1. **PROJECT:** HERITAGE

2. **LOCATION:** West Steet 17 South,

3. **OWNER:** The Church of Jesus Christ of Latter-day Saints,

4. **ARCHITECT:**

5. **DESCRIPTION OF PROJECT:** New Heritage Building.
   
   A. 16,600 s.f. Church building constructed on one level.
   
   B. Products provided under Value Managed Relationships (VMRs) are specified for the following products or systems:
      1. Aluminum-Framed Storefronts
      2. Aluminum Windows
      3. Standard Steel Doors
      4. Standard Steel Frames
      5. Prefinished Wood Doors
      6. Finish Hardware
      7. Wood Flooring Assemblies
      8. Furnaces
      9. Refrigerant Condensing Units

6. **PRE-BID CONFERENCE:**
   A pre-bid conference will be held on **Monday July 21** at **1:00 pm** at the Relief Society Room located at

7. **TYPE OF BID:** Bids shall be on a lump-sum basis. Segregated bids will not be accepted.

8. **TIME OF COMPLETION:** The time limit for completion of this Work shall be **270** calendar days after date set forth in written Notice To Proceed as noted in the Agreement.

9. **BID OPENING:** Sealed bids will be received at time and place to be given at Pre-Bid Meeting.

10. **OWNER’S RIGHT TO REJECT BIDS:** The Owner reserves the right to reject any or all bids and to waive any irregularity therein.

END OF DOCUMENT
Please fax a list of sub-contractors to our office by Friday, July 18th, if you are interested in bidding:

1. Site Excavation:
2. Landscaping:
3. Concrete:
4. Masonry:
5. Framing:
6. Drywall:
7. Roofing:
8. Painting:
9. Mechanical:
10. Electrical:

* PLEASE CALL AND CONFIRM IF YOU ARE INTERESTED IN BIDDING THIS PROJECT.
1. DEFINITIONS:
   A. The definitions set forth in Section 1 of the General Conditions are applicable to the documents included under Bidding Requirements.
   B. Bidding Documents include the Bidding Requirements and the proposed Contract Documents. The proposed Contract Documents consist of the documents identified as Contract Documents in the Form of Agreement, except for Modifications. The Bidding Requirements are those documents identified as such in the proposed Project Manual.
   C. Addenda are written or graphic documents issued by the Architect prior to execution of the Contract which modify or interpret the Bidding Documents. They become part of the Contract Documents as noted in the Form of Agreement upon execution of the Contract.

2. BIDDER'S REPRESENTATIONS:
   A. By submitting a bid, the bidder represents that
      1. Bidder has carefully studied and compared the Bidding Documents with each other. Bidder understands the Bidding Documents and the bid is fully in accordance with the requirements of those documents,
      2. Bidder has thoroughly examined the site and any building located thereon, has become familiar with local conditions which might directly or indirectly affect the contract work, and has correlated its personal observations with the requirements of the proposed Contract Documents, and
      3. Bid is based on the materials, equipment, and systems required by the Bidding Documents without exception.
   B. Examination Schedule for Site
      1. At bidder’s convenience.

3. BIDDING DOCUMENTS:
   A. Copies
      1. Bidding Documents may be obtained at the time and place and for the deposit sum indicated in the Invitation To Bid. Deposit will be refunded to those submitting an acceptable bid upon return of all Bidding Documents in good condition within five days after bid date. Any bidder who retains these documents longer than this stipulated time shall forfeit this deposit.
      2. Bidding Documents will not be issued to other than the invited General Contractor Bidders. Partial sets of Bidding Documents will not be issued by Architect.
      3. Bidders shall use complete sets of Bidding Documents in preparing bids and make certain that those submitting sub-bids to them have access to all portions of the documents that pertain to the work covered by sub-bid, including General Conditions, Supplementary Conditions, and Division 01. Bidder assumes full responsibility for errors or misinterpretations resulting from use of partial sets of Bidding Documents by itself or any sub-bidder.
   B. Interpretation Or Correction Of Bidding Documents
      1. If any bidder, in his study of the Bidding Documents as described in Article 2 above, is in doubt as to the true meaning of any part of the proposed Contract Documents or finds errors, discrepancies, or omissions in them, he shall at once request interpretation or correction of those errors, discrepancies, and omissions by the Architect.
      2. Request for such clarification shall be in writing and be received by Architect three working days minimum before scheduled bid opening. Architect will promptly correct or interpret the portion of the proposed Contract Documents in question by issuing an Addendum or Clarification Notice to all bidders. Corrections or interpretations made in any way other than by an Addendum or Clarification Notice have no validity and shall not be relied upon.
      3. If errors, discrepancies, or omissions are discovered in the proposed Contract Documents less than three working days before bid opening, bidders shall prepare bids based on order
of precedence given in General Conditions Article 3.1, Paragraph B, SubParagraphs 1 through 6.

C. Substitutions And Equal Products
   1. Generally speaking, substitutions for specified products and systems, as defined in the Uniform Commercial Code, are not acceptable. However, equal products may be approved upon compliance with Contract Document requirements.
   2. The terms ‘Acceptable Manufacturers’, ‘Approved Manufacturers / Suppliers / Installers’, and ‘VMR (Value Managed Relationship) Manufacturers / Suppliers / Installers’ are used throughout the Project Manual to differentiate among the options available to Contractor regarding specified products, manufacturers, and suppliers. See Section 01600 for options available regarding acceptance of equal products.
   3. Base bid only on materials, equipment, systems, and suppliers specified in Project Manual unless
      a. Specified material, equipment, or system is listed under the heading ‘Acceptable Manufacturers’, and
      b. Request for use of equal product is submitted on a properly completed Equal Product Approval Request Form for Architect's approval seven days minimum prior to bid opening, and
      c. Approval for use of such equal product is secured by Addendum issued prior to the scheduled bid opening time.
   4. Architect is only authorized to consider requests for approval of equal products to replace specified products in Sections where the heading ‘Acceptable Manufacturers’ is used and statement, ‘Equal as approved by Architect before bidding. See Section 01600’ or ‘Equal as approved by Architect before installation. See Section 01600,’ appears. In Sections where the afore-mentioned statements do not appear and a different heading is used, Architect is authorized as Owner's representative to decline consideration of requests for approval of equal products. Approvals of equal products in such Sections must be made by Owner and will generally be for subsequent Projects.
   5. No approvals of equal products to replace specified material, equipment, systems, or manufacturers will be considered after 7 days prior to opening of bids.

D. Addenda - Addenda will be sent to bidders and to locations where Bidding Documents are on file by U. S. Mail no later than 7 days prior to bid opening or by fax no later than 48 hours prior to bid opening. No Addenda will be issued less than 48 hours prior to bid opening.

4. BIDDING PROCEDURES:
   A. Form And Style Of Bids
      1. Bids shall be prepared on Owner's Bid Forms which may be obtained from Architect.
      2. Fill in all blanks on Bid Form by typewriter or by printing manually in ink. Signatures shall be in longhand and executed by representative of bidder duly authorized to make contracts.
      3. Bids shall bear no information other than that requested on bid form. Bid form shall bear no other marks, erasures, writing, changes, or interlineations.
   C. Submission of Bids
      1. Submit bid in opaque envelope containing only bid form and bid security. Envelopes shall be sealed, bear bidder's name, and be addressed as follows -

         BID FOR

         WARDS - STAKE

         Prop. No.

         If bid is sent by mail, enclose sealed envelope in separate mailing envelope with notation 'SEALED BID ENCLOSED' on face.
      2. It is bidder's sole responsibility to see that its bid is received at specified time. Bids received after specified bid opening time will be returned to bidders unopened.
      3. No oral, facsimile transmitted, telegraphic, or telephonic bids, modifications, or cancellations will be considered.
D. Modification Or Withdrawal Of Bid
   1. Bidder guarantees there shall be no revisions or withdrawal of bid amount for 45 days after bid opening.
   2. Prior to bid opening, bidders may withdraw bid by written request or by reclaiming bid envelope.

5. CONSIDERATION OF BIDS:
   A. Opening Of Bids - See Invitation To Bid.
   B. Rejection of Bids - Owner reserves right to reject any or all bids and to waive any irregularity therein.
   C. Acceptance Of Bid
      1. No bidder shall consider itself under contract after opening and reading of bids until Agreement is signed, and compliance therewith has been made.
      2. Bidder's past performance, organization, subcontractor selection, equipment, and ability to perform and complete its contract in manner and within time specified, together with amount of bid, will be elements considered in award of contract.

6. POST-BID INFORMATION:
   A. Submittals - Conditionally accepted bidder, submitting bid involving Subcontractors, as defined in General Conditions, shall submit on Owner's form a list of such Subcontractors in meeting to be held immediately after bid opening.

7. MISCELLANEOUS:
   A. Pre-Bid Conference
      1. A pre-bid conference will be held at time and place to be announced.
   B. Liquidated Damages - Conditions governing liquidated damages are specified in Section 8 of General Conditions and in the Supplementary Conditions.

END OF DOCUMENT
INFORMATION AVAILABLE TO BIDDERS

1. GEOTECHNICAL DATA

   A. Soils Report -
      1. Owner has secured the services of a soils engineer to aid in design of the Project. Following conditions apply -
         a. A soils report has been prepared by **BYUGeo Engineer** referred to as the Soils Engineer.
         b. Copy of this report may be inspected at office of Architect, his design engineer, or Owner.
         c. This report was obtained solely for use in design by Architect and is not a part of the Contract Documents. It is not intended that Contractor rely on soil engineer's report.
         d. Reports are provided for Contractor's information but are not a warranty of subsurface conditions.

   2. Prior to bidding, Contractor may make his own subsurface investigations to satisfy himself with site and subsurface conditions.

END OF DOCUMENT
EQUAL PRODUCT APPROVAL REQUEST FORM

Project Designation: ____________________________ Request Number: ________________

TO: ____________________________

FROM: ____________________________

BID DATE: ________________

A proposed product is not legally approved and cannot legally be included in a bid or used in the Work until it appears in an Addendum or other Contract Modification as defined in the General Conditions. See Instructions To Bidders Paragraph 3.C, General Conditions Sections 7 and 12, and Section 01600.

PROPOSED EQUAL PRODUCT:

Specification Section: ____________________________

Specified Products: ____________________________

Proposed Product: ____________________________

The Undersigned certifies:
1. Proposed equal product has been fully investigated and determined to be equal or superior in all respects to specified products.
2. Same warranty will be furnished for proposed equal product as for specified products.
3. Same maintenance service and source of replacement parts, as applicable, is available.
4. Proposed equal product will have no adverse effect on other trades and will not affect or delay progress schedule.
5. Proposed equal product does not affect dimensions and functional clearances.

ATTACHMENTS:

Include the following attachments -
1. Copy of the Project Manual Section where the proposed equal product would be specified, rewritten or red-lined to include any changes necessary to correctly specify the proposed equal product. Identify completely changes necessary to the original Project Manual Section.
2. Copies of details, elevations, cross-sections, and other elements of the Project Drawings redone as necessary to show changes necessary to accommodate proposed equal product. Identify completely the changes from the original Drawings.
3. Complete product literature and technical data, installation and maintenance instructions, test results, and other information required to show complete conformance with requirements of the Contract Documents.

SIGNED: ____________________________

Company __________________________________________

Address __________________________________________

City, State, Zip ______________________________________

Telephone ____________________________ FAX ____________________________
REVIEW COMMENTS:

_____ Accepted. See Addenda Number _____.

_____ Submission Not In Compliance With Instructions. Respond to attached comments and resubmit.


_____ Not Reviewed. Submission received too late. Use specified products.

ADDITIONAL COMMENTS:

________________________________________________________________________

BY: __________________________________________ DATE: ________________________
PROJECT IDENTIFICATION:  WARD

OWNER:  The Church of Jesus Christ of Latter-day Saints.

ARCHITECT:  .

BID TO:

1. The undersigned Bidder agrees, if this Bid is accepted, to enter into an agreement with Owner to perform and furnish the Work described in the Bidding Documents for the Bid Price and within the Time of Completion indicated in this Bid and in accordance with the other terms and conditions of the Contract Documents.

2. In submitting this Bid, Bidder represents that:
   a. Bidder has carefully examined Set(s) Number _______ of the Bidding Documents consisting of the Project Manual containing the Bidding Requirements, the Conditions of the Contract, and the Specifications, entitled ____________________________

   the Drawings entitled ________________________________,

   Dated ______________________, and including Sheets numbered ________________________________

   ________________________________

   ________________________________

   and Addenda Numbers ________________________________.

   b. Bidder has examined the site of the work, existing conditions, and all other conditions affecting the work on the above-named Project.
   c. Bidder has carefully correlated the information known to Bidder, information and observations obtained from visits to the site, and other information identified in the Bidding Documents with the Bidding Documents.
   d. Bidder is familiar with federal, state, and local laws and regulations applicable to Project.
   e. This bid will remain subject to acceptance for 45 days after the bid opening.

3. Bidder hereby proposes to furnish all materials, labor, equipment, tools, transportations, services, licenses, fees, permits, etc., required by said documents to complete the Work described by the Contract Documents for the lump-sum of:

   ____________________________ Dollars and No Cents

   ($___________________________.00)

4. Bidder agrees that the Work will be substantially complete and ready for final payment within the number of days indicated in the Agreement.

5. Enclosed is a Bid Bond for not less than five percent of the bid.

Respectfully submitted:

Company

SEAL

(If a Corporation)

Signature

(print name)

Title

Business Address

City, State, and Zip Code
Date

License No.

Telephone

FAX

Owner requires Contractor (apparent low bidder) to submit the following breakdown of costs, including Contractor overhead and profit, by close of business on day following bid opening. Evidence of compliance will be postmark on submittal envelope.

OUTSIDE STORAGE BUILDING:

Scope of this breakdown shall include cost of outside storage Building from bottom of footings up, and from outside of foundation wall to outside of foundation wall.

$ ____________________________

ON-SITE IMPROVEMENTS:

Scope of this breakdown shall include work outside building foundation line and mechanical enclosures and inside property line, excepting landscape and sprinkler work.

$ ____________________________

OFF-SITE IMPROVEMENTS:

Scope of this breakdown shall include all work outside of property line, excepting landscape and sprinkler work. Prices provided to be per lineal foot of improvement.

$ ____________________________

LANDSCAPING:

Scope of this breakdown shall include all landscape and sprinkler work, both on site and off.

$ ____________________________
SUBCONTRACTORS and
MAJOR MATERIAL SUPPLIERS LIST

Project Designation: ___________________________ Date: ___________________________

For: THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS

To: ___________________________ From: ___________________________

☐ Attachments (List): ___________________________

Copies: ☐ Owner ☐ Consultants ☐ ___________ ☐ ___________ ☐ File

Signed By: ___________________________

List Subcontractors, as defined in the General Conditions, proposed for use on this Project as required by Instructions To Bidders. Use first line for company name, phone and fax numbers, and license number. Use second line for address and contact person. Type, or print clearly in ink.

VMR SUBCONTRACTORS

01 Doors, Frames, & Hardware - ___________________________

02 Storefront & Windows - ___________________________

03 Hardwood Sport Flooring - ___________________________

04 HVAC Equipment - ___________________________

OTHER SUBCONTRACTORS

01 Grading - Rough - ___________________________

Finish - ___________________________

02 Site Utilities - ___________________________

03 Termite Control - ___________________________

04 Paving - ___________________________
05  Paving Striping - 

06  Site Concrete - 

07  Irrigation System - 

08  Landscaping - 

09  Masonry - 

10  Structural Steel - 

11  Framing - 

12  Trusses - 

13  Architectural Woodwork - 

14  Insulation - 

15  Roofing - 

16  Soffit / Fascia - 

17  Drywall - 

18  Ceramic Tile - 

19  Acoustical Ceilings -
<table>
<thead>
<tr>
<th></th>
<th>Project</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>Carpet</td>
</tr>
<tr>
<td>21</td>
<td>Painting</td>
</tr>
<tr>
<td>22</td>
<td>Wall Covering</td>
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<tr>
<td>23</td>
<td>Operable Partitions</td>
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<tr>
<td>24</td>
<td>Testing And Balancing</td>
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<td>25</td>
<td>Audio And Video</td>
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<td>26</td>
<td>Mechanical</td>
</tr>
<tr>
<td>27</td>
<td>Plumbing</td>
</tr>
<tr>
<td>28</td>
<td>ATC System</td>
</tr>
<tr>
<td>29</td>
<td>Electrical</td>
</tr>
<tr>
<td>30</td>
<td>Alarm System</td>
</tr>
</tbody>
</table>

END OF DOCUMENT
FORM OF AGREEMENT

NOTE: The form outlined below is intended to be representative only of the type of Agreement to be used. The actual document to be executed by the parties will be prepared by the Owner and may vary somewhat in content and form from that shown below as circumstances require.

AGREEMENT

THIS AGREEMENT is made and entered into this _____ day of __________, 19 ___, by and between

the THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS, (OWNER), and

_________________________________________ (CONTRACTOR).

RECITALS:

WHEREAS: The Owner intends to have certain work performed as outlined below, and

WHEREAS: The Contractor is able and willing to perform such work,

NOW, THEREFORE: The Owner and the Contractor agree as follows:

ARTICLE I. SCOPE OF WORK

The Contractor shall furnish all of the materials and equipment and perform all of the work necessary to complete the Work as required in the Contract Documents.

ARTICLE II. THE CONTRACT DOCUMENTS

The Contract Documents consist of:
(A) This Agreement;
(B) The Conditions of the Contract and The Specifications contained in the Project Manual entitled

and prepared by _____________________________________________ (ARCHITECT);

(C) The Drawings dated ______________, entitled _____________________________________________

and numbered _____________________________________________

and prepared by the Architect,

(D) All Addenda issued prior to the date hereof; and
(E) All Modifications to the Contract Documents as defined in the General Conditions.

The Contract Documents form the Contract.

ARTICLE III. PAYMENTS TO THE CONTRACTOR

The Owner shall pay the Contractor the sum of: ________________________________ DOLLARS and NO CENTS ($ ________________.00) subject to additions and deductions provided in the Contract Documents (CONTRACT SUM) as payment in full for the Contractor's performance of the Work. Owner shall make payments to the Contractor in accordance with the applicable provisions of the Contract Documents.

ARTICLE IV. TIME OF COMMENCEMENT AND COMPLETION

The Work shall commence on the date set forth in the written notice to proceed from the Owner to the Contractor and shall be completed and ready for the Owner's substantial completion inspection within _______ calendar days from the date of such notice. Time is of the Essence.
ARTICLE V. THE CONTRACTOR IS NOT THE AGENT OF THE OWNER

The Contractor is not the agent or employee of Owner, but is an independent contractor.

ARTICLE VI. ASSIGNS

Neither party to this Agreement shall assign its rights and obligations hereunder without the prior written consent of the other. The Contractor shall not assign any moneys due or to become due to the Contractor hereunder nor shall the Contractor pledge or attempt to pledge the credit of the Owner or bind the Owner to any third party.

ARTICLE VII. ACCEPTANCE

The Owner will inspect the Work for acceptance promptly upon receipt of notice from the Contractor and the Architect that the Work is substantially complete and ready for inspection.

ARTICLE VIII. DEFAULT AND ATTORNEY’S FEES

If either party commences legal action with regard to performance of either party’s obligations under the Contract Documents, then the prevailing party in the litigation shall be entitled to recover its costs and attorney's fees from the party against whom it prevails.

ARTICLE IX. THE CONTRACT

The Contract represents the entire and integrated agreement between the parties hereto and supersedes all prior negotiations, representations, or agreements, either written or oral. The Contract may be amended or modified only by a Modification. The Contract Documents shall not be construed to create a contractual relationship of any kind between any persons or entities other than the Owner and the Contractor.

IN WITNESS WHEREOF, The parties hereto have executed this AGREEMENT as of the day and year first written above.

REVIEWED BY: OWNER:

PROJECT MANAGEMENT DIVISION of the
FACILITIES MANAGEMENT DEPARTMENT

THE CHURCH OF JESUS CHRIST OF
LATTER-DAY SAINTS,

By

By

Authorized Agent

CONTRACTOR:

Name of Contractor

By

Signature and Title

License Number
Guidelines and Report
Project Top Soil Testing for Landscape Purposes

These guidelines should be given to the person or lab doing the testing each time a soils test is requested.

<table>
<thead>
<tr>
<th>Area Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ward/Branch</td>
</tr>
<tr>
<td>City</td>
</tr>
<tr>
<td>State</td>
</tr>
<tr>
<td>Stake/Mission</td>
</tr>
<tr>
<td>Site Street Address</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>By Whom</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact Phone #</td>
</tr>
<tr>
<td>Fax #</td>
</tr>
<tr>
<td>Property Number</td>
</tr>
</tbody>
</table>

Instructions to User
1. User is to determine, by investigation, the quality and quantity of topsoil on a site before Owner's review. Provide all information on this form.
2. A horticultural top soil test is recommended at each site.
3. Test shall be done by a reputable laboratory. Several acceptable alternatives are available for the testing:
   a. A geotechnical laboratory that does horticultural top soil testing.
   b. A laboratory that specializes in horticultural top soil testing
4. Costs for the testing and report will be paid by Owner.
5. Provide three copies of the report to the Owner's Project Manager for Project Manager, landscape architect, and landscape reviewing consultant.

Instructions to the Soil Testing Laboratory or Firm
1. At least two test samples shall be made of the topsoil on the project site and each anticipated borrow pit. If the site soil profile or borrow pit are not uniform, additional samples shall be taken. Uniform composite samples may also be used if properly acquired and documented.
2. The soil report must provide interpretation and recommendations for soil amendments, fertilizers and soil conditioners for use by the architect and the landscape architect.

Test Report on Existing Conditions (*Acceptable Levels* refers to allowable *Import Soil Specifications* prior to amending.)

<table>
<thead>
<tr>
<th>Soil Test Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sample No.</td>
</tr>
<tr>
<td>-------------</td>
</tr>
<tr>
<td>Acceptable Level(s)</td>
</tr>
</tbody>
</table>

Quality Control
(1) saturated soil paste or 1:1 soil:water method (please Indicate)
(2) hydrometer method (Acceptable import soil- sand 15-60%, silt 10-60%, clay 5-30%)
(3) potassium dichromate method (Walkey-Black) or loss of ignition
(4) chromotropic acid method
(5) AB-DTPA method
--If other methods are used for NO3-N, P, K and Fe, then note.
Changes in acceptable levels shall also be made by the testing laboratory.

Documented infiltration rate of test samples based on texture * To the nearest 1/10 of an inch.

<table>
<thead>
<tr>
<th>Sample No.</th>
<th>inches/hr.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sample No.</td>
<td>_____</td>
</tr>
<tr>
<td>Sample No.</td>
<td>_____</td>
</tr>
</tbody>
</table>

Name and Phone No. of Soil Lab
Soil Amendment, Fertilizer and Soil Conditioner--Recommendations:

Import Top Soil Defined (Section 02312- Finish Grading)
- Fertile, loose, friable soil, capable of sustaining vigorous plant growth.
- Clean and free from noxious weeds, weed seeds and rock or other objectionable materials. Remove any such objects. (Sand 15-60%, Silt 10-60%, Clay 5-30% with no more than 2% by volume of soil measuring over 2.0 mm)

Textural Classification of Soil Based on Grading

<table>
<thead>
<tr>
<th>Textural Class</th>
<th>Composition in Per Cent</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Sand</td>
</tr>
<tr>
<td>Sand</td>
<td>80-100</td>
</tr>
<tr>
<td>Sandy loam</td>
<td>50-80</td>
</tr>
<tr>
<td>Loam</td>
<td>30-50</td>
</tr>
<tr>
<td>Silt loam</td>
<td>0-50</td>
</tr>
<tr>
<td>Sandy clay loam</td>
<td>50-80</td>
</tr>
<tr>
<td>Clay loam</td>
<td>20-50</td>
</tr>
<tr>
<td>Silty clay loam</td>
<td>0-30</td>
</tr>
<tr>
<td>Sandy clay</td>
<td>55-70</td>
</tr>
<tr>
<td>Silty clay</td>
<td>0-15</td>
</tr>
<tr>
<td>Clay</td>
<td>0-55</td>
</tr>
</tbody>
</table>

Soil Sample No. Location History of Use
CONSTRUCTION MATERIAL ASBESTOS STATEMENT

For Projects of

THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS

Building Name: ____________________________________________________________

Building Plan Type: ________________________________________________________

Building Address: __________________________________________________________

Building Owner:

The Church of Jesus Christ of Latter-day Saints,

Property Number: ____________

Completion Date: ____________

As CONTRACT ARCHITECT and principal in charge; based on my best knowledge, information, inspection, and belief; I certify that on the above referenced Project, no asbestos containing building materials were specified in the construction documents or given approval in shop drawings or submittals.

_________ ________________________
Date Contract Architect and Principal in charge

Company Name

As GENERAL CONTRACTOR in charge of construction; based on my best knowledge, information, inspection, and belief; I certify that on the above referenced building, no asbestos containing building materials were used in the construction.

_________ ________________________
Date General Contractor in charge

Company Name

The definition of ‘certify’ in the ‘Form of Agreement Between Owner and Architect - 1997 Edition’ reads as follows:

Article 2, Item F

CERTIFY, APPROVE, or APPROVAL - An expression of professional opinion by Architect and / or his consultants, which based on his best knowledge, information, inspection, and belief, that material, workmanship, construction work, and submittals comply with Construction Documents.