76

Letting September 22, 2023

Notice to Bidders, Specifications and Proposal



Contract No. 76M43 JERSEY County Section 259CR-1 Route FAP 355 Project COVD-QPK0(446) District 8 Construction Funds

> Prepared by Checked by

F



NOTICE TO BIDDERS

- 1. TIME AND PLACE OF OPENING BIDS. Electronic bids are to be submitted to the electronic bidding system (iCX-Integrated Contractors Exchange). All bids must be submitted to the iCX system prior to 12:00 p.m. September 22, 2023 at which time the bids will be publicly opened from the iCX SecureVault.
- **2. DESCRIPTION OF WORK**. The proposed improvement is identified and advertised for bids in the Invitation for Bids as:

Contract No. 76M43 JERSEY County Section 259CR-1 Project COVD-QPK0(446) Route FAP 355 District 8 Construction Funds

Culvert repairs on SN 042-2417 carrying Old US 67 over a Tributary to Little Piasa Creek, 0.1 miles north of New Delhi Road.

- **3. INSTRUCTIONS TO BIDDERS**. (a) This Notice, the invitation for bids, proposal and letter of award shall, together with all other documents in accordance with Article 101.09 of the Standard Specifications for Road and Bridge Construction, become part of the contract. Bidders are cautioned to read and examine carefully all documents, to make all required inspections, and to inquire or seek explanation of the same prior to submission of a bid.
 - (b) State law, and, if the work is to be paid wholly or in part with Federal-aid funds, Federal law requires the bidder to make various certifications as a part of the proposal and contract. By execution and submission of the proposal, the bidder makes the certification contained therein. A false or fraudulent certification shall, in addition to all other remedies provided by law, be a breach of contract and may result in termination of the contract.
- 4. AWARD CRITERIA AND REJECTION OF BIDS. This contract will be awarded to the lowest responsive and responsible bidder considering conformity with the terms and conditions established by the Department in the rules, Invitation for Bids and contract documents. The issuance of plans and proposal forms for bidding based upon a prequalification rating shall not be the sole determinant of responsibility. The Department reserves the right to determine responsibility at the time of award, to reject any or all proposals, to re-advertise the proposed improvement, and to waive technicalities.

By Order of the Illinois Department of Transportation

Omer Osman, Secretary

INDEX

FOR SUPPLEMENTAL SPECIFICATIONS AND RECURRING SPECIAL PROVISIONS

Adopted January 1, 2023

This index contains a listing of SUPPLEMENTAL SPECIFICATIONS and frequently used RECURRING SPECIAL PROVISIONS.

ERRATA Standard Specifications for Road and Bridge Construction

(Adopted 1-1-22) (Revised 1-1-23)

SUPPLEMENTAL SPECIFICATIONS

Std. Sp	ec. Sec.	<u>Page No.</u>
202	Earth and Rock Excavation	
204	Borrow and Furnished Excavation	
207	Porous Granular Embankment	3
211	Topsoil and Compost	4
407	Hot-Mix Asphalt Pavement (Full-Depth)	5
420	Portland Cement Concrete Pavement	6
502	Excavation for Structures	7
509	Metal Railings	
540	Box Culverts	
542	Pipe Culverts	
586	Granular Backfill for Structures	
644	High Tension Cable Median Barrier	35
782	Reflectors	36
801	Electrical Requirements	
821	Roadway Luminaires	40
1003	Fine Aggregates	41
1004	Coarse Aggregates	
1020	Portland Cement Concrete	43
1030	Hot-Mix Asphalt	44
1067	Luminaire	45
1097	Reflectors	52

RECURRING SPECIAL PROVISIONS

The following RECURRING SPECIAL PROVISIONS indicated by an "X" are applicable to this contract and are included by reference:

1 X Additional State Requirements for Federal-Aid Construction Contract 2 X Subletting of Contracts (Federal-Aid Contracts) 3 X EEO 4 Specific EEO Responsibilities Non Federal-Aid Contracts 5 X Required Provisions - State Contracts 6 Asbestos Bearing Pad Removal 7 Asbestos Waterproofing Membrane and Asbestos HMA Surface Rer	
 3 X EEO 4 Specific EEO Responsibilities Non Federal-Aid Contracts 5 X Required Provisions - State Contracts 6 Asbestos Bearing Pad Removal 	
 3 X EEO 4 Specific EEO Responsibilities Non Federal-Aid Contracts 5 X Required Provisions - State Contracts 6 Asbestos Bearing Pad Removal 	
 4 Specific EEO Responsibilities Non Federal-Aid Contracts 5 X Required Provisions - State Contracts 6 Asbestos Bearing Pad Removal 	
6 Asbestos Bearing Pad Removal	
6 Asbestos Bearing Pad Removal	
7 Ashestos Waterproofing Membrane and Ashestos HMA Surface Rer	
	noval
8 Temporary Stream Crossings and In-Stream Work Pads	
9 Construction Layout Stakes	
10 Use of Geotextile Fabric for Railroad Crossing	
11 Subsealing of Concrete Pavements	
12 Hot-Mix Asphalt Surface Correction	
13 Pavement and Shoulder Resurfacing	
14 Patching with Hot-Mix Asphalt Overlay Removal	
15 Polymer Concrete	
16 Reserved	
17 Bicycle Racks	
18 X Temporary Portable Bridge Traffic Signals	100
19 Nighttime Inspection of Roadway Lighting	
20 English Substitution of Metric Bolts	
21 Calcium Chloride Accelerator for Portland Cement Concrete	
22 Quality Control of Concrete Mixtures at the Plant	
23 X Quality Control/Quality Assurance of Concrete Mixtures	
24 Reserved	
25 Reserved	
26 Temporary Raised Pavement Markers	
27 Restoring Bridge Approach Pavements Using High-Density Foam	
28 Portland Cement Concrete Inlay or Overlay	
29 Portland Cement Concrete Partial Depth Hot-Mix Asphalt Patching	
30 Longitudinal Joint and Crack Patching	
31 Concrete Mix Design – Department Provided	
32 Station Numbers in Pavements or Overlays	

TABLE OF CONTENTS

LOCATION OF PROJECT	1
DESCRIPTION OF PROJECT	1
SUBMITTAL OF EEO/LABOR DOCUMENTATION	2
TEMPORARY SOIL RETENTION SYSTEM	4
CONTROLLED LOW-STRENGTH MATERIAL	4
ROCK FILL	5
RAISED REFLECTIVE PAVEMENT MARKER REFLECTOR REMOVAL AND REPLACEMENT	6
TRAFFIC CONTROL PLAN	6
TRAFFIC CONTROL AND PROTECTION, (SPECIAL)	7
EMBANKMENT	8
SEEDING, CLASS 2	9
INSTALLATION OF TEMPORARY CONCRETE BARRIERS AND/OR TEMPORARY BRIDGE RAIL	9
STATUS OF UTILITIES TO BE ADJUSTED	10
BLENDED FINELY DIVIDED MINERALS (BDE)	11
CEMENT, TYPE IL (BDE)	11
COMPENSABLE DELAY COSTS (BDE)	12
CONSTRUCTION AIR QUALITY – DIESEL RETROFIT (BDE)	15
DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION (BDE)	17
PERFORMANCE GRADED ASPHALT BINDER (BDE)	25
PORTLAND CEMENT CONCRETE (BDE)	30
SEEDING (BDE)	30
SOURCE OF SUPPLY AND QUALITY REQUIREMENTS (BDE)	35
STEEL COST ADJUSTMENT (BDE)	36
SUBCONTRACTOR AND DBE PAYMENT REPORTING (BDE)	38
SUBCONTRACTOR MOBILIZATION PAYMENTS (BDE)	39
SUBMISSION OF PAYROLL RECORDS (BDE)	39
VEHICLE AND EQUIPMENT WARNING LIGHTS (BDE)	40
WEEKLY DBE TRUCKING REPORTS (BDE)	41
WORK ZONE TRAFFIC CONTROL DEVICES (BDE)	41
WORKING DAYS (BDE)	43
404 PERMIT	44

STATE OF ILLINOIS

SPECIAL PROVISIONS

The following Special Provisions supplement the "Standard Specifications for Road and Bridge Construction," adopted January 1, 2022, the latest edition of the "Manual on Uniform Traffic Control Devices for Streets and Highways," and the "Manual of Test Procedures for Materials" in effect on the date of invitation for bids, and the Supplemental Specifications and Recurring Special Provisions indicated on the Check Sheet included herein which apply to and govern the construction of FAP Route 355 (Old US 67), Project COVD-QPK0(446), Section 259CR-1, Jersey County, Contract No. 76M43, and in case of conflict with any part or parts of said Specifications, the said Special Provisions shall take precedence and shall govern.

