



Embassy of the United States of America

Tokyo, Japan

May 9, 2016

Dear Prospective Quoters:

SUBJECT: Request for Quotations Number SJA800-16-Q-0896
Subdividing Panels Installation Services

The Embassy of the United States of America seeks to enter into a contract with a qualified, responsible, and reliable firm with sufficient knowledge and facilities for obtaining subdividing panel installation services for the existing chillers at the U.S. Embassy, Tokyo.

If you are interested in submitting a quotation on this project, read the instructions in Section E of the enclosed Request for Quotations (RFQ).

To provide all the quoters with a uniform explanation of the services required hereabove, the Embassy will hold a pre-quotation conference and site visit at the following date, time, and location:

Date and Time: Wednesday, May 18, 2016; at 10:00 a.m.
Location: Meet at Reception area, U.S. Embassy, Tokyo
1-10-5 Akasaka, Minato-ku, Tokyo 107-8420

All interested quoters who wish to attend must submit individual name(s), company name/address, telephone/fax numbers, and e-mail address to Masao Chuma at FAX 03-3224-5179 or e-mail at ChumaMX@state.gov by no later than 12:00 noon, Monday, May 16, 2016, to arrange entry to the Embassy compound.

Following the conference and site visit, quoters may submit questions in regard to this RFQ by 12:00 noon, Friday, May 20, 2016, via FAX at 03-3224-5179 or e-mail at ChumaMX@state.gov. All questions will be consolidated and one response will be prepared and posted on the Embassy's website, the same website from where you obtained the RFQ documents.

Quotations must be received by no later than **4:00 p.m., Friday, May 27, 2016 (local time)**. No quotations will be accepted after this time, and no electronic quotations shall be accepted. Quotations must be submitted by post mail or hand-deliver to the address indicated below:

Contracting Officer
(RFQ No. SJA800-16-Q-0896)
U.S. Embassy
1-10-5 Akasaka
Minato-ku, Tokyo 107-8420

In order for a quote to be considered, you must complete and submit the following (see subsection E.2 Submission of Quotations for detailed instructions):

- (1) Standard Form 18;
- (2) Section A: Price; and
- (3) Price Breakdown.

As required by U.S. Government's federal acquisition regulation (FAR), prospective quoters shall be registered in the System for Award Management (SAM) database prior to award of a contract. See FAR provision 52.204-7 System for Award Management in Section J: Quotation Information of the RFQ. Below is the website link providing additional vendor registration information:

<https://www.sam.gov/portal/public/SAM#1#>

It is understood that no payment will be made for preparation and submission of your quotation.

Thank you in advance for your interest and your time in participating in the RFQ process.

Sincerely,



Adham Z. Loutfi
Contracting Officer

Enclosure:

Request for Quotations SJA800-16-Q-0896

REQUEST FOR QUOTATIONS (RFQ) <i>(THIS IS NOT AN ORDER)</i>		THIS RFQ [] IS [<input checked="" type="checkbox"/>] IS NOT A SMALL BUSINESS- SMALL PURCHASE SET-ASIDE (52.219-4)			PAGE 1	OF 1	PAGES 18
1. REQUEST NO. SJA800-16-Q-0896	2. DATE ISSUED May 9, 2016	3. REQUISITION/PURCHASE REQUEST NO. PR4588750	4. CERT. FOR NAT. DEF. UNDER BDSA REG. 2 AND/OR DMS REG. 1		RATING		
5A. ISSUED BY GSO/Procurement Unit U.S. Embassy 1-10-5 Akasaka Minato-ku, Tokyo 107-8420 Japan				6. DELIVER BY (Date)			
5B. FOR INFORMATION CALL: (Name and telephone no.) (No collect calls)				7. DELIVERY <input checked="" type="checkbox"/> FOB DESTINATION See RFQ.			
NAME Masao Chuma		TELEPHONE NUMBER AREA CODE 03		NUMBER 3224-5752			
8. TO:				9. DESTINATION			
a. NAME		b. COMPANY		a. NAME OF CONSIGNEE			
c. STREET ADDRESS				b. STREET ADDRESS			
d. CITY		e. STATE		f. ZIP CODE		c. CITY	
						d. STATE	
						e. ZIP CODE	
10. PLEASE FURNISH QUOTATIONS TO THE ISSUING OFFICE IN BLOCK 5A ON OR BEFORE: May 27, 2016; 4:00 p.m.		IMPORTANT: This is a request for information, and quotations furnished are not offers. If you are unable to quote, please so indicate on this form and return it to the address in Block 5A. This request does not commit the Government to pay any costs incurred in the preparation of the submission of this quotation or to contract for supplies or services. Supplies are of domestic origin unless otherwise indicated by quoter. Any representations and/or certifications attached to this Request for Quotations must be completed by the quoter					

11. SCHEDULE (Include applicable Federal, State and local taxes)

ITEM NO. (a)	SUPPLIES/SERVICES (b)	QUANTITY (c)	UNIT (d)	UNIT PRICE (e)	AMOUNT (f)
1	Subdividing Panels Installation Services for the existing chillers at the U.S. Embassy Tokyo, in accordance with the terms and conditions of the Request for Quotations. <small>This RFQ incorporates FAR clause 52.212-4 and provision 52.212-1 by reference.</small>	1	Project		
12 DISCOUNT FOR PROMPT PAYMENT		a. 10 CALENDAR DAYS %	b. 20 CALENDAR DAYS %	c. 30 CALENDAR DAYS %	d. CALENDAR DAYS NUMBER %

NOTE: Additional provisions and representations [] are [] are not attached.

13 NAME AND ADDRESS OF QUOTER a. NAME and ADDRESS OF QUOTER (COMPANY) DUNS NO.:			14 SIGNATURE OF PERSON AUTHORIZED TO SIGN QUOTATION		15 DATE OF QUOTATION	
c. COUNTY			16. SIGNER a. NAME (Type or print)		b. TELEPHONE	
d. CITY	e. STATE	f. ZIP CODE	c. TITLE (Type or print)		AREA CODE	
					NUMBER	

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Section A: Price

The Contractor shall complete all work, including furnishing all labor, material, equipment and services required under this purchase order for the following firm fixed price and within the time specified. This price shall include all labor, materials, all insurances, overhead, and profit.

One Project: ¥ _____

The U.S. Embassy is exempt from Japanese consumption taxes; therefore, such taxes shall not be included in the price nor charged on invoices. After receipt of the Contractor's invoice, the Government will provide the Contractor with a signed Certificate of Tax Exemption Purchase for Foreign Establishments.

(For non-Designated Stores, please visit the following link for registration:

<http://www.nta.go.jp/tetsuzuki/shinsei/annai/shohi/annai/23120184.htm>)

Section B: Statement of Work

1. Scope of work

The Contractor shall install subdividing panels for the existing discharge shrouds enclosing the Chiller Modules, and replace all acoustic materials with new.

2. General Requirements

2.1 General:

The Contractor shall provide all labor, supervision, materials, tools, equipment, transportation, services and incidental materials, except otherwise specified herein, necessary to complete all work required under this contract.

2.2 Work Site:

The work site shall be at the Roof Top of Chancery, located at 1-10-5 Akasaka, Minato-ku, Tokyo 107-8420.

2.3 Contractor's Personnel/Technical Standard:

The Contractor shall at all times enforce strict discipline; good order among his employees and assure workmanship of quality. All personnel employed in the performance of this contract shall be qualified and possess the necessary licenses required in their respective trades. All work under this contract shall be performed in a professional manner.

2.4 Materials:

The Contractor shall furnish all materials that are necessary to accomplish the required services in this contract. All materials shall be new and shall meet or exceed the Japan Industrial Standard (JIS).

2.5 Disposal of debris:

The Contractor shall always keep the work site neat and clean. During the work, debris shall not be allowed to spread unnecessarily into adjacent areas nor accumulate in the work area itself. All such debris, excess material, parts, including removed exhaust fans shall be cleaned up and removed at the end of each workday and/or at the completion of the job, and shall be properly disposed of outside the Embassy Compound in compliance to the applicable local codes, for industrial waste disposal.

