REQUEST FOR TENDER
RFT#54 (2018-10)
AFRICAN SAVANNA VIEWING RAIL REPLACEMENT

The Toronto Zoo invites you to submit a tender for the supply of all labour, tools, materials and equipment necessary to undertake the African Savanna viewing rail replacement. All work is to be completed as per the drawings and specifications of the RFT. The contractor is responsible for all pricing and all other arrangements with all subcontractors as required.

The work shall commence as soon as possible once the project is awarded and a Purchase Order has been issued. All work must be completed by Friday, 2018-12-21.

The Tender package includes Instructions, Terms & Conditions, Requirements, Drawings, and Forms. Quoted prices shall remain in effect for a period of ninety (90) days from the Quotation due date.

**Site Meeting:** A site meeting will be held on Thursday, 2018-11-01 at 9:00 a.m. The meeting at the Toronto Zoo, Administrative-Support Centre, 361A Old Finch Ave., Toronto, Ontario.

**Due Date:** Your tender must be completed, and received by the Supervisor, Purchasing & Supply, Toronto Zoo, Administrative-Support Centre, 361A Old Finch Ave. Toronto, Ontario, M1B 5K7 by:

**Friday, 2018-11-09 1200 hours (noon, local time)**

The Board of Management of the Toronto Zoo reserves the right to reject any or all quotes or to accept any quote, should it deem such an action to be in its interests. If you have any queries regarding this request for quote, please contact Peter Vasilopoulos, Supervisor of Purchasing & Supply, (416) 392-5916. If you have any technical queries regarding this request for quote, please contact Ben Knoop, Project Manager at (416) 392-6002.

Yours truly,

Robin Hale
Chief Operating Officer
REQUEST FOR TENDER

AFRICAN SAVANNA VIEWING RAIL REPLACEMENT

RFT # 54 (2018-10)

ISSUE DATE: 2018-10-31

NAME OF TENDERER: ______________________

AMOUNT OF TENDER: $____________________
SECTION I

INSTRUCTION TO TENDERERS
TENDERER’S CHECK SHEET
(To be enclosed in the Tender Envelope)

This tender checklist is provided for the convenience of the Bidders. Bidders are expected to read and understand the entire tender document.

BEFORE SEALING THE ENVELOPE, PLEASE CHECK THAT THE FOLLOWING THINGS HAVE BEEN DONE:

1. (a) Has your tender been signed by the proper authorized signing officer(s) of your firm?

   (b) Has your corporate or individual seal been affixed over or alongside the signatures of the officers?

NOTES:

1. Your tender will be informal and will be disqualified if the foregoing points have not been complied with.

2. If further clarification is needed, Mr. Peter Vasilopoulos, Supervisor, Purchasing & Supply, of the Toronto Zoo should be contacted at 416-392-5916.

INFORMATION FOR TENDERERS

DUE DATE:

Tuesday, 2018-11-13, at 1200 hours (noon, local time) delivered as indicated below clearly marked “TENDER #54 (2018-10)”.

DELIVERY ADDRESS:

The delivery address is Toronto Zoo Administrative-Support Centre, 361A Old Finch Avenue, Gate A (west of Meadowvale Road), Toronto, Ontario.

MAILING ADDRESS:

Toronto Zoo, 361A Old Finch Avenue, Toronto, Ontario, M1B 5K7.
TENDERER’S CHECKLIST

The following must be completed and all completed Tender Forms must be enclosed (except Drawings) in a sealed envelope for Tender submission.

Front Hard Cover Sheet – Name of Tenderer.

Section II TENDER FORMS

Form 1 Tender Form & Appendices (see instructions to Tenderers).
Please ensure the following areas are completed:

- Article 1, Pg. 1
- Article 5, Pg. 3
- Article 6.1, Pg. 5
- Article 7, Pg. 5
- Pg. 7, Sign & Seal
- All pages in Appendix I (Due with Tender on stipulated closing date)
- All pages in Appendix II (Due 24 hours after stipulated closing date)
- All pages in Appendix III (Due 24 hours after stipulated closing date)
- All pages in Appendix IV (if applicable) (Due 24 hours after stipulated closing date)
- All pages in Appendix V (if applicable) (Due 24 hours after stipulated closing date)
- All pages in Appendix VI (if applicable) (Due 24 hours after stipulated closing date)
- All pages in Appendix VII (if applicable) (Due 24 hours after stipulated closing date)

Form 2 Statutory Declaration of Verification – To be completed as per Article 12 of Instructions to Tenderers.

Form 3 Bid Bond – To be signed and sealed by both the Tenderer and its Surety Company as per Article 13 of Instructions to Tenderers.

Form 4 Agreement to Bond – To be signed and sealed by a Surety Company as per Article 13 of Instructions to Tenderers.

Note: The form and content of this Tender Package have been substantially revised from previous years. Tenderers should govern themselves accordingly in reviewing and completing the Tender Package and follow closely the instructions given in the package.
1.0 NATURE OF WORK:

1.1 Tenders are invited for all that is required for the Savanna Viewing Rail Replacement (hereinafter called "the Work"), for the Board of Management of the Toronto Zoo. Scope of work includes but is not limited to the following:

1.1.1 Supply all labour, tools, materials and equipment to complete the work as outlined in the quotation documents, drawings and specifications.

1.1.2 All work to be completed in accordance with applicable codes (e.g. Building Code, Electrical Code, Fire Code, etc.)

1.1.3 The contractor shall supply the Zoo with copies of relevant certificates and licenses for all workers prior to commencement of work.

1.1.4 All measurements to be site verified.

1.1.5 Protect all areas not affected by the work. Any damage to these areas will be the responsibility of the contractor to rectify.

1.1.6 Clean the work area and remove all debris from site on a daily basis.

1.1.7 Excess material will be stored on the Toronto Zoo site for future use. Toronto Zoo staff will designate a suitable area for stockpiling of additional material.

1.1.8 The contractor is required to provide closeout documents including but not limited to as built drawings, warranty, and inspection certificates.

1.1.9 Demolish all viewing rails identified in drawings. Keep post saddles & footings for new viewing rail installation. Dispose of all debris off-site.

1.1.10 Install new viewing rails as detailed on A2.01 in all locations. Use existing footings and post saddles.

1.1.11 Pour new concrete footings as required (additional price item, unit rate).

The Contractor is responsible for all pricing and all other arrangements with their subcontractors as required. Work is to commence as soon as possible after PO is issued and all work must be completed by 2018-12-21.

1.2 In these Instructions

1.2.1 "Addenda" or "Addendum" means a document containing additional information or changes to the Tender Call issued by the Toronto Zoo prior to the Closing Date;

1.2.2 "authorized", "directed", "required", "requested", "approved", "ordered", "sanctioned", and "satisfactory", unless some other meaning is obvious from the context, mean respectively authorized, directed, required, requested, approved, ordered, or sanctioned by or satisfactory to the Chief Operating Officer;
1.2.3 “Bid” means the Form of Tender, Information for Bidders, General Conditions, or in the Plans, Drawings, Profiles, Specifications, all addenda or Statutory Declarations forming part of the Contract

1.2.4 "Board Solicitor" means the person for the time being filling the office of Solicitor for the Board, or the person then acting as such;

1.2.5 "Bulk Tender Price", "Contract" and "Contract Documents" have the meanings set out therefore in clauses (i) and (iii) of paragraph 2.0 of the Tender Form;

1.2.6 Chief Operating Officer" means the person for the time being filling the office of Chief Operating Officer of the Board or the person then acting as such;

1.2.7 "City" or words "the City" means the City of Toronto;

1.2.8 "Consultant" means the consultant for the Work;

1.2.9 "Contract" means and includes the agreement to do the work entered into with the Board of Management of the Toronto Zoo, the Bonds or Security, the Specifications, the General Conditions, the Plans, Details and Profiles, the Drawings, the Tender and all other documents referred to or connected with the said agreement;

1.2.10 "Contract Price" means the price payable under the Contract to the Contractor, being the Bulk Tender Price eventually accepted by the Board of Management of the Toronto Zoo subject to any changes pursuant to the General Conditions;

1.2.11 "Contractor", or a pronoun in place thereof, means the person or persons or corporation who have undertaken to carry out the Contract;

1.2.12 "Council" means the Council of the City of Toronto;

1.2.13 "Drawings" means the Drawings included as Section V of the Tender Package;

1.2.14 "Fair Wage Officer" means the person for the time being filling the position of Manager, Fair Wage and Labour Trades Office, (416)392-7300 of the City of Toronto, or the person then acting as such;

1.2.15 "General Conditions" means the General Conditions included as Section III of the Tender package;

1.2.16 "Inspector" means an inspector for the Board acting under the direction of the Chief Operating Officer;

1.2.17 "Inspection Costs" shall mean the payroll costs of the Board's inspectors plus overhead, or in the case where a consulting engineer is employed, the charges rendered for his/her services to the Board.

1.2.18 "Plans" means all plans, profiles, drawings, sketches, or copies thereof exhibited, used or prepared for or in connection with the work embraced under the Contract
1.2.19 "Plant" means every temporary or accessory piece of equipment necessary or required to carry on or complete the work and extra work, in the time and manner herein provided;

1.2.20 "shall", "may", "herein", "person", "writing", "written", "surety", and "security" and words used in the singular number or the masculine' gender, shall have the same meaning and effect as given in the Interpretation Act of Ontario;

1.2.21 "Site" means the site described in subparagraph 1.1 hereof at which the Work is to be performed as indicated in the Drawings and/or Specifications;

1.2.22 "Specifications" means the Specifications included as Section IV of the Tender Package;

1.2.23 "Specifications", "General Conditions", and "Agreement" mean respectively the Specifications, these General Conditions and the Agreement forming part of the Contract;

1.2.24 "Tender Package" means the contents of the Tender Package dated 2018-10-31 for the Work, as listed on the "Contents" page immediately proceeding these Instructions;

1.2.25 "Work" or "Works" means all services and deliverables to be provided by the Contractor as mentioned or referred to in the Tender, Specifications, General Conditions, Agreement, Plans, Profiles, Drawings and Addenda forming part of the Contract, including all extra or additional work or material, matters or things which may be ordered by the Chief Operating Officer, as herein provided;

1.2.26 "Toronto Zoo" "Owner" or the words "the Board" means the Board of Management of the Toronto Zoo.

1.3 All references to "Tender Form", "Appendix", "Statutory Declaration of Verification", "Bid Bond", "Agreement to Bond", "Performance Bond", "Payment Bond", "Agreement", "Statutory Declaration of Paid Tax and Assessments", "General Conditions", "Specifications" or "Drawings" in these Instructions are to those comprising the Tender Package.

1.4 Sub- Trades:
It is the responsibility of the Contractor to arrange parts of the Work to be performed by the sub-trades with the sub-contractors directly.

2 EXISTING CONDITIONS AND SITE INSPECTION:

2.0 A site meeting has been scheduled for Tuesday, 2018-11-01 at 9:00 a.m. Tender documents are available to download at no charge from the Toronto Zoo website, http://www.torontozoo.com/ExploretheZoo/BusinessOpportunities.asp Bidders are solely responsible for downloading all documentation and checking periodically for any addenda prior to the stipulated closing date.

2.1 Prospective Tenderers are warned that work and/or materials required for the proper performance of the Work, even though not expressly stipulated in the Specifications and/or the Drawings but that is/are necessitated by conditions determinable from the Tender Call material and/or from inspection of the Site/Building as it now exists, will NOT be treated as extra work and will NOT qualify for any extra payment under article 31 of the General Conditions.
2.2 Questions regarding the Contract Documents shall be directed to the Owner’s representative as per the Questions on Bid Documents (QBD) Form immediately following the Instructions to Tenderers section. All questions must be received by 4:00 p.m. on Wednesday, 2018-11-07.

2.3 Report all discrepancies, omissions, errors, departure from building by-laws, or good practice and points considered to be of dubious intent, so that the Engineer may issue clarification. The Consultant and Owner will not be responsible for oral instructions. Contractor shall obtain or check all measurements or dimensions at the building as may be necessary. Contractor shall provide any construction permits including but not limited to ESA & TSSA as required.

3.0 TENDER FOR ENTIRE CONTRACT WORK AND SUBMISSION DEADLINES:

3.1 Tenders each consisting of the documents referred to in paragraph 5.1 of these Instructions and contained in a sealed envelope using the attached submission label will be received:

BY MAIL
at the Administrative Support Centre of the Board of Management of the Toronto Zoo, Administrative-Support Centre, 361A Old Finch Avenue, Toronto, Ontario, M1B 5K7; or

BY HAND
at the Administrative-Support Centre, 361A Old Finch Avenue, Toronto, Ontario.

DEADLINE
Tenders shall be received until 1200 hours (noon, local time) on Tuesday, 2018-11-13 and NO TENDER WILL BE ACCEPTED AFTER THIS DEADLINE.

3.2 A Tender may be withdrawn at any time prior to the submission deadline specified in subarticle (1) hereof by delivery to the Toronto Zoo at the address therein specified of a written notice to that effect under the Tenderer's duly attested corporate seal (or if the Tenderer possesses no corporate seal, accompanied by a sworn statement establishing that the signatory of the notice has authority to bind the Tenderer), which notice shall identify the contract Tenderer and, if more than one Tenderer has been submitted by that Tenderer, the Tender(s) to be withdrawn, on the basis that the Tender material for any Tender so withdrawn shall be returned to the Tenderer as soon after the opening of all Tenders as is convenient for the Toronto Zoo.

3.3 A Bidder is responsible for all of its own costs and expenses with respect to the preparation and submission of its bid and participation in the RFT process, including the costs and expenses associated with preparing and submitting a Bid; attending the Information Meeting and Site Tours; attending interviews, meetings or discussions with the Toronto Zoo; and the negotiation, finalization and execution of an Agreement.

For the avoidance of doubt, Toronto Zoo will not assume any liability whatsoever for any of the foregoing costs and expenses.

3.4 THE WORK AND EVERY PART THEREOF SHALL BE COMPLETED BY THE CONTRACTOR WITHIN/BY FRIDAY, 2018-12-21 FOR ALL WORK FOLLOWING RECEIPT OF NOTICE TO COMMENCE WORK FROM THE CHIEF OPERATING OFFICER.
4.0 TENDER DOCUMENTS:

4.1 Each Tender must consist of ONE (1) complete set of the following:

(i) Tender Form and Appendices, properly completed (Form 1: see articles 5.0 to 11.0 of these Instructions);
(ii) Statutory Declaration of Verification (Form 2: see article 12.0 of these Instructions);
(iii) Bid Bond (Form 3: see paragraph 13.1 of these Instructions);
(iv) Agreement to Bond (Form 4: see paragraph 13.3 of these Instructions).

4.2 The Forms referred to in subparagraph 4.1 hereof and below, are set out in Section II of the Tender Package.

5.0 TENDER FORM AND APPENDICES : COMPLETING FORM 1

5.1 Each Tender must be on the Tender Form (Form 1, which includes the Appendices), with all blanks filled in and, where requested, inapplicable words struck out, and the Form must be properly executed as indicated in the Note on page 7 thereof.

5.2 The blanks to be filled in and deletions to be made in Tender Form (Form 1) are as follows:

<table>
<thead>
<tr>
<th>FORM 1 Item*</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>Identity of Tenderer(s)</td>
</tr>
<tr>
<td>1.2</td>
<td>Municipality of residence and experience in the City of Toronto</td>
</tr>
<tr>
<td>1.3</td>
<td>Tenderer's Toronto Licensing Commission licensee number(s) and category(ies).</td>
</tr>
<tr>
<td>5.0 (i)</td>
<td>Net Contract Amount IN WORDS and numerals in (i), and TOTAL in numerals after (iii).</td>
</tr>
<tr>
<td>5.0 (i)</td>
<td><strong>NOTE 1:</strong> The Net Contract Amount (the numerals take precedence over the words) must be based on the materials, methods, manufacturers and equipment (as applicable) stipulated in the Specifications and Drawings, without taking into account any of the potential price changes indicated in any of Appendices III to VI. Where the Specifications permit a choice the Tenderer may make the choice.</td>
</tr>
<tr>
<td>(ii)</td>
<td>Harmonized Sales Tax: i.e. 13% of the total of (i). <strong>NOTE:</strong> The Entry for this Tax is an estimate only and the Board of Management of the Toronto Zoo will correct any multiplication error.</td>
</tr>
<tr>
<td>(iii)</td>
<td>TOTAL of (i) to (ii).</td>
</tr>
<tr>
<td></td>
<td><strong>NOTE:</strong> The &quot;TOTAL&quot; as completed by a Tenderer is an estimate only, and the Bulk Tender Price will be taken as the actual arithmetic total of the amounts shown in (i) 13% for H.S.T.</td>
</tr>
<tr>
<td>6.0 (i) or (ii)</td>
<td>Strike out inapplicable form of bid security and insert amount in words and</td>
</tr>
<tr>
<td>Section</td>
<td>Description</td>
</tr>
<tr>
<td>---------</td>
<td>-------------</td>
</tr>
<tr>
<td>(ii)</td>
<td>Name of surety company.</td>
</tr>
<tr>
<td>7.0 (vi)</td>
<td>Strike out clause (vi) if no Appendix VI (Unsolicited Alternatives) is being submitted.</td>
</tr>
<tr>
<td>Page 7</td>
<td>Place, date, name(s), signature(s), seals(s)</td>
</tr>
<tr>
<td>Appendix I</td>
<td>List of Subcontractors (names, addresses, telephone numbers) and Toronto License numbers (where applicable: see paragraph 9 of these instructions).</td>
</tr>
<tr>
<td>Appendix II</td>
<td>Unit Prices: see paragraph 10 of these Instructions</td>
</tr>
<tr>
<td>Appendix III</td>
<td>Itemized Prices: see paragraph 11.1, 11.5 and 11.6 of these Instructions</td>
</tr>
<tr>
<td>Appendix IV</td>
<td>Additional Prices: see paragraph 11.2, 11.5, and 11.6 of these Instructions</td>
</tr>
<tr>
<td>Appendix V</td>
<td>Alternative Prices: see paragraph 11.3, 11.5, and 11.6 of these Instructions.</td>
</tr>
<tr>
<td>Appendix VI</td>
<td>Unsolicited Alternatives (optional) see paragraph 22.0 of these Instructions.</td>
</tr>
<tr>
<td>Appendix VII</td>
<td>Tenderer's Resources/Methodology for the Work: see Article 25 of these Instructions. (Not applicable for this project.)</td>
</tr>
</tbody>
</table>

*Numbers refer to paragraphs unless otherwise indicated.*

5.3 Each Tenderer must, when requested, furnish satisfactory evidence that they have the ability and experience in the class of work being tendered for, and that they have sufficient capital and plant to enable them to prosecute the same successfully and to complete the Work within the time specified in clause (i) of paragraph 8 of the Tender Form.

5.4 The effect of paragraph 4.0 of the Tender Form is to prevent the successful Tenderer from relying on any claim of ignorance about the site or the documents, which Tenderers are urged to inspect and review carefully.

5.5 The effect of clause 8 (i) of the Tender Form is to oblige the Contractor to ensure that the Work is fully Complete, and the Work site surrendered to the Toronto Zoo, no later than the date specified in subarticle 30.2 of the General Conditions (OR the date specified therein by the Tenderer).

5.6 The effect of clause (iv) of paragraph 8.0 of the Tender Form is to oblige the Contractor to ensure that all materials necessary for the purposes of the Work, are of Canadian origin and manufacture, if available when required.

5.7 Any Tender whose Tender Form (including Appendices) is incomplete, conditional, or obscure, or contains additions not called for, erasures, alterations, or irregularities of any kind, may be rejected as informal.

5.8 Any Tender making use of Forms other than those supplied as Section II of the Tender Package may be rejected as informal.
5.9 All blanks on the Tender Form (including Appendices) must be legibly and properly filled in, otherwise the Tender may be rejected as informal.

5.10 Any question or uncertainty over how any blank space is to be filled in should be referred to Mr. Peter Vasilopoulos, Supervisor, Purchasing & Supply at (416) 392-5916, Fax (416) 392-6711.

5.11 The Toronto Zoo reserves the right to waive material and minor irregularities in any Bid. Schedule B below lists the irregularities and the respective action that will be taken by the Purchasing Agent, in determining whether a bid is non-compliant. This list is not exhaustive of all irregularities that may be contained in a Bid and may be amended by the Toronto Zoo, at its sole discretion, any time.

The following irregularities contained in bids such as quotation, tenders or proposal (“Response”) received by the Toronto Zoo shall result in the following actions:

<table>
<thead>
<tr>
<th>IRREGULARITIES</th>
<th>ACTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Late Response</td>
<td>Automatic rejection and not read publicly.</td>
</tr>
<tr>
<td>Unsealed Envelopes</td>
<td>Automatic rejection.</td>
</tr>
<tr>
<td>Insufficient Financial Security (No deposit or bid bond or agreement to bond or insufficient deposit or bid bond or agreement to bond).</td>
<td>Automatic rejection.</td>
</tr>
<tr>
<td>Response not completed in non-erasable medium and signed in ink.</td>
<td>Automatic rejection.</td>
</tr>
<tr>
<td>Incomplete Response</td>
<td>Automatic rejection unless, in the opinion of the Purchasing Agent, the incomplete nature is trivial or insignificant.</td>
</tr>
<tr>
<td>Qualified Response (qualified or restricted by an attached statement, unless allowed for), the qualification or restriction is trivial or not significant.</td>
<td>Automatic rejection unless, in the opinion of the Purchasing Agent, the incomplete nature is trivial or insignificant.</td>
</tr>
<tr>
<td>Response received on documents other than those provided by the Toronto Zoo.</td>
<td>Automatic rejection unless, in the opinion of the Purchasing Agent, the matter is trivial or insignificant.</td>
</tr>
<tr>
<td>Execution of Bid Bond (Financial Security)</td>
<td>Two (2) business days to correct.</td>
</tr>
<tr>
<td>- Corporate Seal or signature of bidder missing.</td>
<td>Automatic rejection.</td>
</tr>
<tr>
<td>- Both corporate seal and signature of the bidder missing.</td>
<td>Automatic rejection.</td>
</tr>
<tr>
<td>Corporate seal or signature of authorized agents of bonding company missing.</td>
<td>Automatic rejection.</td>
</tr>
<tr>
<td>Other Bid Security – Uncertified Cheque</td>
<td>Automatic rejection.</td>
</tr>
<tr>
<td>Documents – Execution</td>
<td>Erasures, Overwriting or Strike-Outs which are not Initialed:</td>
</tr>
<tr>
<td>------------------------</td>
<td>-------------------------------------------------------------</td>
</tr>
<tr>
<td>Corporate seal or signature missing.</td>
<td>Uninitialized changes to response which are minor (example: the respondent’s address is amended by over-writing but not initialed).</td>
</tr>
<tr>
<td>Corporate seal and signature missing.</td>
<td>Unit prices have been changed but not initialed and the contract totals are consistent with the price as amended.</td>
</tr>
</tbody>
</table>

Two (2) business days to correct.  
Automatic rejection.  

Two (2) business days to correct.  
Automatic rejection.  

Automatic rejection.  

Two (2) business days to initial.  

Two (2) business days to initial.  

The Purchasing Agent shall have the authority to waive irregularities deemed to be minor.

In exercising judgment the Purchasing Agent shall consider the advice of Legal.

6.0 ADDENDA: CHANGES/DISCREPANCIES/OMISSIONS

6.1 The Toronto Zoo may issue Addenda advising of changes in, or explanations of, the Drawings or Specifications from time to time.

6.2 Any Tenderer who finds an apparent discrepancy, inconsistency, contradiction or omission in any of the Specifications, or Drawings, or who is doubtful about the meaning or intent of any part thereof, should submit their question in writing using the enclosed QBD form and an Addendum if necessary, will be issued.

6.3 In order to permit competition consistent with the Board of Management of the Toronto Zoo’s interests, the Consultant will consider, prior to the deadline for submission of Tenders, requests for approval of products similar or equivalent to those specified by trade name, but such requests will be considered only if they comply with all of the following requirements:

(i) each request must be in writing and received in the Consultant’s office at least six (6) business days prior to the Tender submission deadline;

(ii) each request must be accompanied by complete technical data, including laboratory test reports, if applicable;

(iii) each request must explain fully the difference, if any, between the proposed product and the one or more named in the Specifications;
(iv) if a proposed substitute product requires, for its proper installation, any change(s) to the Drawings or Specifications for related work, the request must give complete information on such change(s).

6.4 If the requirements of subparagraph (3) hereof have been complied with and in the Consultant's opinion the proposed product is acceptable in lieu of the one or more specified, the Consultant will issue instructions in the form of an Addendum to all Tenderers pursuant to subarticle (1) hereof.

6.5 No Contractor will be permitted to use any alternative material or product that has not been authorized by the Specifications, the Drawings or an Addendum issued pursuant to subarticle (1) hereof.

7.0 TENDER FORM PRICING: TAXES AND DUTIES

7.1 Every price set out in a submitted Tender Form must include all Federal Excise, including Harmonized Sales Tax and other taxes, where applicable, together with all duties, exchange or other charges.

7.2 Tenderers are required to familiarize themselves with all of the provisions of the Harmonized Sales Tax (HST) and shall not include in any tendered price any amount for harmonized sales tax on materials or services which are tax-exempt under the provisions of that Act.

7.3 If any additional tax or duty or any variation in any tax or duty imposed by the Government of Canada or the Province of Ontario becomes directly applicable to goods, material, articles or equipment, specified or required for, and in fact incorporated into, the Work, subsequent to the deadline set out in subparagraph 3.1 of these Instructions an appropriate increase or decrease in the Contract Price shall be made to compensate for such tax, duty or variation to the extent of such applicability, except in those cases in which public announcement was made prior to the said deadline by or on behalf of the levying authority indicating that such additional tax or duty or any variation therein was going to come into effect.

7.4 The Board of Management of Toronto Zoo will not accept claims for additional payment for sales taxes, harmonized sales taxes, duties or other taxes, levies or charges that a Tenderer claims were omitted from any tendered price except as set out in subparagraph 7.3 hereof.

8.0 TENDER FORM PRICING: ALLOWANCES (NOT APPLICABLE FOR THIS PROJECT)

9.0 TENDER FORM PRICING: IDENTIFICATION OF SUBCONTRACTORS

9.1 Each Tenderer must indicate in Appendix I to the Tender Form for each type of work or material listed therein:

9.1.1 whether same is to be provided by the Contractor's forces (by inserting "OWN FORCES") or by a sub-contractor (by inserting the sub-contractor's name and address);

9.1.2 contractor's or sub-contractor's licence number as issued by the Toronto Licensing Commission, wherever applicable.

10.0 TENDER FORM PRICING: UNIT PRICES
10.1 For items most likely to be added as extras, or deleted for budget or other reasons, provision has been made for prearranged Unit Prices in Appendix II attached to the Tender Form and the prices must be filled in for a Tender to qualify for acceptance.

11.0 PRICE CHANGES: FOR POTENTIAL DELETIONS / ADDITIONS / SUBSTITUTIONS

11.1 Each Tenderer must provide in Appendix III to the Tender Form details of reductions in the Bulk Tender Price if any of the Items listed in Appendix III is or are deleted from the Work.

11.2 Each Tenderer must provide in Appendix IV to the Tender Form details of increases in the Bulk Tender Price if any of the Items listed as potential extras in Appendix IV is or are in fact included in the Work.

11.3 Each Tenderer must provide in Appendix V to the Tender Form details of changes in the Bulk Tender Price if any of Items listed as potential alternatives in Appendix V is or are substituted for the corresponding Item(s) originally stipulated in the Specifications and/or Drawings.

11.4 The Bulk Tender Price must:

11.4.1 include all Itemized Prices appearing in Appendix III and the prices for all Item(s) originally stipulated as mentioned in subparagraph 11.3 hereof;

11.4.2 exclude all prices for potential additions appearing in Appendix IV and any price changes resulting from substitutions as mentioned in subparagraph 11.3 hereof.

11.5 The price change for each potential deletion, addition or alternative, indicated in Appendices III to V must take into consideration and allow for changes and adjustments in other work as may be necessary to form a complete and finished job, including, where applicable, all labour, tools, delivery/handling, overhead, profit and duties/taxes unless otherwise specified.

11.6 Any single potential deletion, addition or alternative, indicated in Appendices III to V or any combination thereof, may be implemented by the Board of Management of the Toronto Zoo, and the work shall be performed accordingly with the corresponding change(s) in Contract Price.

12.0 STATUTORY DECLARATION (FORM 2)

12.1 In completing the Statutory Declaration, Tenderers are reminded to fill in the applicable blanks and strike out the inapplicable ones, and to have the declarant attend before a solicitor, notary public or other Commissioner for Oaths for proper execution.

13.0 BONDING DOCUMENTS (FORMS 3, 4, 5, 6)

13.1 Each Tender must include a Bid Bond executed under seal by the Tenderer and a surety authorized by law to carry on business in Ontario with an office in the City of Toronto and otherwise acceptable to the Board in the amount of 10% of the Net Contract Amount in accordance with Form 3, or in the alternative provide a certified cheque payable to the "Toronto Zoo" in that amount.

13.2 Withdrawal of a submitted Tender prior to the end of the ninety (90) day period referred to in paragraph 9.0 of the Tender Form, or failure to execute the Contract Documents in accordance with paragraph 13.1 of these Instructions if the Tender is accepted or to provide a Performance or Payment Bond as required, will result in forfeiture of the Bid Bond or cash security amount.
13.3 Each Tender must include an Agreement to Bond executed by a surety who meets the requirements set out in subparagraph 13.1 hereof, promising to provide the Performance and Payment Bonds referred to in sub-paragraph 13.4 hereof, in accordance with Form 4.

13.4 If a Tender is accepted, the successful Tenderer must provide, concurrently with return of the Contract documents referred to in paragraph 14 of these Instructions, Performance and Labour & Material Payment Bonds, each in the amount of 50% of the Bulk Tender Price in STRICT ACCORDANCE with Forms 5 and 6, executed by a surety who at that time and continuously thereafter until all of the Contractor's obligations under the Contract are fulfilled, meets the requirements set out in subparagraph 13.1 hereof and in article 29.1 of the General Conditions.