FAP Route 355 (Old US 67) Project COVD-QPK0(446) Section 259CR-1 Jersey County Contract No. 76M43

LOCATION OF PROJECT

The project is located on FAP 355 (Old US 67) at the tributary to the Little Piasa Creek, approximately 400 feet north of the intersection with Delhi Road and 6 miles southeast of Jerseyville in Jersey County.

The project measures 550.36 feet (0.104 miles) along the centerline of FAP 355 (Old US 67).

DESCRIPTION OF PROJECT

The downstream headwall and wingwalls of the existing culvert have failed and shall be removed and replaced by a culvert extension of similar geometry as shown in the plans. New T-type wingwalls will be constructed with an apron slab, and class A5 riprap will be placed on the channel banks to protect against erosion. All scour holes below the existing structure will be filled with controlled low-strength material. The existing roadway side slope on the west half of the project shall be reconstructed to match the original 2H:1V slope. The existing steel plate beam guardrail along the southbound lane shall be removed during the construction process and replaced upon completion. The HMA shoulder shall be reconstructed along the southbound lane as well.

SUBMITTAL OF EEO/LABOR DOCUMENTATION

Effective: April 2016

This work shall be done in accordance with Check Sheets No. 1, 3, and 5 of the IDOT Supplemental Specifications and Recurring Special Provisions and the "Weekly DBE Trucking Reports (BDE)" special provision, except as here-in modified.

PAYROLL AND STATEMENT OF COMPLIANCE:

Certified payroll (FORM SBE 48 OR AN APPROVED FACSIMILE) and the Statement of Compliance (FORM SBE 348) shall be submitted by two methods:

- 1.By Mail (United States Postal Service): The ORIGINAL of the certified payroll and the Statement of Compliance for the Prime Contractor and each Subcontractor shall be submitted by mail to the Regional Engineer for District 8.
- 2.Electronically: Scan both the ORIGINAL of the certified payroll and the Statement of Compliance to the same PDF file, and email to the District at the email address designated by the District EEO Officer.

SBE 48 and SBE 348 forms shall be submitted weekly and will be considered late if received after midnight seven (7) business days after the payroll ending date.

WEEKLY DBE TRUCKING REPORT:

The Weekly DBE Trucking Report (FORM SBE 723) shall be submitted electronically. Scan the form to a PDF file, and email to the District at the email address designated by the District EEO Officer.

SBE 723 forms shall be submitted weekly and will be considered late if received after midnight ten (10) business days following the reporting period.

MONTHLY LABOR SUMMARY & MONTHLY CONTRACT ACTIVITY REPORTS:

The Monthly Labor Summary Report (MLSR) shall be submitted by one of two methods:

- 1. For contractors having IDOT contracts valued in the aggregate at \$250,000 or less, the report may be typed or clearly handwritten using Form D8 PI0148. Submit the ORIGINAL report by mail to the Regional Engineer for District Eight. Contractors also have the option of using the method #2 outlined below.
- 2. For contractors having IDOT contracts valued in the aggregate at more than \$250,000, the report must be submitted in a specific "Fixed Length Comma Delimited ASCII Text File Format". This file shall be submitted by e-mail using specific file formatting criteria provided by the District EEO Officer. Contractors must submit a sample text file to District 8 for review at least fourteen (14) days prior to the start of construction.

The Monthly Contract Activity Report (MCAR) may be typed or clearly handwritten using Form D8 PI0149.

The Monthly Labor Summary Report and the Monthly Contract Activity Report shall be submitted <u>concurrently</u>. If the method of transmittal is method #1 above, then both the MLSR and the MCAR shall be mailed together in the same envelope. If the method of transmittal is method #2 above, then the MCAR shall be scanned to a .pdf file and attached to the email containing the MLSR .txt file.

The MLSR and MCAR must be submitted for each consecutive month, for the duration of the project, and will be considered late if received after midnight ten (10) calendar days following the reporting period.

REQUEST FOR APPROVAL OF SUBCONTRACTOR:

The ORIGINAL and one copy of the Request for Approval of Subcontractor (FORM BC 260A) shall be submitted to the District at the IDOT Preconstruction Conference.

SUBSTANCE ABUSE PREVENTION PROGRAM CERTIFICATION:

The ORIGINAL and one copy of the Substance Abuse Prevention Program Certification (FORM BC 261) shall be submitted to the District at the IDOT Preconstruction Conference.

The Contractor is required to follow submittal procedures as provided by the EEO Officer at the preconstruction conference and to follow all revisions to those procedures as issued thereafter.

If a report is rejected, it is the Contractor's responsibility to make required adjustments and/or corrections and resubmit the report. Reports not submitted and accepted within the established timeframes will be considered late.

Disclosure of this information is necessary to accomplish the statutory purpose as outlined under 23CFR part 230 and 41CFR part 60.4 and the Illinois Human Rights Act. Disclosure of this information is REQUIRED. Failure to comply with this special provision may result in the withholding of payments to the Contractor and/or cancellation, termination, or suspension of the contract in whole or part.

This special provision must be included in each subcontract agreement.

ALL HARD COPY FORMS TO BE SUBMITTED TO:

Region 5 Engineer Illinois Department of Transportation ATTN: EEO/LABOR OFFICE 1102 Eastport Plaza Drive Collinsville, IL 62234-6198

Compliance with this special provision shall be included in the cost of the contract, and no additional compensation will be allowed for any costs incurred.

TEMPORARY SOIL RETENTION SYSTEM

<u>Description</u>: This work shall consist of furnishing and installing a temporary soil retention system according to Section 522 of the Standard Specification for Road and Bridge Construction. The dimensions and details shown on the plan are for reference only. It is the Contractor's responsibility to design and detail the actual retention system and submit to the Engineer for review and acceptance.

<u>Method of Measurement</u>: The temporary soil retention system furnished and installed will be measured for payment according to Article 522.15(b) of the Standard Specifications.

<u>Basis of Payment:</u> This work will be paid for at the contract unit price per SQUARE FOOT for TEMPORARY SOIL RETENTION SYSTEM. Payment for excavation, related solely to the installation of the temporary soil retention system and/or its components, shall not be paid for separately but shall be included in the unit price for TEMPORARY SOIL RETENTION SYSTEM. Payment for any other excavation performed in conjunction with this work, as previously defined, will not be included in this item but shall be as specified in Article 502.13. Obstruction mitigation will be paid for accordingly to Article 109.04.

CONTROLLED LOW-STRENGTH MATERIAL

<u>Description:</u> This work shall be in accordance with Section 593 and 1019 of the Standard Specifications for Road and Bridge Construction and amended as follows.

Section 593.04 (a) shall be revised to allow the placement of the material in a single lift. Controlled low-strength materials (CLSM) shall be fluid to allow material to flow freely and be pumped into the void below the bottom slab of the culvert. Three-inch diameter holes shall be drilled into the bottom slab at 2-foot centers which will be used to investigate the limits of the void. These drilled holes will also act as venturi outlets during the pumping/placement process, and the material shall be visible at the holes furthest from the pump before material placement operations are terminated.

Porous granular material shall be placed in areas where the limits of the void extend beyond the outside edges of the culvert and are exposed by excavation to the satisfaction of the Engineer. Porous granular material in such instances will be measured and paid for according to the contract unit price per CUBIC YARD for POROUS GRANULAR EMBANKMENT.

<u>Method of Measurement:</u> The controlled low strength material provided will be measured for payment after all holes have been drilled and the edges of the void are located to the satisfaction of the Engineer but prior to material placement operations. Several measurements shall be taken, and the average depth of the void will be used to determine the total quantity.

