

The CT DAS Procurement Services Unit will review the **Bid Release Form (6010)** and all required attachments. The CT DAS Procurement Services Unit is authorized to interrupt the Bidding Process for any project when any information and/or required attachments are incomplete or missing. This includes the correct numbers of drawings pages and specifications pages and their coordination with the Project Manual Table of Contents. The CT DAS Procurement Services Unit will notify the DCS Project Manager (PM) immediately of the deficiencies when a project is stopped. The Bidding Process for the project will not resume until all corrections have been made and any deficient or missing attachments have been provided.

**Instructions for Completing the Bid Release Form (6010)**

Insert date Bid Release Form is submitted to Procurement.

**Section 1: Type Of Project:**

Indicate the type of Project by checking the appropriate box.

**Major Capital Project** (Greater than \$5,000,000.00)

or

**Minor Capital Project** (Between \$500,000 and \$5,000,000)

or

**Minor Capital Project** (Less than \$500,000.00)

**Section 2: General Project Information:**

Enter the **Project Manager Name, Room No., Phone No., and Fax No.**

Enter the **Project Number**

Enter the **Project Title** (as indicated in the bid documents)

**NEW: Project Description:** (Insert the "Project Description" from Section 01 11 00 "Summary Of Work" of the Division 01 General Requirements for the Project.)

**NEW: Work Includes But Is Not Limited To The Following:** (Insert the "Work Includes But Is Not Limited To The Following" summary from Section 01 11 00 "Summary Of Work" of the Division 01 General Requirements for the Project.)

Enter the **Project Location** (Street and Town Address)

Enter the name of the **State User Agency & Contact**

Enter the name and Fax No. of the **Architect/Engineer**

Enter the name and Fax No. of the **Construction Administrator**

Enter the number of **Pages of Drawings** (Plans) and the number of **Specification Pages**

Section 3: Project Bidding Information:									
<ul style="list-style-type: none"> <li>DAS Contractor Prequalification Classification Name</li> <li>Threshold Building Limits</li> <li>Major Contractor Registration License:</li> </ul>	<p><b>UPDATED INSTRUCTIONS:</b></p> <p><b>Step 1:</b> Select <b>one</b> DAS Contractor Prequalification Classification Name based on the Type of Work that will be conducted for this contract.</p> <ul style="list-style-type: none"> <li>For interior finishes of a building <u>only</u>, select "General Trades".</li> <li>For the construction/renovation of buildings, select the applicable "General Building Construction" classification (either Group A, B, or C). (See the list of CT DAS Contractor Prequalification Classification Descriptions (<a href="http://das.ct.gov/fp1.aspx?page=288">http://das.ct.gov/fp1.aspx?page=288</a>) to determine the correct DAS Prequalification Classification Name.)</li> </ul> <p><b>Step 2:</b> Determine if the Project exceeds the <b>Threshold Building Limits</b> of C.G.S §29-276b (see below for the definition). .</p> <p><b>Step 3:</b> Determine if a <b>Major Contractor Registration License</b> (C.G.S §20-341gg) through the State of Connecticut Department of Consumer Protection is required.</p> <ul style="list-style-type: none"> <li>If the Project exceeds the Threshold Building Limits, then the Contractor must have a <b>Major Contractor Registration License</b>.</li> <li>If the DAS Contractor Prequalification Classification Name is General Building Construction Group B or C, then the Contractor must have a <b>Major Contractor Registration</b>.</li> </ul> <p><b>Step 4:</b> Select one box based upon Steps 1 through 3 above.</p>								
<p><b>Threshold Building Limits of C.G.S §29-276b:</b></p>	<p>The term "Threshold Building Limits" applies to construction of a <b>new</b> structure or addition. It, therefore, would not pertain to renovation work of an existing structure or addition.</p> <p>As defined in C.G.S §29-276b: "...the term "threshold limit" shall apply to any structure or addition thereto (1) having four stories, (2) sixty feet in height, (3) with a clear span of one hundred fifty feet in width, (4) containing one hundred fifty thousand square feet of total gross floor area, or (5) with an occupancy of one thousand persons.</p> <p>In addition, as defined in C.G.S §29-276b, the following use groups shall have the following additional threshold limits:</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: left;">Use Group</th> <th style="text-align: left;">Threshold Limit</th> </tr> </thead> <tbody> <tr> <td>I – Institutional I-1 Residential care I-2 Incapacitated care I-3 Restrained, jails and asylums</td> <td>150 beds or persons</td> </tr> <tr> <td>R – Residential R-1 Residential–hotel/motel R-2 Residential–multifamily</td> <td>Single structure with 200 rooms Single structure with 100 dwelling units</td> </tr> <tr> <td>S – Storage S-1 Moderate hazard S-2 Low hazard</td> <td>Parking structures with 1,000 cars 250,000 square feet 250,000 square feet</td> </tr> </tbody> </table>	Use Group	Threshold Limit	I – Institutional I-1 Residential care I-2 Incapacitated care I-3 Restrained, jails and asylums	150 beds or persons	R – Residential R-1 Residential–hotel/motel R-2 Residential–multifamily	Single structure with 200 rooms Single structure with 100 dwelling units	S – Storage S-1 Moderate hazard S-2 Low hazard	Parking structures with 1,000 cars 250,000 square feet 250,000 square feet
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<p><b>Re-Bid:</b></p>	<p>Indicate if <b>Re-Bid (Yes or No)</b>.</p>								
<p><b>Supplemental Bids:</b></p>	<p>Indicate if <b>Supplemental Bids</b> are to be included. If so, enter them in <b>Section 8</b> of the <u>Bid Release Form</u> (Form 6010).</p> <p>Supplemental Bids are provided in Division 01 Section 01 23 13 "Supplemental Bids", Section 3.1, and in the <u>Consultant Bid Data Statement</u> (Form 6005), Section 1. The Supplemental Bids in both documents should be identical.</p>								