14.0 CONTRACT DOCUMENTS

14.1 Any Tenderer whose Tender is accepted must execute an Agreement in accordance with Form 7, see to completion of a Statutory Declaration in Form 2 (Corporations Tax and Workplace Safety & Insurance) and furnish, duly executed, the two Bonds referred to in paragraph 13.4 of these Instructions, within Seven (7) Business Days (not including a Saturday, Sunday or legal or civic holidays) from the date of mailing of notice from the Toronto Zoo to the Tenderer at the address given in the Tender Form, that the Contract documents are ready for execution.

14.2 Attached to the Agreement and forming part of the Contract will be the Tender Form as submitted, these Instructions, and the General Conditions (Section III of the Tender Package); the Drawings and Specifications will also be incorporated in the Contract by reference.

15.0 GENERAL CONDITIONS: CLARIFICATIONS

Tenderers are urged to read Section III - General Conditions of the Tender Package in their entirety.

16.0 PERMITS/LICENCES/APPROVALS

16.1 The General Building Permit and Toronto & Region Conservation Authority (TRCA) permit for the Work shall be obtained and paid for by the Board of Management of the Toronto Zoo.

16.2 Any delay in issuance of the Building Permit/TRCA permit which compromises the ability of the Contractor to meet the completion date for the Work as set out in clause (i) of paragraph 9 of the Tender Form shall entitle the Contractor to an appropriate extension of that completion date without penalty, but there shall be no right to damages for any reason whatsoever arising out of any such delay.

16.3 It shall be the responsibility of the Contractor to apply for, pay for and obtain all other permits, licences and approvals in connection with the Work from the authority having jurisdiction in each case.

16.4 The Contractor shall submit copies of licenses and/or certificates of Qualification for all trades working on the project, including own forces and sub-trades. No work can be undertaken by these workers until such documentation is provided.
17.0  TEMPORARY SERVICES

17.1  It shall be the responsibility of the Contractor to arrange and pay for all temporary water, electrical power and telephone services necessary for the Work (see also article 34.0 of the General Conditions).

18.0  WINTER ACCESS

18.1  The Contractor shall be responsible for clearing all snow and ice from the access route to the Work site, at his/its own expense, and in a manner satisfactory to the Chief Operating Officer, who shall be consulted in advance with respect thereto.

19.0  EXTRA PRINTS

19.1  The Board of Management of the Toronto Zoo will furnish, at no charge, the following prints of the Drawings and the Specifications to the Contractor:

19.1.1  Contract Drawings: up to three (3) sets;

19.1.2  Specifications: up to three sets;

19.1.3  Any additional copies of the foregoing required to obtain necessary permits, licences or approvals.

19.2  The Board of Management of the Toronto Zoo shall provide further copies of the material referred to in subparagraph 19.1 hereof to the Contractor on request, at cost.

20.0  AS-BUILT DRAWINGS

20.1  The Contractor will receive from the Toronto Zoo two extra sets of white prints for the record drawings, on which the Contractor shall clearly mark all changes or deviations, as the Work progresses. On one set and on completion of the Work the Contractor shall neatly transfer notations to second set and submit both sets to the Consultant for review.

20.2  Contractor shall arrange and pay for the Consultant to transfer the marked up prints to CADD media.

20.3  At completion of project Contractor to submit one marked up set of white prints and one marked up set of specifications stamped “As-Built” with the Contractor’s name, along with one complete set of “As-Built” CADD files. Complete set includes all of the drawings issued as part of the tender package.

20.4  The Board of Management of the Toronto Zoo shall hold back 5% of the awarded Contract value until receipt of “As-Built” plans and drawings, CADD files and drawings, maintenance manuals and warranties.

21.0  OCCUPATIONAL HEALTH AND SAFETY ACT

21.1  For the purpose of the Occupational Health and Safety Act of Ontario R.S.O. 1990 c. 0.1 and all regulations thereunder as amended from time to time collectively the OHSA, the Contractor will be designated the “Contractor”, and the Contractor shall assume the responsibilities of the Constructor as set out in that Act and its Regulations (including the implementation of such
precautions and safeguards as will protect all workers at the Site from any adverse effects caused by the designated substances referred to in sub-article (21.2) hereof) and save the Board of Management of the Toronto Zoo harmless from and against all adverse consequences of any failure by the Contractor to discharge those responsibilities.

21.2 A list of "designated substances" (as defined in the Occupational Health and Safety Act) present at the Site (if any) has been included in the General Conditions Article 51.3 of the Tender Package pursuant to section 18a of that Act.

22.0 UNSOLICITED ALTERNATIVES IN TENDER

22.1 A Tender may propose a further alternative for any piece of equipment, material or product not mentioned as an alternative in the Specifications, Appendix V or any Addendum, but no such further alternative will be considered unless the following requirements are met:

22.1.1 the Bulk Tender Price inserted in paragraph 5.0(i) of the Tender Form must be based on the Specifications and not on any unspecified alternative proposed by the Tenderer;

22.1.2 each alternative proposed must be listed and the difference in price, if any, shown in Appendix VI attached to the Tender Form;

22.1.3 each alternative proposed must take into consideration and allow for changes and adjustments in other work as may be necessary to form a complete and finished job, and no additional claims will be considered at a later date;

22.1.4 for each alternative proposed, there must be submitted in or with Appendix VI sufficient information to enable the Consultant to determine its acceptability, including:

(i) names of manufacturer and supplier;

(ii) change in price (if any);

(iii) reason for proposing alternative;

(iv) manufacturing details and performance data;

(v) dimensions and clearances, which must be within space allocated on Drawings;

(vi) effects on other work;

(vii) other pertinent facts.

22.2 The successful Tenderer will be responsible for any additional installation cost for any accepted alternative.

22.3 The Board of Management of the Toronto Zoo reserves the right to accept or reject any proposed alternative.

22.4 Under no circumstances will alternatives submitted after the deadline for submission of Tenders set out in paragraph 3.1 of these Instructions, be considered.
22.5 If no alternatives are being proposed, clause (vi) of paragraph 8 of the Tender Form should be STRUCK OUT and Appendix VI either omitted or marked "Not Applicable".

23.0 GEOTECHNICAL INVESTIGATION

23.1 A geotechnical investigation has not been completed and is not required.

24.0 RIGHT TO ACCEPT OR REJECT TENDERS

24.1

i. The Toronto Zoo reserves the right to reject any or all Tenders or to accept any Tender, should it deem such action to be in its interests.

ii. The Toronto Zoo may modify and/or cancel this Tender Call prior to accepting any Bid.

iii. Bids may be accepted or rejected in total or in part.

iv. The lowest quoted price may not necessarily be accepted by the Toronto Zoo.

v. In determining which Bid provides the best value to the Toronto Zoo, consideration may be given to the past performance of any Bidder.

vi. The Toronto Zoo reserves the right to verify the validity of information submitted in the Bid and may reject any Bid where, in the Toronto Zoo’s sole estimation, the contents appear to be incorrect, inaccurate or inappropriate.

vii. The Toronto Zoo reserves the right to assess the ability of the Bidder to perform the contract and may reject any Bid where, in the Toronto Zoo’s sole estimation, the personnel and/or resources of the Bidder are insufficient.

viii. If, in the opinion of the Toronto Zoo, any Bidder has underestimated the value of the goods and/or services to be provided as reflected in its submitted price/fee, the Toronto Zoo may reject its Bid as unbalanced (i.e., not representative of the scope of the goods and/or services). The Toronto Zoo may reject a bid if it determines, in its sole discretion, that the bid is materially unbalanced.

A bid is materially unbalanced when:

(1) it is based on prices which are significantly less than cost for some items of work and prices which are significantly overstated in relation to cost for other items of work; and

(2) the Toronto Zoo had determined that the bid may not result in the lowest overall cost to the Toronto Zoo even though it may be the lowest submitted bid; or

(3) it is so unbalanced as to be tantamount to allowing an advance payment.

25.0 TENDERER'S RESOURCES/METHODOLOGY

25.1 Each Tenderer must indicate in Appendix VII to the Tender Form the information called for therein describing the Tenderer's financial and personnel resources and the proposed methodology for performance of the work. (Not applicable for this project.)
26.0 **WARRANTIES AND GUARANTEES**

26.1 The warranties and guarantees of all the material and services associated in a construction phase, will be in effect from the completion date of that phase, to the satisfaction of the Chief Operating Officer. The substantial completion will be issued at the completion of the whole project, i.e., at the end of all the construction phases involved in the project, to the satisfaction of the Chief Operating Officer.

27.0 **TORONTO ZOO OFFICIAL POLICY PROCEDURES**

27.1 The following Toronto Zoo Official Policy Statements and procedures are included in this RFT, are applicable for this project.

SAFE-001 Occupational Health & Safety
SAFE-002 Health & Safety Hazard Reporting
SAFE-005 Hazardous Materials
SAFE-007 Confined Space
SAFE-013 Lock Out / Tag Out Procedure
SAFE-017 Contractor Safety
SAFE-018 Vehicles on Site
SAFE-025 Hot Work
SAFE-026 Scaffold & Ladder Safety

Toronto Zoo's Commitment to the City of Toronto's Corporate Smog Alert Response Plan.

Toronto Zoo’s Accessible Customer Service Training Requirements: Contractors, Consultants and other Service Providers.

28.0 **GOVERNING LAW**

28.1 The Request for Tender (RFT) and tender submitted in response to it and the process contemplated by this RFT shall be governed by the laws of the Province of Ontario. Any dispute arising out of this RFT or this RFT process will be determined by a court of competent jurisdiction in the Province of Ontario.
SUBMISSION LABEL

This address label should be affixed to the front of your sealed tender/quotation/proposal envelope/package submission. Toronto Zoo will not be held responsible for envelopes and packages that not properly labelled or submitted to an address other than the one listed on this label.

Vendor Name

RFT #54 (2018-10)
AFRICAN SAVANNA VIEWING RAIL REPLACEMENT
Closing: Tuesday, 2018-11-13, 12:00 local time

TO BE RETURNED TO

TORONTO ZOO
C/O SUPERVISOR, PURCHASING AND SUPPLY ADMINISTRATION SUPPORT CENTRE
361A OLD FINCH AVE.
TORONTO, ONTARIO
M1B 5K7
QUESTIONS ON BID DOCUMENTS (QBD)
Deadline: See Section Instructions to Bidders 2.2

Contact:

To: The Toronto Zoo
361A Old Finch Avenue
Toronto, ON M1B 5K7
Tel: (416) 392-5916
Fax: (416) 392-6711
Attn: Peter Vasilopoulos
pvasilopoulos@torontozoo.ca

From: _________________________ Date: _________________________
Firm: _________________________ Tel: _________________________
Spec Section: _________________________ Paragraph(s): _________________________
Drawing Sheet: _________________________ Detail(s): _________________________

Question(s):

☐ Mark this box if the QBD can be answered by Bidder’s review of the documents. Reply with location(s) where the information can be obtained.

Reply:

By: _________________________ Firm: _________________________ Date: _________________________

The reply is an answer to a Bidder’s question. The reply does not change the Bid Documents unless the information contained therein is issued in an Addendum. At the sole discretion of the City, the question and reply may be returned to the questioner and distributed to all bidding general contractors for informational purposes.
Notice of No Bid

RFT #54 (2018-10) – AFRICAN SAVANNA VIEWING RAIL REPLACEMENT

It is important to the Toronto Zoo to receive a reply from all invited bidders. If you are unable, or do not wish to submit a bid, please complete the following portions of this form. State your reason for not bidding by checking the applicable box(es) or by explaining briefly in the space provided. It is not necessary to return any other Request for Proposal/Quotation/Tender documents or forms. Please just return this completed form by fax 416 392-6711 or by email purchasing@torontozoo.ca prior to the official closing date.

A Proposal/Quotation/Tender is not submitted for the following reason(s):

<table>
<thead>
<tr>
<th>Reason</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project/quantity too large.</td>
<td>Project/quantity too small.</td>
</tr>
<tr>
<td>We do not offer services or commodities to these requirements</td>
<td>Cannot meet delivery or completion requirement</td>
</tr>
<tr>
<td>We do not offer this service or commodity.</td>
<td>Agreements with other company do not permit us to sell directly.</td>
</tr>
<tr>
<td>Cannot handle due to present commitments.</td>
<td>Licensing restrictions</td>
</tr>
<tr>
<td>Unable to bid competitively.</td>
<td>We do not wish to bid on this service or commodity in the future.</td>
</tr>
<tr>
<td>Insufficient information to prepare quote/proposal/tender</td>
<td>Specifications are not sufficiently defined</td>
</tr>
<tr>
<td>We are unable to meet bonding or insurance requirements.</td>
<td></td>
</tr>
</tbody>
</table>

Other reasons or additional comments (please explain):

Company Name:  
Address  
Contact Person:  
Signature of Company Representative:  
Date:  
Phone Number:  
Email address  
Fax Number:
SECTION II

FORMS
FORM 1
TENDER FORM

TO: THE CHIEF OPERATING OFFICER, BOARD OF MANAGEMENT OF THE TORONTO ZOO, 361A OLD FINCH AVENUE, TORONTO, ONTARIO M1B 5K7

RE: RFT 54 (2018-10) AFRICAN SAVANNA VIEWING RAIL REPLACEMENT

1.1 THIS TENDER is submitted by

(i) Name: __________________________ Address: __________________________

(ii) Name: __________________________ Address: __________________________

1.2 Complete whichever of (i) or (ii) is applicable and strike out other

(i) comprising the firm of __________________________ carrying on business at __________________________

OR

(ii) a company duly incorporated under the laws of __________________________

_____________________________ and having its head office at __________________________

thereinafter called “the tenderer”.

Insert number, Insert Municipality

The Tenderer is not* a City of Toronto firm or resident, and for__________ years has been carrying on business in __________________________.

*Strike out “not” if inapplicable

Insert each licence and category
1.3 The Tenderer holds the following licence(s) issued by the City of Toronto Licensing Commission:

<table>
<thead>
<tr>
<th>DEFINITIONS:</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.0 All references to “Instructions to Tenderers”, “Agreement” “General Conditions”, “Bonds”, “Statutory Declarations”, “Drawings” and “Specifications” in this Tender Form are to those included or referred to in Section I and III of the Tender Package provided by the Board of Management of the Toronto Zoo to prospective Tenderers in connection with the above-captioned construction work.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>COLLUSION:</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.0 No person, firm or corporation other than the Tenderer has any interest in this Tender or in the Contract which will result if same is accepted.</td>
</tr>
<tr>
<td>3.1 The Tender herein is made by the Tenderer without any connection, knowledge, comparison of figures or arrangement with any other person or persons making a Tender for the Work, and is in all respects fair and without collusion or fraud.</td>
</tr>
</tbody>
</table>
3.2 No member of the City of Toronto Council or Board of Management of the Toronto Zoo and no officer or employee of the City of Toronto Corporation or Board of Management of the Toronto Zoo is, will be, or has become interested, directly or indirectly, as a contracting party, partner, stockholder, surety or otherwise howsoever in the Contract or in the supplies, work or business in connection with the Work, or in any portion of the profits thereof, or in any of the monies to be derived therefrom.

3.3 If the offer set out in this Tender Form is accepted and it is subsequently discovered that Subparagraph (1) hereof was breached, whether prior or subsequent to such acceptance, the Board of Management of the Toronto Zoo shall be entitled to proceed under article 50 of the General Conditions in the same manner as if there had been a transfer of the Contract without the consent of the Chief Operating Officer.

If no Addenda have been issued, strike out works in parentheses; otherwise, insert number(s) of Addendum packages received.

ADDENDA:

4.0 The Tenderer has carefully inspected and examined the locality and the site of the Work, and all the Contract documents, including documents (including Addendum Packages numbered ________ and the drawings referred to therein) is satisfied that each sub-contractor referred to in clause (i) of paragraph 7 of this Tender Form is fully acquainted with the extent and nature of his part of the Work, and the Tenderer hereby agrees to the documentation of the Contract by the Contract documents.

TENDER AMOUNT

5.0 The Tenderer hereby quotes and offers to enter into the Contract, execute the Contract documents as required by the Instructions to Tenderers and do all or any part of what is set out or called for in the Specifications and Drawings on the terms and conditions and under the provisions set out or called for in the Contract documents, for a total Bulk Tender Price, including HST in Canadian funds, equal to the total of the amounts in the following clauses (i) to (ii):

Insert Bulk Tender Price in block capitals and in figures.

(i) a net contract amount of DOLLARS $____________________

(ii) the Harmonized Sales Tax Payable by the Board of Management of the Toronto Zoo with respect to the Contract, which the Tenderer estimates will be on the basis of the amounts in clauses (i) $____________________
(iii) TENDERER’S TOTAL: $_______________

Insert total of (i) to (ii)

BULK TENDER PRICE

5.1 The Bulk Tender Price shall be determined by the arithmetic sum of:

(i) the amounts shown in clauses (i) to (ii) of subarticle (1) hereof; and

(ii) the Tax described in clause (ii) of subarticle (1) hereof applied at the rate of 13% for H.S.T. to the amounts described in clause (i) hereof, without regard to the Tenderer’s estimate of that Tax as shown in numerals in said clause (ii),

and the Tenderer acknowledges that

(iii) in the case of any discrepancy between the Net Contract Amount as expressed in clause of subarticle (1) hereof in words and that Amount as expressed therein in numerals, the said numerals shall govern, and the words shall be taken as a guide to interpretation of any ambiguous or indecipherable number(s);

(iv) the estimated Tax shown in clause (ii) of subarticle (1) hereof and “TENDERER’S ESTIMATED TOTAL” shown in clause (iii) of that subarticle are approximations only inserted for the convenience of the Tenderer, having no legal effect on the Tender and offer of subarticle (1) hereof and shall be disregarded for all purposes.

6.0 This Tender Form is accompanied by:

Strike out whichever of (i) and (ii) is inapplicable.

(i) a certified cheque payable to the “Toronto Zoo”;

If (ii) inapplicable, insert name of surety

(ii) a Bid Bond in the required form executed by the Tenderer and

whom the Tenderer proposes as the surety under Article 29 of the General Conditions in the amount of 10% of the net contract amount and if

Insert amount in WORDS and FIGURES
(iii) the Tenderer withdraws his/its said offer during the 90-day period immediately following the deadline date for submission of Tenders, or after acceptance of his Tender, or

(iv) fails to comply with the terms of this Tender Form following acceptance of his said offer,

then the Board of Management of the Toronto Zoo may

(v) retain the certified cheque referred to in clause (i) hereof; or

(vi) enforce the Bid Bond referred to in clause (ii) hereof by legal action,

as the case may be.

Insert name of Surety

6.1 This Tender form is also accompanied by an Agreement to Bond in Form 4 as included in Section II of the Tender Package, which Agreement has been executed by being the surety proposed by the Tenderer under article 29 of the General Conditions.

7.0 Tenderer has attached to this Tender Form:

(i) as Appendix I, a complete list of the Subcontractors intended to be engaged, indicating for each subcontract the name, address and telephone number of each subcontractor, and (where applicable) the subcontractor’s licence number as issued by the City of Toronto Licensing Commission. Bid Depository Subcontracts are not applicable to the contract;

(ii) as Appendix II, a list of Unit Prices for certain items, which shall be the Unit Prices referred to in clause (i) of subarticle 31.3 of the General Conditions and which shall also be the basis for reducing the amount owing to the Tenderer where any such item(s) is or are omitted from the Work pursuant to that article, but the Tenderer shall not be entitled to any compensation beyond the Bulk Tender Price for any such item(s) already included in the Specifications and Drawings, and Addenda thereto, as of the deadline for submission of Tenders for the Work;

(iii) as Appendix III, details of reductions in the Bulk Tender/Contract Price for deletions from the Work pursuant to paragraph 11.1 of the instructions to Tenderers;

(iv) as Appendix IV, details of increases in the Bulk Tender Price for additions to the Work pursuant to paragraph 11.2 of the Instructions to Tenderers;

(v) as Appendix V, details of changes to the Bulk Tender Price for substitutions in the Work pursuant to paragraph 11.3 of the Instructions to Tenderers;

Strike out this clause if inapplicable, (vi).

(vi) as Appendix VI, details of unsolicited alternatives pursuant to paragraph 22 of the Instructions to Tenderers,
the Statutory Declaration of Verification included in Section II of the Tender package as Form 2, duly completed and sworn as requested by Article 12 of the Instructions to Tenderers.

**COMMENCEMENT AND COMPLETION OF WORK**

8.0 If the offer set out in this Tender Form is accepted:

(i) the Tenderer will complete the Work fully, and surrender control of the site to the Board of Management of the Toronto Zoo no later than **Friday, 2018-12-21 for all work.**

(ii) the Tenderer will execute whatever additional or extra work may be required by the Board of Management of the Toronto Zoo pursuant to article 30 of the General Conditions in strict conformity in all respects with the requirements of the Contract;

(iii) deletions from the Work other than those referred to in clauses (ii) and (iii) of paragraph 7 of this Tender Form may be made at the discretion of the Chief Operating Officer for a price or for prices to be determined;

(iv) where possible, all materials necessary for the purposes of the Work shall be of Canadian origin and manufacture if available when required;

(v) the Tenderer shall forthwith arrange for an approved surety for the proper fulfilment of the Contract as required under the terms of article 29 of the General Conditions (“Surety and Bond”), and will execute the Contract, Performance Bond, Payment Bond and Statutory Declaration of Paid Tax and Assessments, (verifying payment of all Workers’ Compensation and Corporations Tax levies) in quadruplicate, in a form satisfactory to the solicitor for the Board of Management of the Toronto Zoo, within seven (7) days after being notified so to do by, or by anyone acting on behalf of, the said solicitor.

9.0 The offer set out in this Tender Form shall continue open to acceptance and irrevocable for a period of Ninety (90) Days following the deadline for the submission of Tenders, and if the said offer is accepted within such period, or accepted subject to such approval as is required by law from the Ontario Municipal Board, such offer shall remain open and irrevocable until the Contract documents are executed by the Tenderer and the Performance and Payment Bonds hereinbefore mentioned, executed by an approved surety, are provided to the Board of Management of the Toronto Zoo, but if approval by the said Board aforesaid is required and is refused with finality (i.e., once any appeal process has become inexercisable, exhausted or irrevocably abandoned), such offer shall be deemed then to have expired and to be incapable of acceptance.

9.1 The Board of Management of the Toronto Zoo may at any time within the Ninety-Day (90) period referred to in subparagraph (1) hereof, without notice accept the offer set out in this Tender Form whether any other Tender has previously been accepted or not.

9.2 The awarding by the said Board of Management of the Toronto Zoo of a Contract based on the offer set out in this Tender Form, shall constitute and be an acceptance thereof without communication with or any notice thereof to the Tenderer.
9.3 Should the Tenderer for any reason default or fail in respect to any matter or thing hereinbefore contained, the Tenderer will pay to the Board of Management of the Toronto Zoo any sum or sums which the Board of Management of the Toronto Zoo may expend or for which it may become liable by reason of such default or failure including the cost of any advertisement for new Tenders in excess of the bid security provided for in paragraph 7 of this Tender Form.

IN WITNESS WHEREOF the Tenderer has executed this Tender Form under this day of _________________, 2018

SIGNED, SEALED AND DELIVERED )
in the presence of: )
) )
) )
) ________________________________
)
NOTE:

(A) If this Tender Form is submitted by or on behalf of any corporation as a Tenderer, it must be signed in the name of such corporation by its duly authorized signing officer(s), or agent(s), who shall also subscribe his (their) own name(s) and office(s). The corporate seal must also be affixed, but no other person need sign as witness.

(B) Any individual who signs as a Tenderer must affix a red adhesive seal to the right of his signature, in the presence of an adult witness, who should also sign to the left of the column of brackets in the space provided. The Tenderer’s name should be typed or printed below his signature.

(C) If the Tenderer is a Partnership, this Tender Form may be signed by any partner(s) on behalf of the partnership in accordance with (A) or (B) above, as is applicable.
LIST OF SUBCONTRACTORS (Due with Tender on stipulated closing date)

The tenderer proposes to sublet the following portions of the Work to the persons firms or corporations indicated (the Contractor is responsible for all pricing with all subcontractors).

The Tenderer submits that in proposing the under mentioned subcontractors, the tenderer has consulted each and have ascertained to our completed satisfaction that those names are fully acquainted with the extent and nature of the work and that they will execute their work with the requirements of the contract documents.

<table>
<thead>
<tr>
<th>TRADE</th>
<th>NAME/ADDRESS</th>
<th>TELEPHONE</th>
<th>LICENCE #S</th>
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</table>

**OTHER (LIST)**

* Insert “Own Forces” for every portion of the Work which Tenderer will be performing without a subcontractor. See Note following clause 39 of the General Conditions regarding non-union sub-contractors.

** Tenderer must specify nature of work for each “Other” sub-contract.
FORM 1
APPENDIX II

UNIT PRICES (Due 24 hours after stipulated closing date)

All prices are to include the supply and installation of all labour, material, charges, taxes (excluding Harmonized Sales Tax), payroll, burden and profit.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
<th>ADD</th>
<th>DEDUCT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unit price to add to contract for installation of new concrete footings for viewing rail posts with cast-in post saddles:</td>
<td>EACH</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unit price to add to or delete from contract for demolition of existing viewing rails (not including footings or post saddles):</td>
<td>FT</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unit price to add to or delete from contract for installation of new viewing rails (not including footings or post saddles):</td>
<td>FT</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
FORM 1
TAPPENDIX III

ITEMIZED PRICES (Due 24 hours after stipulated closing date)

(included in Bulk Tender Price)

All prices are to include the supply and installation of all labour, material, taxes (excluding Harmonized Sales Tax), charges, payroll, burden, and profit, and would be deducted from the stipulated price should the specified work be excluded from the contract work.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td>$</td>
</tr>
<tr>
<td>3.</td>
<td></td>
<td>$</td>
</tr>
<tr>
<td>4.</td>
<td></td>
<td>$</td>
</tr>
</tbody>
</table>

Total Bulk Tender Price
(Insert in Section II Forms, Form 1 Tender Form Item 5.0(i))

$
FORM 1
APPENDIX IV

ADDITIONAL PRICES (Due 24 hours after stipulated closing date)

*(not included in Bulk Tender Price)*

All prices are to include the supply and installation of all labour, material, taxes (excluding Harmonized Sales Tax), charges, payroll, burden and profit.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>$__________</td>
</tr>
</tbody>
</table>

*For each item, insert amount in the appropriate column to indicate whether the price change will result in an increase in, or a reduction of, the Bulk Tender Price.*
FORM 1  
APPENDIX V

ALTERNATIVE PRICES (Due 24 hours after stipulated closing date)

*(not included in Bulk Tender Price)*

All prices are to include the supply and installation of all labour, material, taxes (excluding Harmonized Sales Tax), charges, payroll, burden and profit.

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Add or Deduct From Base Bid Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* For each item, insert amount in the appropriate column to indicate whether the price change will result in an increase in, or a reduction of, the Bulk Tender Price.
FORM 1
APPENDIX VI *

UNSOLICITED ALTERNATIVES *(Due 24 hours after stipulated closing date IF APPLICABLE)*
*(prices not used for Bulk Tender Price)*

All alternatives must conform to the requirements of Section 01 25 00 – Product Substitution Procedures.

All prices are to include the supply and installation of all labour, material, taxes (including Harmonized Sales Tax), charges, payroll, burden and profit.

<table>
<thead>
<tr>
<th>Number of Item</th>
<th>Description of Item</th>
<th>Change in Bulk Tender Substituted in Work</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Increase  Reduction</td>
</tr>
</tbody>
</table>

* This Appendix is optional, but if it is used, the requisite details must be set out or attached: see paragraph 22 of the Instructions to Tenderers. If this Appendix is not used, clause (vi) of paragraph 7 of the Tender form should be STRUCK OUT and this sheet either omitted or marked “Not Applicable”.

FORM 1
APPENDIX VII

TENDERER’S RESOURCES/METHODOLOGY FOR THE WORK, PROPOSED ORGANIZATION FOR THE WORK AND PERSONNEL EXPERIENCE


   2014 $                  2015 $
   2016 $                  2017 $

2. Bank Reference – provide Financial Institution letter outlining credit history and financial capacity for this value and size of project:

3. Similar redevelopment projects the Tenderer has completed in Canada in the past four years (include references and values for at least 3 projects):

   Project Name/ Location  Project Amt ($)  Reference  Contact & Phone No.

4. Brief description of all lawsuits with which the Tenderer is involved (indicate if Tenderer is suing or being sued):
TENDERER’S RESOURCES/METHODOLOGY FOR THE WORK, PROPOSED ORGANIZATION FOR THE WORK AND PERSONNEL EXPERIENCE

5. Tenderer’s position with respect to the resolution of disputes, the use of courts for this purpose and management procedures to avoid litigation and/or arbitration:

6. Brief description of Tenderer’s organization/methodology for carrying out the Work, particularly in regard to expedition and supervisory personnel, materials, delivery and handling, and garbage removal:

7. Key Office Personnel proposed for the Work (resumes attached).

8. Key Site Personnel proposed for the Work (resumes attached).

9. Declaration that Contractor has not been charged and/or convicted under the Occupational Health & Safety Act in the past three (3) years.
FORM 2

STATUTORY DECLARATION OF TENDERER

CANADA ) IN THE MATTER of a Tender by*
PROVINCE OF ONTARIO ) for
JUDICIAL DISTRICT OF YORK ) AFRICAN SAVANNA VIEWING RAIL
REPLACEMENT

TO WIT:

RFT #54 (2018-10)

**I/We __________________________ the ______________________________
__________________ in the ______________ of _________________________

DO SOLEMNLY DECLARE as follows:

If Tenderer is a corporation, complete 1A and strike out 1B and 1C.

If Tenderer is an individual carrying on business under firm name, complete 1B and
strike out 1A and 1C.

If Tenderer is a partnership, complete 1C and strike out 1A and 1B

1A. I am (state “President”, “Secretary”, or
as the case may be)

of the Tenderer above referred to.

1B. I am the Tenderer above referred to,
and there is no other person
associated with me in partnership.

1C. We are the Tenderers herein carrying on
business in Partnership, under the name of

and we are the only members of such
partnership.
**I/We have carefully read through the attached Tender Form and to the best of my/our**
information, knowledge and belief the several matters stated in the said Form are in all respects
 correct and true.

* Insert Tenderer’s name
** Delete inapplicable word

3.  *I AM/WE ARE, each of the full age of eighteen years or over.

*AND I/WE make this solemn declaration conscientiously believing it to be true, and knowing that
it is of the same force and effect as if made under oath.

*(SEVERALLY) DECLARED before me

at the of

in the

this day of , 2018.

A Commissioner, etc.

NOTE:

This Declaration must be sworn before a Notary Public or other Commissioner for Oaths.

* Delete inapplicable word
FORM 3

BID BOND

Bond No. ___________________

Amount: 10% of net contract amount

KNOW ALL MEN BY THESE PRESENTS, that

as Principal, hereinafter called “the Principal”, and

as Surety, hereinafter called the Surety, are held and firmly bound unto the Board of Management of the Toronto Zoo as Obligee, each in the amount of

Dollars ($ _________________) lawful money of Canada, for the payment of which sum, well and truly to be made, the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS the Principal submitted a written Tender (hereinafter called “the Tender”) to the Obligee dated the _____ day of ____________, 20___, for ________________________ at ______________________________ in the _____________________ in the City of Toronto (hereinafter called “the Work”),

NOW THEREFORE THE CONDITION OF THIS OBLIGATION is such that if, on acceptance of the Tender in accordance with the terms and conditions of the Tender within 90 days from the closing date of the call for Tenders, the Principal shall, within the time required, enter into a formal contract and give good and sufficient bonds to secure the performance of the Work under the terms and conditions of the contract and the payment of its obligations thereunder for all labour, materials and services used or reasonably required for use in the performance of same, then this obligation shall be null and void; otherwise the Principal and Surety will pay unto the Obligee the difference in money between the amount of the price set out in the Tender and the amount for which the Obligee legally contracts with another party to perform the Work if the latter amount be in excess of the former.

The Surety shall not be liable for a greater sum than the specified penalty of this Bond. Any suit under this Bond must be instituted before the expiration of six months from the date of this Bond.

AND IT IS HEREBY DECLARED AND AGREED that the Surety shall be liable as principal and that nothing of any kind or matter whatsoever that will not discharge the Principal, shall operate as a discharge or release of liability of the Surety, any law or usage relating to the liability of sureties to the contrary notwithstanding.
IN TESTIMONY WHEREOF, the Principal has duly executed these presents under seal, and the Surety has caused these presents to be seated with its corporate seal duly attested by the signatures of its duly authorized officers, this ____ day of ____________, A.D. 2018.

SIGNED, SEALED AND DELIVERED
in the presence of:

NOTE:
The NOTE on the signing page of the Tender Form applies equally to execution of this Bond.

* Type or print name of Principal here
** Type name of Surety here
FORM 4

AGREEMENT TO BOND

(to be attached to and to form part of Bid Bond)

We, the undersigned, the Surety on the attached Bid Bond hereby undertake and agree with the Board of Management of the Toronto Zoo as Obligee if our Principal’s Tender is accepted by you to become bound as Surety for our Principal

(Name of Tenderer)

of

(Place)

the Tenderer to you by Tender Form dated

for

(hereinafter

(Description of work)
(called “the Work”)

in an amount equal to Fifty Per Cent (50%) of the Contract Price for the due and proper performance of the Work as shown and described in the Contract between the Obligee and our Principal for the Work, including a period of maintenance of one (1) year after the final completion of the Work and, in addition, in an equal amount for the due and proper payment of those having direct contracts with our Principal for labour, material and/or services for the Contract Work, removal of registered lien claims and certificates of action from the title to the lands on which the Work is performed and full reimbursement of the Obligee for all liability and payments to such persons in connection with the Contract, such performance and payment bonds both to be in the forms indicated by the Obligee in the Tender documents.

It is a condition that this Agreement shall become null and void if the bonds mentioned above are not required from our Principal within ninety (90) days of the award of the Contract to our Principal.
In witness whereof we have hereunto affixed our Corporate Seal, testified by the hand(s) of the proper officer in that behalf.

Dated this ______ day of __________________, 2018.
(name of Surety)
(Address of Local Office)
FORM 5

PERFORMANCE BOND

Bond No. __________________________ __________________________

Amount$ __________________________ __________________________

KNOW ALL MEN BY THESE PRESENTS, that we

hereinafter called “the Principal”

- and -

hereinafter called “the Surety”

are jointly and severally held and firmly bound unto the Board of Management of the Toronto Zoo, hereinafter called the “Obligee”, its successors and assigns, each in the sum of WRITE IN WORDS

Dollars ($__________) of lawful money of Canada, to be paid unto the Obligee for which payment well and truly to be made, we the Principal and Surety jointly and severally bind ourselves, and our and each of our respective heirs, executors, administrators, successors and assigns by these presents.

SIGNED AND SEALED with our respective seals and dated this _____ day of__________, 2018.

WHEREAS by an agreement in writing even date herewith the Principal has entered into a contract with the Obligee, hereinafter called “the Contract”, for AFRICAN SAVANNA VIEWING RAIL REPLACEMENT, RFT #54 (2018-10) (hereinafter called “the Work”) as more particularly set out therein, which Contract is by reference herein made a part hereof as fully to all intents and purposes as though recited in full herein,

NOW THEREFORE THE CONDITION OF THIS OBLIGATION IS SUCH that if the Principal shall at all times duly perform and observe the Contract or as the same be changed, altered or varied as hereinafter provided, to the satisfaction of the Obligee, and shall at all times fully indemnify and keep indemnified the Obligee from and against all and any manner of loss, damage, expense, suits, actions, claims, liens, proceedings, demands, awards, payments and liabilities arising out of or in any manner based upon or attributable to the Contract, and shall fully reimburse and repay the Obligee for all outlay, expense, liabilities, or payments incurred or undertaken to be made by the Obligee pursuant to the Contract, then this obligation shall be void, but otherwise it shall be and remain in full force and effect.

Provided further and it is hereby agreed and declared that there shall be no liability under this instrument of the Principal and Surety for payment of any claims for labour, material or services used or reasonably required for use in the performance of the Contract.
Provided always, and it is hereby agreed and declared, that the Obligee and the Principal have the
right to change, alter and vary the terms of the Contract and that the Obligee may in its discretion at
any time or times take and receive from the Principal any security whatsoever and grant any
extension of time thereon or on any liability of the Principal to the Obligee.

Provided further and it is hereby agreed and declared that the Principal and the Surety shall not be
discharged or released from liability hereunder and that such liability shall not be in any way
affected by any such changes, alterations, or variations, taking or receiving of security, or extension
of time, as aforesaid, or by the exercise by the Obligee of any of the rights or powers reserved to it
under the Contract or by its forbearance to exercise any such rights or powers, including (but
without restricting the generality of the foregoing) any changes in the extent or nature of the Work
or by any dealing, transaction, forbearance or forgiveness which may take place between the
Principal and the Obligee.

And it is hereby declared and agreed that the Surety shall be liable as Principal, and that nothing of
any kind or matter whatever that will not discharge the Principal shall operate as a discharge or
release of liability to the Surety, any law or usage relating to the liability of sureties to the contrary
notwithstanding.

Provided further and it is hereby agreed and declared that the Surety shall not be liable for a greater
sum than that specified in this bond.

IN WITNESS WHEREOF the Principal and the Surety have executed these presents.

SIGNED, SEALED AND DELIVERED in the presence of:

____________________________  Principal
____________________________
____________________________
____________________________
____________________________
____________________________  Surety
FORM 6

LABOUR & MATERIAL PAYMENT BOND

Bond No: ______________________   ______________________

Amount $ ______________________   ______________________

KNOW ALL MEN BY THESE PRESENTS, that we
hereinafter called “the Principal”
- and -
hereinafter called “the Surety”

are jointly and severally held and firmly bound unto the Board of Management of the Toronto Zoo
and its successors, hereinafter called “the Obligee” as Trustee, each in the sum of WRITE IN
WORDS

Dollars ($_________________) of lawful money of Canada, to be
paid unto the Obligee, for which payment well and truly to be made we the Principal and Surety
jointly and severally bind ourselves, our and each of our respective heirs, executors, administrators,
successors and assigns by these presents.

AND WHEREAS by an agreement in writing bearing even date herewith, the Principal has entered
into a contract with the Obligee, hereinafter called “the Contract”, for

as more particularly set out therein, which Contract is by reference herein made a part hereof as
fully to all intents and purposes as though recited in full herein.

NOW THEREFORE THE CONDITION OF THIS OBLIGATION IS SUCH that if the Principal
shall:

(a) at all times make payment to all claimants for all labour, materials or services used or
reasonably required for use in the performance of the Contract, or as the same be changed,
altered or varied as hereinafter provided, to the satisfaction of the Obligee;

(b) at all times fully indemnify and keep indemnified the Obligee from and against all and any
manner of loss, damage, expense, suits, actions, claims, liens, proceedings, demands, awards,
payments, and liabilities arising out of or in any manner based upon or attributable to the
claims of such persons;

(c) promptly see to the removal from the registered title to the lands on which said construction
takes place, of all claims for lien by claimants as aforesaid and all certificates of action in
connection therewith; and

(d) fully reimburse and repay the Obligee for all outlay, expense, liabilities, or payments,
incurred or undertaken to be made by the Obligee attributable to the claims of such persons
made pursuant to the Contract or the Construction Lien Act, 1983, then this obligation shall
be void, but otherwise it shall be and remain in full force and effect, subject, however, to the following conditions:

(i) a Claimant for the purpose of this Bond shall be an individual, firm or corporation having a direct contract with the Principal for labour, services, material or any combination thereof used or reasonably required for use in the performance of the Contract;

(ii) labour, material and services shall be construed to include that part of water, gas, power, light, heat, oil, gasoline, telephone service or rental equipment directly applicable to the Contract;

(iii) an individual, firm or corporation who rents equipment to the Principal to be used in the performance of the Contract under a contract which provides that all or any part of the rent is to be applied towards the purchase price thereof, shall be a Claimant only to the extent of the prevailing industrial rental value of such equipment for the period during which the equipment was used in the performance of the Contract;

(iv) the prevailing industrial value of equipment shall be determined, insofar as it is practicable to do so, in accordance with and in the manner provided for in the latest revised edition of the publication of the Canadian Construction Association titled “Rental Rates on Contractors Equipment” published prior to the period during which the equipment was used in the performance of the Contract;

(v) the Obligee and the Principal shall have the right to change, alter and vary the terms of the Contract, and the Obligee may in its discretion at any time or times take and receive from the Principal any security whatsoever and any extension of time thereon or on any liability of the Principal to the Obligee;

(vi) the Principal and the Surety shall not be discharged or released from liability hereunder and such liability shall not be in any way affected by any such changes, alterations, or variations, taking or receiving of security, or extension of time, as aforesaid, or by the exercise by the Obligee of any of the rights or powers reserved to it under the Contract or by its forbearance to exercise any such rights or powers, including (but without restricting the generality of the foregoing) any changes in the extent or nature of the works to be constructed, altered, repaired or maintained under the Contract, or by any dealing, transaction, forbearance or forgiveness which may take place between the Principal and the Obligee;

(vii) every Claimant who has not been paid as provided for under the terms of the Claimant’s contract with the Principal, before the expiration of a period of ninety (90) days after the date on which the last of such Claimant’s work or labour was done or performed or materials were furnished by such Claimant may as a beneficiary of the trust herein provided for, sue on this Bond, prosecute the suit to final judgment for such sum or sums as may be justly due to such Claimant under the terms of his contract with the Principal and have execution thereon, and the Obliger shall not be obliged to do or take any act, action or proceeding against the
Surety on behalf of the Claimants, or any of them, to enforce the provisions of this Bond;

(viii) it shall be a condition of the trust provided for in this Bond, that if any act, action or proceeding is taken either in the name of the Obligee or by joining the Obligee as a party to such proceeding, then the Claimants, or any of them, who take such act, action or proceeding shall indemnify and save harmless the Obligee against all costs, charges and expenses or liabilities incurred thereon and any loss or damage resulting to the Obligee by reason thereof;

(ix) no suit or action shall be commenced hereunder by any Claimant:

(a) unless such Claimant shall have given written notice to each of the Principal, the Surety and the Obligee, stating with substantial accuracy the amount claimed,

(1) in respect of any claim for the amount or any portion thereof, required to be held back from the Claimant by the Principal, under either the terms of the Claimant’s contract with the Principal or under the Construction Lien Act, R.S.O. 1990 c. C.30, whichever is the greater, within one hundred and twenty (120) days after such Claimant should have been paid in full under the Claimant’s contract with the Principal,

(2) in respect of any claim other than for the holdback, or portion thereof, referred to above, within one hundred and twenty (120) days after the date upon which such Claimant did, or performed, the last of the work or labour or furnished the last of the materials for which such claim is made under the Claimant’s contract with the Principal,

and such notice may be served

(3) by mailing the same by registered mail in each case to an address at which the intended recipient regularly maintains an office for the transaction of business, or

(4) in any manner in which legal process may be served in Ontario;

(b) after the expiration of one (1) year following the date on which the Principal ceased work on the Contract, including work performed under the guarantees provided in the Contract;

(c) other than in a Court of competent jurisdiction in the Province of Ontario to the jurisdiction of which Court the parties and Claimants shall submit,

but subject to the foregoing terms and conditions, the Claimants, or any of them, may use the name of the obligee to sue on and enforce the provisions of this Bond;

(x) the amount of this Bond shall be reduced by, and to the extent of, any payments made in good faith, and in accordance with the provisions hereof, inclusive of the
payment by the Surety of Construction Liens which may be filed of record against the subject matter of the Contract, whether or not claim for the amount of such lien be presented under and against this Bond.

(xi) the Surety shall not be liable for a greater sum than the specified penalty of this Bond.

In Witness Whereof the Principal and the Surety have signed and sealed this Bond this _______ day of ________________, 2018.

SIGNED, SEALED AND DELIVERED:  

______________________________  

)  

)  

)  

)  

______________________________  

) Principal  

)  

)  

)  

)  

______________________________  

) Surety
FORM 7

SPECIMEN AGREEMENT

THIS AGREEMENT made in triplicate this _____ day of ____________, 20__,

B E T W E E N:

BOARD OF MANAGEMENT OF THE TORONTO ZOO
(hereinafter referred to as the “Board”)

OF THE FIRST PART

- and -

CONTRACTOR’S NAME
(hereinafter referred to as the “Contractor”)

OF THE SECOND PART

WITNESSES THAT:

WHEREAS the Board of Management of the Toronto Zoo called for Tenders for the AFRICAN
SAVANNA VIEWING RAIL REPLACEMENT, RFT#54 (2018-10), (hereinafter referred to as “the Contract Work”) and the Contractor submitted a Tender therefor contained in a Tender Form dated the ______ day of ______________, 20__ (hereinafter called “the Tender Form”), a copy of which including all annexed Appendices, and the Statutory Declaration of Verification, together with a copy of the Instructions to Tenderers, (collectively hereinafter called “the Tender Documents”) is attached to this Agreement, as Schedule “A”; and

WHEREAS the Board of Management of the Toronto Zoo on the ______ day of ____________, 20__, awarded to the Contractor a contract for the Contract Work at the price therefor marked “Accepted” in the Tender Form, and in accordance with all the terms and conditions of the Tender Documents and of the Specifications, the General Conditions and the Drawings (including any plans) referred to in the Specifications, which are (marked respectively as Schedules “B”, “C” and “D” to this Agreement and hereinafter referred to respectively as “the Specifications”, “the General Conditions” and “the Drawings”,

IN CONSIDERATION OF the mutual covenants herein contained, the parties hereto hereby agree as follows:

1.0 The Contractor will execute and perform the whole of the Contract Work with all due expeditiousness and in a thoroughly workmanlike manner in all respects in strict, accordance with all the terms and conditions of the Tender Documents, the Specifications, the General Conditions and the Drawings, and will maintain and guarantee the Contract Work as provided for in the Tender Documents, the Specifications and the General Conditions; all to the entire satisfaction of the Chief Operating Officer of the Board of Management of the Toronto Zoo (hereinafter called “the Chief Operating Officer”), and in
the execution and performance of the Contract Work the Contractor will carry out, perform, observe, fulfil and abide by all the covenants, agreements, stipulations, provisos and conditions mentioned and contained in the Tender Documents, the Specifications, the General Conditions and the Drawings, on the part of the Contractor to be carried out, performed, observed and fulfilled.

2.1 The Contractor will, from time to time and at all times hereafter well and save, defend and keep harmless and fully indemnify the Board and each of its officers, employees and agents of, from and against all manner of actions, suits, claims, executions and demands which may be brought against or made upon the Board, its officers, employees and agents, or any of them, and of, from and against all loss, costs, charges, damages, liens and expenses which may be sustained, incurred or paid by the Board, its officers, employees and agents, or any of them, by reason of, or on account of, or in consequence of the execution and performance of the Contract Work and/or the non-execution or imperfect execution thereof and/or the supply or non-supply of plant and material therefor, and will pay to the Board and to each such officer, employee or agent on demand any loss, costs, damages and expenses which may be sustained, incurred or paid by the Board or by any of its officers, employees and agents in consequence of any such action, suit, claim, lien, execution or demand and any monies paid or payable to the Board, or any of its officers, employees or agents in settlement or in discharge or on account thereof.

2.2 On default of payment by the Contractor of loss, costs, damages and expenses in accordance with subparagraph 2.1 hereof, any and all such monies so paid or payable may be deducted from any monies of the Contractor then remaining in the possession of the Board on account of the Contract Work or from monies payable by the Board to the Contractor on any account whatever or may be recovered from the Contractor or its Surety in any Court of competent jurisdiction as monies paid at their request.

2.3 The Contractor hereby authorizes and empowers the Board, or its Solicitor for the time being to defend, settle or compromise any of the actions, suits, claims, liens, executions or demands referred to in subparagraph 2.1 hereof as the Board or its said Solicitor may deem expedient, and hereby agrees to ratify and confirm all the acts of the Board or its Solicitor in that behalf, and to pay to such Solicitor on demand his reasonable costs of any such defence, settlement and/or compromise, in default of which payment the same may be deducted from any monies payable by the Board to the Contractor on any account whatever or may be recovered from the Contractor or its Surety in any Court of competent jurisdiction as monies paid at their request.

3.0 If the Contractor duly and properly executes and performs the Contract Work and carries out, performs, observes, fulfils, keeps and abides by all the covenants, agreements, stipulations, provisos, terms and conditions contained herein and in the Tender Documents, the Specifications, the General Conditions and the Drawings, the Board will pay the Contractor for the Contract Work (exclusive of all extra or additional work ordered by the Chief Operating Officer in connection therewith) the price therefor marked “Accepted” in the Tender Form and for such extra or additional work at the unit rates or the amounts, as the case may be, stipulated in the written orders of the Chief Operating Officer authorizing the extra or additional work, such payments to be made in the manner and subject to the forfeitures and deductions set out in the Tender Documents, the Specifications and the
General Conditions upon estimates or certificates signed by the Chief Operating Officer and subject to the provisions of all applicable by-laws of the Board, PROVIDED THAT:

(i) no money shall become due or payable under this Agreement unless and until an estimate or certificate therefor is signed as provided in this paragraph 3, the possession of which is hereby made a precedent to the right of the Contractor to be paid or to maintain any action for such money or for any part thereof;

(ii) the Board shall not be liable or compelled:

   (a) to pay for any extra or additional work, except only in the manner and as provided for in this Agreement and in the Tender Documents, the Specifications and the General Conditions;

   OR

   (b) to grant or issue any estimate or certificate for any of the Contract Work rejected or condemned by the Chief Operating Officer or to pay any money therefor until the work so rejected or condemned has been replaced by the new material and workmanship to the written satisfaction of the said Chief Operating Officer; and

(iii) the granting of any estimate or certificate or the payment of any monies thereunder shall not be construed as an acceptance by the Board of any bad or defective work or material to which the same relates, or as an admission of liability by the Board to pay any money in respect thereof, and shall not in any manner lessen the liability of the Contractor to replace such work or material, although the conditions of the same may not have been known to or discovered by the Chief Operating Officer at the time such estimate or certificate was granted or monies paid thereon.

4.0 The Tender Documents, the Specifications, the General Conditions and the Drawings shall be incorporated into and made part of this Agreement to the same extent, effect and fully as if each of them were set out and specifically repeated in this Agreement.

5.0 The Board shall have the right to deduct from any payments due to the Contractor under this or any contract, or to recover in any other way the Board may deem appropriate, all losses of entitlement, liquidated damages, and any other monies owed to the Board arising from the obligations under this Contract or any other contract between the Contractor and the Board.

6.0 All amounts payable to the Board under this Contract will bear simple interest at the rate of 1.25% per month (15% per year) (the "Default Rate of Interest"). Interest will be calculated and payable from and including the day after the day the amount is due until payment in full of the overdue amount is received by the Board. Interest will be calculated only on the principal amount outstanding from time to time, and interest charges will not be added to the outstanding principal amount for purposes of calculating interest. Payments received by the Board will be applied first to outstanding interest charges and the balance (if any) will be applied to the outstanding principal amount. The Default Rate of Interest may be increased by the Board from time to time by notice to the Contractor. The rights of the Board to charge and receive interest in accordance with this paragraph are without prejudice to any of the other rights of the Board in the Contract, at law or otherwise.
7.0 The Contractor will pay to the Board, immediately on demand, a charge of thirty-five dollars ($35.00) for every cheque tendered by the Contractor to the Board that is not honoured by the institution on which it is drawn (the "Returned Cheque Fee"). The Returned Cheque Fee may be increased by the Board from time to time by notice to the Contractor, so that it is at all times equal to the charge payable in respect of cheques tendered in payment of tax, water and court service charges that are not honoured by the institution on which they are drawn.

8.0 This Agreement and everything herein contained shall ensure to the benefit of, and be binding upon, the parties hereto and their respective successors and permitted assigns.

IN WITNESS WHEREOF the Board and the Contractor have hereunto affixed their respective corporate seals attested to by the hands of their respective proper officers in that behalf duly authorized.

SIGNED, SEALED AND DELIVERED )
 )BOARD OF MANAGEMENT OF THE )TORONTO ZOO )
 ) )______________________________ )
 ) )______________________________ )
 ) )______________________________ )
 ) )______________________________ )
 ) )______________________________ )
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RFT # 54 (2018-10) AFRICAN SAVANNA VIEW IN RAIL REPLACEMENT
SECTION II - FORMS

Page 32 of 32
## Contractor Performance Evaluation Form

### General Contractor or Sub-Contractor

<table>
<thead>
<tr>
<th>Contract #:</th>
<th>Project Manager:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract Description:</td>
<td>Prime Contractor:</td>
</tr>
<tr>
<td>Evaluation Prepared By:</td>
<td>Contractor's Site Representative:</td>
</tr>
<tr>
<td>Evaluation Date:</td>
<td>Sub-Contractor:</td>
</tr>
</tbody>
</table>

### Contract Coordinator

<table>
<thead>
<tr>
<th>Name:</th>
<th>Contract Award Amount</th>
<th>Final Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone No.</td>
<td>Fax No.</td>
<td>Contract Award Date</td>
</tr>
<tr>
<td>E-Mail Address:</td>
<td>Original Completion Date</td>
<td>Interim Certificate Date</td>
</tr>
<tr>
<td></td>
<td>Final Completion Date</td>
<td>No. of Change Orders</td>
</tr>
</tbody>
</table>

### Contract Information

## Item - Evaluating Criteria

### Commencement of Project

<table>
<thead>
<tr>
<th>Rating</th>
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<th>E</th>
<th>AS</th>
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<th>BS</th>
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<tbody>
<tr>
<td>4</td>
<td>3</td>
<td>2</td>
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</tbody>
</table>

Commencement of work by the contractor once the contract was awarded.

### Quality of Workmanship

<table>
<thead>
<tr>
<th>Rating</th>
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<tr>
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</tbody>
</table>

The Quality of Workmanship for incorporating materials & equipment into the work must meet the requirements set out in the contract documents (plans/specifications).

### Schedule

<table>
<thead>
<tr>
<th>Rating</th>
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<td>3</td>
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</tbody>
</table>

The timeline for completion in comparison to the original completion date. Allowing for circumstances/conditions beyond the contractors control.

### Project Management

<table>
<thead>
<tr>
<th>Rating</th>
<th>Value</th>
<th>E</th>
<th>AS</th>
<th>S</th>
<th>BS</th>
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<tbody>
<tr>
<td>4</td>
<td>3</td>
<td>2</td>
<td>1</td>
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</tbody>
</table>

How the project was managed in comparison to how it is described in the drawings and specifications. Includes co-ordination, quality control, effective schedule development and implementation.
# CONTRACTOR PERFORMANCE EVALUATION FORM

## SUB-CONTRACTOR CONTROL

<table>
<thead>
<tr>
<th>Rating</th>
<th>E</th>
<th>AS</th>
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<td>Value</td>
<td>4</td>
<td>3</td>
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</tbody>
</table>

The ability of the General Contractor to control sub-contractors on the project. Including co-ordination, scheduling of sub-trades and extras.

## HEALTH & SAFETY

<table>
<thead>
<tr>
<th>Rating</th>
<th>E</th>
<th>A</th>
<th>S</th>
<th>BS</th>
<th>P</th>
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<tbody>
<tr>
<td>Value</td>
<td>4</td>
<td>3</td>
<td>2</td>
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</tbody>
</table>

How the health & safety regulations & policies were managed and administered. Occupational Health & Safety Act, Toronto Zoo Policies, Construction Safety.

## PUBLIC RELATIONS

<table>
<thead>
<tr>
<th>Rating</th>
<th>E</th>
<th>AS</th>
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<td>4</td>
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</table>

Contractors consideration for Toronto Zoo staff and members of the general public who were visitors of the Toronto Zoo.

## EXTRAS / CLAIMS

<table>
<thead>
<tr>
<th>Rating</th>
<th>E</th>
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</table>

Requests for unreasonable extras. Sufficient supporting documentation for requested extras.

## TOTAL POINTS FOR THIS CONTRACT

**OVERALL RATING**

<table>
<thead>
<tr>
<th>(E) Excellent</th>
<th>(A) Above Standard</th>
<th>(S) Standard</th>
<th>(B) Below Standard</th>
<th>(P) Poor</th>
</tr>
</thead>
<tbody>
<tr>
<td>27-32</td>
<td>21-26</td>
<td>15-20</td>
<td>8-14</td>
<td>0 - 7</td>
</tr>
</tbody>
</table>

**OVERALL COMMENTS:**

**TORONTO ZOO'S REPRESENTATIVE**

Title: 
Signature: 

---

19  Contractor Performance Evaluation
<table>
<thead>
<tr>
<th>EVALUATION CRITERIA ITEM</th>
<th>DATE OF OBSERVATION</th>
<th>DESCRIPTION OF OBSERVATION</th>
<th>DETAILED RECORD OF INCIDENT</th>
<th>DATE REVIEWED WITH CONTRACTOR</th>
<th>SCORING RATIONAL</th>
</tr>
</thead>
<tbody>
<tr>
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</table>
## Rating Definitions

<table>
<thead>
<tr>
<th>Rating</th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EXCELLENT</strong></td>
<td><strong>PERFORMANCE SIGNIFICANTLY EXCEEDS JOB EXPECTATIONS</strong></td>
<td>Rating for Contractors whose job performance produced exceptional results</td>
</tr>
<tr>
<td>(4)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ABOVE STANDARD</strong></td>
<td><strong>PERFORMANCE CONSISTENTLY MET AND FREQUENTLY EXCEEDED JOB EXPECTATIONS</strong></td>
<td>Rating for Contractor whose performance usually went beyond normal requirements</td>
</tr>
<tr>
<td>(3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>STANDARD</strong></td>
<td><strong>PERFORMANCE MET JOB EXPECTATIONS</strong></td>
<td>Rating for Contractor whose overall performance achieved expected results</td>
</tr>
<tr>
<td>(2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>BELOW STANDARD</strong></td>
<td><strong>PERFORMANCE NEEDS IMPROVEMENT TO MEET JOB EXPECTATIONS</strong></td>
<td>Rating for a Contractor whose results regularly failed to meet job requirements and termination of the contract is recommended</td>
</tr>
<tr>
<td>(1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>POOR</strong></td>
<td><strong>PERFORMANCE IS NOT ACCEPTABLE</strong></td>
<td>Rating for a Contractor whose results regularly failed to meet job requirements and termination of the contract is recommended</td>
</tr>
<tr>
<td>(0)</td>
<td></td>
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</tbody>
</table>
The Toronto Zoo supports the goals of the Accessibility for Ontarians with Disabilities Act (AODA), 2005 and is committed to providing equal treatment and equitable benefits of Toronto Zoo services, programs and facilities in a manner that respects the dignity and independence of people with disabilities.

Under section 6 of the Accessibility Standard for Customer Service, O. Reg. 429/07 (Appendix A), established by the AODA, the Toronto Zoo must ensure that employees, volunteers and all other personnel, including third party contractors, who deal with members of the public or other third parties on behalf of the Toronto Zoo or, who participate in developing Toronto Zoo policies, practices or procedures on the provision of goods and services receive training on accessible customer service.

All personnel must complete training that meets the requirements of the Accessible Customer Service regulation and includes:

- An overview of the AODA
- Understanding the requirements of the Regulation
- How to interact and communicate with persons with various types of disabilities;
- How to interact with persons with disabilities who use an assistive device or require the assistance of a guide dog or other service animal or the assistance of a support;
- How to use equipment or devices available on the provider’s premises or otherwise provided by the provider to people with disabilities to access goods or services; and
- What to do if a person with a particular type of disability is having difficulty accessing the provider’s goods or services.

