# Permit Guide for CWSRF and DWSRF Projects—General



### S.C. Department of Environmental Services

This guide provides information to assist project sponsors in preparing a permit application package for projects funded through the Clean Water State Revolving Fund (CWSRF) and the Drinking Water State Revolving Fund (DWSRF) with general SRF requirements. CWSRF projects should be submitted through ePermitting and a copy of all documents should be sent directly to the SRF project manager.

Attached to this cover page are <u>Appendix A – General</u> (*Mandatory Supplemental Conditions*), <u>Appendix B</u> (*Optional Format Contract Documents*), and <u>Appendix C</u> (*DES 3588, Schedule for Construction*).

**SRF Permit Application Package:** In addition to the requirements outlined in Section R.61-67.300 of the Standards for Wastewater Facilities Construction or Section R.61-58.1C of the State Primary Drinking Water Regulations, the permit application must include the following:

- 1. *Plans:* Submit 1 hard copy and 1 electronic copy of detailed plans, including location maps.
- 2. *Specifications:* Submit <u>1 hard copy and 1 electronic copy</u> of the Project Manual, including contract documents and technical specifications.
- 3. *Mandatory Supplemental Conditions:* Contract documents <u>must</u> include the mandatory documents exactly as presented in Appendix A General.
- 4. *Optional Format Contract Documents:* Contract documents <u>must</u> include, at a minimum, the documents listed in Appendix B. However, document formats may be a reasonable approximation of those appearing in Appendix B.
- 5. *Final Cost Estimate:* Detailed estimates of the planning and design costs, construction costs based on final design drawings, construction engineering/inspection costs, etc. must be submitted.
- 6. *Proposed Schedule for Construction:* The proposed *Schedule for Construction* (DES 3588) in Appendix C must be completed and submitted.

**Review Process:** SCDES will review the plans and specifications for compliance with State Regulation 61-67 (Standards for Wastewater Facilities Construction) or Section R.61-58.1.C of the State Primary Drinking Water Regulations and all SRF-specific requirements, and conduct an SRF funding-eligibility review. Any work ineligible for SRF participation must be separated out in the bid items and noted on the plans and specifications.

**Operation and Maintenance (O&M) Manuals:** An O&M manual must be prepared for all treatment facilities and made available for review, by SCDES staff, at the time of final inspection.

**More information?** Contact your SCDES SRF project manager.



### **APPENDIX A - General Requirements**

### Mandatory Supplemental Conditions for the South Carolina State Revolving Fund Program

### **July 2024**

#### **Non-Discrimination**

It is the policy of the Project Sponsor not to discriminate on the basis of age, race, sex, color, national origin or disability in its hiring and employment practices, or in admission to, access to, or operation of its programs, services and activities. With regard to all aspects of this project, the Contractor certifies and warrants it will comply with this policy.

#### **Special Notice #R-1**

Sponsors and contractors must follow the flood hazard area requirements of the Flood Disaster Protection Act of 1973 contained in 40 CFR Part 30.

### **Special Notice #R-2**

Fire and Extended Coverage Insurance (Builder's Risk):

- a. The Contractor shall maintain, as applicable, in an Insurance Company or Insurance Companies acceptable to the Owner, Fire, Extended Coverage and Vandalism and Malicious Mischief Insurance on buildings and structures, while in the course of construction, including foundations, additions, attachments and all permanent fixtures belonging to and constituting a part of said buildings or structures. The policy or policies shall also cover machinery if the cost of machinery is included in the Contract. The amount of insurance must at all times be at least equal to the actual cash value of the insured property. The policy shall be in the name of the Owner and the Contractor, as their interests may appear, and shall also cover the interests of all subcontractors performing work.
- b. The Contractor shall provide the Owner with satisfactory evidence certifying that the foregoing insurance is in force; and such evidence shall include provisions that the insurance shall not be cancelled, allowed to expire or be materially changed without giving the Owner advance notice by registered mail.

c. Cancellation and Re-Insurance:

If any insurance should be cancelled or changed by the insurance company or should any insurance expire during the period of this contract, the Contractor shall be responsible for securing other acceptable insurance to provide the coverage specified in this section to maintain continuous coverage during the life of this contract.