Section 3 (continued)				
<b>Pre-Bid Conference:</b>	Check the Guidelines in the PM Manual pertaining to a <b>Pre-Bid Conference</b> . If a Pre-Bid Conference is <b>Mandatory</b> , the CT DAS Procurement Services Unit will submit a <b>Pre-Bid Conference Memo</b> to the PM to arrange a date for the Pre-Bid Conference. If a Pre-Bid Conference has been advertised and a change is later necessary, an addendum must be prepared and forwarded to the CT DAS Procurement Services Unit.			
<b>Date DCS Started Planning the Subject Project:</b>	Enter the <b>Date DCS Started Planning the Subject Project</b> . This date is the date of acceptance of the DCS <b>Capital Project Initiation Request (1105)</b> from the <b>State User Agency</b> .			
<b>Bid Time Allowance:</b>	<p>Enter the <b>Bid Time Allowance</b> in number of weeks. Use the recommended minimums below:</p> <table border="1" style="margin-left: 40px;"> <tr> <td><b>3 weeks for projects less than \$500,000.</b></td> </tr> <tr> <td><b>4 weeks for projects between \$500,000 and \$5,000,000.</b></td> </tr> <tr> <td><b>6 weeks for projects greater than \$5,000,000.</b></td> </tr> </table> <p>It is recommended that the above time frames be discussed with the ADPM and CT DAS Procurement Services.</p>	<b>3 weeks for projects less than \$500,000.</b>	<b>4 weeks for projects between \$500,000 and \$5,000,000.</b>	<b>6 weeks for projects greater than \$5,000,000.</b>
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<b>Contract Time Allowed:</b>	<p>The Number of <b>Calendar Days</b> are established by the PM in consultation with the Consultant, CA and Client Agency. The Consultant and CA should have the best knowledge of the design and methods considered for the construction.</p> <p>The Contract Time Allowed is provided in Division 01 Section 01 11 00 "Summary of Work", Section 1.5 (C) and in the Consultant Bid Data Statement (6005), Section 8. The days in both documents should be identical. The work may or may not be in phases.</p> <p>Refer to Division 00, Section 00 72 13 General Conditions, Article 1, "Definitions"- "Contract Time", and Article 4, "Commencement and Progress of Work."</p>			

Section 4: Project Budget Summary:	
<b>Consultant's Construction Cost Estimate (Base Bid):</b>	<p>Enter the <b>Consultant's Construction Cost Estimate</b> (Base Bid). Attach the Construction Cost Estimate (in CSI Format) <i>and</i> <b>Consultant Bid Data Statement (Form 6005)</b> to this Bid Release Form.</p> <p><b>Note:</b> The project will have to be re-bid If, for the Base Bid, the Consultant's estimate is below \$500,000.00 but the actual bids received exceed this amount.</p>
<b>Maximum Available Construction Funding:</b>	<p>Enter the amount of the <b>Maximum Available Construction Funding</b>. This is the budgeted Construction Funding Amount plus any additional funds that may be used to increase this amount.</p> <p>If the project includes Supplemental Bids, the additional funding issue must be evaluated prior to bidding.</p> <p>Following the bid opening, this amount cannot be increased, except as may be potentially necessary to award the <b>Base Bid</b>. Any additional Construction Funding Amount reassigned from other budget lines <b>must be pre-authorized by the State User Agency</b>, by letter addressed to the PM. The Agency letter must indicate which line items, except for DCS funds, may be reduced and by what amount.</p>