2.6 Protection:

The Contractor shall provide and maintain adequate protection on all work, either in progress or in a completed state under this contract, and shall insure that it is continuously protected and secured so as to prevent any accident or damage to the adjacent property and/or personnel, until completion and final acceptance by the Contracting Officer's Representative. Therefore, the Contractor shall be responsible for protecting the existing roofs, chillers, piping and other installations around the work site from any potential damages in performing the construction work. As required, cover those with plastic tarps/sheet for protection. The Contractor shall further be responsible for the proper care and protection of all materials and equipments/tools that are delivered to the work site throughout the contracted work. Any damages to the existing Government property resulting from contractor's performance, shall be repaired or replaced in an approved manner to its original condition at Contractor's expense.

2.7 Contractor's Submittal:

(1) Work Schedules: Prior to commencement of work, the Contractor shall submit a work schedule, setting forth date, time, description of work, list of personnel and any other information required by the Contracting Officer's Representative (COR) for approval.

(2) Product Data: The Contractor shall submit a catalog data with product specifications and shop drawing of the new sheet metal, flexible joints, access doors, and acoustic materials to the COR for approval prior to commencement of the work.

(3) Report: Upon work completion, the Contractor shall submit a report consisting of end product data, as-built drawing, and sufficient photographs of before, during and after the work.

(4) Unforeseen Conditions: If the Contractor finds an unusual condition during the work performance, the Contractor shall immediately report the status, its causes and countermeasures to the COR.

2.8 Working Hours:

The Contractor shall arrange its work schedule during the hours between 08:30 - 17:30, Monday through Friday. Should the Contractor need to work in the premises other than the hours specified herein, the Contractor shall submit a written request for any changes of the schedule to the COR well in advance for approval. The shroud construction shall be performed during off season when the cooling operation is turned off, between November - April.

3. Technical Provisions

3.1 Preparation and Removal Work:

The Contractor shall ensure that the chillers are secured and not in operation. Special care shall be taken especially on the propeller fans. Provide proper covering on top of the chillers. Remove all the existing acoustic materials and clean the metal surfaces. All removed materials shall be disposed of in accordance with the preceding paragraph 2.5. Please refer to the attached drawing for the existing shroud. After the removal, the Contractor shall vacuum clean the surrounding and ensure no debris is left around the chillers.

3.2 Materials and Installation:

There are two Chillers. Each chiller contains six (6) modules. The existing discharge plenums (shrouds) are constructed to enclose three (3) modules. Therefore there are four shrouds (Box type A, B, C & D). (Refer to the attached drawings)

The Contractor shall furnish and install the new subdividing panel/cross walls utilizing the existing cross bracing in the exhaust/discharge plenum to subdivide the plenum into smaller compartments. In other words, it will be divided to enclose each module. (Refer to the Attached DWGs) The new subdividing panel may be prefabricated and installed using fastening device such as flat bars and angle designed for this installation.

The interior subdividing panels shall be faced with outdoor grade, weatherproof acoustic material to help reduce noise. All other removed acoustic materials shall be replaced with these same acoustic materials. The new acoustic panel materials shall be a product of Sanoh Corporation (see attached). The thickness shall be no more than 50mm. The total area of the existing discharge shroud interior is approximately 205 m². The additional subdividing panel area shall be added to this. The Contractor shall weatherproof the new acoustic materials (sound absorption board) on the top, joints and bottom of boards. The Contractor shall consult the manufacturer, Sanoh Corporation for proper design for this acoustic material.

The Contractor shall install an access door for newly installed subdividing panels for access to each module for maintenance.

All the above installations shall be rigid and firm to withstand the chillers strong air stream and seismic activities.

The Contractor shall construct a sheet metal deflector and attach it to the bottom of the beams that traverse the exhaust plenum; this would improve the airflow (Chiller No. 1 with the north south beam).

The shroud over the chillers is not directly connected to the chiller framework; there is an approximately 150mm continuous gap between the shroud and the chiller. This allows the hot discharge air to be recirculated into the air cooled condenser coils. The Contractor shall construct and install a flexible seal between the exhaust plenum and the chiller to prevent heated exhaust air from being sucked down and returned to the cooling air flow. The seal needs to be flexible to accommodate movement between the two components; the chiller is mounted on dunnage with vibration isolators and seismic restraints. The shroud is attached to the building frame.

The Contractor shall properly measure the existing shroud for the entire new work installations stipulated above.

A large 160 ton crane may be used to mobilize the materials and tools on the roof top of Chancery building.

The Contractor shall paint the existing shroud surface to withstand the corrosive environment and match to the existing color

3.3 Testing and Operation:

The Contractor shall test and measure the current system noise level during the chiller operation. The Contractor shall test and measure the noise level after the installation and when the cooling season starts. Test records shall be submitted to the Facility Management Office.

3.4 Work Inspection:

FMO will carry out inspections on the contracted work as needed during and after the work. The Contractor shall correct any found deficiencies and/or discrepancies against work requirements and specifications accordingly at no additional cost to the Embassy.

4. Warranty

The Contractor shall guarantee the workmanship and the end product for a period of one (1) year from the date of acceptance by the Contracting Officer's Representative. The Contractor shall repair any found deficiencies and/or damages related to this work at no additional cost to the Government.

Section C: Clauses

FAR 52.252-2 Clauses Incorporated By Reference (FEB 1998)

This purchase order or BPA incorporates the following clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this address: <https://www.acquisition.gov/far>

DOSAR clauses may be accessed at:
<http://www.statebuy.state.gov/dosar/dosartoc.htm>

FEDERAL ACQUISITION REGULATION (48 CFR Chapter 1) CLAUSES

NUMBER	TITLE	DATE
52.204-9	Personal Identity Verification of Contractor Personnel (if contractor requires physical access to a federally-controlled facility or access to a Federal information system)	JAN 2011
52.212-4	Contract Terms and Conditions - Commercial Items (Alternate I (MAY 2014) of 52.212-4 applies if the order is time-and-materials or labor-hour)	MAY 2015
52.225-19	Contractor Personnel in a Diplomatic or Consular Mission Outside the United States (applies to services at danger pay posts only)	MAR 2008
52.227-19	Commercial Computer Software License (if order is for software)	DEC 2007
52.228-3	Workers' Compensation Insurance (Defense Base Act) (if order is for services and contractor employees are covered by Defense Base Act insurance)	JUL 2014
52.228-4	Workers' Compensation and War-Hazard Insurance (if order is for services and contractor employees are <u>not</u> covered by Defense Base Act insurance)	APR 1984

The following clause is provided in full text:

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS - COMMERCIAL ITEMS (MAY 2015)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

- (1) 52.209-10, Prohibition on Contracting with Inverted Domestic Corporations (Dec 2014)
- (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
- (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Public Laws 108-77 and 108-78 (19 U.S.C. 3805 note)).

(b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

- ___ (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 4704 and 10 U.S.C. 2402).
- ___ (2) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (41 U.S.C. 3509)).
- ___ (3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (June 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)
- ___ (4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (Jul 2013) (Pub. L. 109-282) (31 U.S.C. 6101 note).
- ___ (5) [Reserved].
- ___ (6) 52.204-14, Service Contract Reporting Requirements (Jan 2014) (Pub. L. 111-117, section 743 of Div. C).
- ___ (7) 52.204-15, Service Contract Reporting Requirements for Indefinite-Delivery Contracts (Jan 2014) (Pub. L. 111-117, section 743 of Div. C).
- ___ (8) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment. (Aug 2013) (31 U.S.C. 6101 note).
- ___ (9) 52.209-9, Updates of Publicly Available Information Regarding Responsibility Matters (Jul 2013) (41 U.S.C. 2313).
- ___ (10) [Reserved].
- ___ (11) (i) 52.219-3, Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2011) (15 U.S.C. 657a).
- ___ (ii) Alternate I (Nov 2011) of 52.219-3.
- ___ (12) (i) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (OCT 2014) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).
- ___ (ii) Alternate I (JAN 2011) of 52.219-4.
- ___ (13) [Reserved]
- ___ (14) (i) 52.219-6, Notice of Total Small Business Set-Aside (Nov 2011) (15 U.S.C. 644).
- ___ (ii) Alternate I (Nov 2011).
- ___ (iii) Alternate II (Nov 2011).
- ___ (15) (i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644).

