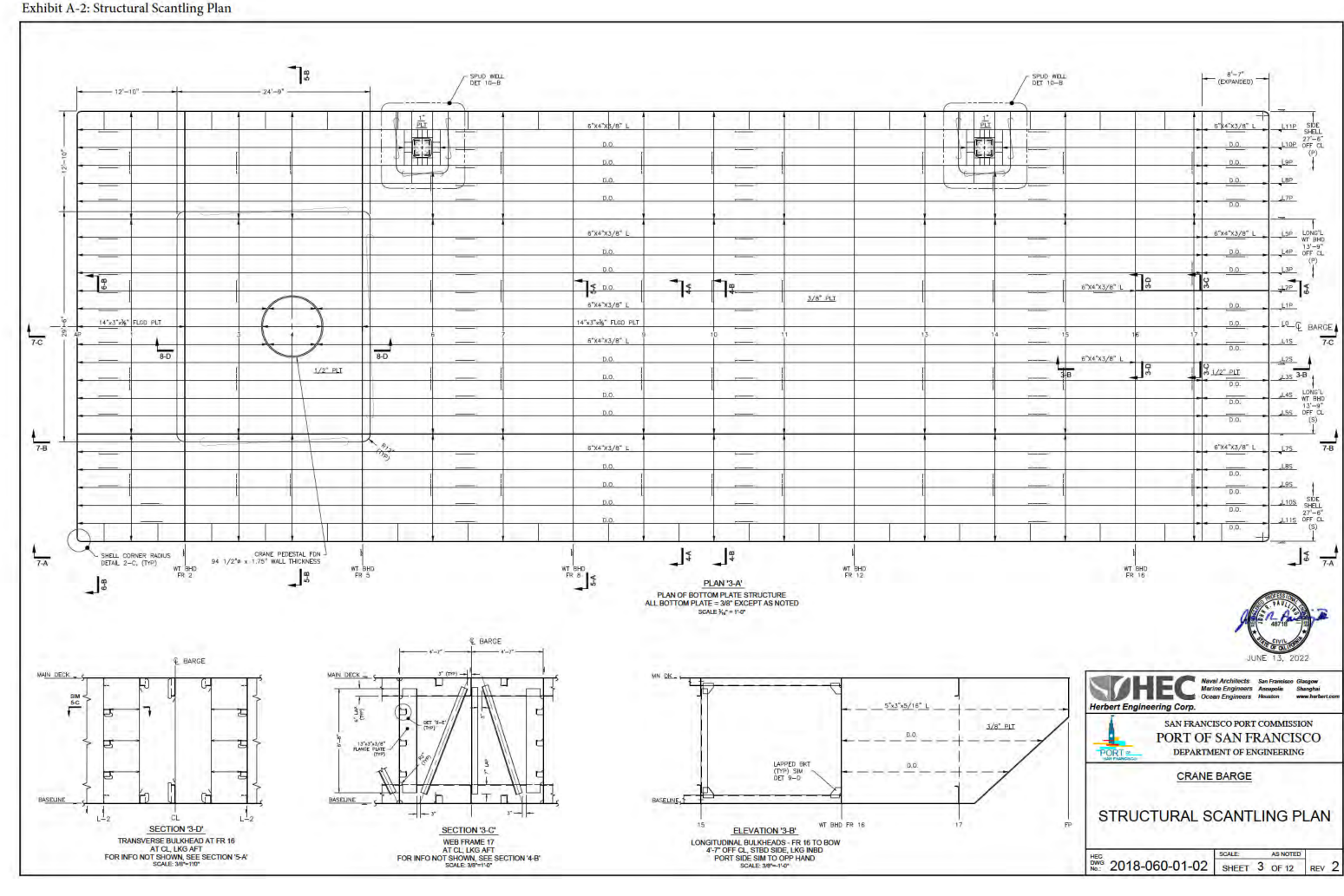
CRANE BARGE

STRUCTURAL SCANTLING PLAN









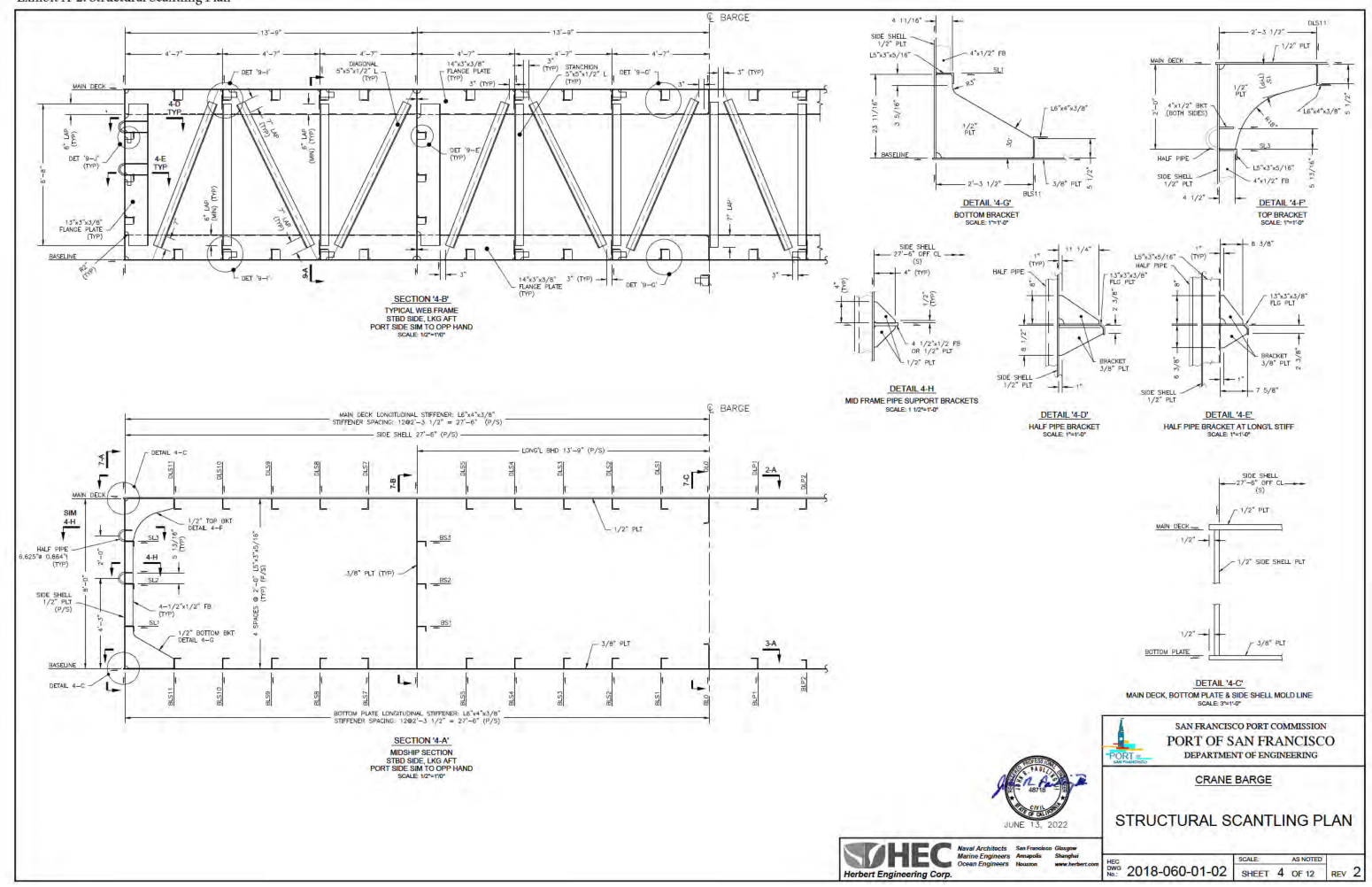


Exhibit A-2: Structural Scantling Plan

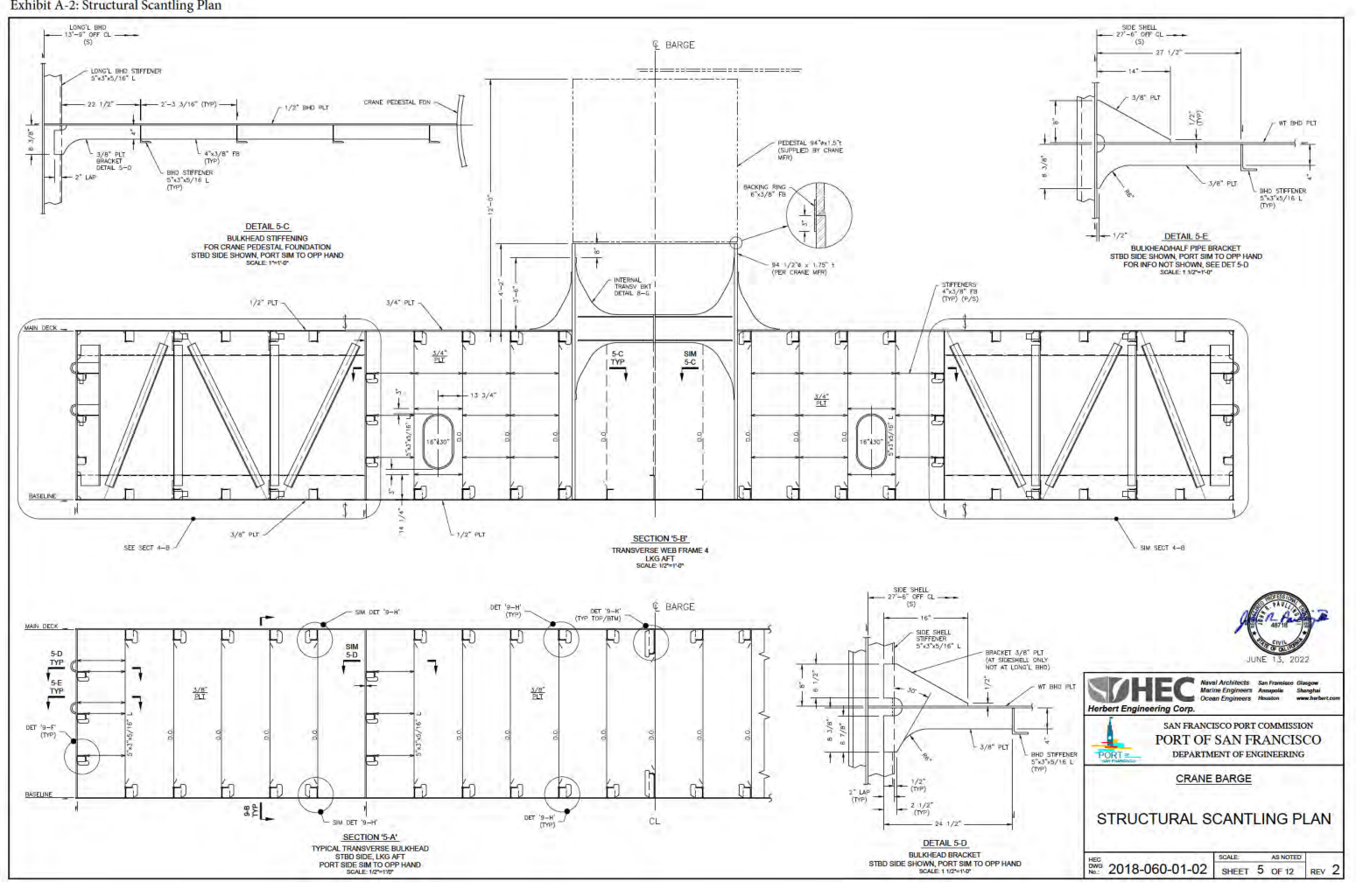
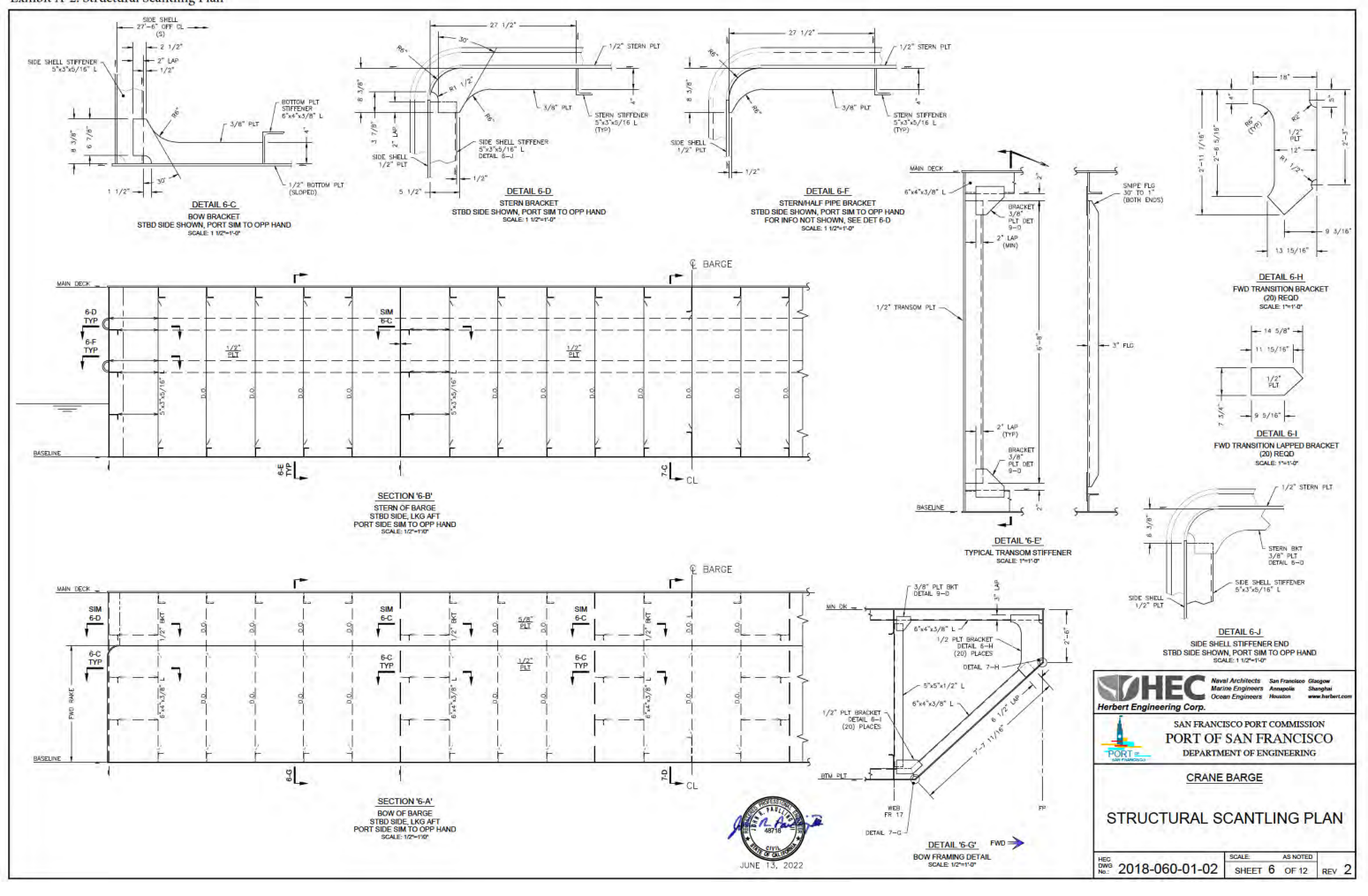


