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M Project Addenda		I Adda do o More	Addendus Bala
Nork Order Number FFX21320	6	Addendum Number	Addendum Date 5/28/2015
Project Location 4759 Bennetts Pasture Rd, Suffolk, VA 23435		Project Description	Itural hall upgrades
Project ID 53766451504		Bid Opening Date	6/3/2015
Owner/Trust	0101		0/3/2013
he owner or trust is as marked below:			
	• .	-	Saints, a Utah corporation sole
The Church of Jesus Christ	of Latter-day Saints in	Canada, a Canadian Trust	
From consultant or architect: owner			
nstructions to prospective bidders:			
This addendum forms a part of the contract docu naterials and workmanship are to be as describe attached drawings and sheets dated:	ments and modifies the original ad in the contract documents unl	bidding documents and/or prior addend less specifically stated otherwise. This a	la as noted below. All conditions, requirements, addendum consists of this cover page and the
This addenda includes spec #11-5213 - F Contractor Bid Proposal that reflects the revision.	Projection Screens, cut shee inlcusion of the additional sp	t for the Targa Access XLE motoriz lec. Please discard the Bid Propos	ed screen (owner provided), and a new al included in the bid packet and use this
. Changes to prior addenda:			
. Changes to prior addenda:			
. Changes to bidding requirements:			
. Shariges to sideling requirements.			
. Changes to conditions of the contract or	r scope of work:		
	suspective work.		
. Changes to specifications:			
. Changes to drawings:			
g- -			

SECTION 11 5213

PROJECTION SCREENS

PART 1 - GENERAL

1.1 SUMMARY

- A. Products Installed But Not Furnished Under This Section:
 - 1. Coordination, sequencing, and adjusting of Owner-Furnished projection screens and brackets as described in the contract documents.
- B. Related Requirements:
 - 1. Section 01 6400: 'Owner-Furnished Products', Owner will furnish projection screens and brackets. PART 2 PRODUCTS of this Section establishes quality of materials for information of Contractor, Architect, and Owner's representatives.
 - 2. Section 06 2001: 'Common Finish Carpentry Requirements' for installation of Owner-Furnished projection screens and brackets.
 - 3. Section 09 2216: 'Non-Structural Metal Framing' for blocking in metal stud framed walls for projection screens brackets.
 - 4. Division 26: Electrical connections and setting of limit switches.

1.2 ADMINISTRATIVE REQUIREMENTS

- A. Coordination:
 - Coordinate the efforts of the various trades affected by the Work of this Section.
 - 2. Coordinate completions of solid blocking in walls.
- B. Sequencing:
 - 1. Install projections screens after following as been completed:
 - a. Adjacent walls and ceilings are finished and painted.
 - b. Electrical connections and setting of limit switches as been completed.

1.3 SUBMITTALS

- A. Action Submittals:
 - 1. Product Data:
 - a. Manufacturer's literature or cut sheet.
- B. Informational Submittals:
 - 1. Manufacturer Instructions:
 - a. Written installation instructions.
- C. Closeout Submittals:
 - Include following in Operations And Maintenance Manual specified in Section 01 7800:
 - a. Operations and Maintenance Data:
 - 1) Manufacturer's operating instructions.
 - b. Record Documentation:
 - 1) Manufacturers Documentation:
 - a) Manufacturer's literature or cut-sheet.

PART 2 - PRODUCTS

2.1 OWNER-FURNISHED PRODUCTS

A. Manufacturer:

- Category Two National Contract Manufacturers. See Section 01 6200 for definition of Categories:
 - a. Draper Inc, Spiceland, IN www.draperinc.com.