Section 4 (continued)							
<b>Unit Pricing:</b>	<p>Indicate if <b>Section 01 20 00 Contract Considerations, Subsection 1.4 Unit Prices General</b>, will be included in the project. Unit Prices are located in Division 01, General Requirements 01 20 00 "Contract Considerations" and in the Consultant Bid Data Statement (6005), Sections 3 and 4.</p> <p>A unit price is defined by the State as:</p> <p>"A price per unit of measurement for materials or services added to or deducted from the Contract Sum by appropriate modification, if the estimated quantities of Work required by the Contract Documents are increased or decreased. Unit prices are for items complete, in place and shall be inclusive of furnishing and installing all material, labor, trucking, overhead, profit, equipment, hoisting, engineering, scaffolding, power hookups, protection, shop drawings, taxes, permits, appliances, delivery, insurance, supervision, cost of bond, etc. and shall remain in effect until completion of the Contract."</p> <p>The Unit Price section of <b>01 20 00 "Contract Considerations"</b> contains unit price information as determined by the Consultant and is often used in the following situations:</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 30%;"><b>Subsection 1.5 (C):</b></td> <td><b>Unit Prices: Rock and Earth Excavation.</b></td> </tr> <tr> <td><b>Subsection 1.5 (D):</b></td> <td><b>Unit Prices: Miscellaneous</b> are Project Specific.</td> </tr> <tr> <td><b>Subsection 1.5 (E):</b></td> <td><b>Unit Prices: Alterations</b> are for renovation projects where it is virtually impossible to determine quantities of materials or materials hidden under enclosed finishes, such as roof decking, insulation within walls and ceilings, etc.</td> </tr> </table> <p><b>The design consultant must provide DCS with its best professional opinion as to the value of the unit price items.</b> The PM in conjunction with the consultant must then determine the quantity and price to be used, such as the Unit or Square Foot cost. The basis for these costs should be industry standard measurements for these units.</p>	<b>Subsection 1.5 (C):</b>	<b>Unit Prices: Rock and Earth Excavation.</b>	<b>Subsection 1.5 (D):</b>	<b>Unit Prices: Miscellaneous</b> are Project Specific.	<b>Subsection 1.5 (E):</b>	<b>Unit Prices: Alterations</b> are for renovation projects where it is virtually impossible to determine quantities of materials or materials hidden under enclosed finishes, such as roof decking, insulation within walls and ceilings, etc.
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<b>Funding Authorized:</b>	Provide the <b>Date</b> and the <b>Legislative Act and/or Section</b> that authorized the Subject Project. <b>For example:</b> "Public Act #57, 2011, Sec. 2(f)(2)"						
<b>Funding Source:</b>	Indicate if <b>Federal Participation</b> is applicable. Indicate if Funding Source will be from <b>CHEFA funds, Bonding, DCS Account, Agency Transfer, or School Construction Grant.</b>						
<b>Liquidated Damages:</b>	Use form <b>Liquidated Damages Calculator (Form 3080)</b> to calculate the <b>Liquidated Damages</b> per calendar day beyond Substantial Completion and the <b>Liquidated Damages</b> per calendar day beyond 90 days after Substantial Completion.						
	This form must be available if liquidated damages are enforced. It is essential, therefore, to file a copy of this form in the project file.						

Section 5: Set Aside Program:	
<b>Set Aside Contractor and Set Aside Waiver:</b>	<p>Currently, all projects require Set-Aside participation except for projects where the work requires specialized expertise that is <b>not available from certified Small Business Enterprises (SBE) and Minority Business Enterprises (MBE).</b></p> <p><b>To obtain a waiver from this requirement</b>, address a memo to the DCS Chief Architect stating the reason(s) for requesting a waiver from the Set-Aside participation requirements. Upon approval of the waiver, attach the approved memo to the <u>Bid Release Form</u> (Form 6010), and indicate that a SET ASIDE WAIVER is applicable.</p> <p><b>Check with the ADPM for the Project</b> for approval procedures required for projects where set-aside contracts may not be required.</p>

