September 9, 2005

SUBJECT: FAP Route 614 (IL 78)

Section (144BR-2)I-3,(144BR-3)I-2

Cass County

Contract No. 72A01

Item No. 31, September 23,2005 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 page i of the Table of Contents of the Special Provisions.
- 2. Revised pages 3 and 4 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,

Michael L. Hine Engineer of Design and Environment

By: Ted B. Walschleger, P. E.

Tete Jalushyer A.E.

Engineer of Project Management

cc: Christine Reed, Region 4, District 6; Roger Driskell; R. E. Anderson; Estimates; Design & Environment File

DB/cab

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	Revised 9/9/05

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## **CONSTRUCTION REQUIREMENTS**

General: The debris deflection system shall be the MOAB System for SN 009-0005, IL 78 over the Sangamon River and the Bridge Shark System on SN 009-0007, IL 78 over Panther Creek as manufactured by Debris Free, Inc. of Ojai, CA.

## Manufacturer Contact Information:

Debris Free, Inc. Ojai, CA 93023 (805) 640-9520 www.debrisfree.com

The Contractor shall obtain shop drawings and specifications from the manufacturer for submission to the Bureau of Bridges and Structures (BB&S). The Contractor may not begin installation of the MOAB System or Bridge Shark until written approval is provided by the BB&S. A minimum of four weeks for review by BB&S should be anticipated by the Contractor.

The MOAB System and Bridge Shark shall be installed according to the approved shop drawing and the specifications and instructions provided by the manufacturer.

<u>Basis of Payment:</u> This work shall be paid for at the contract unit price per lump sum for DEBRIS DEFLECTION SYSTEM, COMPLETE, and shall include all materials and labor necessary to install the MOAB and Bridge Shark Debris Deflection Systems including all brackets and anchors at all locations shown on the plans.

#### **DEBRIS REMOVAL**

All logs, trees and any other debris in the channel at the bridges shall be removed prior to the installation of the Debris Deflection System. The debris must be dislodged and piled on the bank down stream or allowed to float down stream. Any riprap that interferes with pile installation shall be removed and then replaced after pile driving.

This work shall not be paid for separately, but will be included in the lump sum price for DEBRIS DEFLECTION SYSTEM, COMPLETE.

# PAYROLLS AND PAYROLL RECORDS (BDE)

Effective: August 10, 2005

<u>FEDERAL AID CONTRACTS</u>. Add the following State of Illinois requirements to the Federal requirements contained in Section V of Form FHWA-1273:

"The payroll records shall include each worker's name, address, telephone number, social security number, classification, rate of pay, number of hours worked each day, starting and ending times of work each day, total hours worked each week, itemized deductions made, and actual wages paid.

Revised 9/9/05

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The Contractor and each subcontractor shall submit payroll records to the Engineer each week from the start to the completion of their respective work. The submittals shall be on the Department's form SBE 48, or an approved facsimile. When there has been no activity during a work week, a payroll record shall still be submitted with the appropriate box ("No Work", "Suspended", or "Complete") checked on the form."

<u>STATE CONTRACTS</u>. Revise Section IV of Check Sheet #5 of the Recurring Special Provisions to read:

## "IV. COMPLIANCE WITH THE PREVAILING WAGE ACT

- 1. Prevailing Wages. All wages paid by the Contractor and each subcontractor shall be in compliance with The Prevailing Wage Act (820 ILCS 130), as amended, except where a prevailing wage violates a federal law, order, or ruling, the rate conforming to the federal law, order, or ruling shall govern. The Contractor shall be responsible to notify each subcontractor of the wage rates set forth in this contract and any revisions thereto. If the Department of Labor revises the wage rates, the Contractor will not be allowed additional compensation on account of said revisions.
- 2. Payroll Records. The Contractor and each subcontractor shall make and keep, for a period of three years from the date of completion of this contract, records of the wages paid to his/her workers. The payroll records shall include each worker's name, address, telephone number, social security number, classification, rate of pay, number of hours worked each day, starting and ending times of work each day, total hours worked each week, itemized deductions made, and actual wages paid. Upon two business days' notice, these records shall be available, at all reasonable hours at a location within the State, for inspection by the Department or the Department of Labor.
- 3. Submission of Payroll Records. The Contractor and each subcontractor shall submit payroll records to the Engineer each week from the start to the completion of their respective work. The submittals shall be on the Department's form SBE 48, or an approved facsimile. When there has been no activity during a work week, a payroll record shall still be submitted with the appropriate box ("No Work", "Suspended", or "Complete") checked on the form.
  - Each submittal shall be accompanied by a statement signed by the Contractor or subcontractor which avers that: (i) such records are true and accurate; (ii) the hourly rate paid to each worker is not less than the general prevailing rate of hourly wages required by the Act; and (iii) the Contractor or subcontractor is aware that filing a payroll record that he/she knows to be false is a Class B misdemeanor.
- 4. Employee Interviews. The Contractor and each subcontractor shall permit his/her employees to be interviewed on the job, during working hours, by compliance investigators of the Department or the Department of Labor."

# CONCRETE ADMIXTURES (BDE)

Effective: January 1, 2003 Revised: July 1, 2004

Revise Article 1020.05(b) of the Standard Specifications to read: