

1 August 22, 2016

2
3 ADDENDUM No. 2

4
5 The following changes and/or clarifications shall be incorporated into the contract documents:

6
7 CLARIFICATIONS FROM ARCHITECT:

- 8
9 1. Bidders are reminded of the requirements in the "Supplemental Bidder Responsibility Criteria",
10 specifically for prior experience; as well as the requirements in the General Conditions for timely
11 completion, and for supervision of all work performed in the field. Failure to properly supervise
12 the work, or continued failure to provide skilled workers or proper materials and workmanship
13 may result in contract termination for cause. Portions of these documents are re-printed, and
14 attached as an exhibit to this Addendum.

15
16 DRAWINGS:

17
18 ARCHITECTURAL:

- 19 A. Sheets A2.1, A3.1, A4.4, revised to add roof-mounted antenna brackets. These brackets
20 shall be secured to the vertical legs of the standing-seam roof using a "S-5" clip. Reference
21 manufacturer's brochure, attached as an exhibit to this addendum.

22
23 CIVIL: No items.

24
25 ELECTRICAL: No items.

26
27 SPECIFICATIONS: No items.

28
29 APPROVED SUBSTITUTION REQUESTS: None received.

30
31 REJECTED SUBSTITUTIONS:

32
33 Attachments:

34 S-5 Brochure

35 Drawing sheets A2.1, A3.1, A4.4.

36 Portions of Supplemental Bidder Criteria, and pages from General Conditions.

37
38
39 END OF ADDENDUM No. 2

**Division 00
Supplemental Bidder
Responsibility Criteria**

Low Responsible Bidder

It is the intent of the Owner to award a contract to the low responsible bidder. In determining the bidder's responsibility, the Owner shall consider an overall accounting of the items listed below. A potential bidder may request the owner modify the bidder responsibility criteria request are to be in writing and submitted at least 5 days before the bid opening day. The low responsible bidder must submit the following information, demonstrating that they meet the listed criteria:

Required Information/Criteria



1. Experience of Contractor

Contractors Experience on Projects of Similar Size and Complexity

Contractor is required to have experience on <u>3</u> projects of similar size and complexity.

List of Completed Projects

Provide a list of all the construction contracts \$200,000 and above your firm has completed in each of the past 3 years, giving the name of project; name, address, and phone number of owner and architect; contract amount; date of completion; and percentage of the cost of the work performed with your own forces. This information will be used for references.

Experience of Superintendent

Submit resume and references of the proposed project superintendent. This person shall have managed projects of similar complexity and similar size, and successfully completed the projects(s) within the last 3 years.

Experience of Manager

Submit resume and references of the proposed project manager. This person shall have managed projects of similar complexity and similar size, and successfully completed the projects(s) within the last 3 years.

Experience of other Key People

Submit resume and references of the person proposed by the bidder to supervise the project. This person shall have 5 projects of similar complexity and similar size, and successfully completed the projects(s) within the last 3 years.

2. References

References from Owners of previous projects

Owner may check references by contacting owners and architects of previous projects on bidder's performance and that of key staff over the past 5 years the rating shall be satisfactory or better on a five-category scale with "satisfactory" at mid scale. A reference score sheet will be utilized the required rating shall be satisfactory or better.

The apparent low bidder must provide the above-required information within two (2) working days of receiving Owner request the Information must be provided on forms provide by the owner. Failure to submit such information to the satisfaction of the Owner within the time provided may render the bid non-responsive.

3. Apprenticeship

These requirements apply to projects that have an apprenticeship requirement as stated on the bid proposal form.

- A. Criterion: The Bidder shall have complied with apprenticeship utilization goals on public works projects with such requirements, that were completed by the Bidder within three years of the bid submittal date for this project, unless there are extenuating circumstances acceptable to the Owner.
- B. Documentation: For each public works project with an apprenticeship utilization goal that was completed by the Bidder within three years of the bid submittal date for this project, the Bidder shall submit the following:
- A list of such projects;
 - The owner and contact information for the owner's representative;
 - The apprenticeship utilization percentage goal for the project;
 - The actual percentage of utilization by the Bidder;
 - An explanation of any extenuating circumstances that contributed to the Bidder not meeting the goals.

The Owner may contact previous owners to validate the information provided by the Bidder, and shall consider whether the goals were mandatory or voluntary, and the validity of any explanation of extenuating circumstances.

- E. Contract Time adjustment only for concurrent fault: To the extent any delay or failure of performance was concurrently caused by the Owner and Contractor, Contractor shall be entitled to an adjustment in the Contract Time for that portion of the delay or failure of performance that was concurrently caused, provided it makes a request for equitable adjustment according to Section 7.03, but shall not be entitled to an adjustment in Contract Sum.
- F. Contractor to mitigate delay impacts: Contractor shall make all reasonable efforts to prevent and mitigate the effects of any delay, whether occasioned by an act of Force Majeure or otherwise.

3.6 NOTICE TO OWNER OF LABOR DISPUTES

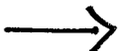
- A. Contractor to notify Owner of labor disputes: If Contractor has knowledge that any actual or potential labor dispute is delaying or threatens to delay timely performance in accordance with the Contract Documents, Contractor shall immediately give notice, including all relevant information, to Owner.
- B. Pass through notification provisions to Subcontractors: Contractor agrees to insert a provision in its Subcontracts and to require insertion in all sub-subcontracts, that in the event timely performance of any such contract is delayed or threatened by delay by any actual or potential labor dispute, the Subcontractor or Sub-subcontractor shall immediately notify the next higher tier Subcontractor or Contractor, as the case may be, of all relevant information concerning the dispute.



3.7 DAMAGES FOR FAILURE TO ACHIEVE TIMELY COMPLETION

A. Liquidated Damages

1. Reason for Liquidated Damages: Timely performance and completion of the Work is essential to Owner and time limits stated in the Contract Documents are of the essence. Owner will incur serious and substantial damages if Substantial Completion of the Work does not occur within the Contract Time. However, it would be difficult if not impossible to determine the exact amount of such damages. Consequently, provisions for liquidated damages are included in the Contract Documents.
2. Calculation of Liquidated Damages amount: The liquidated damage amounts set forth in the Contract Documents will be assessed not as a penalty, but as liquidated damages for breach of the Contract Documents. This amount is fixed and agreed upon by and between the Contractor and Owner because of the impracticability and extreme difficulty of fixing and ascertaining the actual damages the Owner would in such event sustain. This amount shall be construed as the actual amount of damages sustained by the Owner, and may be retained by the Owner and deducted from periodic payments to the Contractor.
3. Contractor responsible even if Liquidated Damages assessed: Assessment of liquidated damages shall not release Contractor from any further obligations or liabilities pursuant to the Contract Documents.



B. Actual Damages

Calculation of Actual Damages: Actual damages will be assessed for failure to achieve Final Completion within the time provided. Actual damages will be calculated on the basis of direct architectural, administrative, and other related costs attributable to the Project from the date when Final Completion should have been achieved, based on the date Substantial Completion is actually achieved, to the date Final Completion is actually achieved. Owner may offset these costs against any payment due Contractor.

4.4 ORGANIZATION OF SPECIFICATIONS

Specification organization by trade: Specifications are prepared in sections which conform generally with trade practices. These sections are for Owner and Contractor convenience and shall not control Contractor in dividing the Work among the Subcontractors or in establishing the extent of the Work to be performed by any trade.

4.5 OWNERSHIP AND USE OF DRAWINGS, SPECIFICATIONS, AND OTHER DOCUMENTS

- A. A/E, not Contractor, owns Copyright of Drawings and Specifications: The Drawings, Specifications, and other documents prepared by A/E are instruments of A/E's service through which the Work to be executed by Contractor is described. Neither Contractor nor any Subcontractor shall own or claim a copyright in the Drawings, Specifications, and other documents prepared by A/E, and A/E shall be deemed the author of them and will, along with any rights of Owner, retain all common law, statutory, and other reserved rights, in addition to the copyright. All copies of these documents, except Contractor's set, shall be returned or suitably accounted for to A/E, on request, upon completion of the Work.
- B. Drawings and Specifications to be used only for this Project: The Drawings, Specifications, and other documents prepared by the A/E, and copies thereof furnished to Contractor, are for use solely with respect to this Project. They are not to be used by Contractor or any Subcontractor on other projects or for additions to this Project outside the scope of the Work without the specific written consent of Owner and A/E. Contractor and Subcontractors are granted a limited license to use and reproduce applicable portions of the Drawings, Specifications, and other documents prepared by A/E appropriate to and for use in the execution of their Work.
- C. Shop Drawing license granted to Owner: Contractor and all Subcontractors grant a non-exclusive license to Owner, without additional cost or royalty, to use for its own purposes (including reproduction) all Shop Drawings, together with the information and diagrams contained therein, prepared by Contractor or any Subcontractor. In providing Shop Drawings, Contractor and all Subcontractors warrant that they have authority to grant to Owner a license to use the Shop Drawings, and that such license is not in violation of any copyright or other intellectual property right. Contractor agrees to defend and indemnify Owner pursuant to the indemnity provisions in Section 5.03 and 5.22 from any violations of copyright or other intellectual property rights arising out of Owner's use of the Shop Drawings hereunder, or to secure for Owner, at Contractor's own cost, licenses in conformity with this section.
- D. Shop Drawings to be used only for this Project: The Shop Drawings and other submittals prepared by Contractor, Subcontractors of any tier, or its or their equipment or material suppliers, and copies thereof furnished to Contractor, are for use solely with respect to this Project. They are not to be used by Contractor or any Subcontractor of any tier, or material or equipment supplier, on other projects or for additions to this Project outside the scope of the Work without the specific written consent of Owner. The Contractor, Subcontractors of any tier, and material or equipment suppliers are granted a limited license to use and reproduce applicable portions of the Shop Drawings and other submittals appropriate to and for use in the execution of their Work under the Contract Documents.