Exhibit A-2: Structural Scantling Plan



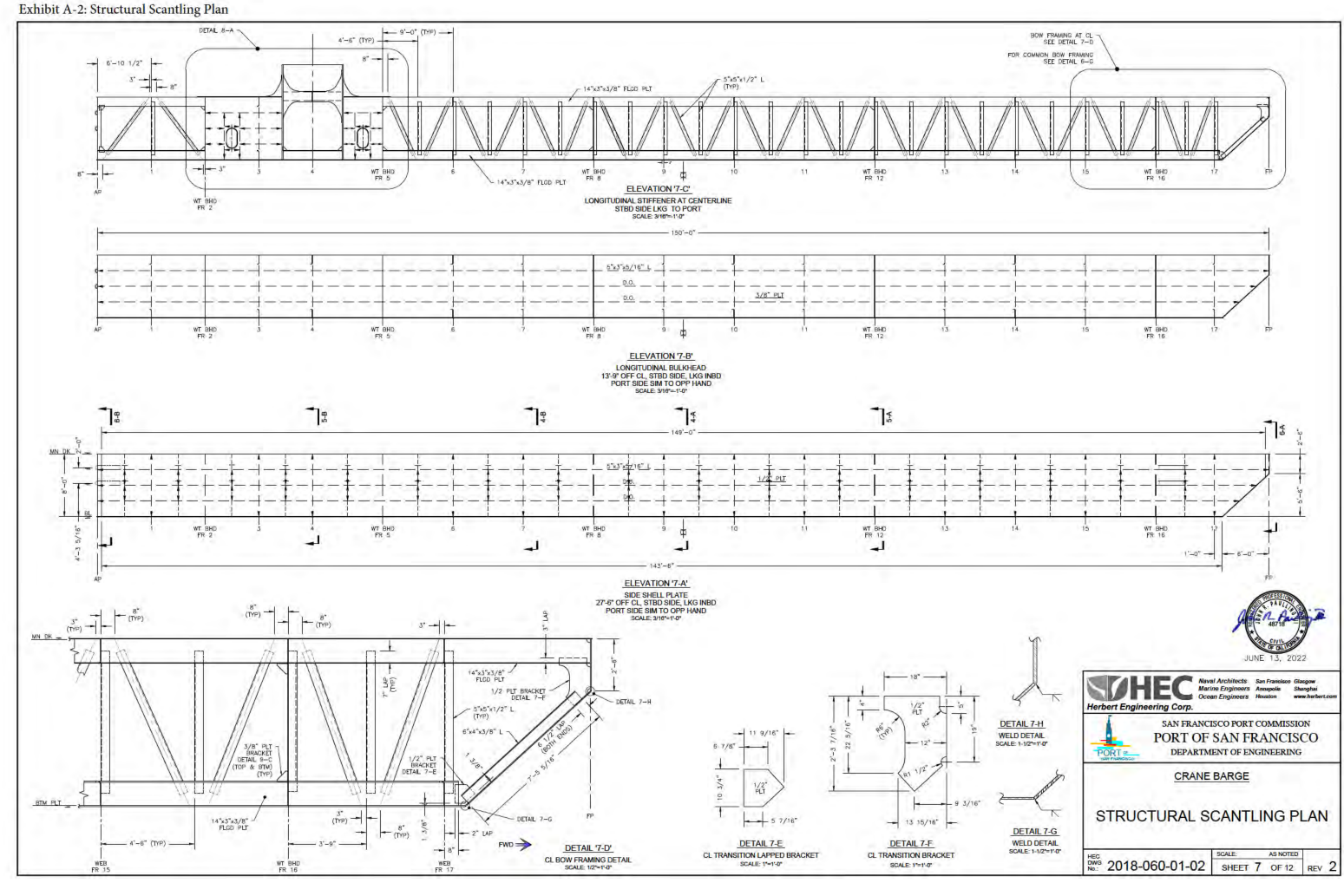


Exhibit A-2: Structural Scantling Plan

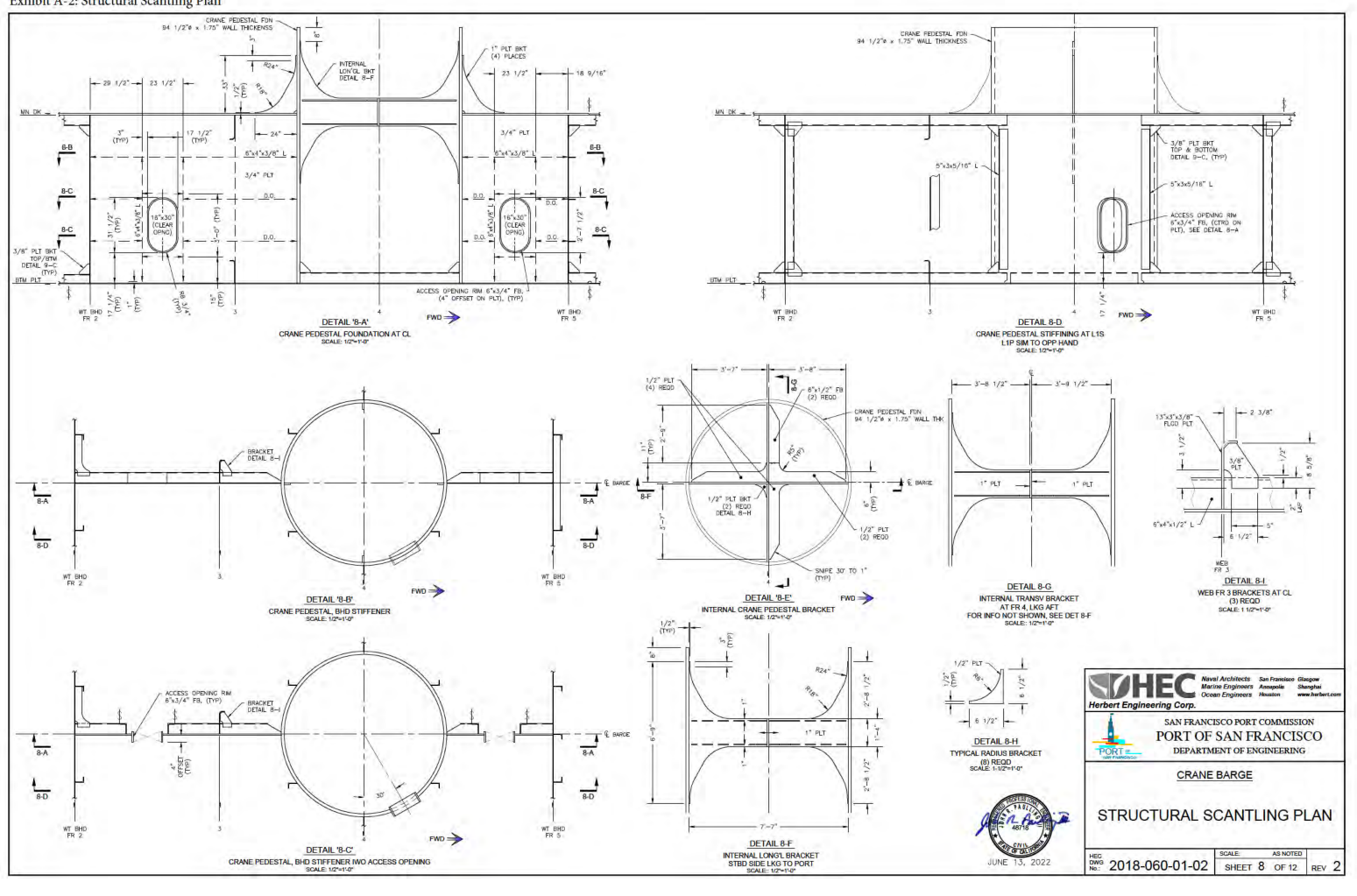
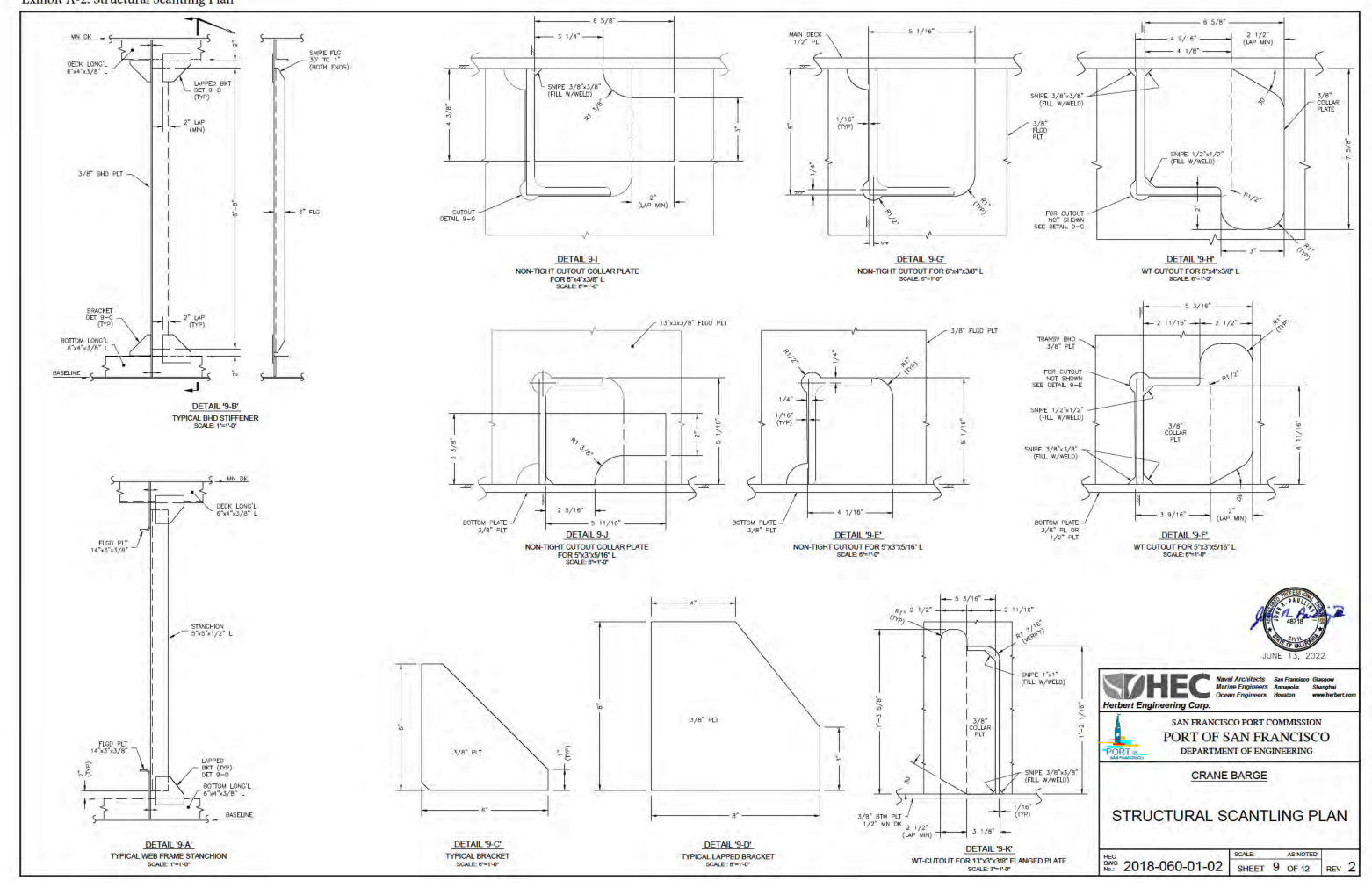
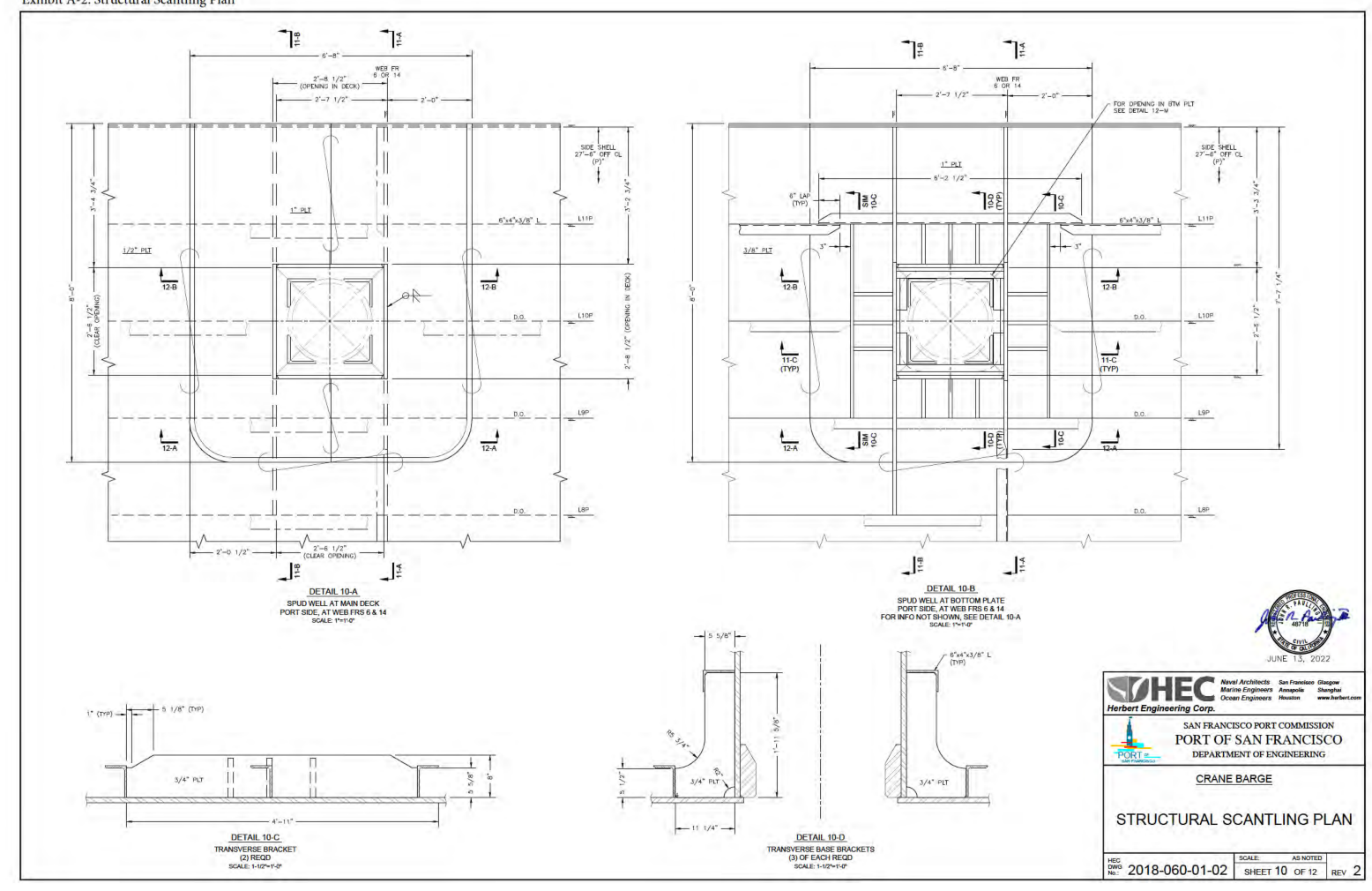
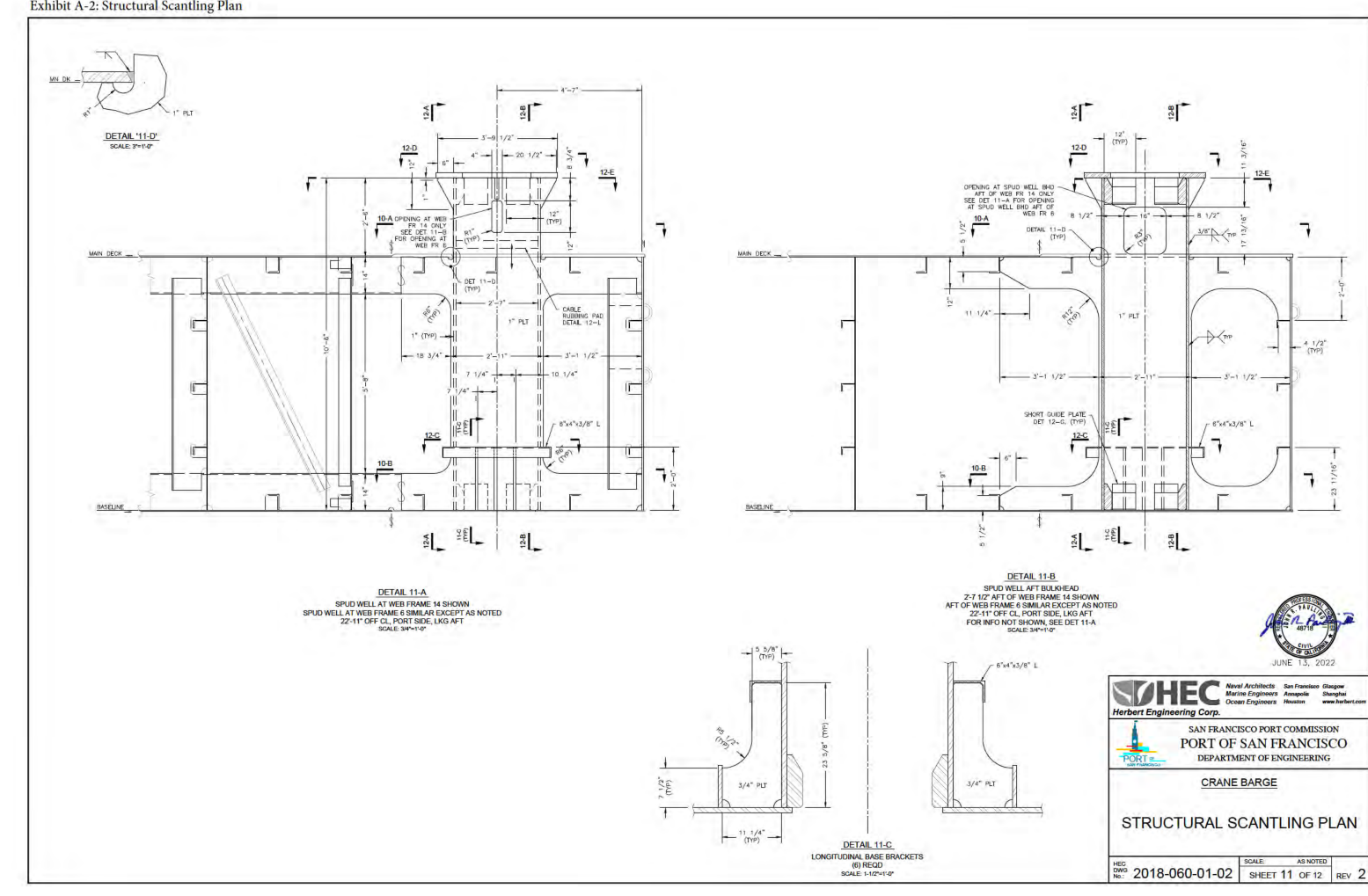
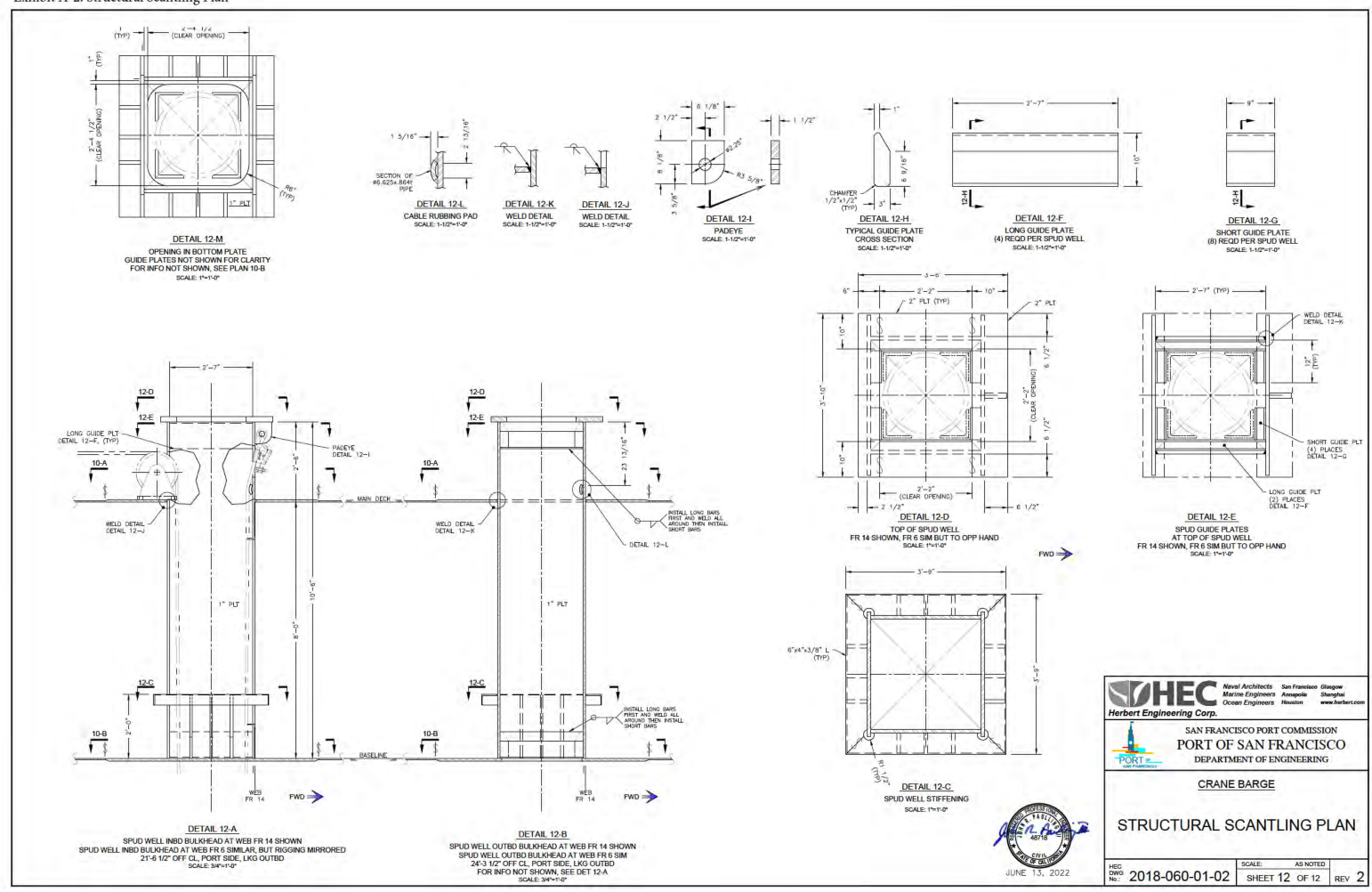