It is the responsibility of the third party contractors and other service providers to ensure that appropriate training is provided and that training records are maintained, including dates when training is provided, the number of personnel who received training and individual training records. Contractors are required to ensure that this information is available, if requested by the Toronto Zoo.

Access an e-learning course:
The training requirements can be fulfilled by completing the e-Learning course “Serve-ability: Transforming Ontario’s Customer Service”, which can be found on the Ministry of Community and Social Services website:
http://www.mcss.gov.on.ca/mcss/serve-ability/splash.html

For more information:

How to comply with the Accessible Customer Service Standard at: www.accessON.ca/compliance

Requirements of the Accessibility Standards for Customer Service (Ontario Regulation 429/07):
OFFICIAL POLICY

Section: Safety

Subject: HEALTH & SAFETY

PURPOSE
This policy is intended to provide information and direction to Zoo employees on their ongoing responsibility for health and safety in the workplace.

POLICY
The Board of Management of the Toronto Zoo is committed to take all precautions to protect and promote the safety of its employees. The Management shall continue to ensure that the Zoo is a safe place to work.

PROCEDURE
To maintain a safe work environment, health and safety shall be integrated with all organizational activities.

Work safely
A safe workplace is every employee's responsibility. The active participation and support of all employees is vital to maintaining and improving health and safety in the workplace. Every employee shall comply with health and safety legislation, work in a safe manner and report all hazardous conditions, unsafe practices and accidents to their supervisor.

Contractors
All contractors/subcontractors and their employees shall meet or exceed the health and safety program standard of the Zoo.

Occupational Health & Safety Act of Ontario
The Occupational Health and Safety Act establishes the general duties applying to owners, employers, supervisors, suppliers and workers with respect to safety in the workplace.

Duties
The overall duties of the employer, supervisors and workers are outlined in Part III of the Occupational Health & Safety Act. All staff shall refer to the Occupational Health & Safety Act for a complete listing of responsibilities.

Responsibilities
All Managers shall:

1. Comply with the Occupational Health & Safety Act, regulations and related legislation and review annually to communicate changes to ensure that they are understood by employees under their direction.

2. Administer and enforce the Occupational Health & Safety policies and procedures of the Toronto Zoo and review annually and communicate changes to ensure that they are understood by supervisors.

3. Exercise hazard recognition and control through workplace inspection, conducting information sessions (e.g. staff meetings), incident investigation, employee training and observation.

4. Ensure that Health & Safety obligations are communicated within the first week of hire.
All Supervisors shall:

1. Comply with the Occupational Health & Safety Act, regulations and related legislation and review annually to communicate changes to ensure that they are understood by employees under their direction.

2. Administer and enforce the Occupational Health & Safety policies and procedures of the Toronto Zoo.

3. Exercise hazard recognition and control through workplace inspection, conducting information sessions (e.g. staff meetings), incident investigation, employee training, observation, counselling and documenting.

4. Communicate Health & Safety obligations within the first week of hire.

All employees shall:

1. Adhere to the health and safety legislation, safety policies and procedures.

2. Wear or use protective equipment as required and avoid unsafe acts.

3. Not operate any equipment without proper instruction or engage in unsafe acts.

4. Notify their supervisor of unsafe conditions or workplace accidents or injuries.

5. Use and apply education and training with the aim of safety.

**Joint Health & Safety Committee**

The Joint Health & Safety Committee (JHSC) is comprised of employer and employee representatives with specific duties that are defined in the Occupational Health & Safety Act.

**Scope**

It is recognized that health and safety is a co-operative responsibility. The JHSC, which represents management, the bargaining unit and non-bargaining employees, is an integral part of the overall program.

A complete description of the duties and responsibilities is contained in the Agreement governing the JHSC.

**Mandate**

The Joint Health & Safety Committee shall:

1. Identify, evaluate and recommend solutions to matters pertaining to health and safety in the workplace to senior management.

2. Ensure that the Zoo provides joint health and safety programs, and that employees know their rights, restrictions, responsibilities and duties under the Occupational Health and Safety Act.
Subject: HEALTH & SAFETY

Program administration and co-ordination

3. Conduct JHSC inspections of the workplace.

Under the direction of the Chief Operating Officer, the Safety & Security Manager will oversee the Health & Safety Program of the Zoo.

The Safety & Security Manager shall:

1. Provide information to the JHSC and develop health & safety policies and programs that are of use to the Zoo.

2. Liaise with external organizations on Occupational Health & Safety matters and analyze health and safety data to make recommendations for health and safety improvements.

3. Provide assistance to staff in the development of emergency procedures and safe work procedures.

4. Conduct follow-up investigations in conjunction with JHSC members on relevant issues.

5. Track Occupational Health & Safety measures of the organization and report matters to Managers, Directors, COO and CEO.

6. Co-ordinate and provide Occupational Health & Safety training programs.

7. Manage the Zoo’s Safe Driving Program.

Health & Safety Program information

It is important that employees perform their duties in the safest possible manner and be aware of their responsibility to promote health and safety in the work environment among their co-workers.

The Safety & Security Branch promotes health and safety awareness through training sessions, documents, and information to employees.

The process for updating safety policies & procedures is as follows:

1. The Division Head, Branch Manager or Supervisor shall forward copies of policies (new or revised policies) to the Safety & Security Manager for review.

2. The Safety & Security Manager will forward a draft to the Director of Planning & Analysis for review.

3. As required, policies may be submitted to the JHSC for comment.

The above process is consistent with the Policy Formulation & Implementation policy (ADM-001), which can be referenced for further detail.
Subject: HEALTH & SAFETY

<table>
<thead>
<tr>
<th>Safety training programs</th>
<th>The Safety &amp; Security Manager will arrange/conduct training to inform Management and employees of relevant legislation or prevention programs. These training programs may include:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2. Health &amp; safety policies and workplace safety procedures of the Zoo.</td>
</tr>
<tr>
<td></td>
<td>3. Hazard recognition, investigation and accident prevention.</td>
</tr>
<tr>
<td></td>
<td>5. Emergency Response procedures, First Aid and CPR.</td>
</tr>
<tr>
<td></td>
<td>6. Other programs as required.</td>
</tr>
<tr>
<td>Branch-specific safety training programs</td>
<td>The Human Resources Branch will arrange training session in other areas of Occupational Health &amp; Safety, as recommended by the Safety &amp; Security Manager and approved by the Chief Operating Officer.</td>
</tr>
<tr>
<td>Orientation training</td>
<td>Each Director, Manager &amp; Supervisor is responsible for arranging or conducting safety training programs that are specific to the needs of the individual work areas or individuals. Examples may include equipment operation and use, and safe work procedures. In such cases the records of this training shall be forwarded to the Safety &amp; Security Manager.</td>
</tr>
<tr>
<td>Documentation</td>
<td>Supervisors shall complete training checklists and record all safety orientation, job specific and other relevant training in the employee personnel files.</td>
</tr>
<tr>
<td>Channel for discussion</td>
<td>A safety orientation/training session is the right time to reinforce an &quot;open door policy&quot; on the Zoo’s health and safety program. Employees must be able to bring forth any health and safety issue or concern to their supervisors’ attention for discussion and resolution.</td>
</tr>
<tr>
<td>Employee involvement</td>
<td>Supervisors shall involve their employees in regular meetings to discuss health and safety issues. The involvement of all staff is vital to the success of the Zoo’s</td>
</tr>
</tbody>
</table>

2012-04-23
health and safety program.

Scope of Health & Safety Policy

This policy is guided by existing health and safety legislation. Where there is a discrepancy between this policy and existing legislation, the legislation shall prevail.

REFERENCE

Policy Formulation & Implementation, ADM-001
<table>
<thead>
<tr>
<th><strong>PURPOSE</strong></th>
<th>This policy is intended to advise employees on the measures they should take when they encounter hazardous conditions in the workplace.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>POLICY</strong></td>
<td>All employees shall report conditions which are, or which they deem to be, hazardous to the health and safety of themselves or fellow employees. They are urged to inform their supervisor of all hazardous conditions before submitting a Health &amp; Safety Hazard Report, (form #TZ 10). Supervisors are responsible for ensuring that the employees under their direction are made aware of the procedure for reporting hazardous working conditions.</td>
</tr>
<tr>
<td><strong>PROCEDURE</strong></td>
<td>When an employee notices a hazardous condition, they are required to submit a completed Health &amp; Safety Hazard Report to their supervisor. Briefly describing the nature of the hazard and its exact location, the employee shall submit the report to their supervisor, forward the second copy to the Safety &amp; Security Manager, the third copy to the Joint Health &amp; Safety Committee and retain the last copy.</td>
</tr>
<tr>
<td><strong>Health &amp; Safety Hazard Report</strong></td>
<td>The supervisor shall within seven (7) days of receiving the report, review the Hazard Report and complete the Action Taken or Recommendation section. If they do not view the situation as hazardous, the supervisor will outline the reasons in writing on the Hazard Report and discuss the Report with the employee. The employee shall complete the section on Employee Comments, and the supervisor will forward the white copy to the Safety &amp; Security Manager.</td>
</tr>
<tr>
<td><strong>Response time</strong></td>
<td>Corrective measures If the supervisor can take corrective action, they shall document such action on the Hazard Report and discuss the Report with the employee who shall complete the section for Employee Comment. The supervisor will forward the white copy to the Safety &amp; Security Manager.</td>
</tr>
<tr>
<td><strong>Supervisor’s limitations</strong></td>
<td>The supervisor shall forward the Hazard Report to their branch manager, if they do not have the authority to correct the hazardous condition. The branch manager shall respond to the Hazard Report within seven days of the original submission.</td>
</tr>
<tr>
<td><strong>Branch manager’s decision</strong></td>
<td>The branch manager shall document their decision on the Hazard Report and discuss the report with the employee. The manager shall give reasons for disagreeing that the condition is hazardous, or outline the corrective measures to be taken if the condition is deemed hazardous. The employee shall complete the section for Employee Comment, and the manager shall forward the copy to the Safety &amp; Security Manager. The branch manager shall file a copy for their records.</td>
</tr>
</tbody>
</table>

2012-04-23
### Failure to respond

Should the Safety & Security Manager not receive a reply to the Health & Safety Hazard Report within the required 7 days, the manager (or designate) shall follow-up with the supervisor/manager to whom the original report was submitted. If there is still no written reply within 14 days of the original submission, the Safety & Security Manager (or designate) shall bring that specific Hazard Report to the attention of the responsible Division Head and forward a copy to the Chief Operating Officer.

### Co-Chair

The Co-Chair shall bring submitted Health & Safety Hazard Reports to the Joint Health & Safety Committee meetings. The Committee shall discuss and may make joint written recommendations on unresolved hazard reports. The Co-chairs shall present all hazard reports to the Joint Health & Safety Committee for their review.

### Joint Health and Safety Committee

The Joint Health & Safety Committee shall review all Health & Safety Hazard Reports and, when required, propose alternative solutions or corrective measures to the responsible Division Head. The Joint Health & Safety Committee shall retain one copy of the completed Hazard Report, forward one copy to the responsible supervisor and the third copy to the originating employee.

### Unresolved health and safety problems

In accordance with the Joint Health & Safety Committee Agreement, the JHSC may refer, in writing, any health and safety issue which has not been resolved after two committee meetings to the Chief Executive Officer. The Chief Executive Officer shall reply in writing to the committee within twenty-one days. The Joint Health & Safety Committee may refer to the Ministry of Labour any issue which has not been resolved after three meetings.

### Employee’s discretion

The employee may contact the Ministry of Labour (Occupational Health and Safety Branch) directly at any time, but preferably after the above steps have been taken. Further, the employee can submit a report to their union representative for follow-up at a Union/Management meeting.

### Work refusal

An employee may refuse to work in a situation which is believed to be unsafe or injurious to health. The procedure regarding a work refusal is outlined in the Collective Agreement, the Occupational Health and Safety Act and the Zoo policy on Work Refusal & Work Stoppage (SAFE-015).

### REFERENCE

Work Refusal & Work Stoppage Policy, SAFE-015
### OFFICIAL POLICY

#### Section: Safety

#### Subject: HAZARDOUS MATERIALS

<p>| <strong>PURPOSE</strong> | This policy defines the respective responsibilities of Zoo staff in the labelling, storage, training and safe use of hazardous materials as outlined under the Workplace Hazardous Materials Inventory System (WHMIS) regulations of the Health and Safety Act. |
| <strong>POLICY</strong> | The Toronto Zoo shall develop, maintain and review a hazardous materials program which complies with the WHMIS regulation of the Occupational Health and Safety Act. |
| <strong>PROCEDURE</strong> | The supervisor of a work area shall ensure that: |
| Supplier Label | Any container of a hazardous material used in the workplace has a supplier label which complies with WHMIS regulation attached to it. |
| Workplace Label | If a hazardous product is transferred from a supplier container into another container, a “workplace label” is attached to the second container, which complies with the regulation. If an employee uses the hazardous material in the second container immediately, they will require no workplace label. |
| Access to MSDS | Material Safety Data Sheets (MSDS) for every hazardous product used in the workplace are posted in a central location and such that each employee has access. |
| New Hazardous Products | MSDS are obtained for all new hazardous products prior to their introduction into the workplace and that they forward copies to the Joint Health &amp; Safety Committee and the Security &amp; Safety Manager. |
| Disposal | Any surplus, outdated or other hazardous materials which become waste are recycled or disposed of in accordance with all Federal and Provincial regulations. Disposal of small quantities of hazardous waste can be arranged through the Horticulture Branch. |
| Employee Training | Each employee who uses a hazardous product in the workplace receives training on the safe use, handling, storage and emergency procedures for that product. The supervisor shall document all such training and ensure that every employee works safely with hazardous materials. |
| Review | Conduct annual reviews of all materials to determine whether they are still required and whether or not a less hazardous or more environmentally sound product could be used (see Environment First Policy GEN-001). |</p>
<table>
<thead>
<tr>
<th>Obtain MSDS</th>
<th>The Security &amp; Safety Manager shall ensure that:</th>
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</thead>
<tbody>
<tr>
<td>- Suppliers of hazardous materials provide MSDS for all products used at the Zoo, in cases where supervisors have not been successful in their attempts to obtain them.</td>
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</table>

| Central Inventory                   | - Maintains and updates, as required, a central inventory of all hazardous products which are used at the Zoo. The Security & Safety Manager shall have the Joint Health & Safety Committee and the Environmental Protection Committee review this inventory for recommendations on its content. |

| Training Program                    | - A general training program is established to supply information to all employees on WHMIS requirements. They shall develop this training program in conjunction with the Joint Health & Safety Committee and review it annually. |

| Monitoring Compliance               | - Through regular monitoring of the workplace, all employees follow established procedures; use the MSDS and appropriate labels; make available to employees all the information they need to perform their job. |

<table>
<thead>
<tr>
<th>Employee’s Obligation</th>
<th>The Employees shall:</th>
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<tbody>
<tr>
<td>- Participate in the WHMIS training program and use that knowledge to protect their health and safety and that of their co-workers.</td>
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<tr>
<td>- Inform their supervisor if any supplier or workplace labels have been removed, defaced or altered and about any unsafe work practices of which they are aware.</td>
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</tbody>
</table>

| REFERENCE                           | Environment First Policy - GEN-001 |
# OFFICIAL POLICY

## Subject: WORKING IN CONFINED SPACE

### PURPOSE

The intention of this policy is to ensure that employees adhere to the appropriate legislation and to outline safe work procedures for the "siphon chamber", or other confined space at the TZ.

### POLICY

Employees of the TZ who work in the siphon chamber or other confined space shall comply with Regulation 851 (Industrial Establishments), to ensure a safe work environment.

**Definition**

Under the Industrial Establishments Regulation 851 of the Occupational Health and Safety Act, R.S.O. 1990, a confined space is defined as a space in which, because of its construction, location, contents or work activity therein, the accumulation of hazardous gas, vapour, dust or fume or the creation of an oxygen-deficient atmosphere may occur (R.R.O. 851).

### PROCEDURE

#### Training

All personnel who, in the course of their work, may be required to enter the siphon chamber or other confined spaces, shall be trained by a competent person in the proper use of the pertinent safety equipment and procedure.

#### Atmosphere Test

Before and during entry into the siphon chamber or other confined spaces, employees who are trained and are competent must test the atmosphere for:

1. Combustibility
2. Oxygen
3. Toxicity

#### Documenting Test Results

The Employees must record the results of all atmosphere tests on the "Gas Tech Readings Confined Space" form to conform with the Occupational Health and Safety Act.

#### Monitor Gas In the Atmosphere

Where the atmosphere tests of the siphon chamber or other confined spaces are negative, the employees may enter the work place, subject to further testing, as required, to ensure the continued safety of the work crew.

#### High Combustible Mixture

Employees shall not enter the siphon chamber, or confined space, where the combustibility test indicates a combustible mixture of 50% or more of the Lower Explosive Limit (LEL) Scale. In such cases the employees shall inform their supervisor by telephone or radio of this decision.

#### Excessive Harmful Gas

When atmosphere tests of a confined space indicate an oxygen content of less than 18% or more than 23%, and/or where toxicity tests of a chamber atmosphere indicate a hydrogen sulfide level in excess of 10 ppm or a carbon monoxide level in excess of 50 ppm, the employees shall not enter the
confined space and shall inform their supervisor immediately by telephone or radio of the prevailing condition.

**Emergency Entry**

If they cannot purge and ventilate the siphon chamber, or confined space, to provide and maintain a safe atmosphere, the employees shall enter only in an emergency. An employee who enters the chamber shall be equipped with a self-contained air breathing apparatus and a safety harness to which is attached a lanyard held by an employee who is outside and furnished with a two-way radio.

**Precautionary Measures**

Before or during entry into a confined space, an employee shall ensure that all electrical sources are disconnected from their power source and locked out. They shall physically disconnect and blank off all pipes and systems whose contents may introduce hazardous material into the confined space. The blank shall be sufficiently strong to withstand line pressure and should not be susceptible to corrosion. (See also Equipment Lockout/Tagout Policy, SAFE-013).

**Safety Watch**

When an employee enters the siphon chamber, or any confined space, another employee who is trained in artificial respiration shall be stationed outside to act as Safety Watch. The Safety Watch shall be equipped with a radio and must contact Control in case of an emergency. The Control Operator shall contact emergency personnel as directed by the Safety Watch.

**Fire Hazard**

Employees are strictly prohibited from smoking, carrying an open flame, or performing hot work in the siphon chamber or any confined space.

**Safety Equipment**

The TZ shall provide employees with the following equipment, as and when required, to use while working in a confined space:

1. Combustible gas detection equipment,
2. Oxygen test equipment,
3. Toxicity test equipment,
4. Self-contained air breathing equipment,
5. Safety harness or wrist straps,
6. Protective clothing,
7. NIOSH approved face mask,
8. Protective head gear,
The supervisor(s) shall maintain a list of employees who have received proper training and are competent to carry out the required tests of the atmosphere in the siphon chamber or any other confined spaces. The supervisor(s) shall review this list as required and forward an updated copy to the Human Resources Branch.

REFERENCE

Gas Tech Readings Confined Space Form

Equipment Lockout/Tagout Policy, SAFE-013
OFFICIAL POLICY

Section: Safety

Subject: EQUIPMENT LOCKOUT/TAGOUT

PURPOSE
Most industrial accidents are caused by the uncontrolled release of hazardous energy. This policy is aimed at preventing such accidents by advising all workers of the importance of energy control and providing the necessary instructions to apply energy isolation and lockout/tagout procedures.

POLICY
For the purpose of this policy, energy sources may be mechanical, electrical, hydraulic, pneumatic, gravitational or radiation.

Under Section 42, 75 and 76 of the Industrial Establishment Regulation, R.S.O. 1990, of the Occupational Health and Safety Act, an employee shall disconnect and lock out all sources of energy on electrical or mechanical equipment before installing, undertaking repairs to or servicing them.

Each Branch/Unit shall develop, implement and maintain written lockout/tagout procedures, where applicable. The procedures shall make provisions that all sources of energy must be removed or isolated from equipment which is to be installed, repaired, cleaned or inspected.

When developing written lockout/tagout procedures, supervisory staff should consider energy or contamination from electrical, mechanical or chemical sources, liquids, gases or vapours under pressure. Other factors to consider include:

1. The safe release of stored energy and/or material from equipment;
2. Design or installation of new equipment shall provide the capability for lockout, tagout or isolation from all energy sources;
3. Physically blocking equipment to prevent accidental movement.

DEFINITIONS
Lockout is a method of keeping equipment from being set in motion and endangering workers.

Tagout is placing an energy isolating device in the safe position with a warning attached to it.

PROCEDURE
Lockout/tagout procedures are required for any equipment where a worker may be at risk from electrical shock or burns, steam, chemical exposure or mechanical energy which are hydraulic or pneumatic in nature. The risk to the worker may result from the accidental start-up of equipment, routine maintenance (scheduled or unscheduled), installation or repair.

Posted
Written lockout/tagout procedures are to be posted and procedures enforced in all locations where such procedures would be needed. Employees who are
**Subject:** EQUIPMENT LOCKOUT/TAGOUT

---

<table>
<thead>
<tr>
<th><strong>Personal</strong></th>
<th>Where a lockout/tagout procedure is utilized, the employee who may be exposed to hazardous conditions shall apply their personal safety lock, while they are working on the equipment.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Unlocking</strong></td>
<td>Only the employee who has applied a lock as part of a lockout/tagout procedure may remove that lock. <strong>This responsibility shall not, under any circumstances, be delegated to another worker.</strong> Provisions for removing a lock under unusual, or emergency situations shall be included in the written procedures. In this procedure, the Supervisor shall be responsible for removing the lock.</td>
</tr>
<tr>
<td><strong>Confined space</strong></td>
<td>Before or during entry into a confined space, an employee shall ensure that all electrical power is disconnected from its source and locked out. All pipes and systems whose contents may introduce hazardous material into the confined space shall be physically disconnected and blanked off (Refer to Working in Confined Space, SAFE-007).</td>
</tr>
<tr>
<td><strong>Contractors</strong></td>
<td>When contractors are required to work in conjunction with Zoo employees in a lockout/tagout situation, unless there is a written agreement to the contrary, the specific Zoo procedure shall take precedence. All contractors shall receive training on the lockout/tagout procedure from the qualified Zoo employee(s). In the event that the contractor's lockout/tagout procedure is adopted, Zoo employees shall receive the required training under the direction of the contractor.</td>
</tr>
</tbody>
</table>

**REFERENCES**

- Occupational Health and Safety Act
- Working in Confined Space, SAFE-007
| **PURPOSE** | This policy outlines guidelines for contractors and their employees to comply with the requirements set out in the Occupational Health and Safety Act (RSO 1990) and Regulations, as well as the TZ Occupational Health & Safety Policy (SAFE-001). |
| **POLICY** | Contractors/sub-contractors who operate on the Zoo property shall comply with the Occupational Health and Safety (OHS) Act and the Occupational Health & Safety Policy of the TZ to promote a safe working environment. Employees of the TZ shall notify the Security & Safety Manager of any infractions of these regulations. |
| **PROCEDURE** |  |
| **Contractor's obligation** | The Financial Services Branch of the TZ will provide each contractor, working on site, with a list of contractor obligations under the Occupational Health and Safety Act and the requirements of the TZ. (Appendix I). |
| **Liaison with contractors** | The Project Co-ordinator (refer to the Projects Policy ADM-006) shall be the designated Management representative of the TZ responsible for liaising with any contractors working on site and for co-ordinating major projects. For other work on site, the Cost Centre Manager (or designate) requisitioning the work will assume the responsibilities of the "Project Co-ordinator". |
| **Discussion of contractor's obligation** | The Project Co-ordinator shall ensure that a meeting is held with the successful contractor and sub-contractor(s) before any work begins. This meeting, comprising appropriate representatives from the TZ and the contractor, will provide a forum to discuss the provisions of the OHS Act, the TZ Occupational Health & Safety Policy (SAFE-001), environmental considerations and specific Contractors' Obligations. (Appendix I). |
| **Compliance with Occupational Health and Safety Act** | The Project Co-ordinator shall be responsible for the liaising with the contractor on health and safety and environmental issues and, together with the Security & Safety Manager (or designate), for ensuring that the contractor comply with the OHS Act and the TZ Occupational Health & Safety Policy. Any health and safety hazards to TZ employees, or the employees of the contractor/sub-contractor must be reported in accordance with the Health & Safety Hazard Reporting Policy, SAFE-002, to the Security & Safety Branch. |
| **Zoo staff involvement** | Zoo staff who are assigned to specific tasks on a project and are completing work which is not part of the contractor's contractual obligations and/or performing work that requires their specialized skills, shall continue to take direction from Zoo Management only, in all matters, including workplace health and safety. |
| **Loaning of equipment** | In exceptional circumstances only, with the approval of both the Project Coordinator and the Facilities & Services Manager, the Zoo may loan equipment to contractors to expedite the work on a specific project or a specialized task. The TZ shall only loan equipment which is in safe operating condition to contractors who are proven competent in its operation. The contractor shall be responsible for returning borrowed equipment in safe operating condition. At Management’s discretion, a contractor may be required to post a bond to cover the value of borrowed equipment. |
| **Materials** | Except in extra-ordinary circumstances, the Zoo shall not transfer building materials to contractors. A written permission signed by both the Project Coordinator and the Facilities & Services Manager is required in these exceptional cases. If the Project Co-ordinator and the Facilities & Services Manager determine that a transfer of building materials is warranted, the contractor shall make payment for them in full to the Zoo in advance. |

**REFERENCE**

Appendix I - Health & Safety Contractors' Obligations
Occupational Health & Safety Policy, SAFE-001
Health & Safety Hazard Reporting Policy, SAFE-002
Projects Policy, ADM-006
HEALTH & SAFETY

Safety Requirements:

The Contractor shall conform to and enforce strict compliance with the Construction Safety Act, and Regulations made under that Act.

The Contractor, for purposes of the Occupational Health and Safety Act, will be designated as the Constructor for this project and will assume all of the responsibilities of the Constructor set out in that Act and its regulations.

It is mandatory that the successful Contractor and sub-contractor(s) attend a pre-construction meeting regarding the Occupational Health and Safety Act and relevant Zoo policies.

Specifically, it is the responsibility of the Contractor:

a) To designate and advise the Project Co-ordinator of the name of the agent of the Contractor who is responsible to monitor the construction work site to ensure compliance with the OHS Act and the TZ Occupational Health & Safety Policy and to initiate corrective action to ensure compliance.

b) To advise the Toronto Zoo of any designated substances, as defined by the OHS Act, to which their workers or Zoo employees may be exposed. It is the responsibility of the Contractor to ensure compliance with the designated substance regulations to reduce or eliminate worker exposure.

c) To ensure that all work site accidents are promptly investigated to determine cause and that first aid is administered as required for all work related injuries. A written report of all such accidents shall be forwarded to the TZ Project Co-ordinator by the contractor which will include the corrective action taken to prevention of further accidents.

d) To ensure that all hazardous materials, as defined by the WHMIS Regulation, brought on to the work site adhere to the WHMIS labeling, storage, safe handling, as use requirements and that all workers under the supervision of the Contractor be trained to safely use these materials.

e) To supply, where specified by the OHS Act, appropriate safety and personal protective equipment and that all workers under the supervision of the Contractor be trained in the use of this equipment.

f) To ensure, where applicable under the OHS Act, that Joint Health and Safety Committees, worker safety representatives or worker trade representatives are functioning on any work site established at the Toronto Zoo. The Contractor's Joint Health and Safety Committees, worker or
trade representatives shall inform the Project Co-ordinator of all outstanding issues which may affect the health and safety of Zoo employees.

**Contractors Working In The Vicinity Of Animal Containments**

a) Contractors, Sub-contractors or their employees are not allowed, without the approval of the Manager of Animal Care, or their designate:

I. To enter any paddock, holding cage or other enclosure in which an animal of any kind is housed.

II. To attempt at any time or in any circumstance, to touch, handle or otherwise manipulate any animal.

III. To cross safety barriers or enter non-public areas without prior approval as outlined above.

b) Anyone who fails to comply with the above instructions will be considered in breach of their contract and escorted from Toronto Zoo property.

c) In addition, a contractor, or their employee, may be fined by the Ministry of Labour, under the Occupational Health and Safety Act.

**Designated Substances And Zoo Contractors**

(a) **SILICA (Designated Substance Assessment Completed)**

Silica is used by the Animal Care staff in a number of animal displays in various locations. The Occupational Health and Safety Division from the City has conducted air sampling on two different occasions and found exposure levels to be well within the Time Weighted Average Exposure Level (TWAEL) deemed acceptable under the Regulation Respecting Silica-Occupational Health and Safety Act.

(b) **ISOCYAN**

Isocyanates are part of some paint products used by the Graphics Unit in the screening process. The Occupational Health and Safety Division from the City has conducted air quality tests and found the TWAEL to be well within acceptable levels set out by the Regulation Respecting Isocyanates-Occupational Health and Safety Act.

(c) **MERCURY (Designated Substance Assessment Completed)**

A small quantity of mercury is on site in the form of thermometers in various locations and is found in the culture counter used in the Animal Health Centre. With the small levels present, the exposure risk to workers is within the guidelines established under the Regulation.

(d) **ASBESTOS (Designated Substance Assessment On-going)**

As of 1991-09-17 asbestos has been located in the following areas:

I. Pavilions, Maintenance Centre (North Service) and Members & Visitors Centre (Old Administration).

Asbestos is a component of the insulation in boilers and emergency generators. The insulation is covered by duct cloth fabric and does not present a risk to workers if left undisturbed.

II. Laboratory Fume Hood, Animal Health Centre (South Service Building).

The laboratory fume hood has been inspected by MacLaren Plansearch Ltd. and has 10 to 20% Chrysotile or non-friable asbestos.