- ___ (ii) Alternate I (Oct 1995) of 52.219-7.
- ___ (iii) Alternate II (Mar 2004) of 52.219-7.
- ___ (16) 52.219-8, Utilization of Small Business Concerns (Oct 2014) (15 U.S.C. 637(d) (2) and (3)).
- ___ (17) (i) 52.219-9, Small Business Subcontracting Plan (Oct 2014) (15 U.S.C. 637(d) (4)).
- ___ (ii) Alternate I (Oct 2001) of 52.219-9.
- ___ (iii) Alternate II (Oct 2001) of 52.219-9.
- ___ (iv) Alternate III (Oct 2014) of 52.219-9.
- ___ (18) 52.219-13, Notice of Set-Aside of Orders (Nov 2011) (15 U.S.C. 644(r)).
- ___ (19) 52.219-14, Limitations on Subcontracting (Nov 2011) (15 U.S.C. 637(a) (14)).
- ___ (20) 52.219-16, Liquidated Damages-Subcontracting Plan (Jan 1999) (15 U.S.C. 637(d) (4) (F) (i)).
- ___ (21) 52.219-27, Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (Nov 2011) (15 U.S.C. 657 f).
- ___ (22) 52.219-28, Post Award Small Business Program Rerepresentation (Jul 2013) (15 U.S.C. 632(a) (2)).
- ___ (23) 52.219-29, Notice of Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (Jul 2013) (15 U.S.C. 637(m)).
- ___ (24) 52.219-30, Notice of Set-Aside for Women-Owned Small Business (WOSB) Concerns Eligible Under the WOSB Program (Jul 2013) (15 U.S.C. 637(m)).
- ___ (25) 52.222-3, Convict Labor (June 2003) (E.O. 11755).
- ___ (26) 52.222-19, Child Labor-Cooperation with Authorities and Remedies (Jan 2014) (E.O. 13126).
- ___ (27) 52.222-21, Prohibition of Segregated Facilities (Apr 2015).
- ___ (28) 52.222-26, Equal Opportunity (Apr 2015) (E.O. 11246).
- ___ (29) 52.222-35, Equal Opportunity for Veterans (Jul 2014) (38 U.S.C. 4212).
- ___ (30) 52.222-36, Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 793).
- ___ (31) 52.222-37, Employment Reports on Veterans (Jul 2014) (38 U.S.C. 4212).
- ___ (32) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496).
- √ (33) (i) 52.222-50, Combating Trafficking in Persons (Mar 2015) (22 U.S.C. chapter 78 and E.O. 13627).
- ___ (ii) Alternate I (Mar 2015) of 52.222-50 (22 U.S.C. chapter 78 and E.O. 13627).
- ___ (34) 52.222-54, Employment Eligibility Verification (Aug 2013). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)
- ___ (35) (i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (May 2008) (42 U.S.C. 6962(c) (3) (A) (ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
- ___ (ii) Alternate I (May 2008) of 52.223-9 (42 U.S.C. 6962(i) (2) (C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

- ___ (36) (i) 52.223-13, Acquisition of EPEAT®-Registered Imaging Equipment (JUN 2014) (E.O.s 13423 and 13514).
 - ___ (ii) Alternate I (Jun 2014) of 52.223-13.
- ___ (37) (i) 52.223-14, Acquisition of EPEAT®-Registered Televisions (JUN 2014) (E.O.s 13423 and 13514).
 - ___ (ii) Alternate I (Jun 2014) of 52.223-14.
- ___ (38) 52.223-15, Energy Efficiency in Energy-Consuming Products (DEC 2007) (42 U.S.C. 8259b).
- ___ (39) (i) 52.223-16, Acquisition of EPEAT®-Registered Personal Computer Products (JUN 2014) (E.O.s 13423 and 13514).
 - ___ (ii) Alternate I (Jun 2014) of 52.223-16.
- √ (40) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging While Driving (AUG 2011) (E.O. 13513).
- ___ (41) 52.225-1, Buy American-Supplies (May 2014) (41 U.S.C. chapter 83).
- ___ (42) (i) 52.225-3, Buy American-Free Trade Agreements-Israeli Trade Act (May 2014) (41 U.S.C. chapter 83, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-138, 112-41, 112-42, and 112-43).
 - ___ (ii) Alternate I (May 2014) of 52.225-3.
 - ___ (iii) Alternate II (May 2014) of 52.225-3.
 - ___ (iv) Alternate III (May 2014) of 52.225-3.
- ___ (43) 52.225-5, Trade Agreements (Nov 2013) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
- √ (44) 52.225-13, Restrictions on Certain Foreign Purchases (June 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
- ___ (45) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Jul 2013) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).
- ___ (46) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).
- ___ (47) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) (42 U.S.C. 5150).
- √ (48) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 4505, 10 U.S.C. 2307(f)).
- ___ (49) 52.232-30, Installment Payments for Commercial Items (Oct 1995) (41 U.S.C. 4505, 10 U.S.C. 2307(f)).
- ___ (50) 52.232-33, Payment by Electronic Funds Transfer-System for Award Management (Jul 2013) (31 U.S.C. 3332).
- √ (51) 52.232-34, Payment by Electronic Funds Transfer-Other than System for Award Management (Jul 2013) (31 U.S.C. 3332).
- ___ (52) 52.232-36, Payment by Third Party (May 2014) (31 U.S.C. 3332).
- ___ (53) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).
- ___ (54) (i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx. 1241(b) and 10 U.S.C. 2631).
- ___ (ii) Alternate I (Apr 2003) of 52.247-64.

(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

- ___ (1) 52.222-17, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495).
- ___ (2) 52.222-41, Service Contract Labor Standards (May 2014) (41 U.S.C. chapter 67).
- ___ (3) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).
- ___ (4) 52.222-43, Fair Labor Standards Act and Service Contract Labor Standards-Price Adjustment (Multiple Year and Option Contracts) (May 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).
- ___ (5) 52.222-44, Fair Labor Standards Act and Service Contract Labor Standards-Price Adjustment (May 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).
- ___ (6) 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements (May 2014) (41 U.S.C. chapter 67).
- ___ (7) 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Requirements (May 2014) (41 U.S.C. chapter 67).
- ___ (8) 52.222-55, Minimum Wages Under Executive Order 13658 (Dec 2014) (E.O. 13658).
- ___ (9) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (May 2014) (42 U.S.C. 1792).
- ___ (10) 52.237-11, Accepting and Dispensing of \$1 Coin (Sept 2008) (31 U.S.C. 5112(p)(1)).

(d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records-Negotiation.

(1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.

(2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims

arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.

(3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.

(e) (1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e) (1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause-

(i) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (41 U.S.C. 3509).

(ii) 52.219-8, Utilization of Small Business Concerns (Oct 2014) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.

(iii) 52.222-17, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495). Flow down required in accordance with paragraph (1) of FAR clause 52.222-17.

(iv) 52.222-21, Prohibition of Segregated Facilities (Apr 2015)

(v) 52.222-26, Equal Opportunity (Apr 2015) (E.O. 11246).

(vi) 52.222-35, Equal Opportunity for Veterans (Jul 2014) (38 U.S.C. 4212).

(vii) 52.222-36, Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 793).

(viii) 52.222-37, Employment Reports on Veterans (Jul 2014) (38 U.S.C. 4212)

(ix) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.

(x) 52.222-41, Service Contract Labor Standards (May 2014) (41 U.S.C. chapter 67).

(xi)

— (A) 52.222-50, Combating Trafficking in Persons (Mar 2015) (22 U.S.C. chapter 78 and E.O 13627).

— (B) Alternate I (Mar 2015) of 52.222-50 (22 U.S.C. chapter 78 and E.O 13627).

(xii) 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements (May 2014) (41 U.S.C. chapter 67).

(xiii) 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Requirements (May 2014) (41 U.S.C. chapter 67).

(xiv) 52.222-54, Employment Eligibility Verification (AUG 2013).

(xv) 52.222-55, Minimum Wages Under Executive Order 13658 (Dec 2014) (Executive Order 13658).

(xvi) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Jul 2013) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).