#### **Special Notice #R-3**

Each bidder is required to certify that they are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participating in a contract using federal funds. In turn, prime contractors will require subcontractors whose contract amount is expected to equal or exceed \$25,000 to also submit such certification using the *Certification Regarding Debarment, Suspension and Other Responsibility Matters* (DES 3590) (See Attachment A).

### **Special Notice #R-4**

The Contractor acknowledges to and for the benefit of the Project Sponsor and the State Revolving Fund (SRF) Program that it understands the goods and services under this Agreement are being funded with monies made available by the Clean Water State Revolving Fund and/or Drinking Water State Revolving Fund that have statutory requirements commonly known as "American Iron and Steel;" that requires all of the iron and steel products used in the project to be produced in the United States ("American Iron and Steel Requirement") including iron and steel products provided by the Contactor pursuant to this Agreement. The Contractor hereby represents and warrants to and for the benefit of the Project Sponsor and the SRF Program that:

- (a) the Contractor has reviewed and understands the American Iron and Steel Requirement,
- (b) all of the iron and steel products used in the project will be and/or have been produced in the United States in a manner that complies with the American Iron and Steel Requirement, unless a waiver of the requirement is approved, and
- (c) the Contractor will provide any further verified information, certification or assurance of compliance with this paragraph, or information necessary to support a waiver of the American Iron and Steel Requirement, as may be requested by the Project Sponsor or the SRF Program.

Notwithstanding any other provision of this Agreement, any failure to comply with this paragraph by the Contractor shall permit the Project Sponsor or the SRF Program to

recover as damages against the Contractor any loss, expense, or cost (including without limitation attorney's fees) incurred by the Project Sponsor or the SRF Program resulting from any such failure (including without limitation any impairment or loss of funding, whether in whole or in part, from the SRF Program or any damages owed to the SRF Program by the Project Sponsor). While the Contractor has no direct contractual privity with the SRF Program, as a lender to the Project Sponsor for the funding of its project, the Project Sponsor and the Contractor agree that the SRF Program is a third-party beneficiary and neither this paragraph (nor any other provision of this Agreement necessary to give this paragraph force or effect) shall be amended or waived without the prior written consent of the SRF Program.

The prime contractor(s) must certify American Iron and Steel compliance using *Bidder's American Iron and Steel Certification* (DES 2556).

#### **DAVIS-BACON LABOR STANDARDS**

### 1. Program Applicability

- a. Program Name: Clean Water State Revolving Fund and Drinking Water State Revolving Fund
- b. Statute requiring compliance with Davis-Bacon: Section 602(b)(6) of the Clean Water Act and Section 1452(a)(5) of the Safe Drinking Water Act
- c. Activities subject to Davis-Bacon: Treatment works constructed in whole or in part with assistance made available by a state water pollution control revolving fund authorized under Title VI of the Clean Water Act. Any project for construction, alteration, or repair carried out in whole or part with assistance made available by the drinking water state revolving loan fund under Section 1452 of the Safe Drinking Water Act. This applies to all projects whether equivalency or not.
- d. The recipient must work with the appropriate authorities to determine wage classifications for the specific project(s) or activities subject to Davis Bacon under this grant (or cooperative agreement).

#### 2. Davis-Bacon and Related Acts

<u>Davis-Bacon and Related Acts (DBRA)</u> is a collection of labor standards provisions administered by the Department of Labor, that are applicable to grants involving construction. These labor standards include the:

- Davis-Bacon Act, which requires payment of prevailing wage rates for laborers and mechanics on construction contracts of \$2,000 or more
- Copeland "Anti-Kickback" Act, which prohibits a contractor or subcontractor from inducing an employee into giving up any part of the compensation to which he or she is entitled; and
- Contract Work Hours and Safety Standards Act, which requires overtime wages to be paid for over 40 hours of work per week, under contracts in excess of \$100,000

### 3. Recipient Responsibilities When Entering Into and Managing Contracts:

- a. Solicitation and Contract Requirements:
  - i. Include the Correct Wage Determinations in Bid Solicitations and Contracts: Recipients are responsible for complying with the procedures provided in 29 CFR 1.6 when soliciting bids and awarding contracts.

ii. Include DBRA Requirements in All Contracts: Include the following text on all contracts under this grant:
"By accepting this contract, the contractor acknowledges and agrees to the terms provided in the DBRA Requirements for Contractors and Subcontractors Under EPA Grants."