B. Materials:

- 1. Wall-Mounted (or Ceiling-Mounted) Motorized Projection Screen:
 - Exposed, wall-mounted, electrically operated screen unit.
 - b. Heavy-duty 2.5 amp ball bearing unit with 'stop in any position' and up and down factory preset limit switches.
 - c. Chapel:
 - 1) 108 inches (2.75 m) high by 192 inches (4.88 m) wide flame retardant screen, matte white, with 7 foot (2.15 m) drop and reverse roll.
 - Category Two Approved Products. See Section 01 6200 for definitions of Categories.
 a) Targa by Draper.
 - d. Cultural Center:
 - 1) 96 inches (2.45 m) high by 120 inches (3.05 m) wide flame retardant screen, matte white, with one foot drop and forward roll.
 - Category Two Approved Products. See Section 01 6200 for definition of Categories:
 - a) Access Series 'E' by Draper.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Verification Of Conditions:
 - 1. Verify solid blocking has been installed in walls.
 - 2. Verify adjacent walls and ceilings are finished and painted.
 - 3. Verify electrical work is complete for motorized projection screens.
 - 4. Notify Architect in writing of inadequate conditions.

3.2 INSTALLATION

A. Follow Manufacturer's written installation instructions at locations as indicated on Contract Documents.

3.3 ADJUSTING

- A. Wall-Mounted (or Ceiling-Mounted) Motorized Projection Screen:
 - 1. Set limit switches so bottom of screen stops as follows:
 - a. Cultural Center: 7 feet (2.15 m) above finish floor of Cultural Center.

END OF SECTION

Access XL/Series E Colling recess case now. Install screen/roller assembly later at job site



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by		ار	J	Ŋ

Specifications—Acces	s XI /Series F		-
Projection screen	s, size	h.x	P
back, top, and front of extrusteel. Bottom panel forms seesily removable for accessor right-hand motor location the back or front of the rolle around edges of ceiling op of case, allowing brackets building structures. Bracket Brackets may also be angle Roller/fabric assembly may supporting roller/fabric assiviewing surface to be cented in metal. Viewing surface viewing surface are certifie	slot for passage of view s. Symmetrical housing n, and for viewing surfacer. Case to include botto ening. Mounting bracke to be moved to avoid in ts may be locked in posed ed to meet installation ro be installed in case at embly to slide in track in ered in case regardless flame and mildew resis	sare stamped ing surface, to allow for left ce to unroll from om flange for trim ts slide in channels on leference with conflictirition by tightening screw equirements. factory or job site. Bracaside top of case, allow of screen size. Roller otant. Matt White XT100	ng vs. kets ing f 5" 0E
Please Mark Appropria			
Select Shipping Option: ☐ Case Now, Screen Asse	mbly Later 1		
Complete Unit Now	IIIDIY Later		
Select Case Color: ☐ White (standard)			
Black (optional)			
Select Viewing Surface: ☐ Matt White XT1000E(1.0)	asin): CDEENGHADD C	ald cortified	
☐ Glass Beaded CH3200	E (3.2 gain)	Jia cei linea	
☐ Other: Select Motor and Control	CONTRACTOR OF THE PROPERTY OF		
Standard Voltage Motor an	d Control Options:		
☐ 110-120V ĂC (standa) Please Note: This motor con	rd)	AC 2 position wall awitch	· /ailuar
wall plate with black rocker).		33 3 3	i (Silvei
	-120V AC switches (oper ch(es) for silver wall plate		
Optional Key Operate	ed Switch	WILL DIGGE LOCKEL	
☐ Power Supply Ke			
☐ 3-Position Switch	n with Hinged Key-Lockin	g Coverplate	
Low Voltage Motor and Co. ☐ Optional External LVC-I	<i>ntrol Options:</i> V Low Voltage Control M	odule	
 Optional Motor with Buil 	t-in Low Voltage Controll	er¹	
☐ 24 Volt 3-Button Swit	ntrol Options for Low Volt tch Number of 24V sw		
☐ Radio Frequency Re	mote Control (only with a		
 ☐ Infrared Remote Cor ☐ Optional Key Operat 	ed Switch		
☐ Power Supply Ke	ey Switch (On-off)	a Councilate	
 Optional Video Interface 	n with Hinged Key-Lockin ce Control (not compatil	ble with other controls)	
☐ VIC-115 ☐ Over	rride Switch Override Syrride Switch Inot available	vitch \ (VICs are compati	ble only
☐ VIC-6 ☐ Over	rride Switch VIC is built-	in. / and not with any o	other
Select Motor Location:	ic will roll off the back of	' wall switches or c	ontrols)
☐ Right end (fabric will roll	off the front of the roller)		
Optional Accessories: Additional set of mounting	ng brackets for alternate i	mounting (see page 2)	
☐ Extra Drop			
Select color of viewing s Length of total drop—se			
	Optional on AV format, s	tandard on all others)	
Please note: When orderin case ships separate from th low voltage switch.			