<u>Basis of Payment:</u> This work and all materials, equipment, and labor required to install the material will be paid for at the contract unit price per CUBIC YARD for CONTROLLED LOW-STRENGTH MATERIAL. Payment for any required excavation, water diversion, drilling, or investigation will not be paid for separately but shall be considered included in the unit price for CONTROLLED LOW-STRENGTH MATERIAL.

ROCK FILL

<u>General</u>: This work shall consist of constructing a layer of rock fill below mechanically stabilized earth retaining walls and drainage structures. The layer of rock fill is to be used where the theoretical top of the leveling pad is above existing grade or where the proposed structure bears on unsuitable soils. When removal of unsuitable soils is shown on the plans, the rock fill limits and thickness shall be confirmed by the Engineer prior to excavating below the theoretical top of leveling pad or base of structure.

Materials shall meet the requirements of the following Articles of the Standard Specifications:

CA-6	1004.04
Rock fill	1005.01

All rock fill shall be well graded. The gradation of rock fill shall be selected based on layer thickness as shown below:

Less than or equal to 1 ft	Gradations with a max size of 4 inches ^a
Greater than 1 ft	Primary Crusher Run
Greater than 3 ft	Primary Crusher Run or Quarry Run (18 inches max size)

^a Gradations with a maximum size of 2 inches or smaller shall have less than 6% passing the No. 200 sieve.

Excavation shall be performed according to Section 502 of the Standard Specifications.

The method of rock fill placement shall be approved by the Engineer. Rock fill shall be capped with 4 to 6 inches of compacted CA-6, unless where groundwater may encroach the final construction limits of the rock fill then CA-7 shall be substituted in place of the CA-6.

<u>Basis of Payment</u>: This work will be measured and paid for at the contract unit price per CUBIC YARD for ROCK FILL.

RAISED REFLECTIVE PAVEMENT MARKER REFLECTOR REMOVAL AND REPLACEMENT

This work shall consist of removing reflectors from their existing reflector holder when the reflectors are in conflict with the temporary MOT striping and/or staged traffic flow shown in the plans. At the end of the staging when permanent pavement markings are placed, a new permanent reflector shall be installed in the existing reflector holder. The new reflector characteristic shall match the removed reflector.

The reflector shall be in accordance with the applicable portions of Section 781, 782, 783, and 1096 of the Standard Specification.

This work will be paid for at the contract unit price per EACH for RAISED REFLECTIVE PAVEMENT MARKER, REFLECTOR REMOVAL and RAISED PAVEMENT MARKER REFLECTOR REPLACEMENT.

TRAFFIC CONTROL PLAN

Effective: July 12, 1993

Revised: May 12, 1997

Traffic control shall be in accordance with the applicable sections of the "Standard Specifications for Road and Bridge Construction", the applicable guidelines contained in the "National Manual on Uniform Traffic Control Devices for Streets and Highways", Illinois Supplement to the National Manual of Uniform Traffic Control Devices, these special provisions, and any special details and highway standards contained herein and in the plans.

Special attention is called to Articles 107.09 and 107.14 of the "Standard Specifications for Road and Bridge Construction" and the following highway standards relating to traffic control:

701001 701006 701201 701206 701321 701901 704001

In addition, the following special provision(s) will also govern traffic control for this project:

Traffic Control and Protection (Special) Temporary Portable Bridge Traffic Signals Installation of Temporary Concrete Barriers and/or Temporary Bridge Rail Vehicle and Equipment Warning Lights Work Zone Traffic Control Devices

TRAFFIC CONTROL AND PROTECTION, (SPECIAL)

This work shall consist of furnishing, installing, maintaining, relocating, and removing all traffic control devices used for the purpose of regulating, warning, or directing traffic during the construction or maintenance of this improvement in accordance with Section 701 of the "Standard Specifications for Road and Bridge Construction".

Traffic control and protection shall be provided as called for in the plans, these special provisions, applicable highway standards, applicable sections of the Standard Specifications, or as directed by the Engineer.

The work will be done with the southbound lane of Old US 67 closed to traffic. Temporary bridge traffic signals will be used to alternate northbound and southbound traffic on the northbound lane.

Signs:

No bracing shall be allowed on post-mounted signs.

Post-mounted signs shall be installed using standards 720001, 720006, 720011, 728001, and 729001 on 4"x4" wood posts, or on any other "break away" connection if accepted by the FHWA and corresponding letter is provided to the Engineer.

Advance warning changeable message signs consisting of this or an approved similar message, "ROAD WORK WILL BEGIN ON XX-XX-XX", shall be placed fourteen (14) days in advance of the start of work. One changeable message sign shall be placed at each end of the project. This work shall be paid for at the contract unit price per CALENDAR DAY for CHANGEABLE MESSAGE SIGN.

When covering existing Department signs, no tape shall be used on the reflective portion of the sign. Contact the District sign shop for covering techniques.

General:

On the date that the Contractor begins work, the Contractor shall assume responsibility for the normal maintenance of all existing pavements, drives, and temporary surfaces within the limits of the improvement. Normal maintenance shall include all repair work deemed necessary by the Engineer but shall not include snow removal operations. This responsibility shall end upon the completion and acceptance of all the pay items in this contract.

The Contractor shall provide a 24-hour notice (via verbal communication or a flier notice) to any business that will be inconvenienced during construction. Approximate times of this inconvenience shall be given to the residents.

All streets and driveway entrances shall be kept in a condition satisfactory to the Engineer to allow continuous access for all commercial businesses and emergency vehicles.

Dust control during construction operations shall be considered a part of the maintenance and shall be done to the satisfaction of the Engineer.

At the pre-construction meeting, the Contractor shall furnish the name of the individual in his or her direct employ who is to be responsible for the installation and maintenance of the traffic control for this project. If the actual installation and maintenance are to be accomplished by a subcontractor, consent shall be requested of the Engineer at the time of the preconstruction meeting in accordance with Article 108.01 of the Standard Specifications for Road and Bridge Construction. This shall not relieve the Contractor of the foregoing requirements for a responsible individual in his or her direct employ. Said individual shall be available 24 hours per day. The Department will provide the Contractor the name of its representative who will be responsible for the administration of the Traffic Control Plan.

The Contractor will be required to remove all traffic control devices which were furnished, installed, or maintained by him or her under this contract, and these devices shall remain the property of the Contractor upon said removal. All traffic control devices must remain in place until specific authorization for removal is received from the Engineer.

This work will be paid for at the contract unit price per LUMP SUM for TRAFFIC CONTROL AND PROTECTION, (SPECIAL).

EMBANKMENT

Revised November 1, 2006

Revised December 18, 2017

Material which is proposed for use by the Contractor to be used for embankment construction must be inspected and approved by the District Geotechnical Engineer. In order to be approved for use as embankment material, it must meet all applicable requirements of Sections 202, 203, 204, 205, and 502 of the Standard Specifications and meet the following requirements:

- 1. It must fall in one of the following Highway Research Board Classifications: A- 1, A-2, A-3, A-4, A-6, or A-7-6.
- 2. It shall have a Liquid Limit of 49 or less.
- 3. Any A-4, A-6, or A-7-6 material to be used as borrow for embankment construction shall not have an organic content greater than 7%.
- 4. Classification of the material for points 1 and 2 shall be determined in accordance with the latest AASHTO Designation: M 145.
- 5. When tested for density in place, any soil classified as an A-4 shall not contain more than 100% of optimum moisture content determined according to AASHTO T-99.

The outside 3 feet of those portions of the embankment which will be permanently exposed in the completed roadway shall be constructed using native materials of a classification that will support vegetation and contain a minimum plasticity index of <u>12</u> to reduce frost susceptibility and potential for erosion. The outside cover of the embankment shall be placed perpendicular to the outside surface.

The lime modified soil layer shall be constructed with a minimum of 18 inches (450 mm) of "reactive" soil as defined by Article 1009.02 of the Standard Specifications.

SEEDING, CLASS 2

In addition to the requirements of Section 250, when Class 2 seeding is done between March 1st and June 1st, the seed mixture shall also include 48 pounds per acre (55kg/ha) of Spring Oats. When Class 2 seeding is done between August 1st and November 15th, the seed mixture shall also include 56 pounds per acre (63kg/ha) of Balboa Farm Rye or 60 pounds per acre (67kg/ha) of Winter Wheat.