Section 6: Named Subcontractors:	
<b>Masonry, Electrical, HVAC, and Mechanical:</b>	<p>The General Contractor is required to name certain subcontractors who will be performing <b>Masonry, Electrical, HVAC, and/or Mechanical</b> if the General Contractor's bid amount is estimated to be equal to or greater than \$500,000.00 and the estimated amount of individual subcontractor's bid who will be performing <b>Masonry, Electrical, HVAC, and/or Mechanical</b> is estimated to be equal to or greater than \$25,000.00. Check which sub trades, <b>Masonry, Electrical, HVAC, and/or Mechanical</b>, are applicable to be named.</p> <p><b>Note:</b> The project will have to be re-bid if, for the base bid, the Consultant's estimate is below \$500,000.00 but the actual bids received exceed this amount.</p>
<b>Additional Sub-Trades:</b>	Indicate if <b>Additional Sub-Trades</b> are required to be named. If so, enter these sub-trades in <b>Section 9</b> of the Bid Release Form.
<b>Special Requirements:</b>	Indicate if there are any <b>Special Requirements</b> . If so, they are to be entered in <b>Section 10</b> of the Bid Release Form.

Section 7: Number of sets of specifications and plans to be sent to the following:	
<p>Note the number of sets of <b>Specifications</b> and <b>Full Size</b> or <b>Half Size Drawings</b> to be forwarded to each of the listed entities. The totals will <b>NOT</b> be computed electronically; you will need to perform the calculations.</p>	
<p><b>NOTE: DAS / DCS prohibits the use of "Single Source" or "Propriety" Specifications unless</b> the State Agency requests and receives written approval from the DCS Single Source Committee, in accordance with Section 3.4 "Single Source Specifications" of the DAS / DCS Consultant Procedure Manual.</p> <p><b>If "Single Source" or "Propriety" Specifications have been approved for this Project, then please attach a signed copy of the Approval.</b></p>	

Section 8: Supplemental Bids:	
<p>Indicate if any <b>Supplemental Bids</b> are applicable. If so, complete the table. Division and Section numbers of Divisions 00 through 49 must be included in the appropriate column. Double check that the information is complete, accurate and understandable to any bidder.</p> <p>In order to simplify bidding and ensure low competitive prices, limit the number of Supplemental Bids to a <b>maximum of four (4)</b> and keep scope of work of supplemental bids simple and direct. Only additive Supplemental are used.</p> <p>The information for the Supplemental Bids shown on this Bid Release Form <b>must</b> come from the Consultant Bid Data Statement (6005).</p> <p><b>"CT DPW Policy Statement #2 Supplemental Bids".</b></p> <p>When submitting the Bid Release Form, the "Maximum Available Construction Funding" will be listed in the box provided. The supplemental bids shall be awarded in order. Based upon the "Maximum Available Construction Funding", the supplemental bids shall be awarded to the lowest responsible bidder, based upon supplemental bids adding to the maximum amount without going over the total available funds. No funds shall be added or subtracted from the total available award funds after bids are opened.</p> <p><b>Exception:</b> Funds may be added if all base bids exceed the total available award funds in an amount to award the bid only.</p> <p>The premise is to produce a bid that can be awarded. It is very expensive to have to re-bid a project, especially if this situation could have been prevented in advance. If the project cost is very close to the maximum available funding, consideration should be given to using supplemental bids. Removing one or more less important parts of the design could result in an awardable base bid. If the low bid is low enough, some or all of the removed items may then be returned to the project. If funding is still not sufficient, at least the cost of the supplemental items will be available for future consideration.</p> <p>If several items (the supplemental bids) must be removed from the project to ensure that a successful bid can be obtained, be sure that these supplemental bids are listed in the order of preference that the <u>client agency</u> has determined is the most important for possible restoration to the project. Supplemental bids may only be accepted cumulatively, in the numerical order listed, and no supplemental bid can be skipped or accepted out of numerical order. Each supplemental bid, in numerical order, is an addition to the accepted low bid. Selective shopping is not allowed, since this could be interpreted by some bidders as playing favorites and the State could be subject to legal action as an unfair award of contract.</p>	

**Section 9: Additional Named Sub-trades:**

Indicate if there are Additional Named Sub-Trades. If "yes", enter the Additional Named Sub-Trades.

**Section 10: Special Requirements:**

Indicate if there are any Special Requirements. If "yes", note any Special Requirements.