emissions into indoor air during product usage. For more information, visit

Electrically operated 110-120V AC, 60 Hz. 3-wire motor mounted inside screen roller, max 2.1 amp current draw, instantly reversible, lifetime lubricated, with internal thermal overload protector and electric brake, standard motor with preset accessible switches. Housing to feature internal junction box, allowing it to be installed and wired to building supply wires at an early stage of construction. Junction box to have plug-in style connector, accepting the mating half of the connector from the motorized roller/fabric assembly. 3-position control switch (or switches—specify number) to stop or reverse screen at any point. Switch(es) furnished with cover plate. Patented by Draper, Inc. (U.S. Patent Nos. 6,137,629; 6,421,175; 6,532,109; 6,816,308; 7,559,707.) Entire unit certified by Underwriters' Laboratories for the U.S. and Canada. Plenum rated case (UL approved "Suitable for Use in Environmental Air Space").

Specifications subject to change without notice.

Dimensions & Data

Size			Case	Net Wt.	Qty.
HxW			Length ²	(lbs.)	
Audio Visual	Format				
10' 6" x 14'			15'0¾"	196	
14' x 14'			15'0¾"	202	
12' x 16'			17'0¾"	235	
16' x 16'			17'0¾"	240	
13' 6" x 18'			19'0¾"	246	
18' x 18'			19'0¾"	256	
8' x 20'			21'0¾"	256	
15' x 20'			21'0¾"	272	
20' x 20'			21'0¾"	283	
Nominal	Image	Overall	Case	Net Wt.	Qty.
Diagonal	Area	Size	Length 2	(lbs.)	•
NTSC Video	Format (4:3)				
200"	118" x 158"	123" x 162"	14'6¾"	190	
210"	126" x 168"	131" x 172"	15'4¾"	211	
220"	132" x 176"	137" x 180"	16'0¾"	220	
240"	141" x 188"	146" x 192"	17'0¾"	235	
250"	148" x 198"	153" x 202"	17'10¾"	246	
270"	162" x 216"	167" x 220"	19'4¾"	250	
295"	177" x 236"	182" x 240"	21'0¾"	271	
HDTV Forma					
184"	90" x 160"	95" x 164"	14'8¾"	188	
193"	94½" x 168"	99½" x 172"	15'4¾"	195	
220"	106" x 188"	111" x 192"	17'034"	215	
248"	121½" x 216"	126½" x 220"	19'4¾"	256	
270"	133" x 236"	138½" x 240"	21'0¾"	279	
16:10 Forma					
189"	100" x 160"	105" x 164"	14'8¾"	189	
198"	105" x 168"	110" x 172"	15'4¾"	197	
	117½" x 188"	122½" x 192"	17'034"	217	
222"					
222" 255"	135" x 216"	140" x 220"	19'4¾"	260	

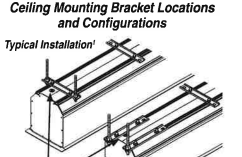
Includes 1" flange on each end of case. Subtract 1½" for rough ceiling cutout size.