INSTALLATION OF TEMPORARY CONCRETE BARRIERS AND/OR TEMPORARY BRIDGE

RAIL

Effective: May 18, 1993

Revised: November 1, 2006

The following procedure and traffic control shall be used for the placement, relocation, and removal of temporary concrete barrier and/or temporary bridge rail on this project:

- A. Placement of Temporary Concrete Barrier and/or Temporary Bridge Rail:
 - 1. Erect Traffic Control and Protection Standard 701321 as shown on the plans for stage 1 construction except for the temporary concrete barrier and/or temporary bridge rail.
 - 2. Place the temporary traffic signals in the red flash mode.
 - 3. Close the stage 1 construction lane to traffic, and route two-way traffic over the stage 1 traffic lane. One flagman will be required at each end of the lane closure at all times to direct traffic.
 - 4. Erect the temporary concrete barrier and/or temporary bridge rail in the stage 1 location, beginning at the approach end of the lane closure and proceeding to the departure end.
- B. Relocation of Temporary Concrete Barrier and/or Temporary Bridge Rail:
 - 1. When stage 1 construction is complete, relocate temporary concrete barrier tapers parallel to the roadway centerline, beginning at the departure end and proceeding to the approach end. Place cones at 25 ft (8 meters) centers to establish temporary tapers to close the stage 2 construction lane to traffic and route traffic over the stage 2 traffic lane.
 - 2. Place the temporary concrete barrier and/or temporary bridge rail in the stage 2 location, starting with the approach end and proceed to the departure end.
 - 3. This procedure shall be followed for any adjustment of temporary concrete barrier and/or bridge rail during any stage.
- C. Removal of the Temporary Concrete Barrier and/or Temporary Bridge Rail:
 - 1. When stage 2 construction is completed, remove the temporary concrete barrier and/or temporary bridge rail, beginning at the departure end of the lane closure and proceeding to the approach end. Place cones at 25 ft (8 meters) centers to delineate the closed lane until all the temporary concrete barrier and/or bridge rail is removed.

2. Remove the Traffic Control and Protection Standard 701321, and route two-way traffic over the structure.

D. Additional Requirements During Placement, Relocation, and Removal of Temporary Concrete Barrier and/or Temporary Bridge Rail:

- 1. One lane of traffic shall be maintained at all times.
- 2. Workers and equipment will not be permitted to encroach on the lane open to traffic.
- 3. Any length of temporary concrete barrier and/or temporary bridge rail not completed in a one-day time period shall be protected by barricades with steady-burning lights at 25 ft (8 meters) centers until the barrier work is complete. A temporary attenuator shall be placed on the end of any length of temporary concrete barrier and/or temporary bridge rail not completed.
- 4. Traffic control devices, as specified on the plans for Traffic Control and Protection Standard 701321, shall be placed on all temporary concrete barrier and/or temporary bridge rail in use overnight.

The cost of complying with this procedure shall be considered included in the cost of TEMPORARY CONCRETE BARRIER, RELOCATING TEMPORARY CONCRETE BARRIER, and/or TEMPORARY BRIDGE RAIL outlined in the plans.

STATUS OF UTILITIES TO BE ADJUSTED

NO UTILITIES TO BE ADJUSTED

The above represents the best information of the Department and is only included for the convenience of the bidder. The applicable provisions of Sections 102 and 103 and Articles 105.07 and 107.20 of the Standard Specifications for Road and Bridge Construction shall apply.

If any utility adjustment or removal has not been completed when required by the Contractor's operation, the Contractor should notify the Engineer in writing. A request for an extension of time will be considered to the extent the Contractor's operations were affected.

BLENDED FINELY DIVIDED MINERALS (BDE)

Effective: April 1, 2021

Revise the second paragraph of Article 1010.01 of the Standard Specifications to read:

"Different sources or types of finely divided minerals shall not be mixed or used alternately in the same item of construction, except as a blended finely divided mineral product according to Article 1010.06."

Add the following article to Section 1010 of the Standard Specifications:

"**1010.06 Blended Finely Divided Minerals.** Blended finely divided minerals shall be the product resulting from the blending or intergrinding of two or three finely divided minerals. Blended finely divided minerals shall be according to ASTM C 1697, except as follows.

- (a) Blending shall be accomplished by mechanically or pneumatically intermixing the constituent finely divided minerals into a uniform mixture that is then discharged into a silo for storage or tanker for transportation.
- (b) The blended finely divided mineral product will be classified according to its predominant constituent or the manufacturer's designation and shall meet the chemical requirements of its classification. The other finely divided mineral constituent(s) will not be required to conform to their individual standards."

CEMENT, TYPE IL (BDE)

Effective: August 1, 2023

Add the following to Article 302.02 of the Standard Specifications:

Revise Note 2 of Article 352.02 of the Standard Specifications to read:

"Note 2. Either Type I or Type IA portland cement or Type IL portland-limestone cement shall be used."

Revise Note 1 of Article 404.02 of the Standard Specifications to read:

"Note 1. The cement shall be Type I portland cement or Type IL portland-limestone cement."

Revise Article 1019.02(a) of the Standard Specifications to read:

"(a) Cement, Type I or IL 1001"

COMPENSABLE DELAY COSTS (BDE)

Effective: June 2, 2017

Revised: April 1, 2019

Revise Article 107.40(b) of the Standard Specifications to read:

- "(b) Compensation. Compensation will not be allowed for delays, inconveniences, or damages sustained by the Contractor from conflicts with facilities not meeting the above definition; or if a conflict with a utility in an unanticipated location does not cause a shutdown of the work or a documentable reduction in the rate of progress exceeding the limits set herein. The provisions of Article 104.03 notwithstanding, compensation for delays caused by a utility in an unanticipated location will be paid according to the provisions of this Article governing minor and major delays or reduced rate of production which are defined as follows.
 - (1) Minor Delay. A minor delay occurs when the work in conflict with the utility in an unanticipated location is completely stopped for more than two hours, but not to exceed two weeks.
 - (2) Major Delay. A major delay occurs when the work in conflict with the utility in an unanticipated location is completely stopped for more than two weeks.
 - (3) Reduced Rate of Production Delay. A reduced rate of production delay occurs when the rate of production on the work in conflict with the utility in an unanticipated location decreases by more than 25 percent and lasts longer than seven calendar days."

Revise Article 107.40(c) of the Standard Specifications to read:

- "(c) Payment. Payment for Minor, Major, and Reduced Rate of Production Delays will be made as follows.
 - (1) Minor Delay. Labor idled which cannot be used on other work will be paid for according to Article 109.04(b)(1) and (2) for the time between start of the delay and the minimum remaining hours in the work shift required by the prevailing practice in the area.

Equipment idled which cannot be used on other work, and which is authorized to standby on the project site by the Engineer, will be paid for according to Article 109.04(b)(4).

(2) Major Delay. Labor will be the same as for a minor delay.

Equipment will be the same as for a minor delay, except Contractor-owned equipment will be limited to two weeks plus the cost of move-out to either the Contractor's yard or another job and the cost to re-mobilize, whichever is less. Rental equipment may be paid for longer than two weeks provided the Contractor presents adequate support to the Department (including lease agreement) to show retaining equipment on the job is the most economical course to follow and in the public interest.

(3) Reduced Rate of Production Delay. The Contractor will be compensated for the reduced productivity for labor and equipment time in excess of the 25 percent threshold for that portion of the delay in excess of seven calendar days. Determination of compensation will be in accordance with Article 104.02, except labor and material additives will not be permitted.

Payment for escalated material costs, escalated labor costs, extended project overhead, and extended traffic control will be determined according to Article 109.13."

Revise Article 108.04(b) of the Standard Specifications to read:

- "(b) No working day will be charged under the following conditions.
 - (1) When adverse weather prevents work on the controlling item.
 - (2) When job conditions due to recent weather prevent work on the controlling item.
 - (3) When conduct or lack of conduct by the Department or its consultants, representatives, officers, agents, or employees; delay by the Department in making the site available; or delay in furnishing any items required to be furnished to the Contractor by the Department prevents work on the controlling item.
 - (4) When delays caused by utility or railroad adjustments prevent work on the controlling item.
 - (5) When strikes, lock-outs, extraordinary delays in transportation, or inability to procure critical materials prevent work on the controlling item, as long as these delays are not due to any fault of the Contractor.
 - (6) When any condition over which the Contractor has no control prevents work on the controlling item."

