

NOTICE TO BIDDERS

The City of Sapulpa will be the General Contractor for this project. Sealed proposals will be accepted from Sub-Contractors in the Office of the City Clerk, City of Sapulpa, 425 East Dewey, Sapulpa, Oklahoma, 74066, until 2:00 p.m., **Tuesday, September 3rd, 2024,** for the following item(s):

BID NO. COS10105 Sahoma Lake Restroom Construction

Proposals will be opened at 2:00pm on **Tuesday, September 3rd, 2024,** and will be considered for award at the next regular City Council meeting, at 7:00pm. in the City Council Chambers, Second Floor, 425 East Dewey, Sapulpa, Oklahoma. Notwithstanding any provision or language to the contrary, the City of Sapulpa reserves the right to reject any, and all bids for any reason whatsoever in the sole discretion of the City.

A Pre-Bid Meeting will be held at City Hall on **Tuesday**, **August 20th**, **2024** in the City Council Chambers at 10:00am to answer any questions or comments.

Specifications may be obtained on the City of Sapulpa website in the Quicklinks tab in the upper right corner, then select Bid Opportunities.

<u>Please address any questions concerning specifications and/or to schedule an onsite visit too:</u> <u>Michael Russell, mrussell@sapulpaok.gov</u>

Bids will only be accepted in hard copy at the City Clerk's office. Faxed or email bids will not be considered. Write the bid number, opening date/time and title on the lower left corner of your bid envelope.

Michael Russell Project Manager City of Sapulpa (918) 224-3040 mrussell@sapulpaok.gov

BIDDER INFORMATION SHEET

To be completed by all Bidders For Contracts/BID PROPOSALS with the City of Sapulpa (Please print in ink or type)

Project/Bid No. or Description	
Full Name of Bidder	
Legal Identity (Corporation, Partnership, Individual, etc.)	
Address	
Telephone No.	
Fax No.	
Taxpayer Identification No.	
Contact Person	
E-mail address (Optional)	

BID FORM

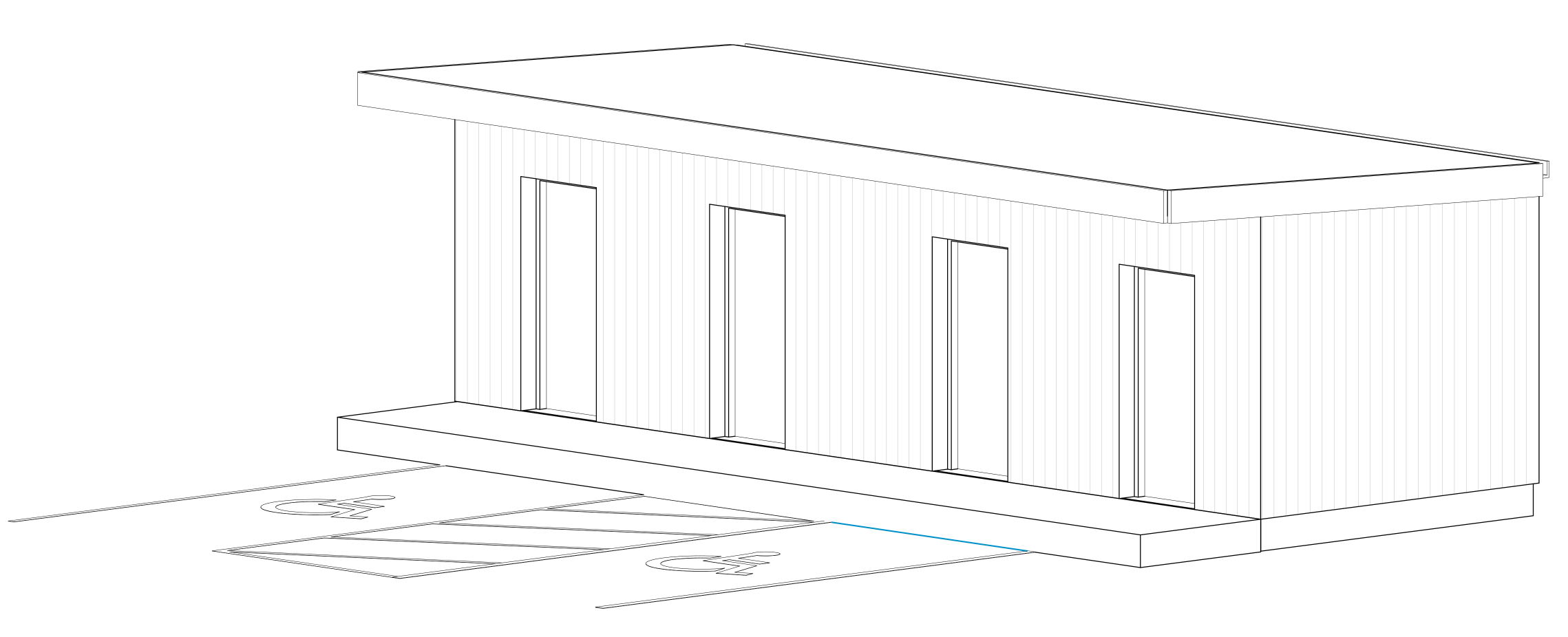
Lake Sahoma Restroom Construction

l,	(Bidder), having read all the specifications and	
requirements in the bid documents, do hereby powhich includes all materials and labor:	ropose the following prices fo	r the specified projects,
Earthwork & Utilities	TOTAL:	
Concrete	TOTAL:	
Plumbing	TOTAL:	
Electrical	TOTAL:	
Mechanical	TOTAL:	
Metal Framing	TOTAL:	
	COMBINED TOTAL:	
	DAYS TO COMPLETION:	
Company:		
Name:	<u>.</u>	
Title:		
Signature:	Date:	
I attest that the above signature is true and valid.		
Notary:	(SEAL)	
My Commission Expires:		