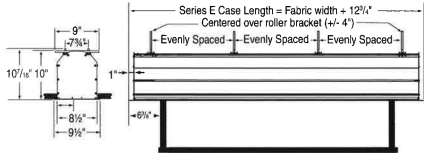
Also available in 1.85:1, 2.35:1 and 15:9 Formats. Contact Draper.

	PROJECT:
	ARCHITECT:
	CONTRACTOR:
	SUPPLIER:
S. Pearl St., Spiceland, IN 47385 USA ■ 765-987-7999 w.draperinc.com ■ fax 765-987-7142	DATE: BEVISED:

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Case Dimensions and Methods of Installation





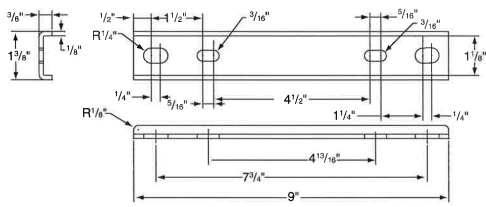
For ceiling cutout subtract 11/2" from case length and width (measured from outer edge of flanges).

Mounting Bracket Dimensions

Typical Installation¹: Two outermost ceiling mounting brackets (on the ends) must be centered over the interior roller brackets (+/- 4"). Two intermediate brackets should be spaced evenly from the outermost ceiling mounting brackets.

7/6" electrical cutout

Alternate Installation: Two outermost ceiling mounting brackets (on the ends) are centered over the interior roller brackets (+/- 4"), parallel to the case. The two intermediate brackets should be placed in the typical perpendicular configuration, and spaced evenly from the outermost ceiling mounting brackets.



¹With typical installation, brackets may be angled to meet installation requirements.

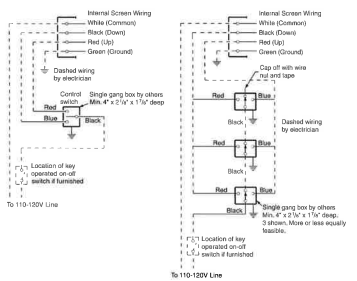
Alternate

Installation

Wiring Diagrams²

110-120V Motor

Single Station Control



Multiple Station Control

Please Note: For external low voltage (LVC-IV), serial (LVC-IV) and network (LVC-IV & LS100) wiring diagrams, please consult instructions for those modules.

PROJECT:	
SUPPLIER:	
DATE:	REVISED:

110-120V Motor with Built-in Low Voltage Controller

Single Low Voltage Control	Multiple Low Voltage Controls
Internal Screen Wiring White (Neutral) Black Green/Yellow (Ground)	Internal Screen Wiring White (Neutral) Black Green/Yellow (Ground)
Dashed wiring by electrician	Dashed wiring by electrician Data Cables
Wall Switch, RF or IR	RJ-9 connectors
Receiver, or integrated control system	Wall Switches, RF or IR Receivers, or integrated
To 110-120V Line	To 110-120V Line control systems

² For more information and wiring diagrams for serial and network communication, please see wiring diagrams supplied with individual items.

CONTRACTOR BID PROPOSAL AND R & I PROJECT AGREEMENT (U.S.)

Corporation of the Presiding Bishop of The Church of Jesus Christ of Latter-day Saints, a Utah corporation sole, ("Owner") and the undersigned Contractor ("Contractor") enter into this Contractor Bid Proposal and R & I Project Agreement (U.S.) ("Agreement") and agree as follows:

1. Pr	roperty	v/Pro	iect.
-------	---------	-------	-------

Property/Project Number:	53/6645/53/664515040101			
Property Address ("Project Site")	Bennetts Creek: 4759 Bennetts Pastu			

ire Road, Suffolk, VA 23435

Project Type: Replacement

Project Name ("Project"): Cultural Hall upgrades Stake Name: Chesapeake VA Stake

- 2. Scope of the Work. Contractor will furnish all labor, materials, and equipment necessary to complete the Work in accordance with the Contract Documents. The Work is all labor, materials, equipment, construction, and services required by the Contract Documents.
- 3. Contract Documents. Contract Documents consist of:
 - a. This Agreement:
 - b. Supplementary Conditions R & I Project Agreement;
 - c. The Specifications (Division 01 and Divisions 6, 11, 26);
 - d. Drawings entitled _____ and dated _____;
 e. Addendum No._____ dated _____; and

 - f. All written Field Changes, written Construction Change Directives and written Change Orders when prepared and signed by Owner and Contractor.