PART 5 – PERFORMANCE

→ 5.1 CONTRACTOR CONTROL AND SUPERVISION

- A. Contractor responsible for Means and Methods of construction: Contractor shall supervise and direct the Work, using its best skill and attention, and shall perform the Work in a skillful manner. Contractor shall be solely responsible for and have control over construction means, methods, techniques, sequences, and procedures and for coordinating all portions of the Work, unless the

Contract Documents give other specific instructions concerning these matters. Contractor shall disclose its means and methods of construction when requested by Owner.

- B. Competent Superintendent required: Performance of the Work shall be directly supervised by a competent superintendent who has authority to act for Contractor. The superintendent must be satisfactory to the Owner and shall not be changed without the prior written consent of Owner. Owner may require Contractor to remove the superintendent from the Work or Project site, if Owner reasonably deems the superintendent incompetent, careless, or otherwise objectionable, provided Owner has first notified Contractor in writing and allowed a reasonable period for transition.
- C. Contractor responsible for acts and omissions of self and agents: Contractor shall be responsible to Owner for acts and omissions of Contractor, Subcontractors, and their employees and agents.
- D. Contractor to employ competent and disciplined workforce: Contractor shall enforce strict discipline and good order among all of the Contractor's employees and other persons performing the Work. Contractor shall not permit employment of persons not skilled in tasks assigned to them. Contractor's employees shall at all times conduct business in a manner which assures fair, equal, and nondiscriminatory treatment of all persons. Owner may, by written notice, request Contractor to remove from the Work or Project site any employee Owner reasonably deems incompetent, careless, or otherwise objectionable.
- E. Contractor to keep project documents on site: Contractor shall keep on the Project site a copy of the Drawings, Specifications, addenda, reviewed Shop Drawings, and permits and permit drawings.
- F. Contractor to comply with ethical standards: Contractor shall ensure that its owner(s) and employees, and those of its Subcontractors, comply with the Ethics in Public Service Act RCW 42.52, which, among other things, prohibits state employees from having an economic interest in any public works contract that was made by, or supervised by, that employee. Contractor shall remove, at its sole cost and expense, any of its, or its Subcontractors' employees, if they are in violation of this act.

5.2 PERMITS, FEES, AND NOTICES

- A. Contractor to obtain and pay for permits: Unless otherwise provided in the Contract Documents, Contractor shall pay for and obtain all permits, licenses, and inspections necessary for proper execution and completion of the Work. Prior to Final Acceptance, the approved, signed permits shall be delivered to Owner.
- B. Allowances for permit fees: If allowances for permits or utility fees are called for in the Contract Documents and set forth in Contractor's bid, and the actual costs of those permits or fees differ from the allowances in the Contract Documents, the difference shall be adjusted by Change Order.
- C. Contractor to comply with all applicable laws: Contractor shall comply with and give notices required by all federal, state, and local laws, ordinances, rules, regulations, and lawful orders of public authorities applicable to performance of the Work.

5.3 PATENTS AND ROYALTIES

Payment, indemnification, and notice: Contractor is responsible for, and shall pay, all royalties and license fees. Contractor shall defend, indemnify, and hold Owner harmless from any costs, expenses, and liabilities arising out of the infringement by Contractor of any patent, copyright, or other intellectual property right used in the Work; however, provided that Contractor gives prompt notice, Contractor shall not be responsible for such defense or indemnity when a particular design, process, or product of a

17. General ledger;
 18. Cash disbursements journal;
 19. Financial statements for all years reflecting the operations on the Work. In addition, the Owner may require, if it deems it appropriate, additional financial statements for 3 years preceding execution of the Work;
 20. Depreciation records on all company equipment whether these records are maintained by the company involved, its accountant, or others;
 21. If a source other than depreciation records is used to develop costs for Contractor's internal purposes in establishing the actual cost of owning and operating equipment, all such other source documents;
 22. All non-privileged documents which relate to each and every Claim together with all documents which support the amount of any adjustment in Contract Sum or Contract Time sought by each Claim;
 23. Work sheets or software used to prepare the Claim establishing the cost components for items of the Claim including but not limited to labor, benefits and insurance, materials, equipment, Subcontractors, all documents which establish the time periods, individuals involved, the hours for the individuals, and the rates for the individuals; and
 24. Work sheets, software, and all other documents used by Contractor to prepare its bid.
- C. Contractor to provide facilities for audit and shall cooperate: The audit may be performed by employees of Owner or a representative of Owner. Contractor, and its Subcontractors, shall provide adequate facilities acceptable to Owner, for the audit during normal business hours. Contractor, and all Subcontractors, shall make a good faith effort to cooperate with Owner's auditors.

PART 9 – TERMINATION OF THE WORK

9.1 TERMINATION BY OWNER FOR CAUSE

- A. 7 Day Notice to Terminate for Cause: Owner may, upon 7 Days written notice to Contractor and to its surety, terminate (without prejudice to any right or remedy of Owner) the Work, or any part of it, for cause upon the occurrence of any one or more of the following events:
1. Contractor fails to prosecute Work: Contractor fails to prosecute the Work or any portion thereof with sufficient diligence to ensure Substantial Completion of the Work within the Contract Time;
 2. Contractor bankrupt: Contractor is adjudged bankrupt, makes a general assignment for the benefit of its creditors, or a receiver is appointed on account of its insolvency;
 3. Contractor fails to correct Work: Contractor fails in a material way to replace or correct Work not in conformance with the Contract Documents;
 4. Contractor fails to supply workers or materials: Contractor repeatedly fails to supply skilled workers or proper materials or equipment;
 5. Contractor failure to pay Subcontractors or labor: Contractor repeatedly fails to make prompt payment due to Subcontractors or for labor;

6. Contractor violates laws: Contractor materially disregards or fails to comply with laws, ordinances, rules, regulations, or orders of any public authority having jurisdiction; or
 7. Contractor in material breach of Contract: Contractor is otherwise in material breach of any provision of the Contract Documents.
- B. Owner's actions upon termination: Upon termination, Owner may at its option:
1. Take possession of Project site: Take possession of the Project site and take possession of or use all materials, equipment, tools, and construction equipment and machinery thereon owned by Contractor to maintain the orderly progress of, and to finish, the Work;
 2. Accept assignment of Subcontracts: Accept assignment of subcontracts pursuant to Section 5.20; and
 3. Finish the Work: Finish the Work by whatever other reasonable method it deems expedient.
- C. Surety's role: Owner's rights and duties upon termination are subject to the prior rights and duties of the surety, if any, obligated under any bond provided in accordance with the Contract Documents.
- D. Contractor's required actions: When Owner terminates the Work in accordance with this section, Contractor shall take the actions set forth in paragraph 9.02B, and shall not be entitled to receive further payment until the Work is accepted.
- E. Contractor to pay for unfinished Work: If the unpaid balance of the Contract Sum exceeds the cost of finishing the Work, including compensation for A/E's services and expenses made necessary thereby and any other extra costs or damages incurred by Owner in completing the Work, or as a result of Contractor's actions, such excess shall be paid to Contractor. If such costs exceed the unpaid balance, Contractor shall pay the difference to Owner. These obligations for payment shall survive termination.
- F. Contractor and Surety still responsible for Work performed: Termination of the Work in accordance with this section shall not relieve Contractor or its surety of any responsibilities for Work performed.
- G. Conversion of "Termination for Cause" to "Termination for Convenience": If Owner terminates Contractor for cause and it is later determined that none of the circumstances set forth in paragraph 9.01A exist, then such termination shall be deemed a termination for convenience pursuant to Section 9.02.

9.2 TERMINATION BY OWNER FOR CONVENIENCE

- A. Owner Notice of Termination for Convenience: Owner may, upon written notice, terminate (without prejudice to any right or remedy of Owner) the Work, or any part of it, for the convenience of Owner.
- B. Contractor response to termination Notice: Unless Owner directs otherwise, after receipt of a written notice of termination for either cause or convenience, Contractor shall promptly:
1. Cease Work: Stop performing Work on the date and as specified in the notice of termination;

S-5![®]

The Right Way!

S-5-H Clamp

The S-5-H clamp was specifically developed to securely and cost-effectively accommodate metal roof panels with a horizontal seam. The S-5-H is unique in that it allows for attachment to a horizontal seam on the vertical leg of the seam.

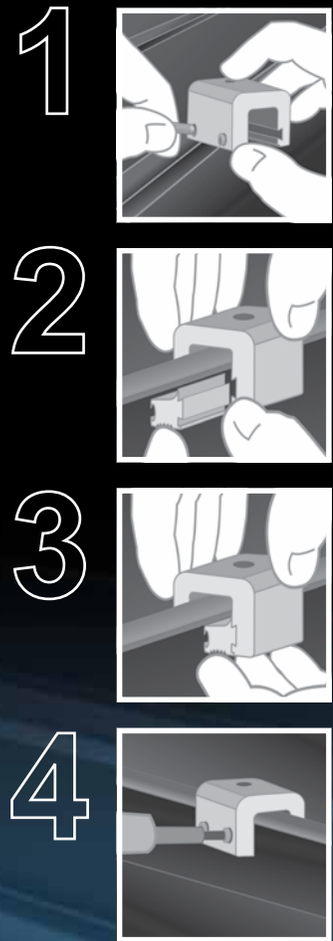
The clamp's two-piece design allows it to be installed anywhere along the length of the rib, making installation fast and easy! Just place the clamp on the seam, slide the insert piece into place, and tighten the setscrews. Go to www.S-5.com/tools for information about properly attaching S-5![®] clamps.

