



SECTION 26 00 01 - ELECTRICAL GENERAL PROVISIONS

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

- A. The general provisions of the Contract, including the Conditions of the Contract (General, Supplementary, and other Conditions as appropriate, apply to the Work specified in this Section.
- B. Refer to all Electrical Divisions of the Specifications as well as the Specifications for the other various trades and materials and be thoroughly familiar with all provisions regarding electrical work.

1.2 BIDDING REQUIREMENTS AND RESPONSIBILITIES

- A. Prime bidder is responsible for all work, of all trades and sub-contractors bidding this project. It is the prime bidder's responsibility, prior to submitting a bid to ensure that sub-contractors coordinate all aspects of the work between trades, sub-contractors, etc. to the fullest extent possible.
- B. Prime bidder shall ensure that all sub-contractors, suppliers, equipment vendors, etc., obtain all necessary and pertinent contract document information pertaining to their work prior to the submission of a bid. Contractor shall realize that different sub-contractors may furnish equipment, accessories, devices, etc. necessary for a complete and working installation, that require provision of services by another sub-contractor or trade.
- C. Bidders of all or any portions of this section or division are required to review all contract documents including but not limited to Architectural drawings, Structural drawings, Mechanical drawings, Plumbing drawings, Electrical drawings, etc. to coordinate requirements and responsibilities with and through prime bidder.
- D. Bidders of all or any portions of this section or division, by furnishing a bid on a portion of the prime contract are indicating that they have received all contract documents and coordinated services provided under their portion of the work with the prime bidder; they are indicating that they have expressed any pertinent questions (which would result from a detailed, thorough review of the entire set of contract documents) to the prime bidder in accordance with the general provisions of the Specifications requirements, prior to bidding.
- E. All timely, pertinent, questions provided in writing prior to bids, in accordance with the general provisions of the Specifications requirements, will be clarified, defined, or otherwise explained in a written addendum and/or addendums prior to bids, in accordance with the general provisions of the Specifications requirements.
- F. It is not the intention of these contract documents to leave any issue relating to coordination between trades or sub-contractors vaguely defined. The intention is to define all issues, coordination matters, equipment requirements, sizes, routing, etc. to the satisfaction of the prime bidder, prior to receipt of bids.
- G. Bidders of all or any portions of this section or division, by virtue of the submission of a bid to the prime bidder, are indicating that they have reviewed the entire set of contract documents with due diligence and regard for the Owner's desire for a comprehensive and complete bid proposal; that they have expressed all concerns or questions requiring clarification on matters of coordination between trades and/or sub-contractors; that they have expressed any such concerns or questions in writing in accordance with contract document's General Provisions requirements.

- H. Prime bidders, by submission of a comprehensive bid on the project are indicating that the subcontractors selected in their bid have complied with all contract document's General Provisions requirements, that they have indicated in writing, prior to bidding, all questions or concerns requiring clarification and/or explanation and have documented any and all specific exclusions involving work that would generally be considered to be work of their trade. The prime bidder shall coordinate all work so that anything excluded by the bidder of all or any portions of this section or division, have been addressed prior to bids in one of the following manners:
1. The work has been confirmed, by the prime bidder, to be work of another trade or subcontractor whose proposal is also being accepted.
 2. Clarification of the matter has been made through the prime design professional via written addendum and is clearly and mutually understood by the prime bidder and the party raising the issue/question or seeking clarification.
 3. The work has been accepted as the responsibility of the prime contractor directly.

1.3 MATERIAL AND EQUIPMENT

- A. The term "provide" when used in the Contract Documents includes all items necessary for the proper execution and completion of the work.
- B. Specific reference in the Specifications to any article, device, product, material, fixture, form or type of construction by name, make or catalog number, shall be interpreted as establishing a standard of quality and shall not be construed as limiting competition; and the Contractor, in such cases, may at his option use any article, device, product, material, fixture, form or type of construction which in the judgement of the Architect expressed in writing is equivalent to that specified.
- C. Coordinate and properly relate all work of this Division to building structure and work of all other trades.
- D. Visit premises and become thoroughly familiar with existing conditions; verify all dimensions in field. Advise Architect of any discrepancies prior to Bid Date in accordance with contract document's General Provisions.
- E. Do not rough-in for any item or equipment furnished by others or noted "Not in Contract" (NIC), without first receiving rough-in information or determining rough-in requirements from other trades and/or Architect.
- F. Provide storage and protection for all equipment and materials in accordance with requirements of contract document's General Provisions. Replace any equipment and materials damaged by improper handling, storage, or protection, at no additional cost to the Owner.
- G. Keep premises clean in accordance with requirements of contract document's General Provisions.

