

IFB NumberScope NumberClosing DateClosing TimeReturn IFB SubmittalGC2018092557-7616632312/21/20194:00pm ESTbids@synergynds.com

IFB Reference Information: Roof Substrate Replacement

Insured Property Owner: City of Quincy

Property Location Name: Water and Light Plant

Address Line 1: 915 N. Adams St. Address Line 2: Enter Text Here

City: Quincy State: Florida Zip Code: 32351

<u>DESCRIPTION</u>: Furnish all required labor, materials and equipment necessary to provide Scope-of-Work at the above described location. Work is being authorized under the elected FMIT TurnKey Recovery Program<sup>sM</sup> administered by SynergyNDS on behalf of the Insured Property Owner, a Member of the Florida Municipal Insurance Trust (FMIT).

**SUBMITTAL INSTRUCTIONS:** In support of Procurement Guidelines, the IFB Packet includes specifications and terms & conditions associated with the above referenced project information.

- 1. Bids shall be received no later than the Closing Date & Time indicated above. Bids received after above deadline or that are not submitted in accordance to Submittal Instructions may be rejected without further explanation or contractor notification.
- 2. Bid shall be completed and submitted using **ONLY** the **Contractor Submittal Form** (provided at the end of the IFB Packet).
- 3. Contractor is responsible to validate all Quantities and Units of Measurements specific to the following scope items &/or products. The information and descriptions provided in the IFB are intended for general guidance purposes only. Contractor may not change or alter any material &/or specifications identified in the IFB for submission purposes without prior written/email notification to: <a href="mailto:bids@synergynds.com">bids@synergynds.com</a>.
- 4. Contractor has the sole responsibility to ensure that all services and material for BID Submittal (whether stated correctly in the IFB or not) satisfactorily meet all required Codes & Standards, OSHA Guidelines and The Americans with Disabilities Act (ADA).
- 5. Contractor should also consider the approach (if necessary) in which to stock/store material at the jobsite in a safe and secure manner. SynergyNDS will not be responsible for lost or stolen material, supplies or equipment stocked at the jobsite.
- 6. Bid award will be made based on best overall LUMP SUM project value as determined by SynergyNDS in accordance to market valuation, project demands, critical path scheduling as well as overall Insured Member's WorkForce Participation Goals. Contributing factors, in addition to price, may be considered as necessary to help determine bid award based on any additional criteria set forth by the specific FMIT Insured Member.

- 7. SynergyNDS reserves the right to modify the IFB Specifications and Terms & Conditions at any time during the bid solicitation process. Timely notice to all bidders will be given via an electronically distributed Addendum.
- 8. All registered HUB & HUB Zone Contractors, as well as DBEs are encouraged to participate. Additional Contractor Financial Assistance is available to help support daily HUB/DBE Contractor's operations under the terms and condition of a successful contract award.
- 9. SynergyNDS is an equal opportunity employer and administers all Contracts & Contractor Agreements in accordance to the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a).
- 10. Contractor is strongly encouraged to schedule a Site Visit of the property as necessary to support the IFB Submittal. All scheduled site visits can be requested at bids@synergynds.com.
- 11. When a mandatory Pre-BID Meeting is identified and scheduled in a specific IFB, Contractor Attendance is a requirement as part of the Solicitation. Contractors who fail to attend the Pre-BID Meeting will not be eligible to participate in the IFB and subsequent submittal process.
- 12. Contractor can submit all questions &/or concerns specific to the IFB by email to: bids@synergynds.com.

#### SCOPE-OF-WORK SUMMARY

Refer to **EXHIBIT A** and any subsequent **ATTACHMENTS** for scope-of-work description that will be included after the IFB Contractor Submittal Form on Page #9.

- \*This IFB is part of a potential Federally Funded Project.
- \*This IFB does not require a Contractor Payment or Performance Bond.
- \*This Project is Sales Tax Exempt through the specific Florida Public Entity.
- \*This IFB does not require a Pre-BID Meeting
- \*This IFB supports workforce participation goals.

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#### **GENERAL TERMS & CONDITIONS**

- 1. Contractor shall be responsible for field verifying all conditions, dimensions & quantities prior to IFB Submittal and the implementation of this scope of work. Any Exhibits, Plans, Drawing &/or Other Supporting Documents have been included for general reference purposes only.
- 2. Contractor is responsible to identify and satisfactorily address all applicable regulatory requirements, including but not limited to Codes & Standards, HUD/DBE Participation Goals & Guidelines and ADA/FHA Specifications.
- 3. Contractor shall indicate in writing and be responsible to submit to SynergyNDS via email distribution to <a href="mailto:projects@synergynds.com">projects@synergynds.com</a> any request or need for additional 3<sup>rd</sup> Party Assignment as necessary to further identify required codes & standards, scope specifications or public health safety concerns outside of Contractor's professional competence &/or licenses.
- 4. Contractor is to obtain their own permits and schedule all applicable inspections. Permits can be obtained by contacting the Building Department or other administering entity. Permit Fees are reimbursable direct from SynergyNDS (in addition to contractor's Lump Sum Proposal) if incurred and submitted with proper documentation.
- 5. Contractor shall prohibit discrimination against staff &/or available workforce based on their status as protected veterans or individuals with disabilities and prohibit discrimination against all individuals based on their race, color, religion, sex, sexual orientation, gender identity or national origin. Moreover, these regulations require that Contractor and its subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, protected veteran status or disability.
- 6. Contractor is to abide by all applicable OSHA and project safety requirements and standards. Contractor shall require all employees to utilize proper PPE when applicable, including but not limited to: fall protection harnesses, hard hats, safety glasses, safety foot wear, gloves and etc.
- 7. Contractor is responsible for submitting applicable project and associated contract documents as defined by Architectural Drawings Specifications, Engineering Requirements, Certificates of Insurance, Change Order Requests and any written or documented deviations from approved scopes-of-work or Contract.
- 8. Contractor may be asked to provide Material Safety Data Sheets (MSDS) to the Industrial Hygienist of record (for the project) for chemical-based products that will be used including, but not limited to, glues, cleaners, solvents, anti-microbial products, sanitizing agents, etc. The Industrial Hygienist of record retains the right to not allow the use of any of the products selected.
- 9. Contractor shall be responsible under terms of the Agreement for supplying any and all necessary labor, equipment, tools, materials and travel expense to complete the scope of work unless directed otherwise in the IFB. This includes but is not limited to: Rental Equipment, Dumpsters, Storage Containers, Jobsite Trailer, General Conditions, Associated Expenses, Travel Cost and Overhead & Profit which are to be included in the IFB Contractor Lump Sum Proposal.
- 10. Contractor shall protect all property from new and supplemental damage during the performance of work. This includes, but necessarily limited to: wall finishes, floor finishes, windows, electrical systems, mechanical systems, communication systems, life safety systems, security systems, HVAC control

- systems, plumbing systems, lighting systems, structurally related components, exterior elements, vegetation, property-of-others, and etc.
- 11. Contractor shall be responsible for any breakage &/or cleaning of unintended damage, debris, coatings, coverings, overspray and residual caulking from the aforementioned property described above. If affected property can't be successfully cleaned &/or restored to pre-existing condition, SynergyNDS will seek reimbursement from Contractor &/or deduct the appropriate replacement cost from outstanding Invoice Payment (Contract Value).
- 12. Contractor is EXPECTED to maintain a Clean & Safe Work Environment throughout the lifecycle of the awarded scope-of-work. This includes daily clean-up and organization of the Contractor's work area specific to all material waste, debris, tools &/or equipment. Failure to do so (after 3 documented warnings) can result in back charges to Contractor in the amount of \$25.50 hourly rate with a minimum \$150.00 per day clean-up rate (as determined by the SynergyNDS or the Insured Property Owner).
- 13. Contractor shall be responsible for securing work area(s) from access by non-authorized building occupants, including all persons not directly part of the restoration, repair and/or rebuild efforts. This includes securing work area(s) as identified in the IFB Scope-of-Work &/or under Contractors control.
- 14. Contractor shall provide and implement a site-specific health and safety plan to include hazard communication and related OSHA to protect workers as well as the general public with access to the work area.
- 15. If the Contractor determines that deviations, modifications (change order or supplemental costs) from the initial scope-or-work are required, the Contractor shall submit a written request to SynergyNDS for review and approval prior to start of any additional work not otherwise included in initial BID. The written request will contain, at a minimum:
  - a. Reason for deviation or modification
  - b. Description of deviation or modification
  - c. Project cost addition or subtraction for deviation or modification
  - d. Estimated time required for deviation or modification.
- 16. Contractor is NOT responsible for any conditions or activities the building owner or employees implemented prior to their arrival to the job site. This includes removal of contents, equipment or personnel from the affected areas to the non-affected areas of the building.
- 17. During the performance of Contractor's scope-of-work, pre-existing damage to the building, structure, system failures or other anomalies may be found. If this occurs, the Contractor has the responsibility to identify, document and report these deficiencies immediately to SynergyNDS by email notification to <a href="mailto:projects@synergynds.com">projects@synergynds.com</a>. Verbal notification &/or discussion only with the Onsite Project Manager is encouraged but not binding. Written documentation must be provided in efforts to comply with the required transparent approach.
- 18. Contractor is responsible to ensure that their employees &/or its sub-contractors comply with the provisions and terms of the IFB and Contract Agreement.

<u>PAYMENT</u>: Project is managed by SynergyNDS, Inc., under the TML Turnkey Recovery Program. Payments will be made directly to the contractor(s) in accordance with described terms & conditions. Qualified contractors may be eligible for an upfront material deposit or progress payments as determined prior to BID AWARD. Contractor must be registered in the MVP (Managed Vendor Program) whereby required contractor documents must be uploaded to the database. There is annual \$49.95 processing fee as part of the initial contractor vetting and background check.

<u>PAYMENT TERMS</u>: Payments will be made after inspection and approval of work by SynergyNDS, City Building Official &/or Insurance Adjuster. Accurate invoices and required project documentation must be submitted to SynergyNDS for project audit prior to payment. \*Material Deposits &/or Advanced Payments require Contractor to complete online registration in the Managed Vendor Program (MVP). MVP has an annual \$49.99 Registration Fee to be part of the Contractor Direct Repair Program. Material Deposits &/or Advanced Payments will require a 2% Invoice Payment Discount.

**HOLD HARMLESS**: To the fullest extent permitted by law, the Contractor/Vendor shall indemnify, defend, and hold harmless SynergyNDS, Inc & TML, their officers, agents, employees, elected, and appointed officials, Insurance Representatives and volunteers from and against any and all claims, losses or liability, including attorney's fees, arising from injury or death to persons or damage to property occasioned by any act, omission, or failure of the Contractor/Vendor and any of its officers, agents, employees, and volunteers in satisfying the terms required by this contract.

**RIGHT TO ACCEPT, REJECT AND WAIVE DEFECTS**: SynergyNDS &/or Contracting Agent reserves the right to: reject all quotations; waive formalities, technical defects, and minor irregularities; accept the quotation (if any) deemed most advantageous to and in the best interests of Insured Members of FMIT. Award will be based on price, contractor's daily performance capabilities, availability to provide the specified services when required &/or in accordance to critical path scheduling.