Revise Article 109.09(f) of the Standard Specifications to read:

"(f) Basis of Payment. After resolution of a claim in favor of the Contractor, any adjustment in time required for the work will be made according to Section 108. Any adjustment in the costs to be paid will be made for direct labor, direct materials, direct equipment, direct jobsite overhead, direct offsite overhead, and other direct costs allowed by the resolution. Adjustments in costs will not be made for interest charges, loss of anticipated profit, undocumented loss of efficiency, home office overhead and unabsorbed overhead other than as allowed by Article 109.13, lost opportunity, preparation of claim expenses and other consequential indirect costs regardless of method of calculation.

The above Basis of Payment is an essential element of the contract and the claim cost recovery of the Contractor shall be so limited."

Add the following to Section 109 of the Standard Specifications.

"**109.13 Payment for Contract Delay.** Compensation for escalated material costs, escalated labor costs, extended project overhead, and extended traffic control will be allowed when such costs result from a delay meeting the criteria in the following table.

Contract Type	Cause of Delay	Length of Delay
Working Days	Article 108.04(b)(3) or Article 108.04(b)(4)	No working days have been charged for two consecutive weeks.
Completion Date	Article 108.08(b)(1) or Article 108.08(b)(7)	The Contractor has been granted a minimum two week extension of contract time, according to Article 108.08.

Payment for each of the various costs will be according to the following.

- (a) Escalated Material and/or Labor Costs. When the delay causes work, which would have otherwise been completed, to be done after material and/or labor costs have increased, such increases will be paid. Payment for escalated material costs will be limited to the increased costs substantiated by documentation furnished by the Contractor. Payment for escalated labor costs will be limited to those items in Article 109.04(b)(1) and (2), except the 35 percent and 10 percent additives will not be permitted.
- (b) Extended Project Overhead. For the duration of the delay, payment for extended project overhead will be paid as follows.
 - (1) Direct Jobsite and Offsite Overhead. Payment for documented direct jobsite overhead and documented direct offsite overhead, including onsite supervisory and administrative personnel, will be allowed according to the following table.

Original Contract Amount	Supervisory and Administrative Personnel	
Up to \$5,000,000	One Project Superintendent	
Over \$ 5,000,000 - up to \$25,000,000	One Project Manager, One Project Superintendent or Engineer, and One Clerk	
Over \$25,000,000 - up to \$50,000,000	One Project Manager, One Project Superintendent, One Engineer, and One Clerk	
Over \$50,000,000	One Project Manager, Two Project Superintendents, One Engineer, and One Clerk	

(2) Home Office and Unabsorbed Overhead. Payment for home office and unabsorbed overhead will be calculated as 8 percent of the total delay cost.

(c) Extended Traffic Control. Traffic control required for an extended period of time due to the delay will be paid for according to Article 109.04.

When an extended traffic control adjustment is paid under this provision, an adjusted unit price as provided for in Article 701.20(a) for increase or decrease in the value of work by more than ten percent will not be paid.

Upon payment for a contract delay 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."

CONSTRUCTION AIR QUALITY – DIESEL RETROFIT (BDE)

Effective: June 1, 2010

Revised: November 1, 2014

The reduction of emissions of particulate matter (PM) for off-road equipment shall be accomplished by installing retrofit emission control devices. The term "equipment" refers to diesel fuel powered devices rated at 50 hp and above, to be used on the jobsite in excess of seven calendar days over the course of the construction period on the jobsite (including rental equipment).

Contractor and subcontractor diesel powered off-road equipment assigned to the contract shall be retrofitted using the phased in approach shown below. Equipment that is of a model year older than the year given for that equipment's respective horsepower range shall be retrofitted:

Effective Dates	Horsepower Range	Model Year
June 1, 2010 ^{1/}	600-749	2002
	750 and up	2006
lune 1 2011 2/	100.000	2002
June 1, 2011 ^{2/}	100-299	2003
	300-599	2001
	600-749	2002
	750 and up	2006
June 1, 2012 ^{2/}	50-99	2004
	100-299	2003
	300-599	2001
	600-749	2002
	750 and up	2006

1/ Effective dates apply to Contractor diesel powered off-road equipment assigned to the contract.

2/ Effective dates apply to Contractor and subcontractor diesel powered off-road equipment assigned to the contract.

The retrofit emission control devices shall achieve a minimum PM emission reduction of 50 percent and shall be:

- a) Included on the U.S. Environmental Protection Agency (USEPA) *Verified Retrofit Technology List* (<u>http://www.epa.gov/cleandiesel/verification/verif-list.htm</u>), or verified by the California Air Resources Board (CARB) (<u>http://www.arb.ca.gov/diesel/verdev/vt/cvt.htm</u>); or
- b) Retrofitted with a non-verified diesel retrofit emission control device if verified retrofit emission control devices are not available for equipment proposed to be used on the project, and if the Contractor has obtained a performance certification from the retrofit device manufacturer that the emission control device provides a minimum PM emission reduction of 50 percent.

Note: Large cranes (Crawler mounted cranes) which are responsible for critical lift operations are exempt from installing retrofit emission control devices if such devices adversely affect equipment operation.

Diesel powered off-road equipment with engine ratings of 50 hp and above, which are unable to be retrofitted with verified emission control devices or if performance certifications are not available which will achieve a minimum 50 percent PM reduction, may be granted a waiver by the Department if documentation is provided showing good faith efforts were made by the Contractor to retrofit the equipment.

Construction shall not proceed until the Contractor submits a certified list of the diesel powered off-road equipment that will be used, and as necessary, retrofitted with emission control devices. The list(s) shall include (1) the equipment number, type, make, Contractor/rental company name; and (2) the emission control devices make, model, USEPA or CARB verification number, or performance certification from the retrofit device manufacturer. Equipment reported as fitted with emissions control devices shall be made available to the Engineer for visual inspection of the device installation, prior to being used on the jobsite.

The Contractor shall submit an updated list of retrofitted off-road construction equipment as retrofitted equipment changes or comes on to the jobsite. The addition or deletion of any diesel powered equipment shall be included on the updated list.

If any diesel powered off-road equipment is found to be in non-compliance with any portion of this special provision, the Engineer will issue the Contractor a diesel retrofit deficiency deduction.

Any costs associated with retrofitting any diesel powered off-road equipment with emission control devices shall be considered as included in the contract unit prices bid for the various items of work involved and no additional compensation will be allowed. The Contractor's compliance with this notice and any associated regulations shall not be grounds for a claim.

Diesel Retrofit Deficiency Deduction

When the Engineer determines that a diesel retrofit deficiency exists, a daily monetary deduction will be imposed for each calendar day or fraction thereof the deficiency continues to exist. The calendar day(s) will begin when the time period for correction is exceeded and end with the Engineer's written acceptance of the correction. The daily monetary deduction will be \$1,000.00 for each deficiency identified.

The deficiency will be based on lack of diesel retrofit emissions control.

If a Contractor accumulates three diesel retrofit deficiency deductions for the same piece of equipment in a contract period, the Contractor will be shutdown until the deficiency is corrected. Such a shutdown will not be grounds for any extension of the contract time, waiver of penalties, or be grounds for any claim.

DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION (BDE)

Effective: September 1, 2000

Revised: March 2, 2019

<u>FEDERAL OBLIGATION</u>. The Department of Transportation, as a recipient of federal financial assistance, is required to take all necessary and reasonable steps to ensure nondiscrimination in the award and administration of contracts. Consequently, the federal regulatory provisions of 49 CFR Part 26 apply to this contract concerning the utilization of disadvantaged business enterprises. For the purposes of this Special Provision, a disadvantaged business enterprise (DBE) means a business certified by the Department in accordance with the requirements of 49 CFR Part 26 and listed in the Illinois Unified Certification Program (IL UCP) DBE Directory.