After the clamp is installed, affix ancillary items using the top stainless steel bolt provided. The S-5-H is perfect for use with S-5! ColorGard[®] snow retention system and other heavy-duty applications.

S-5-H Mini Clamp

The S-5-H Mini is a bit shorter than the S-5-H and has one setscrew rather than two. The mini is the choice for attaching all kinds of rooftop accessories: signs, walkways, satellite dishes, antennas, rooftop lighting, lightning protection systems, solar arrays, exhaust stack bracing, conduit, condensate lines, mechanical equipment—just about anything!*

*S-5! mini clamps are not compatible with, and should not be used with, S-5! SnoRail™/SnoFence™ or ColorGard[®] snow retention systems.



The S-5-H clamp was specifically developed to accommodate standing seam panels with horizontal seams.

S-5-H and S-5-H Mini



888-825-3432 | www.S-5.com |

The right way to attach almost anything to metal roofs!

S-5![®]

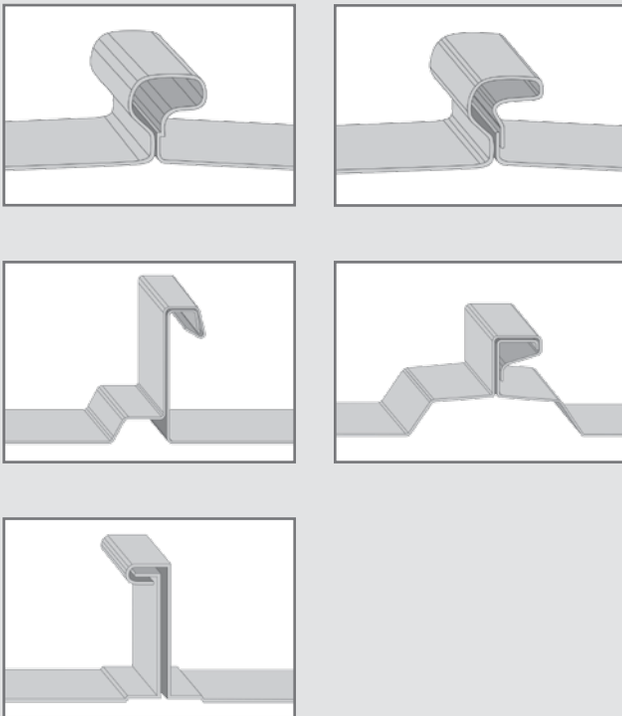
The Right Way!

The strength of the S-5-H clamp is in its simple design. The patented setscrews will slightly dimple the metal seam material but will not puncture it—leaving roof manufacturers' warranties intact.

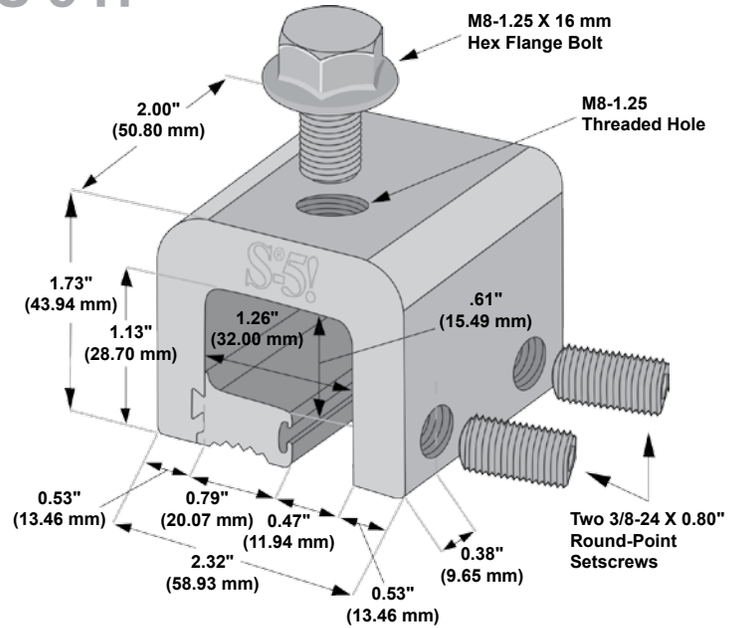
The **S-5-H and S-5-H Mini clamps** are each furnished with the hardware shown to the right. Each box also includes a bit tip for tightening setscrews using an electric screw gun. The structural aluminum attachment clamp is compatible with most common metal roofing materials excluding copper. All included hardware is stainless steel. Please visit www.S-5.com for more information including CAD details, metallurgical compatibilities, and specifications.

The S-5-H clamp has been tested for load-to-failure results on a variety of horizontal standing seam roof profiles from leading panel manufacturers. The independent lab test reports found on our website at www.S-5.com prove that S-5![®] holding strength is unmatched in the industry.

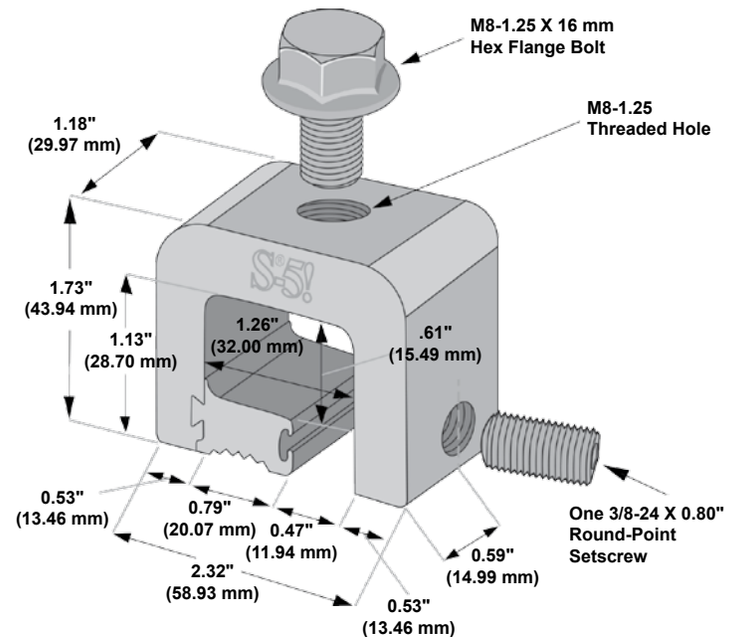
Example Profiles



S-5-H



S-5-H Mini

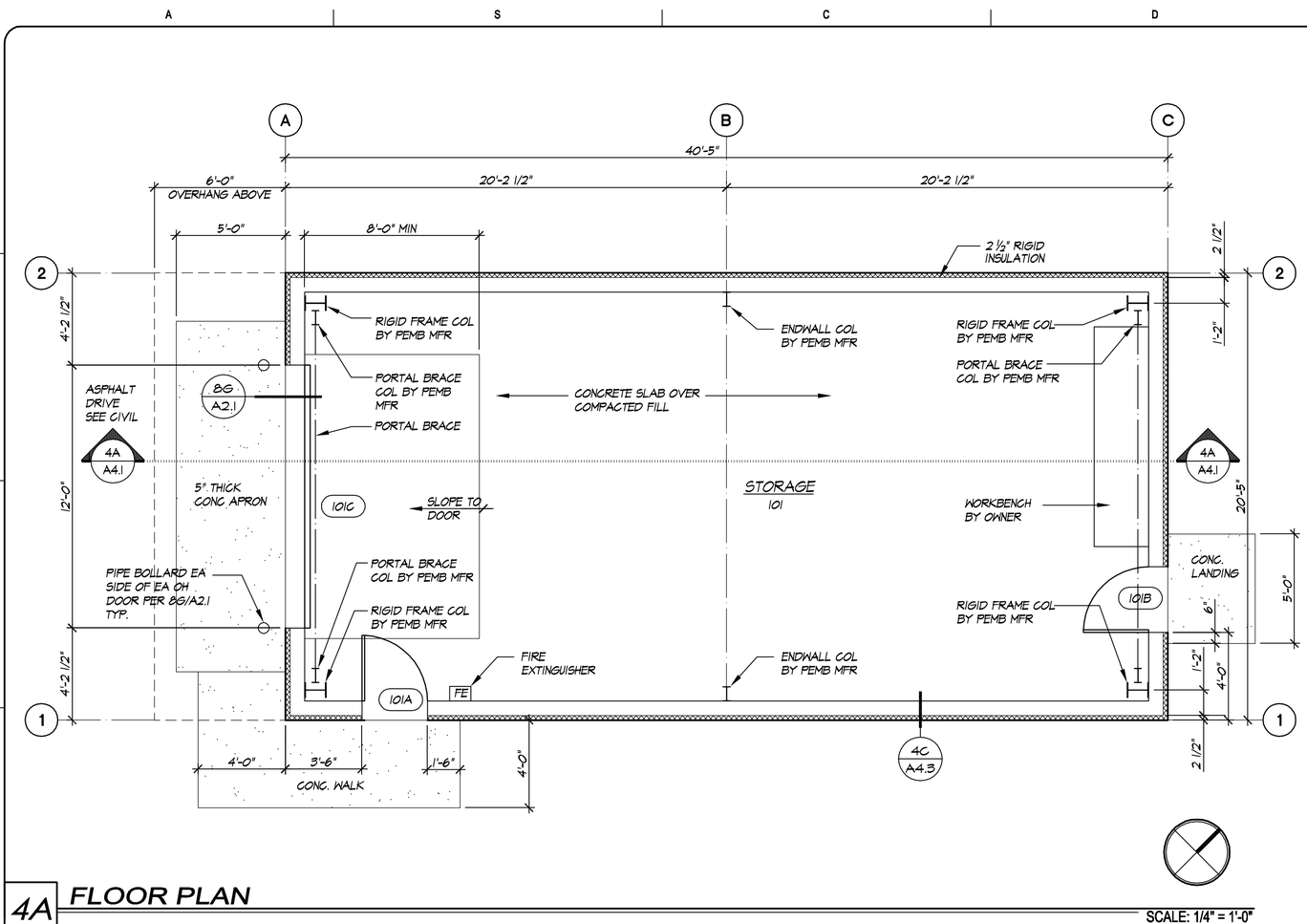


S-5![®] Warning! Please use this product responsibly!

Products are protected by multiple U.S. and foreign patents. Visit the website at www.S-5.com for complete information on patents and trademarks. Consult the S-5! website at www.S-5.com for published data regarding installation instructions and holding strength.

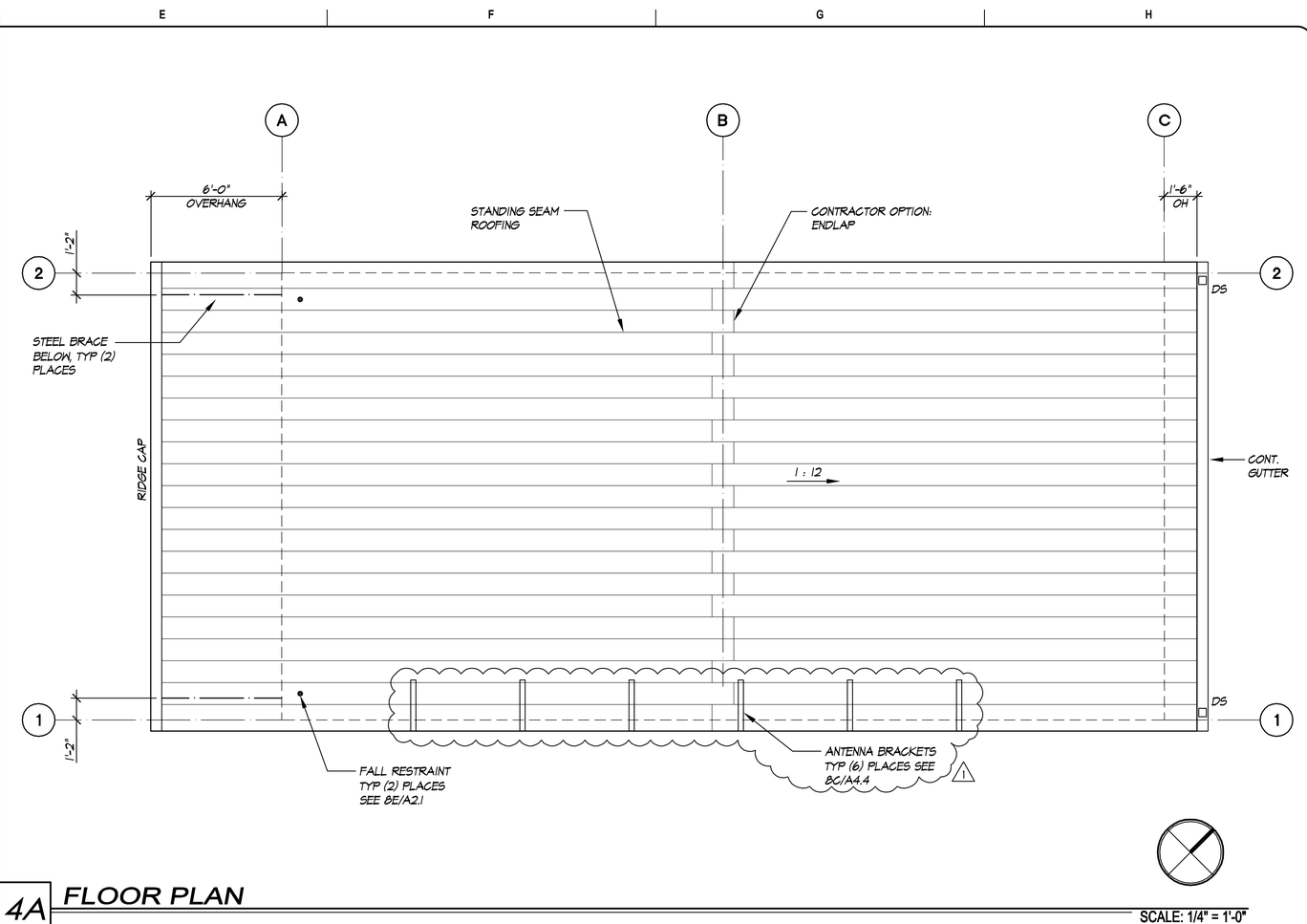
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Distributed by



4A FLOOR PLAN

SCALE: 1/4" = 1'-0"



4A FLOOR PLAN

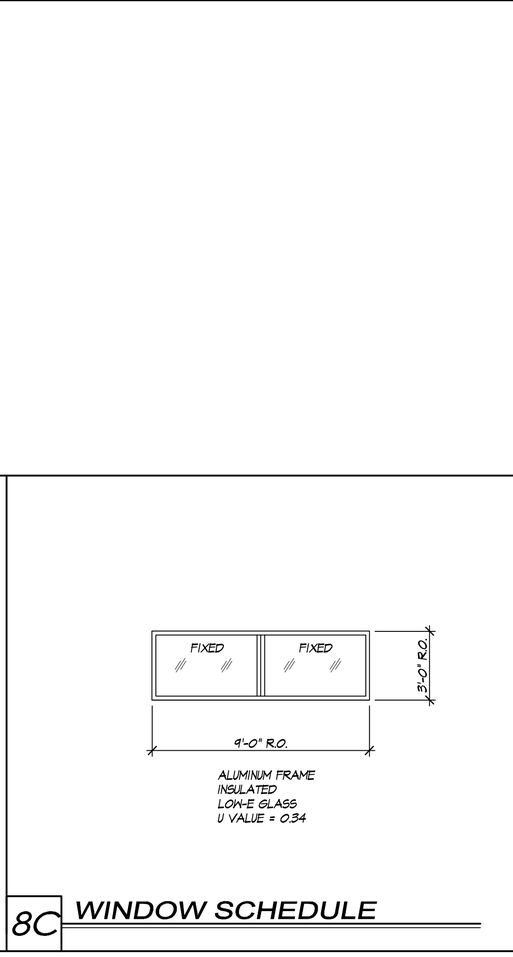
SCALE: 1/4" = 1'-0"

DOOR NO.	TYPE	W x H x T	DOOR CONST. / FIN.	RATING	GLASS	FRAME TYPE	FRAME CONST. / FIN.	HWDR GRP	REMARKS
101A	HM	3'-0" x 7'-0" x 1 3/4"	HM/PT	-	NO	HM	HM/PT	I	
101B	HM	3'-0" x 7'-0" x 1 3/4"	HM/PT	-	NO	HM	HM/PT	I	
101C	OH	12' x 15'	STL/PT	-	NO		FEB MFR		ELECTRIC OPERATOR

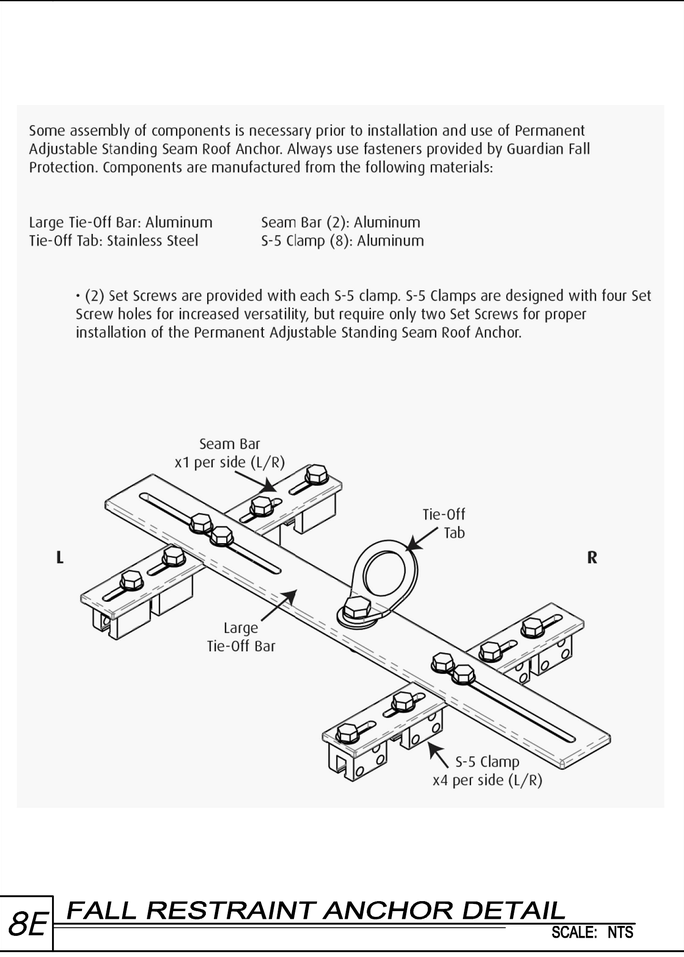
LEGEND
 HM HOLLOW METAL
 OH OVER HEAD SECTIONAL
 PT PAINT
 STL STEEL

NOTES
 1. AT MAN DOORS, THE FEB MFR SHALL PROVIDE THE FRAMED OPENING AND NECESSARY EXTERIOR METAL TRIM AT HEAD AND JAMBS.
 2. ALL DOORS ARE TO BE INSULATED.
 U VALUES:
 MAN DOORS = 0.31 MAX.
 OH DOORS = 0.195 MAX.

8A DOOR SCHEDULE

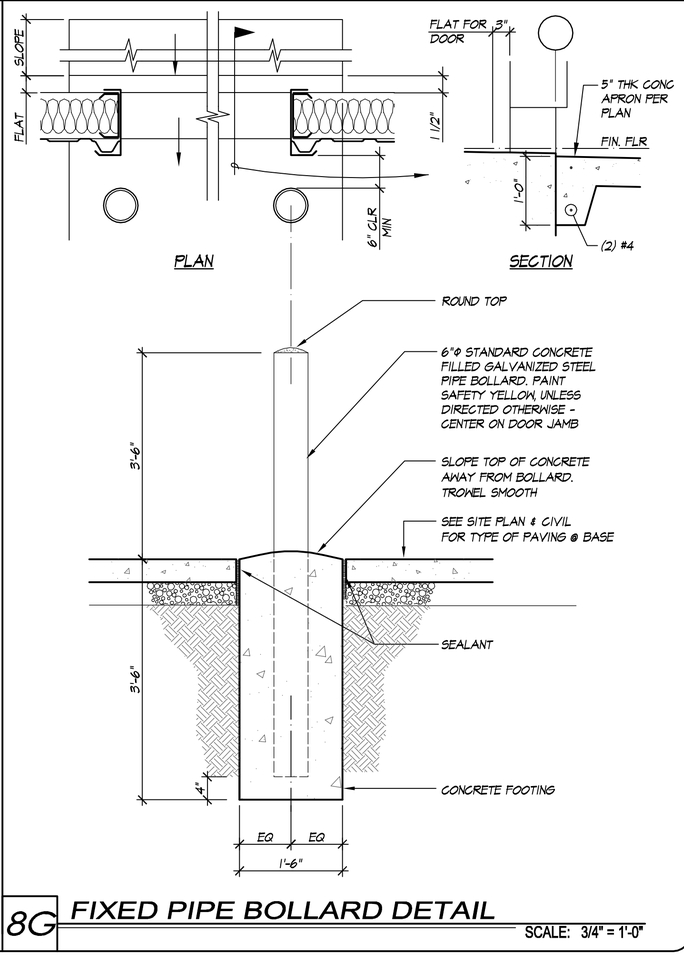


8C WINDOW SCHEDULE



8E FALL RESTRAINT ANCHOR DETAIL

SCALE: NTS



8G FIXED PIPE BOLLARD DETAIL

SCALE: 3/4" = 1'-0"

METAL STORAGE BUILDING
 20C AVIATION DRIVE
 CAMP MURRAY, WASHINGTON

REVISIONS:
 0/22/16 ADDENDUM #2

CONTRACTOR SHALL VERIFY AND COORDINATE THE DIMENSIONS AND DETAILS AMONG ALL DRAWINGS PRIOR TO PROCEEDING WITH THE WORK, AND SHALL NOTIFY THE ARCHITECT OF ANY DISCREPANCIES OR OMISSIONS FROM CONDITIONS SHOWN. DO NOT SCALE DRAWINGS. THESE DRAWINGS ARE THE PROPERTY OF CASTINO ARCHITECTURE. ALL DRAWINGS, DESIGNS AND OTHER INFORMATION ON THE DRAWINGS ARE FOR USE ON THE SPECIFIED PROJECT ONLY AND SHALL NOT BE USED OTHERWISE WITHOUT THE EXPRESS WRITTEN PERMISSION BY JAMES H. CASTINO, AIA. ARCHITECT ACCEPTS NO LIABILITY AND SHALL BE HELD HARMLESS FROM ANY RESPONSIBILITY FOR DAMAGES RESULTING FROM REVISIONS, CHANGES OR ADAPTATIONS TO THESE DRAWINGS.