4.	Compensation. Owner	will pay Contractor for performance of Contractor's obligations under th	e Contrac
	Documents the sum of		Dollars
	(\$). This is the Contractor's Bid Proposal Amount.	-

- a. If the Contractor's Bid Proposal Amount is over \$50,000.00, Contractor will submit to Owner a schedule of values which allocates the Contractor's Bid Proposal Amount to various portions of the Work. This schedule, when accepted by Owner will be used as a basis for reviewing Contractor's payment requests.
- b. Not more than once each month, Contractor will submit a payment request to Owner. Owner will pay Contractor for work completed within thirty (30) days after Owner receives:
 - 1. Contractor's payment request for work to date;
 - 2. a certification by Contractor that Contractor has paid for all labor, materials, and equipment relating to the Work covered by prior payment requests and that Contractor will pay for all labor, materials, and equipment relating to the Work covered by the current payment request; and
 - 3. releases of all mechanics' liens and claims of subcontractors, laborers, or material suppliers who supplied labor and/or materials for the Work covered by the payment request.
 - 4. updated Construction Schedule.
- c. Owner may modify or reject the payment request if, in Owner's opinion, the Work for which payment is requested is not acceptable or is less complete than represented on the payment request.
- 6. Extras and Change Orders. Owner may order changes in the Work by altering, adding to, or deducting from the Work. In the event of such a change, Contractor's compensation and/or the time of completion will be adjusted to reflect the change. Contractor will not commence work on any change until either: (a) Contractor and Owner have agreed in writing to the amount of the adjustment resulting from the change; or (b) Owner has issued a written order for the change acknowledging that there is a dispute regarding the compensation adjustment relating to the change. If Contractor proceeds with a change in the Work without complying with the preceding sentence. Contractor agrees that it will not be entitled to any additional compensation for such change.