#### b. After Award of Contract:

- i. Approve and Submit Requests for Additional Wages Rates: Work with contractors to request additional wage rates if required for contracts under this grant, as provided in 29 CFR 5.5(a)(1)(iii).
- ii. Provide Oversight of Contractors to Ensure Compliance with DBRA Provisions: Ensure contractor compliance with the terms of the contract, as required by 29 CFR 5.6.
- 4. Recipient Responsibilities When Establishing and Managing Additional Subawards:
  - a. Include DBRA Requirements in All Subawards (including Loans): Include the following text on all subawards under this grant: "By accepting this award, the EPA subrecipient acknowledges and agrees to the terms and conditions provided in the DBRA Requirements for EPA Subrecipients."
  - **b. Provide Oversight to Ensure Compliance with DBRA Provisions:** Recipients are responsible for oversight of subrecipients and must ensure subrecipients comply with the requirements in 29 CFR 5.6.

The contract clauses set forth in this Term & Condition, along with the correct wage determinations, will be considered to be a part of every prime contract covered by Davis-Bacon and Related Acts (see 29 CFR 5.1), and will be effective by operation of law, whether or not they are included or incorporated by reference into such contract, unless the Department of Labor grants a variance, tolerance, or exemption. Where the clauses and applicable wage determinations are effective by operation of law under this paragraph, the prime contractor must be compensated for any resulting increase in wages in accordance with applicable law.

# [REPLACE THIS PAGE WITH THE APPLICABLE WAGE DETERMINATION FOR THE SRF PROJECT]

## Wage Rates are county specific for *Heavy\*\** construction and can be found at:

#### sam.gov

- \*\*Heavy construction is the most commonly used wage determination for water or wastewater infrastructure projects, but under certain circumstances another category or <u>multiple categories</u> of construction may apply. Consult with the assigned SRF project manager as needed to decide which wage determination(s) is/are needed.
- Monitor <u>sam.gov</u> for any wage determination changes before bid opening. Except under special circumstance, if a determination is revised more than 10 days before bid opening, the modified determination <u>must</u> be used in bidding the project.
- If a job classification needed for the project does not appear on the applicable wage determination, the <u>prime contractor</u> is required to submit a conformance request (through SCDES to DOL) after the contract has been signed for the project.
- A wage decision is "locked-in" for the project if the contract is awarded within 90 days after bid opening, otherwise modifications to the wage determination must be incorporated into the contract, unless an extension is granted by DOL.
- Please contact the assigned SRF project manager with questions on the above Davis Bacon items or other Davis Bacon compliance issues.

# APPENDIX A ATTACHMENT A

### Forms are located at <a href="des.sc.gov/SRFforms">des.sc.gov/SRFforms</a>

D-2556	Bidder's American Iron and Steel Certification
D-3590	Certification Regarding Debarment, Suspension, and Other Responsibility
	Matters

### **APPENDIX B**

### **Optional Format SRF Contract Documents (for inclusion in contract specifications)**

{Total of 18 pages including this page}

- ►Bid Bond
- ▶ Performance Bond
- ▶ Payment Bond
- ► Contract Change Order
- ► Notice of Award
- ► Notice to Proceed
- ► Bid/Bid Schedule
- ► Agreement

#### **BID BOND**

				as	Principal,	and
				as	Surety,	are
hereby held and	firmly bound ur	nto				_ as
OWNER	in		penal			
				fe	or payme	nt of
which, well and t	ruly to be made,	we hereby join	tly and severally bin	d ourselves, s	successors	and
assigns.						
Signed, this	day of		, 20			
The Condition o	f the above obl	igation is such	that whereas the	Principal has	submitte	ed to
				a	certain 1	BID,
attached hereto a	and hereby mad	e a part hereo	f to enter into a c	ontract in w	riting, for	the

### NOW, THEREFORE,

If said BID shall be rejected, or

If said BID shall be accepted and the Principal shall execute and deliver a contract in the Form of Contract attached hereto (properly completed in accordance with said BID) and shall furnish a BOND for his faithful performance of said contract, and for the payment of all persons performing labor or furnishing materials in connection therewith, and shall in all other respects perform the agreement created by the acceptance of said BID, then this obligation shall be void, otherwise the same shall remain in force and effect; it being expressly understood and agreed that the liability of the Surety for all and all claims hereunder shall, in no event, exceed the penal amount of this obligation as herein stated.