5438 REGISTERED ARCHITECT
 JAMES H. CASTINO
 STATE OF WASHINGTON

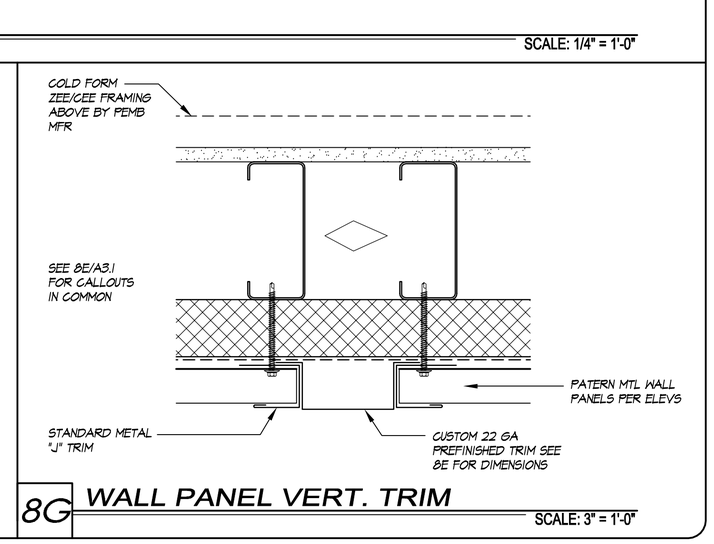
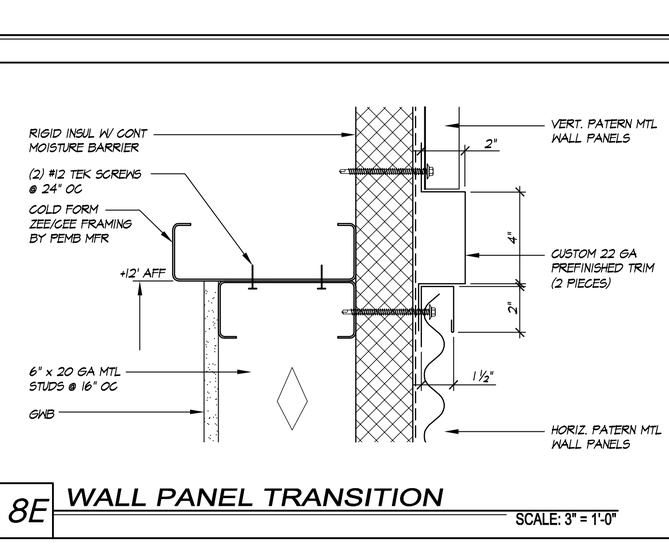
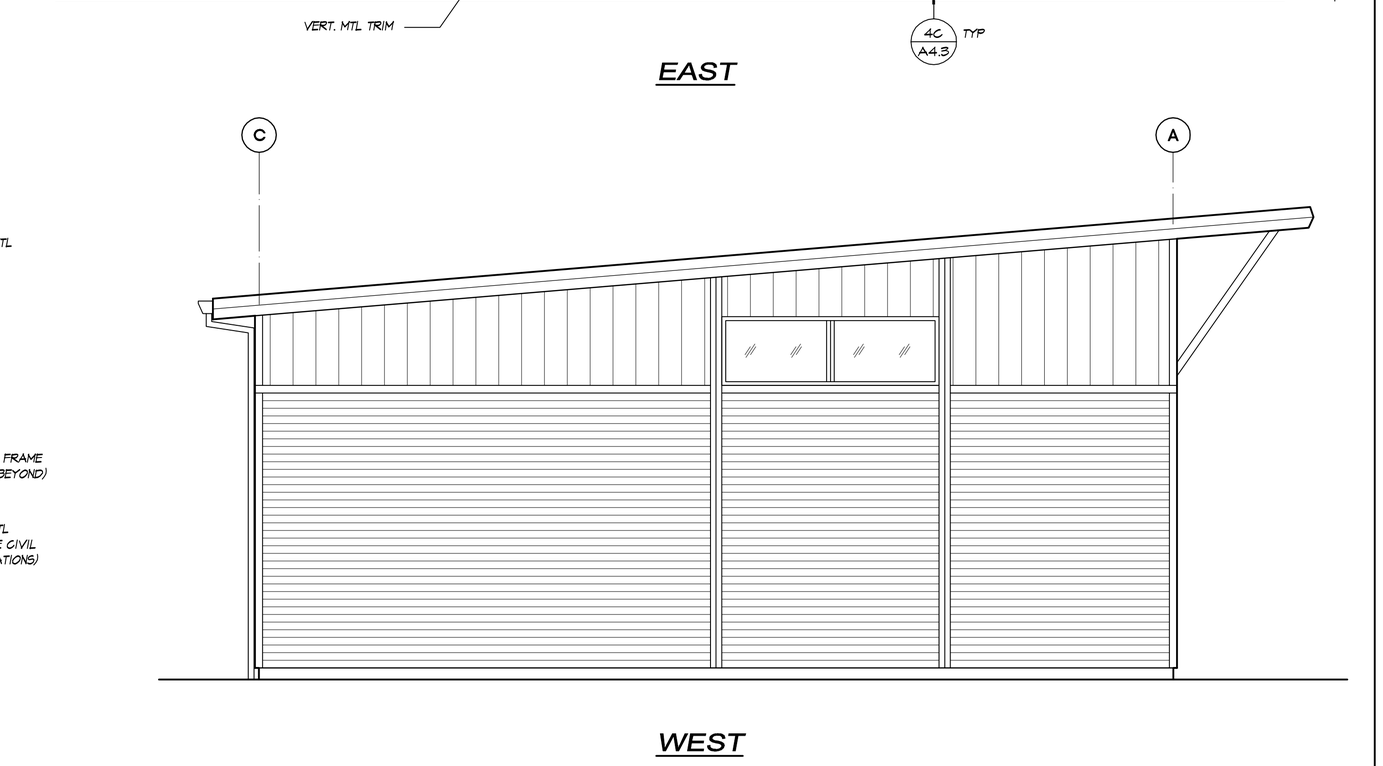
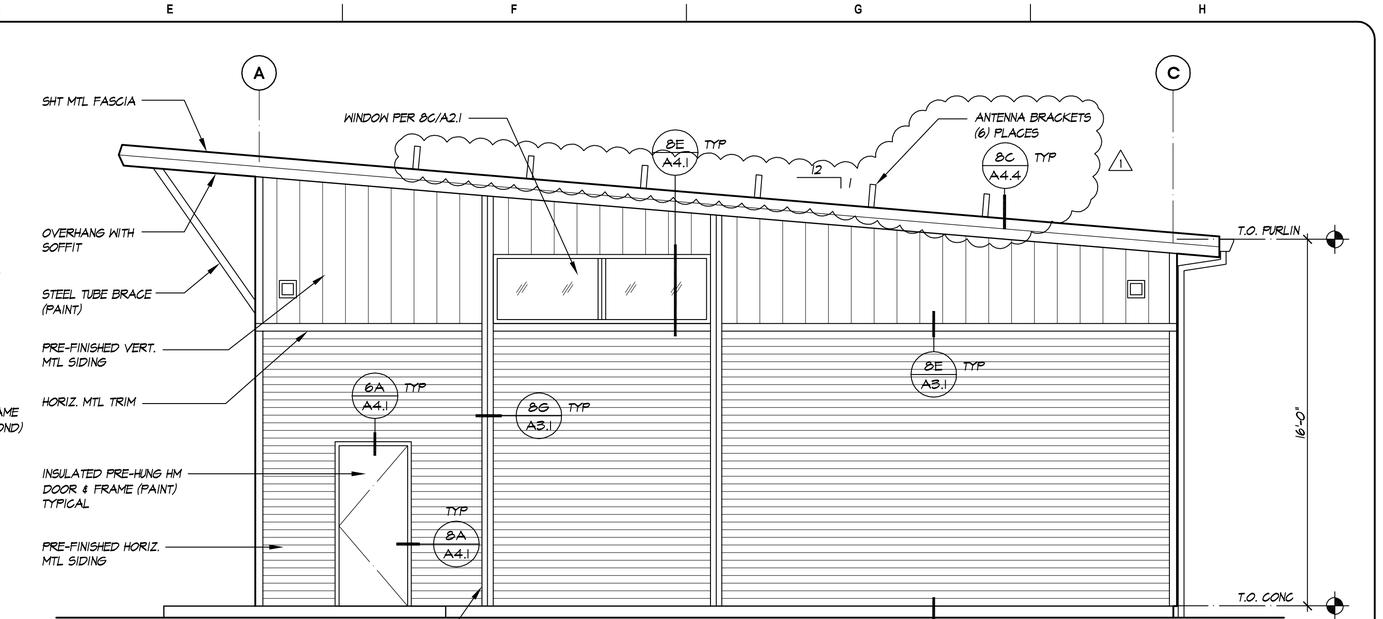
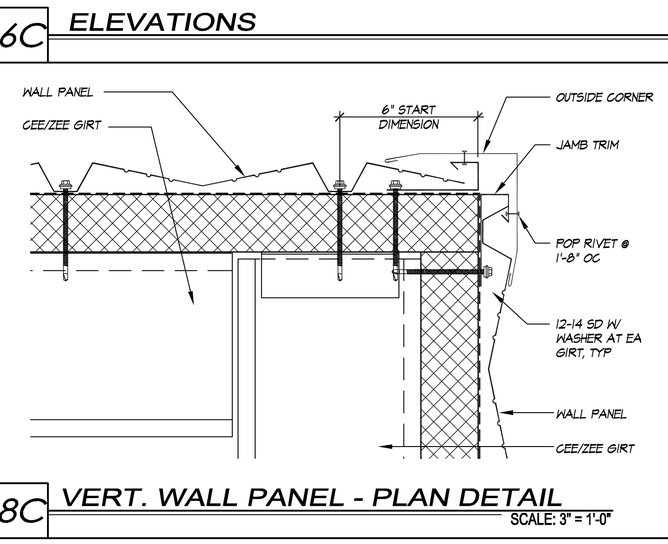
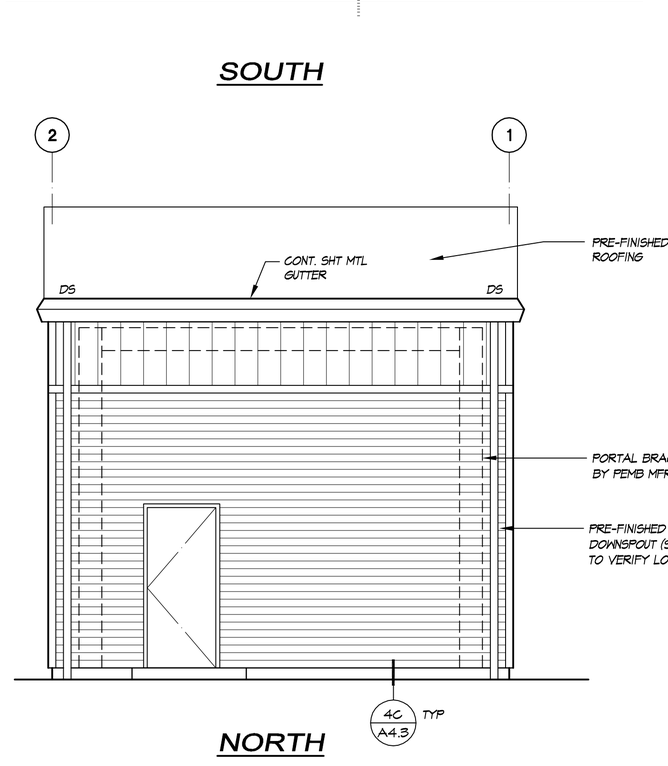
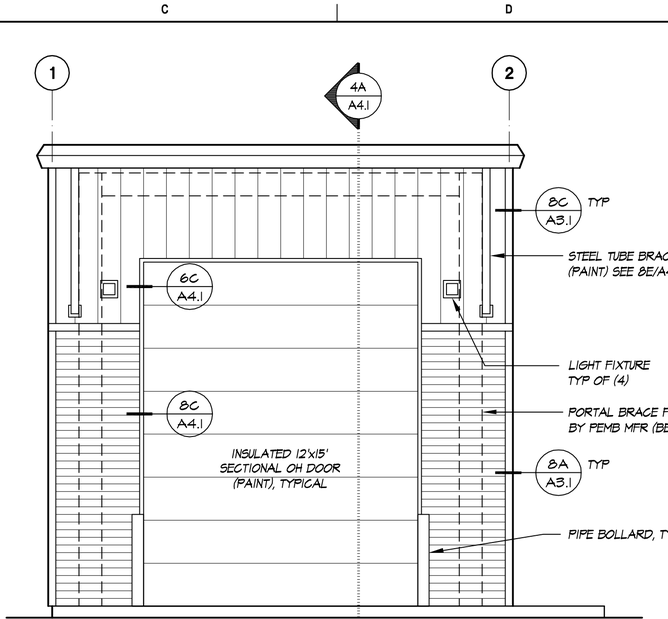
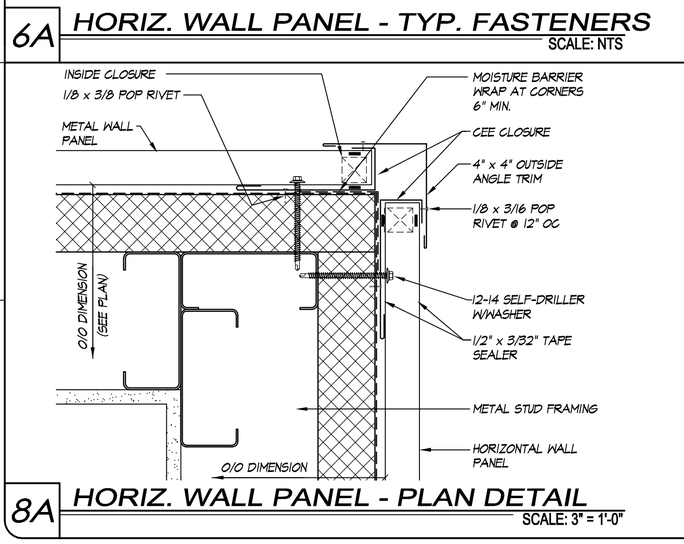
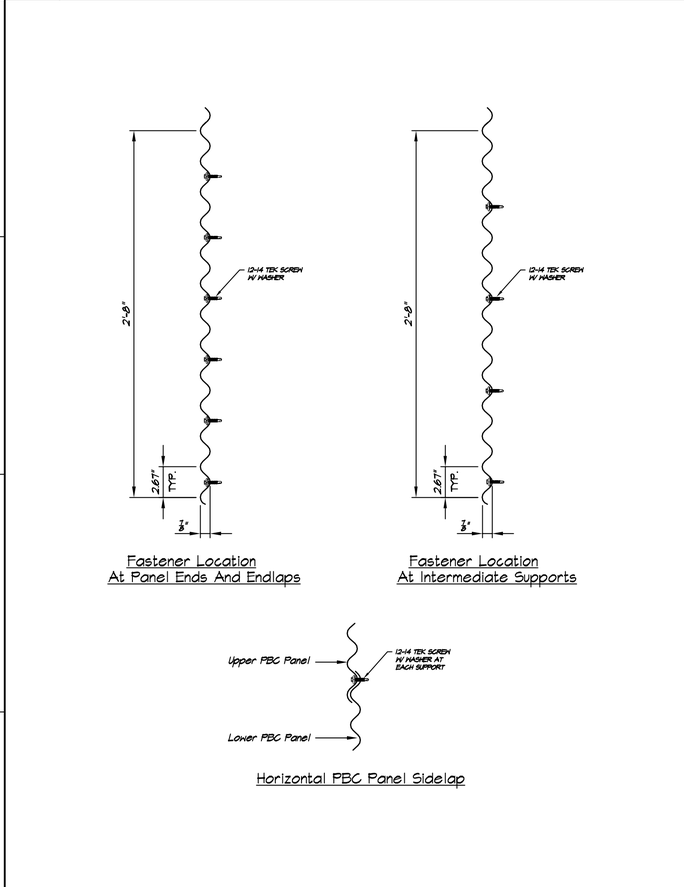
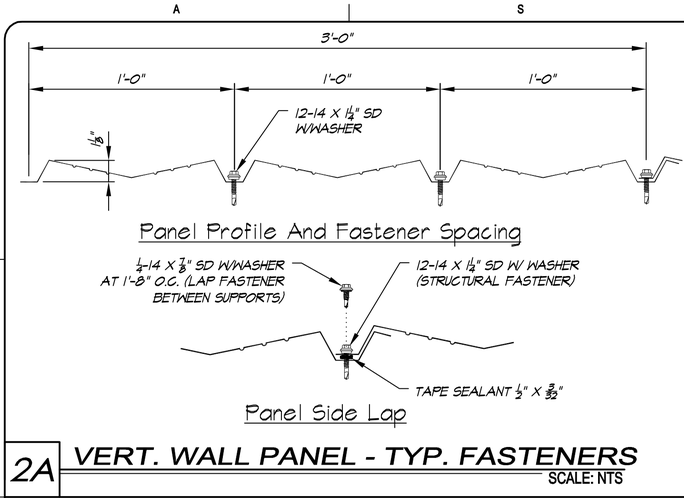
Castino Architecture
 James Castino
 Principal
 4810 PT. FOSDICK DR., NW, STE. E-9
 GIG HARBOR, WA 98335
 PHONE: (253) 851-7648
 EMAIL: jimcastino@comcast.net