(xvii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (May 2014) (42 U.S.C. 1792). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xviii) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx. 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

DEPARTMENT OF STATE ACQUISITION REGULATION (48 CFR Chapter 6) CLAUSES

NUMBER	TITLE	DATE
652.225-71	Section 8(a) of the Export Administration Act of 1979, As Amended (if order exceeds simplified acquisition threshold)	AUG 1999
652.229-70	Excise Tax Exemption Statement for Contractors Within the United States (for supplies to be delivered to an overseas post)	JUL 1988
652.229-71	Personal Property Disposition at Posts Abroad	AUG 1999
652.237-72	Observance of Legal Holidays and Administrative Leave (for services where performance will be on-site in a Department of State facility)	APR 2004
652.239-71	Security Requirements for Unclassified Information Technology Resources (for orders that include information technology resources or services in which the contractor will have physical or electronic access to Department information that directly supports the mission of the Department)	SEP 2007
652.242-70	Contracting Officer's Representative	AUG 1999
652.242-71	Notice of Shipments (for overseas shipment of supplies)	JUL 1988
652.242-73	Authorization and Performance	AUG 1999
652.243-70	Notices	AUG 1999

The following clause is provided in full text, and is applicable for orders for services that will require contractor employees to perform on-site at a DOS location and/or that require contractor employees to have access to DOS information systems:

**652.204-70 Department of State Personal Identification Card Issuance
Procedures
(MAY 2011)**

(a) The Contractor shall comply with the Department of State (DOS) Personal Identification Card Issuance Procedures for all employees performing under this contract who require frequent and continuing access to DOS facilities, or information systems. The Contractor shall insert this clause in all subcontracts when the subcontractor's employees will require frequent and continuing access to DOS facilities, or information systems.

(b) The DOS Personal Identification Card Issuance Procedures may be accessed at <http://www.state.gov/m/ds/rls/rpt/c21664.htm>.

Section D: List of Attachments

Attachment D-1, Drawings, 7 pages

Attachment D-2, Copies of Catalog, 3 page

Section E: Quotation Information

E.1 Qualifications of Quoters

Quoters must be technically qualified and financially responsible to perform the work described in this Request for Quotations. At a minimum, each Quoter must meet the following requirements:

- (1) be able to understand written and spoken English;
- (2) have an established business with a permanent address and telephone listing;
- (3) be able to demonstrate prior construction experience with suitable references;
- (4) have the necessary personnel, equipment and financial resources available to perform the work;
- (5) have all licenses and permits required by local law;
- (6) meet all local insurance requirements;
- (7) have the ability to obtain or to post adequate performance security, such as bonds, irrevocable letters of credit or guarantees issued by a reputable financial institution;
- (8) have no adverse criminal record; and
- (9) have no political or business affiliation which could be considered contrary to the interests of the United States.

E.2 Submission of Quotations

This Request for Quotation is for the performance of the services described in Section B: Statement of Work, and the Attachments which are a part of this Request for Quotations.

Each quotation must consist one copy of the following:

- (a) Volume 1 - Standard Form (SF) 18. Volume 1 consists of completion of blocks 11(f), 13a, 14, 15, 16a, 16b, and 16c of the form.
- (b) Volume 2 - Price. Volume 2 consists of Section A: Price on page 3 of the RFQ.
- (c) Volume 3 - Price Breakdown. Volume 3 consists of Quoter's price breakdown.

Submit the complete quotation by post mail or hand-deliver to the address indicated below by no later than 4:00 p.m., Friday, May 27, 2016. No quotation will be accepted after this time.

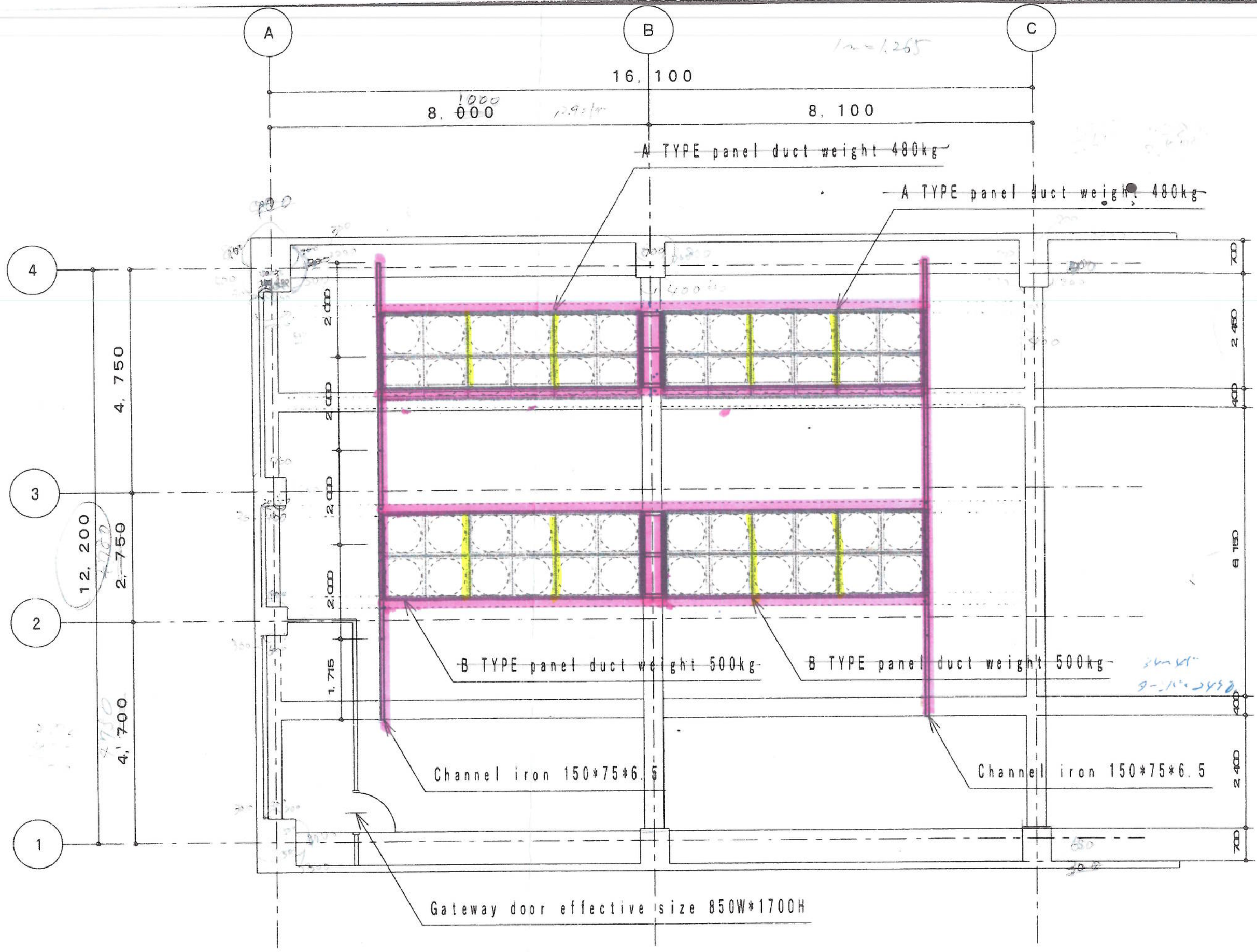
U.S. Embassy Tokyo
1-10-5 Akasaka
Minato-ku, Tokyo 107-8420
Attn: Contracting Officer
(RFQ No. SJA800-16-Q-0896)