1.4 SUBSTITUTIONS

- A. Substitutions are allowed under La. R.S. 38:2291 and La R.S. 38:2292. Any requests for prior approval (as provided for under La. R.S. 38:2295) including any re-submitted data, shall be received by the Architect/Engineer a minimum of ten (10) working days prior to bid date. Submittals sent via facsimile and/or electronic mail will not be accepted. The Contractor shall recognize that it may be necessary to submit certain requests for prior approval sooner than the final date listed in the Instructions to Bidders, depending upon the complexity and completeness of the submittal. If, in the opinion of the

Architect/Engineer, there is neither sufficient time available nor adequate descriptive data attached to the submittal, the submittal will not be considered. Except as otherwise specified, materials and equipment shall be new and bear the approval label of the Underwriters Laboratories, Inc. for the type of installation required.

- B. Basis of design of systems is based on specific equipment for performance, size, shape, color, construction material, etc... If the use of other manufacturer's equipment, even though approved by Architect, involves additional cost due to space requirements, foundation requirements, increased mechanical or electrical services, the cost of such extra work shall be borne by the contractor. Even though a manufacturer's name appears in the Contract Documents as having acceptable equipment, his equipment shall be classified as being a substitute to the equipment originally designed for and named in the Contract Documents. Substitute equipment, materials, etc., will not be allowed to deviate from basis of design requirements.
- C. All requests for prior approval shall identify where proposed material matches or exceeds the performance of the equipment specified. In addition, such submittal shall also clearly identify all deficiencies compared to specified product. Submittal of general cut sheets will be returned rejected.
- D. The following items shall be submitted for prior approval:
 - 1. Electrical Gear (Safety Switches). This includes Short-Circuit Study and Arc-Flash Study.
 - 2. Receptacles
 - 3. Pull Boxes
 - 4. Wire

1.5 DRAWINGS AND SPECIFICATIONS

- A. The specific intent of these Contract Documents is to provide the various systems, equipment, etc. to the Owner complete and in a thoroughly calibrated and functional condition.
- B. The Drawings shall not be construed as shop drawings. In the event of a possible interference with piping or equipment of another trade, items requiring set grade and elevations shall have precedence over other items. Should any major interference develop, immediately notify the Architect.
- C. In laying out Work, refer to mechanical, electrical, structural, and architectural drawings at all times in order to avoid interference and undue delays in the progress of the Work.

1.6 CODES AND REGULATIONS

- A. Work shall be in full accord with the LA Sanitary Code, 2020 N.E.C. (NFPA 70), local ordinances, building codes, and other applicable national, state, and local regulations.
- B. Equipment shall conform to requirements and recommendations of the National Bureau of Fire Underwriters and National Fire Protection Association (NFPA).
- C. Items provided under this Division shall comply with the American National Standards Institute (ANSI) "Specifications for Making Buildings and Facilities Accessible to and Usable by Physically Handicapped People," ANSI A 117.1, and the Americans with Disabilities Act (A.D.A.).

- D. Work called for in these Plans and Specifications shall be executed by competent workmen.
- E. In the possible event of conflict between codes or regulations and Contract Documents, notify the Architect/Engineer immediately.
- F. The drawings show approximate locations only of feeders, branch circuits, outlets, etc., except where specific routing or dimensions are indicated. The Architect reserves the right to make reasonable changes in locations indicated, before roughing-in, without additional cost to the Owner.
- G. Because of the small scale of the drawings, it is not possible to indicate all of the offsets, fittings, and accessories required. The Contractor shall investigate the structural and finish conditions affecting his work and shall arrange such work accordingly, fittings, bends, junction boxes, pull boxes, access panels, and accessories required to meet such conditions at no additional costs to the Owner.