Exhibit A-2: Structural Scantling Plan





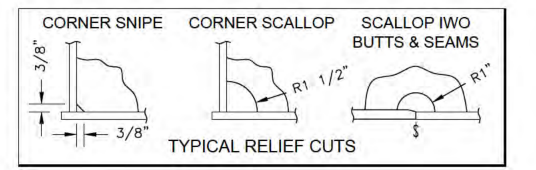




GENERAL NOTES

- 1. THIS DRAWING PRESENTS DETAILS FOR TWO SPUD PILES FOR THE PORT OF SAN FRANCISCO CRANE BARGE.
- 2. ALL PLAN VIEWS ARE TOP LOOKING DOWN. ALL SECTIONS ARE LOOKING AFT. ELEVATIONS VIEWS ARE AS FOLLOWS:
 - FROM STARBOARD SIDE: OUTBOARD LOOKING INBOARD
 FROM PORT SIDE: INBOARD LOOKING OUTBOARD
- 3. DRAWING UNITS ARE IN FEET & INCHES.
- 4. ALL MATERIAL, WELDING, FABRICATION AND WORKMANSHIP IS TO BE IN ACCORDANCE WITH APPLICABLE ABS RULES AND TO THE SATISFACTION OF THE OWNER.
- THERE SHALL BE NO SUBSTITUTIONS WITHOUT PRIOR APPROVAL OF THE OWNER'S REPRESENTATIVE.
- 6. ALL NEW STEEL IS TO BE ABS GRADE A OR ASTM A-36 UNLESS 1
- 7. EXCEPT WHERE NOTED, ALL WELDS ARE TO BE DOUBLE CONTINUOUS FILLETS WRAPPED AT THE ENDS. UNLESS OTHERWISE INDICATED, WELDS SHALL BE SIZED PER THE TABLE SHOWN TO THE RIGHT. SIZES PERTAIN TO THE LEG LENGTH.
- 8. PROVIDE RELIEF CUTS AS SHOWN IN THE TABLE TO THE RIGHT. IF NONE IS SHOWN ON THE DETAIL, IT IS ASSUMED TO HAVE THE 3/8"x3/8" CORNER SNIPE AND IS TO BE FILLED WITH WELD. SCALLOPS SHALL HAVE RADII AS SHOWN IN THE TABLE BELOW UNLESS NOTED OTHERWISE.

FILLET WELD SIZING TABLE								
THICKNESS OF THINNER PLATE	≤1/4"	5/16"	3/8"	7/16"	1/2"	5/8"	≥3/4"	
FILLET WELD LEG SIZE	3/16"	7/32"	7/32"	1/4"	5/16"	5/16"	3/8"	



DRAWING INDEX

SHT 1 — GEN NOTES, ABBREVIATIONS & SPUD PILE DETAILS SHT 2 — SPUD PILE DETAILS SHT 3 — SPUD PILE RIGGING

ABBREVIATIONS

ABL	ABOVE BASELINE	EXISTG EXISTING
ABT	ABOUT	FRFRAME
BHD	BULKHEAD	FWDFORWARD
BKT	BRACKET	GDR GIRDER
BTM	ВОТТОМ	LONGL LONGITUDINA
	CHOCK	NSNEAR SIDE
CJP —	COMPLETE JOINT PENETRATION	N&F NEAR & FAI OPNG OPENING
CL	CENTERLINE	OUTBD OUTBOARD
CLR	CLEAR	PLT PLATE
CMG	COAMING	PLTGPLATING
CTR	CENTER	REF REFERENCE
DDI	DOUBLE	CTD CTANDARD

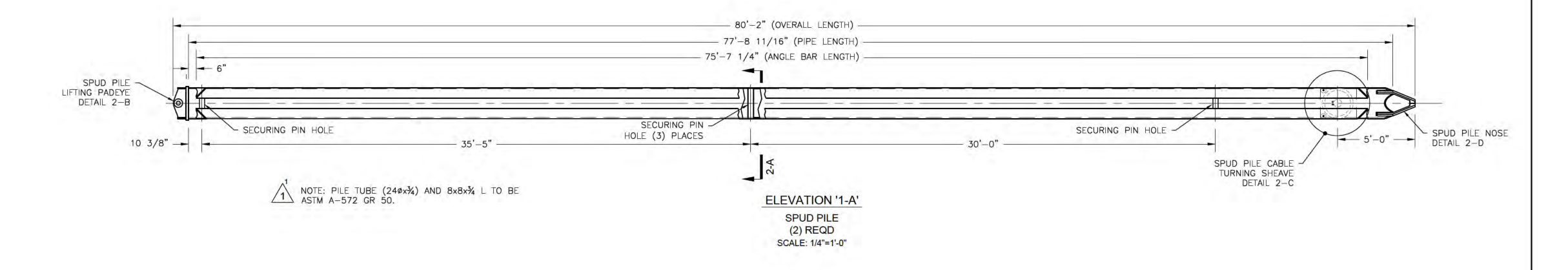
CTR ___CENTER REF ___REFERENCE

DBL ___DOUBLE STD ___STANDARD

DET ___DETAIL T&B ___TOP & BOTTOM

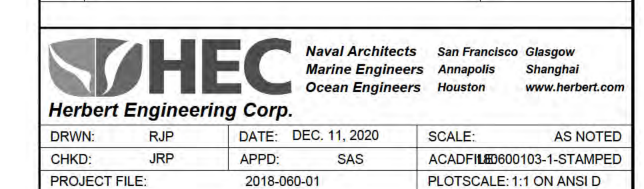
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WT ___WATERTIGHT



	REVISIONS	
No.	DESCRIPTION	BY/DATE/APPD
4	PRELIMINARY ISSUE FOR CLIENT REVIEW	
	RJP	12/11/20 JRP
0	ISSUE FOR BIDDING	
	RJP	3/08/21 JRP
1	ISSUE FOR BIDDING INCORPORATE CLIENT COMMENTS: 1. REV NOTE 6 TO INCL ASTM A-36 AND ADD MATFOR PILES ELEV '1-A' 2. CALL OUT GUIDE ROLLERS DETAILS '2-C' & '3-3. ADD NOTES TO CLOSE UP PILE AFTER SHEAVE IF '2-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '2-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '2-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '2-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '2-DIRPORTED TO THE AFTER SHEAVE IF '1-C') AND AT NOSE W/ 3/4" PL (DETAIL '1-C') AND	B' NSTALLED (DETAIL

	REFERENCES					
No.	TITLE	DWG No.				
- 1	GENERAL ARRANGEMENT	2018-060-01-01				
2	STRUCTURAL SCANTLING PLAN	2018-060-01-02				
3	-					
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5	2.					





ABS APPROVAL: -

SAN FRANCISCO PORT COMMISSION
PORT OF SAN FRANCISCO
DEPARTMENT OF ENGINEERING

CRANE BARGE

SPUD PILE

OWNER APPVL:	- HEC DWG 2018-060-01-03
DATE:	No.: 2010-000-01-03
FILE:	- SHEET 1 OF 3 REV 1



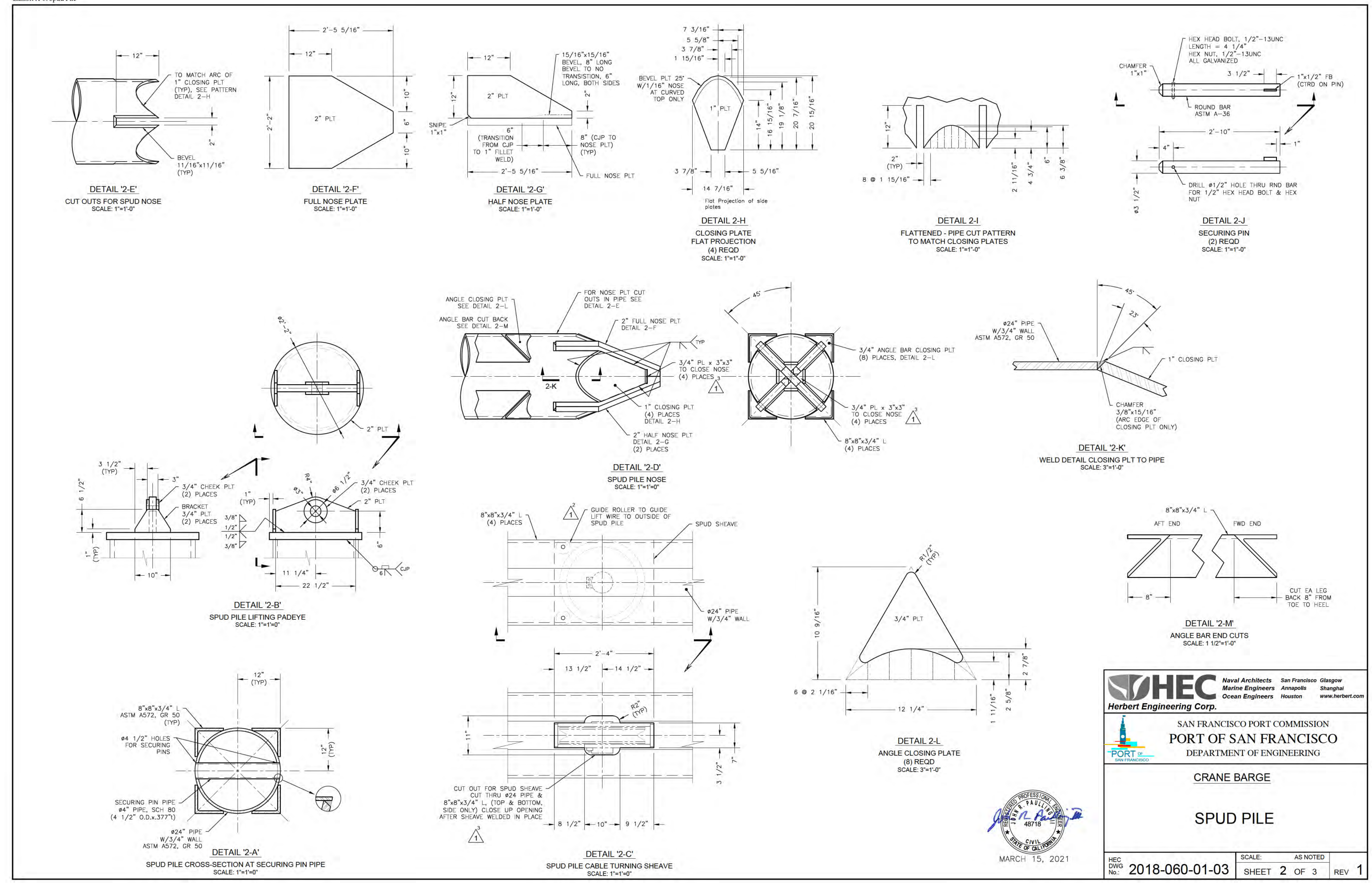
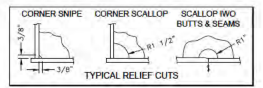