Section F: Evaluation Criteria

Evaluation of Quotations

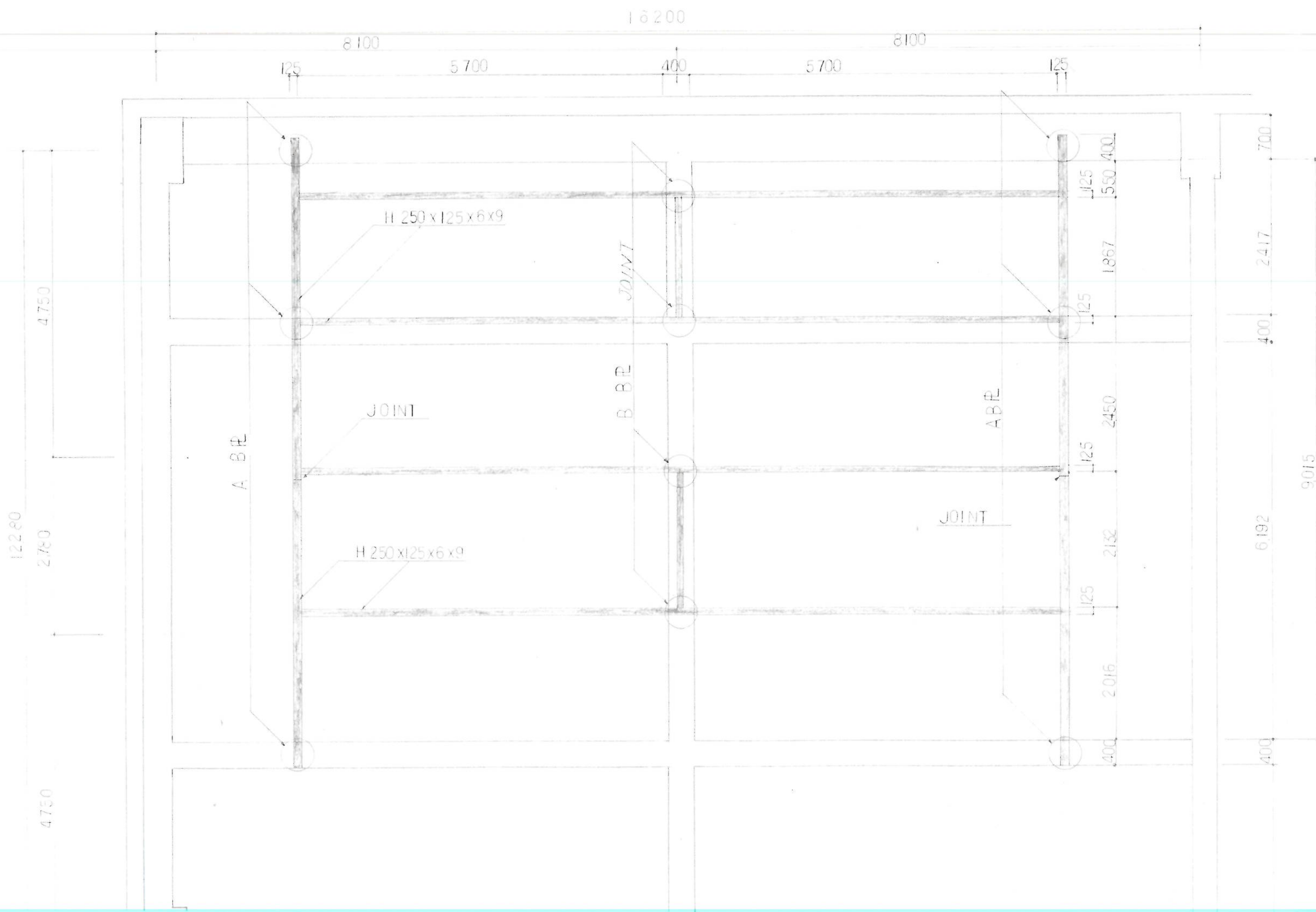
(a) Award will be made to the lowest priced, responsible quoter. The U.S. Government reserves the right to reject quotations that are unreasonably low or high in price.

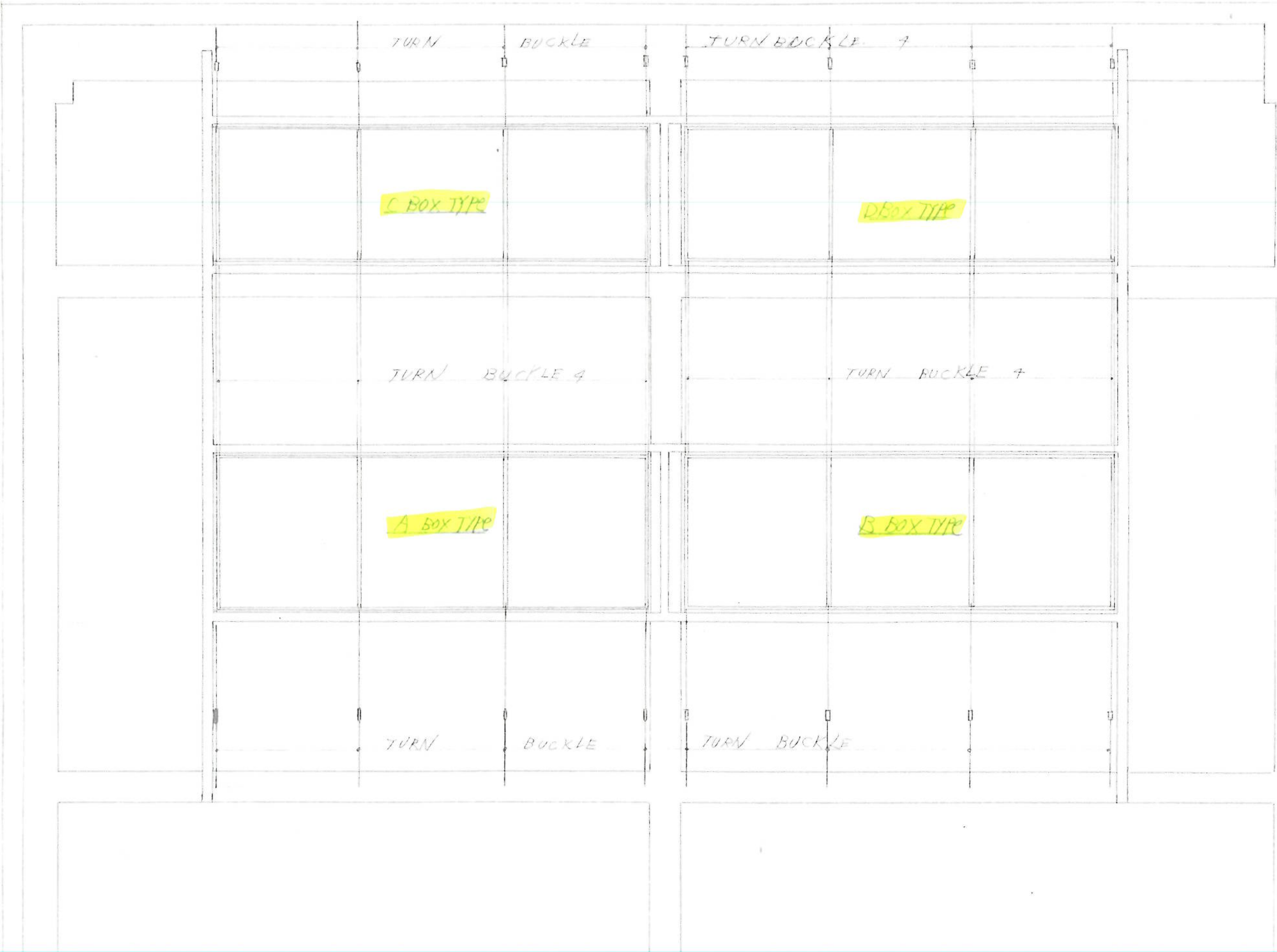
(b) Although the award is to be made to the lowest priced quoter, the U.S. Government may request a list of experience/past performance, licenses/permits if required, and financial statements to determine whether or not the quoter is a responsible contractor. Failure of a quoter to comply with a request for this information may cause the U.S. Government to determine the quoter to be non-responsible.



CH-2

CH-1





TURN BUCKLE

TURN BUCKLE 7

C BOX TYPE

D BOX TYPE

TURN BUCKLE 4

TURN BUCKLE 7

A BOX TYPE

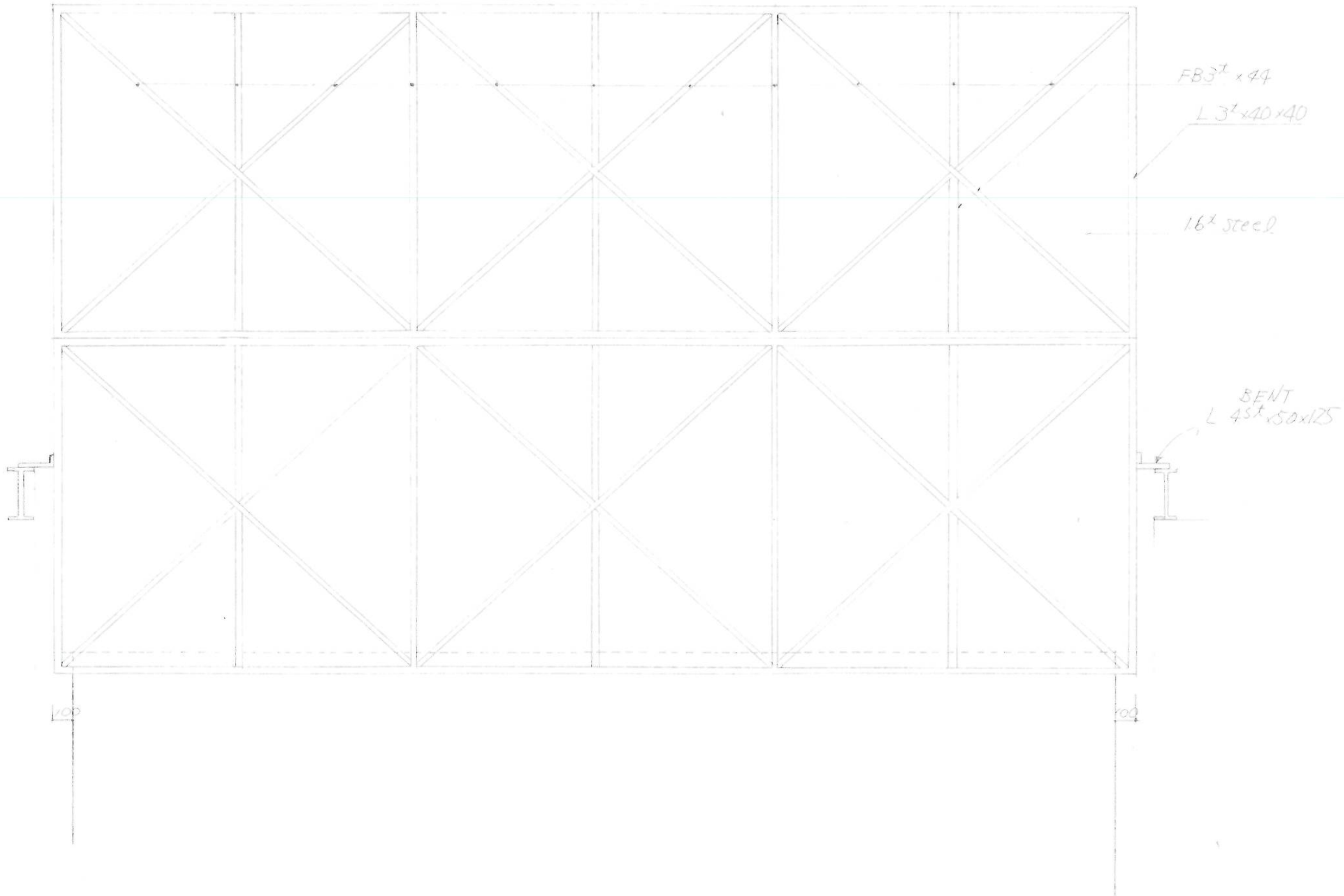
B BOX TYPE

TURN BUCKLE

TURN BUCKLE

PLAN AB TYPE 1/20

5.600



FB 3x44

L 3x40x40

16x steel

BENT
L 45x50x125

3x40x40

3x44

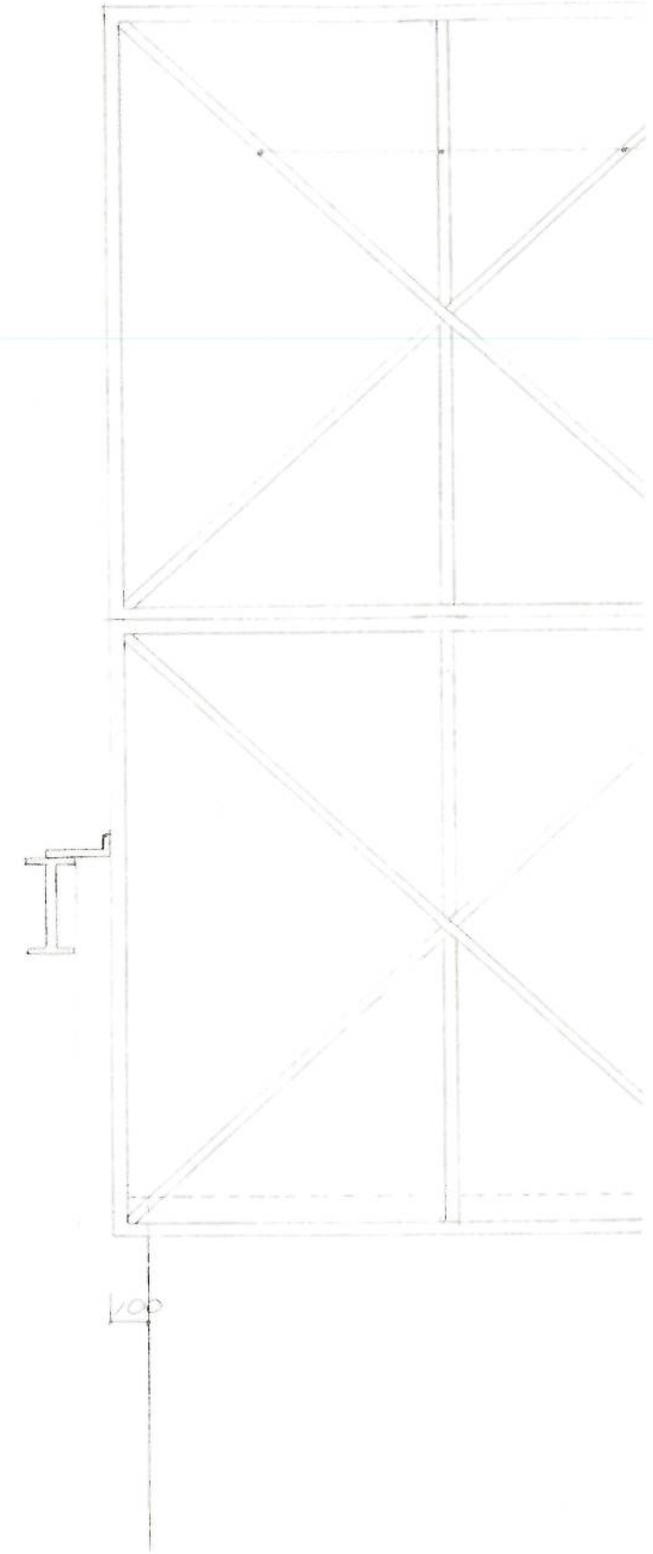
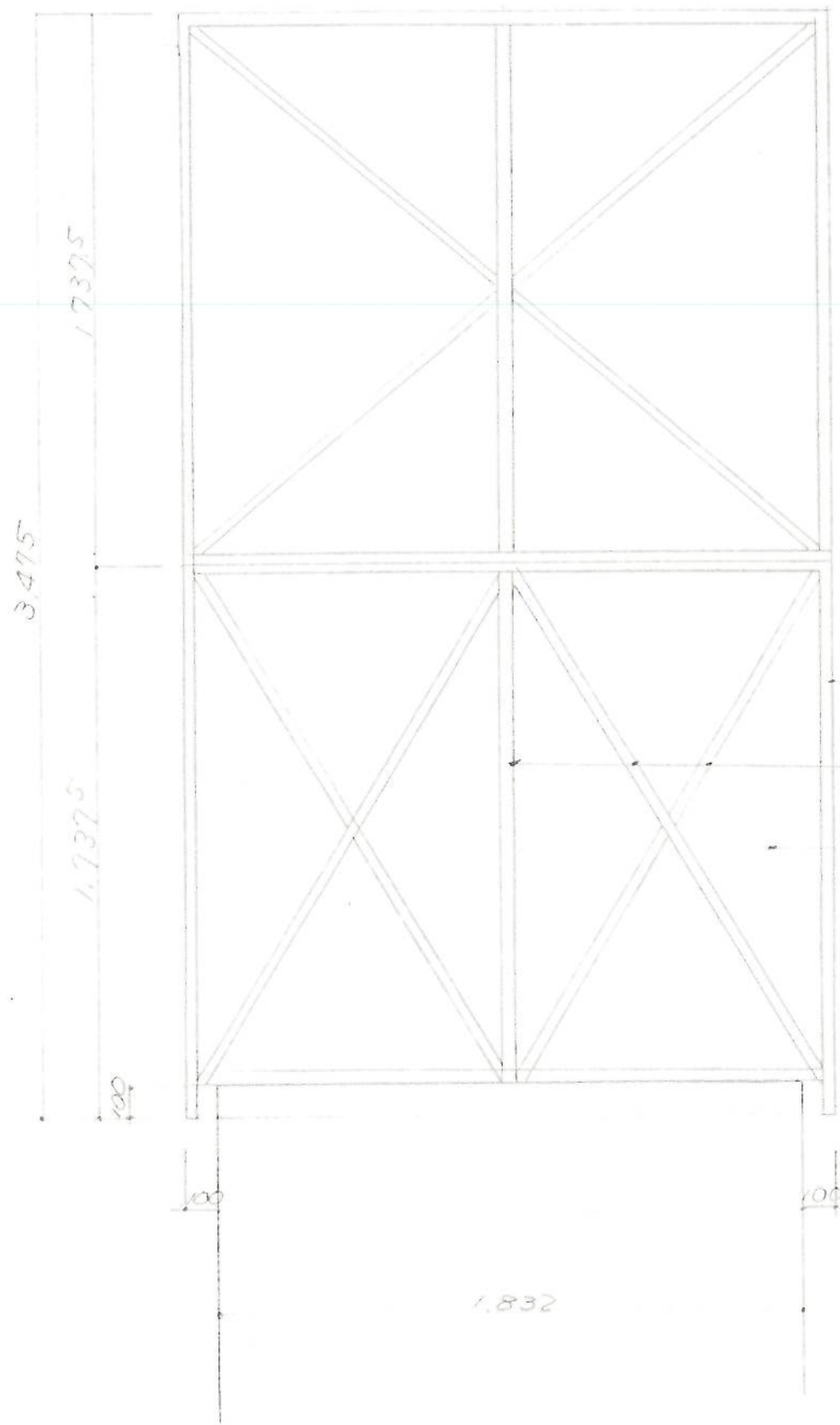
6x steel