DATE: AUG 3, 2016
 DRAWN BY: PDS
 PROJECT NO.:
 FILE NAME:

PLANS & DETAILS

SHEET NO:
 A2.1

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REVISIONS:
 ▲ 8/22/16 ADDENDUM #2

CONTRACTOR SHALL VERIFY AND COORDINATE THE DIMENSIONS AND DETAILS AMONG ALL DRAWINGS PRIOR TO PROCEEDING WITH THE WORK, AND SHALL NOTIFY THE ARCHITECT OF ANY DISCREPANCIES OR OMISSIONS FROM CONDITIONS SHOWN. DO NOT SCALE DRAWINGS. THESE DRAWINGS ARE THE PROPERTY OF CASTINO ARCHITECTURE. ALL DRAWINGS, DESIGNS AND OTHER INFORMATION ON THE DRAWINGS ARE FOR USE ON THE SPECIFIED PROJECT ONLY AND SHALL NOT BE USED OTHERWISE WITHOUT THE EXPRESS WRITTEN PERMISSION BY JAMES H. CASTINO, ARCHITECT. ARCHITECT ACCEPTS NO LIABILITY AND SHALL BE HELD HARMLESS FROM ANY RESPONSIBILITY FOR DAMAGES RESULTING FROM REVISIONS, CHANGES OR ADAPTATIONS TO THESE DRAWINGS.

5438 REGISTERED ARCHITECT
 James H. Castino
 STATE OF WASHINGTON

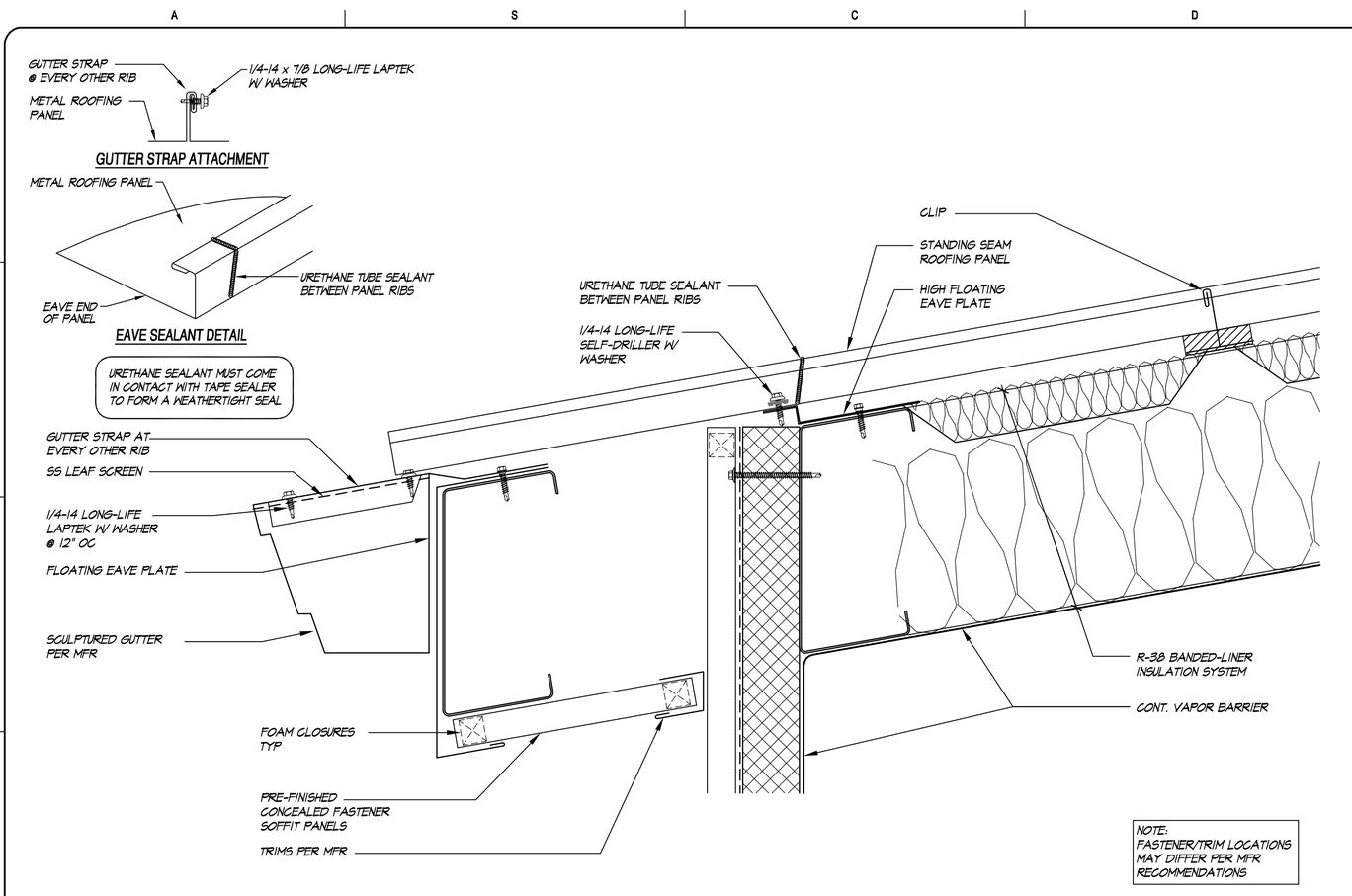
Castino
 Architecture
 James Castino
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 4810 PT. FOSDICK DR. NW, STE. E-9
 Gig Harbor, WA 98335
 PHONE: (253) 851-7648
 EMAIL: jimcastino@comcast.net

DATE: AUG 3, 2016
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ELEVATIONS