Exhibit A-4: Outfitting

GENERAL NOTES

- THIS DRAWING PRESENTS DETAILS FOR THE OUTFITTING OF A CRANE BARGE FOR PERFORMING ROUTINE REPAIRS AND OTHER LIFTING WORKS ALONG THE SAN FRANCISCO WATERFRONT.
- THE BARGE IS DESIGNED TO PROVIDE STABILITY AND STRENGTH TO LIFT AND HANDLE PILES UP TO 135 FT IN LENGTH AND TO 76,000 LB AT 50 FT RADIUS FROM CRANE CL.
- THE BARGE IS DESIGNED TO MEET THE REQUIREMENTS OF THE ABS RULES FOR BUILDING AND CLASSING STEEL BARGES, 2020, ALTHOUGH THE DESIGN WILL NOT ACTUALLY BE REVIEWED NOR APPROVED BY
- ALL MATERIAL, WELDING, FABRICATION AND WORKMANSHIP IS TO BE IN ACCORDANCE WITH APPLICABLE ABS RULES AND TO THE SATISFACTION OF THE OWNER.
- 5. THERE SHALL BE NO SUBSTITUTIONS WITHOUT PRIOR APPROVAL OF THE OWNER'S REPRESENTATIVE.
- ALL NEW STEEL IS TO BE ABS GRADE A OR ASTM A-36 UNLESS NOTED OTHERWISE.
- FOUNDATIONS FOR SPECIFIC EQUIPMENT AND FITTINGS ARE TO BE ADJUSTED AS NECESSARY TO ENSURE THEY PROVIDE THE PROPER SUPPORT.
- 8. EXCEPT WHERE NOTED, ALL WELDS ARE TO BE DOUBLE CONTINUOUS FILLETS WRAPPED AT THE ENDS. UNLESS OTHERWISE INDICATED, WELDS SHALL BE SIZED PER THE TABLE SHOWN BELOW, SIZES PERTAIN TO THE LEG LENGTH.
- PROVIDE RELIEF CUTS AS SHOWN IN THE TABLE BELOW. IF NONE IS SHOWN ON THE DETAIL, IT IS ASSUMED TO HAVE THE 3/8"x3/8" CORNER SNIPE AND IS TO BE FILLED WITH WELD. SCALLOPS SHALL HAVE RADII AS SHOWN IN THE TABLE BELOW UNLESS NOTED OTHERWISE.

	FILLE	T WEL	D SIZI	NG TA	BLE		
THICKNESS OF THINNER PLATE	≤1/4"	5/16"	3/8"	7/16"	1/2"	5/8"	≥3/4"
FILLET WELD LEG SIZE	3/16"	7/32°	7/32"	1/4"	5/16"	5/16"	3/8"



ABBREVIATIONS DRAWING INDEX

BT		
	CMG	FR. FRAME FORWARD GOR. GIRDER LONGIL LONGTUDINAL NS. NEAR SIDE N&F. NEAR & FAR OPNG. OPENING OUTBO. OUTBOARD PLT. PLATE PLTG. PLATING REF. REFERENCE STD. STANDARD T&B. TOP & BOTTO TYP. TYPICAL

PRINCIPAL PARTICULARS SHT 1 - PRINCIPAL PARTICULARS, GEN NOTES, ABBREVIATIONS SHT 2 - KEY PLAN SHT 3 - OUTBOARD PROFILE PORT SIDE SHT 4 - OUTBOARD PROFILE STARBOARD SIDE SHT 5 - BOOM REST SHT 6 - ACCESS HATCH & DETAILS SHT 7 - ACCESS HATCH DETAILS SHT 8 - TIMBER DECKING PLAN SHT 9 - HYDRAULC PPING & CONDUIT PROTECTION SHT 10 - SPUD PILE HANDLING WINCH FDNS SHT 11 - CONEX BOX TWISTLOCK FOUNDATION & DETAILS SHT 12 - MOORING HITTING FOUNDATIONS SHT 13 - SHELL LADDERS

LENGTH	150'-0"			
BEAM	55'-0"			
DEPTH	8'-0"	.1		
DRAFT	2'-6"	(3)		
DISPLACEMENT	776 SHORT	TONS / 2		
LIFT CAPACITY	180,000LB @	25'-0"	RADIUS (ANY	DIRECTION
LIFT CAPACITY	112,000LB @	60'-0"	RADIUS (ANY	DIRECTION
LIFT CAPACITY	26,500LB @	150'-0"	RADIUS (ANY	DIRECTION
DESIGN WATER DE	PIH 60 FT, MOC	RED: 40FT	WITH SPUDS	DOWN

No.	DESCRIPTION	BY/DATE/APPD
0	ISSUE FOR BIDDING	JRP/03/08/21/JRP
1	REISSUE FOR BIDDING 1. ADDED FORE AND AFT SHELL LADDER P&: 2. ADDED SECOND DECK HATCHES FOR MOS	S, SHEET 13
		JRP/04/06/21/JRP

	REFERENCI	S
No.	TITLE	DWG No.
1	GENERAL ARRANGEMENT	2018-060-01-01
2	STRUCTURAL SCANTLING PLAN	2018-080-01-02
3	SPUD PILES	2018-080-01-03
4	MECHANICAL ARRANGEMENT	2018-080-01-05
5	-	-



DATE: JUNE 13, 2022 SCALE: AS NOTED DRWN: RJP SAS CHKD: JRP APPD: ACADEILE: 180800104-2 PROJECT FILE: 2018-060-01 PLOTSCALE: 1:2 ON ANSI D



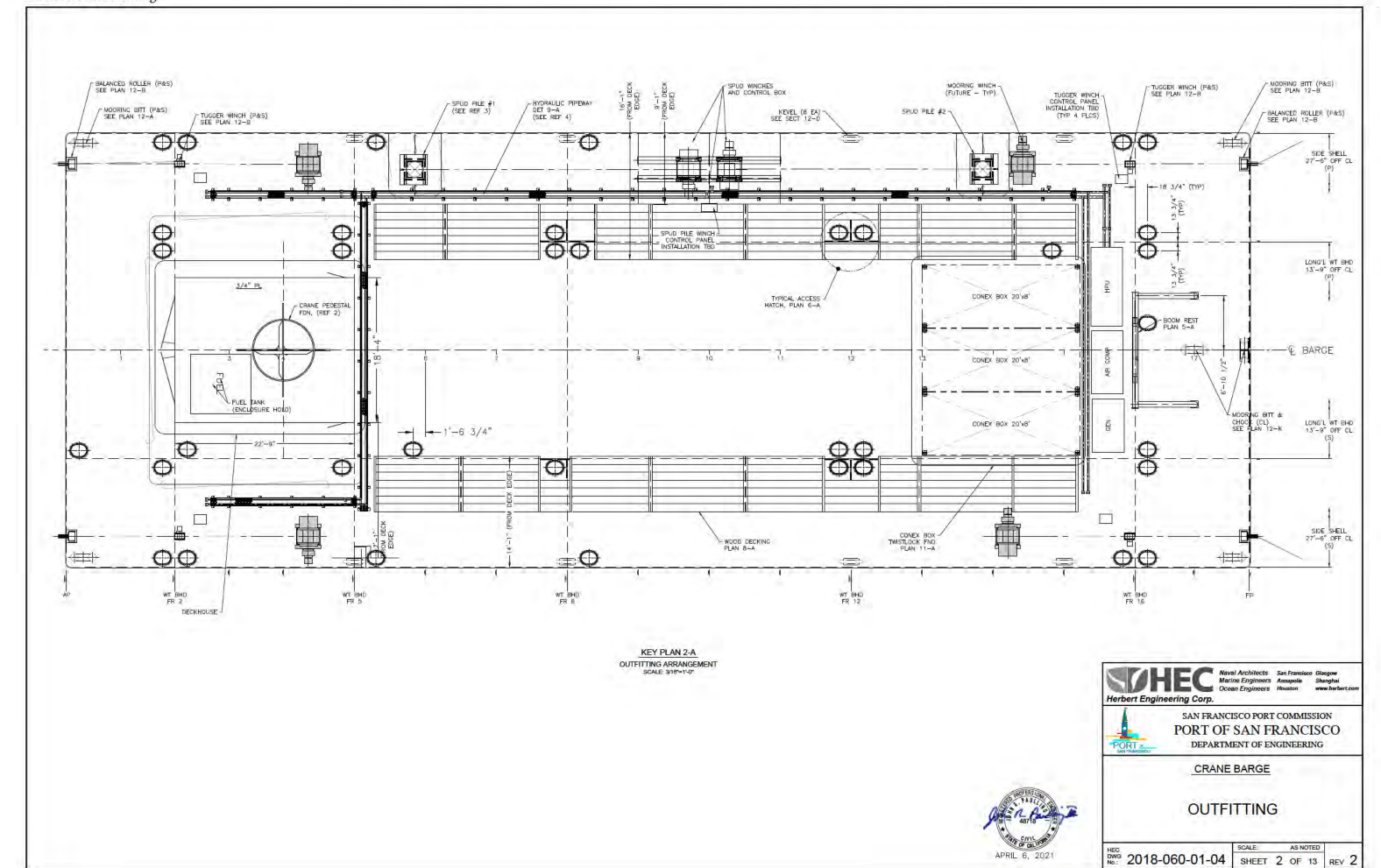
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