The Surety, for value received, hereby stipulates and agrees that the obligations of said Surety and its BOND shall be in no way impaired or affected by any extension of the time within which the OWNER may accept such BID; and said Surety does hereby waive notice of any such extension.

IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of them as are corporations have caused their corporate seals to be hereto affixed and these presents to be signed by their proper officers, the day and year first set forth above.

(L.S.)	Principal
	Surety
By:	
IMDODTANT	Surate communica areasting DONDS must appear on the Transpury Department's most

IMPORTANT - Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in South Carolina.

### PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENT: that
(Name of Contractor)
(Address of Contractor)
a, hereinafter called Principal, and (Corporation, Partnership or Individual)
(Name of Surety)
(Address of Surety)
hereinafter called Surety, are held and firmly bound unto
(Name of Owner)
(Address of Owner)
hereinafter called OWNER, in the penal sum of
Dollars, \$() in lawful money of the United States, for the
payment of which sum well and truly to be made, we bind ourselves, successors, and assigns
jointly and severally, firmly by these presents.
THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into
certain contract with the OWNER, dated the day of, 20
a copy of which is hereto attached and made a part hereof for the construction of:

NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all the undertakings, covenants, terms, conditions, and agreements of said contract during the original term thereof, and any extensions thereof which may be granted by the OWNER, with or without notice to the Surety and during the one year guaranty period, and if he shall satisfy all claims and demands incurred under such contract, and shall fully indemnify and save harmless the OWNER from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the OWNER all outlay and expense which the OWNER may incur in making good any default, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, FURTHER, that the said Surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to WORK to be performed thereunder or the SPECIFICATIONS accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WITNESS WHEREOF, this instrument is ex			
which shall be deemed an original, this the	(Number) day of, 20		
ATTEST:			
(Principal Secretary)	(Principal)		
	BY		
SEAL)			
	(Address)		
Witness to Principal			
(Address)	-		
ATTEST:	-		
(Surety Secretary)	Surety		
	BY		
(SEAL)	Attorney-in-fact		
	(Address)		
Witness to Surety			
(Address)	-		

NOTE: Date of BOND must not be prior to date of Contract. If CONTRACTOR is Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in South Carolina.

### PAYMENT BOND

KNOW ALL MEN BY T	HESE PRESENT: that		
	(Name of Contra	ector)	
	(Address of Contr	ractor)	
a		, hereinafter ca	alled Principal, and
(Corporation,	Partnership or Individual)		
	(Name of Sure	ty)	
	(Address of Sur	ety)	
hereinafter called Surety,	are held and firmly bound un	ito	
	(Name of Own	er)	
	(Address of Ow	ner)	
hereinafter called OWN	TER, in the penal sum of		
Dollars, \$(	) in laws	ful money of the Unit	ed States, for the
payment of which sum v	vell and truly to be made, w	e bind ourselves, succe	ssors, and assigns
jointly and severally, firm	aly by these presents.		
THE CONDITION OF T	THIS OBLIGATION is such	that whereas, the Princ	ipal entered into a
certain contract with the	OWNER, dated the	day of	, 20
	attached and made a part her		

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms, SUBCONTRACTORS, and corporations furnishing materials for or performing labor in the execution of the WORK provided for in such contract, and any authorized extension or modification thereof, including all amounts due to materials, lubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such WORK whether by SUBCONTRACTOR or otherwise, then this obligation shall be void; otherwise, to remain in full force and effort.

PROVIDED, FURTHER, that the said Surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to WORK to be performed thereunder or the SPECIFICATIONS accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WITNESS WHEREOF, this instrument	is executed in counterparts, each
of which shall be deemed an original, this th	(Number)
of which shall be decined an originar, this ti	uay 01, 20
ATTEST:	
(Principal Secretary)	(Principal)
, , ,	<u> </u>
(SEAL)	
(SE/IE)	
	(Address)
Witness to Principal	
(Address)	
ATTEST:	
(Surety Secretary)	Surety
	BYAttorney-in-fact
(SEAL)	Attorney-in-ract
(SELE)	
	(Address)
Witness to Surety	
(Address)	

NOTE: Date of BOND must not be prior to date of Contract. If CONTRACTOR is Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in South Carolina.