**DAMAGES:** Contractor will be held liable for any damage caused to the building and ancillary structure, and/or injury to the occupants resulting from the execution of the work or from not exercising proper precautionary protective measures. Any cost of repair/replacement resulting from damages shall be at the Contractor's expense.

**WORK-SITE PRACTICES:** Contractor's workers, as well as the various trade contractors entering or leaving the work area, will all attend a site-specific safety meeting as well as daily safety meetings prior the scheduled workday. Contractor's workers entering or leaving the work area will don or remove personal protective equipment and clothing in the staging area outside of each work area. All debris & trash in the work area will be removed and disposed.

**WORKER PERSONAL PROTECTION EQUIPMENT:** The National Institute for Occupational Safety and Health (NIOSH) provides the following interim guidelines and warnings to restoration workers.

- a) Steel toed leather boots should be worn. Tennis shoes or sneakers should *not* be worn because they will transfer contamination and will not prevent punctures, bites, or crush injuries.
- b) Goggles, safety glasses with side shields or full-face shields shall be used when performing restoration related activities that involve demolition, cutting or the use of ANY power tools. Sun/glare-protective

lenses may be needed in some work settings. The use of goggles or protective eyewear should also be worn during the application of any cleaners, sanitizers or disinfectants.

- c) Soft hat or another protective head cover. Wear an American National Standards Institute (ANSI) rated hardhat if there is any danger of falling debris or electrical hazards.
- d) Hearing protection (when working in an environment with any noise that you must shout over to be heard).
- e) Comfortable, form fitting, light weight clothing including long pants and a long-sleeved shirt or coveralls. Additional PPE, respiratory protection, or clothing may be required when specific exposure hazards are identified or expected at the work site. In some instances, the protective ensemble components (garment, boots and gloves) may need to be impervious to contaminated flood or other site-specific chemical, physical, or biological hazards. In all instances, workers are advised to wash their hands with soap and clean water, especially before eating or drinking. Protect any cuts or abrasions with waterproof gloves and dressings. The use of insect repellant, sun block and lip balm may also be required for some work environments. Drink plenty of bottled water and take frequent rest breaks to avoid overexertion.

THERMAL STRESSES: HEAT: Workers are at serious risk for developing heat stress. Excessive exposure to hot environments can cause a variety of heat-related problems, including heat stroke, heat exhaustion, heat cramps, and fainting. To reduce the potential for heat stress, drink a glass of fluid every 15 to 20 minutes and wear loose- fitting clothing. Additionally, incorporate work-rest cycles into work routines and when possible distribute the workload evenly throughout the day.

\*\*\*\*Temporary cooling to the work areas shall only be authorized by the owner's representative based on the actual need for the work being performed. Where the conditions allow for the operation of part or all of the ventilation systems serving the work area then the need for temporary cooling is NOT necessary. The work area should be maintained at conditions that meet OSHA requirements for health and safety.\*\*\*

**WORKING IN CONFINED SPACES:** If you are required to work in a boiler, furnace, pipeline, pit, pumping station, septic tank, sewage digester, storage tank, utility vault, well, or similar enclosure, you should be aware of the hazards of working in confined spaces. A confined space has one or more of the following characteristics:

- a) limited openings for entry or exit;
- b) unfavorable natural ventilation; or
- c) Is not designed for continuous worker occupancy.

Toxic gases, a lack of oxygen, or explosive conditions may exist in the confined area, resulting in a potentially deadly atmosphere. Because many toxic gases and vapors cannot be seen or smelled, never trust your senses to determine if safe entry is possible. **Never** enter a confined space unless you have been properly trained, even to rescue a fellow worker! If you need to enter a confined space and do not have the proper training and equipment, contact your local fire department for assistance.

<u>CONTRACT IMPLEMENTATION:</u> Contract will be awarded upon review of all bids and proposals received by SynergyNDS. Initiation of intent-to-contract with Contractor will be engaged upon email notification and signed/returned Contractor Agreement Form. Contract-in-full will occur upon SynergyNDS receipt of all required documentation including but not limited to:

- a) Performance Bond &/or Payment Bond (If Required)
- b) Certificate of General Liability Insurance
- c) Certificate of Auto Insurance
- d) Certificate of Worker's Compensation or Letter of Exemption
- e) Contractor's W-9
- f) State Licenses

Further description of insurance requirements is listed in "Insurance & Licensing Requirements." No material deposits &/or payments will be made to Contractor until all required documentation has been received.

ASSIGNMENT OF CONTRACT: Contractor shall not assign the contract or any part thereof to any person, firm, corporation or company unless such assignment is approved in writing by SynergyNDS. Such acceptance shall be at the sole discretion of the SynergyNDS upon request of the Contractor. Upon approved and executed Transfer-of-Contract-Agreement, Contractor will be responsible for the coordination and hand-off of work/trades with the newly Assigned Contractor. Failure to coordinate this work will not relieve original Contractor of their obligations and shall not constitute additional cost as governed by the Lump Sum Contract Award.

**ASSIGNMENT OF CONTRACTOR:** Contractor is responsible for supplying all required Personal Protective Equipment (PPE), including but not limited to the furnishing and appropriate use of: hard hat(s), safety glasses, face shields, ear plugs, gloves, boots, fall protection (where required), breathing protection (where required), tie off ropes/apparatuses/points (where required), fire extinguishers, first aid kits, etc. Contractor is required to be familiar with and follow all OSHA and State of Florida's safety requirements.

- a) Contractor is to hold daily jobsite safety meetings that review the work to be performed, the hazards involved and the methods for reducing and eliminating such hazards, as well as maintain meeting records, - including attendance lists, which shall be kept onsite and available for SynergyNDS review at all times. Contractor shall be solely liable for any and all OSHA violations associated with his/her employees.
- b) SynergyNDS reserves the right to hold weekly progress meetings for which the Subcontractor shall attend. Contractor shall be responsible for daily cleanup of the work performed herein. Failure to cleanup daily after trade will result in cleanup supplementation at Contractor's cost. Twenty-Four (24) hour notice will be given prior to supplementation. Contractor shall be responsible for delivery, loading, unloading, storage, protection, etc. of all work provided herein.

**ENERGY EFFICIENCY:** The Contractor shall comply with all mandatory standards and policies relating to energy efficiency which are contained in the energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub.L. 94-163) for the State in which the work under this contract is performed.

**PROCUREMENT OF RECOVERED MATERIALS:** In accordance with Section 6002 of the Solid Waste

Disposal Act, as amended by the Resource Conservation and Recovery Act, the Contractor shall procure items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition. The Contractor should procure items designated in the EPA Guidelines that contain the highest percentage of recovered materials practical unless the Contractor determines that such items:

- a) are not reasonably available in a reasonable period of time;
- b) fail to meet reasonable performance standards, which shall be determined on the basis of the guidelines of the National Institute of Standards and Technology;

**FAILURE TO COMPLY**: For failure to deliver in accordance with specifications, SynergyNDS may cancel the contract or any part thereof and purchase services on the open market, charging any additional cost to the Contractor. Contractor shall comply with all applicable state, federal and local codes, and pay all permits, licenses and certificates, and other fees as required by the work.

INSURANCE & LICENSING REQUIREMENTS: Before starting work, the Contractor will provide SynergyNDS proof of Worker's Compensation and Commercial and Public Liability Insurance. The Contractor must be licensed to do business in the State of Texas and SynergyNDS must be named as an additional insured on general liability insurance certificate. Contractor will need to go to <a href="www.syngerynds.com">www.syngerynds.com</a> and complete the initial registration for the Managed Vendor Program (MVP). Contractor will be required to upload the following information (when applicable) prior to contract award and eligible material deposits.

- a) The Contractor will carry Worker's Compensation Insurance for all employees engaged in work at the site, in accordance with State or Territorial Worker's Compensation Laws.
- b) Commercial and Public Liability with bodily injury and property damage limits will be at a combined single limit of at least \$500,000 to protect the contractor and each subcontractor against claims for injury to or death of one or more persons.
- c) Automobile Liability on owned and non-owned motor vehicles used on the site(s), or in connection with the sites, for a combined single limit for bodily injury and property damages of not less than \$500,000.00 per occurrence.
- d) Builder's Work Insurance limit of at least \$5,000.00 per occurrence and \$10,000.00 aggregate.
- e) Professional Liability \$1,000,000 per occurrence (if applicable).

Contractor will not allow insurance coverage to lapse and will provide SynergyNDS with updated Certificates of Insurance as necessary. All policies must provide that at least thirty (30) days' notice of cancellation will be given to SynergyNDS. All Contractor employees &/or subcontractors are bound by the Insurance Requirement. Contractor is the sole responsible party for all its Employee &/or SubContractor infractions, accidents, damages and all general liability concerns that occur, whether directly or indirectly, as related to Contracted Scope-of-Work.

#### The certificate holder(s) must be noted as:

Synergy NDS, Inc. 1400 Sarno Rd Melbourne, FL 3293

#### **FEDERAL CONTRACT REQUIREMENTS ONLY (In a Declared Event)**

If stated in the IFB, the Contractor and its subcontractors must follow the provisions, as applicable, as set forth in 2 C.F.R. §200.326 Contract provisions and Appendix II to 2 C.F.R. Part 200, as amended, including but not limited to:

9.29.1 Davis-Bacon Act, as amended (40 U.S.C. §§3141-3148). When required by Federal program legislation, which includes emergency Management Preparedness Grant Program, Homeland Security Grant Program, Nonprofit Security Grant Program, Tribal Homeland Security Grant Program, Port Security Grant Program and Transit Security Grant Program, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must comply with the Davis-Bacon Act (40 U.S.C. §§3141-3144, and §§3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. If applicable, SynergyNDS must place a current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. SynergyNDS must report all suspected or reported violations to the Federal awarding agency. When required by Federal program legislation, which includes emergency Management Preparedness Grant Program, Homeland Security Grant Program, Nonprofit Security Grant Program, Tribal Homeland Security Grant Program, Port Security Grant Program and Transit Security Grant Program (it does not apply to other FEMA grant and cooperative agreement programs, including the Public Assistance Program), the contractors must also comply with the Copeland "Anti-Kickback" Act (40 U.S.C. § 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). As required by the Act, each contractor or subrecipient is prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. SynergyNDS must report all suspected or reported violations to the Federal awarding agency.

- 1. Contractor. The contractor shall comply with 18 U.S.C. § 874, 40 U.S.C. § 3145, and the requirements of 29 C.F.R. pt. 3 as may be applicable, which are incorporated by reference into this contract.
- Subcontracts. The Contractor or subcontractor shall insert in any subcontracts the clause above and such
  other clauses as the FEMA may by appropriate instructions require, and also a clause requiring the
  subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be
  responsible for the compliance by any subcontractor or lower tier subcontractor with all of these
  contract clauses.
- 3. Breach. A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. § 5.12.