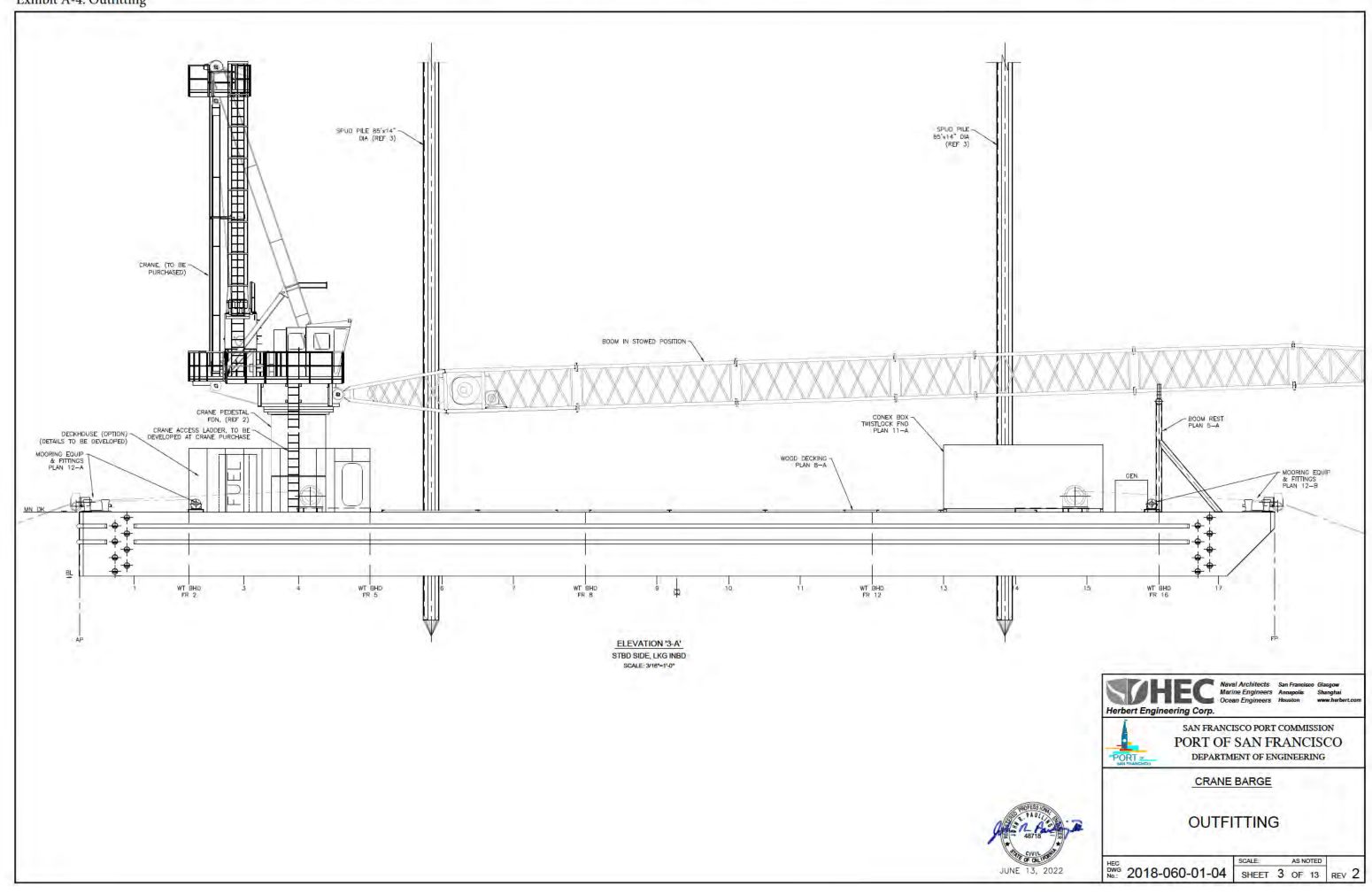
OUTFITTING

OWNER APPVL:	 HEC DWG 2018-060-01-04
DATE:	 No.: 2010-000-01-04
FILE	SHEET 1 OF 13 REV 2





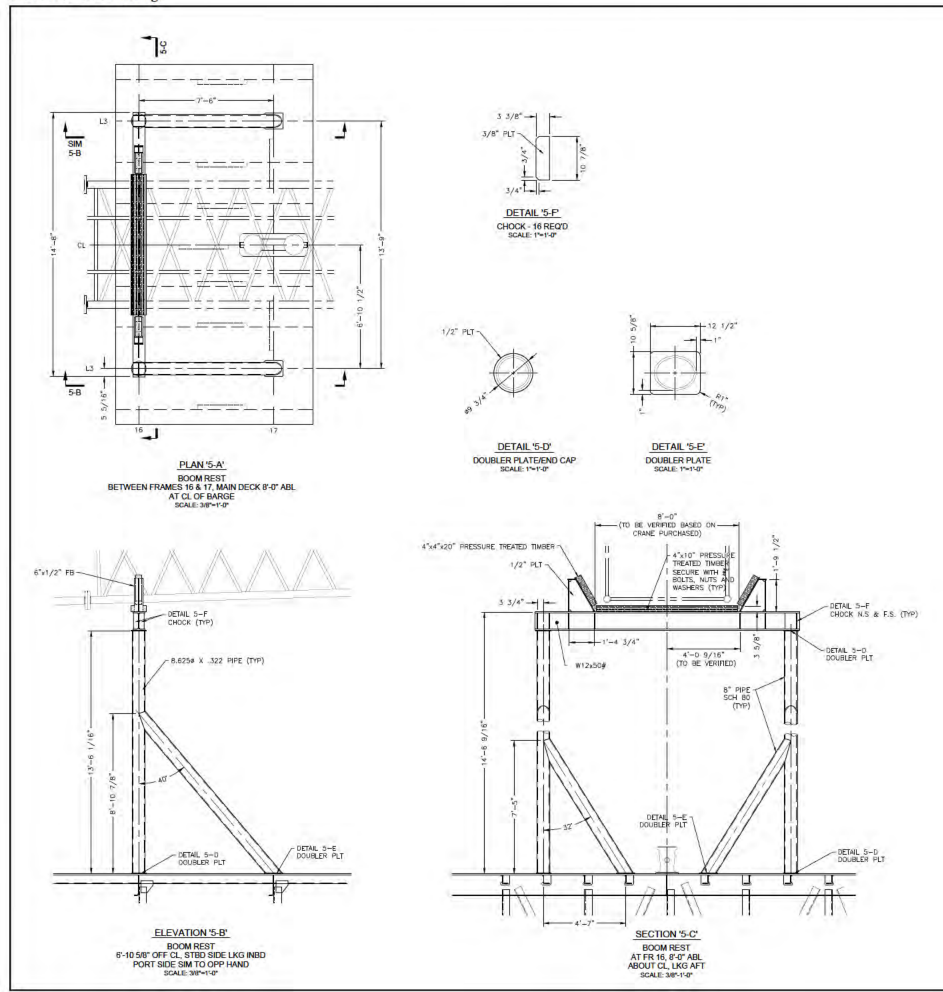
SHEET 2 OF 13 REV 2



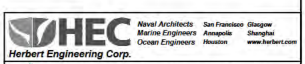
DWG 2018-060-01-04

SHEET 4 OF 13 REV 2

JUNE 13, 2022









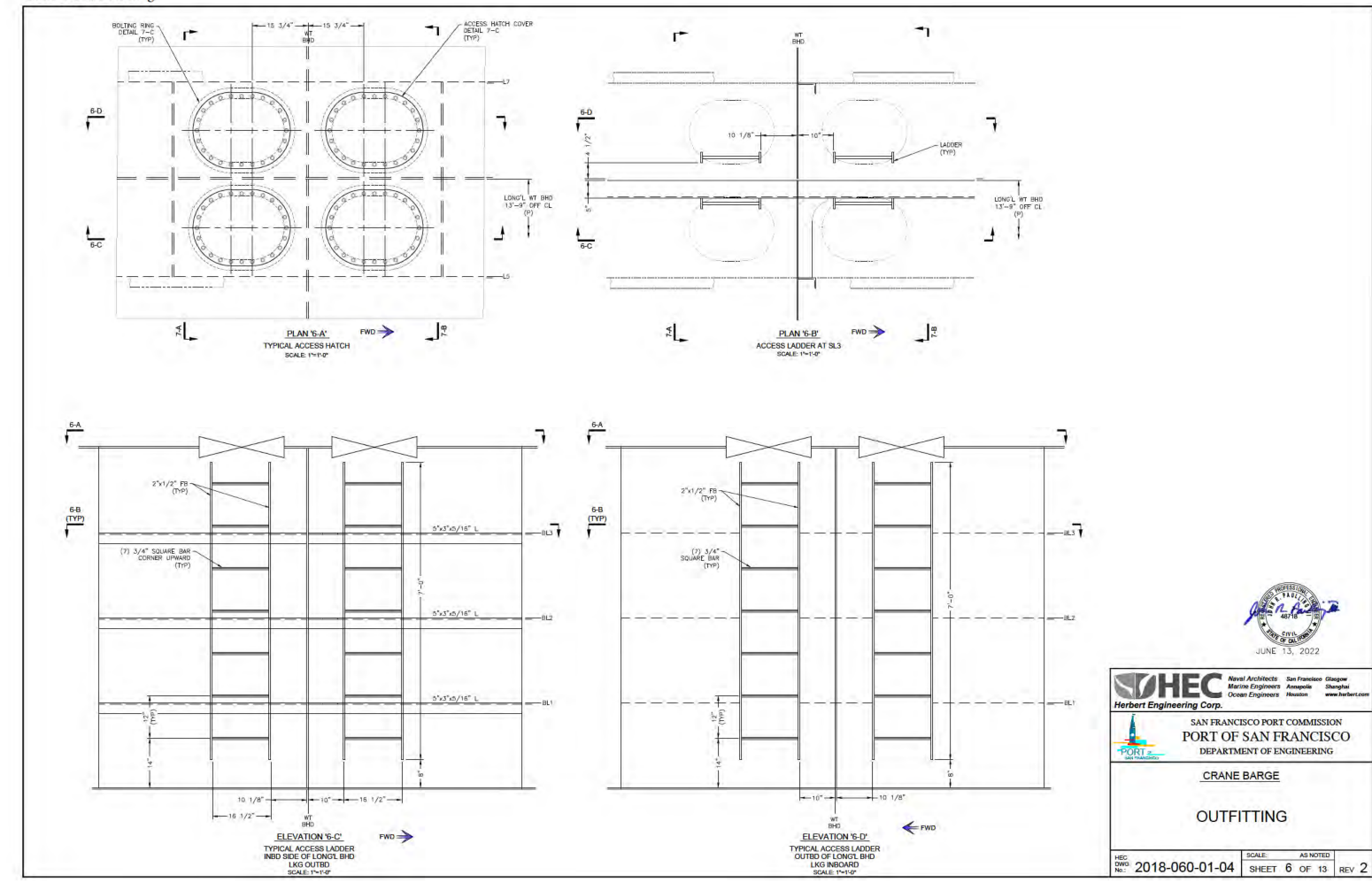
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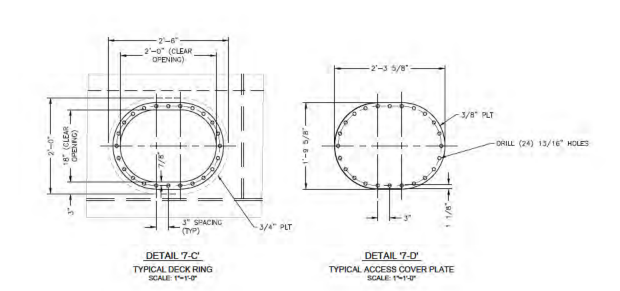
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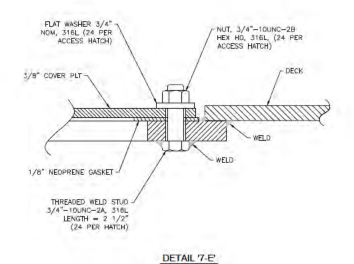
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No.: 2018-060-01-04

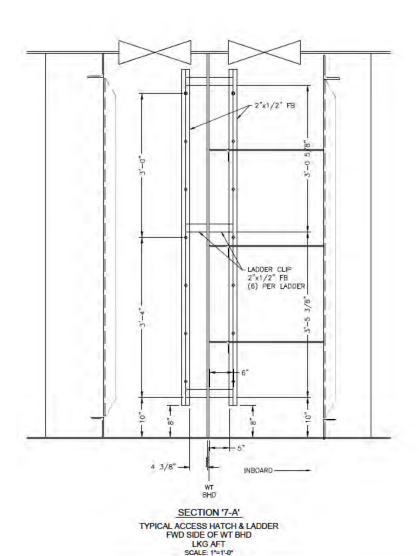
SCALE: AS NOTED SHEET 5 OF 13 REV 2

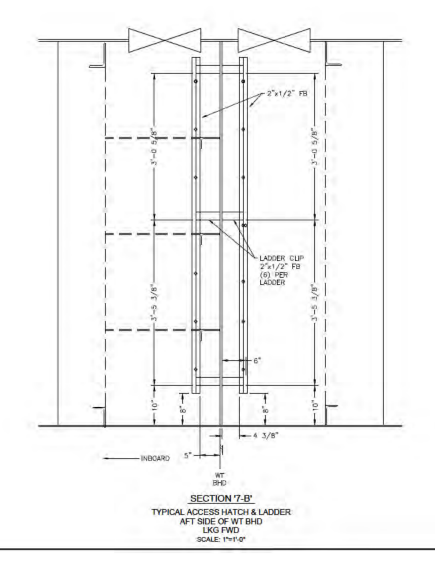






ACCESS HATCH ASSEMBLY SCALE: 1"=1'-0"











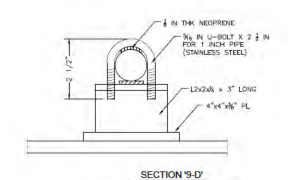
SAN FRANCISCO PORT COMMISSION
PORT OF SAN FRANCISCO
DEPARTMENT OF ENGINEERING

CRANE BARGE

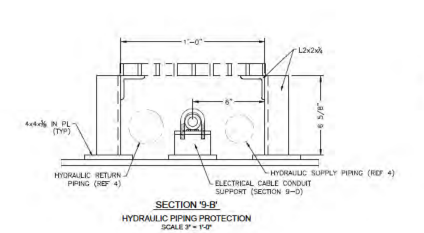
OUTFITTING

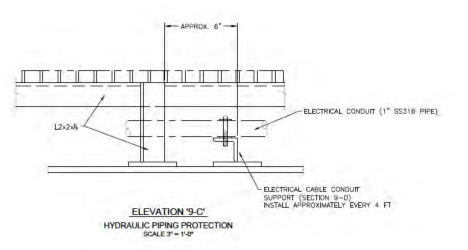
DWG 2018-060-01-04

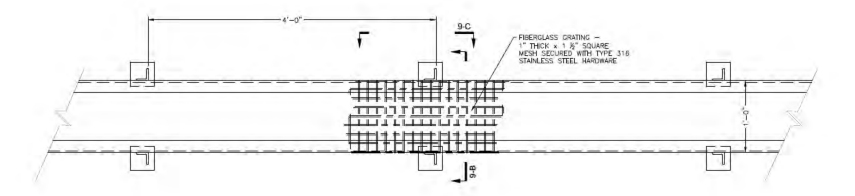
SHEET 7 OF 13 REV 2



ELECTRIC CABLE CONDUIT SUPPORT SCALE 3" = 1'-0"







DETAIL '9-A'
HYDRAULIC PIPING PROTECTION
SCALE 1-1/2" = 1'-0"







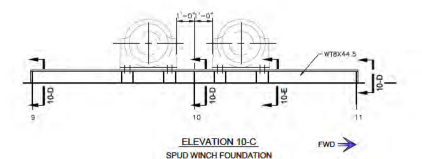
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

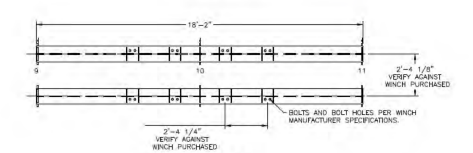
CRANE BARGE

OUTFITTING

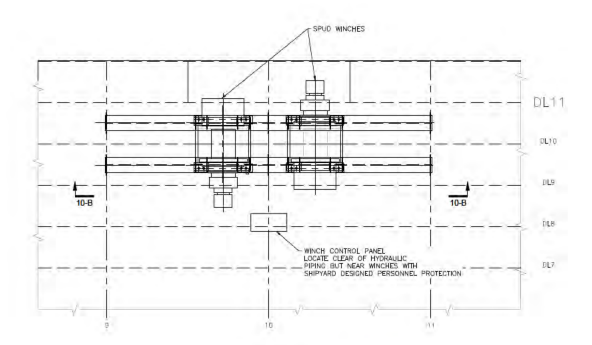
DWG 2018-060-01-04

SHEET 9 OF 13 REV 2

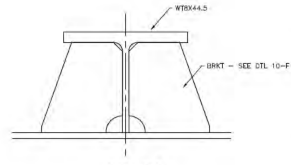


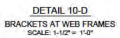


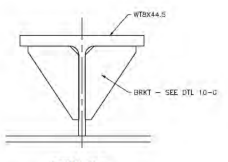
DETAIL 10-B SPUD WINCH SUPPORT BEAMS SCALE: 3/8"=1'-0"



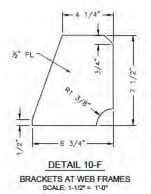
DETAIL 10-A FWD SPUD PILE WINCH FOUNDATION SCALE: 3/8"=1'-0"

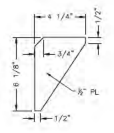






DETAIL 10-E BRACKETS AT NEAR BOLTS SCALE: 1-1/2" = 1'-0"

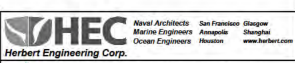




DETAIL 10-G BRACKETS AT NEAR BOLTS SCALE: 1-1/2" = 1'-0"

NOTE: ADJUST DIMENSIONS AS REQUIRED FOR ACTUAL EQUIPMENT PURCHASED.







SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

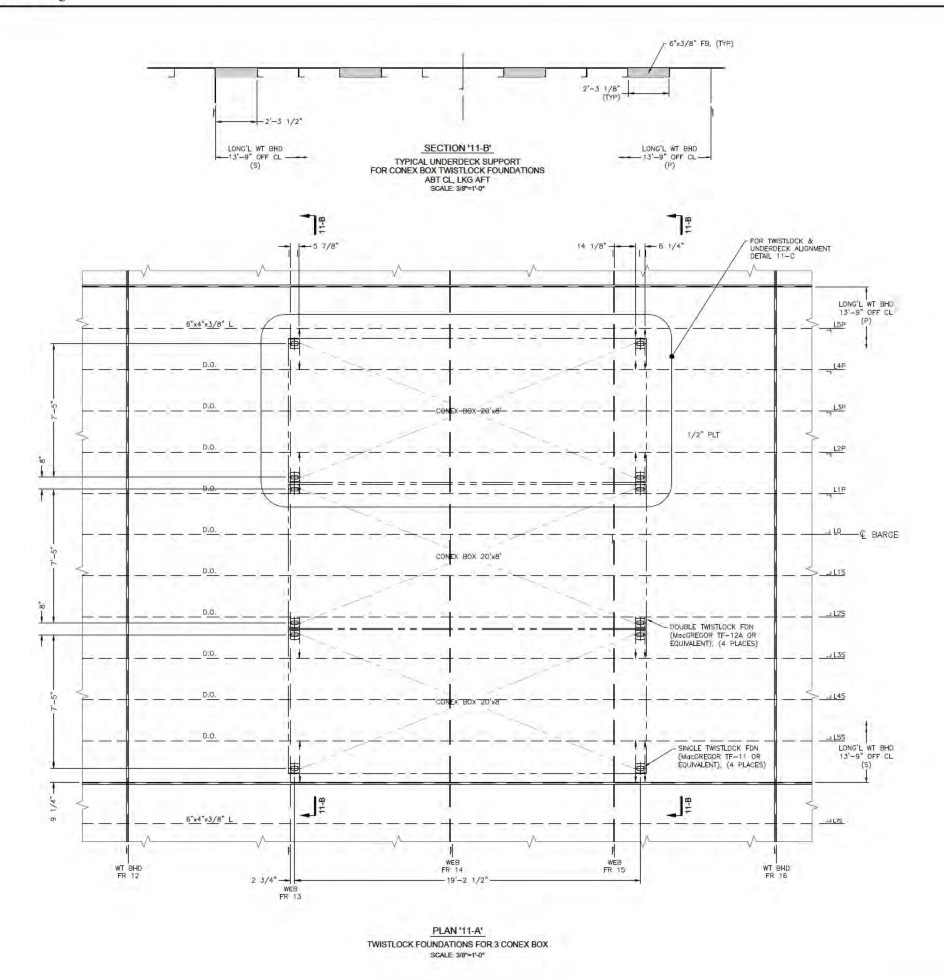
CRANE BARGE

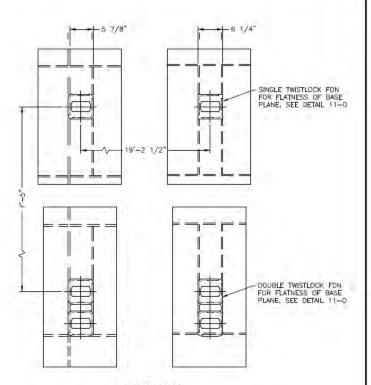
OUTFITTING

DWG No.: 2018-060-01-04

AS NOTED

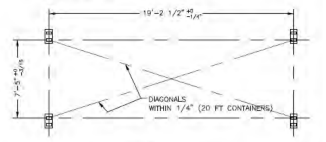
SHEET 10 OF 13 REV 2



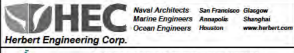


FLATNESS OF BASE PLANE OF ANY STACK OF CONTAINERS:

NO POINT SHALL DEVIATE FROM THE PLANE OF THE OTHER THREE BY MORE THAN THAN ±1/8". THE TOLERANCES FOR THE FLATNESS OF THE PLANE OF ANY STACK OF CONTAINERS TO A COMMON PLANE ESTABLISHED BY (2) ADJACENT CONTAINERS SHALL BE ±1/8" OVER 16"-0". SHIMS REQUIRED TO ESTABLISH FLAT PLANE SHALL HAVE A MINIMUM THICKNESS OF 1/4". WITH A CONTINUOUS FILLET WELD OF 1/4".



