

July 25, 2011

SUBJECT: FAP Route 600 (IL 159) Section 60-(30, 31, 128)DM-8 Madison County Contract No. 76E92 Item No. 88, August 5, 2011 Letting Addendum A

NOTICE TO PROSPECTIVE BIDDERS:

Attached is an addendum to the plans or proposal. This addendum involves revised and/or added material.

- 1. Revised sheets 2 and 5 of the Fold-Up Plans.
- 2. Revised page 35 of the Special Provisions.

Prime contractors must utilize the enclosed material when preparing their bid and must include any Schedule of Prices changes in their bidding proposal.

Bidders using computer-generated bids are cautioned to reflect any and all Schedule of Prices changes, if involved, into their computer programs.

Very truly yours,

Scott E. Stitt, P.E. Acting Engineer of Design and Environment

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By: Ted B. Walschleger, P. E. Engineer of Project Management

cc: Mary C. Lamie, Region 5, District 8; Mike Renner; Estimates

TBW:DB:jc

				TOTAL SHEET SHEETS NO.			
				6 2 CONTRACT NO.1 76E92			
		GENERAL NOTE	S ,				
-	1-	ILLINOIS STATE LAW REQUIRES A 48 HOUR NOT BEFORE DIGGING. FIELD MARKING OF FACILITIE CONTACTING J.U.L.I.E. OR, FOR NON-MEMBERS, T DIRECTLY. AGENCIES KNOWN TO HAVE FACILITI ARE AS FOLLOWS:	S MAY BE OBTAINED BY HE UTILITY COMPANU	5			
		<ul> <li>AMEREN IP (GAS &amp; ELECTRIC)</li> <li>AT&amp;T (COMMUNICATIONS)</li> <li>AT&amp;T CORPORATION (COMMUNICATIONS)</li> <li>BUCO SUERVICES, LTD. (COMMUNICATIONS)</li> <li>CHARTER COMMUNICATIONS, INC. (CABLE TV)</li> <li>CITY OF COLLINSVILLE (WATER &amp; SANITARY S</li> <li>MCLEOD (COMMUNICATIONS)</li> </ul>	EWER)				
		MEMBERS OF J.U.L.I.E. (800)892-0123 ARE INDIC NON-J.U.L.I.E. MEMBERS MUST BE NOTIFIED INDI	ATED BY •. · VIDUALLY.				
	2.	ALL AREAS DISTURBED FOR ANY REASON SHALL	BE SEEDED AND MULCHED.				
	3.	MULCH SHALL CONFORM TO SECTION 251 OF THE MULCH SHALL CONFORM TO METHOD 2, PROCEDU ARTICLE 251.03.	STANDARD SPECIFICATIONS. RE 2 AS SPECIFIED IN				
	4.	4. PER THE BUILDING REMOVAL SPECIAL PROVISIONS, THE SUITABLE GRANULAR MATERIAL USED TO FILL HOLES, SUCH AS BASEMENTS, SHALL MEET THE EMBANKMENT REQUIREMENTS FOUND IN SECTION 205 OF THE STANDARD SPECIFICATIONS. THE TOP 4" SHALL MEET THE REQUIREMENTS OF SECTION 211 FOR TOPSOIL. THE COST IS INCLUDED IN THE BUILDING REMOVAL PAY ITEMS.					
·	5.	5. A QUANTITY FOR TWO APPLICATIONS OF MULCH, METHOD 2 HAS BEEN INCLUDED IN THIS CONTRACT. ONE APPLICATION OF MULCH IS TO BE PLACED ON THE BARE TOPSOIL IMMEDIATELY AFTER BACKFILLING OPERATIONS ARE COMPLETE TO ACT AS EROSION CONTROL UNTIL FINAL SEEDING CAN BE DONE. THE SECOND APPLICATION WILL BE USED AFTER THE FINAL SEEDING OPERATIONS ARE COMPLETE.					
	6.	5. PER THE BUILDING REMOVAL SPECIAL PROVISIONS, THE ULTIMATE GRADE SHALL BE AT AN ELEVATION AS SHOWN ON THE PLAN SHEETS TO MATCH THE SURROUNDING AREA AS DIRECTED BY THE ENGINEER.					
$\overline{\mathbb{M}}$		BENCHMARK: CHISELED [] ON SE CORNER OF COL LOCATED ON THE SW QUADRANT OF IL RTE 159 STA. 176+89±, 56' LT, ELEV. 546.806		DLE			
7.	7. IT IS THE RESPONSIBILITY OF THE CONTRACTOR TO INSPECT THE PROPERTY, DETERMINE THE						
L	TYPE OF METAL BUILDING MATERIAL, AND THE SALVAGE VALUE.						
				_			
	нт	GHWAY STANDARDS					
	117	701001-02	GENERAL NO	TES.			
		701006-03 701501-0 <b>6</b>	HIGHWAY STAN	- 1			
		701901-01					
•		EVISED 7-25-11	FAP ROUTE 600 (IL SECTION 60-(30,31,12 MADISON COUNT	8)DM-8			