- 7. Correction of Work. Contractor will promptly correct, at its own expense,
 - a. any portion of the Work which
 - 1. fails to conform to the requirements of the Contract Documents, or
 - 2. is rejected by the Owner as defective or because it is damaged or rendered unsuitable during installation or resulting from failure to exercise proper protection.
 - b. any defects due to faulty materials, equipment, or workmanship which appear within a period of one year from the date of Substantial Completion or within such longer period of time as may be prescribed by law or the terms of any applicable special warranty required by the Contract Documents.
- 8. <u>Time of Completion.</u> Contractor will complete the Work and have it ready for Owner's inspection within 90 (ninety) calendar days from Notice to Proceed issued by Owner. Time is of the essence. If Contractor is delayed at any time in the progress of the Work by any act or neglect of Owner, or by changes in the Work, or by strikes, lockouts, unusual delay in transportation, unavoidable casualties, or acts of nature beyond Contractor's control, then the time for completion will be extended by the time that completion of the Work is delayed. However, Contractor expressly waives any damages for any such delays other than those delays willfully caused by Owner.
- 9. <u>Permits, Surveys, and Taxes.</u> Contractor will obtain and pay for all permits and licenses, and also pay any applicable taxes. Contractor will also obtain and pay for any surveys it needs to perform the Work. Contractor will conform to all ordinances and covenants governing the Project Site and/or Work.
- 10. <u>Compliance with Laws.</u> Contractor will comply with all applicable laws, ordinances, rules, regulations, and orders of any public authorities relating to performance of the Work.
- 11. <u>Payment of Subcontractors and Materialmen.</u> Contractor will promptly pay for all labor, materials, and equipment used to perform the Work.
- 12. <u>Contractor's Insurance.</u> Prior to performing any work, Contractor will obtain and maintain during the term of this Agreement the following insurance:
 - a. Workers Compensation Insurance.
 - b. Employers Liability Insurance with minimum limits of the greater of \$500,000 E.L. each accident, \$500,000 E.L. disease-each employee, \$500,000 E.L. disease-policy limit or as required by the law of the state in which the Project is located.
 - c. Commercial General Liability Insurance ISO Form CG 00 01 (12/07) or equivalent Occurrence policy which will provide primary coverage to the additional insureds (the Owner and the Architect) in the event of any Occurrence, Claim, or Suit with:
 - 1. Limits of the greater of: Contractor's actual coverage amounts or the following:
 - A) \$2,000,000 General Aggregate;
 - B) \$2,000,000 Products Comp/Ops Aggregate:
 - C) \$1,000,000 Personal and Advertising Liability:
 - D) \$1,000,000 Each Occurrence;
 - E) \$50,000 Fire Damage to Rented Premises (Each Occurrence).
 - 2. Endorsements attached to the General Liability policy including the following or their equivalent:
 - A) ISO Form CG-25-03 (05/09), Amendment of Limits of Insurance (Designated Project or Premises) describing the Agreement and specifying limits as shown above.
 - B) ISO Form CG 20 10 (07/04), Additional Insured -- Owners, Lessees, Or Contractors (Form B), naming Owner and Architect as additional insureds.
 - d. Automobile Liability Insurance, with:
 - 1. Combined Single Limit each accident in the amount of \$500,000 or Contractor's actual coverage, whichever is greater; and
 - 2. Coverage applying to "Any Auto" or its equivalent.

Contractor will provide evidence of these insurance coverages to Owner by providing an ACORD 25 (2010/05) Form or its equivalent: (1) listing Owner as the Certificate Holder and Additional Insured on the general liability and any excess liability policies, (2) listing the insurance companies providing coverage (all companies listed must be rated in A.M. Best Company Key Rating Guide-Property-Casualty and each

company must have a rating of B+ Class VII or higher), (3) attaching the endorsements set forth above for the Certificate of Liability Insurance, and (4) bearing the name, address and telephone number of the producer and signed by an authorized representative of the producer. (The signature may be original, stamped, or electronic.) Notwithstanding the foregoing, Owner may, in writing and at its sole discretion, modify these insurance requirements.

13. <u>Independent Contractor Relationship.</u> The parties expressly agree that Contractor is not an agent or employee of Owner but is an independent contractor solely responsible for all expenses relating to Contractor's business.