<u>STATE OBLIGATION</u>. This Special Provision will also be used by the Department to satisfy the requirements of the Business Enterprise for Minorities, Females, and Persons with Disabilities Act, 30 ILCS 575. When this Special Provision is used to satisfy state law requirements on 100 percent state-funded contracts, the federal government has no involvement in such contracts (not a federal-aid contract) and no responsibility to oversee the implementation of this Special Provision by the Department on those contracts. DBE participation on 100 percent state-funded contracts will not be credited toward fulfilling the Department's annual overall DBE goal required by the US Department of Transportation to comply with the federal DBE program requirements.

<u>CONTRACTOR ASSURANCE</u>. The Contractor makes the following assurance and agrees to include the assurance in each subcontract the Contractor signs with a subcontractor.

The Contractor, subrecipient, or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The Contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of contracts funded in whole or in part with federal or state funds. Failure by the Contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the recipient deems appropriate, which may include, but is not limited to:

- (a) Withholding progress payments;
- (b) Assessing sanctions;
- (c) Liquidated damages; and/or
- (d) Disqualifying the Contractor from future bidding as non-responsible.

<u>OVERALL GOAL SET FOR THE DEPARTMENT</u>. As a requirement of compliance with 49 CFR Part 26, the Department has set an overall goal for DBE participation in its federally assisted contracts. That goal applies to all federal-aid funds the Department will expend in its federally assisted contracts for the subject reporting fiscal year. The Department is required to make a good faith effort to achieve the overall goal. The dollar amount paid to all approved DBE companies performing work called for in this contract is eligible to be credited toward fulfillment of the Department's overall goal.

<u>CONTRACT GOAL TO BE ACHIEVED BY THE CONTRACTOR</u>. This contract includes a specific DBE utilization goal established by the Department. The goal has been included because the Department has determined the work of this contract has subcontracting opportunities that may be suitable for performance by DBE companies. The determination is based on an assessment of the type of work, the location of the work, and the availability of DBE companies to do a part of the work. The assessment indicates, in the absence of unlawful discrimination and in an arena of fair and open competition, DBE companies can be expected to perform **19.00%** of the work. This percentage is set as the DBE participation goal for this contract. Consequently, in addition to the other award criteria established for this contract, the Department will only award this contract to a bidder who makes a good faith effort to meet this goal of DBE participation in the performance of the work. A bidder makes a good faith effort for award consideration if either of the following is done in accordance with the procedures set for in this Special Provision:

- (a) The bidder documents enough DBE participation has been obtained to meet the goal or,
- (b) The bidder documents a good faith effort has been made to meet the goal, even though the effort did not succeed in obtaining enough DBE participation to meet the goal.

<u>DBE LOCATOR REFERENCES</u>. Bidders shall consult the IL UCP DBE Directory as a reference source for DBE-certified companies. In addition, the Department maintains a letting and item specific DBE locator information system whereby DBE companies can register their interest in providing quotes on particular bid items advertised for letting. Information concerning DBE companies willing to quote work for particular contracts may be obtained by contacting the Department's Bureau of Small Business Enterprises at telephone number (217) 785-4611, or by visiting the Department's website at:

http://www.idot.illinois.gov/doing-business/certifications/disadvantaged-business-enterprisecertification/il-ucp-directory/index.

<u>BIDDING PROCEDURES</u>. Compliance with this Special Provision is a material bidding requirement and failure of the bidder to comply will render the bid not responsive.

The bidder shall submit a DBE Utilization Plan (form SBE 2026), and a DBE Participation Statement (form SBE 2025) for each DBE company proposed for the performance of work to achieve the contract goal, with the bid. If the Utilization Plan indicates the contract goal will not be met, documentation of good faith efforts shall also be submitted. The documentation of good faith efforts must include copies of each DBE and non-DBE subcontractor quote submitted to the bidder when a non-DBE subcontractor is selected over a DBE for work on the contract. The required forms and documentation must be submitted as a single .pdf file using the "Integrated Contractor Exchange (iCX)" application within the Department's "EBids System".

The Department will not accept a Utilization Plan if it does not meet the bidding procedures set forth herein and the bid will be declared not responsive. In the event the bid is declared not

responsive, the Department may elect to cause the forfeiture of the penal sum of the bidder's proposal guaranty and may deny authorization to bid the project if re-advertised for bids.

GOOD FAITH EFFORT PROCEDURES. The contract will not be awarded until the Utilization Plan is approved. All information submitted by the bidder must be complete, accurate and adequately document enough DBE participation has been obtained or document the good faith efforts of the bidder, in the event enough DBE participation has not been obtained, before the Department will commit to the performance of the contract by the bidder. The Utilization Plan will be approved by the Department if the Utilization Plan documents sufficient commercially useful DBE work to meet the contract goal or the bidder submits sufficient documentation of a good faith effort to meet the contract goal pursuant to 49 CFR Part 26, Appendix A. This means the bidder must show that all necessary and reasonable steps were taken to achieve the contract goal. Necessary and reasonable steps are those which, by their scope, intensity and appropriateness to the objective, could reasonably be expected to obtain sufficient DBE participation, even if they were not successful. The Department will consider the quality, quantity, and intensity of the kinds of efforts the bidder has made. Mere pro forma efforts, in other words efforts done as a matter of form, are not good faith efforts; rather, the bidder is expected to have taken genuine efforts that would be reasonably expected of a bidder actively and aggressively trying to obtain DBE participation sufficient to meet the contract goal.

- (a) The following is a list of types of action that the Department will consider as part of the evaluation of the bidder's good faith efforts to obtain participation. These listed factors are not intended to be a mandatory checklist and are not intended to be exhaustive. Other factors or efforts brought to the attention of the Department may be relevant in appropriate cases and will be considered by the Department.
 - (1) Soliciting through all reasonable and available means (e.g. attendance at pre-bid meetings, advertising and/or written notices) the interest of all certified DBE companies that have the capability to perform the work of the contract. The bidder must solicit this interest within sufficient time to allow the DBE companies to respond to the solicitation. The bidder must determine with certainty if the DBE companies are interested by taking appropriate steps to follow up initial solicitations.
 - (2) Selecting portions of the work to be performed by DBE companies in order to increase the likelihood that the DBE goals will be achieved. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate DBE participation, even when the Contractor might otherwise prefer to perform these work items with its own forces.
 - (3) Providing interested DBE companies with adequate information about the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation.
 - (4) a. Negotiating in good faith with interested DBE companies. It is the bidder's responsibility to make a portion of the work available to DBE subcontractors and suppliers and to select those portions of the work or material needs consistent with the available DBE subcontractors and suppliers, so as to facilitate DBE participation. Evidence of such negotiation includes the names, addresses, and telephone numbers of DBE companies that were considered; a description of the information provided regarding the plans and specifications for the work selected

for subcontracting; and evidence as to why additional agreements could not be reached for DBE companies to perform the work.

- b. A bidder using good business judgment would consider a number of factors in negotiating with subcontractors, including DBE subcontractors, and would take a firm's price and capabilities as well as contract goals into consideration. However, the fact that there may be some additional costs involved in finding and using DBE companies is not in itself sufficient reason for a bidder's failure to meet the contract DBE goal, as long as such costs are reasonable. Also the ability or desire of a bidder to perform the work of a contract with its own organization does not relieve the bidder of the responsibility to make good faith efforts. Bidders are not, however, required to accept higher quotes from DBE companies if the price difference is excessive or unreasonable. In accordance with the above Bidding Procedures, the documentation of good faith efforts must include copies of each DBE and non-DBE subcontractor quote submitted to the bidder when a non-DBE subcontractor was selected over a DBE for work on the contract.
- (5) Not rejecting DBE companies as being unqualified without sound reasons based on a thorough investigation of their capabilities. The bidder's standing within its industry, membership in specific groups, organizations, or associations and political or social affiliations (for example union vs. non-union employee status) are not legitimate causes for the rejection or non-solicitation of bids in the bidder's efforts to meet the project goal.
- (6) Making efforts to assist interested DBE companies in obtaining bonding, lines of credit, or insurance as required by the recipient or Contractor.
- (7) Making efforts to assist interested DBE companies in obtaining necessary equipment, supplies, materials, or related assistance or services.
- (8) Effectively using the services of available minority/women community organizations; minority/women contractors' groups; local, state, and federal minority/women business assistance offices; and other organizations as allowed on a case-by-case basis to provide assistance in the recruitment and placement of DBE companies.
- (b) If the Department determines the bidder has made a good faith effort to secure the work commitment of DBE companies to meet the contract goal, the Department will award the contract provided it is otherwise eligible for award. If the Department determines the bidder has failed to meet the requirements of this Special Provision or that a good faith effort has not been made, the Department will notify the responsible company official designated in the Utilization Plan that the bid is not responsive. The notification will also include a statement of reasons for the adverse determination. If the Utilization Plan is not approved because it is deficient as a technical matter, unless waived by the Department, the bidder will be notified and will be allowed no more than a five calendar day period to cure the deficiency.
- (c) The bidder may request administrative reconsideration of an adverse determination by emailing the Department at "<u>DOT.DBE.UP@illinois.gov</u>" within the five calendar days after the receipt of the notification of the determination. The determination shall become final if a request is not made on or before the fifth calendar day. A request may provide