DETAIL '11-D' DECK SOCKET TOLERANCES NOT TO SCALE





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PORT OF SAN FRANCISCO
DEPARTMENT OF ENGINEERING

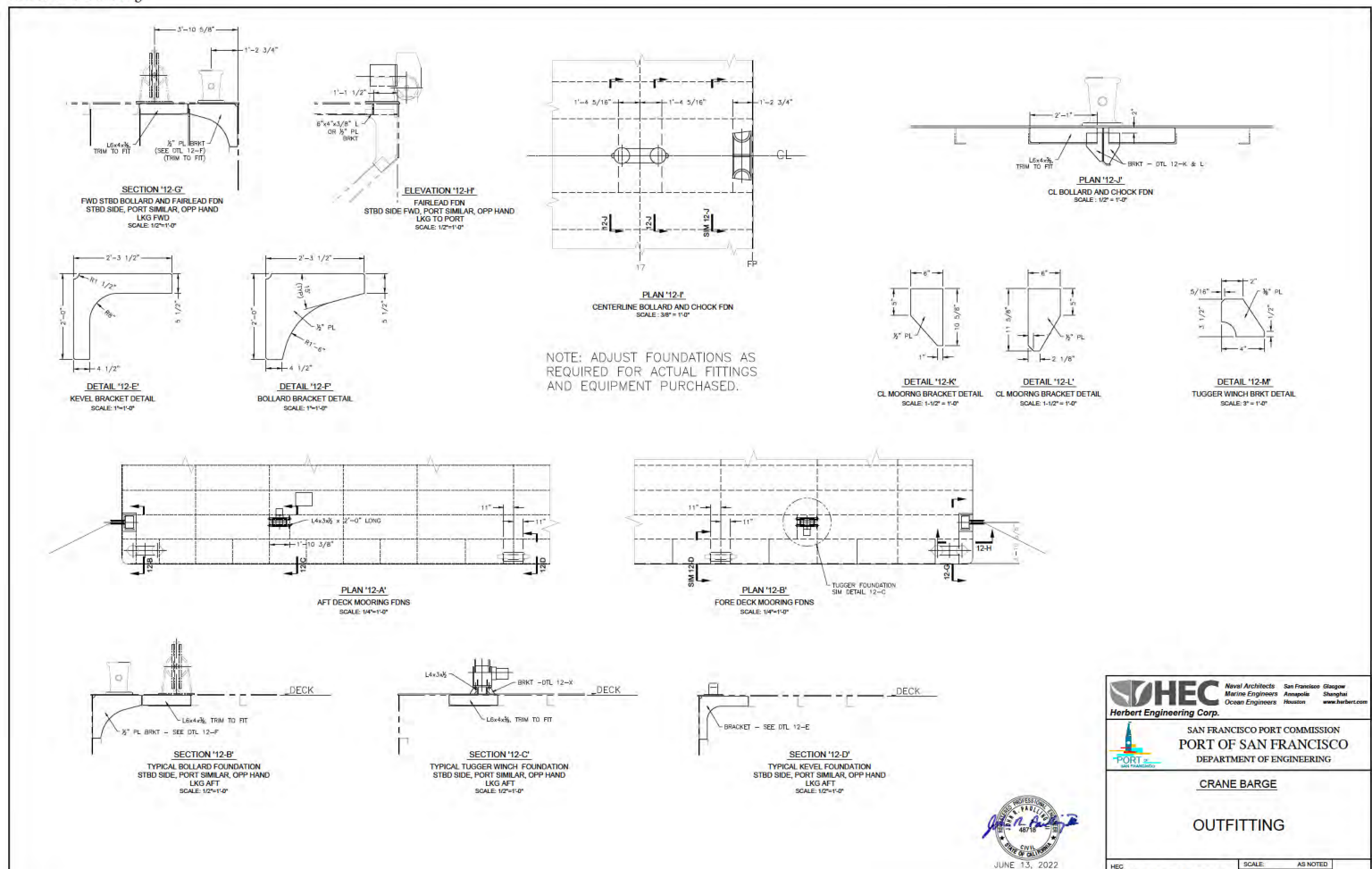
CRANE BARGE

OUTFITTING

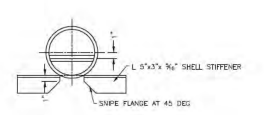
PEC DWG 2018-060-01-04

SCALE: AS NOTED SHEET 11 OF 13 REV 2

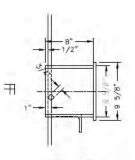




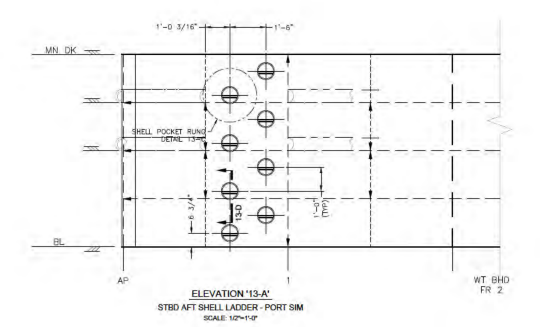
DWG No.: 2018-060-01-04 SHEET 12 OF 13 REV 2

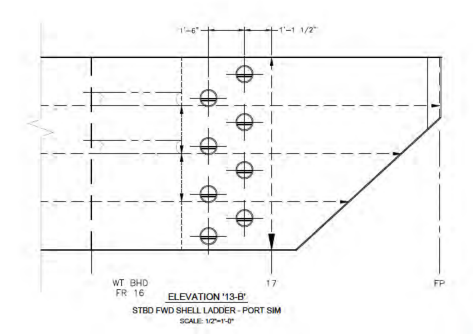


DETAIL '13-C' SHELL POCKET RUNG SCALE: 1-1/2"=1'-0"



SECTION '13-D' SHELL POCKET RUNG SCALE: 1-1/2"=1'-0"











SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

OUTFITTING

| HEC | SCALE: AS NOTED | SHEET 13 OF 13 | REV 2

Exhibit A-5: Mechanical Arrangement

GENERAL NOTES

THIS DRAWING SHOWS THE ARRANGEMENT OF THE HYDRAULC POWER PIPING ON DECK FROM THE HPU TO THE CONSUMERS. THESE CONSUMERS ARE FOUR TUGGER WINCHES, TWO SPUD-PILE WINCHES AND FOUR SPREAD-MOORING WINCHES.

PRESSURE PIPING (SUPPLY) IS SIZED FOR 3000 PSI WORKING PRESSURE AT 142 GPM. RETURN PIPING IS SIZED FOR FOR RETURN TO TANK.

3. ONLY PRESSURE AND RETURN LINES ARE PROVIDED ON DECK. ALL FLOW AND PRESSURE CONTROL REQUIRED FOR WINCHES ARE TO BE SPECIFIED AND PROVIDED IN THE CONTROL PANEL BY THE WINCH

4. ALL PLAN VIEWS ARE TOP LOOKING DOWN, ALL SECTIONS ARE LOOKING AFT. ELEVATIONS VIEWS ARE AS FOILLOWS:

• FROM STARBOARD SIDE: OUTBOARD LOOKING INBOARD

• FROM PORT SIDE: INBOARD LOOKING OUTBOARD

3. DRAWING UNITS ARE IN FEET & INCHES.

ALL MATERIAL, WELDING, FABRICATION AND WORKMANSHIP IS TO BE IN ACCORDANCE WITH APPLICABLE ABS RULES AND TO THE SATISFACTION OF THE OWNER'S REPRESENTATIVE.

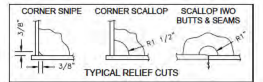
THERE SHALL BE NO SUBSTITUTIONS WITHOUT PRIOR APPROVAL OF THE OWNER'S REPRESENTATIVE.

6. ALL NEW STEEL IS TO BE ABS GRADE A UNLESS NOTED OTHERWISE.

EXCEPT WHERE NOTED, ALL WELDS ARE TO BE DOUBLE CONTINUOUS FILLETS WRAPPED AT THE ENDS. UNLESS OTHERWISE INDICATED, WELDS SHALL BE SIZED PER THE TABLE SHOWN TO THE RIGHT. SIZES PERTAIN TO THE LEG LENGTH.

8. PROVIDE RELIEF CUTS AS SHOWN IN THE TABLE TO THE RIGHT. IF NONE IS SHOWN ON THE DETAIL, IT IS ASSUMED TO HAVE THE 3/8"x3/8" CORNER SNIPE AND IS TO BE FILLED WITH WELD. SCALLOPS SHALL HAVE RADII AS SHOWN IN THE TABLE BELOW UNLESS NOTED OTHERWISE.

FILLET WELD SIZING TABLE									
THICKNESS OF THINNER PLATE	≤1/4"	5/16"	3/8"	7/16"	1/2"	5/8"	≥3/4"		
FILLET WELD LEG SIZE	3/16"	7/32"	7/32"	1/4"	5/16"	5/16"	3/8"		



DRAWING INDEX

SHT 1 — GEN NOTES, ABBREVIATIONS, BILL OF MATERIALS SHT 2 — ARRANGEMENT ON DECK SHT 3 — HYDRAULIC SCHEMATIC SHT 2 — PIPING DETAILS

ABBREVIATIONS

ABLABOVE BASELINE	EXISTG EXISTING
ABTABOUT	FR FRAME
BHD BULKHEAD	FWD FORWARD
BKTBRACKET	GDR GIRDER
BTMBOTTOM	LONGL LONGITUDINAL
CHKCHOCK	NSNEAR SIDE
CLCENTERLINE	N&F NEAR & FAR
CLRCLEAR	OPNG OPENING
CMGCOAMING	OUTBDOUTBOARD
CTRCENTER	PLTPLATE
DBLDOUBLE	PLTG PLATING
DETDETAIL	REF REFERENCE
D.ODITTO (SAME AS)	STDSTANDARD
	T&BTOP & BOTTOM
	TYPTYPICAL
	WTWATERTIGHT

No.	DESCRIPTION	BY/DATE/APPD
0	ISSUE FOR BIDDING	3/08/21 / JRP
1	RE-ISSUE FOR BIDDING 1. INCLUDE SPREAD MOORING WITH INITIAL P	ROCUREMENT

REFERENCES		
TITLE	DWG N	
GENERAL ARRANGEMENT	2018-060-01-01	
SPUD PILES	2018-060-01-03	
OUTFITTING	2018-060-01-04	

5	-				
			- 15		
1	VHEC	Naval Architects Marine Engineers Ocean Engineers	San Francisco Annapolis Houston	Glasgow Shanghai www.herbert.com	

DRWN:	RJP/JRP	DATE: MARCH 08, 2021	SCALE:	AS NOTED
CHKD:	JRP/JLG	APPD: SAS	ACADFILE:180	0600105-1-STAMP
PROJECT	FILE:	2018-060-01	PLOTSCALE:	1:2 ON ANSI full
ABS APPR	OVAL: -			bleed B (11.00 x 17.00 Inches)