III. Valley Halla and Calf Barns.

Preliminary inspections indicate that asbestos is present in both these buildings in the form of pipe insulation. The calf barn insulation has been removed and disposed of in accordance with the Regulation Respecting Asbestos-Occupational Health and Safety Act. The asbestos in Valley Halla is located in the boiler room and is wrapped in a heavy duct material and sealed. If left undisturbed this material does not present an immediate health risk.
OFFICIAL POLICY

Subject: VEHICLES ON SITE

PURPOSE
The following guidelines are intended to regulate vehicle traffic on public used pathways during regular business hours so that Zoo guests may safely enjoy their visit.

POLICY
The Toronto Zoo restricts vehicular traffic on site at all times to essential vehicles only. Supervisors and Managers will be responsible to limit the use of vehicles during operating hours to the minimum possible and will be required to justify their use, when requested. Staff are to report any infractions to the Security & Safety Branch which is responsible for the enforcement of this policy.

PROCEDURE
All vehicles are restricted to service roads during hours when the public has access to the Zoo. Appendix I indicates the service roads accessible at all times by Zoo staff (solid line). Shared roads (indicated with dashes) are accessible only when required for operational use. Exceptions to this policy are as follows:

- Zoomobiles operating on their normal route;
- Public Relations, Development and other personnel when conducting site tours (normally by golf cart);
- Security & Safety golf carts for the patrol and response to calls for assistance. Security & Safety utility vehicles when responding to calls;
- Material Collections and Horticulture vehicles when conducting specific duties requiring vehicle use (e.g. pathway maintenance, grass cutting, litter pick-up);
- Duty Director and Senior Management staff for site supervision purposes;
- Construction vehicles where there is no alternative but to enter onto the Zoo’s public pathways during business hours. In this case, the Facilities & Services Manager must specifically approve the vehicle's access to the site;
- Other vehicles will be permitted on public pathways in exceptional circumstances only (e.g. for the health and safety of the public, staff or animals) and must be specifically approved by the Security & Safety Manager or Supervisor.
## Subject: VEHICLES ON SITE

<table>
<thead>
<tr>
<th><strong>Escorts</strong></th>
<th>Security &amp; Safety or Facilities &amp; Services personnel (as appropriate) will escort approved contractor vehicles to and from site locations.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Deliveries to concessions</strong></td>
<td>Concessions (including Food Services and Rides) and Retail shall complete movement of equipment and/or merchandise to their respective outlets that are not accessible by service roads before 0930 hours each day. As an alternative, deliveries must be postponed until admission to the public is closed.</td>
</tr>
<tr>
<td><strong>Restricted Areas</strong></td>
<td>Vehicles that are authorized to enter public pathways (other than in an emergency situation, for cash escorts, or for snow removal) will not permitted to be driven or parked in the front courtyard, and the front bridge and entrance area during hours in which the public have access.</td>
</tr>
<tr>
<td><strong>Prohibited Areas</strong></td>
<td>Prohibited areas to vehicle traffic include the boardwalk pathway to the Africa Pavilion and in the vicinity of animal demonstrations, including the ponies, camels and birds of prey. Not only are such locations congested with pedestrian traffic, but also the engine noise may cause fear and stress to the animals. Exceptions will be made with the approval of the Security &amp; Safety Manager or Supervisor (e.g. for emergency access). Generally, vehicles are prohibited from grassed areas. However, when it is necessary to use golf carts on the grass, drivers must vary their path of travel to avoid landscape damage due to repeated use over the same track.</td>
</tr>
<tr>
<td><strong>Parking Areas</strong></td>
<td>Golf carts and small service vehicles may be parked at designated locations off of the main service road encompassing the Zoo. Access gates to public pathways must remain clear at all times for emergency purposes.</td>
</tr>
<tr>
<td><strong>Vehicle Bridge Restrictions</strong></td>
<td>One-way restriction exists for the bridge behind Indo-Malaya and Malayan Woods Pavilions (as signed). Pedestrian access on this bridge is prohibited.</td>
</tr>
<tr>
<td><strong>Care and caution</strong></td>
<td>All drivers are reminded that they must drive slowly, maximum 16 km/hr on site. Drivers are to exercise due care, caution and consideration for the public, other vehicles, when passing animals on the roadway, and must come to a complete stop at public intersections. ANIMALS AND PEDESTRIANS ALWAYS HAVE THE RIGHT OF WAY. As an added safety precaution, drivers are required to use 4-way flashers or headlights on site as a visual warning to pedestrians, when on public pathways. Zoomobiles are to be given right of way when met by other vehicles.</td>
</tr>
</tbody>
</table>
OFFICIAL POLICY

Section: Safety

Subject: HOT WORK

PURPOSE
This policy is intended to provide safe work procedures and a permit system when undertaking any temporary repair, maintenance or construction operation that involves open flames or produces heat and/or sparks.

POLICY
For the purpose of this policy, hot work includes, but is not limited to, brazing, cutting, grinding, soldering, pipe thawing, torch-applied roofing, and welding. This policy is to apply to all hot work performed at the Toronto Zoo with the exception of the Operations Complex work, where controlled conditions are in place.

PROCEDURE
A hot work permit is required for any temporary repair, maintenance or construction operation involving open flame or producing sparks.

Alternative procedures
If there is a practical and safer way to do the job without hot work, that method is to be used.

Authorization
No hot work is permitted without authorization, in the form of a signed hot work permit, from one of the following:

1. Security & Safety Supervisor for work performed by Contractors.

2. A Supervisor in the Facilities & Services Branch, for work performed by their staff. Security & Safety Supervisor in the absence of a Facilities & Services Supervisor.

3. Project Management Supervisor for work performed by their staff. Security & Safety Supervisor in the absence of the Project Management Supervisor.

This permit will be valid for a maximum of one shift, or eight hours, whichever is shorter. After this period, another permit must be obtained from and signed by the above, as appropriate, before any hot work can continue.
Subject: **HOT WORK**

<table>
<thead>
<tr>
<th><strong>Safety precautions</strong></th>
<th>Specific fire fighting equipment and protection material will be required at the hot work site before any work is started. This is to be discussed with the Supervisor when planning the work. Personal protective equipment must be worn, including, but not limited to, welding capes, gloves, goggles.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No hot work is permitted without a designated fire watch present. If unsafe conditions are observed during the hot work operations, the work will be stopped until the hazard can be neutralized or eliminated.</td>
</tr>
<tr>
<td><strong>Equipment</strong></td>
<td>All hot work equipment is to be in proper working order and in a firesafe condition. An inspection of the equipment by the staff/contractor is to be conducted before the hot work permit is issued. Any unsafe equipment is to be removed from the work area.</td>
</tr>
<tr>
<td></td>
<td>Any equipment or material that is to be stored in the facility overnight must be properly secured in an area designated by the appropriate Supervisor.</td>
</tr>
<tr>
<td><strong>Contractors</strong></td>
<td>When contractors are required to perform hot work in facilities shared with Zoo staff and or operations, it is mandatory that they strictly comply with the Zoo's hot work procedures and permit system. This requirement will be incorporated into the specifications. The contractor will arrange through the Project Co-ordinator for hot work permits. The hot work procedure will be reviewed with contractors at the start-up meeting.</td>
</tr>
<tr>
<td><strong>REFERENCE</strong></td>
<td>Appendix 1 - Hot Work Permit System</td>
</tr>
</tbody>
</table>
TORONTO ZOO

HOT WORK PERMIT SYSTEM

1. Staff/Project Co-ordinator notify Security & Safety Branch of requirement for a hot work permit. Twenty-four (24) hours notice to be provided.

2. Security & Safety Supervisor for contract work or Unit Supervisor for Zoo staff work reviews the proposed work with the Staff/Contractor and completes the hot work permit as follows:

   (a) identifies location and nature of hot work;

   (b) identifies whether it will be done by an employee or contractor, and the responsible persons;

   (c) confirms checklist of precautions for permit;

   (d) identifies expiration date and time (not beyond one work shift);

   (e) identifies emergency notification procedures; and

   (f) signs and issues the permit.

3. Employee or Contractor hangs the permit in a visible place in the work area.

4. While the hot work proceeds, the fire watch maintains a constant vigil for stray sparks, ignition or fire hazards, and is ready to provide initial fire response. Fire watch to be provided by work unit or contractor undertaking work.

5. Once the work is completed, the fire watch remains in the area for one hour, and carefully inspects the work and the adjacent area for smoldering fires. The inspection extends to floors above and below the work and adjacent rooms. The fire watch then signs the permit and leaves it posted.

6. The hot work area is monitored for an additional three hours.

7. When the monitoring period has ended, the Security & Safety Supervisor or a designate conducts a final inspection of the area and signs the permit. The permit is removed and is retained by the Security & Safety Branch as a record of the work.
HOT WORK PERMIT

BEFORE INITIATING HOT WORK, CAN THIS JOB BE AVOIDED?
IS THERE A SAFER WAY?

This Hot Work Permit is required for any temporary operation involving open flames or producing heat and/or sparks. This includes, but is not limited to: Brazing, Cutting, Grinding, Soldering, Torch Applied Roofing and Welding.

INSTRUCTIONS

1. Fire safety supervisor:
   A. Verify precautions listed at right (or do not proceed with the work).
   B. Complete and retain Part 1.
      (Part 1A is a copy for expanded hot work awareness).
   C. Issue Part 2 to person doing the job.

NOT WORK BEING DONE BY
☐ EMPLOYEE
☐ CONTRACTOR

DATE

JOB NUMBER

LOCATION/BUILDING AND FLOOR

NATURE OF JOB

NAME OF PERSON DOING HOT WORK

I verify the above location has been examined, the precautions checked on the Required Precautions Checklist have been taken to prevent fires, and permission is authorized for this work.

SIGNED (Fire Safety Supervisor/Operations Supervisor)

PERMIT EXPIRES

NOTE: EMERGENCY NOTIFICATION ON BACK OF FORM. USE AS APPROPRIATE FOR YOUR FACILITY.

PART 1

REQUIRED PRECAUTIONS CHECKLIST

☐ Available sprinklers, hose streams and extinguishers are in service/operable.
☐ Hot Work equipment is in good repair.
☐ Requirements within 35 ft (11 m) of work
   ☐ Flammable liquids, dust, lint and oily deposits removed.
   ☐ Explosive atmosphere is area eliminated.
   ☐ Floors swept clean.
   ☐ Combustible floors wet down, covered with damp sand or fire-resistant sheetrock.

☐ Remove other combustibles where possible. Otherwise protect with FM approved welding pads, blanket, and covers, fire-resistant tarps or metal shields.
☐ All wall and floor openings covered.
☐ FM Approved welding pads, blanket, and covers installed under and around work.
☐ Protect or shut down ducts and conveyors that might carry sparks to distant combustibles.

Work on walls, ceilings or roofs
☐ Construction is noncombustible and without combustible covering or insulation.
☐ Combustibles on other side of walls, ceilings or roofs are moved away.

Work on enclosed equipment
☐ Enclosed equipment cleaned of all combustibles.
☐ Containers purged of flammable liquids/vapors.
☐ Pressure vessels, piping and equipment removed from service, isolated and vented.

Fire watch/Hot Work area monitoring
☐ Fire watch will be provided during and for 60 minutes after work, including any coffee or lunch breaks.
☐ Fire watch is supplied with suitable extinguishers, and where practical, a charged small hose.
☐ Fire watch is trained in use of equipment and in sounding alarm.
☐ Fire watch may be required in adjoining areas, above and below.
☐ Monitor Hot Work area for 3 hours after job is completed.

Other Precautions Taken:

☐

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HOT WORK PERMIT

BEFORE INITIATING HOT WORK, CAN THIS JOB BE AVOIDED?
IS THERE A SAFER WAY?

This Hot Work Permit is required for any temporary operation involving open flames or producing heat and/or sparks. This includes, but is not limited to: Brazing, Cutting, Grinding, Soldering, Torch Applied Roofing and Welding.

INSTRUCTIONS

1. Fire safety supervisor:
   A. Verify precautions listed at right (or do not proceed with the work).
   B. Complete and retain Part 1.
      (Part 1A is a copy for expanded hot work awareness).
   C. Issue Part 2 to person doing job.

   HOT WORK BEING DONE BY
   EMPLOYEE  CONTRACTOR

   DATE  JOB NUMBER

   LOCATION/BUILDING AND FLOOR

   NATURE OF JOB

   NAME OF PERSON DOING HOT WORK

   I verify the above location has been examined, the precautions checked on the Required Precautions Checklist have been taken to prevent fire, and permission is authorized for this work.

   SIGNED (Fire safety Supervisor/Operations Supervisor)

   PERMIT EXPIRES

   DATE  TIME

   AN  PM

NOTE: EMERGENCY NOTIFICATION ON BACK OF FORM. USE AS APPROPRIATE FOR YOUR FACILITY.

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PART 1A

REQUIRED PRECAUTIONS CHECKLIST

☐ Available sprinklers, hose streams and extinguishers are in service/operable.

☐ Hot Work equipment in good repair.

☐ Requirements within 35 ft (11 m) of work

☐ Flammable liquids, dust, lint and oily deposits removed.

☐ Explosive atmosphere is area eliminated.

☐ Floors swept clean.

☐ Combustible flammables wet down, covered with damp sand or fire-resistive sheets.

☐ Remove other combustibles where possible. Otherwise protect with FM approved welding pads, blankets, and curtains. fire-resistive tarps, cloth, or metal shields.

☐ All wall and floor openings covered.

☐ FM Approved welding pads, blankets, and curtains installed under and around work.

☐ Protect or shut down ducts and conveyors that might carry sparks to distant combustibles.

Work on walls, ceilings or roofs

☐ Construction is noncombustible and without combustible covering or insulation.

☐ Combustibles on other side of walls, ceilings or roofs are removed away.

Work on enclosed equipment

☐ Enclosed equipment cleaned of all combustibles.

☐ Containers purged of flammable liquids/ vapors.

☐ Pressurized vessels, piping and equipment removed from service, insulated and vented.

Fire watch/HOT Work area monitoring

☐ Fire watch will be provided during and for 60 minutes after work, including any coffee or lunch breaks.

☐ Fire watch is supplied with suitable extinguishers and where practical, a charged small hose.

☐ Fire watch is trained in use of equipment and in sounding alarm.

☐ Fire watch may be required in adjoining areas, above and below.

☐ Monitor Hot Work area for 3 hours after job is completed.

Other Precautions Taken:
**WARNING! HOT WORK IN PROGRESS WATCH FOR FIRE!**

**INSTRUCTIONS**

1. Person doing Hot Work: Indicate time started and post permit at Hot Work location. After Hot Work, indicate time completed and leave permit posted for Fire Watch.

2. Fire Watch: Prior to leaving area, do final inspection, sign, leave permit posted and notify Fire Safety Supervisor.

3. Monitor: After 3 hours, do final inspection, sign and return to Fire Safety Supervisor.

**REQUIRED PRECAUTIONS CHECKLIST**

- Available sprinklers, hose streams and extinguishers are in service/operable.
- Hot Work equipment in good repair.
- Requirements within 35 ft (11 m) of work
- Flammable liquids, dust, lint and oily deposits removed.
- Explosive atmosphere in area eliminated.
- Floors swept clean.
- Combustible items wet down, covered with damp sand or fire-resistant sheets.
- Remove other combustibles where possible. Otherwise protect with FM approved welding pads, blankets, and certain fire-resistant tarps, etc.
- All wall and floor openings covered.
- FM Approved welding pads, blankets, and certain installed under and around work.
- Protect or shut down ducts and conveyors that might carry sparks to distant combustibles.

**Work on walls, ceilings or roofs**

- Construction is noncombustible and without combustible covering or insulation.
- Combustibles on other side of walls, ceilings or roofs are moved away.

**Work on enclosed equipment**

- Enclosed equipment cleaned of all combustibles.
- Containers purged of flammable liquids/vapors.
- Pressurized vessels, piping and equipment removed from service, isolated and vented.

**Fire watch/Hot Work area monitoring**

- Fire watch will be provided during and for 60 minutes after work, including any coffee or lunch breaks.
- Fire watch is supplied with suitable extinguishers, and where practical, a charged small hose.
- Fire watch is trained in use of equipment and is soundling alarm.
- Fire watch may be required in adjoining areas, above and below.
- Monitor Hot Work area for 3 hours after job is completed.

**Other Precautions Taken:**

---

**PART 2**

<table>
<thead>
<tr>
<th>REQUIRED PRECAUTIONS CHECKLIST</th>
</tr>
</thead>
<tbody>
<tr>
<td>Available sprinklers, hose streams and extinguishers are in service/operable.</td>
</tr>
<tr>
<td>Hot Work equipment in good repair.</td>
</tr>
<tr>
<td>Requirements within 35 ft (11 m) of work</td>
</tr>
<tr>
<td>Flammable liquids, dust, lint and oily deposits removed.</td>
</tr>
<tr>
<td>Explosive atmosphere in area eliminated.</td>
</tr>
<tr>
<td>Floors swept clean.</td>
</tr>
<tr>
<td>Combustible items wet down, covered with damp sand or fire-resistant sheets.</td>
</tr>
<tr>
<td>Remove other combustibles where possible. Otherwise protect with FM approved welding pads, blankets, and certain fire-resistant tarps, etc.</td>
</tr>
<tr>
<td>All wall and floor openings covered.</td>
</tr>
<tr>
<td>FM Approved welding pads, blankets, and certain installed under and around work.</td>
</tr>
<tr>
<td>Protect or shut down ducts and conveyors that might carry sparks to distant combustibles.</td>
</tr>
</tbody>
</table>

**TIME STARTED**

<table>
<thead>
<tr>
<th>AM</th>
<th>PM</th>
</tr>
</thead>
</table>

**TIME FINISHED**

<table>
<thead>
<tr>
<th>AM</th>
<th>PM</th>
</tr>
</thead>
</table>

**PERMIT EXPIRES**

<table>
<thead>
<tr>
<th>DATE</th>
<th>TIME</th>
</tr>
</thead>
</table>

**FIRE WATCH SIGNOFF:**
Work area and all adjacent areas to which sparks and heat might have spread were inspected during the watch period and were found fire safe.

Signed: ________________________________

**FINAL CHECKUP:**
Work area was monitored for 3 hours following Hot Work and found fire safe.

Signed: ________________________________
WARNING!

HOT WORK IN PROGRESS WATCH FOR FIRE!

IN CASE OF EMERGENCY:

CALL: ____________________________

AT: ______________________________

______________________________

WARNING!

FM Global®
## Purpose

The purpose of this policy is to provide guidelines for the safe use of scaffolding and ladders on the Zoo site, taking into consideration staff and guest safety and the welfare of animals.

## Policy

The Zoo will follow, without exception, the standards set by the province for the safe use of scaffolding and ladders (Industrial Establishment 847 Regulation 714 for Construction Projects and Regulation 859 for Window Cleaning). In addition, further precautions will be taken, reflecting the particular characteristics of the site.

## Procedure

The following legislative requirements will be followed; it is the responsibility of the supervisor to know the requirements and the manufacturer's instructions:

### Scaffolds

**Load limits**

Every scaffold shall have its component parts, including diagonal braces, horizontal members, sound footings, fittings and gear installed according to manufacturer's instructions. Connecting devices between frames and safety catches on all hooks shall be adequately secured at vertical intervals not exceeding three times the least lateral dimension.

**Brakes**

Castor wheels shall have the brakes applied when an employee is on a scaffold.

**Overturning Prevention**

A scaffold mounted on castor wheels shall be equipped with guy wires or outriggers to prevent overturning. A scaffold over 2.4 m above the base shall not be moved with a worker on it. Workers may remain on the scaffold if it is being moved on a firm level ground and below 2.4 m above the base.

**Erection and dismantling**

Only a competent worker shall supervise the erection, alteration, or dismantling of a scaffold.

**Inspection**

If the height exceeds 10 m, a competent worker, supervisor, or a professional engineer, shall inspect the scaffold before it is used, to ensure that it is erected in accordance with the design drawings. The person carrying out the inspection shall state in writing, to be displayed on the scaffold, whether the scaffold is erected in accordance with design drawings.

**Specifications**

A scaffold platform shall be at least 460 mm wide, be provided with a guardrail and no unguarded openings, have a means of access, and have each component secured against slipping from its supports.
### General safety precautions

Always have at least two persons to erect, work on or dismantle scaffolds. Do not use ladders or boxes on top of the platform. During erection or dismantling, use temporary braces or guardrails where practical. Under windy conditions, tie additional ropes or cables to a rigid structure, or do not use the scaffold. Do not erect the scaffold near live electrical hazards or moving machinery. Use caution when wheeling on rough or uneven ground. Raise and lower components by rope. Do not lean ladders against a scaffold. Staff on the scaffold and on the ground are to wear head protection.

### Maintenance and storage

Take care not to bend, force, or otherwise damage the aluminum parts. If parts are damaged or not working, staff are to report it to their supervisor so repairs can be made. Keep all parts clean. If locking hinges, spring loaded pins, interlocking clips or castor locks are stuck, clean and/or lubricate them. Upon return of the scaffold to the storage area, check and sign off the attached checklist (Appendix I).

### Record keeping:

Scaffolds are to be inspected monthly when in use.

### LADDERS

#### Inspections

Inspect ladders before each use. Check for unsafe rungs, braces, rails and locking mechanisms. Tag defective ladders and take out of service.

#### Load limits

Use a ladder designed for your task. Only one person should be on a single-width ladder and only one person on each side of a double-width ladder.

#### Setup

Locate the base on firm footing using slip-resistant feet or secure blocking. Extend the ladder at least 1m above the landing platform. Rest both rails on the top support and secure the ladder to prevent slippage. Place the ladder 1/4 of the working length away from the base of the structure.

#### General safety precautions

Keep ladder away from electrical wires. When using a ladder for electrical work, use only a non-conducting ladder specified for such use.

Set up barricades and warning signs when using a ladder in or near a passageway, driveway or doorway.

When working at a height of more than 3m or when working with both hands, tie yourself off with a safety harness.

For ladders more than 3 m, work with an assistant for moving and setting up ladders, and to steady the ladder when using it.

Hoist materials or attach tools to your belt, do not carry objects in your hands. Do not work from the top three rungs of an extension ladder, or the top step of a stepladder.

Maintain three-point contact with the ladder at all times. Grasp the rungs
when climbing, not the rails. Keep the centre of your body within the side rails.

REFERENCE

Appendix I - Inspection Chart
## SAFE-026

Subject: SCAFFOLD & LADDER SAFETY

<table>
<thead>
<tr>
<th>References</th>
<th>Date of Inspection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Condition of casters/wheels</td>
<td></td>
</tr>
<tr>
<td>Condition of brakes</td>
<td></td>
</tr>
<tr>
<td>Condition of toeboards</td>
<td></td>
</tr>
<tr>
<td>Midrails undamaged &amp; in place</td>
<td></td>
</tr>
<tr>
<td>Trap door in good repair</td>
<td></td>
</tr>
<tr>
<td>Platform</td>
<td></td>
</tr>
<tr>
<td>Outriggers</td>
<td></td>
</tr>
<tr>
<td>Handrails</td>
<td></td>
</tr>
<tr>
<td>Welds or bolts</td>
<td></td>
</tr>
<tr>
<td>Jacks/leveling screws</td>
<td></td>
</tr>
<tr>
<td>Guard Rails</td>
<td></td>
</tr>
<tr>
<td>Cracks, splinters, burns</td>
<td></td>
</tr>
</tbody>
</table>

Y Acceptable

N Unacceptable
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1. DEFINITIONS

1.1 The definitions given hereunder shall apply wherever used in these General Conditions, or in the Plans, Drawings, Profiles, Form of Tender, Information for Bidders, Specifications or Statutory Declarations forming part of the Contract,

(i) “Addenda” or “Addendum” means a document containing additional information or changes to the Tender Call issued by the Toronto Zoo prior to the Closing Date;

(ii) "authorized", "directed", "required", "requested", "approved", "ordered", "sanctioned", and "satisfactory", unless some other meaning is obvious from the context, mean respectively authorized, directed, required, requested, approved, ordered, or sanctioned by or satisfactory to the Chief Operating Officer;

(iii) “Bid” means the Form of Tender, Information for Bidders, General Conditions, or in the Plans, Drawings, Profiles, Specifications, all addenda or Statutory Declarations forming part of the Contract;

(iv) "Board Solicitor" means the person for the time being filling the office of Solicitor for the Board, or the person then acting as such;

(v) "Bulk Tender Price", "Contract" and "Contract Documents" have the meanings set out therefore in clauses (i) and (iii) of paragraph 2.0 of the Tender Form;

(vi) "Chief Operating Officer" means the person for the time being filling the office of Chief Operating Officer of the Board or the person then acting as such;

(vii) "City" or words "the City" means the City of Toronto;

(viii) "Consultant" means the consultant for the Work;

(ix) "Contract" means and includes the agreement to do the work entered into with the Board of Management of the Toronto Zoo, the Bonds or Security, the Specifications, these General Conditions, the Plans, Details and Profiles, the Drawings, the Tender and all other documents referred to or connected with the said agreement;

(x) "Contract Price" means the price payable under the Contract to the Contractor, being the Bulk Tender Price eventually accepted by the Board of Management of the Toronto Zoo subject to any changes pursuant to the General Conditions;

(xi) "Contractor", or a pronoun in place thereof, means the person or persons or corporation who have undertaken to carry out the Contract;

(xii) "Council" means the Council of the City of Toronto;

(xiii) "Drawings" means the Drawings included as Section V of the Tender Package;

(xiv) the words "Fair Wage Officer" means the person for the time being filling the position of Manager, Fair Wage and Labour Trades Office, (416)392-7300 of the City of Toronto, or the person then acting as such;
2018-10-31

RFT #54 (2018-10) AFRICAN SAVANNA VIEWING RAIL REPLACEMENT
SECTION III - GENERAL CONDITIONS

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(xv) "General Conditions" means the General Conditions included as Section III of the Tender package;

(xvi) "Inspection Costs" shall mean the payroll costs of the Board's inspectors plus overhead, or in the case where a consulting engineer is employed, the charges rendered for his/her services to the Board.

(xvii) "Inspector" means an inspector for the Board acting under the direction of the Chief Operating Officer;

(xviii) "Plans" means all plans, profiles, drawings, sketches, or copies thereof exhibited, used or prepared for or in connection with the work embraced under the Contract;

(xix) "Plant" means every temporary or accessory piece of equipment necessary or required to carry on or complete the work and extra work, in the time and manner herein provided;

(xx) "shall", "may", "herein", "person", "writing", "written", "surety", and "security" and words used in the singular number or the masculine gender, shall have the same meaning and effect as given in the Interpretation Act of Ontario;

(xxi) "Site" means the site described in subparagraph 1.1 hereof at which the Work is to be performed as indicated in the Drawings and/or Specifications;

(xxii) "Specifications" means the Specifications included as Section IV of the Tender Package;

(xxiii) "Specifications", "General Conditions", and "Agreement" mean respectively the Specifications, these General Conditions and the Agreement forming part of the Contract;

(xxiv) "Work" or "Works" (unless the context requires a different meaning) mean the whole of the works, materials, matters and things required to be done or supplied, mentioned or referred to in the Tender, Specifications, General Conditions, Agreement, Plans, Profiles and Drawings forming part of the Contract, including all extra or additional work or material, matters or things which may be ordered by the Chief Operating Officer, as herein provided.

(xxv) Toronto Zoo, "Owner" or the words "the Board" means the Board of Management of the Toronto Zoo.

2. TENDERS

2.1 The Information for Tenderers shall be deemed to contain the following provisions:

(i) all Tenders for the execution of the work must be made on the printed forms supplied for that purpose, and no others will be received;

(ii) each Tenderer is required to state in his/her tender

(a) his/her name and place of residence (or, in the case of an incorporated company, the corporate name, by whom incorporated and the location of the head office);

(b) if a Toronto area firm how long established in the Toronto area;
(c) that the Tender is made without any knowledge, comparison of figures or arrangements with any other person making any bid for the same purpose, and that it is in all respects fair and without collusion or fraud;

(d) that no member of the Board or any officer of the Board of Management of the Toronto Zoo, is, shall be, or become interested, directly or indirectly, as contracting party, partner, stockholder, surety, or otherwise in, or in the performance of, the Contract, or in the supplies, work or business in connection with the Contract, or in any portion of the profits thereof, or in any of the monies to be derived therefrom;

(iii) each Tender must be verified by the Statutory Declaration of the party or parties submitting it that the several matters stated therein are in all respects true;

(iv) each Tender shall be interpreted as covering the cost of the completion of the work in every respect, in accordance with the Contract, General Conditions, Specifications and Plans, including all labour, plant and tools.

3. CONTRACTOR’S UNDERSTANDING

3.1 It is understood and agreed that the Contractor has, by careful examination, satisfied himself/herself as to the nature and location of the work, the conformation of the ground, the character, quality and quantity of the materials to be encountered, the character of equipment and facilities needed preliminary to and during the prosecution of the work, the general and local conditions, and all other matters which can in any way affect the work under the Contract.

3.2 The Contractor shall:

(i) carefully examine the location of the Work;

(ii) make special enquiry of the commissions, companies or individuals owning, controlling or operating any utilities, pipes, conduits, tracks, and other structures that would affect or be affected by the Work, and inspect the public records of the Board and of any municipal departments having cognizance and control of such structures, to determine to his own satisfaction the character, size, position, and length thereof;

(iii) make further personal inspection and investigation as he may deem proper, to determine the correctness of the information so obtained.

3.3. The Board of Management of the Toronto Zoo does not ensure the accuracy of information obtained pursuant to clause (ii) of sub-article 3.2 hereof, other than information about utilities, pipes, conduits, tracks, and other structures owned or operated by the Board, and any information in the Plans and Drawings or other material supplied by the Board prior to the Tender or as part of the Contract documents or otherwise, relating to non-Toronto utilities, pipes, conduits, tracks or other structures, shall be taken as an unverified supposition for which the Board assumes no responsibility and whose presence in that material shall not relieve the Contractor from compliance with sub-article 3.2 hereof.