		BUILDING REMOVAL	<u>KEY</u>	. 6 CONTRA	5 ACT NO.: 76E9
BUILDING NO.	PARCEL NO.	DES	CRIPTION		
1	8411147	SINGLE-STORY	COMMERCIAL		
					ı
				·	
			BUILDING	REMOVAL	KEY
2	AREVISED .	7-25-11	SECTION 60	E 600 (IL 15 )-(30,31,128)D ON COUNTY	9) M-8

Whether covered by (1), (2) or (3) above, additional traffic control required as a result of the operation(s) delayed will be paid for according to Article 109.04 for the total length of the delay.

If the delay is clearly shown to have caused work, which would have otherwise been completed, to be done after material or labor costs have increased, such increases may be paid. Payment for materials will be limited to increased cost substantiated by documentation furnished by the Contractor. Payment for increased labor rates will include those items in Article 109.04(b)(1) and (2), except the 35 percent and ten percent additives will not be permitted. On a working day contract, a delay occurring between November 30 and May 1, when work has not started, will not be considered as eligible for payment of measured labor and material costs.

Project overhead (not including interest) will be allowed when all progress on the contract has been delayed, and will be calculated as 15 percent of the delay claim.

(d) Other Obligations of Contractor. Upon payment of a claim under this provision, the Contractor shall assign subrogation rights to the Department for the Department's efforts of recovery from any other party for monies paid by the Department as a result of any claim under this Provision. The Contractor shall fully cooperate with the Department in its efforts to recover from another party any money paid to the Contractor for delay damages under this Provision."

## WORKING DAYS (BDE)

Effective: January 1, 2002

The Contractor shall complete the work within <u>15</u> working days.

## BUILDING REMOVAL - CASE IV (NO ASBESTOS) (BDE)

Effective: September 1, 1990

Revised: April 1, 2010

BUILDING REMOVAL: This work shall consist of the removal and disposal of <u>one (1)</u> building(s), together with all foundations, retaining walls, and piers, down to a plane 1 ft (300 mm) below the ultimate or existing grade in the area and also all incidental and collateral work necessary to complete the removal of the building(s) in a manner approved by the Engineer. Any holes, such as basements, shall be filled with a suitable granular material. The building(s) are identified as follows:

	Parcel		
<u>Bldg. No.</u>	No.	Location	<b>Description</b>
1	8411147	504 Vandalia St.	One-story metal
		Collinsville, IL	commercial building

Discontinuance of Utilities: The Contractor shall arrange for the discontinuance of all utility services and the removal of the metering devices that serve the building(s) according to the respective requirements and regulations of the City, County, or utility companies involved. The Contractor shall disconnect and seal, in an approved manner, all service outlets that serve any building(s) he/she is to remove.

Revised 07/25/2011