9.29.2 Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, which includes all FEMA grant and cooperative agreement programs, all contracts awarded by SynergyNDS in excess of

\$100,000 that involve the employment of mechanics or laborers must comply with 40 U.S.C.§§ 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. §3702 of the Act, each contractor must compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

- 9.29.3 Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.
- 9.29.4 Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387). Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. §§7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. §§1251-1387) and will report violations to FEMA and the Regional Office of the Environmental Protection Agency (EPA). The Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water PollutionControl Act (33 U.S.C. 1251-1387), as amended—applies to Contracts and subgrants of amounts in excess of \$150,000.
- 9.29.5 Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689(3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.
- 9.29.6 Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non- Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.
- 9.29.7 Compliance with Procurement of recovered materials as set forth in 2 CFR § 200.322. CONTRACTOR must comply with section 6002 of the Solid Waste disposal Act, as amended, by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered

materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

#### OTHER FEDERAL REQUIREMENTS (In a Declared Event)

9.29.9 Americans with Disabilities Act of 1990, as amended (ADA) – The CONTRACTOR will comply with all the requirements as imposed by the ADA, the regulations of the Federal government issued thereunder, and the assurance by the CONTRACTOR pursuant thereto.

9.29.10 Disadvantaged Business Enterprise (DBE) Policy and Obligation - It is the policy of SynergyNDS that DBE's, as defined in 49 C.F.R. Part 26, as amended, shall have the opportunity to participate in the performance of contracts financed in whole or in part with SYNERGYNDS funds under this Agreement. The DBE requirements of applicable federal and state laws and regulations apply to this Agreement. SynergyNDS and its CONTRACTOR agree to ensure that DBE's have the opportunity to participate in the performance of this Agreement. In this regard, all recipients and contractors shall take all necessary and reasonable steps in accordance with 2 C.F.R. § 200.321( as set forth in detail below), applicable federal and state laws and regulations to ensure that the DBE's have the opportunity to compete for and perform contracts. SynergyNDS and the CONTRACTOR and subcontractors shall not discriminate on the basis of race, color, national origin or sex in the award and performance of contracts, entered pursuant to this Agreement. 2 C.F.R. § 200.321 CONTRACTING WITH SMALL AND MINORITY BUSINESSES, WOMEN'S BUSINESS ENTERPRISES, AND LABOR SURPLUS AREA FIRMS

- a) If the CONTRACTOR, with the funds authorized by this Agreement, seeks to subcontract goods or services, then, in accordance with 2 C.F.R. §200.321, the CONTRACTOR shall take the following affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used whenever possible.
- b) Affirmative steps must include:
  - I. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
  - II. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
  - III. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
  - IV. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;
  - V. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce.

- VI. Requiring the Prime contractor, if subcontractor are to be let, to take the affirmative steps listed in paragraph (1) through (5) of this section.
- 9.30 The Contractor shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Contractor during the term of the Contract and shall expressly require any subcontractors performing work or providing services pursuant to the Contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the Contract term.
- 9.31 If attached, the CONTRACTOR is bound by the terms and conditions of the Federally-Funded Subaward and Grant Agreement between SYNERGYNDS and the Texas Division of Emergency Management (Division).
- 9.32 The CONTRACTOR shall hold the Division and SYNERGYNDS harmless against all claims of whatever nature arising out of the CONTRACTOR's performance of work under this Agreement, to the extent allowed and required by law.

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# IFB – CONTRACTOR SUBMITTAL FORM

<u>IFB Number</u>	Scope Number	Closing Date	Closing Time	Return IFB Submittal
GC2018092557-7616	6323	12/21/2019	4:00pm EST	bids@synergynds.com
Company Name	:			
Address Line 1	:			
Address Line 2	:			
City	:			
State	:		Zip Code	<u>;</u> :
CONTRACTOR LUMP SUM PROPOSAL:				
IFB TITLE Roof Substrate	e Replacement		PROPOSAL:	\$
IFB 3 Truss Replac	ement - To be paid by	the City of Quincy	PROPOSAL:	\$
IFB Click or tap he	re to enter text.		PROPOSAL:	\$
IFB Click or tap he			\$	
Material Deposit     Required     Requested   in the amount of \$				
Company C	ontact Name (Please Pr	rint)	Company 1	Fitle (Please Print)
	Signature			Date

<sup>\*</sup>Material Deposits &/or Advanced Payments require Contractor to complete online registration in the Managed Vendor Program (MVP). MVP has an annual \$49.99 Registration Fee to be part of the Contractor Direct Repair Program. Material Deposits &/or Advanced Payments will require a 2% Invoice Payment Discount.

# INVITATION FOR BID (IFB) GC2018092557-001001-Exhibit A

<u>Project Summary:</u> The Quincy Water & Light Plant sustained damages as a result of Hurricane Michael. These damages included the roofing panels. The purpose of the Invitation For Bid is to replace the substrate and 3 trusses per the attached engineering drawings. Pricing is to be provided as 2 line items.

#### **Building Information:**

Water & Light Plant 915 N. Adams St. Quincy, FL 32351

#### **Bid Line Items:**

- 1) Lump Sum Cost to remove the existing metal panels, demo current substrate, and replace.
- 2) Lump Sum Cost to remove and replace 3 trusses per engineering drawings. (Cost to be paid by the City of Quincy

#### **Bid Directions:**

Bids are to be submitted to: bids@synergynds.com

Bid shall include the following:

- 1) Completed IFB Forms.
- 2) Copies of Florida Licenses'.
- 3) Proposed timeline for project from beginning of project to completion.
- 4) Drawings for proposed trusses.

#### Work Scope:

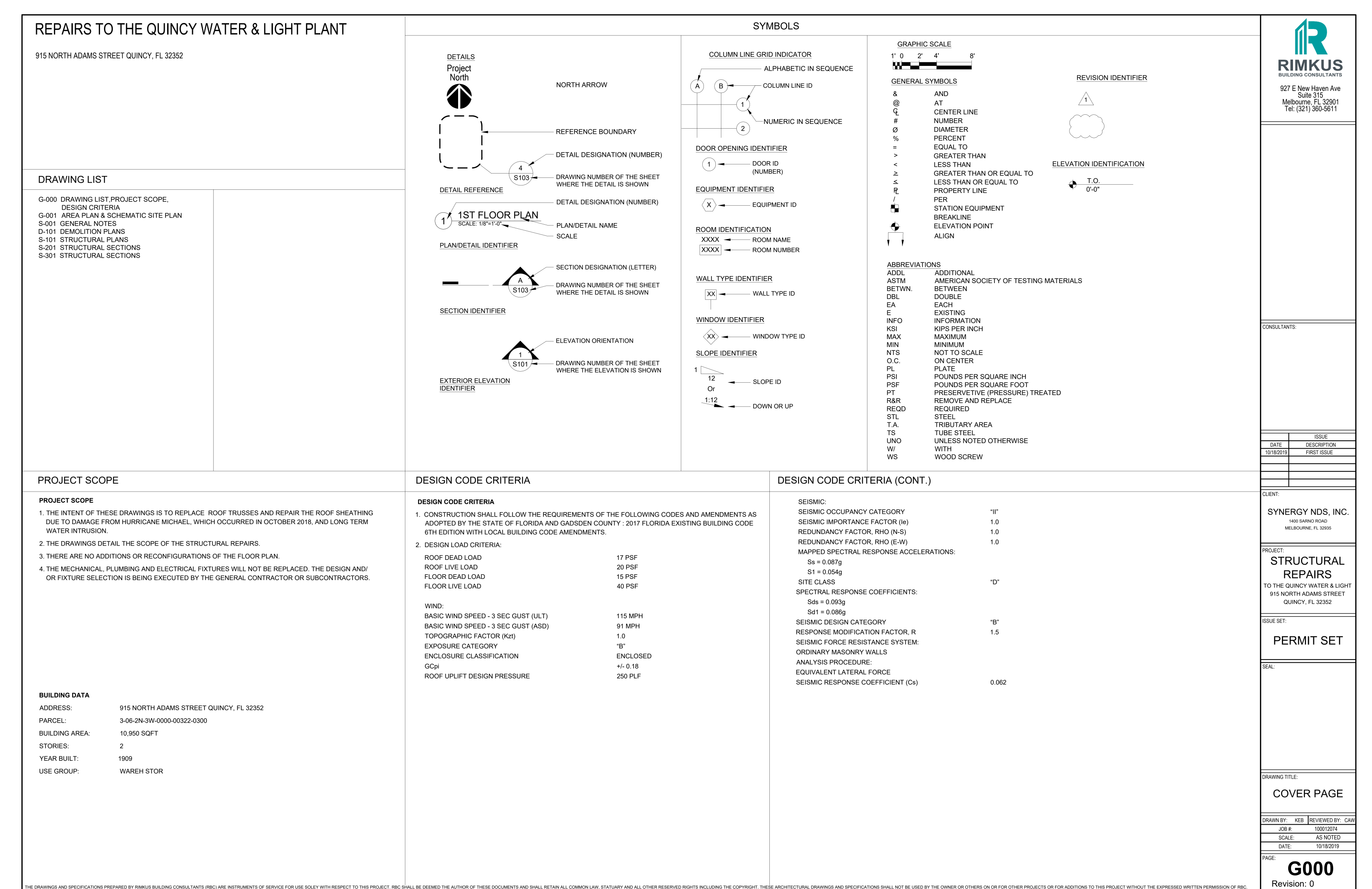
- Contractor shall coordinate all work with the SynergyNDS.
- Contractor shall provide all necessary equipment to perform the work scope.
- Contractor is to remove all roofing panels and dispose of properly.
- Contractor is to remove all substrate from the truss system.
- Contractor is then to install the new trusses next to the damaged trusses and properly secure per code with required straps.
- ➤ Contractor is to install strong backs as needed for proper installation and per code requirements.
- Contractor is to the re-deck the roof per attached engineer drawings.
- Contractor is responsible for all permits and calling for inspections.
- Contractor is to notify the SynergyNDS one week prior to completion of the project.
- Clean up:

# INVITATION FOR BID (IFB) GC2018092557-001001-Exhibit A

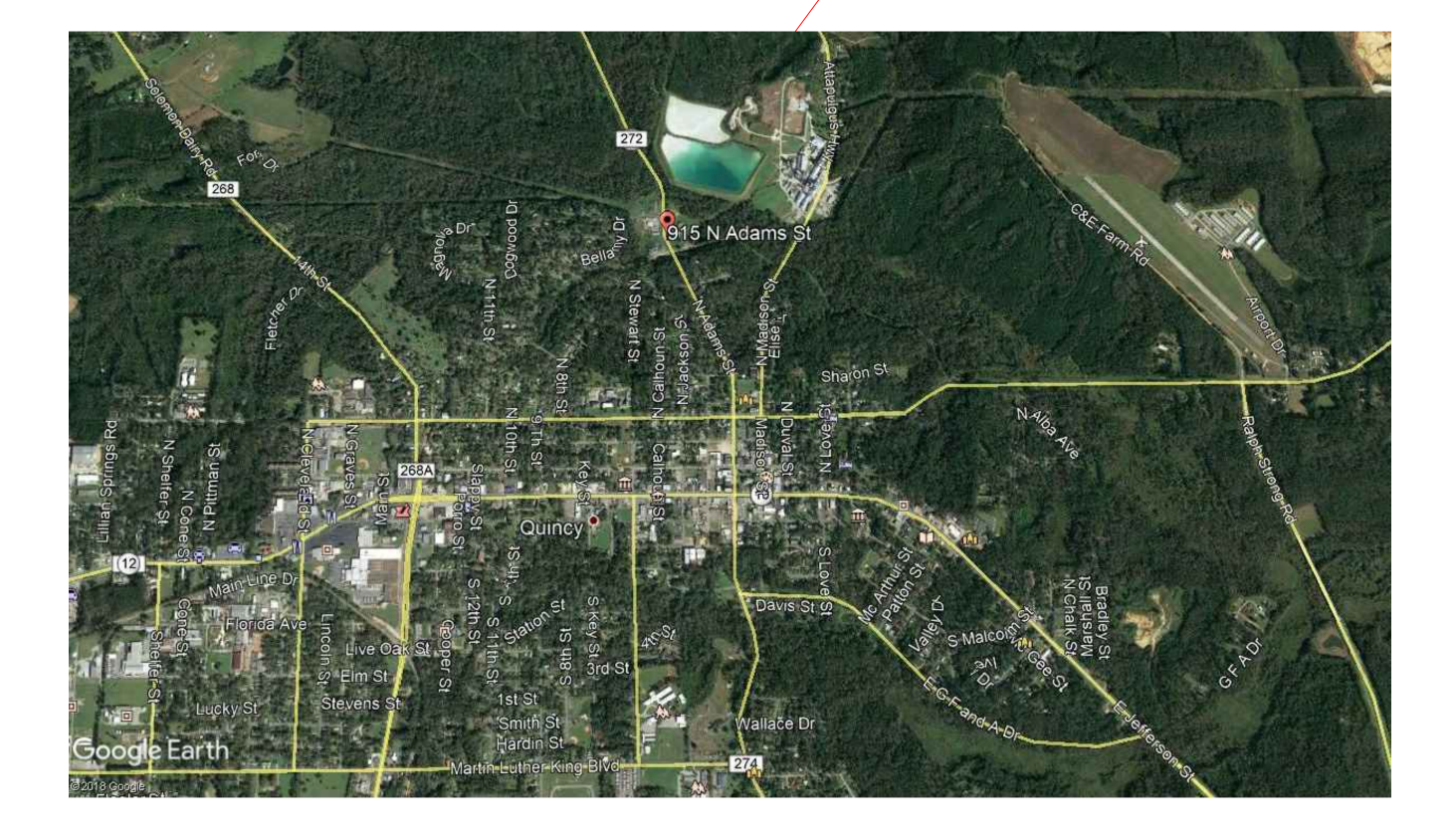
- Contractor shall be responsible to clean up and properly dispose of any generated waste in performing the work scope.
- o Areas shall be swept clean prior to leaving the work site.

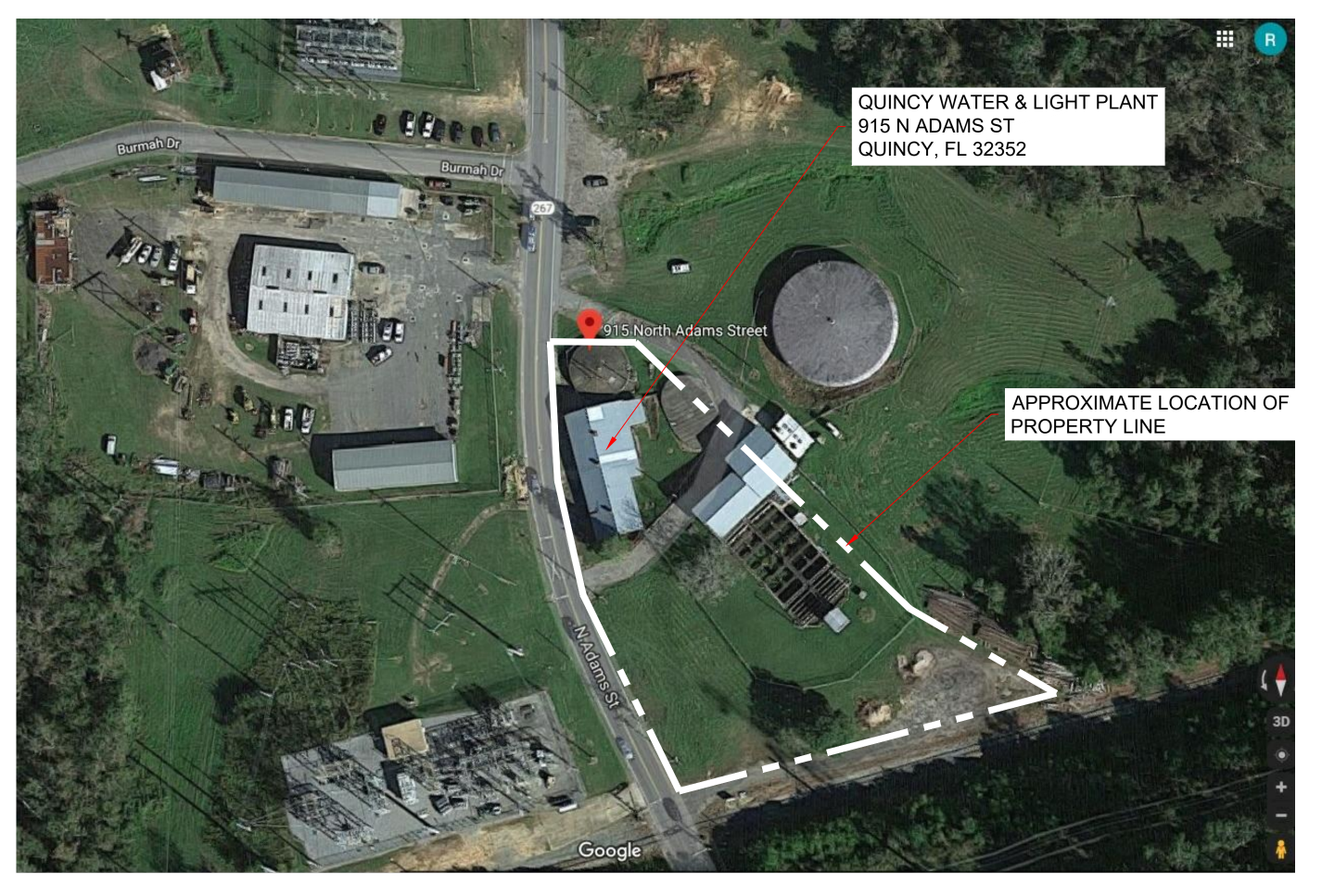
#### **Reminder Notes:**

- 1. Contractor is responsible to validate all quantities and units of measurements specific to the scope items above. Information above is intended as a general guidance purpose only.
- 2. Contractor has the sole responsibility to ensure that all services and materials for bid submittal meet all codes and standards. This include that all work must be completed in order to meet all codes and standards.
- 3. Contractor should also consider method to stock/store materials at the jobsite in a safe and secure manner. SynergyNDS will not be responsible for lost or stolen materials, supplies, or equipment from the location.
- 4. Contractor is strongly encouraged to schedule a site visit of the property as necessary to support the IFB submittal.
- 5. Contractor can submit request for site visit, all questions &/or concerns to the specific IFB by emailing: bids@synergynds.com



# QUINCY WATER & LIGHT PLANT 915 N ADAMS ST QUINCY, FL 32352















CONSULTANTS:

	ISSUE
DATE	DESCRIPTION
10/18/2019	FIRST ISSUE

CLI

SYNERGY NDS, INC.
1400 SARNO ROAD
MELBOURNE, FL 32935

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# STRUCTURAL REPAIRS

TO THE QUINCY WATER & LIGHT 915 NORTH ADAMS STREET QUINCY, FL 32352

ISSUE SET:

PERMIT SET

SEAL:

SCHEMATIC SITE
PLAN

 DRAWN BY:
 KEB
 REVIEWED BY:
 CAW

 JOB #:
 100012074

 SCALE:
 AS NOTED

 DATE:
 10/18/2019

PAGE:

G001
Revision: 0

# STRUCTURAL NOTES

#### **GENERAL NOTES**

- CONTRACTOR SHALL FIELD VERIFY ALL DIMENSIONS AND ACCESSIBILITY PRIOR TO BEGINNING WORK. ANY DISCREPANCIES FOUND SHALL BE BROUGHT TO THE ATTENTION OF THE PROJECT ENGINEER. ANY NECESSARY ADJUSTMENTS SHALL BE MADE PER PROJECT ENGINEER'S WRITTEN DIRECTION
- 2. ALL DESIGN CHANGES SHALL BE SUBMITTED IN WRITING FOR REVIEW BY THE PROJECT ENGINEER
- 3. ALL WRITTEN DIMENSIONS PER PLAN TAKE PRECEDENCE OVER SCALED DIMENSIONS
- 4. CONTRACTOR SHALL COORDINATE THE WORK OF ALL TRADES INVOLVED
- 5. CONSTRUCTION DETAILS AND FEATURES SHOWN ON DRAWINGS ARE TYPICAL AND SHALL BE APPLIED GENERALLY THROUGHOUT THE ENTIRE PROJECT AT SIMILAR CONDITIONS
- 6. NOTES AND DETAILS LABELED AS TYPICAL, IF INCLUDED, SHALL BE USED UNLESS SPECIFIC NOTES AND DETAILS ARE SHOWN ELSEWHERE WHERE THEY ARE TO BE APPLIED
- 7. ALL MATERIALS SHOWN OR CALLED FOR ON THESE PLANS SHALL BE INSTALLED PER MANUFACTURERS RECOMMENDATIONS AND SPECIFICATIONS
- 8. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL REQUIRED PERMITS FOR THE PROPOSED WORK
- 9. THE COORDINATION OF ALL REQUIRED BUILDING DEPARTMENT INSPECTION IS THE RESPONSIBILITY OF THE CONTRACTOR. THE CONTRACTOR SHALL MAKE EVERY EFFORT THROUGH PROPER AND TIMELY NOTIFICATION TO ENSURE THE REPAIRS ARE COMPLETED WITH MINIMAL DELAY FOR INSPECTIONS
- 10. THE GENERAL CONTRACTOR SHALL DETERMINE FROM THE LOCAL BUILDING AUTHORITY, AT THE TIME THE BUILDING PERMIT IS OBTAINED, WHETHER LETTERS OF CONSTRUCTION COMPLIANCE WILL BE REQUESTED FROM THE STRUCTURAL ENGINEER. THE CONTRACTOR SHALL NOTIFY THE STRUCTURAL ENGINEER OF ALL SUCH REQUIREMENTS PRIOR TO THE START OF CONSTRUCTION. FOUR DAY ADVANCE NOTICE SHALL BE GIVEN WHEN REQUESTING SITE VISITS NECESSARY AS THE BASIS FOR THE COMPLIANCE LETTER. THE GENERAL CONTRACTOR SHALL PROVIDE COPIES OF ALL THIRD PARTY TESTING AND INSPECTION REPORTS TO THE STRUCTURAL ENGINEER A MINIMUM OF ONE WEEK PRIOR TO THE DATE THAT THE COMPLIANCE LETTERS ARE NEEDED
- 11. THE STRUCTURE HAS BEEN DESIGNED TO RESIST VERTICAL AND LATERAL FORCES AFTER THE CONSTRUCTION OF ALL STRUCTURAL ELEMENTS HAVE BEEN COMPLETED. STABILITY OF THE STRUCTURE PRIOR TO COMPLETION IS THE SOLE RESPONSIBILITY OF THE CONTRACTOR. THIS RESPONSIBILITY INCLUDES, BUT IS NOT LIMITED TO JOB SITE SAFETY ERECTION MEANS, METHODS AND SEQUENCES. TEMPORARY SHORING, FORMWORK AND BRACING AND USE OF EQUIPMENT AND CONSTRUCTION PROCEDURES
- 12. ALL DIMENSIONS INDICATED ON DRAWINGS ARE APPROXIMATE. CONTRACTOR TO FIELD VERIFY