SAHOMA LAKE RESTROOM FACILITY

SAPULPA, OK

BUILDER'S SET

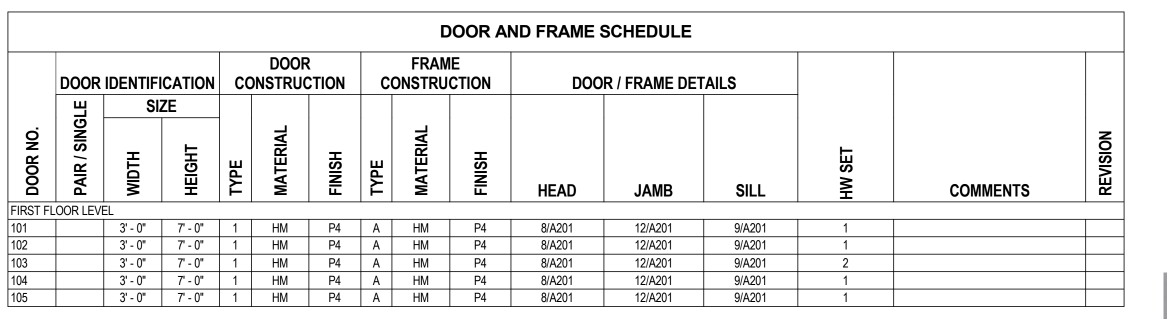


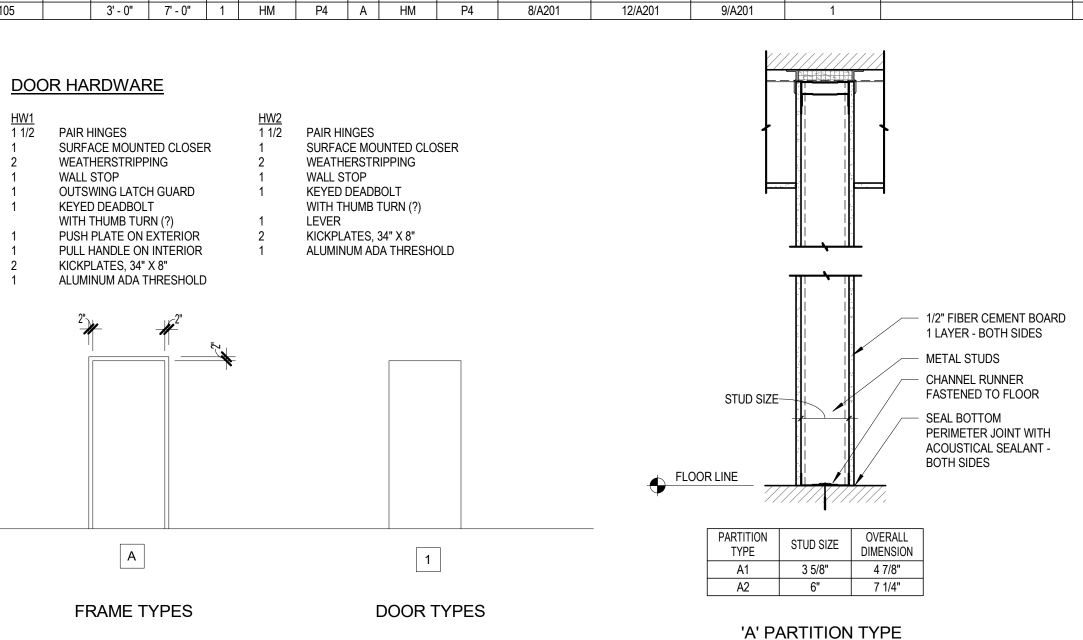
SHEET INDEX

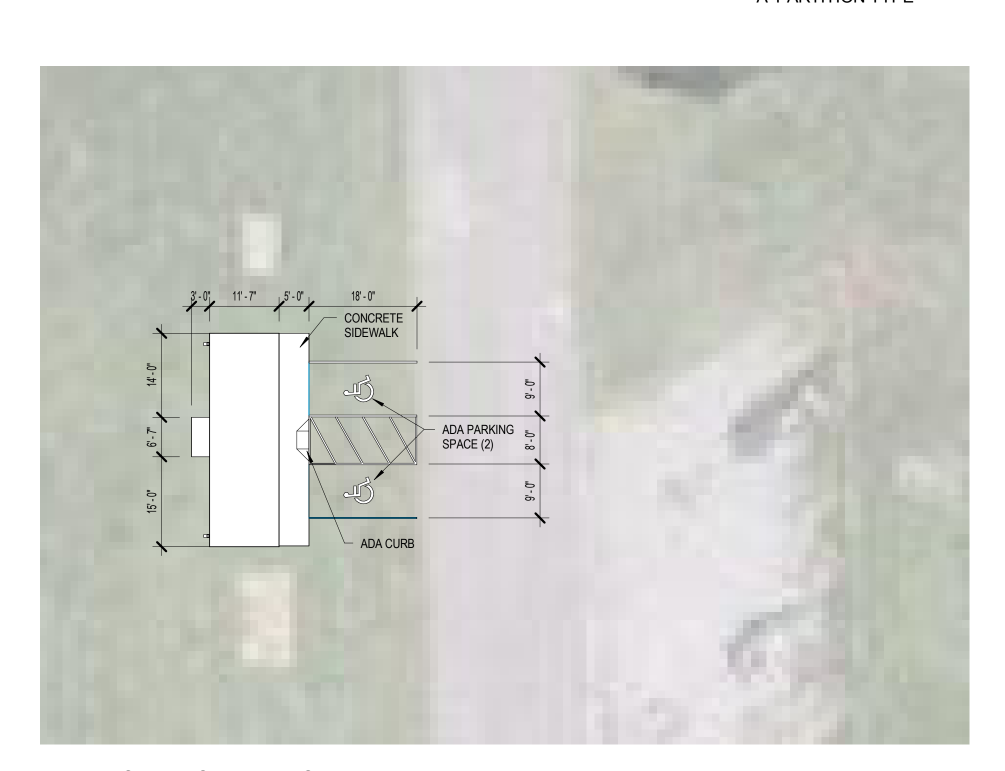
G000 COVER
A100 GENERAL ARCHITECTURAL LEGENDS ABBREVIATIONS NOTES AND SYMBOLS
A101 FLOOR PLAN, RCP, AND ELEVATIONS
A201 BUILDING SECTIONS