1.7 FEES, PERMITS, AND TAXES

- A. Obtain and pay for permits required for the Work of this Division. Pay fees in connection therewith, including necessary inspection fees.
- B. Pay any and all taxes levied for Work of this Division, including municipal and/or state sales tax where applicable.

1.8 MANUFACTURER'S DIRECTIONS

- A. Install and operate equipment and material in strict accord with manufacturer's installation and operating instructions. The manufacturer's instructions shall become part of the Contract Documents and shall supplement Drawings and Specifications.

1.9 SUBMITTAL DATA

- A. Submit shop drawings, project data, and samples in accordance with requirements of the General Provisions of the contract documents. Submittals shall be received no later than thirty (30) consecutive calendar days from effective date of "Notice to Proceed".
- B. Shop drawings shall consist of published ratings or capacity data, detailed construction drawings for fabricated items, wiring and control diagrams, performance curves, installation instructions, manufacturer's installation drawings, and other pertinent data. Submit drawings showing revisions to equipment layouts due to use of alternate or substitute equipment.
- C. Where manufacturers and suppliers of equipment, materials, etc. are unable to fully comply with Contract Document basis of design requirements, specifically call such deviations to attention of Architect/Engineer on submittals. Typed deviations on a separate sheet; underlined statements or notations on standard brochures, equipment fly sheets, etc. will not be accepted. Submittals shall clearly indicate where material submitted meets and/or exceeds the performance criteria of the equipment used as the basis of design of the project. Failure to note compliance with the basis of design material/equipment shall result in rejection of submittals.
- D. Approval of submittals shall not relieve Contractor from furnishing required quantities and verifying dimensions. In addition, approval shall not waive original intent of Contract Documents.

- E. Failure to obtain written approval of equipment shall be considered sufficient grounds for rejection of said equipment regardless of the stage of completion of the project.
- F. Contractor shall submit Submittals/Shop Drawings on all equipment listed below. In addition, contractor shall refer to subsequent sections of the Electrical portion of the specifications for additional shop drawing submittal requirements.
 - 1. Electrical Gear (Panelboards, Switchboards, Transformers, Safety Switches, Circuit Breakers). This includes Short-Circuit Study and Arc-Flash Study.
 - 2. Receptacles
 - 3. Pull Boxes
 - 4. Wire
- G. Shop drawings may be submitted electronically as described below.
 - 1. Must be in a portable document format (PDF).
 - 2. Must be submitted to the prime designer and the prime designer will forward to ADG Engineering for distribution/processing.
 - 3. Do not submit directly to ADG Engineering's project manager.
- H. Shop Drawings/submittals shall be submitted as grouped together and stated below and shall be submitted simultaneously.
 - 1. Electrical Gear, Overcurrent Protective Device Studies
 - 2. Pull Boxes, and Wire

1.10 PROJECT COORDINATION

- A. Refer to applicable Electrical Specification Sections for products work of this Division.
- B. Refer to all plumbing, mechanical and fire protections specifications sections for related products affecting work of these electrical sections.
- C. Coordinate handling of all products, materials, etc., through the Contractor. Coordinate space, access, clearances, etc., through the Contractor prior to preparation of shop drawing submittal.

1.11 SERVICE CONTINUITY

- A. At all times during the construction of the project, electric service shall be maintained to all portions of the site and existing facility, except with prior written approval from the Architect/Engineer of interruptions. It shall be the responsibility of the contractor to provide, install and maintain (fuel included) any required rental generators to accomplish said task. Any required interruptions of electric service due to work being performed under this Contract shall be scheduled in writing a minimum of forty-eight (48) hours in advance after consultation with the Architect/Engineer and the Owner and shall occur when permitted by the Architect/Engineer. The Contractor shall be responsible for any overtime pay required to meet these requirements, at no additional cost to the Owner.