No. 2 3

> SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

MECHANICAL ARRANGEMENT

OWNER APPVL:	DWG 2018-060-01-05
DATE:	No.: 2010-000-01-03
FILE	SHEET 1 OF 1 REV 1

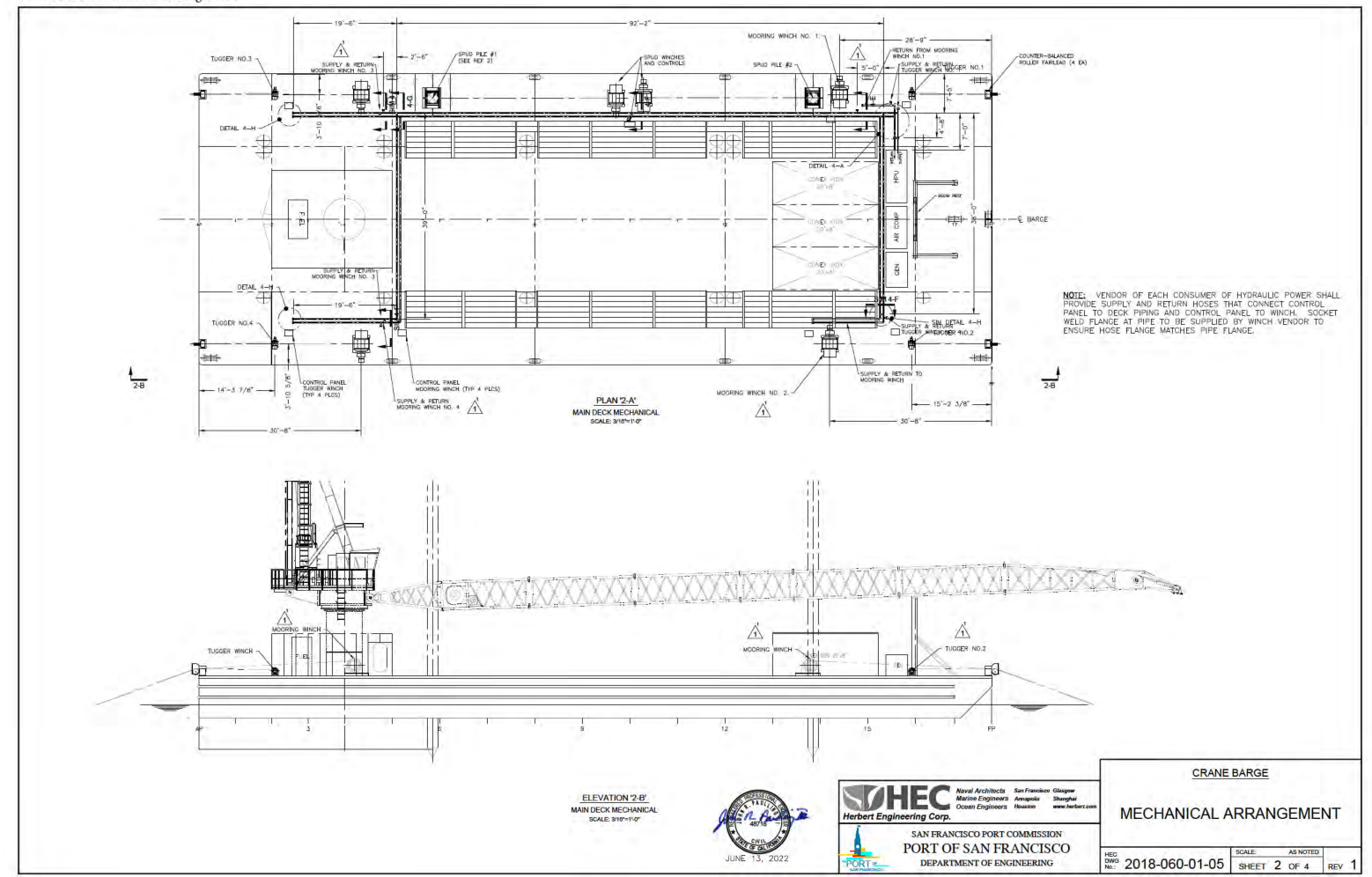
BILL OF MATERIALS

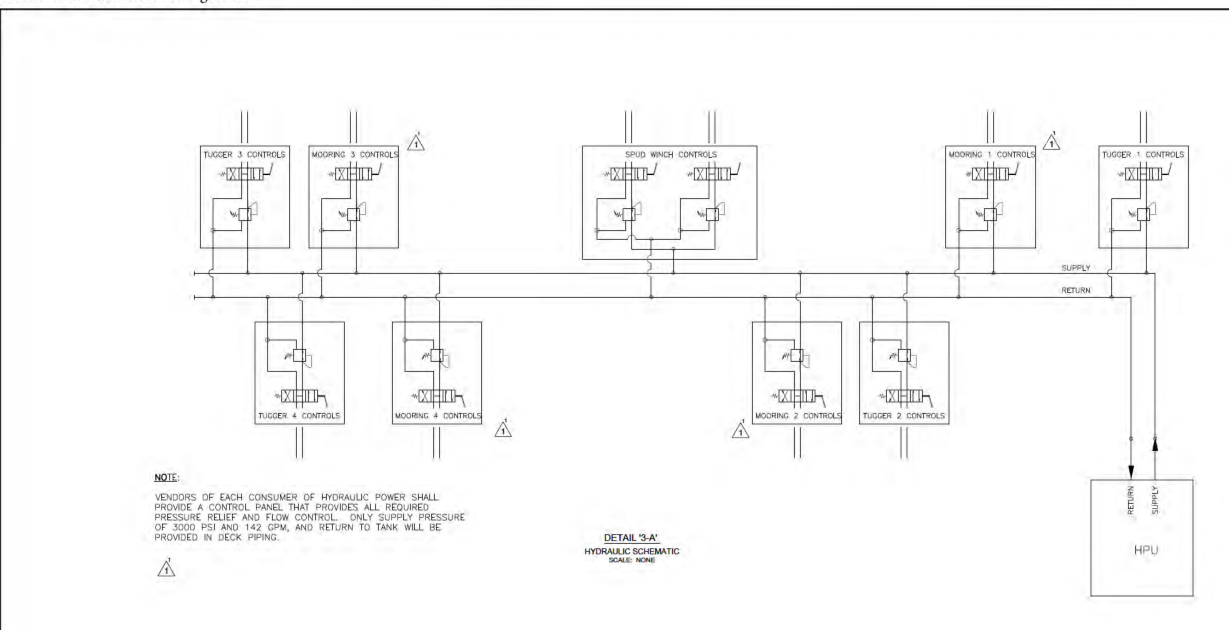
ITEM	QTY	UNIT	SIZE	DESCRIPTION	SPECIFICATION
1	260	FT	2 IN ND	SCH 80 PIPE	ASTM A312 TP316L
2	7	EA	2 IN ND	45 DEG ELBOW CL 3000 LB SOCKET WELD	ASTM A182 F316L
3	1	EA	2 IN ND	90 DEG ELBOW CL 3000 LB SOCKET WELD	ASTM A182 F316L
4	5	EA	2 IN ND	TEE CL 3000 LB SOCKET WELD	ASTM A182 F316L
5	16*	EA	2 IN ND	CODE 62 O-RING FLANGE	SAE J518 316L
6	16*	EA	2 IN ND	CODE 62 FLAT FACE FLANGE	SAE J518 316L
7	7	EA	2 IN ND	CODE 62 BLIND FLANGE	SAE J518 316L
8	260	FT	2-1/2 IN ND	SCH 40 PIPE	ASTM A312 TP316L
9	1	EA	2-1/2 IN ND	90 DEG ELBOW CL 3000 LB SOCKET WELD	ASTM A182 F316L
10	4	EA	2-1/2 IN ND	TEE CL 3000 LB SOCKET WELD	ASTM A182 F316L
11	16*	EA	2-1/2 IN ND	CODE 61 O-RING FLANGE	SAE J518 316L
12	16*	EA	2-1/2 IN ND	CODE 61 FLAT FACE FLANGE	SAE J518 316L
13	5	EA	2-1/2 IN ND	CODE 61 BLIND FLANGE	SAE J518 316L

THE NUMBER OF FLANGES SHOWN DOES NOT INCLUDE THOSE NEEDED TO SPOOL PIPE.

NOTE; PIPE SUPPORTS NOT SHOWN IN TABLE. CONTRACTOR TO LAYOUT AND SOURCE THOSE IN ACCORDANCE WITH PROJECT SPECIFICATIONS.

Exhibit A-5: Mechanical Arrangement









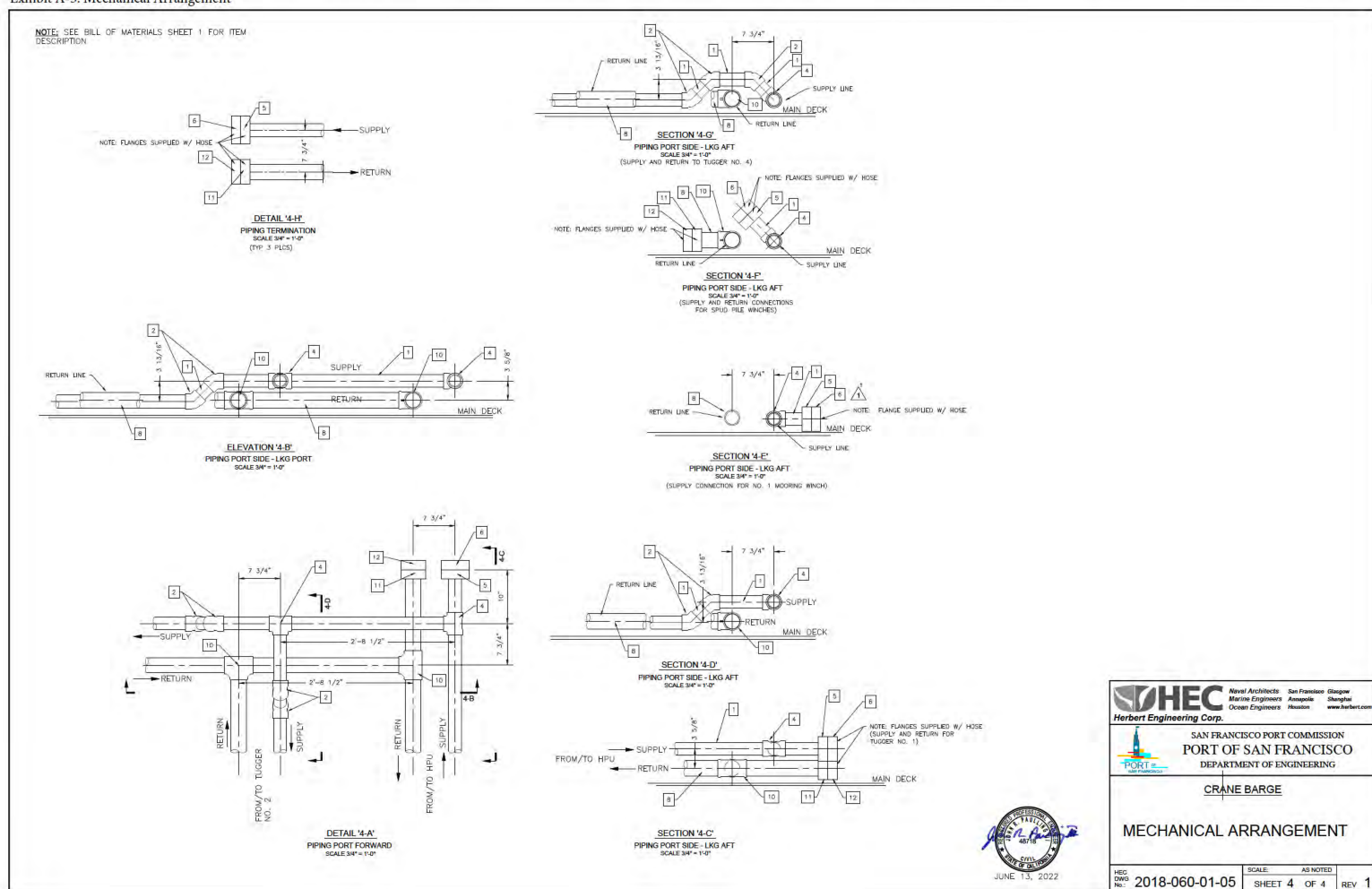
PORT

MECHANICAL ARRANGEMENT

PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

DWG 2018-060-01-05 SHEET 3 OF 4 REV 1

CRANE BARGE



GENERAL NOTES

- THIS DRAWING PRESENTS THE ONE-LINE DIAGRAM FOR THE ELECTRICAL SYSTEM FOR A CRANE BARGE FOR PERFORMING ROUTINE REPAIRS AND OTHER LIFTING WORKS ALONG THE SAN FRANCISCO WATERFRONT.
- THE CONCEPT PRESENTED HERE IS DEPENDENT ON SPECIFIC EQUIPMENT AND FIXTURES THAT WILL BE INSTALLED.
- 3. FOR LOCATION OF ELECTRICAL COMPONENTS, SEE DRAWING 2018-060-01-01 "GENERAL ARRANGEMENT".

ABBREVIATIONS DRAWING INDEX

ABLEVIATIONS

ABL ABOVE BASELINE EXISTO EXISTING

ABT ABOUT FR FRAME

BHD BULKHEAD FWD FORWARD

BKT BRACKET DR GRDER

GTM BOTTOM LONGL LONGITUDINAL

CHK CHOCK NS NEAR SIDE

CL CENTERLINE NAEF NEAR & FAR

CLR CLEAR OPPING OPENING

CTR CENTER PLT PLATING

DET DETAIL REFERENCE

D.O. DITTO (SAME AS)

TOP & SOTTOM

TYP TYPICAL

WIT WATERTIGHT SHT 1 — PRINCIPAL PARTICULARS, GEN NOTES, ABBREVIATIONS DEPLOYED OUTSGARD PROFILE, AFT PROFILE SHT 3 — ELECTRICAL ONE—LINE DIAGRAM — ENTIRE BARGE SHT 3 — ELECTRICAL ONE—LINE DIAGRAM — CONEX & PED HSE SHT 4 — ELECTRICAL O



No.	DESCRIPTION	BY/DATE/APPO
-	PRELIMINARY ISSUE TO CLIENT FOR REVIEW	JRP/AS 1/25/2021 JRP
0	ISSUE FOR BIDDING	JRP/AS 3/8/2021 JRF
1	REISSUE FOR BIDDING 1. REMOVE PRINCIPAL PARTICULARS FROM	SHEET 1
		JRP/ 6/13/2022 JRP

	Z4"x135 PILE WT=75,000LB	
EUEL FUEL		CONEX BOX 20'x8'
AB	12	

REFERENCES				
No.	TITLE	DWG No.		
1	GENERAL ARRANGEMENT	2018-060-01-01		
2	,			
3	,	1.0		
4	n	i A		
5	-	7		



DRWN:	AS	DATE:	JAN 25, 2021	SCALE:	AS NOTED
CHKD:	AS/JRP	APPD:	SAS	ACADFILE1806	00106-1+STAMP
PROJECT	FILE:	2018-08	0-01	PLOTSCALE:	1:2 ON ANSI D

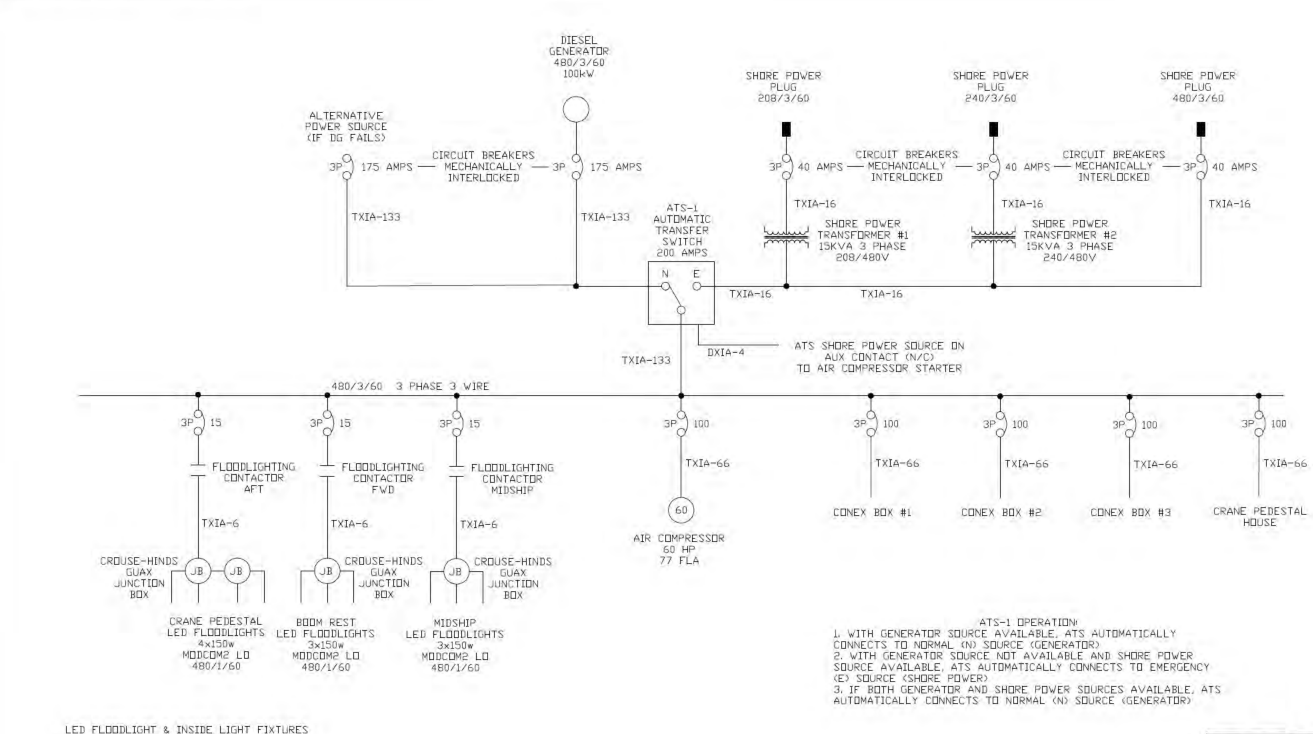


SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

OWNER APPVL:	HEC 2018-060-01-	
DATE		No.: 2010-000-01-00
FILE		SHEET 1 OF 4 REV 1



MANUFACTURED BY PHOENIX LIGHTING

DETAIL '2-A' BARGE ONE LINE

SCALE: NONE



Naval Architects San Francisco Glasgow Marine Engineers Annapolis
Ocean Engineers Houston



SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

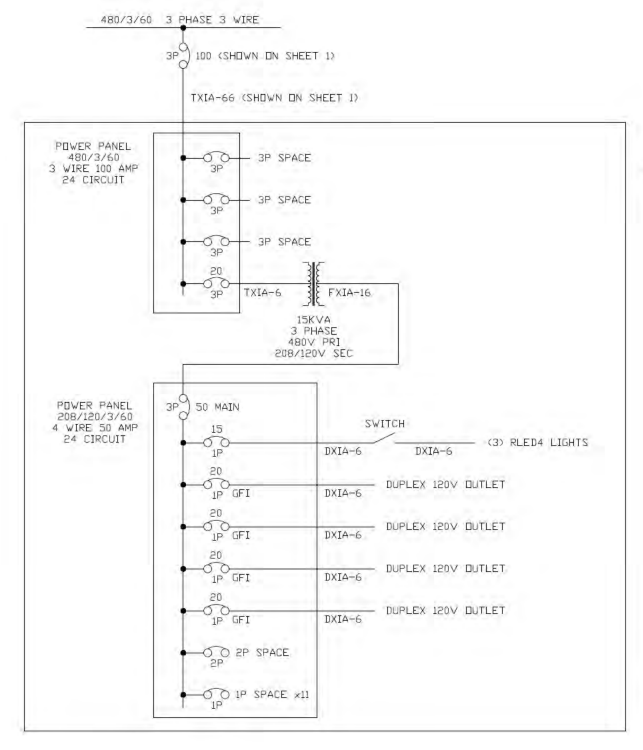
CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

DWG No.: 2018-060-01-06

AS NOTED SHEET 2 OF 4





TYPICAL FOR EACH CONEX BOX AND CRANE PEDESTAL HOUSE (OPTION)

LED FLOODLIGHT & INSIDE LIGHT FIXTURES MANUFACTURED BY PHOENIX LIGHTING

DETAIL '3-A'

CONEX BOX ONE LINE

SCALE: NONE





Naval Architects San Francisco Glasgow Marine Engineers Annapolis Shanghai Ocean Engineers Houston www.herb