14. Indemnity and Hold Harmless.

- a. Contractor will indemnify and hold harmless Owner and Owner's representatives, employees, agents, architects, and consultants from and against any and all claims, damages, liability, demands, costs, judgments, awards, settlements, causes of action, losses and expenses (collectively "Claims" or "Claim"), including but not limited to attorney fees, consultant fees, expert fees, copy costs, and other costs and expenses, arising out of or resulting from performance of the Work, attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of real or personal property, including loss of use resulting therefrom, except to the extent that such liability arises out of the negligence of Owner, its representatives, agents, and employees. This indemnity includes, without limitation, indemnification of Owner from all losses or injury to Owner's property, except to the extent that such loss or injury arises out of the negligence of Owner, its representatives, agents, and employees. This indemnity applies, without limitation, to include Claims occurring both during performance of the Work and/or subsequent to completion of the Work. In the event that any Claim is caused in part by a party indemnified hereunder, that party will bear the cost of such Claim to the extent it was the cause thereof. In the event that a claimant asserts a Claim for recovery against any party indemnified hereunder, the party indemnified hereunder may tender the defense of such Claim to Contractor. If Contractor rejects such tender of defense and it is later determined that the negligence of the party indemnified hereunder did not cause all of the Claim, Contractor will reimburse the party indemnified hereunder for all costs and expenses incurred by that party in defending against the Claim. Contractor will not be liable hereunder to indemnify any party for damages resulting from the sole negligence of that party.
- b. In addition to the foregoing, Contractor will be liable to defend Owner in any lawsuit filed by any Subcontractor relating to the Project. Where liens have been filed against Owner's property, Contractor (and/or its bonding company which has issued bonds for the Project) will obtain lien releases and record them in the appropriate county and/or local jurisdiction and provide Owner with a title free and clear from any liens of Subcontractors. In the event that Contractor and/or its bonding company are unable to obtain a lien release, Owner in its absolute discretion may require Contractor to provide a bond around the lien or a bond to discharge the lien, at Contractor's sole expense.
- c. In addition to the foregoing, Contractor will indemnify and hold Owner harmless from any claim of any other contractor resulting from the performance, nonperformance or delay in performance of the Work by Contractor.
- d. The indemnification obligation herein will not be limited by a limitation on the amount or type of damages, compensation or benefits payable by or for Contractor or a Subcontractor under worker's compensation acts, disability benefit acts, or other employee benefit acts.
- 15. Resolution of Disputes. In the event there is any dispute arising under the Contract Documents which cannot be resolved by agreement between the parties, either party may submit the dispute with all documentation upon which it relies to Director of Architecture, Engineering, and Construction, 50 East North Temple, Salt Lake City, Utah 84150, who will convene a dispute resolution conference within thirty (30) days. The dispute resolution conference will constitute settlement negotiations and any settlement proposal made pursuant to the conference will not be admissible as evidence of liability. In the event that the parties do not resolve their dispute pursuant to the dispute resolution conference, either party may commence legal action to resolve the dispute. Any such action must be commenced within six (6) months from the first day of the dispute resolution conference or be time barred. Submission of the dispute to the Director as outlined above is a condition precedent to the right to commence legal action to resolve any dispute. In the event that either party commences legal action to adjudicate any dispute without first submitting the dispute to the Director, the other party will be entitled to obtain an order dismissing the litigation without prejudice and awarding such