100

100

PLAN AB TYPE 1/20

2.032

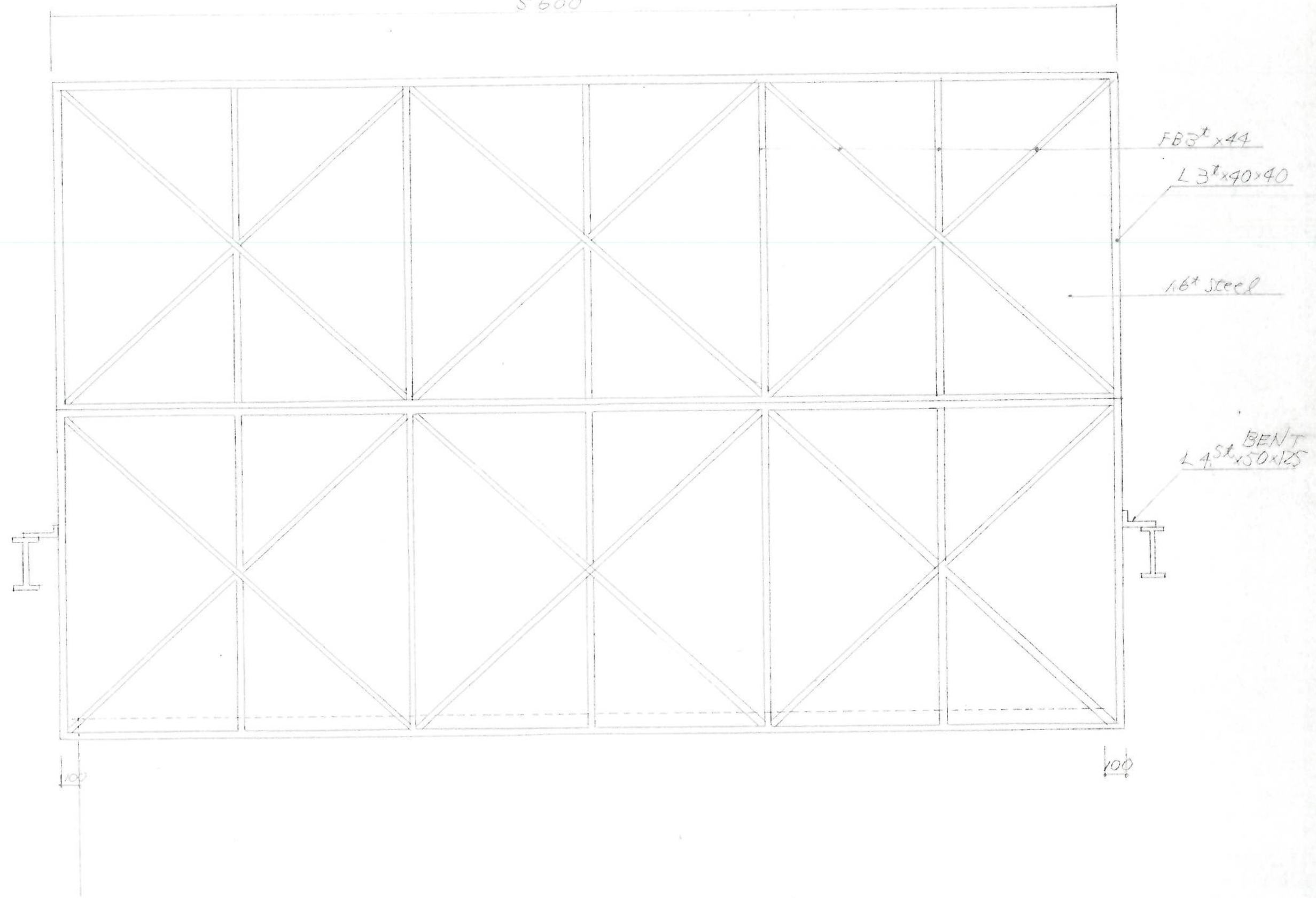


PLAN

CD TYPE

1/20

5600



$FB3^t \times 44$

$L 3^t \times 40 \times 40$

1.6^t Steel

BENT
 $L 4.5^t \times 50 \times 125$

$3^t \times 40 \times 40$

$1.3^t \times 44$

5^t Steel

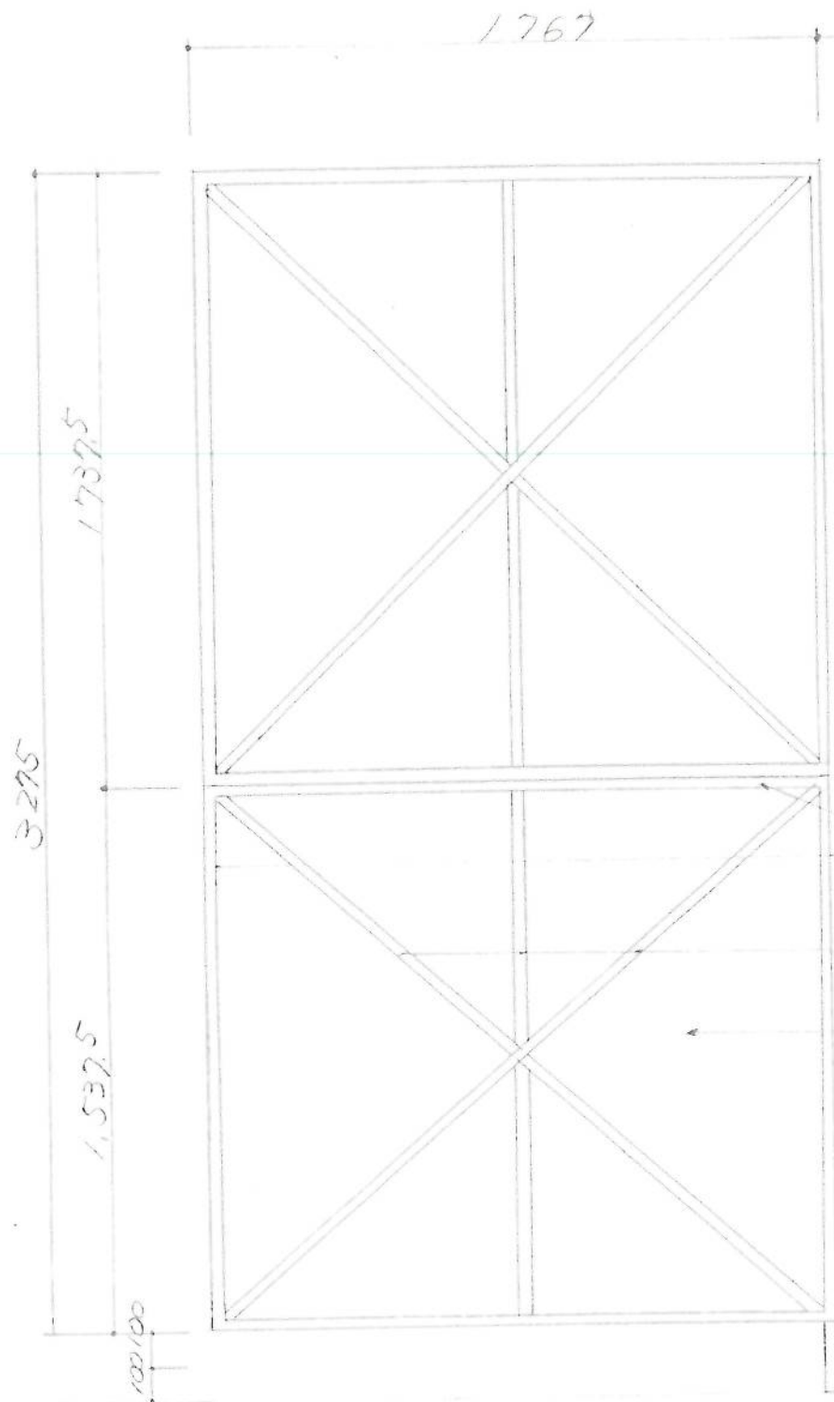
100

100

PLAN

CD TYPE

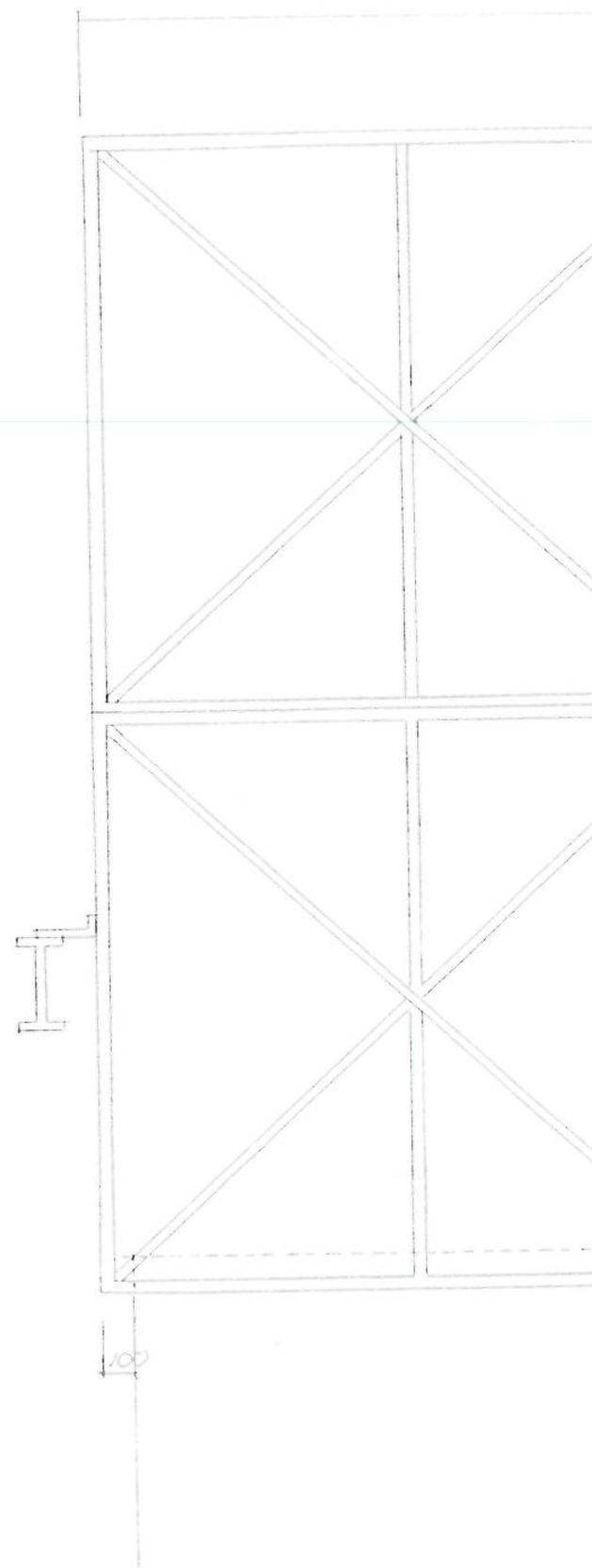
1/20



L 3rd 40x40

FB 3rd x44

16th Steel



防音壁・防音パネル

業務用の防音パネル・防音壁の設計から施工まで、ワンストップでご提供！
単体販売も行っております。

サンオーでは、騒音レベル、現場騒音源の設置状況など正確な騒音測定を行った上、その現場に最適な防音パネル、防音壁をご提案・製作いたします。防音パネルの単体販売も行っております。まずはお気軽にご相談ください。

防音パネル

防音壁

防音パネル

あらゆる建物の壁に設置可能で、屋内使用にも適した防音材。低コストのためよく使用される防音材の一つです。素材はアルミ製、セラミック製、石膏ボードなど様々。目的や用途に合わせてご提案します。



防音パネルのメリット・性能

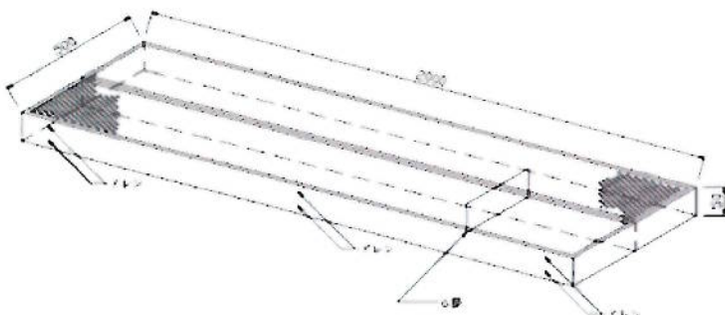


- パネル上のため取り付けが容易。施工時間も短く済む
- 防音壁よりコストが安価
- 屋内・屋外で使用可能
- 防音壁と併用することで、コストダウンと性能維持を両立

一般的な㎡単価 ¥1枚 21,000円～

防音パネルの設置工事はもちろんですが、防音パネルの販売のみも行っております。まずはお気軽にご相談ください。

製品仕様



材質	ガルバリウム鋼板
寸法	1ユニット：2000×500
価格	¥1枚 21,000円～/㎡

防音パネル施工例



現場では、工場で作ってきたパネルを組み立てるだけなので、現場での工期が大幅に短縮されます。

お問合せ・お申し込み 不明な点、ご相談は、お気軽にご連絡ください。



フォームからの
お問合せ

お問合せ

お電話でのお問合せ
9:00~18:00

03-3847-6065

防音壁 1枚 ¥21,000円～

よく使用される防音技術の一つ。一般的にグラスウールやアルミが内蔵されています。

高速道路の壁などが良い例です（透明なものもあります）。

最近は自家発電機を設置する施設も増えており、目にする機会も増えました。



防音壁は、騒音源のそばに設置して音を遮断するのが一般的といわれます。

しかし、どこに設置するかで防音効果は全く異なります。また設置スペースや眺望の問題もあります。場合によっては騒音源に消音装置を導入することで、低コストで問題が解決する場合があります。

サンオーでは、事前に騒音測定を行い、騒音源の構造から検証し、最適な防音プランをご提示します。

メリット、性能



取り付けが容易。屋外でも屋内でも設置可能
 耐久性が高く、過酷な環境下での使用も可能
 コストが比較的安価
 一般的な防音壁は80デシベルを65デシベルまで落とします

※デシベルとは騒音の大きさを表す単位です

用途



建物の空調室外機に併設し、隣接エリアへの防音対策として
 駐車場の騒音防止に
 工場の機械騒音対策として

材質	ガルバリウム鋼板
大きさ	1ユニット：2000×500
価格	1枚 ¥21,000円～
取付け時間	15分/1枚

耐久性に優れたガルバリウム鋼板

サンオーが使用する防音壁はガルバリウム鋼板製。
 ガルバリウム鋼板は、耐食性、耐熱性、加工性に優れたアルミニウム・亜鉛合金めっき鋼板です。
 その耐久性の高さから、風雨にさらされる屋外はもちろん、過酷な環境下にも適しています。

透明な防音壁も

高速道路や工場等に設置される、透明なポリカーボネード製の防音壁の設置も可能です。