#### **GENERAL REPAIR PROCEDURE**

- 1. PROVIDE TEMPORARY SHORING WHERE NEEDED
- 2. REMOVE ROOF SHEATHING AND DAMAGED TRUSSES
- 3. INSTALL NEW TRUSSES AND SHEATHING PER PLANS
- 4. INSTALL WALL MOUNTED TIE-DOWN SYSTEM
- 5. MAKE REPAIRS TO NON-STRUCTURAL ITEMS SUCH AS ROOFING, GUTTERS, ETC.

#### STRUCTURAL WOOD

- 1. STRUCTURAL WOOD COMPONENTS (BEAMS, JOISTS, RAFTERS, ETC.) SHALL HAVE THE FOLLOWING MINIMUM ALLOWABLE FIBER STRESSES CONFORMING TO 2015 NDS (SIZE FACTOR INCLUDED IN STRESS VALUE):
- A. NO. 1 DOUG FIR LARCH:
- SHEAR Fv = 180 PSI BENDING 2x4 Fb = 1,500 PSI BENDING 2x6 Fb = 1,300 PSI BENDING 2x8 Fb = 1,200 PSI
- BENDING 2x10 Fb = 1,100 PSI
- BENDING 2x12 Fb = 1,000 PSI

  2. STRUCTURAL WOOD COMPONENTS FOR STUDS, POSTS AND MISCELLANEOUS FRAMING MEMBERS SHALL BE
- SOUTHERN PINE NO. 2, DOUG FIR LARCH NO. 2 OR BETTER.
- 3. WOOD FRAMING CONNECTOR MODEL NUMBERS SHOWN ON PLANS ARE STRONG-TIE CONNECTORS AS MANUFACTURED BY SIMPSON STRONG-TIE COMPANY.
- 4. SUBSTITUTIONS ARE ACCEPTABLE WITH THE APPROVAL OF THE PROJECT ENGINEER. UNLESS SHOWN OTHERWISE, INSTALL SIZE AND NUMBER OF FASTENERS SHOWN IN THE LATEST SIMPSON CATALOG.
- 5. NAILS COMMON TYPE RING SHANK NAILS PER ASTM F1667. IF REQUIRED, PRE-DRILL HOLES TO 3/4 OF THE DIAMETER OF THE NAIL SHANK TO PREVENT SPLITTING.
  - 8D 0.131" DIA BY 2-1/2" LONG WITH FYB=100 KSI
  - 10D 0.148" DIA BY 3" LONG WITH FYB= 90 KSI
  - 12D 0.148" DIA BY 3-1/4" LONG WITH FYB= 90 KSI
  - 16D 0.162" DIA BY 3-1/2" LONG WITH FYB= 90 KSI
- 6. FASTEN MULTI-PLY MEMBERS SUCH AS (2) 2X4, (2) 2X8, (3) 2X8, ETC. WITH 16d NAILS AT 12-INCHES ON CENTER, STAGGERED IN TWO ROWS AND ON BOTH SIDES OF THE MEMBER.
- 4. SHEATHINGS: PLYWOOD OR OSB AND SHALL BE APA RATED STRUCTURAL 1 SHEATHING EXPOSURE 1 WITH A MINIMUM SPAN RATING OF 24/16. ALL SHEATHING SHALL BEAR THE TRADEMARK STAMP "APA, THE ENGINEERED WOOD ASSOCIATION," AND SHALL CONFORM TO STANDARD PS-1 OR PS-2. THE MINIMUM SPECIFIC GRAVITY, G, SHALL BE 0.49 AND THE MOISTURE CONTENT SHALL NOT BE GREATER THAN 16% AT THE TIME OF INSTALLATION. ALL EXTERIOR SHEATHINGS SHALL BE "EXTERIOR" GRADE.
- A. WALL SHEATHING: MATCH EXISTING SHEATHING THICKNESS OR MINIMUM 5/8 INCH THICK OR AS SHOWN ON THE PLANS
- 5. REPLACE ALL FULL DEPTH BLOCKING OR BRIDGING WHEN REMOVED.
- 6. MOISTURE CONTENT OF WOOD AT TIME OF PLACING SHALL NOT EXCEED 19%.
- 7. OVER DRIVING OF NAILS THROUGH SHEARWALL, ROOF, OR FLOOR SHEATHING IS NOT ALLOWED. NAILS SHALL BE DRIVEN SO THAT THE HEADS ARE FLUSH WITH THE SURFACE OF SHEATHING.
- 8. MACHINE APPLIED NAILING: SUBJECT TO SATISFACTORY JOB SITE DEMONSTRATION FOR THIS PROJECT AND CONTINUED SATISFACTORY PERFORMANCE MAINTAINING EDGE DISTANCES AND WITHOUT OVERDRIVING NAILS.
- 9. ANCHOR BOLTS, FASTENERS, NAILS, WOOD SCREWS, LAG SCREWS, BOLTS AND ALL OTHER CONNECTORS SHALL BE GALVANIZED IN ACCORDANCE WITH ASTM A-153, ASTM A-653 HOT DIPPED ZINC COATED GALVANIZED OR SHALL BE STAINLESS STEEL. FASTENERS OTHER THAN NAILS, WOOD SCREWS AND LAG SCREWS SHALL BE PERMITTED TO BE OF MECHANICALLY-DEPOSITED ZINC-COATED STEEL WITH COATING WEIGHTS IN ACCORDANCE WITH ASTM B695, CLASS 55 MINIMUM.
- 10. ALL MANUFACTURERS PRODUCTS IDENTIFIED ON THE DRAWINGS AND/OR SPECIFIED WITHIN THE CALCULATIONS SHALL BE INSTALLED IN STRICT ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS AND REQUIREMENTS.

#### PRE-FABRICATED WOOD ROOF TRUSSES

- ROOF TRUSSES SHALL BE METAL PLATE CONNECTED WOOD TRUSSES DESIGNED AND FABRICATED IN ACCORDANCE WITH ANSI/TPI 1 AND CHAPTER 23 OF THE INTERNATIONAL BUILDING CODE 2012, AND CHAPTER 8 OF THE INTERNATIONAL RESIDENTIAL CODE 2012.
- 2. THE FABRICATOR SHALL SUBMIT SHOP DRAWINGS PREPARED BY A STRUCTURAL ENGINEER REGISTERED IN THE STATE OF FLORIDA. SUBMIT VERIFICATION OF ALLOWABLE STRESSES OF THE TRUSS PLATES TO THE PROJECT ENGINEER FOR REVIEW PRIOR TO FABRICATION.
- 3. THE TRUSS DESIGNER IS RESPONSIBLE FOR CODE CONFORMANCE AND ALL NECESSARY CONNECTIONS NOT SPECIFICALLY CALLED OUT ON THE DRAWINGS.
- 4. THE CONTRACTOR SHALL REVIEW AND APPROVE THE SHOP DRAWINGS PRIOR TO FORWARDING TO THE PROJECT ENGINEER. VERIFICATION OF DIMENSIONS AND QUANTITIES ARE THE RESPONSIBILITY OF THE CONTRACTOR AND ARE NOT GUARANTEED BY THE PROJECT ENGINEER.
- THE PROJECT ENGINEER WILL REVIEW THE SHOP DRAWINGS FOR DESIGN INTENT ONLY. ALLOW 10 BUSINESS DAYS FOR REVIEW BY THE PROJECT ENGINEER FROM THE TIME THE SUBMITTALS ARE RECEIVED IN THE PROJECT ENGINEER'S OFFICE.
- REVIEW OF THE SHOP DRAWINGS BY THE PROJECT ENGINEER DOES NOT RELIEVE THE CONTRACTOR OF FULL RESPONSIBILITY FOR CORRECT FABRICATION AND CONSTRUCTION OF THE WORK.
- 7. ALL STRAPPING FOR NEW TRUSSES SHALL BE WITH NEW TIEDOWNS AS SPECIFIED BY THE TRUSS MANUFACTURER OR AS SHOWN ON THE PLANS.
- 8. GENERAL TRUSS GEOMETRY AND SPACING SHALL BE AS SHOWN ON PLANS. THE TRUSS LAYOUTS SHOWN ARE SCHEMATIC IN NATURE. NOTE THAT THE SUPPORTING SUPERSTRUCTURE HAS BEEN DESIGNED UNDER THE ASSUMPTION THAT THE FRAMING SCHEME SHOWN WILL CLOSELY PARALLEL THE FINAL TRUSS DESIGNERS LAYOUT. THE FRAMING SCHEME (DIRECTION OF TRUSSES, MAJOR GIRDER TRUSS BEARING POINTS, ETC.) CAN ONLY BE MODIFIED AFTER OBTAINING WRITTEN PERMISSION FROM THE PROJECT ENGINEER.
- 9. ALL PERMANENT BRACING, TEMPORARY BRACING AND BRIDGING SHALL BE DESIGNED AND SPECIFIED BY THE TRUSS MANUFACTURER.
- 10. EXCEPT WHERE SPECIFICALLY NOTED ON THE DRAWINGS, THE MINIMUM DESIGN LOADS SHALL BE AS FOLLOWS:

DEAD LOAD TOP CHORD 10 PSF
DEAD LOAD BOTTOM CHORD 5 PSF
ROOF LIVE LOAD 20 PSF
WIND UPLIFT 53 PSF

LIVE LOAD BOTTOM CHORD (NOT CONCURRENT W/ OTHER LIVE LOADS):

UNINHABITABLE ATTICS WITH STORAGE:

UNINHABITABLE ATTICS WITH STORAGE ARE THOSE WHERE THE MAXIMUM CLEAR HEIGHT BETWEEN THE JOISTS AND RAFTERS IS 42 INCHES OR GREATER, OR WHERE THERE ARE TWO OR MORE ADJACENT TRUSSES WITH WEB CONFIGURATIONS CAPABLE OF ACCOMMODATING AN ASSUMED RECTANGLE 42 INCHES IN HEIGHT BY 24 INCHES IN WIDTH, OR GREATER, WITHIN THE PLANE OF THE TRUSSES. THE LIVE LOAD NEED ONLY BE APPLIED TO THOSE PORTIONS OF THE JOISTS OR TRUSS BOTTOM CHORDS WHERE BOTH OF THE FOLLOWING CONDITIONS ARE MET:

- A. THE ATTIC AREA IS ACCESSIBLE FROM AN OPENING NOT LESS THAN 20 INCHES IN WIDTH BY 30 INCHES IN LENGTH THAT IS LOCATED WHERE THE CLEAR HEIGHT IN THE ATTIC IS A MINIMUM OF 30 INCHES; AND
- B. THE SLOPES OF THE JOISTS OR TRUSS BOTTOM CHORDS ARE NO GREATER THAN TWO UNITS VERTICAL IN 12 UNITS HORIZONTAL.