1.12 VALUE ENGINEERING (V/E):

- A. While it may be in the Owner's interest to consider the first cost money saving that may be generated via alternatives and options generated via participation in Value Engineering, contractor shall realize that substantive offers of Value Engineering (V/E), if accepted by the Owner, constitute a design-build agreement (offer and acceptance) with the owner, and

drastically change the design concept of the project, as developed by the Professional of Record identified on the Contract Documents.

- B. Should contractor offer, and the owner accept value engineering options that alter aspects of the system design, equipment, performance and/or performance verification or monitoring of respective systems, the contractor shall provide duly licensed professional engineering consultants working on behalf of the contractor (including sub-contractors and equipment vendors/manufacturers) to review, approve and take professional responsibility for performance and suitability of V/E hybrid systems, materials or operational changes related to respective V/E items. The contractor's licensed professional engineering consultants and the contractor assume any and all responsibility for the design and suitability in terms of performance, of hybrid systems installed, as contractor's Professional of Record, absolving the original project Professional of Record (identified on the original Contract Documents, released for the original project Bid/Negotiation) from responsibility for the V/E hybrid systems portion of the work.
- C. The contractor, via the offer and acceptance of value engineering items on the project agrees to provide professional engineering design services and take full and complete responsibility for the hybrid design. Further, the contractor's (V/E Items) professional of record (either employees, or independent consultants to the contractor) through the offer and acceptance of V/E items, agree to indemnify and hold harmless the project owner, the owner's original A/E team (Professional of Record on behalf of the owner for the original Contract Documents) their heirs and assigns in regard to the V/E changes and their impact on the systems altered, affected or modified, in whole or in part. The Professional of Record shown on the original Contract Documents in regard to the systems altered, adjusted, revised, modified or otherwise affected by the value engineering items implemented, shall be absolved of design responsibility as a result of implementation of V/E items, and their original use of Engineering Seals used for original Contract Documents, shall not apply.
- D. Contractor shall refer to subsequent specification sections for additional requirements for submission and approval of VE items.

1.13 PROJECT RECORD DOCUMENTS

- A. Keep Project Record Documents in accordance with general provision requirements of the specifications.
- B. During construction period, keep accurate records of installations paying particular attention to major interior and exterior underground and concealed piping, ductwork, etc.
- C. The Contractor shall obtain a minimum of one (1) set of the contract documents including all addenda and change orders (including CAD files) as prepared by the Architect/Engineer.
- D. If the Contractor elects to vary from the Contract Documents and secures prior approval from the Architect/Engineer for any phase of the work, he shall record in a neat and readable manner all such variances on the contract documents in red ink. Prior to requesting substantial completion, the marked-up set of contract documents shall be returned to the Architect/Engineer for approval.
- E. All deviations from sizes, locations and from all other features of the installation shown in the Contract Documents shall be recorded.

- F. In addition, it shall be possible using these drawings to correctly and easily locate, identify and establish sizes of all piping, directions, and the like, as well as other features of work which will be concealed underground and/or in the finished building.
- G. Locations of underground work shall be established by dimensions to columns, lines or walls, locating all turns, etc. and by properly referenced centerline or invert elevations and rates of fall.
- H. For work concealed in the building, sufficient information shall be given so it can be located with reasonable accuracy and ease. In some cases, this may be by dimension. In others, it may be sufficient to illustrate the work on the drawings in relation to the spaces in the building near which it was actually installed. The decision of the Architect/Engineer in this matter will be final.
- I. The following requirements apply to all Record Drawings:
 - 1. They shall be maintained at the Contractor's expense.
 - 2. All such drawings shall be done carefully and neatly.
 - 3. Additional drawings shall be obtained at the Contractor's expense.
 - 4. They shall be kept up-to-date during the entire course of the work and shall be available upon request for examination by the Architect/ Engineer and when necessary, by other trades, to establish clearances for other parts of the work.
 - 5. Record Drawings shall be returned to the Architect/Engineer upon completion of the work and are subject to approval of the Architect/ Engineer.
 - 6. CAD files can be provided upon request (proper release forms must be completed). Contractor shall update CAD files to reflect As-Built conditions and shall submit revised file back to Architect/Engineer as part of the close-out documents.

1.14 OPERATION AND MAINTENANCE DATA

- A. Refer to the specification Sections related to PROJECT CLOSEOUT or OPERATION AND MAINTENANCE DATA for procedures and requirements for preparation and submittal of maintenance manuals.
- B. Provide the Owner with three (3) copies of printed instructions indicating various pieces of equipment by name and model number, complete with parts lists, maintenance and repair instructions and test and balance report.
- C. COPIES OF SHOP DRAWINGS WILL NOT BE ACCEPTABLE AS OPERATION AND MAINTENANCE INSTRUCTIONS.
- D. This information shall be bound in plastic hardbound notebooks with the job name, Architect and Engineer names permanently embossed on the cover. Rigid board dividers with labeled tabs shall be provided for different pieces of equipment. Submit manuals to the Architect for approval.
- E. In addition to the operation and maintenance brochure, the Contractor shall provide a separate brochure which shall include registered warranty certificates on all equipment, especially any pieces of equipment which carry warranties exceeding one (1) year.
- F. As part of the O & M binders, contractor shall include copies of all studies and test reports performed as part of this project, including but not limited to, the following:
 - 1. Acceptance Testing Reports
 - a. Grounding Tests

- b. Thermographic Tests
 - c. Equipment Tests
 - 2. Short Circuit Study Report – Updated to Reflect Installed Conditions
 - 3. Arc Flash Study Report – Updated to Reflect Installed Conditions
 - 4. All specified photos of installations including open trenches, grounding terminations, pole foundation rough-ins, etc...
- G. The operation and maintenance brochure shall be furnished with a detailed list of all equipment furnished to the project, including the serial number and all pertinent nameplate data such as voltage, amperage draw, recommended fuse size, rpm, etc. The Contractor shall include this data on each piece of equipment furnished under this contract including but not limited to those items listed below.
 - 1. Electrical Gear (Panelboards, Switchboards, Transformers, Safety Switches, Circuit Breakers). This includes Short-Circuit Study and Arc-Flash Study.
 - 2. Receptacles
 - 3. Pull Boxes
 - 4. Wire

1.15 EXCAVATING AND BACKFILLING

- A. Provide excavating and backfilling necessary for Work of this Division. Comply with provisions of specification section pertaining to Site Work, if applicable.
- B. Trenches shall be inspected by Code Authorities and/or Owner's Representative before and after piping is laid. Give Owner's Representative 24-hour notice for each inspection. If any trenches are filled without Owner's Representative and/or authority having jurisdiction inspection and as subsequently found to be deficient, the trenches shall be uncovered, inspected, and then re-filled, if requested by Owner's Representative. Prior to covering any and all underground facilities, including but not limited to conduit, ground rods, terminations, etc., Contractor shall take clear and concise digital photos and shall forward said photos to Engineer prior to covering said utilities.
- C. Provide minimum 24 inches of cover to finish grades or paving at raceways.
- D. Protect and maintain trenches in dry condition until piping has been inspected and approved. Immediately after approval, backfill trenches in tamped layers. Repeat backfill and tamping 6 months after initial coverage has been accomplished to avoid swale development from sinking soils.
- E. Compact fill to satisfaction of Architect and/or Owner's Representative.
- F. Prior to any excavating, Contractor shall be responsible for having all utilities in the area of excavation located and marked by an approved company with a minimum of five (5) years' experience locating underground facilities. This includes all owner owned utilities on their site.
- G. Approximate locations shown on the drawings shall not be used. Any facility damaged by the Contractor's underground work shall be repaired and/or replaced at no additional cost to the Owner

1.16 EXISTING CONDITIONS

- A. The Electrical Contractor shall visit the building site to determine existing conditions and will be held responsible for allowing for these conditions in his bid.

- B. Note that this area of work will have storm drainage, mechanical and electrical utilities located underground and within and under the buildings. It is part of this work for the Contractor to determine the scope and location of all utilities to be installed with this project and arrange his work around others. There will be no extra consideration for work discovered as being hidden after the bid, and no change orders for extra cost that may be caused by unknown after bid conditions. The drawings show approximate locations only of feeders, branch circuits, outlets, etc., except where specific routing or dimensions are indicated. The Architect reserves the right to make reasonable changes in locations indicated, before roughing-in, without additional cost to the Owner.