**Section 11: Insurance:**

Indicate if Insurance is required and enter the type(s) of **Insurance** required for this project. The types of insurance have been promulgated by the Chief Financial Officer. The PM is responsible for establishing a reasonable level of protection for the client agencies, their personnel and property. The State has insurance on our existing buildings and none of this coverage should be duplicated by the contractor, since the State will be obligated to pay for any duplication that is imposed on the contractor.

**Commercial General Liability Insurance:**

Insurance including contractual liability, products/completed operations, broad form property damage and independent Contractors. The limits shall be no less than **\$1,000,000** each occurrence and **\$2,000,000** annual aggregate. Coverage for hazards of explosion, collapse and underground (X-C-U) and for asbestos abatement when applicable to this Contract, must also be included when applicable to the Work to be performed. The State of Connecticut, the Department of Construction Services, and their respective officers, agents, and employees shall be listed as an Additional Insured. This coverage shall be provided on a primary basis and may include **Special Hazards Insurance:**

**Special Hazards Insurance:**

If required, will be stated in the Contract Documents. This includes coverage for explosion, collapse or underground damage ((X-C-U) and for asbestos abatement when applicable to this Contract and shall be no less than **\$1,000,000** each occurrence:

**Asbestos Abatement**

When applicable includes but is not limited to removal and/or abatement of: pipe and boiler insulation, sprayed on fireproofing, troweled on acoustical plaster, floor tile and mastic, floor linoleum, transite shingles, roofing materials, wall and ceiling plaster, ceiling tiles, and gasket materials.

**"X" (Explosion Damage)**

Damage to property caused by blasting or explosions.

**"C" (Collapse Damage)**

Collapse includes structural property damage and property damage to any other property rising out of grading of land, excavating, burrowing, filling or backfilling, tunneling, pile driving, or coffer dam or caisson work, or moving, shoring, underpinning, razing or demolishing any building or structure.

**"U" (Underground Damage)**

Underground damage includes damage to wires, conduits, pipes, mains, sewers, tanks, tunnels, or any similar property beneath the surface of the ground or water caused by and occurring during the use of mechanical equipment for the purpose of grading land, paving, excavating, drilling, burrowing, filling, backfilling, or pile driving.

**Owners and Contractors Protective Liability Insurance:**

Liability coverage for negligent acts of contractors and subcontractors hired by the insured. This specialized coverage is written for a specific project and protects the owner, who is responsible for actions of contractors on the project. Insurance providing a total limit of **\$1,000,000** for all damages arising out of bodily injury or death of persons in any one accident or occurrence and for all damages arising out of injury or destruction of property in any one accident or occurrence and subject to a total (aggregate) limit of **\$2,000,000** for all damages arising out of bodily injury to or death of persons in all accidents or occurrences and out of injury to or destruction of property during the policy period. This coverage shall be for and in the name of the State of Connecticut.

Section 11 (continued)	
<b>Automobile Liability:</b>	The operation of all motor vehicles including those owned, non-owned and hired or used in connection with the Contract shall be covered by Automobile Liability insurance providing for a total limit of <b>\$1,000,000</b> for all damages arising out of bodily injuries to or death of all persons in any one accident or occurrence and for all damages arising out of injury to or destruction of property in any one accident or occurrence. In cases where an insurance policy shows an aggregate limit as part of the automobile liability coverage, the aggregate limit must be at least <b>\$2,000,000</b> . This coverage shall be provided on a primary basis. Should the Contractor not own any automobiles, the automobile & liability requirement shall be amended to allow the Contractor to maintain only hired and non-owned liability coverage.
<b>Umbrella Liability Insurance:</b>	Umbrella liability insurance provides additional coverage when the limits of insurance on an underlying policy or several different underlying policies are exceeded. The limits provided by this policy will not respond to the loss until after some specified underlying policies limits are spent, exhausted, or otherwise not available.
<b>Workers Compensation / Employer Liability Insurance:</b>	Coverage providing four types of benefits (medical care, death, disability, rehabilitation) for employee job-related injuries or diseases as a matter of right (without regard to fault). As required by Connecticut Law and Employers' Liability with a limit of not less than <b>\$100,000</b> per occurrence, <b>\$500,000</b> disease policy limit and <b>\$100,000</b> disease each employee. When Work is on or contiguous to navigable bodies of waterways and ways adjoining, the Contractor shall include the Federal Act endorsement for the U.S. Longshoremen's and Harbor Workers Act.
<b>Builder's Risk Insurance:</b>	Builders Risk Insurance insures a building under construction. The contractor normally purchases a builders risk policy to cover their materials and the property under construction until it is claimed by the owner. Builders Risk policies cover new construction or remodeling projects. Builders risk policies are project specific and are purchased in addition to a contractor's general liability insurance.
<b>Inland Marine/Transit Insurance (Transportation Insurance):</b>	Inland marine insurance (transportation insurance) coverage for (1) property damage or destruction of an insured's property and (2) liability exposure of an insured for damage or destruction of someone else's property under his or her care, custody, or control. The insured (shipper) needs this insurance because the carrier (who can also be the insured and purchase inland marine insurance) may be found not at fault for damage to a property; or the carrier may not have any insurance or adequate insurance. Perils covered include fire, lightning, windstorm, flood, earthquake, landslide, theft, collision, derailment, overturn of the transporting vehicle, and collapse of bridges. With respect to property with values in excess of <b>\$100,000</b> which is rigged, hauled or situated at the site pending installation, <b>the Contractor shall maintain inland marine/transit insurance provided the coverage is not afforded by a Builder's Risk policy.</b>
<b>Valuable Paper And Record Loss Insurance:</b>	An "all risk" insurance coverage that covers the cost of research to reconstruct damaged records, as well as the cost of new paper and transcription. The term "valuable papers" refers to written, printed, or otherwise inscribed documents and records, including books, maps, films, drawings, abstracts, deeds, mortgages, and manuscripts.