additional written documentation or argument concerning the issues raised in the determination statement of reasons, provided the documentation and arguments address efforts made prior to submitting the bid. The request will be reviewed by the Department's Reconsideration Officer. The Reconsideration Officer will extend an opportunity to the bidder to meet in person to consider all issues of documentation and whether the bidder made a good faith effort to meet the goal. After the review by the Reconsideration Officer, the bidder will be sent a written decision within ten working days after receipt of the request for reconsideration, explaining the basis for finding that the bidder did or did not meet the goal or make adequate good faith efforts to do so. A final decision by the Reconsideration Officer that a good faith effort was made shall approve the Utilization Plan submitted by the bidder and shall clear the contract for award. A final decision that a good faith effort was not made shall render the bid not responsive.

<u>CALCULATING DBE PARTICIPATION</u>. The Utilization Plan values represent work anticipated to be performed and paid for upon satisfactory completion. The Department is only able to count toward the achievement of the overall goal and the contract goal the value of payments made for the work actually performed by DBE companies. In addition, a DBE must perform a commercially useful function on the contract to be counted. A commercially useful function is generally performed when the DBE is responsible for the work and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. The Department and Contractor are governed by the provisions of 49 CFR Part 26.55(c) on questions of commercially useful functions as it affects the work. Specific counting guidelines are provided in 49 CFR Part 26.55, the provisions of which govern over the summary contained herein.

- (a) DBE as the Contractor: 100 percent goal credit for that portion of the work performed by the DBE's own forces, including the cost of materials and supplies. Work that a DBE subcontracts to a non-DBE does not count toward the DBE goals.
- (b) DBE as a joint venture Contractor: 100 percent goal credit for that portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work performed by the DBE's own forces.
- (c) DBE as a subcontractor: 100 percent goal credit for the work of the subcontract performed by the DBE's own forces, including the cost of materials and supplies, excluding the purchase of materials and supplies or the lease of equipment by the DBE subcontractor from the Contractor or its affiliates. Work that a DBE subcontractor in turn subcontracts to a non-DBE does not count toward the DBE goal.
- (d) DBE as a trucker: 100 percent goal credit for trucking participation provided the DBE is responsible for the management and supervision of the entire trucking operation for which it is responsible. At least one truck owned, operated, licensed, and insured by the DBE must be used on the contract. Credit will be given for the following:
 - (1) The DBE may lease trucks from another DBE firm, including an owner-operator who is certified as a DBE. The DBE who leases trucks from another DBE receives credit for the total value of the transportation services the lessee DBE provides on the contract.

- (2) The DBE may also lease trucks from a non-DBE firm, including from an owneroperator. The DBE who leases trucks from a non-DBE is entitled to credit only for the fee or commission is receives as a result of the lease arrangement.
- (e) DBE as a material supplier:
 - (1) 60 percent goal credit for the cost of the materials or supplies purchased from a DBE regular dealer.
 - (2) 100 percent goal credit for the cost of materials of supplies obtained from a DBE manufacturer.
 - (3) 100 percent credit for the value of reasonable fees and commissions for the procurement of materials and supplies if not a DBE regular dealer or DBE manufacturer.

<u>CONTRACT COMPLIANCE</u>. Compliance with this Special Provision is an essential part of the contract. The Department is prohibited by federal regulations from crediting the participation of a DBE included in the Utilization Plan toward either the contract goal or the Department's overall goal until the amount to be applied toward the goals has been paid to the DBE. The following administrative procedures and remedies govern the compliance by the Contractor with the contractual obligations established by the Utilization Plan. After approval of the Utilization Plan and award of the contract, the Utilization Plan and individual DBE Participation Statements become part of the contract. If the Contract goal, and the Utilization Plan was approved and contract awarded based upon a determination of good faith, the total dollar value of DBE work calculated in the approved Utilization Plan as a percentage of the awarded contract value shall be come the amended contract goal. All work indicated for performance by an approved DBE shall be performed, managed, and supervised by the DBE executing the DBE Participation Commitment Statement.

- (a) <u>NO AMENDMENT</u>. No amendment to the Utilization Plan may be made without prior written approval from the Department's Bureau of Small Business Enterprises. All requests for amendment to the Utilization Plan shall be emailed to the Department at <u>DOT.DBE.UP@illinois.gov</u>.
- (b) <u>CHANGES TO WORK</u>. Any deviation from the DBE condition-of-award or contract plans, specifications, or special provisions must be approved, in writing, by the Department as provided elsewhere in the Contract. The Contractor shall notify affected DBEs in writing of any changes in the scope of work which result in a reduction in the dollar amount condition-of-award to the contract. Where the revision includes work committed to a new DBE subcontractor, not previously involved in the project, then a Request for Approval of Subcontractor, Department form BC 260A or AER 260A, must be signed and submitted. If the commitment of work is in the form of additional tasks assigned to an existing subcontract, a new Request for Approval of Subcontractor will not be required. However, the Contractor must document efforts to assure the existing DBE subcontractor is capable of performing the additional work and has agreed in writing to the change.
- (c) <u>SUBCONTRACT</u>. The Contractor must provide copies of DBE subcontracts to the Department upon request. Subcontractors shall ensure that all lower tier subcontracts or

agreements with DBEs to supply labor or materials be performed in accordance with this Special Provision.

- (d) <u>ALTERNATIVE WORK METHODS</u>. In addition to the above requirements for reductions in the condition of award, additional requirements apply to the two cases of Contractorinitiated work substitution proposals. Where the contract allows alternate work methods which serve to delete or create underruns in condition of award DBE work, and the Contractor selects that alternate method or, where the Contractor proposes a substitute work method or material that serves to diminish or delete work committed to a DBE and replace it with other work, then the Contractor must demonstrate one of the following:
 - (1) The replacement work will be performed by the same DBE (as long as the DBE is certified in the respective item of work) in a modification of the condition of award; or
 - (2) The DBE is aware its work will be deleted or will experience underruns and has agreed in writing to the change. If this occurs, the Contractor shall substitute other work of equivalent value to a certified DBE or provide documentation of good faith efforts to do so; or
 - (3) The DBE is not capable of performing the replacement work or has declined to perform the work at a reasonable competitive price. If this occurs, the Contractor shall substitute other work of equivalent value to a certified DBE or provide documentation of good faith efforts to do so.
- (e) <u>TERMINATION AND REPLACEMENT PROCEDURES</u>. The Contractor shall not terminate or replace a DBE listed on the approved Utilization Plan, or perform with other forces work designated for a listed DBE except as provided in this Special Provision. The Contractor shall utilize the specific DBEs listed to perform the work and supply the materials for which each is listed unless the Contractor obtains the Department's written consent as provided in subsection (a) of this part. Unless Department consent is provided for termination of a DBE subcontractor, the Contractor shall not be entitled to any payment for work or material unless it is performed or supplied by the DBE in the Utilization Plan.