1.17 PROTECTION OF APPARATUS

- A. The Contractor shall take precautions necessary at all times to properly protect his apparatus from damage. Failure on the part of the Contractor to comply with the above to the Architect's satisfaction shall be sufficient cause for the rejection of the particular piece of apparatus in question.

1.18 MINOR DEVIATIONS

- A. The Contractor shall realize that the drawings cannot delve into every step, sequence, or operation necessary for the completion of the project without drawing on the Contractor's experience. Only typical details are shown on the plans. In cases where the Contractor is not certain about the method of installation of his work, he shall ask for details. Lack of details will not be an excuse for improper installation.

1.19 SALVAGED MATERIALS

- A. The Owner shall have priority for the selection of salvaged material and equipment. Any equipment, light fixtures, devices, ballasts, materials, etc. selected to remain property of the Owner shall be removed and delivered to a location on the site as designated by the Owner. Material and equipment not retained by the Owner shall become the property of this Contractor and shall be removed from the site by him.
- B. The Contractor shall obtain written approval of all material and equipment determined not to be salvaged by the Owner.

1.20 SAFETY PRECAUTIONS

- A. Work methods and project safety are the Contractor's sole responsibility.
- B. Contractor shall furnish and place proper guards for prevention of accidents. He should provide and maintain any other necessary construction required to secure safety of life or property, including maintenance of sufficient lights during all day and night hours as required to secure such protection.
- C. Temporary electrical services during construction should be maintained in perfect condition. Frayed, loose or opened connections should not be used for temporary services. The Contractor should use only equipment in first class working condition for construction services.

1.21 TEMPORARY CONSTRUCTION LIGHTING

- A. The Contractor should provide and install construction lighting as required by General Contractor and other trades. The installation shall conform to requirements of the National Electrical Code.

1.22 SUPERVISION

- A. Contractor shall personally, or through an authorized and competent representative, constantly supervise the work done from beginning to completion and final acceptance. To the best of his ability, he shall keep the same foreman and workmen throughout the project duration. Foreman shall be present at project site at all times while work under this section of the contract documents is being performed. Foreman shall be accessible by cellular phone at all times. Respective telephone numbers shall be forwarded to Architect/Engineer prior to commencement of work on this project.

1.23 CAD FILES

- A. ADG will provide, upon request, CAD files to the contractors for use in preparing submittals and record drawings. Plans will be provided at a cost of \$10.00 per drawings sheet requested. By submitting request for CAD files, contractors automatically consent to the verbiage contained in the CAD release form contained in the plans. This includes any all limitations, restrictions, indemnifications, etc... contained therein.

PART 2 - PRODUCTS

2.1 EQUIPMENT LABELS

- A. Panelboards, safety switches, equipment cabinets, motor starters and other equipment shown on the drawings and furnished and/or installed under this section of the Specifications shall be labeled with laminated plastic nameplates inscribed to identify equipment with description shown on the drawings for panels, the name of the equipment controlled for motor starters, or the system or function involved for other equipment. Provide typewritten panelboard directories indicating the equipment served and its location using final approved room numbers, etc., as directed by the Architect. Refer to specification section – Electrical Distribution System and details(s) for additional requirements.

PART 3 - EXECUTION

3.1 COORDINATION OF TRADES

- A. Where work is in close proximity to the work of other contractors, the Contractor shall review plans of other contractors and coordinate his work with theirs. The Electrical Contractor shall verify the location of lighting fixtures, beams, structural members, conduit, ductwork, pipes or other obstructions before beginning his work in the area. Notify the Architect where proper clearances do not occur or where the work of others would interfere with the safe and/or proper operation of this work.

3.2 HARMONIC DISTORTION

- A. IEEE 519-1992 - Harmonic Control in Electrical Power Systems shall be a requirement of this project. Harmonic filters (passive or active), phase multiplication devices, or any other components required to mitigate harmonic voltage THD to 5% and current THD to 8% maximum levels shall be an integral part of the VFD system. Compliance measurement shall be based on THD added (during VFD full load operation compared to across-the-line operation) at the VFD circuit breaker terminals or actual THD measurement at the VFD circuit breaker terminals during full load VFD operation. Designs which employ shunt tuned filters must be designed to prevent the importation of outside harmonics which could cause system resonance or filter failure. Calculations supporting the design, including a system harmonic flow analysis, must be provided as part of the submittal process for shunt tuned filters. Any filter designs which cause voltage rise at the VFD terminals must include

documentation in compliance with the total system voltage variation of plus or minus 10%. Documentation of Power Quality compliance shall be part of the commissioning required by the VFD supplier. Actual job site measurement testing shall be conducted at full load and documented in the operation and maintenance manuals. Harmonic measuring equipment utilized for certification shall carry a current NiTS calibration certificate. The final test report shall be reviewed, and compliance certification stamped by a licensed professional engineer (PE).

3.3 SUPPORTS AND FOUNDATIONS

- A. Support all items covered by this Specification directly from building structural members independent of any ceilings or any other installed item. Panelboards and switches may be attached to suitably reinforced walls. Ground or slab mounted equipment shall be mounted on a separate four-inch-high concrete slab. Extending 6" beyond equipment footprint on all sides.
- B. Do not attach items of this Specification to HVAC ductwork, ceiling grids and ceiling support members, piping or other equipment unless specifically shown otherwise. Where applicable, all equipment including conduit shall be supported from overhead wall, floor or roof structures using galvanized channel or angle members for a rigid support. Position supports and equipment such that access through lay-in ceilings or panels is not impaired and all Code required clearances are maintained.
- C. Where applicable, under no circumstances is the Contractor to attach to or support from any bar joist bridging. Any supports to the bar joists or any structural systems shall be approved by the Architect. All supplemental angle or channel iron required to support equipment of this Specification shall be furnished by the Electrical Contractor.

3.4 EQUIPMENT LAYOUT

- A. The physical location and arrangements of electrical equipment is shown on the Plans and is to be used by the Contractor as a guideline in construction. It is the responsibility of the Contractor to review the Plans with the proposed equipment and equipment of other contractors that are affected, and to ensure that all Code required clearances, wiring distances and maintenance accesses, including equipment heights, of all items are maintained. Alternate arrangements to accomplish the above due to field conditions or changes in physical size of the equipment proposed for the project are to be submitted to the Architect for review before any work is begun or equipment ordered.
- B. All electrical gear arrangements shall be presented in a 1/4-inch scaled drawing showing all equipment, including those of other contractors. This includes all electrical rooms, mechanical rooms, mechanical yards, electrical yards, service platforms, boiler rooms, etc... Include shop drawing cut sheets and applicable information. Indicate on the drawing by dimension all required Code clearances, wiring distances and maintenance access requirements. Where equipment heights are required to be coordinated with architectural or other items, indicate revised heights. Refer to "MOUNTING HEIGHTS."

3.5 GUARANTEE

- A. The Contractor shall guarantee all materials, equipment and workmanship for a period of one (1) year from the date of final acceptance of the project. This guarantee shall include furnishing of all labor and material necessary to make any repairs, adjustments or replacement of any equipment, parts, etc. necessary to restore the project to first class condition. This guarantee shall include the replacement of lamps. Warranties exceeding one (1) year are hereinafter specified with individual pieces of equipment.

- B. If the Contractor's office is in excess of a fifty (50) mile radius of the project, he shall appoint a local qualified contractor to perform any emergency repairs or adjustments required during the guarantee period. The name of the contractor appointed to provide emergency services shall be submitted to the Architect/Engineer for approval.

3.6 CLEANING

- A. Refer to the Specification Section relating to PROJECT CLOSEOUT or FINAL CLEANING for general requirements for final cleaning.
- B. Clean all light fixtures, and lenses prior to final acceptance and replace inoperable drivers or LED modules.

END OF SECTION 26 00 01