### **CONTRACT CHANGE ORDER**

Project:			
Date:			
Contractor:	Owner:		
Contract No.:	Change Order No.:		
Description (quantities, units, unit prices, adequate documentation-maps, corresponde		etc.) and necessi	ity of changes (attach
Please attach cost documentation with assoc	iated changes (show increas	e and decrease in	n contract price).
Original Contract Price:		5	
Change in Contract Price due to this Chang	ge Order:	\$	
Total Decrease of this Change Order:		\$	
Total Increase of this Change Order:		\$	
Net (increase)(decrease) in Contract Price:		S	
1. Is proposed change an alternate bid?		yes	no
2. Will proposed change alter the physical s If yes, explain.	size of the project?	yes	no
3. Effect of this change on other prime cont	ractors:		
4. Has consent of surety been obtained?		yes	n/a
5. Will this change affect expiration or exte	ent of insurance coverage?		no
If yes, will the policies be extended?	•	yes	no
The sum of \$, is hereby (added contract price to date thereby is \$		al contract price	, and the total adjusted
The time provided for completion in the calendar days. This document shall become will apply hereto. Liquidated damages will	ne an amendment to the con	tract and all pro	visions of the contract
Total \$			
<del> </del>			
Recommended by			
Engineer Engineer		Do	ate
Accepted by			
Contracto	r	Da	ate
Approved by Owner		Da	ite

### **NOTICE OF AWARD**

To:			
PROJECT DESC	RIPTION		
		ed by you for the above descri	
	notified that your BID	has been accepted for iter	
You are required CONTRACTOR	by the Information for BIDD	ERS to execute the Agreement nt Bond, and certificates of inou.	
of this Notice, sa acceptance of you	id OWNER will be entitled to	urnish said BONDS within ten o consider all your rights arisin a forfeiture of your BID BOND by law.	ng out of the OWNER's
You are required	to return an acknowledged co	py of this NOTICE OF AWAR	RD to the OWNER
	Dated this	day of	, 20
		·	lwner
		TITLE	
	ACCEPTA		
		NCE OF NOTICE	1 1 1
L	-	ICE OF AWARD is hereby ack	mowledged
	day of	20	
	uay or		
TITLE			

### NOTICE TO PROCEED

_				Da	ate:				
				Proje	ect:				
_									
_									
	hereby notified						_	-	
you are t	o complete the WO	ORK within		consec	cutive cale	endar da	ys there		
•		_							
			_		(	Owner			
			ВУ	<i>[</i>					
			TITLE	E					
		ACCE	PTANCE	OF N	OTICE				
	Receipt o	f the above 1	NOTICE TO	PROC	EED is he	ereby ac	knowled	dged	
this, the	(	lay of		,	20				
BY									

### BID

Proposal of	
(hereinafter called "BIDDER"), organized and existing under the Laws of the	State of
doing business as	*. To
the	
(hereinafter called "OWNER").	
In compliance with your Advertisement for BIDS, BIDDER hereby proposes to perform all for the construction of	I WORK
in strict accordance with the CONTRACT DOCUMENTS, within the time set forth therein the prices stated below.	n, and at
BIDDER certifies (in the case of a joint BID each party thereto certifies as to his own organ	nization)
that this BID has been arrived at independently, without consultation, communication, or ag	·
as to any matter relating to this BID with any other BIDDER or with any competitor.	51001110111
BIDDER hereby agrees to commence WORK under this contract on or before a date to be	specified
in the NOTICE TO PROCEED and to fully complete the PROJECT within cor	ısecutive
calendar days thereafter. BIDDER further agrees to pay as liquidated damages in the amou	ınt stated
in the Special Conditions for each consecutive calendar day thereafter.	
BIDDER acknowledges receipt of the following ADDENDUM:	

<sup>\*</sup> Insert "a corporation", "a partnership", or "an individual" as applicable.

BIDDER agrees to perform all the work described in the CONTRACT DOCUMENTS for the following unit prices or lump sum:

### **BID SCHEDULE**

NOTE: BIDS shall include sales tax and all other applicable taxes and fees.  SRF ELIGIBLE					
NO.	ITEM	UNIT	UNIT PRICE	AMOUNT	TOTAL PRICE

TOTAL: ELIGIBLE

ITEMS INELIGIBLE					
NO.	ITEM	UNIT	UNIT PRICE	AMOUNT	TOTAL PRICE
TOTAI	L: INELIGIB	LE		\$	
TOTAL OF BID				\$	
LUMP SUM PRICE (if applicable)				\$	
Respec	tfully submitt	ed:			
	Sigr	nature		Add	ress
	Title	e			
	Lice	ense Number		Date	2
(SEAL	- if BID is by	a corporation)	)		
ATTES	ST				

Note: If any alternates are included, identify each separately.