3.3.1 For the limited purpose of determining any Change in the Work, the Board represents that the information furnished in the Contract Documents can be relied upon, but subject to the following limitations or exceptions:
a) The Board only represents that the location of all underground utilities or other structures which will affect the Work will be shown in any drawing to a tolerance of:
   i. 2 m horizontal and
   ii. 1 m vertical

b) The Board does not represent or warrant the accuracy of any interpretations of data or opinions expressed in any Subsurface Report available for the perusal of the Contractor; and

c) The Board does not represent or warrant the accuracy of any information for which the Contract Documents specifically exclude any representation or warranty by the Owner.

3.3.2 Despite General Condition 3.3.1 the Board will not be responsible for the accuracy of any information contained in the Contract Documents and does not represent that such information can be relied upon in situations where the Board's Tender Call specifically requires the Contractor to make relevant inquiries and such inquiries would reasonably have provided accurate information to the Contractor.

a) The representation contained in this General Condition 3.3.1 shall not relieve the Contractor from properly performing the Work with due diligence and undertaking the repair of damage to all utilities or subsurface structures. The Contractor shall take all reasonable action not to damage any utilities or other subsurface structure.

3.3.3 The Contractor shall arrange for stakeouts from the utility companies and/or Board in compliance with clause General Condition 35.8.

3.4 In the event that information obtained pursuant to clause (ii) of sub-article 3.2 hereof is inaccurate (other than as a result of misdirection, misunderstanding or erroneous transcription on the part of the Contractor or any person acting for the Contractor) so as to substantially increase the cost of performing the Work, the Contractor shall be entitled to an adjustment in the time of completion, the amount of which shall be as nearly as possible equivalent to the time delayed, and to make a claim as provided in article 31.

3.5 Maintain at job site, one copy of the following:

   a. Specifications and Drawings.
   b. Addenda.
   c. Change orders.
   d. Other modifications to Contract.
   e. Copy of approved work schedule.
   f. Field Observation and Test Reports.
   g. Construction Permit.

4. DEFINITION OF CONTRACT

4.1 Stated in general terms, and without in any way affecting or limiting the requirements and intent of the Specifications, Plans and Contract, the work required to be done, and/or equipment to be supplied by the Contractor under the Contract comprises all requisite excavations, the removal of all materials and obstructions in any way required for the proper carrying out of the works, the formation, construction, completion and maintenance of the several works referred to in the Plans and Specifications relating thereto, and in these General Conditions.
4.2 The several parts of the Plans, Specifications, these General Conditions, and the Contract shall be taken together to explain each other, and to make the whole consistent; and if it be found that anything has been omitted or mis-stated which is necessary for the proper performance and completion of any part of the work contemplated, the Contractor shall notify the Chief Operating Officer who shall take whatever measures are necessary to correct the omission or mis-statement.

5. PLANT, LABOUR AND MATERIAL

5.1 The Board of Management of the Toronto Zoo shall indicate the temporary and permanent easements provided by the City of Toronto or Toronto Zoo and the Contractor shall be responsible for the provision of all other areas required for the storage of plant, equipment and materials in connection with the work, and shall furnish all required skilled and unskilled labour, and materials, fuel, machinery, tools, and other plant, so that the contract, and all work required to be done under it, can and will be carried on in a workmanlike manner continuously and expeditiously to meet the completion date, in all respects to the satisfaction of the Chief Operating Officer.

5.2 All approved materials provided by the Contractor, in all cases, from the time at which they or any of them are brought upon the site, or upon the streets or lands of the City of Toronto, or the Toronto Zoo, or Area Municipality for the purpose of the Contract, and until the completion of the works, shall become and continue to be, under the control of the Board to the extent that the Contractor is prohibited from removing the same, or any part thereof, during the progress of the works, without the consent or instructions of the Chief Operating Officer in writing; but no advance of money will be made to the Contractor on materials delivered unless specifically provided for herein.

5.3 Before any steam boiler shall be used on the work, the Contractor must present to the Chief Operating Officer a certificate stating that the boiler has been inspected within one year by an authorized inspector of the Ontario Ministry of Consumer and Commercial Relations, and meets the requirements of that Ministry.

5.4 All materials necessary for the purpose of this Contract shall be of Canadian origin and manufacture, if available, when required and unless otherwise specified, all materials shall be new and both workmanship and materials shall be of good quality.

5.5 The Contractor shall, if required, furnish satisfactory evidence as to the kind and quality of materials.

5.6 Approval of any material shall not subject the Board to pay for the same, nor prevent the rejection afterwards of any portion thereof which may turn out to be unsound or unfit to be used, in the judgment of the Chief Operating Officer, nor shall such approval be considered as any waiver of objection to the work of any subsequent period, on account of the unsoundness or imperfection of the materials used, or on any other account.

5.7 All equipment, including plant and machinery, used in constructing the work required by the Contract shall be subject to the approval of the Chief Operating Officer, but approval or failure to approve same shall not relieve the Contractor from responsibility for the proper performance of the Contract, or liability under same.

5.8 Where, in the opinion of the Chief Operating Officer, for public safety and convenience, conditions are not suitable for the use of trenching, excavating, or other special machinery, the Contractor
shall, upon the written order of the Chief Operating Officer, carry out the work without the use of such machinery, and no allowance will be made to the Contractor as a result of such restriction.

5.9 The Contractor shall be governed by the direction of the Chief Operating Officer in all matters concerning the storage of machinery, materials and supplies along the line or on the site of the work, and shall at his/her own cost and expense, shift or remove such machinery, material and supplies immediately upon notice to do so from the Chief Operating Officer.

5.10 If the Contractor neglects or refuses to so shift or remove any machinery, materials and supplies within ten (10) working hours after receipt of such notice, the Chief Operating Officer may shift or remove such machinery, materials or supplies and the cost of so doing shall be charged to and paid by the Contractor, or such cost may be deducted or collected by the Board as provided in article 47 hereof, entitled "Monies Due the Board of Management of the Toronto Zoo”.

6. **SAMPLES**

6.1 Whenever required, the Contractor shall submit at his/her own cost, samples of materials and supplies for the approval of the Chief Operating Officer, and no material shall be used which is in any way inferior to the approved sample.

7. **CONDEMNED AND SURPLUS MATERIALS**

7.1 Should any plant, appliances, materials or workmanship which the Chief Operating Officer may deem to be inferior or unfit for use in or on the works, be brought on the ground, or used, the same shall be wholly removed therefrom within forty-eight (48) hours after notification to that effect from the Chief Operating Officer, and in case of failure or neglect on the part of the Contractor to remove the same, the Chief Operating Officer may cause the same to be taken away, at the Contractor's expense, and deposited, wasted, or otherwise disposed of, in any locality, place or way he considers convenient or proper, and the Contractor shall forthwith pay to the Board of Management of the Toronto Zoo, on demand, all expenses incurred, including storage, if any, or the same may be deducted or collected by the Board, as provided in article 48 hereof, entitled "Monies Due the Board of Management of the Toronto Zoo”.

7.2 No surplus or other material of any kind arising from any portion of the work shall be sold, thrown away, dumped, wasted, or otherwise disposed of, without the written sanction of the Chief Operating Officer, and if so disposed of, the Chief Operating Officer shall ascertain as nearly as he conveniently can the quantities and value, and deduct the same as provided in article 48 entitled "Monies Due the Board of Management of the Toronto Zoo as they may be required, but if the Surplus excavated material not required by the Board shall be disposed of by the Contractor off the line of the works, in such a manner as not to cause a nuisance, injury or inconvenience to the Board or to the public or private parties; otherwise the Contractor will in all cases be held liable for and must indemnify the Board against all claims in respect thereof.

8. **MATERIAL SUPPLIED BY THE BOARD**

8.1 All materials shall be supplied by the Contractor with the exception of such material or equipment as is specifically stated to be supplied by the Board, and in all cases where materials are supplied by the Board, every effort will be made to have a sufficient supply of such material tested, examined and approved and ready for use at such times Board finds it impossible to furnish a sufficient supply at all times, the Contractor will not be entitled to any recompense for such delay,
other than an extension of the time of completion, the amount of which shall be determined by the Chief Operating Officer and which shall be as nearly as possible equivalent to the time delayed.

8.2 When the Contractor is required to make provision for and convey the materials as above from railway cars, he/she shall do so as soon as the cars are delivered to the Board, and any demurrage, on account of his/her inattention, will have to be borne by him/her.

8.3 Unless otherwise specified, all materials supplied by the Board shall be transported to the work by the Contractor from the point designated for their supply, at his/her own expense.

8.4 Once material has been supplied to the Contractor by the Board its storage prior to use is his/her responsibility, and any loss, theft, or damage occurring after the material is in the Contractor's custody shall be at his/her expense.

9. **ERRORS BY CONTRACTOR**

9.1 Changes, errors or mistakes made by the Contractor or his/her agents, workers or employees, either through carelessness or otherwise, and all settlements, failures, washouts and defects shall be rectified by the Contractor, at his/her own expense.

10. **CONFLICTS AND OMISSIONS**

10.1 The Contractor shall do all work and furnish all materials in accordance with the best practice and in the event of any inconsistency or conflict in the provisions of the Contract documents that cannot be resolved by application of the interpretative or background provisions of these General Conditions, the former provisions shall take precedence and govern in the following order:

1. Addenda
2. Supplementary Instructions to Tenderers
3. Instructions to Tenderers
4. Supplementary General Conditions
5. General Conditions
6. Standard Specifications
7. Drawings
8. Original tender document

10.2 In the case of any discrepancy between dimensions, figured dimensions shall take precedence over scaled dimensions and in the case of any discrepancy between Plans and Drawings or part thereof, the plan, drawing or part thereof with the largest scale shall govern.

10.3 Neither party to the Contract shall take advantage of any apparent error or omission in the plans or specifications, but the Chief Operating Officer shall be permitted to make such corrections and interpretations as may be necessary for the fulfillment of the intent of the Plans and Specifications.

11. **DELAYS**

11.1 Except as herein provided, the Contractor shall not be entitled to any compensation for delay that may be occasioned to his work except delays caused by the failure of the Board to provide any information or to do any act which the Contract expressly requires the Board to provide or do, but this exception shall not apply to the supply of materials or equipment by the Board.
12. ORAL ARRANGEMENTS

12.1 In all cases of misunderstandings and disputes, oral arrangements will not be considered.

12.2 The Contractor shall produce written authority in support of his/her contentions, and shall advance no claim in the absence of such written authority, or use, or attempt to use, any conversation with any parties against the Board, or in prosecuting any claim against the Board.

13. CHIEF OPERATING OFFICER’S POWERS

13.1 Should any discrepancies appear, or misunderstandings arise as to the meaning of the Contract or of these General Conditions, the Specifications or the Plans, or as to any omissions therefrom or mis-statements therein, in any respect, or as to the quality or dimensions thereof, or sufficiency of the materials, plant or work, or any part thereof, or as to the due and proper execution of the work, or as to the measurement or quantity or valuation of any works executed, or to be executed under the contract, or as to any other questions or matters, arising out of the Contract, the contractor, subject to the other provisions of these General Conditions, shall immediately when ordered by the Chief Operating Officer proceed with and execute the work or works or any part thereof forthwith, according to such decision and with such additions to or deductions from the Contract price as are provided under the terms of the Contract without making any claim in connection with such work except as herein provided.

13.2 The Chief Operating Officer or his representative shall have the right at all reasonable times to visit, enter and inspect any building, factory, workshop, work or site of the Contractor or others wherever any materials are being prepared, manufactured, or treated, or other work is being done in connection with the Contract, and the Chief Operating Officer or his representative shall have the right also to take such samples there from as may be necessary.

14. INSPECTION

14.1 All work to be done under the Contract shall be done to the satisfaction of the Chief Operating Officer or his representative authorized to act for him, and the materials and process of preparation and manufacture shall at all times be subject to his and their examination and inspection and rejection in any stage of the preparation or manufacture.

14.2 The Contractor shall notify the Chief Operating Officer in writing, at least seven (7) days previous to the time and place when the manufacture is to commence or shop tests are to be performed, in order that a representative of the Chief Operating Officer may be present to witness the manufacture or shop tests.

15. CHIEF OPERATING OFFICER’S REPRESENTATIVE

15.1 The Chief Operating Officer may designate, by notice in writing to the Contractor, an authorized representative to act in his place and stead with respect to the superintendence of the work, and any representative so designated shall have full power to approve the manner of performing the works in every particular, and the Contractor shall follow the instructions of the person so designated.
16. **POWERS OF CHIEF OPERATING OFFICER’S REPRESENTATIVE**

16.1 The representative appointed by the Chief Operating Officer pursuant to article 15 shall see that the provisions of the Contract are faithfully fulfilled, especially regarding the quality of the workmanship and materials.

16.2 An authorized representative may stop the work entirely for any good and sufficient cause by giving written notice to the Contractor, and may issue written instructions as to the proper conduct of the work, which must be obeyed by the Contractor.

16.3 Orders given by an authorized representative of the Chief Operating Officer, relating to the quality of material and workmanship, must be obeyed by the Contractor immediately.

16.4 Any work done in the absence of an authorized representative of the Chief Operating Officer shall, on his request, be opened up for thorough examination, and must be rebuilt or replaced as directed, and at the Contractor's sole expense, but no approval by an authorized representative shall be taken as, or construed into, an acceptance of defective or improper work or material, which must, in every case, be removed and properly replaced whenever discovered at any stage in the Contract.

17. **CONTRACTOR’S REPRESENTATIVE**

17.1 The Contractor must designate and have on the site at all times a competent and reliable representative in charge of the work, and such person shall be considered to be acting for the Contractor, and all notices, communications or instructions given or sent to or served upon such person shall be deemed to be given or sent to or served upon the Contractor.

18. **DEFECTIVE WORK**

18.1 The Contractor shall, at any time, when so required by the Chief Operating Officer, during construction or during the period of guaranteed maintenance, make such openings, and to such extent, through any part of the works, as the Chief Operating Officer may direct, which he shall forthwith make good again to the satisfaction of the Chief Operating Officer, and should the work so opened up be found faulty in any respect, the whole of the expense incurred (including the cost of inspection) shall be defrayed by the Contractor, but if the work so opened up be found in accordance with the Plans and Specifications, the said expense shall be borne by the Board.

18.2 All defective work or materials discovered by the foregoing or any other means must be forthwith wholly removed, and made good by the Contractor to the satisfaction of the Chief Operating Officer, and the whole cost of such renewal, including the cost of materials, labour and inspection, shall be defrayed by the Contractor, but should the Contractor refuse to remedy such defects, then the Chief Operating Officer shall proceed with the work in any manner he may deem fit, or as provided in article 50 entitled "Forfeiture of Contract", the cost of such work to be paid by the Contractor, or collected by the Board as provided in article 48, entitled "Moneys Due the Board of Management of the Toronto Zoo".

18.3 In the event that a dispute occurs between the Contractor and the Board as to whether or not any portion of the work has not been performed in accordance with the Plans and Specifications or is in any way defective, the Contractor shall proceed with the work if ordered by the Chief Operating Officer and make a claim for such extra work as provided for in article 31.
19. PUBLIC CONVENIENCE AND SAFETY

19.1 In carrying out the work, or any portion thereof, the convenience of the public must always be especially considered and provided for by the Contractor, who must not obstruct any street, thoroughfare or foot-walk, longer or to any greater extent than is absolutely necessary in the opinion of the Chief Operating Officer, and shall in no case tear up or open more of any street, roadway or place than permitted by the Contract.

19.2 The Contractor shall provide perfectly safe, ample and convenient means of approach and entrance to adjoining lanes, driveways, buildings and property, both for vehicles and foot passengers, wherever necessary, and for passing along all roadways and footwalks, and for crossing the same where it is practicable to do so, both during the prosecution of the works as well as at other times, and for this purpose must construct and maintain, in good and serviceable condition, suitable and convenient platforms, approaches, structures, bridges, crossings or other works.

19.3 Any trench that is part of the work, such as a sewer or watermain trench, and that is near any public conveyance stop for the taking on or discharging of passengers, must be protected so that passengers may safely alight.

20. CONDITION OF SITE AND DISPOSAL OF WASTE

20.1 The Contractor during the progress of the work shall keep the site and work in as tidy a condition as practicable, shall not deposit any material on any portion of street, sidewalk, boulevard, grass plot, or other Board or public property, without permission of the Chief Operating Officer, and shall remove same without delay when and as directed by the Chief Operating Officer.

20.2 Upon completion of the work, the Contractor shall remove all false work, plant or surplus materials, as well as any rubbish accumulated on account of his/her operations, and shall leave the site in a condition satisfactory to the Chief Operating Officer.

20.3 Unless all surplus material, or plant, rubbish, false work, etc. is removed from time to time, when and as directed, the Chief Operating Officer will proceed to do whatever is necessary to restore the site, street, sidewalk, boulevard, grass plot, or other Board or public property, to a tidy condition, and charge the cost thereof against the Contractor.

20.4 Whenever and wherever any work is closed, suspended or stopped for the winter, all material of every description shall be gathered up by the Contractor from the streets, foot-walks, boulevards and grass plots, and removed therefrom.

20.5 Make good the work site and ensure that all waste materials, including such hazardous waste materials that may exist, are removed from the Toronto Zoo and disposed of in accordance with municipal, provincial and federal waste disposal regulations at an approved waste disposal facility in Ontario.

21. DRAINAGE

21.1 The Contractor shall keep all portions of this work properly and efficiently drained during construction and until completion, and he/she shall be responsible for all damage which may be caused or result from water backing up or flowing over, through, from or along any part of the works, or which any of his/her operations may cause to flow elsewhere.
22. FIRE LOSS OR DAMAGE

22.1 The Board of Management of the Toronto Zoo shall not in any manner be answerable or accountable for any loss or damage by fire or otherwise that shall or may happen to the work or any part or parts thereof respectively or for any of the materials or other things used and employed in finishing and completing the work, or for any injury to any person or persons, including workers and the public, or for damage to adjoining property, against all of which injuries and damages to persons or property the Contractor shall properly guard, and make good all damage of whatsoever nature or origin which may arise out of, or be occasioned by any cause connected with the Contractor, or the work done by the Contractor, and shall indemnify and keep indemnified the Board against same until the completion of all the work hereunder, as to which completion, the final certificate of the Chief Operating Officer shall be the only evidence.

23. CONTRACTOR'S LIABILITY AND INDEMNITY

23.1 The Contractor shall assume the defence of and indemnify and save harmless the Board and its officers and agents from all claims relating to labour and materials furnished for the work, and to inventions, copyrights, trademarks, or patents, and rights, thereto, used in doing the work, and in subsequent use and operation of the work or any part thereof upon completion. In carrying out the works from their inception, and until the final acceptance of the same, the Contractor must be careful to cause as little injury or damage as possible to any adjacent property, public or private, or to any sidewalks, roadways, curbs, gutters, hydrants, manholes, frames, covers or things on or near the line, or in the vicinity of the works or elsewhere, and except as in the Contract is otherwise provided, if injury or damage is done, he/she must make good the same, at his/her own expense, in the manner directed by, and to the satisfaction of, the Chief Operating Officer.

23.2 The Contractor shall be responsible for any and all damages, or claims for damages for injuries or accidents done or caused by him or his employees, or resulting from the prosecution of the works, or of any of his operations, or caused by reason of the existence or location or condition of the works, or of any materials, plant or machinery used thereon or therein, or which may happen by reason thereof, or arising from any failure, neglect or omission on his part, or on the part of any of his employees to do or perform any or all of the several acts or things required to be done by him or them under and by these General Conditions, and covenants and agrees to hold the Board, the City of Toronto and the Toronto & Region Conservation Authority Zoo harmless and indemnified for all such damages and claims for damage; and in case of the Contractor's failure, neglect or omission to observe and perform faithfully and strictly, all the provisions of these General Conditions, the Chief Operating Officer may, either with or without notice (except where in these General Conditions, notice is specially provided for, and then upon giving the notice therein provided for), take such steps, procure such material, plant, trucks and men, and do such work or things as he/she may deem advisable toward carrying out and enforcing the same, and any and all expenses so incurred may be deducted or collected by the Board, under the provisions of article 47, entitled "Monies Due the Board of Management of the Toronto Zoo", and any such action by the Chief Operating Officer as he is herein empowered to take, shall not in any way relieve the Contractor or his/her surety from any liability under the Contract.

23.3 Without limiting the generality of the foregoing provisions of this article 23 and notwithstanding any consent or order which the Chief Operating Officer may give to the Contractor to prosecute the works under this Contract for a longer period than eight hours a day or forty-eight hours a week, the Contractor may, by order of the Chief Operating Officer, be prohibited from carrying on operations during any hour or hours of the day in which the Chief Operating Officer in his sole judgment deems such operations to be a disturbance or nuisance to the residents of the Toronto...
Area, or any other municipality or municipalities wherein the work is being executed in whole or in part, and irrespective of any permission or order which the Chief Operating Officer may have given to the Contractor, said Contractor shall indemnify, and save harmless the Board, the City of Toronto and the Toronto & Region Conservation Authority or other such municipality or municipalities as aforesaid, from any claim, action, loss or damage whatsoever which may be made, brought or recovered against it or them as a result of any of his operations.

23.4 In the event that the Contractor is enjoined by court process in connection with any of his/her operations, he shall not have recourse against the Board, the City of Toronto and the Toronto & Region Conservation Authority or any such other municipality or municipalities as aforesaid on account thereof.

23.5 The Contractor shall at all times pay, or cause to be paid, any assessment or compensation required to be paid pursuant to the Workplace Safety & Insurance Act, and upon failure so to do, the Board may pay such assessment or compensation to the Workplace Safety & Insurance Board, and deduct or collect such expenses under the provisions of article 48 entitled "Monies Due the Board of Management of the Toronto Zoo". The Contractor shall, at the time of entering into any contract with the Board, make a statutory declaration that all assessments or compensation payable to the Workplace Safety & Insurance Board have been paid, and the Board may, at any time during the performance or upon the completion of such contract, require a further declaration that such assessments or compensation have been paid.

23.6 The Contractor shall, at all times, be subject to and observe all rules and regulations which are or may, from time to time be imposed by law, as related to all branches of the work under Contract.

23.7 The Contractor shall, from time to time, adopt such approved construction or operating methods in carrying out the work as may be called for due to changing conditions which may be encountered during the progress thereof.

24. INSURANCE

24.1 The Contractor shall, at his/her own expense obtain and, until the work is fully complete maintain, broad-scope insurance coverages of the types provided for in sub-articles 24.3 to 24.5 hereof, satisfactory to the Chief Operating Officer as to form and substance, conforming in the case of sub-articles 24.3 and 24.4 with the indicated policy form of the Canadian Construction Documents Committee (CCDC), its equivalent or better subject to such modifications therein to cover unusual aspects of the work, working conditions or other circumstances as may be specified elsewhere in the Contract.

24.2 The Contractor shall, for each coverage, select the insurer, but shall at the request of the Chief Operating Officer, acting reasonably, replace any original or replacement coverage proposed or provided by the Contractor, with coverage through another insurer selected by the Contractor.

24.3 Liability Insurance (CCDC Form 101) on a wrap up basis shall be in the joint names of the Contractor and the "Board of Management of the Toronto Zoo", the architect, engineer, consultants and all sub-contractors in an amount not less than **TWO MILLION DOLLARS ($2,000,000.00)** or such greater amount as is specified elsewhere in the Contract, less any deductible amount acceptable to the Chief Operating Officer, with the following provisions:
(i) non-owned automobile liability coverage for the Board with respect to all licensed vehicles owned by the Contractor or engaged in any manner by the Contractor in carrying out the work;

(ii) availability of the proceeds to satisfy firstly any claim against the Board by third parties and then any claim by the Board against the Contractor;

(iii) naming the City of Toronto and the Toronto & Region Conservation Authority as additional insureds;

(iv) such insurance shall include Completed Operations coverage for a period of not less than twelve (12) months from the date of the Certificate of total Performance of the Work and shall be primary insurance before any other insurance available to the Board.

24.4 Builder's Risk Insurance (CCDC Form 201) and Boiler and Machinery Insurance (CCDC Form 301) on a wrap up basis covering the work shall be in the joint names of the Contractor and the "Board of Management of the Toronto Zoo", the architect, engineer, consultants and all subcontractors in an amount not less than the full value of the work from time to time less such items as are in the opinion of the Chief Operating Officer inappropriate, and less any deductible amount acceptable to the Chief Operating Officer, with loss payable, on behalf of all insured parties, to the Board, who shall deal with the proceeds as provided in sub-article 24.8 hereof.

24.5 Deleted, not required.

24.6 The Contractor shall on execution of the Contract provide to the Chief Operating Officer for permanent retention by him, an original or certified copy of each policy of insurance or Certificates of Insurance in a form acceptable to the Chief Operating Officer referred to in sub-articles 24.3, 24.4 and 24.5 hereof, and every required renewal or replacement thereof.

24.7 Any premium(s) due on the policies to be provided by the Contractor under this article 24 but not paid by the Contractor may be paid directly to the insurer(s) by the Board who shall be entitled to deduct same from any other monies due to the Contractor by the Board under this Contract or otherwise.

24.8 The Contractor shall see to repair or replacement of any part of the work damaged or destroyed prior to completion and acceptance of the work, in accordance with the terms and conditions of the Contract, subject to such extension of the time for completion of the work as the Chief Operating Officer may deem appropriate in the circumstances, and all monies received by the Board under the coverage referred to in sub-article 24.4 hereof shall then be paid to the Contractor in the required amounts, in accordance with the Chief Operating Officer's certificate(s) pursuant to article 43.

24.9 Deleted, not required.

24.10 The provisions of this article 24 shall in no way limit the requirements and obligations imposed on the Contractor elsewhere in the Contract, nor relieve the Contractor from compliance therewith and fulfillment thereof.

25. NIGHT, SATURDAY, SUNDAY AND HOLIDAY WORK

25.1 Provided that the Contractor is advised in the Information for Tenderers that night, Saturday, Sunday or holiday work may be required in the Contract, the Chief Operating Officer may, where
he deems it necessary to speed up the work or deems it necessary or expedient in order to preserve and maintain in traffic over or on any street or road, or to restore utility service, order any work to be carried out in whole or in part at night or on a two or three shift basis, or on Saturday, Sundays or holidays, and the Contractor shall have no claim for extra compensation in respect thereof.

25.2 Except in the case of an emergency, no work shall be undertaken at night or on Saturday or Sundays without the consent in writing of the Chief Operating Officer.

25.3 The Contractor shall, as far as possible, refrain from work on days which are legal holidays in the Toronto area, and if he/she desires to work on any such holiday, he/she shall notify the Chief Operating Officer in writing at least four (4) days in advance of such holiday of his/her intention to work, stating the areas where the work will be conducted.

25.4 If the Contractor fails to give such notice in advance of any holiday, such failure shall be considered as an indication that no work requiring the presence of an authorized representative is to be done by the Contractor on such a holiday.

26. NOTICE TO CONTRACTOR

26.1 Any notice or communication to the Contractor shall be deemed to be well and sufficiently given and served if handed to the Contractor or any of his/her clerks or agents, or if posted or sent to the address given in his/her Tender for the work, attached hereto, or to his/her domicile or usual place of business, or to the place where the work is to be or is being carried on, or if posted to or left at his last known address; and any papers so left, sent or addressed shall be considered to be, and to have been, legally served upon the Contractor.

26.2 In any written or printed notice to the Contractor in respect of general, special, or other repairs, or of any work of any nature required to be done under any of the provisions of the Contract, or of any other matter, it shall not be obligatory upon the Chief Operating Officer to specify minutely or in detail everything required, nor to specify by measurement the exact extent thereof, or the precise spot or spots where the work or material may be defective or faulty, or where any of the requirements of the Specifications have not been observed; but a reference in such notice to the clause or clauses bearing upon the matter, and a description of the locality in general terms, and sufficiently clear, in the opinion of the Chief Operating Officer, to indicate where the defect or trouble exists, shall be deemed to be, and shall be, ample notice.

27. NOTICE TO THE BOARD

27.1 Any notice or communication to the Board shall be deemed to be well and sufficiently given and served if handed to the Chief Operating Officer or his authorized representative or forwarded by registered mail to the Chief Operating Officer at 361A Old Finch Ave., Scarborough, ON. M1B 5K7.

28. GUARANTEED MAINTENANCE

28.1 The Contractor undertakes that after making proper allowances for ordinary wear and tear, for a period of twenty four (24) months from the date of completion of the work as shown on the Full Completion Payment Certificate referred to in article 43.8 or on the Final Payment Certificate referred to in article 43.10, whichever is applicable, the work shall be maintained at the sole expense of the Contractor in such condition as will meet with the approval of the Chief Operating Officer; and that he/she will, at his/her own cost, upon being required by the Chief Operating Officer.
Officer, make good in a permanent manner satisfactory to the Chief Operating Officer, any defects therein.

28.2 If the Contractor fails to comply with the directions of the Chief Operating Officer, the latter may, after giving the Contractor twenty-four (24) hours' written notice, perform the necessary work, and the whole cost, charge and expenses so incurred may be deducted or collected by the Board, as provided in article 48 entitled "Monies Due the Board of Management of the Toronto Zoo".

29. **SURETY AND BONDS**

29.1 The Contractor shall provide the Board of Management of the Toronto Zoo with:

(i) a Performance Bond to secure the due and proper performance by the Contractor of his/her obligations under the Contract; and

(ii) a Payment Bond to secure:

   (a) the due and proper payment of those having direct Contracts with the Contractor for labour, material and/or services;

   (b) removal of registered lien claims and certificates of action from the title of the lands on which the work or any part thereof is performed;

   (c) full reimbursement of the Board for all liability and payments to those referred to in sub-clause (a) hereof in connection with the Contract, each in favour of the Board, in an amount equal to 50% of the Contract Price and in a form satisfactory to the Board Solicitor, and in each of which the obligors are the Contractor and a Guarantee Surety Company authorized by law to carry on business in the Province of Ontario, having an office in the City of Toronto Area, unobjectionable to the Chief Operating Officer and not insolvent, bankrupt, in receivership or the subject of insolvency, bankruptcy, receivership or winding-up proceedings.

29.2 The Contractor may, in lieu of the said bonds, supply a cash deposit equal to the Contract Price, to the Board or other securities approved by him/her and in his/her opinion equivalent in net market value to that amount.

29.3 The expense of preparing the Contract shall to be paid by the Board but the expense of getting the Contract and Performance and Payment Bonds executed, if any, shall be borne by the Contractor.

30. **COMMENCEMENT AND COMPLETION OF WORK**

30.1 The work shall not be commenced, nor shall any material be procured, until the Contractor has signed the Contract, and obtained or received a written order, or orders, to commence the same, signed by the Chief Operating Officer; and it shall thereupon be commenced within seven (7) days and continuously carried on to completion, (subject as herein provided), and shall be completed and full possession thereof given the Board within the period provided herein, counting from the date of order to commence, an extension of time, in writing shall be allowed by the Chief Operating Officer, in which case it shall be carried on to completion, and possession given to the Board within the additional period so allowed.
30.2 **THE WORK AND EVERY PART THEREOF SHALL BE COMPLETED BY THE CONTRACTOR WITHIN/BY FRIDAY, 2018-12-21. FOLLOWING RECEIPT OF NOTICE TO COMMENCE WORK FROM THE CHIEF OPERATING OFFICER.**

Construction is expected to commence ASAP after PO is issued and is expected to be complete by Friday, 2018-12-21. The contractor is to provide a preliminary construction schedule with their tender submission.

30.3 **In the event of delay caused by strikes or combinations on the part of the workers employed, or by any act of the Council of the Board or from such other cause as, in the opinion of the Chief Operating Officer, the Contractor cannot reasonably be held responsible for, or, in the event of extra or additional work being ordered by the Chief Operating Officer, the Chief Operating Officer may allow such additional time for completion as he may deem fair and reasonable, provided the Contractor applies in writing for an extension of time at the time such delay occurs, or such extra or additional work is ordered, and satisfies the Chief Operating Officer that he/she is justly entitled to a further time allowance.**

30.4 **Notwithstanding the time allowed for completion, should the rate of progress of construction be unsatisfactory, or should unnecessary interruption occur in the continuous prosecution of the works, in the opinion of the Chief Operating Officer, the full amount of inspection costs and the cost of other supervision shall, for such period of unsatisfactory progress, be deducted from any monies due the Contractor under the Contract.**

30.5 **No progress or interim estimate or certificate shall release the Contractor or his/her surety from any responsibility, or be taken as evidence of any such release, or as an acceptance of any work or material, or as a waiver of any condition of the Contract.**

30.6 **The whole work and every portion and detail thereof shall, during construction, be protected by the Contractor from damage from any cause whatsoever, and shall at time of such completion, be put and left by the Contractor in good and satisfactory condition, finished in all respects, and at that time, must be fully up to the requirements of the Contract in every particular.**

At the time of completion of the work, the Contractor shall ensure that

(i) **all surplus and refuse material and rubbish are removed from the vicinity of the works in accordance with article 20.5;**

(ii) **the premises are left in a neat and tidy condition;**

(iii) **all damage to adjacent property, pavements, foot-walks, beaches, boulevards and sodding, or other things, injured or interfered with by the Contractor, his/her Sub-contractors or their workers, are made good; and**

(iv) **every other requirement of the Contract has been complied with.**

30.7 **In case the Contractor fails to finish the work properly and fully, and as required, or in case the work, or any part thereof, is taken out of his/her hands, as provided in these General Conditions, the Chief Operating Officer may proceed to finish the work for him/her, as his agent in this respect, and at his/her expense, or proceed, as provided in article 50 entitled "Forfeiture of Contract".**
30.8 The Contractor recognizes and agrees that the Zoo will suffer financial loss if Substantial Performance of the Contract is not attained within the time specified in this Contract. The Contractor also recognizes the delays, expenses and difficulties involved in proving the actual loss suffered by the Zoo if Substantial Performance of the Contract is not attained on time. Accordingly, instead of requiring any such proof, the Contractor agrees that as liquidated damages for delay (but not as penalty) the Contractor shall pay to the Zoo the sum of $100 per day as liquidated damages for each and every calendar day’s delay from the specified time for the attainment of Substantial Performance of the Contract until Substantial Performance of the Contract is attained, and it is further expressly acknowledged and agreed by the Contractor that:

(i) this amount is a reasonable estimate of the actual damage that will be incurred by the Zoo due to any failure to attain Substantial Performance of the Contract within the time required by this Contract;

(ii) the Zoo may deduct the amount due under this section from any monies that may be due or payable to the Contractor, whether under this Contract or any other agreement; and,

The liquidated damages provided for in this section shall be without prejudice to any other remedy to which the Zoo is entitled at law or in equity.

31. ALTERATIONS, EXTRAS, DEDUCTIONS AND CLAIMS

31.1 The Chief Operating Officer shall have the right

(i) to make or order any alterations or changes such as he may deem advisable at any time before or during the prosecution of work, in any line, grade, plan or detail thereof;

(ii) to suspend or omit any portion of the work;

(iii) to increase or decrease the dimensions of any part of the work;

(iv) to vary the work in any other way;

(v) to order any additional or extra work to be done or additional or extra materials to be furnished, and the Contractor shall in pursuance of written orders of the Chief Operating Officer, to that effect, proceed with, carry out and execute the works as directed, and shall supply such additional materials and do such additional or extra work in pursuance of such orders.

31.2 In each and every case where additional or extra work or material is ordered by the Chief Operating Officer to be done or supplied, the contractor shall, before commencing any such work or procuring any such material, obtain from the Chief Operating Officer, a written order therefore, stating that the same is an extra and will be paid for as such and also clearly defining the nature of such extra work or material, and the amount the Contractor is to receive therefore.

31.3 The amount which the Contractor is to receive pursuant to sub-article 31.2 hereof (hereinafter called “the Extra Price”) shall be arrived at in each case as follows:

(i) to the extent that Unit Prices provided for in the Contract are applicable to the additional or extra work or material (hereinafter collectively referred to as "Extras") the Extras Price shall be calculated from such Unit Prices without negotiation;
(ii) to the extent that Unit Prices as aforesaid are inapplicable to the Extras and the Chief Operating Officer is of the opinion that the nature or scope thereof is not indeterminate, the Extras Price shall be as is mutually agreeable to the Chief Operating Officer and the Contractor, and the following procedure shall govern establishment of the Extras Price:

(a) the Contractor shall provide the Chief Operating Officer with a written lump sum quotation (from the Contractor if the Extras are to be performed by the Contractor, otherwise from the Sub-contractor or Sub-sub-contractor by whom the Extras, excluding HST and any markup are to be performed) showing the amounts to be charged for labour, materials and services for the Extras. The Chief Operating Officer has the right to accept or reject the quotation submitted by the contractor or request that a revised quotation be submitted;

(b) the amount shown in Chief Operating Officer’s written order for the extras shall be the agreed lump sum price. No further mark-up will be applied regardless of the extent to which the work is performed or sublet to others.

(iii) to the extent that no Unit Prices as aforesaid are applicable to the Extras, and the Chief Operating Officer is of the opinion that the nature or extent thereof is indeterminate, the Chief Operating Officer may require the Contractor by written order to perform the extra work on a Cost-Plus basis, and the Contractor shall so perform such work for an Extras Price calculated in accordance with the provisions in that behalf set out at the end of this article 31.

31.4 Where the Contractor contemplates doing or supplying any work or material which is not ordered to be done by the Chief Operating Officer and which he/she considers to be extra or beyond the requirements of the Contract and upon which he/she intends claiming any extra or additional payment, he/she shall notify the Chief Operating Officer in writing of his/her intention to commence work thereon or delivery thereof so that a proper account or record of the same may be kept by the Chief Operating Officer, and the Contractor shall have no claim for any work done or material supplied prior to such notification.

31.5 Nothing herein contained is to preclude the Board or Chief Operating Officer from having any extra or additional or other work done by the Board workers or other parties, in the event of satisfactory arrangements therefor not having been concluded between the Chief Operating Officer and the Contractor, or for any other sufficient reason, in the opinion of the Chief Operating Officer.

31.6 If any work, labour or material which the Contractor was required to perform or supply under the Contract is directed by the Chief Operating Officer to be changed or omitted, whereby a lesser quantity of work, labour or material is performed or supplied, then the Chief Operating Officer may deduct from the Contract price the value of any work, labour or material not required to be performed or supplied, ascertained in accordance with the schedule set out in the Tender for the work and/or as determined by the Chief Operating Officer.

31.7 All claims of every nature, which the Contractor may have in respect of this Contract or work done thereunder, are to be summarized and submitted by him (in duplicate) to the Chief Operating Officer, together with his/her full account for the work, at the time of completion, and he/she shall make no claim of any nature afterwards; and no claim not then made, or allowed by the Chief Operating Officer, shall be sustainable, and no action or suit shall be commenced by either party to the Contract until after the Substantial Performance Payment Certificate referred to in article 43.6
has been signed by the Chief Operating Officer, provided that the signing of such Certificate shall not be withheld except for reasonable cause.

31.8 If the Contractor neglects or fails to observe fully and faithfully sub-articles 31.1 to 31.7 hereof, he shall forfeit all right to payment for any work covered thereunder, which he/she otherwise might have had, and shall not make any claim in respect thereof; and if made, the Board Zoo may reject the same as invalid, and he /she shall not have any right of recovery in respect thereof, at law or otherwise, unless he/she shall have obtained the consent of the Chief Operating Officer in writing to his/her making such claim.

31.9 Any extra work ordered by the Chief Operating Officer to be done through change order process. An approved change order and Purchase Order are to be issued to the contractor prior to starting any work associated with the extra. Cost-plus basis shall be undertaken by the Contractor, upon receipt of a written order so to do, who shall be paid in accordance with the following provisions:

(i) Cost of Labour - shall include the amount of wages, salary and payroll burden paid or incurred directly by the Contractor to or in respect of labour and supervision by foremen actively and necessarily engaged on cost-plus work based on the recorded time and hourly rates of pay for such labour and supervision, but shall not include any payment or costs incurred for general supervision, administration or management times spent on cost- plus work or any wages, salary or payroll burden for which the Contractor is compensated by any payment made by the Board for equipment.

(ii) Payroll Burden - shall be the payments in respect to Workplace Safety & Insurance, vacation pay, employment Insurance, liability insurance, sickness and accident insurance, pension fund and such similar payments as the Chief Operating Officer may approve;

(iii) Cost of Material - shall be the cost of material purchased by the Contractor for the cost-plus work as shown by itemized invoices valued at current prices;

(iv) Contract Governs - cost-plus work performed by the Contractor under this sub-article 31.9 shall be subject to all the terms, conditions, specifications and provisions of the Contract;

(v) Daily Records - daily work records, as reported in the Inspector’s Daily Report Form and prepared by the Chief Operating Officer or his authorized representative, reporting the labour and equipment employed and material used on each cost-plus project, shall be reconciled with and signed by the Contractor’s representative each day;

(vi) Terms of Payment Labour and Supervision - the Board shall pay the Contractor for labour and supervision employed on cost-plus work at the rate of 115% of cost of labour for the first $1,000.00 of work and 115% on the remainder;

(vii) Terms of Payment Material - the Board shall pay the Contractor for new material used in cost-plus work at the rate of 110% of the cost of material, but material originally supplied and subsequently salvaged by the Contractor in re-usable condition shall be accepted by the Contractor and 50% of the cost of salvaged new material shall be payable to the Contractor;

(viii) Terms of Payment Sub-Contractors - where labour, services or other work is performed in respect of the cost-plus work for or in behalf of the Contractor by others, payment shall be based on the actual cost invoiced, excluding HST and markup, to the Contractor plus 5%
thereof where the work is performed by a Sub-contractor named in the Contract, and plus 10% if the Sub-contractor is not named in the contract;

(ix) Terms of Payment Equipment - any period of time during which equipment is actively engaged in performing cost-plus work or being moved to the work site under its own power shall be considered working time for which the Board shall pay the Contractor the current Board rate as determined by the Chief Operating Officer;

(x) Terms of Payment Equipment Standby Time - a period of time, or part thereof, which is not herein considered working time, and during which the equipment is required to remain on the site of the cost-plus work shall be considered standby time and the Board shall pay for that portion of standby time, which together with the working time does not exceed 10 hours in any one working day, at the rate of one-third of the City of Toronto rate;

(xi) Terms of Payment Personnel Standby Time - the wages, salary and payroll burden of the operator or operating crew who cannot be otherwise employed during standby time shall be included in the cost of labour;

(xii) Terms of Payment Float Time - when equipment is being transported by float within the limits of the Contract, to or from the site of the cost-plus work, payment shall be made by the Board only in respect of the float, but the Chief Operating Officer shall negotiate payment for transporting equipment from sources outside the limits of the Contract;

(xiii) Terms of Payment Rented Equipment - only equipment which is rented for the purpose of carrying out the cost-plus work shall be considered to be rented equipment and payment therefor shall be based on the actual cost to the Contractor plus 10% thereof provided that the rate and conditions of rental are reasonable, but notwithstanding any other provision of this sub-article 31.9 no payment shall be made to the Contractor for or in respect of hand tools or equipment which are tools of the trade;

(xiv) Contractor to Submit Invoice - the Contractor shall submit to the Board a separate invoice in triplicate for each cost-plus work project within thirty (30) days of the completion of the project, setting out the order number, dates of the work, and separate itemizations of labour, material, and equipment and having attached thereto receipted invoices for materials, rented equipment, and other charges incurred by the Contractor on the cost-plus work;

(xv) Only Basis of Payment of Cost-Plus Work - except where there is agreement in writing from the Chief Operating Officer, the compensation as provided in this sub-article 31.9 shall be accepted by the Contractor as compensation in full for cost-plus work.

32. SUSPENSION OF WORK

32.1 The Chief Operating Officer may for reasonable cause, by an order in writing, at any time, stop or suspend any part of the work, or direct any portion to be commenced or completed in priority to any other part or portion, or may cancel the order to proceed with the work, or with any part thereof, and the Contractor shall not be entitled to any additional payment for anticipated profit, or for damages or otherwise, howsoever, by reason of such order.
32.2 When in the opinion of the Chief Operating Officer, for any reason it is deemed advisable to
discontinue the work, or any part thereof for the winter, the Contractor must, on notice from the
Chief Operating Officer forthwith place the work in proper and satisfactory condition for the
accommodation of the public, and for its effectual protection against damage from rain, snow, frost,
ice, or other causes, and must so maintain it.

32.3 When work is ordered or permitted by the Chief Operating Officer to be done during freezing
weather, the Contractor shall provide the necessary means for heating, and all the materials
required in the work shall be heated.

32.4 Unless otherwise directed in writing by the Chief Operating Officer, all masonry, concrete,
painting, roadway and other work liable to be injuriously affected by frost, or which cannot in the
opinion of the Chief Operating Officer, be satisfactorily proceeded with because of the condition of
the weather, must be put in proper and satisfactory condition and be carefully and well protected
from damage by frost at all times, all at the cost and expense of the Contractor.

33. SUBLETTING

33.1 The Contractor shall keep the work under his/her personal control.

33.2 Every Contractor who proposes to sublet any portion of the work must have completed the
respective page or pages supplied in the Tender Form giving a complete list of the names and
addresses of the persons, firms or corporations to whom he/she proposes to sublet and the portion
of the work which he proposes to sublet to each.

33.3 After award of the Contract, the Contractor shall not sublet any portion of the work to any Sub-
contractor not named in his/her Tender Form as aforesaid without the consent of the Board.

33.4 The fact that the Contractor is permitted to sublet any portion of the work as aforesaid shall not,
however, relieve him/her of any responsibility for the proper commencement, execution and
completion of the work according to the terms of the Contract, and the Contractor shall be fully
responsible for the Sub-contractor and his work and acts, and shall, either in person or through an
accredited agent, receive all notices, communications, orders, instructions, or legal service; as if
he/she were performing the work with his/her own plant and his/her own men/women.

33.5 Sub-articles 33.1 to 33.4 hereof shall not apply to the furnishing of material for the different parts
of the work, for which material; however, the Contractor will be held strictly responsible, and no
excuse for the quality of material or for the non-delivery in good time by any Sub-contractor, as
affecting the progress of the works, will be entertained.

34. USE OF HYDRANTS AND WATER

34.1 Necessary arrangements for the supply of water shall be made by the Contractor with the proper
officials of the area municipality or other municipality involved and any charges which may be
made by the area municipality or other municipality for the use of water shall be paid by the
Contractor, except as provided hereunder.

34.2 If required by the area municipality or other municipality, a meter shall be installed to measure
water supplied.
34.3 The Contractor shall comply with the regulations of the respective area municipalities or other municipalities regarding the use and care of hydrants and any damage to hydrants caused by the Contractor's operation shall be his/her responsibility, but if the Contractor fails to make good such damage, the Board will effect the necessary repairs and retain the cost from any monies due the Contractor.

34.4 Before final payment is made by the Board the Contractor shall satisfy the Chief Operating Officer that all accounts for water have been paid.

34.5 The Chief Operating Officer may order the installation of a meter, and if so installed, or if the Contractor has installed one without such order, then, from the date of installation, all water supplied the Contractor through the meter, for any purpose, will be charged for at the meter rates provided by the area municipality or other municipality supplying it.

34.6 The Board shall bear all charges for all water used in the testing and chlorination of water works installations.

35. **SURVEY STAKES, LINES AND LEVELS**

35.1 The Chief Operating Officer shall furnish all surveys, unless otherwise specified.

35.2 The Contractor shall give the Chief Operating Officer at least 36 hours' notice in writing before requiring any levels, lines or stakes, on any portion of the work, and he/she shall clearly state in such notice the exact locality or localities where such are needed for immediate use.

35.3 The Contractor shall satisfy himself/herself, before commencing work at any point, as to the meaning and correctness of all stakes and marks, and no claim will be entertained by the Board for, or on account of, any alleged inaccuracies, or for alterations subsequently rendered necessary on account of such alleged inaccuracies, unless the Contractor notifies the Chief Operating Officer thereof in writing, before commencing to work therefrom.

35.4 The Contractor shall be responsible for the preservation of all stakes and marks in their proper positions and if any of them are disturbed, lost or destroyed, after having once been given, he/she shall at once notify the Chief Operating Officer in writing, and all expenses incurred by the Board in replacing the same shall be charged against the Contractor and deducted or collected, as provided in article 48 entitled "Monies Due the Board of Management of the Toronto Zoo".

35.5 Since the stakes and marks set will not in all cases represent all the grades, levels, lines and angles, or changes of surface, lines or levels, in the finished work, the Contractor shall see that they are taken and read correctly in connection with the Plans, Details, Specifications, and directions of the Chief Operating Officer, and if he discovers or suspects any errors in the same, he shall at once discontinue work until such errors are investigated and rectified; but no claim shall be made or allowed on account thereof, or on account of any delay occasioned thereby.

35.6 All work shall conform to the lines and levels given by the Chief Operating Officer, and shall be built in accordance with the Plans and directions given from time to time by him, subject to such modifications and additions as shall be deemed necessary by him during its execution; and in no case shall any work in excess of the requirements of the Plans and Specifications be paid for unless ordered in writing by him.
35.7 Any work done without lines, levels and instructions having been given by the Chief Operating Officer, or without the supervision of an Inspector, shall not be estimated nor paid for, and work so done shall be removed and replaced at the Contractor's sole cost and expense.

35.8 The contractor shall arrange for subsurface utility locates and co-ordinate these with the Chief Operating Officer.

36. ASSISTANCE

36.1 The Contractor shall furnish the Chief Operating Officer, or any of his assistants, with any reasonable help which he or they may require at any time in driving stakes or in setting out the work and shall furnish the said parties, or any of the Inspectors, at all times, with convenient means of access to all parts of the work, and with all required assistance to facilitate thorough examination of the same, and inspection, culling and removal of doubtful or defective materials, and for any other purpose required in connection with the said works or in the discharge of their respective duties, for which services no additional allowance will be made.

37. CONVENIENCES

37.1 The Contractor shall provide, and properly maintain in clean condition, modern and convenient privy or water closet accommodation for his/her workers so that they shall not be a source of inconvenience, complaint or nuisance to the public, or to residents in the vicinity of the work.

37.2 From the first of November to the first of April, the Contractor shall provide, at his own expense, an adequate, warm, comfortable shelter, accessible during the noon hour and inclement weather, to all the workers employed on the work, and its location shall be approved by the Chief Operating Officer.

38. OWNERS' RIGHTS

38.1 The Contractor shall afford all necessary and reasonable facilities to the Board, or any of its employees or workers, as well as to any third party owning or operating any railway, tramway, vessels, wires, pipes or conduits, or other works or property, on, along, or near, the line of the work, or in its vicinity, he/she shall notify all such third parties before interfering with any of their property, rights, or privileges, and shall work in harmony with them as far as he/she possibly can, otherwise he shall notify the Chief Operating Officer, in writing, of his/her failure to do so, or of any difficulty that may at any time arise which he/she may be unable to overcome, in which case the Chief Operating Officer shall deal with the matter as in his judgment may seem right and proper, and the Contractor shall abide by the decision and direction of the Chief Operating Officer.

38.2 Any property of such third parties which the Chief Operating Officer orders to be moved by the Contractor, must be handled with care and must be neatly piled up and preserved free from injury or loss, and must be properly and satisfactorily replaced if so required under any of the provisions of the Contract, all at the Contractor's sole expense and to the satisfaction of the Chief Operating Officer.

38.3 The Chief Operating Officer shall have the right, at any time before, during the construction or after the completion of the work, to open up any portion of the work or the ground or roadway, or to grant permission for such opening to be made or left by the Contractor, as he, the said Chief Operating Officer, may deem advisable, for the purpose of examining, repairing or laying any water, gas or other pipe, sewer, drain, track or other underground or surface construction, or to
cause any such work as he may deem necessary or advisable to be done, and such permission, or the exercise of such rights, either by the Chief Operating Officer or by any other person or corporation having the requisite authority (either statutory or otherwise), shall not relieve the Contractor from any of his/her responsibilities or obligations, nor shall the opening up of any portion of the work for these or any other purposes, or by any other parties, relieve the Contractor of such responsibilities or obligations, except only for the portion of the work actually torn up and destroyed, and then only in case the Contractor applies in writing for such relief at the time the work is being done, or within ten (10) days afterwards, and can demonstrate to the satisfaction of the Chief Operating Officer, that such relief should be granted.

38.4 The Contractor shall not enter upon or occupy with men, tools, or materials of any nature, any lands outside of the public streets and roadways and the right-of-way shown on the Plans, except after consent has been received by him/her from the proper parties, and a certified copy of such consent has been furnished to the Chief Operating Officer.

38.5 The Board of Management of the Toronto Zoo and its engineers, agents and employees may at any time and for any purpose enter upon the work and premises used by the Contractor, and the Contractor shall provide proper and safe facilities therefor.

38.6 Other contractors shall have the right, when so authorized in writing by the Chief Operating Officer, to enter upon the work and the premises used by the Contractor for all purposes which may be required by their contracts.

38.7 Any differences or conflicts which may arise between the Contractor and other contractors in regard to their work shall be determined and adjusted by the Chief Operating Officer.

38.8 The Contractor shall furnish proper facilities by means of ladders or otherwise to secure convenient access to all parts of the work, as may be required by the Chief Operating Officer.

39. FAIR WAGE POLICY (extracted from Schedule A of the City of Toronto Municipal Code, Chapter 67)

39.1 Definitions

As used in this Fair Wage Policy, the following terms have the meaning indicated:

**CONTRACT** – A legal, business agreement between the City of Toronto and the Contractor to perform work or services or in the provision of materials and supplies.

**CONTRACTORS** – The prime contractor with the City of Toronto performing work or services in the execution of the Contract.

**FAIR WAGE SCHEDULE** – Stipulated rates of pay for different classifications of work produced and obtainable from the Fair Wage Office.

**FIELD WORK** – All work in performance of the Contract that is not shop work.

**FRINGE BENEFITS** – Includes such benefits as company pension plans, extended health care benefits, dental and prescription plans, etc. It does NOT include legislated payroll deductions such as C.P.P., E.H.T., W.S.I.B. or E.I.C.
NON-COMPLIANCE – The occurrence of any of the following conditions:

(a) Contractor fails to co-operate with the Manager, Fair Wage Office in fulfilling his/her responsibilities under the Fair Wage Policy and the Labour Trades Contractual Obligations in the Construction Industry.

(b) Sub-contractor fails to co-operate with the Manager, Fair Wage Office in fulfilling his/her responsibilities under the Fair Wage Policy and the Labour Trades Contractual Obligations in the Construction Industry.

(c) Contractor or Sub-contractor has been found in violation of the Fair Wage Policy (non-compliance applies to both Contractor and Sub-Contractor).

(d) Contractor has been found in violation of the Labour Trades Contractual Obligations in the Construction Industry.

(e) Sub-contractor has been found in violation of the Labour Trades Contractual Obligations in the Construction Industry.

SHOP WORK – Any work in performance of the Contract that is done in or at any factory, foundry, shop or place of manufacture not located at or upon the site of the work, and not operated solely for the purpose of the work.

SUB-CONTRACTORS – Any agent of the prime contractor or any Sub-contractor hired to perform any of the work or services in the execution of the Contract.

WAGES or RATE OF WAGES – Includes the hourly rate, vacation and holiday pay and any applicable amount for fringe benefits shown in the current Fair Wage Schedule, to be paid to the worker as part of the worker’s wages or for the worker’s benefit provided for in any collective agreement applicable to that worker.

WORKERS – Includes mechanics, workers, labourers, owners and drivers of a truck or other vehicle employed in the execution of the Contract by the Contractor or by any Subcontractor under them and clerical staff.

39.2 Purpose and History, Fair Wage Policy.

(i) The Fair Wage Policy has a central principle the prohibition of the City doing business with Contractors, Sub-contractors and suppliers who discriminate against their workers.

(ii) Originally implemented in 1893 to ensure that contractors for the City paid their workers the union rates or, for non-union workers, the prevailing wages and benefits in their field, the Fair Wage Policy has expanded over the years to other non-construction classifications such as clerical workers.

(iii) The Policy also requires compliance with acceptable number of working hours and conditions of work in order to protect the rights of workers.

39.3 Intent, Fair Wage Policy.

The intent of the Fair Wage Policy can be summarized as follows:

(i) To produce stable labour relations with minimal disruption.

(ii) To compromise between the wage differentials of organized and unorganized labour.

(iii) To create a level playing field in competitions for City work.
To protect the public; and
(v) To enhance the reputation of the City for ethical and fair business dealings.

39.4 Establishment of Rates.

(i) Establishing fair wage rates and schedules are intended to minimize potential conflicts between organized and unorganized labour in the tendering and awarding of civic contracts.

(ii) Fair Wage rates are established through discussion with employee and employer groups and associations (having both union and non-union members).

(iii) These rates are reviewed by the above-noted groups and are recommended to Council, by the Manager, Fair Wage Office for approval on a regular basis.

(iv) Certain designated construction related rates are based on the lowest rate established by collective bargaining, while the wage rates for other classifications are based on market and industrial surveys in accordance with the prevailing wages for non-union workers in the geographic area.

(v) Similarly, the City encourages contractors to hire and train apprentices under approved programs.

(vi) In this regard, guidance on appropriate fair wage rates (including an appropriate factor for apprenticeship programs for construction related trades) will be sought from employee and employer groups as part of establishing Fair Wage Schedules.

39.5 City of Toronto Council References.

(i) City of Toronto Council, by the adoption of Corporate Services Committee Report No. 13, Clause No. 1, as amended, at its meeting of October 1 and 2, 1998, directed that the Fair Wage Policy of the former Municipality of Metropolitan Toronto be adopted for all City Departments, Agencies, Board and Commissions and replace all existing fair wage policies of the former local municipalities.

(ii) City of Toronto Council, by the adoption of Administration Committee Report No. 7, Clause No. 1, as amended, at its meeting of June 18, 19 and 20, 2002, directed that certain changes be made to the Fair Wage Policy and Procedures.

(iii) City of Toronto Council, by the adoption of Administration Committee Report No. 5, Clause No. 2, as amended at its meeting of June 24, 25 and 26, 2003 directed that certain further changes be made to the Fair Wage Policy and Procedures, and to the Fair Wage Rate Schedule.

39.6 Application.

(i) The provisions of the Fair Wage Policy apply equally to contractors and all sub-contractors engaged in work for the City of Toronto. It is understood that contractors cannot sub-contract work to any sub-contractor at a rate lower than called for in the Fair Wage Policy. Contractors or general contractors will be responsible for any violations or non-compliance issues arising from the engagement of any sub-contractor on City work.

(ii) The fair wage rates do not apply to small businesses, typically those with owner-operators, or partnerships, or principals of companies as long as they undertake the work themselves.

(iii) It should be noted that under the above City of Toronto Council Reference authorities, the conditions of the Fair Wage Policy cannot be waived, unless authorized by Council to do so.
39.7 Contractor and Sub-contractor Responsibilities.

(i) The contractor or sub-contractor shall not discriminate against workers or applicants for employment as workers because of race, creed, colour, national origin, political or religious affiliation, sex, sexual orientation, age, marital status, family relationship or disability.

(ii) The contractor shall at all times comply with the *Occupational Health and Safety Act* and its regulations and take every precaution reasonable in the circumstances for the protection of workers. If the contractor sub-contracts any or all of the work or services to be performed, the contractor will ensure the sub-contractors are qualified to perform the work or services and comply with the *Occupational Health and Safety Act* and its regulations.