- other party any costs and attorneys fees incurred by that party in obtaining the dismissal, including without limitation copy costs, and expert and consultant fees and expenses.
- 16. Termination of Agreement by Contractor. In the event Owner materially breaches any term of the Contract Documents, Contractor will promptly give Written Notice of the breach to Owner. If Owner fails to cure the breach within ten (10) days of the Written Notice, Contractor may terminate this Agreement by giving Written Notice to Owner and recover from Owner the percentage of the Contract Sum represented by the Work completed on the Project site as of the date of termination together with any out of pocket loss Contractor has sustained with respect to materials and equipment as a result of the termination prior to completion of the Work, less any offsets. Contractor will not be entitled to unearned profits or any other compensation or damages as a result of the termination and hereby waives any claim therefor. Contractor will provide to Owner all warranty, as built, inspection, and other close out documents as well as materials that Contractor has in its possession or control at the time of termination. Without limitation, Contractor's indemnities and obligations as well as all warranties relative to Work provided through the date of termination survive a termination hereunder.
- 17. Termination of Agreement by Owner for Cause. Should Contractor make a general assignment for the benefit of its creditors, fail to apply enough properly skilled workmen or specified materials to properly prosecute the Work in accordance with Contractor's schedule, or otherwise materially breach any provision of the Contract Documents, then Owner may, without any prejudice to any other right or remedy, give Contractor Written Notice thereof. If Contractor fails to cure its default within ten (10) days, Owner may terminate this Agreement by giving Written Notice to Contractor, take possession of the premises and all materials, tools, and appliances thereon, and finish the Work by whatever method Owner deems expedient. In such case, Contractor will not be entitled to receive any further payment until the Work is finished. If the unpaid balance of the Contract Sum exceeds the expense of finishing the Work, including compensation for additional administrative, architectural, consultant, and legal services (including without limitation attorneys fees, expert fees, copy costs, and other expenses), such excess will be paid to Contractor, less any offsets and recoupment. If such expense exceeds the unpaid balance, Contractor will pay the difference to Owner. Contractor will provide to Owner all warranty, as built, inspection, and other close out documents as well as materials that Contractor has in its possession or control at the time of termination. Without limitation, Contractor's indemnities and obligations as well as all warranties relative to Work provided through the date of termination survive a termination hereunder.
- 18. Termination of Agreement by Owner for Convenience. Notwithstanding any other provision contained in the Contract Documents, Owner may, without cause and in its absolute discretion, terminate this Agreement at any time. In the event of such termination, Contractor will be entitled to recover from Owner the percentage of the Contract Sum equal to the percentage of the Work which Owner and/or its architect determines has been completed on the Project site as of the date of termination together with any out of pocket loss Contractor has sustained with respect to materials and equipment as a result of the termination prior to completion of the Work, less any offsets and recoupment. Contractor will not be entitled to unearned profits or any other compensation as a result of the termination and hereby waives any claim therefor. Contractor will provide to Owner all warranty, as built, inspection, and other close out documents as well as materials that Contractor has in its possession or control at the time of termination. Owner may, in Owner's sole discretion, take legal assignment of subcontracts and other contractual rights of Contractor. Without limitation, Contractor's indemnities and obligations as well as all warranties relative to Work provided through the date of termination survive a termination hereunder.
- 19. <u>Assignment of Contract.</u> The parties hereto will not assign any rights or obligations under this Agreement without the prior written consent of the other party.
- 20. <u>Integration Clause.</u> The Contract Documents reflect the full agreement of the parties with respect to the Project and the Work and supersede all prior discussions, agreements, and representations regarding the subject matter of the Contract Documents. The Contract Documents may be amended only in a written document signed by both parties hereto.
- 21. <u>Applicable Law.</u> The parties acknowledge that the Contract Documents have substantial connections to the State of Utah. The Contract Documents will be deemed to have been made, executed, and delivered in Salt

Lake City, Utah. To the maximum extent permitted by law, (i) the Contract Documents and all matters related to their creation and performance will be governed by and enforced in accordance with the laws of the State of Utah, excluding conflicts of law rules, and (ii) all disputes arising from or related to the Contract Documents will be decided only in a state or federal court located in Salt Lake City, Utah and not in any other court or state. Toward that end, the parties hereby consent to the jurisdiction of the state and federal courts located in Salt Lake City, Utah and waive any other venue to which they might be entitled by virtue of domicile, habitual residence, place of business, or otherwise.

- 22. **Enforcement.** In the event either party commences legal action to enforce or rescind any term of the Contract Documents, the prevailing party will be entitled to recover its attorneys fees and costs, including without limitation all copy costs and expert and consultant fees and expenses, incurred in that action and on all appeals, from the other party.
- 23. <u>Bid Proposal/Agreement.</u> Contractor's submission to Owner of this agreement signed by Contractor will constitute Contractor's offer and bid proposal to perform the Work described in this agreement according to the terms thereof. Owner's signing of this agreement and delivery to Contractor of the signed copy thereof will constitute acceptance of Contractor's offer and will convert this document to a binding agreement.
- 24. **Effective Date.** The effective date of this Agreement is the date indicated by the Owner's signature.

OWNER:	CONTRACTOR:
Corporation of the Presiding Bishop of The Church of Jesus Christ of Latter-day Saints, a Utah corporation sole.	
Ву:	Ву:
Title: Facility Manager	Title:
Print Name: Mark Denison	Print Name:
Address: 1510 Todds Lane P O Box 7290 Hampton, VA 23666	Address:
Telephone No: 757-826-7176	Telephone No:
Facsimile No: 757-826-0934	Facsimile No:
Email: staffordsw@ldschurch.org	Email:
Effective Date:	Fed. I.D. or SSN:
	License No:
Reviewed By:	Date: