

SECTION 01090

DEFINITIONS AND STANDARDS

A. Definitions:

1. General: Except as specifically defined otherwise, the following definitions supplement definitions of the Contract, General Conditions, Supplementary Conditions and other general contract documents, and apply generally to the work.
2. General Requirements: The provisions of Division-1 sections, General Requirements, apply to the entire work of the Contract.
3. Indicated: Shown on drawings by notes, graphics or schedules, or written into other portions of contract documents. Terms such as "shown", "noted", "scheduled" and "specified" have same meaning as "indicated", and are used to assist the reader in locating particular information.
4. Directed, Requested, Approved, Accepted, etc.: These terms imply "by the Architect/Engineer", unless otherwise indicated.
5. Approved by Architect/Engineer: In no case releases Contractor from responsibility to fulfill requirements of contract documents.
6. Project Site: Space available to Contractor at location of project, either exclusively or to be shared with separate contractors, for performance of the work.
7. Furnish: Supply and deliver to project site, ready for unloading unpacking, assembly, installation, and similar subsequent requirements.
8. Install: Operations at project site, including unloading, unpacking, assembly, erection, placing, anchoring, applying, working to dimension, finishing, curing, protecting, cleaning and similar requirements.
9. Provide: Furnish and install, complete and ready for intended use.
10. Installer: Entity (firm or person) engaged to install work by Contractor, subcontractor or sub-subcontractor. Installers are required to be skilled in work they are engaged to install.
11. Specification Text Format: Underscoring facilities scan reading, no other meaning, imperative language is directed at Contractor, unless otherwise noted.
12. Overlapping/Conflicting Requirements: Most stringent (generally) requirement written directly into the contract documents is intended and will be enforced, unless specifically detailed language written into the contract documents clearly indicates that a less stringent requirement is acceptable. Refer uncertainties to the Architect/Engineer for a decision before proceeding.
13. Minimum Requirements: Indicated requirements are for a specific minimum acceptable level of quality/quantity, as recognized in the industry. Actual work must comply (within specified tolerances), or may exceed minimums within reasonable limits. Refer uncertainties to Architect/Engineer before proceeding.
14. Abbreviations, Plural Words: Abbreviations, where not defined in contract documents, will be interpreted to mean the normal construction industry terminology, determined by recognized grammatical rules, by the Architect/Engineer. Plural words will be interpreted as singular and singular words will be interpreted as plural where applicable for context of contract documents.
15. Testing Laboratory: An independent entity engaged for the project to provide inspections, tests, interpretations, reports and similar services.

B. Standards and Regulations:

1. Industry Standards: Applicable standards of construction industry have same force and effect on performance of the work as if copies directly into contract documents or bound and published therewith. Standards referenced in contract documents or in governing regulations have precedence over non-referenced standards, insofar as different standards may contain overlapping or conflicting

requirements. Comply with standards in effect as of date of contract documents, unless otherwise indicated.

- a. Abbreviations: Where abbreviations or acronyms are used in contract documents, they mean the well recognized name of entity in building construction industry; refer uncertainties to Architect/Engineer before proceeding, or consult "Encyclopedia of Associations" by Gale Research Co.
2. Trade Union Jurisdictions: Maintain current information on jurisdictional matters, regulations, actions and pending actions; and administer/supervise performance of work in a manner which will minimize possibility of disputes, conflicts, delays, claims or losses.

END OF SECTION