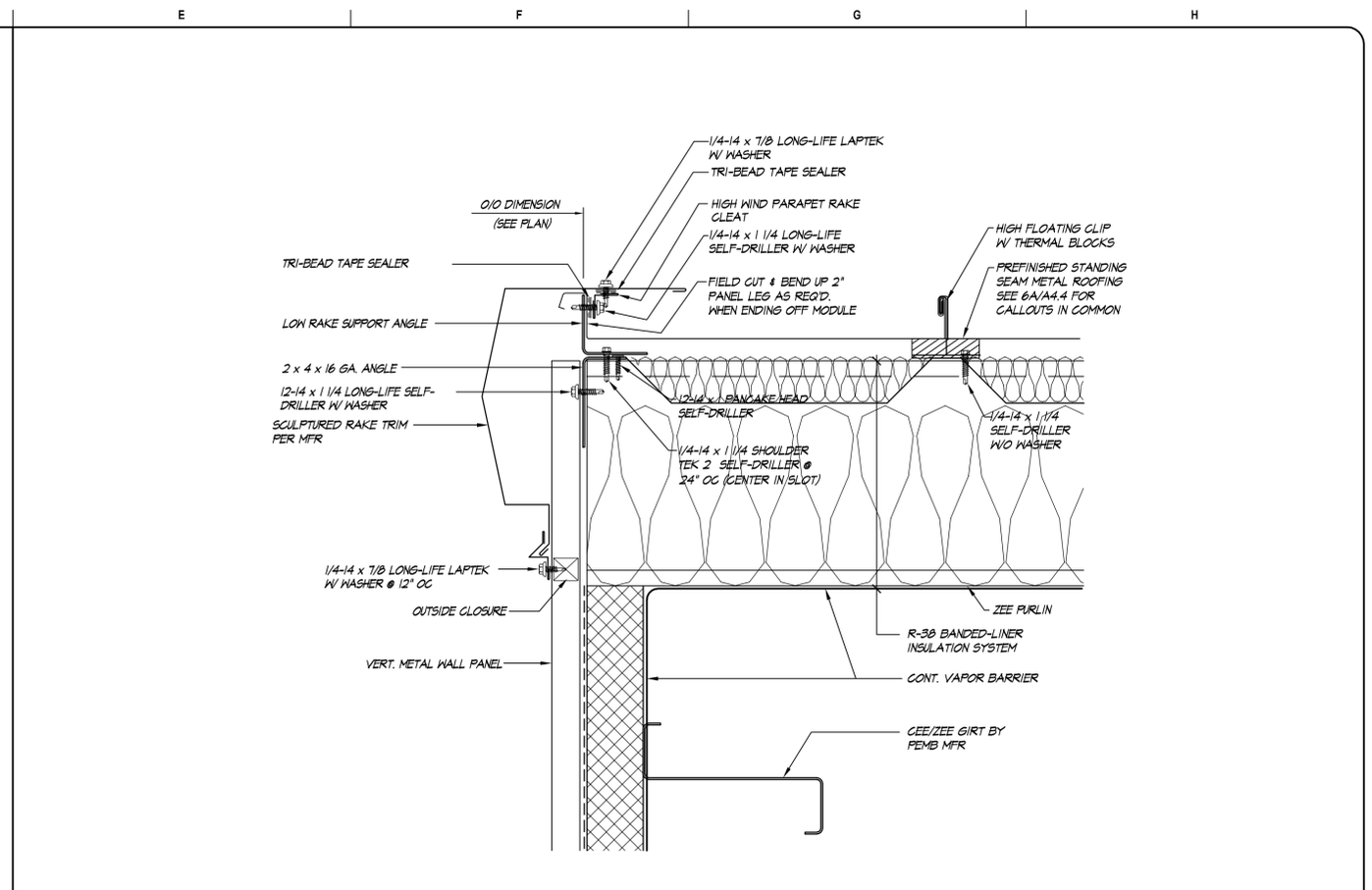
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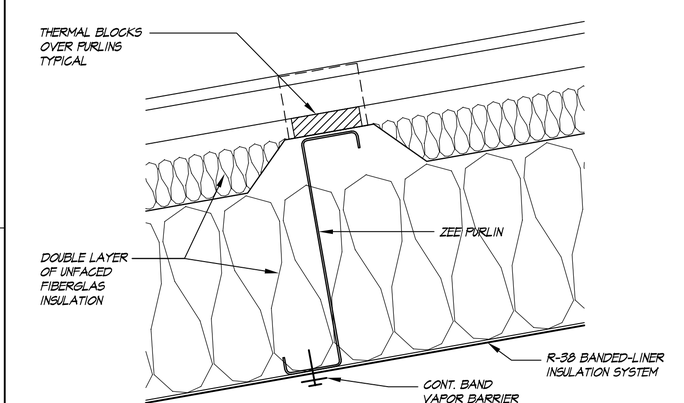
4A SECTION AT LOW EAVE / GUTTER

SCALE: 3" = 1'-0"



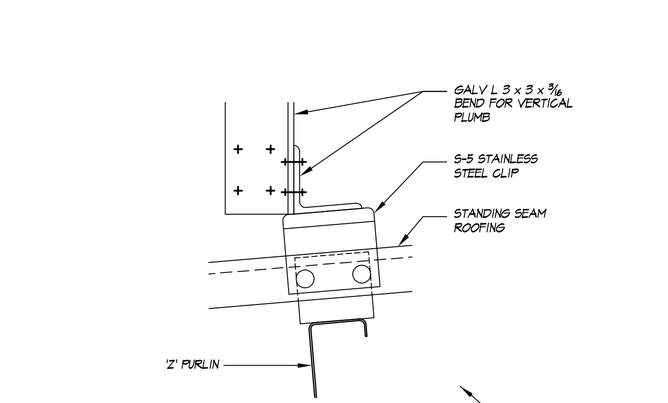
4E SECTION AT RAKE

SCALE: 3" = 1'-0"

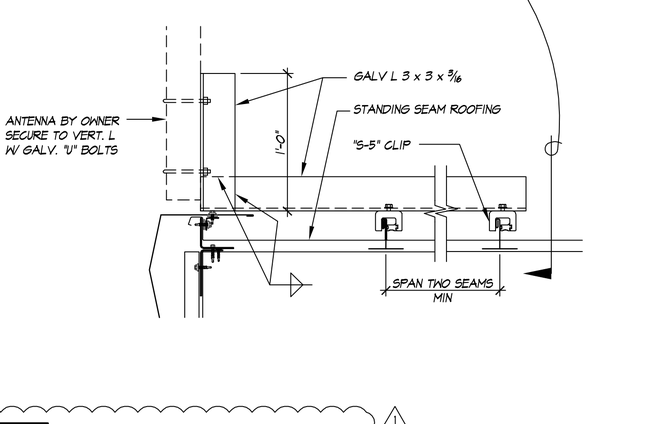


6A TYPICAL ROOF INSULATION

SCALE: 3" = 1'-0"

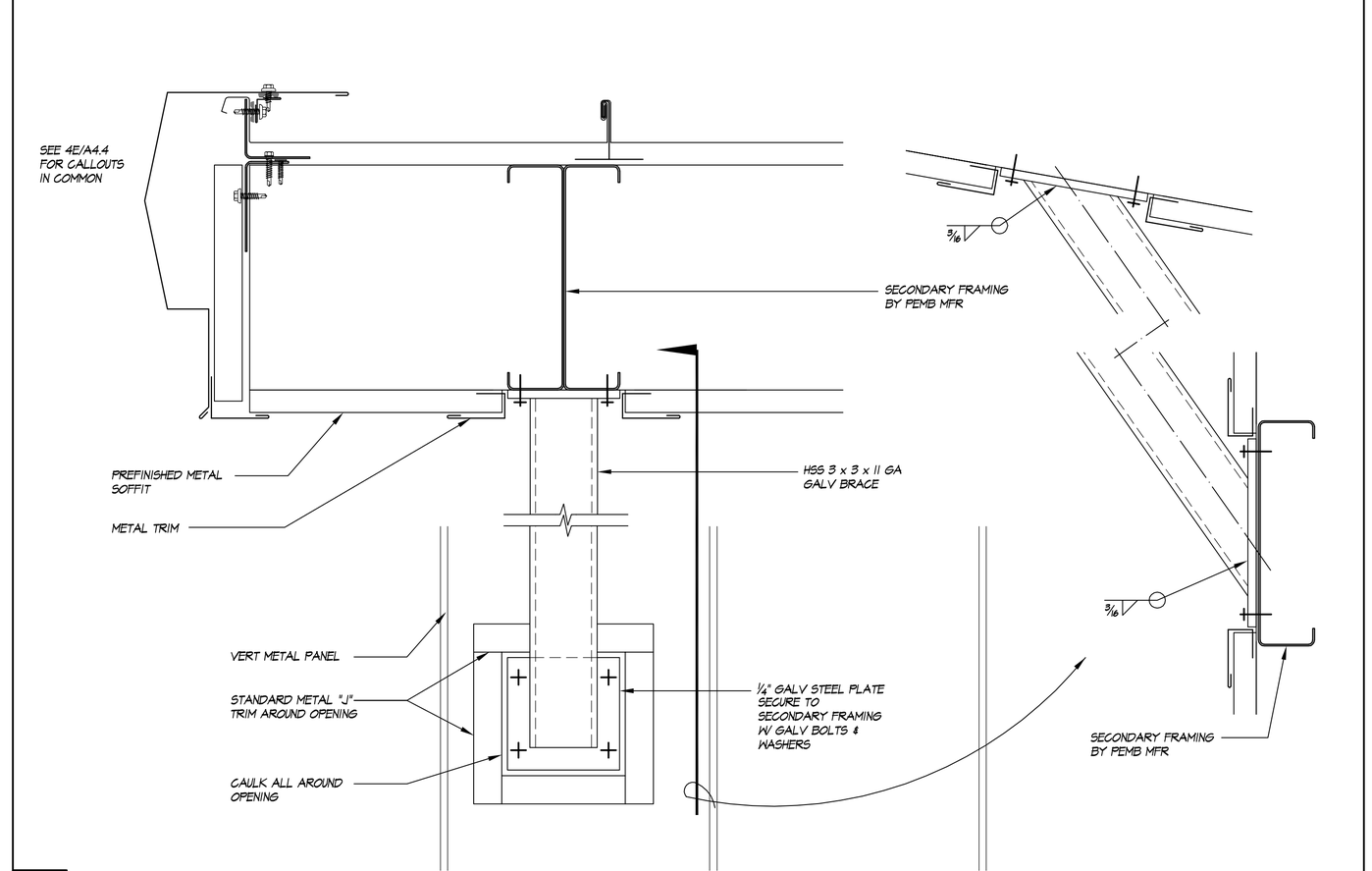


DETAIL 3" = 1'-0"



8C ANTENNA BRACKET

SCALE: 1 1/2" = 1'-0"



8E STEEL TUBE BRACES

SCALE: 3" = 1'-0"

METAL STORAGE BUILDING
 20C AVIATION DRIVE
 CAMP MURRAY, WASHINGTON

REVISIONS:
 0/22/16 ADDENDUM #2

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