### **AGREEMENT**

THIS AGREEMENT, made this	day of		, 20 by a	nd
between		hereinafter	called "OWNER" a	nd
			(an individual), or	
partnership), or (a corporation) hereinaft		CTOR".		
WITNESSETH: That for and in comentioned:  1. The CONTRACTOR will			_	ter of
2. The CONTRACTOR will furnish al services necessary for the construction a		• •		er
3. The CONTRACTOR will comment within calendar days after to same within calendar days CONTRACT DOCUMENTS.	he date of the NOTI	CE TO PROCE	EED and will complete t	he
4. The CONTRACTOR agrees to pe	erform all of the	WORK describ	ped in the CONTRAC	СТ
DOCUMENTS and comply with the t				
shown in the BID schedule.				
5. The term "CONTRACT DOCUMEN	TS" means and incl	udes the followi	ino <sup>.</sup>	
a. Advertisement for Bids				
b. Information for Bidders				
c. Bid				
d. Bid Bond				
e. Agreement				
f. General Conditions				
g. SRF Contract Conditions				
h. Special Conditions				

**Technical Specifications** 

1. Notice of Awar	d			
m. Notice to Proceed				
n. Change Order				
o. Drawings as stated in Special Conditions				
p. ADDENDA:				
No	, dated	, 20		
No	, dated	, 20		
No	, dated	, 20		

No. \_\_\_\_\_\_, dated \_\_\_\_\_\_, 20\_\_\_\_\_

No. \_\_\_\_\_\_, dated \_\_\_\_\_\_, 20\_\_\_\_\_

No. \_\_\_\_\_\_, dated \_\_\_\_\_\_, 20\_\_\_\_\_

j. Payment Bond

k. Performance Bond

- 6. The OWNER will pay to the CONTRACTOR in the manner and at such times as set forth in the General Conditions such amounts as required by the CONTRACT DOCUMENTS.
- 7. This Agreement shall be binding upon all parties hereto and their respective heirs, executors, administrators, successors, and assigns.

IN WITNESS WHEREOF, the parties hereto	have executed, or caused to be executed by their
duly authorized officials, this Agreement	ent in () counterparts, each of Number of Copies
which shall be deemed an original on the date	e first above written.
	OWNER
	By
(SEAL)	Name(Please Type)
ATTEST:	Title
Name(Please Type) Title	
	CONTRACTOR
	By
	Name(Please Type)
(SEAL)	Address
ATTEST:	
Name(Please Type)	
Title	

### **APPENDIX C**

**Proposed Schedule for Construction (DES Form 3588)** 



### **Schedule for Construction**



SRF Project Number					
Project Name					
Project Sponsor					
Enter proposed dates (month/year) for the following:					
Bid Opening					
Contract Execution					
Notice to Proceed					
Construction Start / Initiation of Construction					
SCDES "Approval to Operate" / Initiation of Operation					
Construction Completion					
In addition to the above, estimated dates for the following items should be provided (if applicable) and must be enacted prior to placing project in operation:					
Sewer Use Ordinance enactment date					
Pretreatment Program enactment date					
Prepared by Date					
Preparer's Title and Organization					
Submit by email to SCDES project manager or by mail to: State Revolving Fund Division, SCDES, 2600 Bull Street, Columbia, SC 29201					
State Revolving Fund Division, SCDES, 2600 Bull Street, Columbia, SC 29201					

#### Instructions – DES 3588

**INSTRUCTIONS/PURPOSE:** The Sponsor or the Sponsor's Engineer fills out the *Schedule for Construction* form to inform the State Revolving Fund (SRF) program of the construction schedule that the Sponsor is planning to follow for this project. Enter the requested project information and proposed dates for the indicated construction milestones.

**SCDES REVIEW AND RETENTION:** The SRF Division will review this form when it is submitted. The form will be kept in the construction file for the named project and will be retained for three years following the final SRF disbursement to the project's Sponsor - per Retention Schedule 15795.