ARCHITECT









ARCHITECTURAL SITE PLAN

PARTITION TO BE ACOUSTICALLY RATED. REFER GENERAL NOTE 4.C PARTITION EXTENDS TO > STRUCTURE OR BEYOND, REFER DETAIL 2A/G004 PARTITION EXTENDS TO > 6" ABOVE CEILING. REFER DETAIL 2C/G004

PARTITION TAG

PARTITION TYPE

PROJECT DESCRIPTION NEW CONSTRUCTION OF RESTROOM BUILDING AT SAHOMA LAKE

REFER CIVIL FOR EXACT BUILDING LOCATION ON THE SITE AND REGRADING PLAN

TYPE IIB CONSTRUCTION IBC 2015



GENERAL NOTES:

"Contractor" shall mean Construction Manager and its subcontractors.

- OWNER HAS NOT PROVIDED A GEO-TECH REPORT FOR THIS PROJECT. CONDITIONS ENCOUNTERED WHICH MAY CAUSE CHANGES TO THE DESIGN SHALL BE
- BROUGHT TO THE ATTENTION OF THE PROJECT ARCHITECT. CONTRACTOR SHALL PRESENT A PROJECT STAGING PLAN TO THE OWNER AND PROJECT ARCHITECT PRIOR TO THE START OF CONSTRUCTION. CONTRACTOR SHALL COORDINATE WITH CITY OF SAPULPA FOR ISSUES SUCH AS SITE ACCESS, LAY DOWN/STORAGE AREAS, AND PARKING. SITE OPERATIONS SHALL COMPLY WITH ALL REGULATIONS OF THE AUTHORITY(IES) HAVING JURISDICTION ESPECIALLY REGARDING SITE RUN-OFF
- CONTAINMENT, HOURS OF OPERATION, TRAFFIC AND ALL OTHER REGULATIONS PERTAINING TO NEW CONSTRUCTION PROJECTS. CONTRACTOR IS ADVISED TO REVIEW GENERAL NOTES OF THE OTHER DESIGN DISCIPLINES CONTAINED IN THESE CONTRACT DOCUMENTS AND TO COORDINATE WITH VARIOUS TRADES AS REQUIRED AS CONTAINED IN THOSE GENERAL NOTES.
- CONSTRUCTION OF THIS PROJECT SHALL BE IN STRICT ACCORDANCE WITH THE ALL CURRENT APPLICABLE BUILDING CODES AND REGULATIONS OF THE AUTHORITY(IES) HAVING JURISDICTION INCLUDING THE AMERICANS WITH DISABILITIES ACT ACCESSIBILITY GUIDELINES (ADAAG). CONSTRUCTION DRAWINGS AND SPECIFICATIONS ARE COMPLEMENTARY ONE TO THE OTHER. NEITHER TAKES PRECEDENCE OVER THE OTHER. IN CASE OF
- A CONFLICT, THE PROJECT ARCHITECT WILL EVALUATE AND DETERMINE A SOLUTION. CONTRACT DOCUMENTS ARE INSTRUMENTS OF SERVICE ONLY. THEY ARE GRAPHIC AND WRITTEN REPRESENTATION OF THE GENERAL SCOPE OF THE FINISHED PROJECT AND DO NOT NECESSARILY INDICATE ALL WORK REQUIRED FOR A FINISHED PROJECT. CONTRACTOR SHALL FURNISH AND INSTALL ALL
- MATERIAL, EQUIPMENT AND LABOR NECESSARY FOR A COMPLETED PROJECT. FINISH ELEVATIONS SHOWN ON CONSTRUCTION DOCUMENTS TO COORDINATE WITH ACTUAL FINISH FLOOR ELEVATION BENCH MARK ESTABLISHED BY
- INSTALLATION OF ALL BUILDING SYSTEMS SHALL BE IN STRICT ACCORDANCE WITH MOST CURRENT INDUSTRY REFERENCE STANDARDS AS THE RELATE TO
- EACH AND ANY ASSEMBLY WHETHER REFLECTED IN CONSTRUCTION DOCUMENTS OR NOT. ENLARGED PLANS AND DETAILS TAKE PRECEDENCE OVER SMALL SCALE PLANS AND ELEVATIONS. DO NOT SCALE DRAWINGS. DIMENSION CONFLICTS SHALL
- BE BROUGHT TO THE PROJECT ARCHITECT FOR RESOLUTION. UNLESS NOTED OTHERWISE, DIMENSIONS ARE TO THE OUTSIDE FACE OF BUILDING COMPONENTS, CONCRETE, OR MASONRY (NOMINAL). REFER TO

EXISTING SITE COMPONENTS NOT SCHEDULED FOR DEMOLITION INCLUDING EXISTING LANDSCAPING ARE TO BE PROTECTED DURING CONSTRUCTION

- PARTITION TYPES SCHEDULE. UNLESS MARKED OTHERWISE, ALL PARTITION TYPES ARE "A*", METAL STUD FRAMING. PARTITION TYPE WILL BE CONSISTENT THROUGHOUT ROOM UNTIL CHANGE IN PARTITION TYPE IS LABELED. IN CASE OF CONFLICT, THE MORE STRENUOUS TYPE WILL PREVAIL. VERIFY WITH PROJECT ARCHITECT..
- UNLESS NOTED OTHERWISE, INTERIOR CONCRETE FLOORING, WALLS, AND CEILING TO BE FINISHED WITH AN EPOXY PAINT. SEE SPECIFICAITONS FOR MANUFACTURER'S SPECIFICATIONS AND INSTALLATION REQUIREMENTS.
- OPERATIONS. ITEMS DAMAGED DURING CONSTRUCTION OPERATIONS SHALL BE REPLACED OR REPAIRED TO OWNER'S SATISFACTION. UNLESS MARKED OTHERWISE, ALL CONDUIT AND STRUCTURAL ELEMENTS ARE TO BE CONCEALED.

UNLESS NOTED OTHERWISE, EXTERIOR CONCRETE SLAB TO BE SEALED CONCRETE FINISH.

- ALL PIPES TO BE LOCATED WITHIN PLUMBING CHASE. EXPOSED PROTRUDING ELEMENTS SUCH AS SILLS, LEDGES, SOLID SURFACE CAPS, SHELVES, DOOR TOPS AND BOTTOMS, MILLWORK SHALL BE FINISHED THE SAME THROUGHOUT.
- DURING CONSTRUCTION, CONTRACTOR SHALL COORDINATE DATES AND TIMES OF SITE ACCESS REQUIRED BY OWNER'S SCHEDULE OF OPERATIONS. INTERRUPTION OF EXISTING SITE UTILITIES ARE FURTHER DESCRIBED IN CONSTRUCTION SPECIFICATION DIVISIONS.
- SITE SECURITY IS THE RESPONSIBILITY OF THE CONTRACTOR. CONTRACTOR SHALL COORDINATE WITH OWNER FOR SPECIFIC SECURITY REQUIREMENTS FOR PROJECT SEPARATION FROM EXISTING ELEMENTS IN ADVANCE OF START OF CONSTRUCTION. SHOP DRAWING, PRODUCT DATA AND SIMILAR SUBMITTAL REQUIREMENTS ARE CONTAINED IN THE VARIOUS SPECIFICATION SECTIONS. SOME PROJECT

SPECIALTIES ARE SHOWN ON CONTRACT DRAWINGS WITH ACCOMPANYING MODEL NUMBERS BUT DO NOT HAVE SPECIFICATIONS FOR CONVENIENCE AND

- BREVITY. MANUFACTURER'S SPECIFICATIONS AND INSTALLATION REQUIREMENTS ARE INCLUDED THEREIN BY REFERENCE. CONTRACTOR SHALL COORDINATE AND PROVIDE ALL SERVICES AND ELEMENTS REQUIRED FOR A COMPLETE AND OPERABLE INSTALLATION OF SUCH SPECIALTY ITEMS. CONTRACTOR SHALL PROVIDE APPROPRIATE BLOCKING OR OTHER REINFORCEMENT AS REQUIRED FOR ALL ANCHORED ITEMS SUCH AS TOILET
- ACCESSORIES, WALL-HUNG PLUMBING FIXTURES, SIGNAGE, MILLWORK, FURRED CEILINGS AND OTHER SUCH ITEMS NOT LISTED HEREIN. REQUESTS FOR INTERPRETATION WITH INFORMATION READILY AVAILABLE IN CONTRACT DOCUMENTS WILL BE RETURNED TO CONTRACTOR AND NOTED AS 'INFORMATION READILY AVAILABLE'.

INTERIORS GENERAL NOTES:

- ALL EXPOSED STRUCTURE, MECHANICAL, PLUMBING, AND ELECTRICAL EXPOSED TO PUBLIC VIEW TO BE PAINTED, UNLESS NOTED OTHERWISE. VERIFY WITH ARCHITECT FOR EXCEPTIONS.
- PAINT RETURN AIR GRILLS, DUCTS, VENTS, ETC. TO MATCH ADJACENT WALL OR CEILING SURFACE IN PUBLIC SPACES.
- ALL COVER PLATES AND RECEPTACLES TO BE METALLIC, U.N.O. ALL EPOXY PAINT TO HAVE A GLOSS FINISH.
- ALL LATEX PAINT TO HAVE A SATIN FINISH.
- IF THERE ARE ANY DISCREPENCIES, PLEASE CONTACT INTERIOR DESIGNER/ARCHITECT BEFORE PROCEEDING.

SAHOMA LAKE RESTROOM FACILITY

SAPULPA, OK

REVISIONS

ADA REQUIRED

CLEAR SPACE

1' - 6"

SHELF

(JANITOR)

ADA REQUIRED CLEAR SPACE

ADA REQUIRED

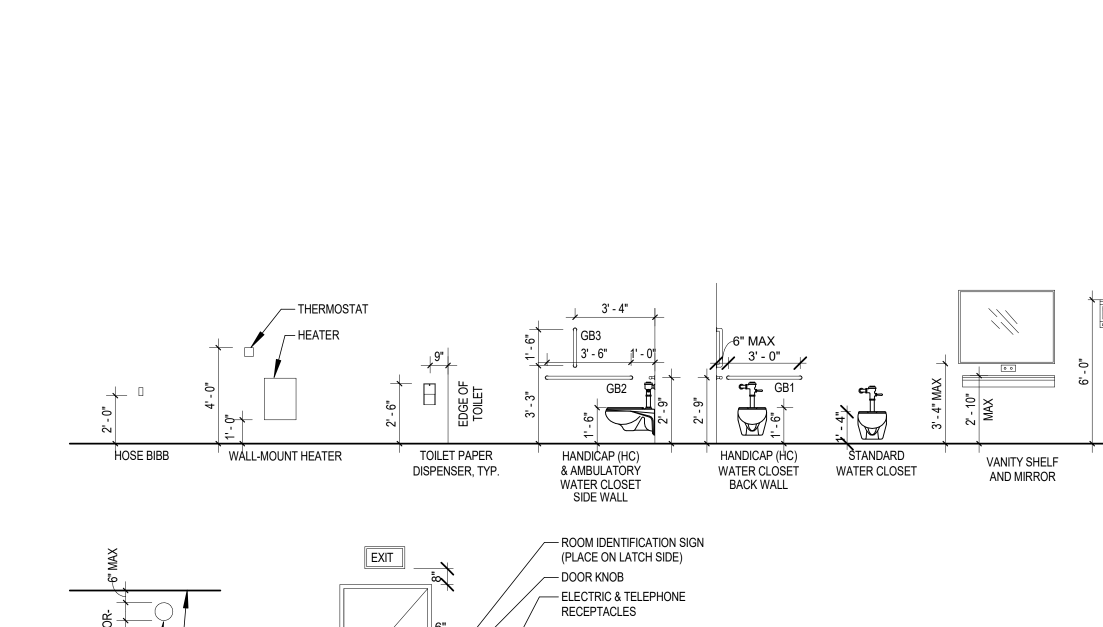
DOOR

CLEARANCES

GENERAL ARCHITECTURAL

2023.08 ISSUE 02/14/2023 DRAWN BY: JLB

NOT FOR CONSTRUCTION



- CEILING ADA - VISUAL ALARM (STROBE REQUIRED CLEAR SPACE OR FIRE ALARM GONG ELECTRIC ELECTRIC ADA TOILET CLEARANCE **BABY CHANGING** ADULT CHANGING WALL MOUNTED STATION

STATION

HAND DRYER (ADA)

HAND DRYER

REED Architecture & Interiors and is not to be used, in whole or in part, for any other project, without the written authorization of REED Architecture & Interiors © 2023 Reed Architecture & Interiors

Sapulpa, OK 74066

918.884.6007

"The Team You Trust"

This document, and the ideas and designs incorporated herein,

as an instrument of professional service, is the property of

CONSULTANT:

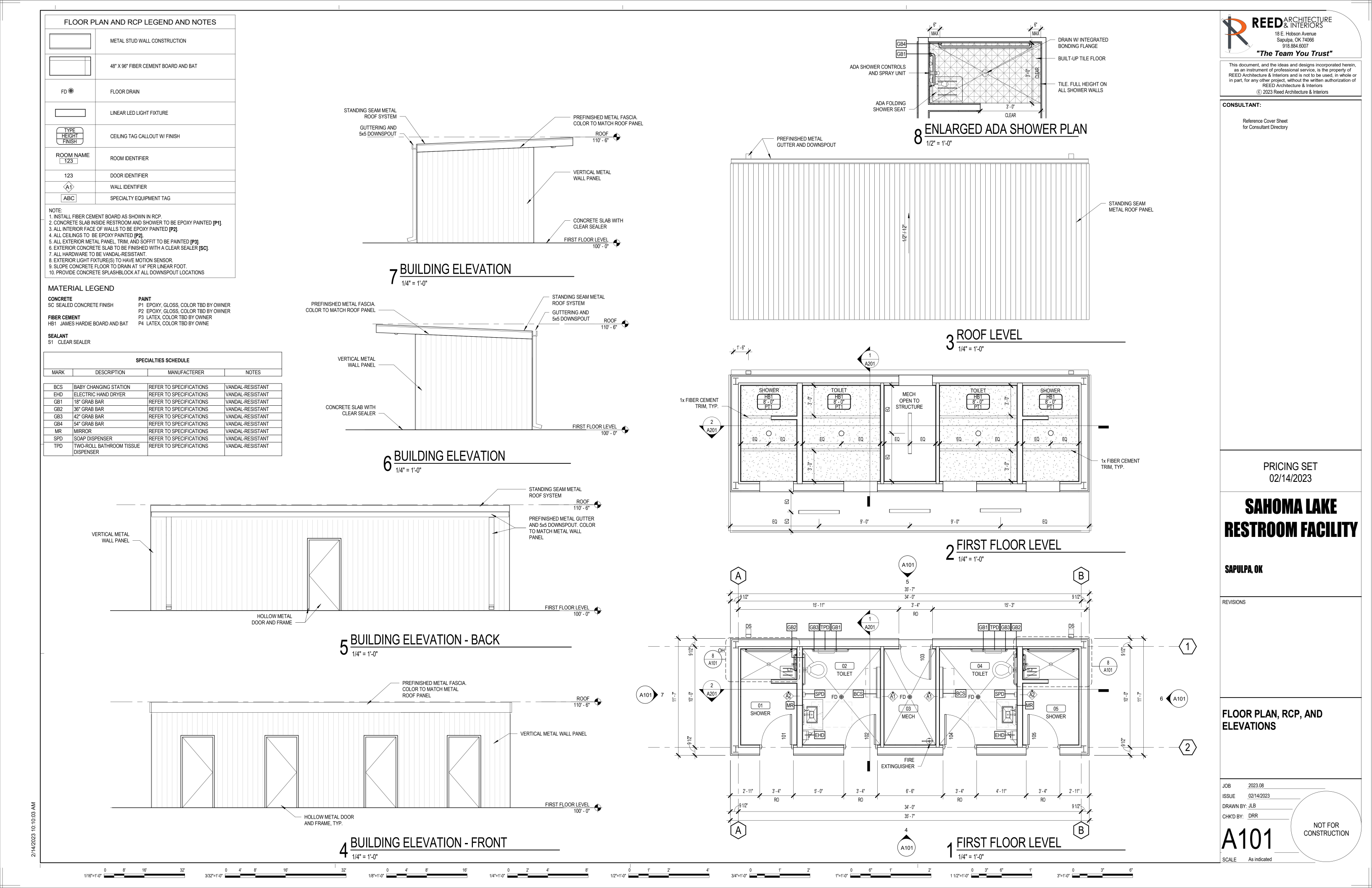
Reference Cover Sheet for Consultant Directory

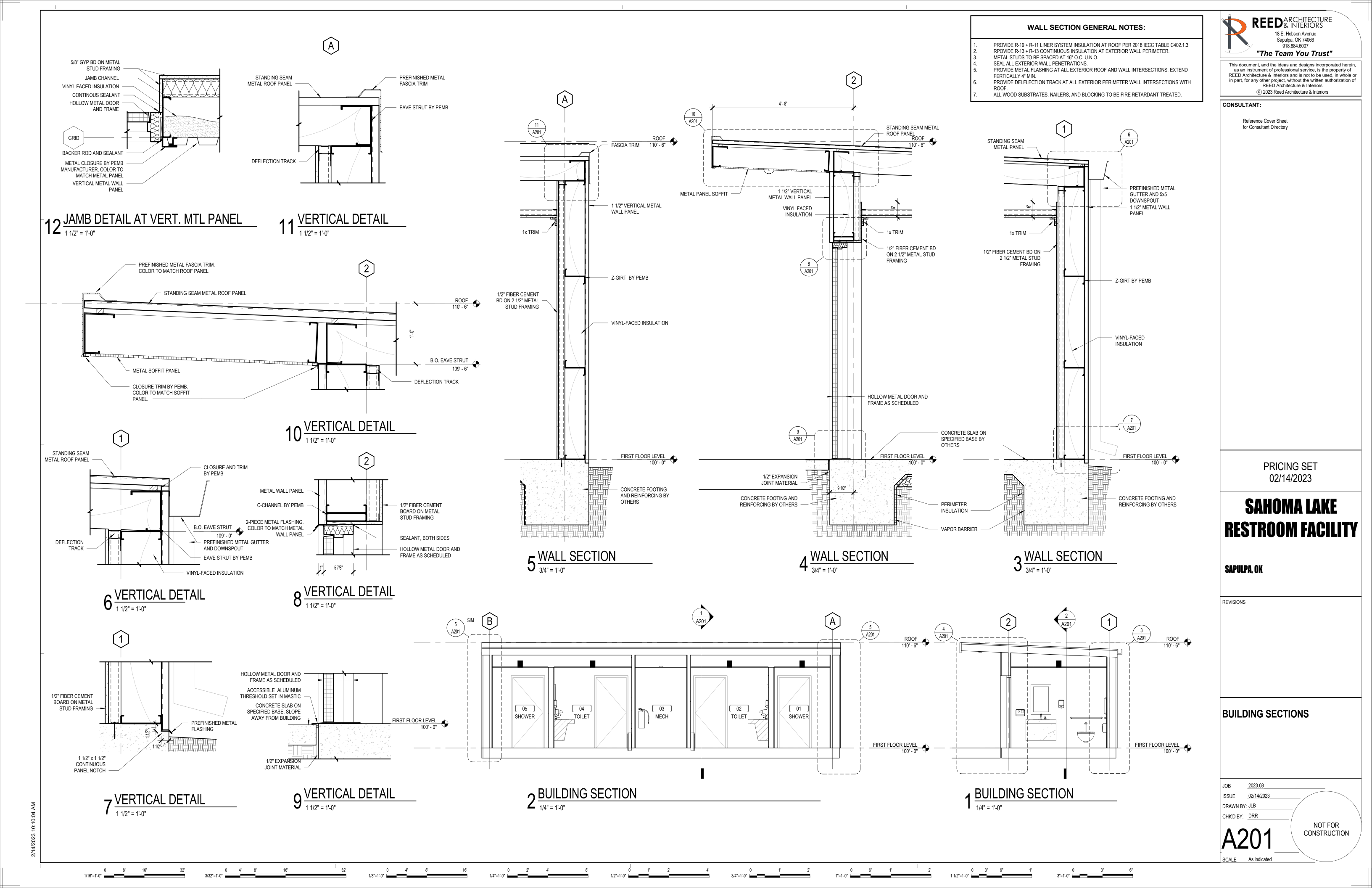
PRICING SET 02/14/2023

LEGENDS ABBREVIATIONS NOTES AND SYMBOLS

CHK'D BY: DRR

SOAP/SANITIZER







Sahoma Lake Bathroom Specifications

Earthwork & Utilities

Proposed bids should include an 18" cut and fill and placement of 4" aggregate base to a 5' perimeter around the proposed building foot print

Run water and sanitary sewer (from lift station) to building perimeter

Cut and compact parking space area and place 6" of aggregate base. Parking will have two Handicap Spaces and a 6' loading/unloading area

Demo existing latrine (coordinate with Park's Director) will need to be drained and then filled

Concrete

Concrete slab (4" slab) and footings

Parking Spaces shall be 6" slab on 6" aggregate base over compacted subgrade)

Sidewalks (can be placed on compacted subgrade)/885

Plumbing

Rough plumbing in slab

See attachment for plumbing fixture specifications

Fixtures to be provided:

- 2 Toilets
- 2 Sinks
- 2 Toilet Paper Dispensers
- 2 Automatic Electric Hand Dryers
- 2 Sanitary Napkin Trash Cans (Women's Restroom Only)
- 2 Baby Changing Stations

ADA Grab Bars (Bathrooms & Showers)

- 2 Soap Dispensers
- 2 Mirrors
- 4 Shower heads and controls (push control that will give you approximately 1 to 2 minutes of water)
- 2 Corner soap holders
- 2 ADA Shower Benches
- 4 Towel/Clothes Hooks
- 1 Electric Tankless Water Heater

Connect water and sanitary sewer

Provide 1 hose bib

Provide 1 pressure washer to be located in mechanical room with enough hose to reach all showers and restrooms

Pex piping is required

Electrical

Rough electrical in slab

Bring electric to building

See attachment for electrical fixture specifications

- 10 Waterproof Can Lights
- 5 Sensor Switches
- 4 Exhaust Fans
- 3 Exterior Motion Lights
- 2 Electrical Outlets

Provide wiring for Electric Hand Dryers

Mechanical

HVAC shall be a split system. Contractors can propose an alternate system that will be sufficient for the proposed building size.

Metal Framing

All framing will be metal stud, with insulation and all walls shall be waterproof.

Sub-Contractor to propose a type of waterproof wall. The type of waterproof wall will need to be able to handle pressure washer cleanings for upkeep.



NOTICE TO PROCEED

Date:				
To: Contractor Name				
Project: Lake Sahoma Restroom Construction				
You are hereby notified to commence Work in, 2024, with completion date set for calendar days from the date of this Notice to P commence work on this project.				
CITY OF SAPULPA				
Owner				
By:				
Title: PROJECT MANAGER ************************************	**********			
ACCEPTANCE OF I	NOTICE			
Receipt of the above NOTICE TO PROCEED is he	reby acknowledged by:			
thisday of	<u>,</u> 20			
By:				
Title:				
(Please complete and return Acceptance of Notice as	s soon as possible.)			

Change Order

Date of Issuance:		Effective Date:	
Project: Lake Sahoma Restroom Construction	Owner: City of Sapu	lpa, OK	Owner's Contract No.: COS10105
Contract: for Construction Services			Date of Contract:
Contractor:			Project No.:
The Contract Documents are modification:	fied as follows u	ipon execution of	this Change Order:
Attachments (list documents supp	oorting change)) :	
CHANGE IN CONTRACT PRIC	E:	CHANGE IN O	CONTRACT TIMES:
Original Contract Price:		Original Contract	Times: □Working □Calendar days days
\$		Substantial completion (days or date): Ready for final payment (days or date):	
[Increase] [Decrease] from previously approved Change Orders No to No		[Increase] [Decrease] from previously approved Change Orders No : Substantial completion (days): Ready for final payment (days):	
Contract Price prior to this Change Order: \$		Contract Times prior to this Change Order: Substantial completion (days or date): Ready for final payment (days or date):	
[Increase] [Decrease] of this Change Order:		[Increase] [Decrease] of this Change Order: Substantial completion (days or date): Ready for final payment (days or date):	
Contract Price incorporating this Change Order: \$		Contract Times with all approved Change Orders: Substantial completion (days or date): Ready for final payment (days or date):	
RECOMMENDED:	ACCEPTED:		ACCEPTED:
By: Engineer/Project Mgr.	By:		By:Contractor
Date:	Date:		Date:
A DDD OVED.			Data

Change Order

Instructions

I. GENERAL INFORMATION

This document was developed to provide a uniform format for handling contract changes that affect Contract Price or Contract Times. Changes that have been initiated by a Work Change Directive must be incorporated into a subsequent Change Order if they affect Price or Times.

Changes that affect Contract Price or Contract Times should be promptly covered by a Change Order. The practice of accumulating Change Orders to reduce the administrative burden may lead to unnecessary disputes.

If Milestones have been listed in the Agreement, any effect of a Change Order thereon should be addressed.

For supplemental instructions and minor changes not involving a change in the Contract Price or Contract Times, a Field Order should be used.

II. COMPLETING THE CHANGE ORDER FORM

Engineer/Project Mgr. normally initiates the form, including a description of the changes involved and attachments based upon documents and proposals submitted by Contractor, or requests from Owner, or both.

Once Engineer/Project Mgr. has completed and signed the form, all copies should be sent to Owner or Contractor for approval, depending on whether the Change Order is a true order to the Contractor or the formalization of a negotiated agreement for a previously performed change. After approval by one contracting party, all copies should be sent to the other party for approval. Engineer/Project Mgr. should make distribution of executed copies after approval by both parties.

If a change only applies to price or to times, cross out the part of the tabulation that does not apply.

PUBLIC IMPROVEMENT CONTRACT AGREEMENT

[Lake Sahoma Restroom Construction]

THIS AGREEMENT, made and entered into on the day of, 2024, by and between, hereinafter called the Contractor, and the City			
of Sapulpa, Oklahoma, hereinafter called the Owner:			
WITNESSETH:			
WHEREAS, the Owner has caused to be prepared, in accordance with law, certain specifications, plans, and other bidding documents for the work hereinafter described and has approved and adopted all of said bidding documents, and has caused solicitation for bids to be given and advertised as required by law, and has received sealed proposals for furnishing materials, labor and equipment for construction of the Lake Sahoma Restroom Construction public improvement project; and			
WHEREAS, the Contractor, in response to said solicitation for bids, has submitted to the Owner in the manner and at the time specified, a sealed proposal in accordance with the terms of this Contract; and,			
WHEREAS, the Owner, in the manner provided by law, has publicly opened, examined, and canvassed the proposals submitted and has determined and declared the above-named Contractor to be the lowest responsible bidder on the above-described project, and has duly awarded this Contract to said Contractor, and the said Contractor agrees to receive and accept the sum named in the proposal and designated below as full compensation for doing all the work contemplated and embraced in this agreement; also for all loss or damage arising out of the nature of the work aforesaid, or from the action of the elements, or from any unforeseen difficulties or obstructions which may arise or be encountered in the prosecution of the work until its acceptance by the Owner, and for all risks of every description connected with the work; also for all expenses incurred by or in consequence of the suspension or discontinuance of work, and for well and faithfully completing the work and the whole thereof, in the manner and according to the plans, specifications, and the requirements of the Project Manager and/or engineer under them, to wit:			
AND 00/100 DOLLARS (\$0.00)			
NOW THEREFORE, for and in consideration of the mutual agreements and covenants			