(iii) The contractor or sub-contractor shall pay or cause to be paid weekly or biweekly to every worker employed in the execution of the contract (and shall see that every owner of a truck or other vehicle employed by the contractor or by any subcontractor in the execution of the contract shall pay, or cause to be paid, weekly or biweekly to each of the owner’s drivers) wages at the following rates, namely:

(a) For workers employed in shop work:
   (1) the Union rate of wages in the particular district or locality in which the work is undertaken for any class or work in respect of which there is such Union rate; and
   (2) for any class of work for which there is no such Union rate, the rate of wages shall be the rate of wages, as determined by the Manager, Fair Wage Office prevailing in the particular district or locality in which the work is undertaken.

(b) For workers employed in field work:
   (1) where the contractor or sub-contractor is in contractual relationship with a Union recognized by the Ontario Labour Relations Board as the bargaining agent for the relevant workers, the applicable rate of wages set out in the collective agreement.
   (2) where there is no such contractual relationship, a rate not less than that set out for such work in the Schedule of Wage Rates filed by the Manager, Fair Wage Office, with the City Clerk of the Corporation after being first approved by Toronto Council (hereinafter called “the Fair Wage Schedule”); and,
   (3) for any class of work for which there is no rate, the rate of wages shall be the rate of wages, as determined by the Manager, Fair Wage Office, prevailing in the particular district or locality in which the work is undertaken.

(iv) The contractor and sub-contractor shall:

(a) At all times keep a list of the names and classifications of all workers employed in the work, the hourly rate and hours worked per day and a record of the amounts paid to each.

(b) From time to time, if demanded by the Manager, Fair Wage Office, furnish a certified copy of all paysheets, lists, records and books relating to the work and keep the originals thereof open at all times for examination by the Manager; and

(c) At all times furnish and disclose to the said Manager any other information respecting wages of workers that may be desired by the Manager in connection with the work.
(d) The Fair Wage Office will have the authority to request any information respecting wages of workers, names of workers, records of amounts paid to each, paysheets, original books, etc. that may be desired by the Manager in connection with a contract that has been substantially completed within the past six months.

(e) Failure to co-operate will be considered non-compliance with the Fair Wage Policy.

(v) The contractor or sub-contractor shall not compel or permit any worker engaged for the Work to work more than the number of hours per day and the number of hours per week set out in the Fair Wage Schedule for the particular type of work involved except in case of emergency, and then only with the written permission of the Commissioner or head of the Department having charge of the work or the person then acting as such.

39.8 Manager, Fair Wage Office, Responsibilities.

(i) In case of a jurisdictional dispute or dispute as to rate of wages to be paid under the contract or as to the amount to be paid to any worker, the decision of the Manager, Fair Wage Office, shall be final and binding upon all parties.

(ii) If the contractor or sub-contractor fails to pay any worker (or if any owner of a truck or other vehicle fails to pay any driver) wages at the rate called for in paragraph (D), the Corporation may charge an administrative fee not in excess of fifteen percent of the balance necessary to make up the amount that should have been paid from the contractor’s progress draw or holdback, and may pay the worker(s) directly for any back-wages owing directly from the contractor’s progress draw or holdback.

(iii) If the contract is to be for the purchase of supplies or materials to which the provisions in Subsection A7 respecting the rates of wages to be paid to workers engaged in shop work and field work do not apply, Toronto Council will, before awarding same, cause to be secured from the Manager, Fair Wage Office, a recommendation as to whether or not the tenderer or bidder maintains a fair wage level.

(iv) If a tenderer or bidder is found not to comply with the Fair Wage Policy the Manager may recommend the next lowest bidder for contract award in the following circumstances:

(a) an investigation is underway and the firm does not co-operate in providing timely information requested by the Manager, Fair Wage Office in fulfilling his/her responsibilities under the Fair Wage Policy and the Labour Trades Contractual Obligations in the Construction Industry and operationally, the provision of goods and/or services cannot be delayed.

(b) a contractor or sub-contractor is in violation of the Fair Wage Policy and has not paid restitution to its workers.

(c) a contractor or sub-contractor is unable to comply with the City of Toronto Labour Trades Contractual Obligations in the construction industry.

(v) Workers engaged in clerical office work are to be paid a rate of wages no less than the surveyed standard for each classification of worker for the particular industry at the time of tendering.

[vi] The contractor and sub-contractor MUST display legible copies of this “Fair Wage Policy” in a prominent position in his/her workshop(s), accessible to all employees.

(vii) The contractor shall attach to all accounts rendered for payment of money upon the contract, as requested by the Manager, Fair Wage Office and for the final account, a
declaration affirming that the requirements of the foregoing paragraphs have been fully complied with.

39.9 Disqualification Provisions

(i) When a contractor or any sub-contractor is found to be in non-compliance with the provisions of the Fair Wage Policy in two separate instances over a period of three years inclusive, the Manager, Fair Wage Office must report and may recommend to the Administration Committee that the said contractor or sub-contractor be disqualified from conducting business with the City for a period of two (2) years inclusive.

(ii) After the disqualifying period is over, the said contractor or sub-contractor will be placed on probation for the next contract year. If another non-compliance violation occurs, the Manager, Fair Wage Office must report and may recommend to the Administration Committee that the said contractor or sub-contractor be disqualified from conducting business with the City for an indefinite period of time.

(iii) All non-compliance activities (including firm names) and disqualification statistics will be reported to Council annually. Disqualified firms will be published on the City’s web site.

40. REMOVAL OF EMPLOYEES

40.1 Should any superintendent, foreman or worker employed on or about the work, or in connection therewith, give any just cause for complaint, of which the Chief Operating Officer shall be the sole judge, such person shall be removed from the work by the Contractor upon written instruction of the Chief Operating Officer.

41. CONDUCT AND CALIBRE OF WORKERS

41.1 The Contractor shall at all times enforce strict discipline and good order among his/her employees, and shall not employ on the work any unfit person or anyone not skilled in the work assigned to him/her.

42. BRIBERY

42.1 Should the Contractor or any of his/her agents give or offer any gratuity to or attempt to bribe any member of the Board of Management of the Toronto Zoo or City of Toronto Council, officer or employee of the Board of Management of the Toronto Zoo, the Board of Management of the Toronto Zoo shall be at liberty to cancel the Contract forthwith, or to direct the Chief Operating Officer to take the whole or any part of the works out of the hands of the Contractor, under the provisions of article 50, entitled "Forfeiture of Contract".

43. PAYMENTS

43.1 Subject to sub-article 43.14 hereof, the Contractor shall be entitled to receive monthly payments at the rate of 90% of the value of the work actually done, including materials supplied or placed, less all stipulated forfeitures and deductions, according to the estimate of the Chief Operating Officer. Contractor shall date applications for payment last day of each month and ensure amount claimed is for value, proportionate to amount of Contract, of Work performed and Products delivered to Place of Work at that date.
43.2 Submit to Consultant at least 14 days before first application for payment, schedule of values for parts of Work, identifying the complete works including each and every division of work, aggregating total amount of Contract Price, so as to facilitate Consultants evaluation of Contractors Applications for Payment.

43.2.1 Schedule of values shall follow the Contractors Breakdown of Application for Payment. Item number and Descriptions shall follow the specification sections and pricing forms.

43.2.2 Schedule of values must identify the complete works including each and every division of work, cash allowances, additional prices, change orders as approved, overhead costs and must total the approved contract value.

43.2.3 No payments will be made until a Schedule of Values is submitted in an approved format and approved by the Zoo and its Consultants.

43.3 Subject to sub-article 43.14 hereof, each monthly payment shall be made pursuant to and within fifteen (15) days after the issue of a Progress Payment Certificate which shall be prepared not later than ten days after the expiration of the monthly period in which Work proceeded, taking into account extras, alterations and deductions performed during such monthly period.

43.4 Each such Progress Payment Certificate shall be based on approximate estimates only and shall not be taken or construed as an acceptance of the Work so estimated, or as an admission that the Board of Management of the Toronto Zoo is in any way liable to the Contractor in respect thereof.

43.5 When payment is made to the Contractor on a Progress Payment Certificate, the Contractor shall promptly pay to every Sub-contractor employed by him any amount properly due such Sub-contractor on account of work covered by such Certificate.

43.6 If the Contractor has provided the Chief Operating Officer with sworn and documented proof of publication of certification of Substantial Performance of the Work as provided in section 32 of the Construction Lien Act, 1983 (referred to in this article 43 as "the Act"), and if on expiry of the Forty-Five (45) Days next following the date of such publication there are no liens preserved within the meaning of Part V of that Act in connection with the work, a certificate marked "Substantial Performance Payment Certificate" at the rate of 100% of the value of all sub-contracts in respect of which sub-article 43.7 hereof has come into operation, plus 95% of the value of all other work completed under the Contract to the time of Substantial Performance, less forfeitures and deductions as aforesaid, shall be delivered to the Contractor.

43.7 Notwithstanding anything to the contrary contained in these General Conditions outside this sub-article 43.7, if a direct Sub-contract with the Contractor has been certified complete under section 33 of the Act and the Board of Management of the Toronto Zoo may make without jeopardy a payment reducing the statutory holdback in accordance with section 25 of the Act in respect of that sub-contract,

(i) the Contractor shall be entitled to receive an amount that will bring the amount paid in respect of that sub-contract to a rate of 100% of the value thereof;

(ii) such amount shall be certified for payment either in a subsequent Progress Payment Certificate or, if the Chief Operating Officer deems it more convenient, by a separate certificate marked "Sub-contract Payment Certificate for ", specifying the work covered by the sub-contract; and
(iii) the consent of the Contractor's Surety shall be deemed to have been given for the payment of each such amount, without prejudice to the rights of the Board of Management of the Toronto Zoo against the Surety.

43.8 If for any reason whatever there is no publication of certification of Substantial Performance, and if on expiry of the forty-five (45) Days next following full completion of the work there are no liens preserved within the meaning of Part V of the Act in connection with the work, a certificate marked "Full Completion Payment Certificate" at the rate of 100% of the value of all sub-contracts in respect of which sub-article 43.7 hereof has come into operation, plus 95% of the value of all other work completed under the Contract less forfeitures and deductions as aforesaid, shall be delivered to the Contractor.

43.9 The amount certified in any Substantial Performance Payment Certificate, Sub-contract Payment Certificate or Full Completion Payment Certificate shall be paid to the Contractor within Fifteen (15) Days of the return of such certificate to the Board of Management of the Toronto Zoo signed unaltered by the Contractor, together with the Workplace Safety & Insurance certification referred to in sub-article 43.14 hereof.

43.10 Where a Substantial Performance Payment Certificate has previously been issued, on expiry of the later of

(i) the Sixty (60) Days immediately following the publication date referred to in sub-article 43.6 hereof;

(ii) the Forty-Five (45) Days immediately following completion of all work,

and in all other cases, on expiry of the Sixty (60) Days immediately following completion of all work, if there are no liens preserved within the meaning of Part V of the Act and sub-article 43.12 hereof and all other obligations of the Contractor under the Contract have been fully complied with, a certificate marked "Final Payment Certificate" for the balance owing to the Contractor for the work, including extras and less forfeitures and deductions as aforesaid, shall be issued and the amount therein certified for payment.

If the 60-day period referred to in clause (i) of sub-article 43.10 hereof expires before the 45-day period referred to in clause (ii) thereof, and there are on such expiry no outstanding defects in the work which was completed as of the date of Substantial Performance, or lien claims preserved under the Act, and if the Chief Operating Officer is of the opinion that

(i) there will be a lengthy delay before the 45-day period expires;

(ii) the delay is beyond the Contractor's control; and

(iii) the delay will cause the Contractor financial hardship,

the Chief Operating Officer may issue after expiry of the period referred to in clause (i) of sub-article 43.10 a certificate marked "Deficiency Holdback Payment Certificate" for 5% of the value of the work completed as of the date indicated in the Substantial Performance Payment Certificate and not certified pursuant to sub-article 43.7 hereof, and the amount indicated thereon, less deductions and forfeitures as aforesaid, shall then be paid to the Contractor.
43.11 Notwithstanding sub-article 43.10 hereof, if

(i) the work is fully complete;

(ii) there are no outstanding defects in the work, or lien claims under the Act; and

(iii) the Contractor deposits with the Chief Operating Officer bearer bonds approved of, and in amount satisfactory to, him/her as collateral security for the due and proper performance of the Contractor's obligations under the Contract the Final Payment Certificate referred to in sub-article 43.10 hereof shall be issued and the amount therein certified for payment, and the said bearer bonds shall be returned to the Contractor once the date of expiry prescribed in sub-article 43.10 has passed and the Contractor has performed its said obligations as aforesaid, provided that the Contractor shall have the right to obtain any interest coupons attached to such bonds as such coupons become payable, unless the Contractor is in default under the Contract.

43.12 Before the amount certified in either a Substantial Performance Payment Certificate, Full Completion Payment Certificate or a Final Payment Certificate is paid, the Contractor shall deposit with the Chief Operating Officer current certification from the Workplace Safety & Insurance Board that all assessments against the Contractor and (except for a Final Payment Certificate) each and every Sub-contractor who has performed work or supplied material whose value is wholly or partly included in such Certificate, have been paid.

43.13 In addition to the certification required by sub-article 43.12 hereof, before the amount certified in either a Substantial Performance Payment Certificate, a Full Completion Payment Certificate or a Final Payment Certificate is paid, the Contractor shall provide to the Chief Operating Officer the Statutory Declaration referred to in article 39.8.

43.14 Notwithstanding sub-articles 43.1 and 43.3 hereof, the Contractor shall, before becoming entitled to payment under the first Progress Payment Certificate, deposit with the Chief Operating Officer a Workplace Safety & Insurance certificate that there are no outstanding assessments against the Contractor, and the Chief Operating Officer may, at the end of a calendar or Contract year, or at any other time, make the deposit of Workplace Safety & Insurance certification as contemplated in sub-article 43.12 hereof, a pre-condition of payment under any subsequent Payment Certificate.

43.14.1 The first application for payment shall include:

a. Contractors invoice;

b. Contractors schedule of values;

c. WSIB clearance certificate dated within 10 days of the invoice date.

43.14.2 The second and subsequent application for payment shall include:

a. Contractors invoice;

b. Contractors schedule of values;

c. WSIB clearance certificate dated within 10 days of the invoice date.

d. Statutory Declaration as a sworn statement that all accounts for labour, subcontracts, Products, construction machinery and equipment, and other indebtedness which may have been incurred by the Contractor in the Work and for which the Owner might in any way be held responsible.
have been paid in full, except for amounts properly retained as a holdback or as an identified amount in dispute.

e. Revised project schedule.

43.15 The Board of Management of the Toronto Zoo shall not be liable for, or be held to pay, any money to the Contractor except as provided above; and, on making payment under the Final Payment Certificate, the Board of Management of the Toronto Zoo shall be released from all claim or liability to the Contractor for anything done, or furnished for, or relating to the work, or for any act or neglect of the Board of Management of the Toronto Zoo relating to or affecting the work, except the claim against the Board of Management of the Toronto Zoo for the remainder, if any, of the amounts kept or retained as provided above.

43.16 Payments to the Contractor shall be made out of the Funds under the control of the Board of Management of the Toronto Zoo in its public capacity, and no member of the Council or officer of the Board of Management of the Toronto Zoo is, or is to be held, personally liable or responsible to the Contractor under any circumstances whatever.

44. RECORDS

44.1 The Contractor shall maintain and keep accurate Records relating to the Work, Changes in the Work, Extra Work and claims arising therefrom. Such Records shall be of sufficient detail to support the total cost of the work, Changes in the Work, and Extra Work. The Contractor shall preserve all such original Records until 12 months after the Final acceptance Certificate is issued or until all claims have been settled, whichever is longer. The Contractor shall require that Subcontractors employed by the Contractor preserve all original Records pertaining to the Work, Changes in the Work, Extra Work and claims arising therefrom for a similar period of time.

44.2 If, in the opinion of the Chief Operating Officer, Daily Work Records are required, such records shall report the labour and Equipment employed and the Material used on any specific portion of the Work. The Daily Work Records shall be reconciled with and signed by the Contractor's representative each day.

44.3 The Owner may inspect and audit the Contractor's Records relating to the Work, Extra Work and Changes in the Work at any time during the period of the Contract. The Contractor shall supply certified copies of any part of its Records required whenever requested by the Owner.

45. ARBITRATION

45.1 In the case of any dispute arising between the Board of Management of the Toronto Zoo and the Contractor as to their respective rights and obligations under the contract, either of the parties hereto may give to the other notice of such dispute and request an arbitration thereof and the parties by mutual agreement may submit such dispute to arbitration and the provisions, save as hereinafter provided, of the Arbitrations Act of Ontario shall apply to such arbitration, including the provision for appeal therein.

45.2 The arbitration shall be by a board of one member provided the Contractor and the Board of Management of the Toronto Zoo can agree on the appointment of such member and in the event that the Contractor and the Board of Management of the Toronto Zoo do not agree on such appointment, then either party shall notify the other party in writing of its desire to submit the
dispute or difference to arbitration, and the notice shall contain the name of the first party's appointee to the Arbitration Board, whereupon the recipient of the notice shall, within seven days, inform the other party of the name of its appointee to the Arbitration Board and the two members, so selected, shall, within five days of the appointment of the second of them, appoint a third person who shall be chairperson.

45.3 Arbitration proceedings shall not take place until after the issuance of the Final Payment Certificate as provided in article 43.10 and all disputes arising out of the Contract shall be accumulated and determined at one arbitration proceeding.

45.4 Each of the parties shall bear its or his/her own costs in connection with such proceedings and the Arbitration Board shall have no power to award costs to either party.

45.5 Where the Board of Arbitration consists of one member, the fees of such member shall be shared by the parties equally, and where the Board consists of three members each of the parties shall pay the fees of its appointees and share the fees of the chairperson equally.

45.6 The parties shall share equally any other expenses of the arbitration such as meeting rooms and reporters if engaged by mutual agreement.

46. INTEREST

46.1 The Contractor shall not be entitled to any interest upon any bill on account of delay in its approval by the Chief Operating Officer.

47. CANADIAN FUNDS

47.1 All deposits by a tenderer or payments to the Board of Management of the Toronto Zoo by a contractor shall be made either in cash in Canadian funds at City of Toronto or by marked cheque drawn on a chartered bank authorized to carry on business in Canada and all payments by the Board of Management of the Toronto Zoo to the Contractor under the Contract shall be made in like funds.

48. MONIES DUE THE BOARD OF MANAGEMENT OF THE TORONTO ZOO

48.1 All monies payable to the Board of Management of the Toronto Zoo by the Contractor under any stipulation herein, or to the Workplace Safety & Insurance Board, as provided in article 24 entitled "Contractor's Liability" may be retained out of any monies then due, or which may become due, from the Board of Management of the Toronto Zoo to the Contractor under the Contract or any other Contract with the Board of Management of the Toronto Zoo or otherwise howsoever, or may be recovered from the Contractor or his/her Surety, in any court of competent jurisdiction, as a debt due to the Board of Management of the Toronto Zoo; and the Chief Operating Officer shall have full power to withhold any estimate or certificate, if circumstances arise which may indicate to him the advisability of so doing, though the sum to be retained may be unascertained.

49. LIENS

49.1 The Contractor, his surety and their respective heirs, executors, administrators, successors and assigns, and any of them, and all other parties in any way concerned, shall fully indemnify the Board of Management of the Toronto Zoo and all its officers, agents and employees from any and all liability or expenses by way of legal costs or otherwise in respect to any claim which may be
made for a lien or charge at law or in equity or to any claim or liability under the Construction Lien Act, R.S.O. 1990 c. C.30 of Ontario or to any attachment for debt, garnishee process or otherwise.

49.2 The Board of Management of the Toronto Zoo may, at any time, withhold from the Contractor an amount sufficient to pay any and every lien against the work of which it has notice, together with the required security for costs in connection with any vacating order(s), and should the Contractor not promptly pay the amount declared by the Court to be due the claimant, the Board of Management of the Toronto Zoo is authorized to make such payment and shall deduct the amount thereof from monies due the Contractor.

49.3 The Board of Management of the Toronto Zoo shall not in any case be liable to any greater extent than the amount owing by it to the Contractor, his/her executors, administrators, successors and assigns.

50. FORFEITURE OF CONTRACT

50.1 In any of the cases described in sub-article 50.2 hereof, after 24 hours’ written notice from the Chief Operating Officer to the Contractor, the Chief Operating Officer shall have the full right and power at his discretion, without process or action at law, to take the work or any part thereof specified in the said notice, out of the hands of the Contractor, and either relate the same to any other person or persons, with or without its being previously advertised, or may employ workers and provide material, tools, transportation and all other necessary things at the Contractor's expense, or may take such other steps as the Chief Operating Officer may consider necessary or advisable, in order to secure the completion of the work to his satisfaction.

50.2 The following are the cases referred to in sub-article 50.1 hereof:

(i) if the Contractor neglects or refuses
   (a) to sign the Plans before commencing the work;
   (b) to commence the work within seven (7) days after the date of the Chief Operating Officer's order to commence;
   (c) to execute the work or any part thereof in a sound and workmanlike manner, and in all respects in strict conformity with the Contract in the judgement of the Chief Operating Officer;
   (d) to conduct the work, when so ordered by the Chief Operating Officer, forthwith so as to ensure its entire completion in the judgement of the Chief Operating Officer within the time stipulated;
   (e) to complete the work on time as aforesaid;
   (f) to take down, re-build, repair, alter or amend any defective or unsatisfactory work;
   (g) to remove any condemned material or workmanship and replace the same with proper material and workmanship;
   (h) to comply with any reasonable order from the Chief Operating Officer;
(i) to refrain from a course of persistent violation of any provision(s) of the Contract;

(ii) if the Contractor

(a) transfers, assigns or sublets the Contract or the work or any part of either, or attempts to do so without the Chief Operating Officer's consent, other than as contemplated in the Contract;

(b) becomes bankrupt or insolvent;

(c) compounds with his/her creditors;

(d) commits any act of insolvency

(iii) if the work or any part thereof is not progressing continuously and in such a manner, in the judgment of the Chief Operating Officer, as will ensure its entire completion on time in accordance with the stipulations in that regard in the Contract;

(iv) if the Contractor or any of its agents gives or offers any gratuity to, or attempts to bribe, any member of the Board, or any officer, employee or agent of the Board of Management of the Toronto Zoo.

50.3 Where the Chief Operating Officer takes any part of the work out of the hands of the Contractor pursuant to sub-article 50.1 hereof

(i) the Contractor shall vacate possession of, and give up, the work or specified part(s) thereof peaceably to the Chief Operating Officer;

(ii) the Contractor and his/her surety shall be liable for all damages, expenditure and extra expenditure incurred by the Board of Management of the Toronto Zoo (including those for additional work thereby necessitated) by reason thereof in excess of those provided for in the Contract, together with the amount of liquidated damages from the date fixed for completion of the work, and the same may be deducted or collected by the Board of Management of the Toronto Zoo as provided in article 48;

(iii) all the powers of the Chief Operating Officer respecting resolution of doubts, disputes and differences, and determination of any sum(s) or balance payable to or receivable from the Contractor, and otherwise concerning the Contract, shall nevertheless continue in force;

(iv) the relative obligations of the Board of Management of the Toronto Zoo and the Contractor, and of his/her Surety, in respect of the remainder of the work (if any) shall not be affected, nor shall the Contractor or his/her Surety be excused from performing such remainder on time;

(v) all material, plant, scaffolding, scantling, cofferdams, dredges, pumps and pumping machinery, fixed tackle and other erections, appliances and plant thereon, shall at the option of the Chief Operating Officer, remain on the work site until completion, at such rental (if any) as the Chief Operating Officer may deem reasonable.
50.4 The fulfillment by the Contractor of any stipulation in the Contract may be enforced by legal proceedings and judgment, or order of Court, without prejudice to any other remedy contained in the Contract.

50.5 If any balance of the Contract price, or other money payable by the Board of Management of the Toronto Zoo under the Contract, remains in the hands of the Board of Management of the Toronto Zoo upon the expiration of the period of guaranteed maintenance, referred to in article 28 the same shall be payable to the Contractor or the person legally representing him/her, but neither the Board of Management of the Toronto Zoo nor any officer thereof shall be liable or accountable to the Contractor in any way for the manner in which, or the price at which, the work, or any portion thereof, may have been or may be done or completed by the Chief Operating Officer.

50.6 Neither an extension of time for any reason beyond the date fixed herein for the completion of the Contract, nor the construction of and payment for any portion of the work called for by the Contract, shall be deemed to be a waiver by the Chief Operating Officer of the right to abrogate the Contract for abandonment, delay or any other reason consistent with the Specifications and these General Conditions.

51. HEALTH & SAFETY

51.1 Safety Requirements:

The Contractor shall conform to and enforce strict compliance with the Construction Safety Act, and Regulations made under that Act.

The Contractor, for purposes of the Occupational Health and Safety Act, will be designated as the Constructor for this project and will assume all of the responsibilities of the Constructor set out in that Act and its regulations.

It is mandatory that the successful Contractor and sub-contractor(s) attend a pre-construction meeting regarding the Occupational Health and Safety Act and relevant Zoo policies.

Specifically, it is the responsibility of the Contractor

(i) to designate and advise the Project Co-ordinator of the name of the agent of the Contractor who is responsible to monitor the construction work site to ensure compliance with the OHS Act and the TZ Health and Safety Policy and to initiate corrective action to ensure compliance.

(ii) to advise the Toronto Zoo of any designated substances, as defined by the OHS Act, to which their workers or Zoo employees may be exposed. It is the responsibility of the Contractor to ensure compliance with the designated substance regulations to reduce or eliminate worker exposure.

(iii) to ensure that all work site accidents are promptly investigated to determine cause and that first aid is administered as required for all work related injuries. A written report of all such accidents shall be forwarded to the TZ Project Co-ordinator by the contractor which will include the corrective action taken to prevention of further accidents.

(iv) to ensure that all hazardous materials, as defined by the WHMIS Regulation, brought on to the work site adhere to the WHMIS labeling, storage, safe handling, as use requirements and
that all workers under the supervision of the Contractor be trained to safely use these materials.

(v) to supply, where specified by the OHS Act & regulations, appropriate safety and personal protective equipment and that all workers under the supervision of the Contractor be trained in the use of this equipment; to ensure, where applicable under the OHS Act, that Joint Health and Safety Committees, worker safety representatives or worker trade representatives are functioning on any work site established at the Toronto Zoo. The Contractor's Joint Health and Safety Committees, worker or trade representatives shall inform the Project Coordinator of all outstanding issues which may affect the health and safety of Zoo employees.

51.2 Contractors Working In The Vicinity Of Animal Containments

(i) Contractors, sub-contractors or their employees are not allowed, without the approval of the Animal Care Manager, or his designate

(a) to enter any paddock, holding cage or other enclosure in which an animal of any kind is housed.

(b) to attempt at any time or in any circumstance, to touch, handle or otherwise manipulate any animal.

(c) to cross safety barriers or enter non-public areas without prior approval as outlined above.

(ii) Anyone who fails to comply with the above instructions will be considered in breach of their contract and escorted from Toronto Zoo property.

(iii) In addition, a contractor, or his employee, may be fined by the Ministry of Labour, under the Occupational Health and Safety Act.

51.3 Designated Substances And Zoo Contractors

(i) **SILICA (designated Substance Assessment Completed)**
Silica is used by the Animal Care staff in a number of animal displays in various locations. The Occupational Health and Safety Division from the City of Toronto has conducted air sampling on two different occasions and found exposure levels to be well within the Time Weighted Average Exposure Level (TWAEL) deemed acceptable under the Regulation Respecting Silica - Occupational Health and Safety Act.

(ii) **ISOCYANATES (Designated Substance Assessment Completed)**
Isocyanates are part of some paint products used by the Graphics Unit in the screening process. The Occupational Health and Safety Division from the City of Toronto has conducted air quality tests and found the TWAEL to be well within acceptable levels set out by the Regulation Respecting Isocyanates-Occupational Health and Safety Act.

(iii) **MERCURY (Designated Substance Assessment Completed)**
A small quantity of mercury is on site in the form of thermometers in various locations and is found in the culture counter used in the Health Unit. With the small levels present, the
exposure risk to workers is within the guidelines established under the Regulation Respecting Mercury-Occupational Health and Safety Act. In event of a thermometer breaking mercury clean-up kits are available from the Health Unit.

(iv) ASBESTOS (Designated Substance Assessment On-going)

As of 1997-01-01 asbestos has been located in the following areas:

(v) Marketing & Communications Centre, Pavilions, Maintenance Centre of Administrative-Support Centre, Polar Bear, Lower Elephant House on some elbow joints.

Asbestos is a component of the insulation in boilers and emergency generators. The insulation is covered by duct cloth fabric and does not present a risk to workers if left undisturbed.

52. ENVIRONMENT FIRST

52.1 The Toronto Zoo has recognized its responsibility as a public education facility with a strong conservation mandate and has, therefore, adopted an environmental policy. Within the scope of this call for quotations the following portions of the policy are noted.

52.2 Land Use

Protect, manage and regenerate natural areas of our site, considering the goals and objectives of the Rouge Valley Park. Within our ability, produce compost and wood chips to improve the quality of the soil.

52.3 Operations

Promote minimization of waste, pollutions and water and energy use wherever possible, ensure that all employees are aware of this policy, and reduce and/or eliminate hazardous chemical use. They will purchase environmentally sound goods and services where economically feasible.

We will work with our contractors and suppliers to minimize waste and other environmental impacts, comply with all government environmental and animal care standards and regulations, and specify the highest level of energy efficiency practical for all new construction projects.

52.4 Refer to article 20.5 regarding disposal of waste materials.

53. PERFORMANCE EVALUATION

53.1 The Contractor’s performance will be evaluated by the Chief Operating Officer and/or General Manager’s Representative during the Contract and at the end of the Contract. In the event that the Contractor's performance is considered unsatisfactory by the Chief Operating Officer and/or Chief Operating Officer’s Representative, the Contractor and/or its affiliates may become ineligible from bidding on future contracts issued by the Board. A sample of the Contractor Performance Evaluation Form is included with this tender.