Section 12: Additional Remarks:
Any unique or special requirements and/or conditions that could affect the bidding process should be noted that will assist the Bidding and Contracts Unit.

<b>Section 13: Hazardous Materials Abatement by General Contractor/CMR:</b>	
<b>Asbestos Abatement:</b>	If there are reports for Hazardous Materials Abatement (or other types of reports, e.g., Geotechnical Studies), the PM must ensure that the Consultant uses (and customizes, as necessary) the specifications provided in 00 30 00 "Available Information" to indicate the inclusion and location of all additional reports. The specification forms can be downloaded from the on-line DCS Library. The Consultant must combine all reports (in correct order, as per the specifications from 00 30 00 "Available Information") into one PDF file of "Available Information" and copy the PDF onto a CD disk.
<b>Lead-Based Paint Abatement:</b>	
<b>PCB Abatement:</b>	
<b>Mold Abatement:</b>	
<b>Contaminated Soil Remediation:</b>	

<b>Section 14: Underground Storage Tank(s)/Above Ground Storage Tank(s) installation/removal by General Contractor/CMR:</b>	
<b>Underground Storage Tank(s) – Installation/Removal:</b>	The PM must ensure that specifications and drawings state that the removal and/or installation of underground tank(s) (UST) shall be in conformance with all local, State and Federal Regulations (including but not limited to State of Connecticut Department of Energy and Environmental Protection (CTDEEP) and USEPA). This shall include but shall not be limited to required UST sampling and analytical methods, appropriate closure procedures & reports, and post removal sampling and testing in accordance with CTDEEP requirements.
<b>Above Ground Storage Tank(s) – Installation/Removal:</b>	The PM must ensure that specifications and drawings state that the removal and/or installation of aboveground tank(s) (AST) shall be in conformance with all local, State and Federal Regulations (including but not limited to State of Connecticut Department of Energy and Environmental Protection (CTDEEP) and USEPA).

<b>NEW REQUIREMENT:</b>	
<b>Section 15: Technical Section 31 20 05 "Sedimentation and Erosion Controls":</b>	
<b>Projects with one (1) acre or <u>more</u> of soil disturbance:</b>	
<b>"Stormwater Pollution Control Plan"</b>	For projects involving one (1) acre or more of soil disturbance, the PM must ensure the "Stormwater Pollution Control Plan" has been included in Section 31 20 05 "Sedimentation and Erosion Controls".
<b>Draft "General Permit for the Discharge of Stormwater and Dewatering Wastewaters from Construction Activities"</b>	For projects involving one (1) acre or more of soil disturbance, the PM must ensure the Draft "General Permit for the Discharge of Stormwater and Dewatering Wastewaters from Construction Activities" has been included in Section. 31 20 05 "Sedimentation and Erosion Controls".
<b>Projects with one (1) acre or <u>less</u> of soil disturbance:</b>	
<b>"Erosion and Sediment Control Plan"</b>	For projects involving one (1) acre or less of soil disturbance, the PM must ensure the "Erosion and Sediment Control Plan" has been included in Section 31 20 05.

END