NOW THEREFORE, for and in consideration of the mutual agreements and covenants herein contained, the parties to this Contract have agreed, and hereby agree, as follows:

1. That the Contractor shall furnish all the materials, and perform all of the work in manner and form as required and provided for by the drawings, specifications, conditions and documents attached hereto and made a part hereof, and entitled:

"Lake Sahoma Restroom Construction"

2. That the Owner hereby agrees to pay to the Contractor for the faithful performance of this Agreement in lawful money of the United States, the amount of: **\$0.00**.

- 3. The Contractor shall complete all work in accordance with the terms of this Agreement with the substantial completion date set for ________(0) calendar days from the Notice to Proceed and the final completion at _________(00) calendar days following issuance of the Notice to Proceed authorizing the Contractor to commence work on this project. The Contractor further agrees to pay liquidated damages as provided in these documents.
- 4. That the Owner reserves the right to add to or subtract from the amount of work to be performed. Any revision to the work to be performed shall be negotiated.
- 5. That the Contractor will not undertake to furnish any materials or to perform any work not specifically authorized under the terms of this Agreement unless additional materials or work are authorized by written Change Order from the Owner and that in the event any additions are provided by the Contractor without such authorization, the Contractor shall not be entitled to any compensation therefor whatsoever.
- 6. That if any additional work is performed or additional materials provided by the Contractor upon authorization by the Owner, the Contractor shall be compensated therefore at the negotiated price bid and as agreed to by both parties in the execution of a Change Order.
- 7. That the Contractor shall perform the work and provide the materials strictly in accordance with the specifications as to quality and kind and all work and materials shall be subject to rejection by the Owner through its authorized representatives for failure to meet such requirements, and in the event of such rejection, the Contractor shall replace the work and materials without compensation therefor by the Owner.
- 8. The Contractor shall furnish bonds and proof of insurance as specified, which bonds and insurance must be approved by the Owner prior to issuance of the Work Order and commencement of work on the project.
- 9. That within 30 days of receipt of an approved payment request, the Owner shall make partial payments to the Contractor on the basis of a duly certified and approved estimate of work performed during the preceding calendar month by the Contractor, LESS the retainage provided, which is to be withheld by the Owner until all work within a particular part has been performed strictly in accordance with this Agreement and until such work has been accepted by the Owner.
- 10. That on completion of the work, but prior to the acceptance thereof by the Owner, the City Manager, or his/her representative shall determine if the work has been completely and fully performed in accordance with said Contract Documents; and upon making such determination said official shall make his final certificate to the City of Sapulpa.

- 11. That upon submission by the Contractor of evidence satisfactory to the Owner that all payrolls, material bills, and other costs incurred by the Contractor in connection with the construction of the work have been paid in full, final payment on account of this Agreement shall be made within 60 days after the completion by the Contractor of all work covered by this Agreement and the acceptance of such work by the Owner.
- 12. Liquidated Damages: Owner and Contractor recognize that time is of the essence of this Agreement and the Owner will suffer financial loss if the Work is not completed within the time specified in above, plus any extensions thereof allowed in accordance with the General Conditions. They also recognize the delays, expense, and difficulties involved in proving the actual loss suffered by Owner if the Work is not completed on time. Accordingly, instead of requiring any such proof, Owner and Contractor agree that as liquidated damages for delay (but not as a penalty) Contractor shall pay Owner One Thousand Dollars (\$1,000.00) for each day that expires after the time specified in Paragraph 3 for completion and readiness for final payment. In addition, in the event the Work is not completed on time and more than seven late days has expired, the parties agree to a stipulated breach of contract by the Contractor entitling the Owner to pursue any and all remedies against the Contractor for all resulting and consequential damages, costs and fees, including cover costs, attorney and expert witness fees.
- 13. It is further mutually agreed between the parties hereto that if, at any time after the execution of this Agreement and the Surety Bond hereto attached for its faithful performance and payment, the Owner shall deem the Surety or Sureties upon such bond to be unsatisfactory or if, for any reason such bond ceases to be adequate to cover the performance of the work, the Contractor shall, at his expense, within 5 days after the receipt of notice from the Owner, furnish an additional bond or bonds in such form and amount and with such Surety or Sureties as shall be satisfactory to the Owner. In such event, no further payment to the Contractor shall be deemed to be due under this Agreement until such new or additional security for the faithful performance of the work shall be furnished in manner and form satisfactory to the Owner.
- 14. The Owner and Contractor agree that any controversy or claim arising out of or relating to the Contract, or breach thereof, shall be settled by arbitration administered by the American Arbitration Association under its Construction Industry Arbitration Rules, and judgement on the award rendered by the arbitrator(s) may be entered in Creek County District Court.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and date first above written, in three (3) counterparts, each of which shall, without proof or accounting for the other counterpart be deemed an original Contract.

SEAL:	
	CONTRACTOR
WITNESSES:	By
	Title
ATTEST:	OWNER
Clerk	By Mayor
Approved as to form:	
Sapulpa City Attorney	