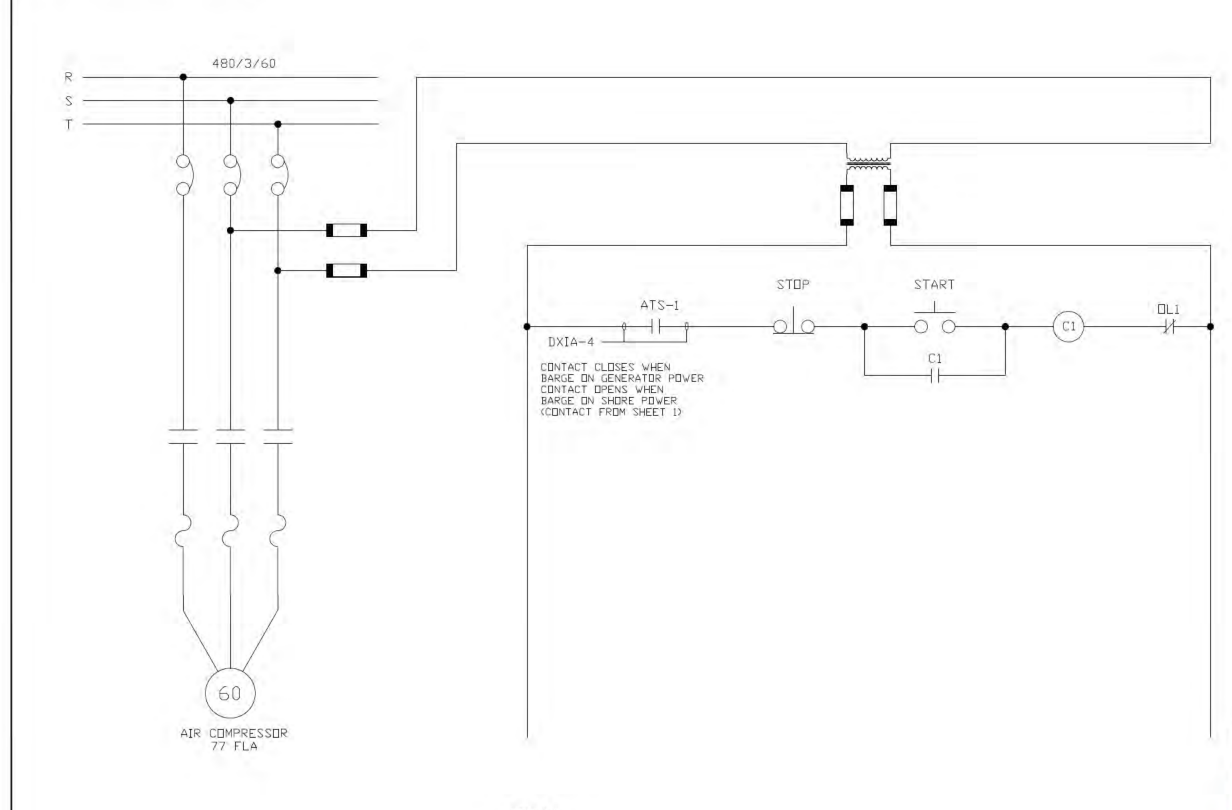
SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

DWG No.: 2018-060-01-06

AS NOTED SHEET 3 OF 4 REV 1



DETAIL '4-A'

AIR COMPRESSOR ONE LINE SCALE: NONE



Marine Engineers Au
Ocean Engineers Ho

ects San Francisco Glasgow neers Annapolis Shanghai neers Houston www.herbe



SAN FRANCISCO PORT COMMISSION PORT OF SAN FRANCISCO DEPARTMENT OF ENGINEERING

CRANE BARGE

ELECTRICAL ONE-LINE DIAGRAM

DWG 2018-060-01-06

SHEET 4 OF 4 REV 1





San Francisco Ethics Commission

25 Van Ness Avenue, Suite 220, San Francisco, CA 94102 Phone: 415.252.3100 . Fax: 415.252.3112 ethics.commission@sfgov.org . www.sfethics.org

Received On:

File #: 250629

Bid/RFP #:

Notification of Contract Approval

SFEC Form 126(f)4
(S.F. Campaign and Governmental Conduct Code § 1.126(f)4)

A Public Document

Each City elective officer who approves a contract that has a total anticipated or actual value of \$100,000 or more must file this form with the Ethics Commission within five business days of approval by: (a) the City elective officer, (b) any board on which the City elective officer serves, or (c) the board of any state agency on which an appointee of the City elective officer serves. For more information, see: https://sfethics.org/compliance/city-officers/contract-approval-city-officers

<u> </u>				
1. FILING INFORMATION				
TYPE OF FILING	DATE OF ORIGINAL FILING (for amendment only)			
	40			
Original	0,,			
AMENDMENT DESCRIPTION – Explain reason for amendment				
	7 8			
	X.			

2. CITY ELECTIVE OFFICE OR BOARD		
OFFICE OR BOARD NAME OF CITY ELECTIVE OFFICER		
Board of Supervisors	Members	

3. FILER'S CONTACT				
NAME OF FILER'S CONTACT	TELEPHONE NUMBER			
Angela Calvillo	415-554-5184			
FULL DEPARTMENT NAME	EMAIL			
Office of the Clerk of the Board	Board.of.Supervisors@sfgov.org			

4. CONTRACTING DEPARTMENT CONTACT			
NAME OF DEPARTMENTAL CONTACT		DEPARTMENT CONTACT TELEPHONE NUMBER	
Boris Delapine		415-571-6626	
FULL DEPARTMENT NAME		DEPARTMENT CONTACT EMAIL	
PRT	Port of San Francisco	boris.delapine@sfport.com	

5. CONTRACTOR			
NAME OF CONTRACTOR		TELEPHONE N	IUMBER
The Dutra Group		(415) 258-6876	
STREET ADDRESS (including City, State and Zip Code)		EMAIL	
2350 Kerner Blvd Suite 200, San Rafael, CA 949	01		
6. CONTRACT			
DATE CONTRACT WAS APPROVED BY THE CITY ELECTIVE OFFICER(S)	ATE CONTRACT WAS APPROVED BY THE CITY ELECTIVE OFFICER(S) ORIGINAL BID/RFP NUMBER FILE NUMBER (If applicable) 250629		
DESCRIPTION OF AMOUNT OF CONTRACT			
\$16,747,196			
NATURE OF THE CONTRACT (Please describe)			
This contract is for a made-to-order crane bar	ge for use b	y the Port	of San Francisco.
7. COMMENTS			
7. COMMENTS			
8. CONTRACT APPROVAL			
This contract was approved by: THE CITY ELECTIVE OFFICER(S) IDENTIFIED ON THIS FORM			
THE CITY ELECTIVE OFFICER(3) IDENTIFIED ON THIS FORM			
A BOARD ON WHICH THE CITY ELECTIVE OFFICER(S) SERVES			
Board of Supervisors			
THE BOARD OF A STATE AGENCY ON WHICH AN APPOINTEE OF	THE CITY ELECTIV	/E OFFICER(S) II	DENTIFIED ON THIS FORM SITS

9. AFFILIATES AND SUBCONTRACTORS

List the names of (A) members of the contractor's board of directors; (B) the contractor's principal officers, including chief executive officer, chief financial officer, chief operating officer, or other persons with similar titles; (C) any individual or entity who has an ownership interest of 10 percent or more in the contractor; and (D) any subcontractor listed in the bid or contract.

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#	LAST NAME/ENTITY/SUBCONTRACTOR	FIRST NAME	ТҮРЕ			
1	Dutra/The Dutra Group	віll т.	Other Principal Officer			
2	Steward/The Dutra Group	Harry	CEO			
3	Jacobson/The Dutra Group	Molly J.	Other Principal Officer			
4	Mohr/The Dutra Group	Kevin	CF0			
5	Conrad Shipyard	3	Subcontractor			
6	Techcrane International, L	7.0.	Subcontractor			
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#	LAST NAME/ENTITY/SUBCONTRACTOR	FIRST NAME	ТУРЕ		
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9. AFFILIATES AND SUBCONTRACTORS List the names of (A) members of the contractor's board of directors; (B) the contractor's principal officers, including chief executive officer, chief financial officer, chief operating officer, or other persons with similar titles; (C) any individual or entity who has an ownership interest of 10 percent or more in the contractor; and (D) any subcontractor listed in the bid or contract. LAST NAME/ENTITY/SUBCONTRACTOR **FIRST NAME** TYPE 39 40 41 42 43 44 45 46 47 48 49 50 Check this box if you need to include additional names. Please submit a separate form with complete information. Select "Supplemental" for filing type. **10. VERIFICATION** I have used all reasonable diligence in preparing this statement. I have reviewed this statement and to the best of my knowledge the information I have provided here is true and complete.

I have used all reasonable diligence in preparing this statement. I have reviewed this statement and to the best of my knowledge the information I have provided here is true and complete. I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct. SIGNATURE OF CITY ELECTIVE OFFICER OR BOARD SECRETARY OR CLERK BOS Clerk of the Board

City and County of San FranciscoDaniel Lurie, Mayor



Office of the City Administrator

Carmen Chu, City Administrator Sailaja Kurella, Director Office of Contract Administration/Purchasing

DATE: June 2, 2025

TO: Angela Calvillo, Clerk of the Board

FROM: Sailaja Kurella, Director of Office of Contract Administration (OCA)

SUBJECT: Resolution to approve Contract 1000035542 for procurement of a custom-built crane barge

Enclosed please find the proposed Resolution from the Office of Contract Administration (OCA) requesting that the Board of Supervisors authorize Contract 1000035542 with The Dutra Group ("Dutra") for procurement of a custom-built crane barge for the Port of San Francisco ("Port"). The proposed contract will have a not to exceed ("NTE") amount of \$16,747,196 and a duration of approximately two years, expiring on July 14, 2027, with an option to extend for one year. The anticipated contract ("effective date") is August 11, 2025.

Background

The Port of San Francisco is pursuing the purchase of a 150-foot crane barge with a 120-ton pedestal crane as a generational piece of equipment that will allow the Port to maintain assets such as piers, wharfs, marinas, and barges through the next five decades. The crane barge is a critical piece of equipment to keep piers in a good state of repair so that they continue to provide revenue for the Port and City of San Francisco. The crane barge will also provide a working platform for up to 20 Pile Workers and Divers to perform demolition, construction and repair work along the Port's 7.5 miles of historic waterfront.

The Port has demonstrated tremendous cost savings for marine construction projects by performing the work with its own crews. The crane barge will be instrumental in recovery from natural disasters by providing a means to offload cargo, supplies, and other forms of mutual aid from ships to shore. It can also be used for rescue and salvage operations anywhere along the waterfront.

This will be the only crane barge owned and operated by the City and County of San Francisco with an expected life span of over 50 years. The Port's current crane barge has reached the end of its useful life and is undersized for the projected work to come. The new crane barge will be funded by State Lands Commission (\$12.7 million or 75%) and Port Capital funds (\$4.0 million or 25%).

The design and specifications for the crane barge were developed in partnership between Port maintenance staff, engineering staff, and with Herbert Engineering (engaged through the Port's engineering on call contract). Development of design and specifications began in 2017. An RFQ was issued in December of 2023 with one qualified respondent. The project proceeded into direct negotiations with the respondent.

The Port is responsible for maintaining 7.5 miles of San Francisco's urban shoreline. This jurisdiction is a diverse mix of piers, bulkheads, seawalls, and reinforced shoreline. These structures require regular maintenance and emergency repairs. Currently, the Port must use third party vendors to implement these projects, costing the City both time and money. The crane barge will allow the Port to directly implement these projects.

Critical for Port Mission and Economic Growth

The Port of San Francisco's current crane barge, originally constructed from a repurposed ferry float, is undersized and at the end of its service life. Estimated repair costs—including dry-docking, necessary repairs, and crane

City and County of San FranciscoDaniel Lurie, Mayor



Office of the City Administrator

Carmen Chu, City Administrator Sailaja Kurella, Director Office of Contract Administration/Purchasing

replacement—range from \$6 to \$10 million. However, these repairs would not resolve a critical issue: the barge was never structurally designed to handle the heavy-duty loads associated with pile driving.

Hiring marine construction contractors is extremely costly, with daily rental rates for a crane barge and crew averaging \$20,000. A Port-owned crane barge and crew can perform similar work at roughly half the cost, with the added benefit of avoiding contracting delays. Owning this asset enables the Port to respond quickly to maintenance needs and support a wide range of operations.

The new crane barge will be the only on-water marine construction asset owned by the City and County of San Francisco and will support the following core functions:

- Maritime Operations: Maintain four cruise ship terminal berths (Piers 27, 30-32, 35, and 80), Department of Transportation Maritime Administration (MARAD), and Roll-on\/Roll-off berths. The barge will be critical for making emergency repairs and reconfiguring berth fendering to accommodate varying ship sizes, which will help increase port revenue.
- Commercial Fishing Support: Perform maintenance and repairs at the commercial fishing harbor, including berthing areas at Pier 45 that serve fish processing operations.
- **Recreational Boating:** Support the maintenance of marina float systems, baffle walls, navigational aids, a boat launch, and a 600+ berth recreational marina.
- **Real Estate and Development:** Provide access to finger piers for ongoing building maintenance, structural repairs, and support leasing opportunities through improved infrastructure reliability.
- **Public Access Compliance:** Assist in meeting San Francisco Bay Conservation and Development Commission mandates by ensuring continued public access along wharfs and piers.
- Environmental Protection: Facilitate the salvage of sunken vessels and debris to reduce navigation and environmental hazards.
- **Disaster Response:** Serve a critical role in emergency operations, including the offloading of goods and mutual aid during disasters.

Solicitation and Subsequent Negotiations

On December 8, 2023, OCA issued a Request for Qualifications ("RFQ") for a custom-built crane barge through Sourcing Event 0000006633. The RFQ included crane and barge specifications for the exact crane barge the Port wishes to acquire and minimum qualifications requiring specified levels of experience from all technical firms and licensed professionals, and also required commitment letters from a barge fabricator with experience constructing a crane barge of the size and scope of the City's proposed item, a crane vendor with a licensed professional engineer Project Manager, an Engineer of Record to provide stamped drawings, and sufficient bonding capacity. The purpose of the RFQ was to create a pool of qualified contractors and their teams that would respond to a subsequent Request for Proposals that included a more detailed plan. One submittal was received from Dutra. This submittal was deemed responsive.

City and County of San FranciscoDaniel Lurie, Mayor



Office of the City Administrator

Carmen Chu, City Administrator Sailaja Kurella, Director Office of Contract Administration/Purchasing

After review of the RFQ solicitation process, the City determined that an additional solicitation would not result in a greater number of responsive Proposals and entered into direct negotiations with Dutra.

The City engaged in 12 months of active negotiations with Dutra to refine scope, reduce project costs, and improve constructability, ensuring the final agreement achieves the highest quality product at the best price.

Funding Source

The crane is being purchased by the Port of San Francisco. The majority funding source for this purchase is with \$12.7 million in-hand funds from the California State Lands Commission that must be expended by December 31, 2026. The remaining, approximate \$4 million, contribution from the Port of San Francisco will come for the Harbor Fund.

There are no General Fund Dollars contributing to this purchase.

Pricing Structure and NTE

The Pricing structure reflects the procurement plan for the crane barge which consists of purchasing an existing crane, fabrication in Louisianna of a barge built to hold the crane, transportation by barge through the Panama Canal, crane installation and functional testing onboard barge, on-location testing, and final delivery and acceptance. The purchase of the crane barge also includes a 3-year total warranty.

The negotiated project budget is based on predetermined milestones, as indicated in Appendix B of the attached proposed contract. The initial Not to Exceed Amount for the contract is \$16,747,196, which is an all-inclusive price reflecting commodity purchase, transportation, professional services, contingency and sales tax.

Recommendation

The purchase of this crane barge will allow the Port to maintain assets such as piers, wharfs, marinas, and barges through the next five decades. The crane barge is a critical piece of equipment to keep piers in a good state of repair so that they continue to provide revenue for the Port and City of San Francisco.

The California State Lands Commission are available until December 31, 2026.

For these reasons, a timely approval of this resolution will provide City departments access to use State Lands Commission funds to secure a custom crane barge through this contract.

If you have any questions or require additional information, please contact Shawn Peeters at (628) 652-1626 or shawn.peeters@sfgov.org.

Enclosures:

- 1. Contract 1000035542 Proposed Agreement
- 2. Contract 1000035542 Resolution
- 3. Contract 1000035542 Ethics Form 126f(2)
- 4. Contract 1000035542 Ethics Form 126f(4)