THE REMAINING PORTIONS OF THE JOISTS OR TRUSS BOTTOM CHORDS SHALL BE DESIGNED FOR A UNIFORMLY DISTRIBUTED CONCURRENT LIVE LOAD OF NOT LESS THAN 10 POUNDS PER SQUARE FOOT.

UNIHABITABLE ATTICS WITHOUT STORAGE:

SINGLE CONCENTRATED LIVE LOAD TO BE PLACED AT EACH PANEL POINT

UNINHABITABLE ATTICS WITHOUT STORAGE ARE THOSE WHERE THE MAXIMUM CLEAR HEIGHT BETWEEN THE JOISTS AND RAFTERS IS LESS THAN 42 INCHES, OR WHERE THERE ARE NOT TWO OR MORE ADJACENT TRUSSES WITH WEB CONFIGURATIONS CAPABLE OF ACCOMMODATING AN ASSUMED RECTANGLE 42 INCHES IN HEIGHT BY 24 INCHES IN WIDTH, OR GREATER, WITHIN THE PLANE OF THE TRUSSES. UNINHABITABLE ATTICS WITHOUT STORAGE ARE THOSE WHERE THE MAXIMUM CLEAR HEIGHT BETWEEN THE JOISTS AND RAFTERS IS LESS THAN 42 INCHES, OR WHERE THERE ARE NOT TWO OR MORE ADJACENT TRUSSES WITH WEB CONFIGURATIONS CAPABLE OF ACCOMMODATING AN ASSUMED RECTANGLE 42 INCHES IN HEIGHT BY 24 INCHES IN WIDTH, OR GREATER, WITHIN THE PLANE OF THE TRUSSES.

# MISCELLANEOUS STRUCTURAL STEEL ITEMS

- 1. STRUCTURAL STEEL PLATES AND ANGLES SHALL BE IN ACCORDANCE WITH ASTM A36, FY = 36 KSI.
- 2. BOLTS AND LAG BOLTS SHALL BE GALVANIZED IN ACCORDANCE WITH ASTM A153 AND SHALL BE ASTM A307 OR EQUIVALENT UNLESS NOTED OTHERWISE.
- 3. ANCHOR BOLTS AND RODS SHALL BE IN ACCORDANCE WITH ASTM F1554, GRADE 36.
- 4. PROVIDE WASHERS UNDER ALL NUT AND BOLT HEADS. NUTS SHALL BE IN ACCORDANCE WITH ASTM A563, HEAVY-HEX CARBON STEEL. WASHERS SHALL BE IN ACCORDANCE WITH ASTM F436, TYPE 1, HARDENED CARBON STEEL.
- 5. STRUCTURAL STEEL DETAILING, FABRICATION AND ERECTION SHALL CONFORM TO LATEST EDITIONS OF THE AISC "SPECIFICATION FOR STRUCTURAL STEEL BUILDINGS" AND THE AISC "CODE OF STANDARD PRACTIC FOR BUILDINGS AND BRIDGES".
- 6. WELDING SHALL CONFORM TO THE AMERICAN WELDING SOCIETY STANDARD D1.1. ELECTRODES FOR SHOP AND FIELD WELDS SHALL CONFORM TO AWS A5.1 OR AWS A5.5, CLASS E70XXX, LOW HYDROGEN.
- 7. PRIME STRUCTURAL STEEL WITH FABRICATOR'S STANDARD LEAD- AND CHROMATE-FREE, NON-ASPHALTIC, RUST-INHIBITING PRIMER COMPLYING WITH MPI#79 AND COMPATIBLE WITH TOPCOAT.
- 8. SURFACE PREP FOR SHOP PRIMING SHALL BE IN ACCORDANCE WITH SSPC-SP2 OR SSPC-SP3. SHOP PRIME STEEL TO A DRY FILM THINCKNESS OF AT LEAST 1.5 MILS. DO NOT PRIME SURFACES TO BE EMBEDDED IN CONCRETE OR MORTAR OR TO BE FIELD WELDED.
- 9. DO NOT USE THERMAL CUTTING DURING FIELD ERECTION AND INSTALLATION.

# MASONRY - EPOXY ANCHORED BOLTS AND THREADED RODS

- 1. SPECIAL INSPECTION IS REQUIRED.
- 2. MATERIALS: (ICC ESR 2682)
- EPOXY ADHESIVE HILTI HY 70
- 3. INSTALLATION OF EPOXY ANCHORED BOLTS AND THREADED RODS:
- A. SHALL BE IN ACCORDANCE WITH ICC ESR 2682.
- B. USE CARBIDE-TIPPED DRILL BITS CONFORMING TO ANSI B212.15.



927 E New Haven Ave

Melbourne, FL 32901

Tel: (321) 360-5611

Suite 315

CONSULTANTS:

ISSUE

DATE DESCRIPTION

10/18/2019 FIRST ISSUE

CLIENT:

SYNERGY NDS, INC.
1400 SARNO ROAD
MELBOURNE, FL 32935

PROJECT:

# STRUCTURAL REPAIRS TO THE QUINCY WATER & LIGHT

915 NORTH ADAMS STREET QUINCY, FL 32352

ISSUE SET:

PERMIT SET

DRAWING TITLE:

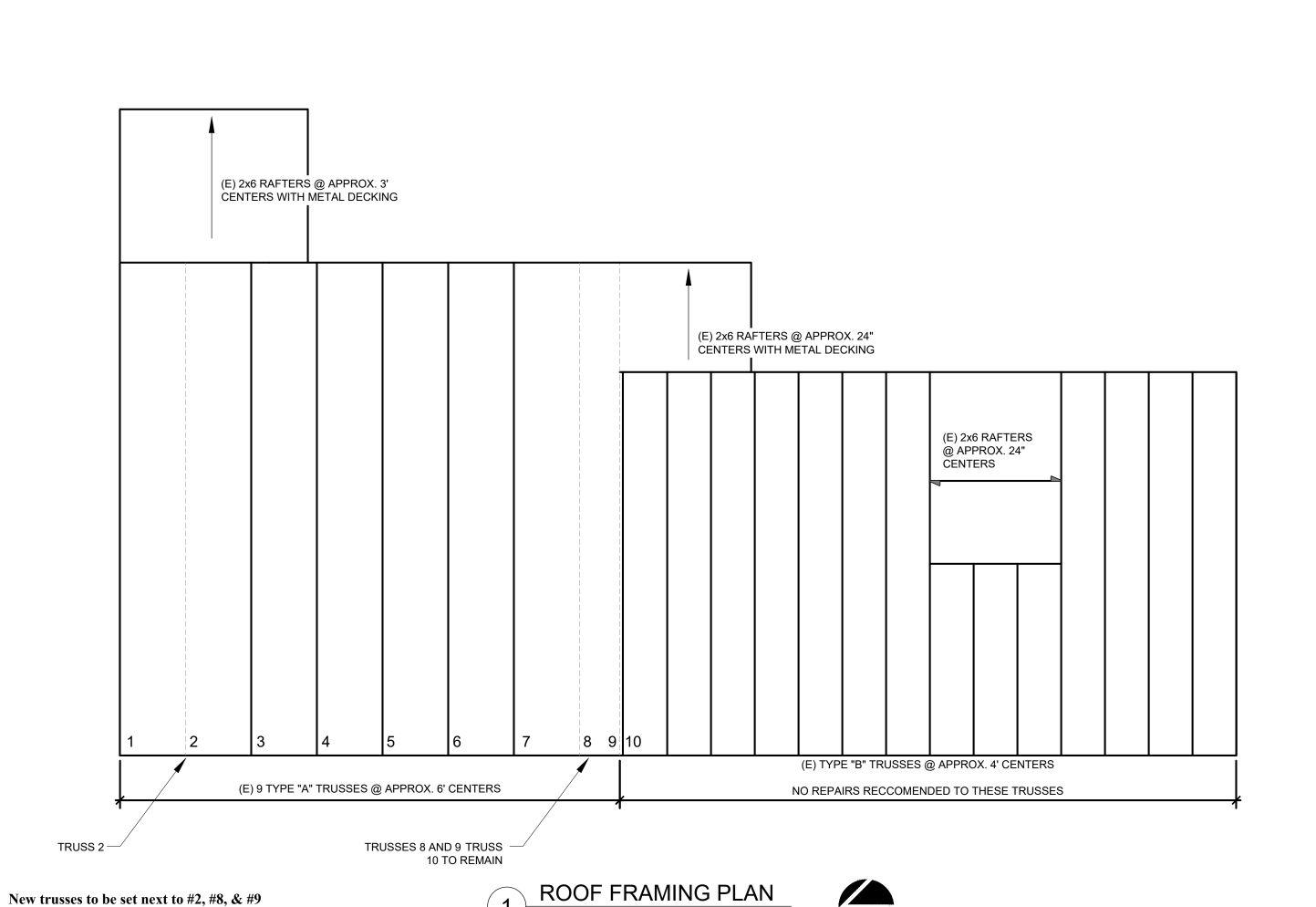
GENERAL NOTES

DRAWN BY:	KEB	REVIEWED BY:	CA
JOB #:		100012074	
SCALE:		AS NOTED	
DATE:		10/18/2019	

PAGE:

Revision: 0

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SCALE: 1/8"=1'-0"

**DEMOLITION NOTES:** 

- 1. REMOVE ALL ROOFING AND ROOF SHEATHING.
- 2. DEMOLISH THE EXISTING METAL ROOF COVERING AND SHEATHING.
- 3. PROVIDE LATERAL BRACING TO ROOF MEMBERS.
- 4. REMOVE TRUSSES 2, 8, AND 9.



927 E New Haven Ave Suite 315 Melbourne, FL 32901 Tel: (321) 360-5611

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1400 SARNO ROAD
MELBOURNE, FL 32935

PROJECT

# STRUCTURAL REPAIRS

TO THE QUINCY WATER & LIGHT 915 NORTH ADAMS STREET QUINCY, FL 32352

ISSUE SET:

PERMIT SET

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DRAWING TITLE:

DEMOLITION

PLANS

 DRAWN BY:
 KEB
 REVIEWED BY:
 CAW

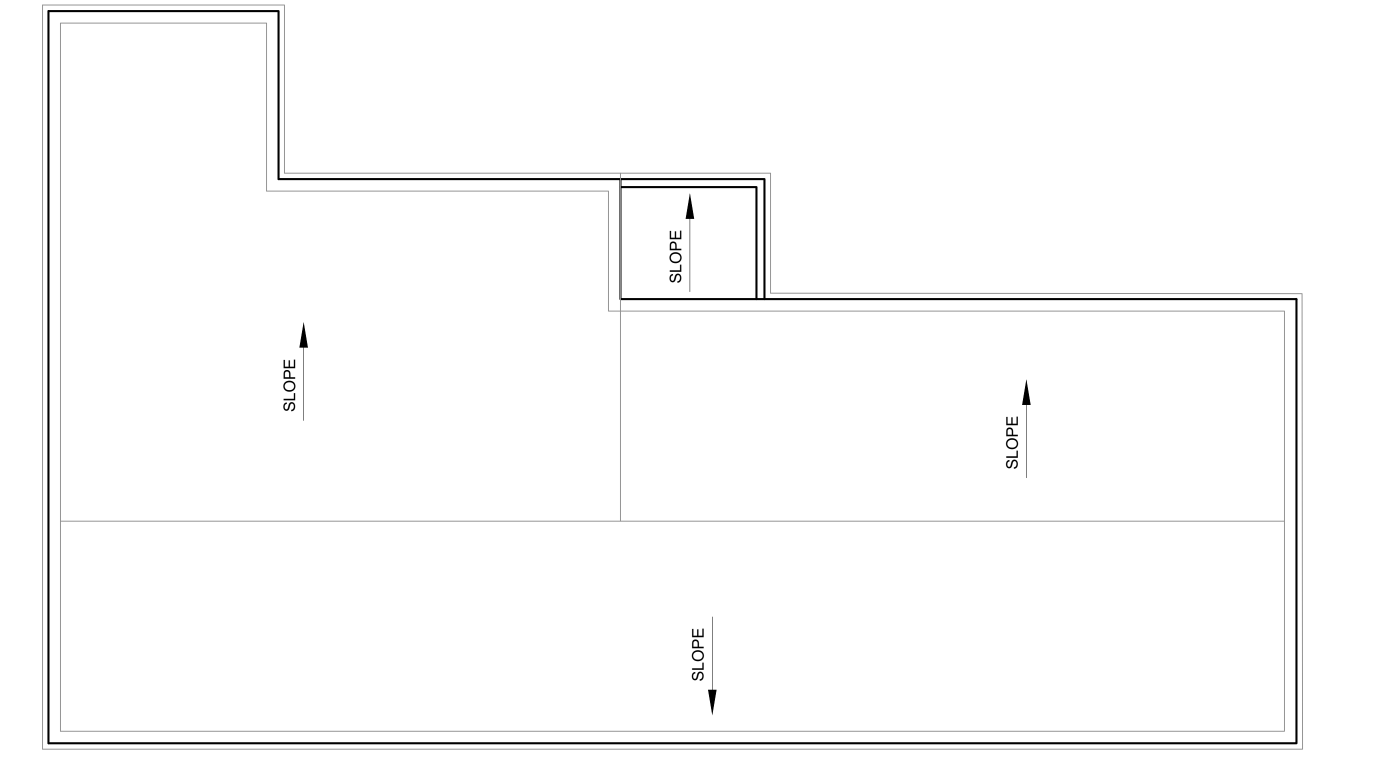
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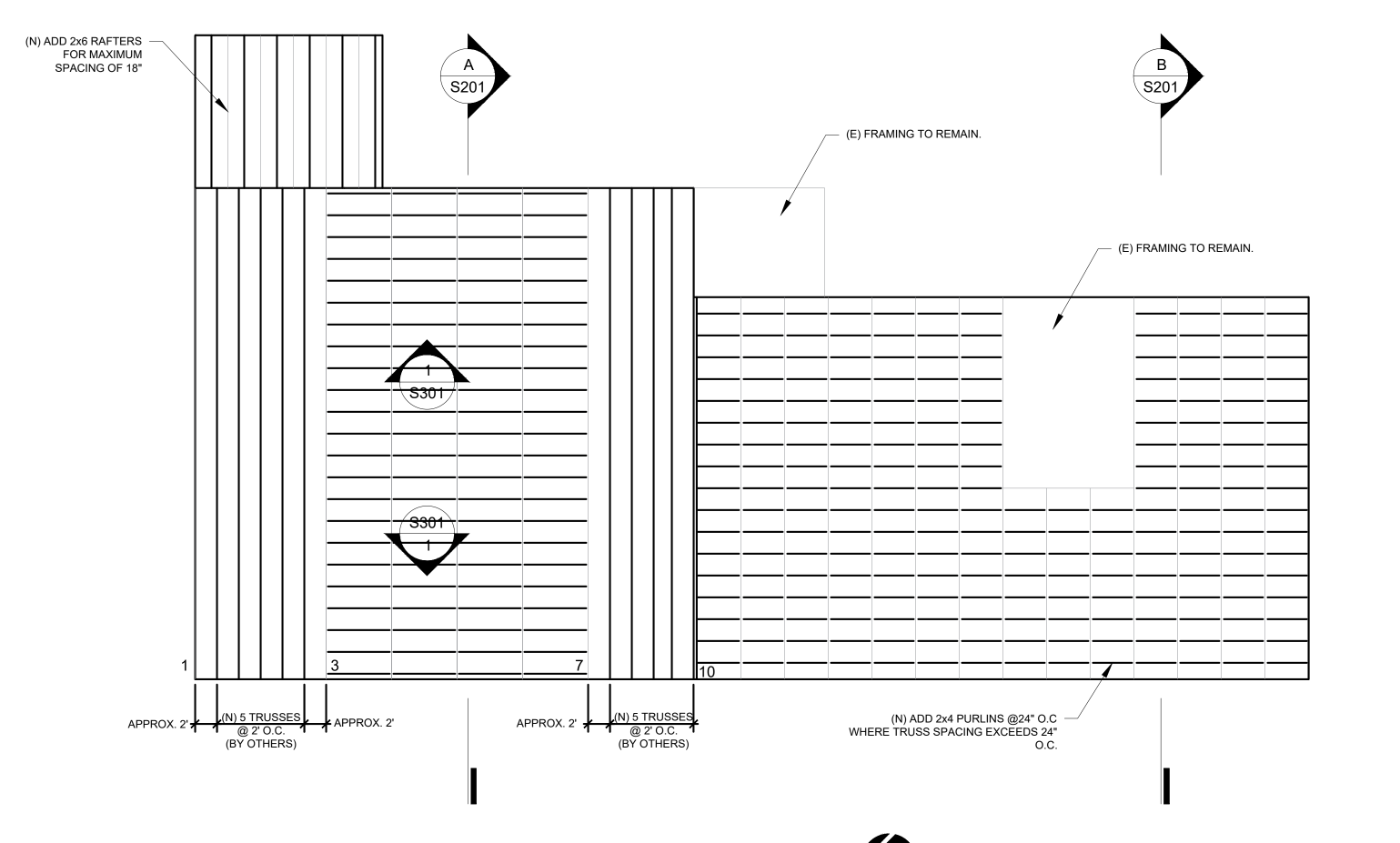
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(N) SIMPSON PSCL PANEL (N) FIELD NAILING WHERE TRUSS -(N) FIELD NAILING AT (N) 4'-0" WIDE ROOF (N) SIMPSON PSCL PANEL -SHEATHING CLIP (TYP) LOCATED IN FIELD OF TRUSS SHEATHING CLIP (TYP) INTERMEDIATE SUPPORTS SHEATHING **PANELS** (N) 2x4 PURLIN @ 24" (N) SIMPSON LUS24 HANGER (N) EDGE NAILING — (E) TRUSS PER PLAN ─ (E OR N) FASCIA BOARD

**ROOF SHEATHING NOTES** 

(N) TRUSS PER PLAN -

THE COMMON LAW, STATUARY AND SPECIFICATIONS PREPARED BY RIMKUS BUILDING CONSULTANTS (RBC) ARE INSTRUMENTS OR FOR ADDITIONS TO THIS PROJECT WITHOUT THE EXPRESSED WRITTEN PERMISSION OF RBC.

- ROOF SHEATHING PANELS TO BE INSTALLED WITH STRONG AXIS PERPENDICULAR TO SUPPORTS SPACED NO GREATER THAN 24" O.C. THIS INCLUDES (N) TRUSSES OR (N) PURLINS INSTALLED BETWEEN THE TOP CHORDS OF (E) TRUSSES SPACED GREATER THAN 24" O.C. - STAGGER JOINTS IN SHORT DIRECTION

NAILING SCHEDULE

PANEL EDGES: 8d NAILS @ 6" O.C. INTERMEDIATE SUPPORTS: 8d NAILS @ 12" O.C.

2 ROOF SHEATHING
SCALE: 1/4"=1'-0"

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SYNERGY NDS, INC. 1400 SARNO ROAD MELBOURNE, FL 32935

# STRUCTURAL REPAIRS

TO THE QUINCY WATER & LIGHT 915 NORTH ADAMS STREET QUINCY, FL 32352

PERMIT SET

STRUCTURAL

**PLANS** DRAWN BY: KEB REVIEWED BY: CAW

JOB #: 100012074 SCALE: AS NOTED 10/18/2019

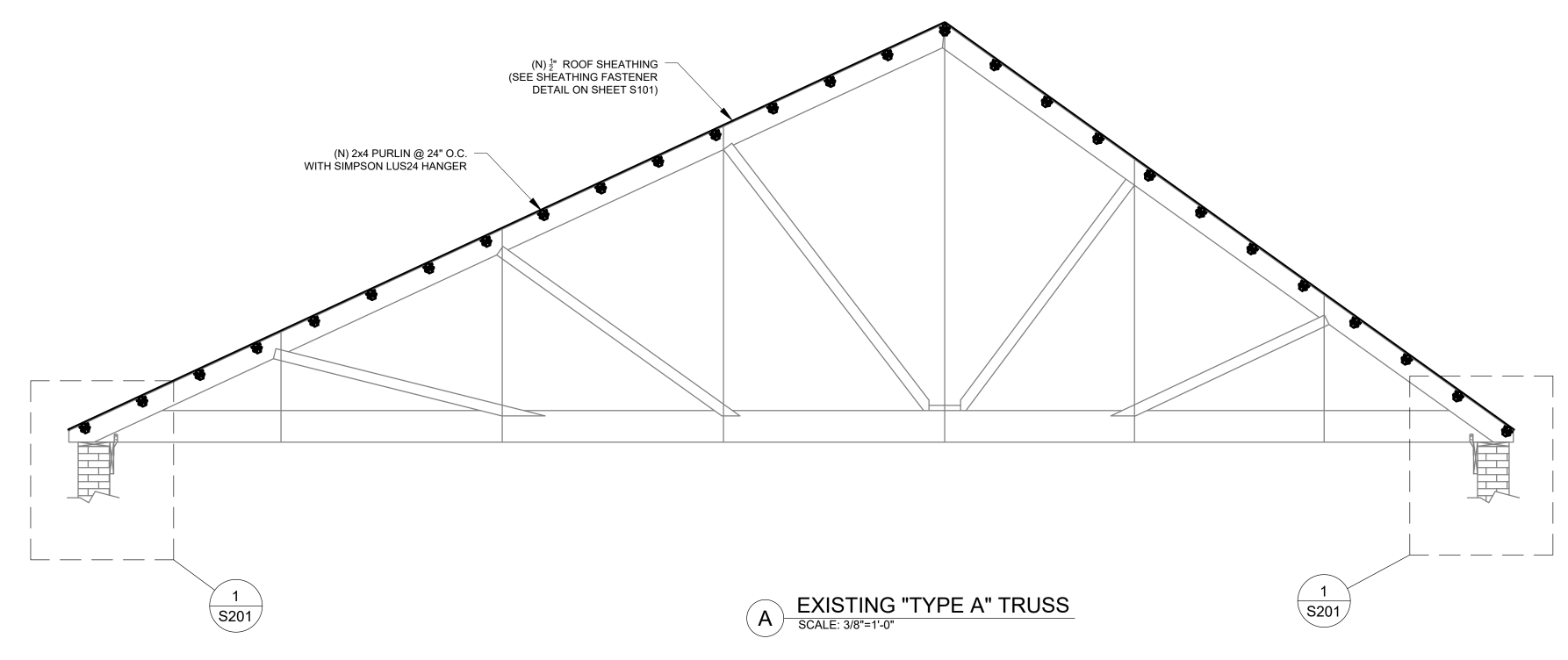
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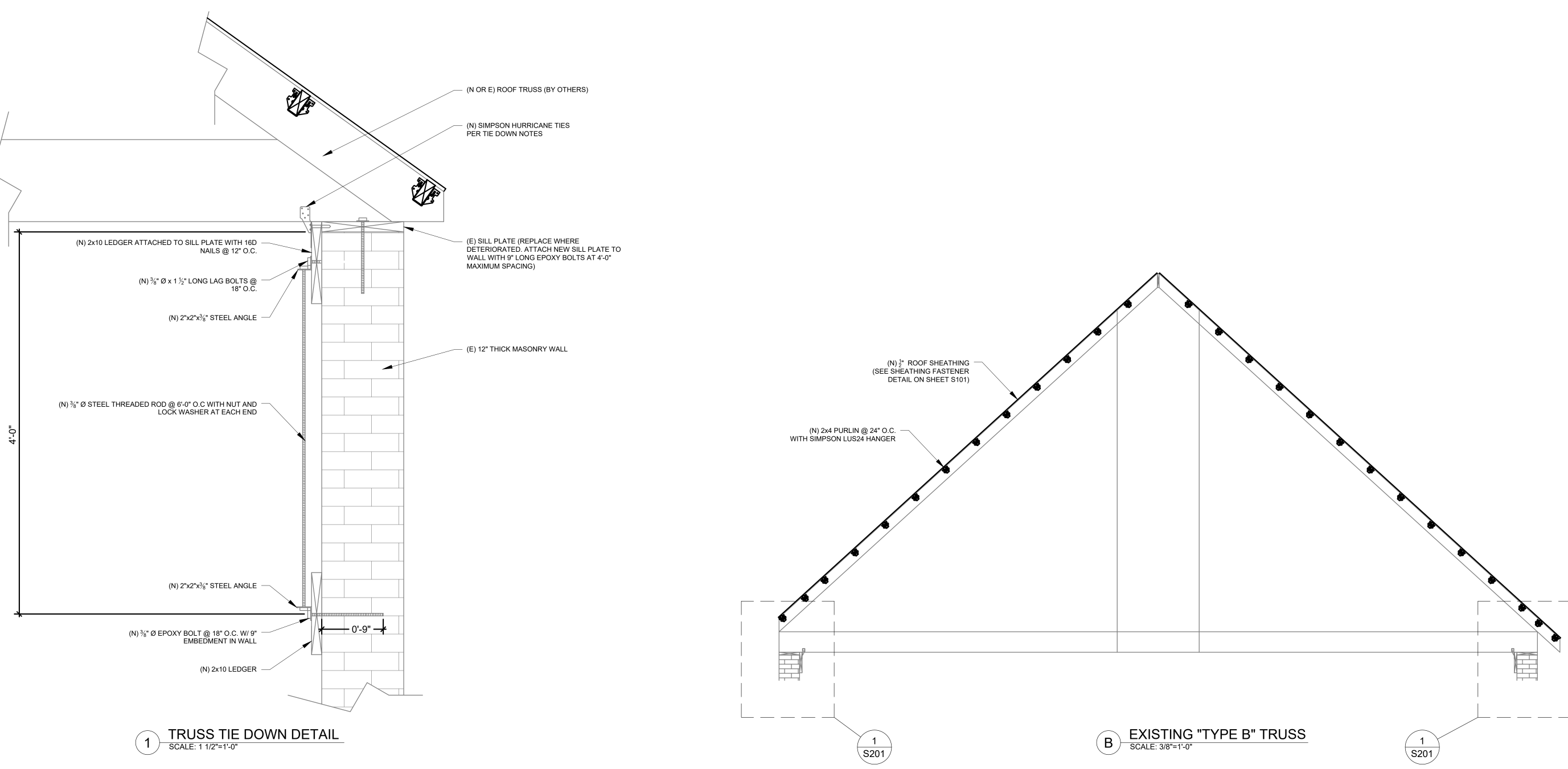
TRUSS DESIGN NOTES -NEW ROOF TRUSSES TO BE DESIGNED BY OTHERS. -FIELD VERIFY DIMENSIONS OF EXISTING BUILDING PRIOR TO DESIGN -DESIGN LOADS -ROOF DEAD LOAD 15 PSF

-CEILING LIVE LOAD 20 PSF -300 LB POINT LOAD LOCATED AT ANY POINT ON BOTTOM CHORD

# TRUSS TIE DOWN NOTES:

- (E) TRUSSES TO BE ANCHORED TO (N)2X10 LEDGER WITH (2) SIMPSON H8 HURRICANE TIES - (N) TRUSS TIES TO BE DETERMINED AFTER REVIEW OF TRUSS SHOP DRAWINGS PROVIDED BY TRUSS DESIGNER





THE DRAWINGS AND SPECIFICATIONS PREPARED BY RIMKUS BUILDING CONSULTANTS (RBC) ARE INSTRUMENTS ON OR FOR OTHER PROJECT. TO THIS PROJECT TO THIS PROJECT TO THIS PROJECT TO THIS PROJECT WITHOUT THE EXPRESSED WRITTEN PERMISSION OF RBC.



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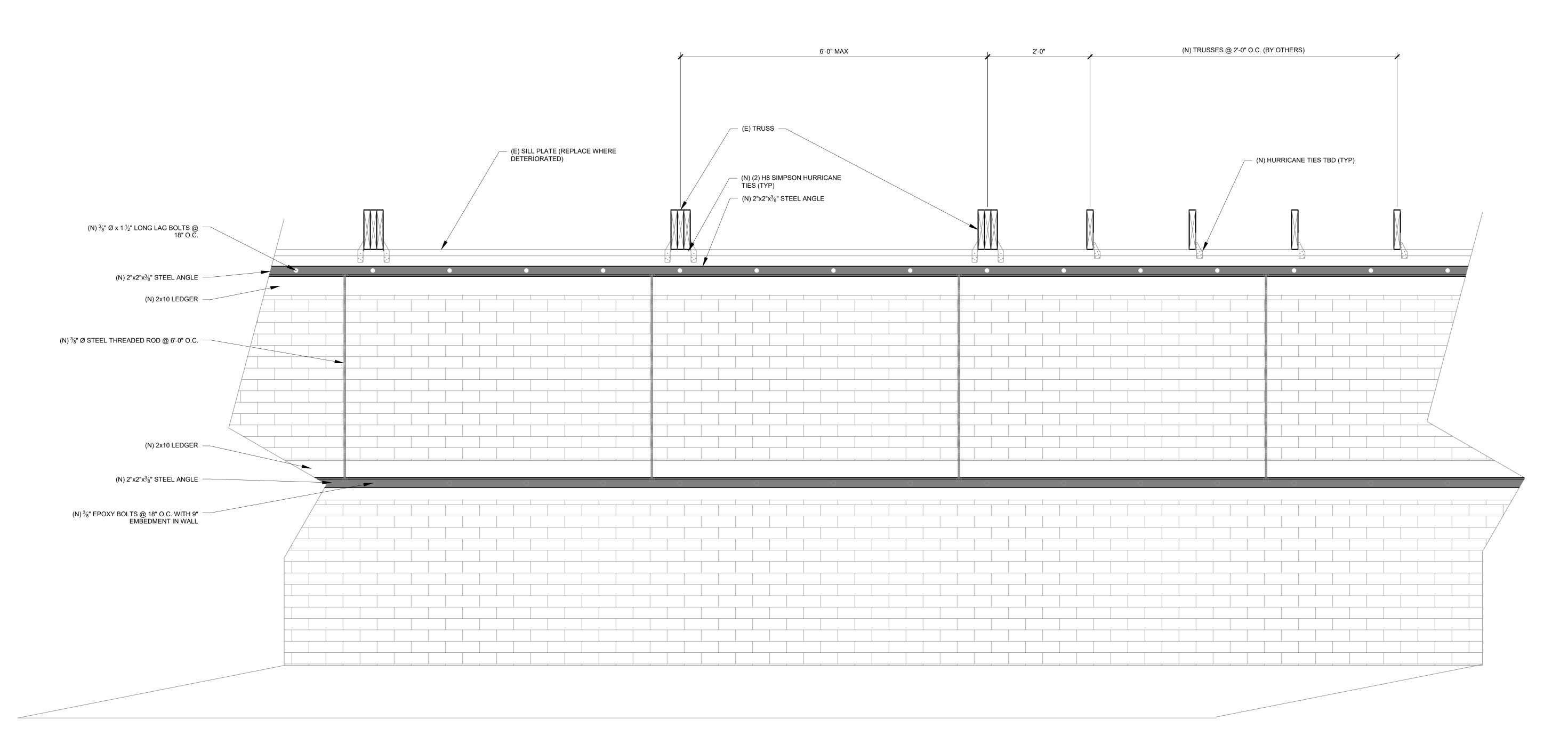
DRAWING TITLE: STRUCTURAL

SECTIONS DRAWN BY: KEB REVIEWED BY: CAW JOB #: 100012074 SCALE: AS NOTED

10/18/2019 DATE:

**S201** Revision: 0





1 EAST AND WEST WALL ELEVATION (TYP)
SCALE: 1"=1'-0"

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MELBOURNE, FL 32935

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SECTIONS

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 DRAWN BY:
 KEB
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 JOB #:
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 AS NOTED

 DATE:
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