As stated above, the Contractor shall not terminate or replace a DBE subcontractor listed in the approved Utilization Plan without prior written consent. This includes, but is not limited to, instances in which the Contractor seeks to perform work originally designated for a DBE subcontractor with its own forces or those of an affiliate, a non-DBE firm, or with another DBE firm. Written consent will be granted only if the Bureau of Small Business Enterprises agrees, for reasons stated in its concurrence document, that the Contractor has good cause to terminate or replace the DBE firm. Before transmitting to the Bureau of Small Business Enterprises any request to terminate and/or substitute a DBE subcontractor, the Contractor shall give notice in writing to the DBE subcontractor, with a copy to the Bureau, of its intent to request to terminate and/or substitute, and the reason for the request. The Contractor shall give the DBE five days to respond to the Contractor's notice. The DBE so notified shall advise the Bureau and the Contractor of the reasons, if any, why it objects to the proposed termination of its subcontract and why the Bureau should not approve the Contractor's action. If required in a particular case as a matter of public necessity, the Bureau may provide a response period shorter than five days.

For purposes of this paragraph, good cause includes the following circumstances:

- (1) The listed DBE subcontractor fails or refuses to execute a written contract;
- (2) The listed DBE subcontractor fails or refuses to perform the work of its subcontract in a way consistent with normal industry standards. Provided, however, that good cause does not exist if the failure or refusal of the DBE subcontractor to perform its work on the subcontract results from the bad faith or discriminatory action of the Contractor;
- (3) The listed DBE subcontractor fails or refuses to meet the Contractor's reasonable, nondiscriminatory bond requirements;
- (4) The listed DBE subcontractor becomes bankrupt, insolvent, or exhibits credit unworthiness;
- (5) The listed DBE subcontractor is ineligible to work on public works projects because of suspension and debarment proceedings pursuant 2 CFR Parts 180, 215 and 1200 or applicable state law.
- (6) The Contractor has determined the listed DBE subcontractor is not a responsible contractor;
- (7) The listed DBE subcontractor voluntarily withdraws from the projects and provides written notice to the Contractor of its withdrawal;
- (8) The listed DBE is ineligible to receive DBE credit for the type of work required;
- (9) A DBE owner dies or becomes disabled with the result that the listed DBE subcontractor is unable to complete its work on the contract;
- (10) Other documented good cause that compels the termination of the DBE subcontractor. Provided, that good cause does not exist if the Contractor seeks to terminate a DBE it relied upon to obtain the contract so that the Contractor can self-perform the work for which the DBE contractor was engaged or so that the Contractor can substitute another DBE or non-DBE contractor after contract award.

When a DBE is terminated or fails to complete its work on the Contract for any reason, the Contractor shall make a good faith effort to find another DBE to substitute for the original DBE to perform at least the same amount of work under the contract as the terminated DBE to the extent needed to meet the established Contract goal. The good faith efforts shall be documented by the Contractor. If the Department requests documentation under this provision, the Contractor shall submit the documentation within seven days, which may be extended for an additional seven days if necessary at the request of the Contractor. The Department will provide a written determination to the Contractor stating whether or not good faith efforts have been demonstrated.

(f) <u>FINAL PAYMENT</u>. After the performance of the final item of work or delivery of material by a DBE and final payment therefore to the DBE by the Contractor, but not later than 30 calendar days after payment has been made by the Department to the Contractor for such work or material, the Contractor shall submit a DBE Payment Agreement on Department form SBE 2115 to the Resident Engineer. If full and final payment has not

been made to the DBE, the DBE Payment Agreement shall indicate whether a disagreement as to the payment required exists between the Contractor and the DBE or if the Contractor believes the work has not been satisfactorily completed. If the Contractor does not have the full amount of work indicated in the Utilization Plan performed by the DBE companies indicated in the Utilization Plan and after good faith efforts are reviewed, the Department may deduct from contract payments to the Contractor the amount of the goal not achieved as liquidated and ascertained damages. The Contractor may request an administrative reconsideration of any amount deducted as damages pursuant to subsection (h) of this part.

- (g) <u>ENFORCEMENT</u>. The Department reserves the right to withhold payment to the Contractor to enforce the provisions of this Special Provision. Final payment shall not be made on the contract until such time as the Contractor submits sufficient documentation demonstrating achievement of the goal in accordance with this Special Provision or after liquidated damages have been determined and collected.
- (h) <u>RECONSIDERATION</u>. Notwithstanding any other provision of the contract, including but not limited to Article 109.09 of the Standard Specifications, the Contractor may request administrative reconsideration of a decision to deduct the amount of the goal not achieved as liquidated damages. A request to reconsider shall be delivered to the Contract Compliance Section and shall be handled and considered in the same manner as set forth in paragraph (c) of "Good Faith Effort Procedures" of this Special Provision, except a final decision that a good faith effort was not made during contract performance to achieve the goal agreed to in the Utilization Plan shall be the final administrative decision of the Department. The result of the reconsideration process is not administratively appealable to the U.S. Department of Transportation.

PERFORMANCE GRADED ASPHALT BINDER (BDE)

Effective: January 1, 2023

Revise Article 1032.05 of the Standard Specifications to read:

"1032.05 **Performance Graded Asphalt Binder.** These materials will be accepted according to the Bureau of Materials Policy Memorandum, "Performance Graded Asphalt Binder Qualification Procedure." The Department will maintain a qualified producer list. These materials shall be free from water and shall not foam when heated to any temperature below the actual flash point. Air blown asphalt, recycle engine oil bottoms (ReOB), and polyphosphoric acid (PPA) modification shall not be used.

When requested, producers shall provide the Engineer with viscosity/temperature relationships for the performance graded asphalt binders delivered and incorporated in the work.

(a) Performance Graded (PG) Asphalt Binder. The asphalt binder shall meet the requirements of AASHTO M 320, Table 1 "Standard Specification for Performance Graded Asphalt Binder" for the grade shown on the plans and the following.

Test	Parameter
Small Strain Parameter (AASHTO PP 113) BBR, ΔTc,	-5 °C min.
40 hrs PAV (40 hrs continuous or 2 PAV at 20 hrs)	-5 0 11111.

(b) Modified Performance Graded (PG) Asphalt Binder. The asphalt binder shall meet the requirements of AASHTO M 320, Table 1 "Standard Specification for Performance Graded Asphalt Binder" for the grade shown on the plans.

Asphalt binder modification shall be performed at the source, as defined in the Bureau of Materials Policy Memorandum, "Performance Graded Asphalt Binder Qualification Procedure."

Modified asphalt binder shall be safe to handle at asphalt binder production and storage temperatures or HMA construction temperatures. Safety Data Sheets (SDS) shall be provided for all asphalt modifiers.

(1) Polymer Modification (SB/SBS or SBR). Elastomers shall be added to the base asphalt binder to achieve the specified performance grade and shall be either a styrene-butadiene diblock, triblock copolymer without oil extension, or a styrenebutadiene rubber. The polymer modified asphalt binder shall be smooth, homogeneous, and be according to the requirements shown in Table 1 or 2 for the grade shown on the plans.

Table 1 - Requirements for Styrene-Butadiene Copolymer (SB/SBS) Modified Asphalt Binders			
Test	Asphalt Grade SB/SBS PG 64-28 SB/SBS PG 70-22	Asphalt Grade SB/SBS PG 64-34 SB/SBS PG 70-28 SB/SBS PG 76-22 SB/SBS PG 76-28	
Separation of Polymer ITP, "Separation of Polymer from Asphalt Binder" Difference in °F (°C) of the softening			
point between top and bottom portions	4 (2) max.	4 (2) max.	
TESTS ON RESIDUE FROM ROLLING THIN FILM OVEN TEST (AASHTO T 240)			
Elastic Recovery ASTM D 6084, Procedure A, 77 °F (25 °C), 100 mm elongation, %	60 min.	70 min.	

Table 2 - Requirements for Styrene-Butadiene Rubber (SBR) Modified Asphalt Binders		
Test	Asphalt Grade SBR PG 64-28 SBR PG 70-22	Asphalt Grade SB/SBS PG 64-34 SB/SBS PG 70-28 SBR PG 76-22 SBR PG 76-28
Separation of Polymer ITP, "Separation of Polymer from Asphalt		
Binder"		
Difference in °F (°C) of the softening point between top and bottom portions	4 (2) max.	4 (2) max.
Toughness ASTM D 5801, 77 °F (25 °C),		
20 in./min. (500 mm/min.), inlbs (N-m)	110 (12.5) min.	110 (12.5) min.
Tenacity ASTM D 5801, 77 °F (25 °C),		
20 in./min. (500 mm/min.), inlbs (N-m)	75 (8.5) min.	75 (8.5) min.
TESTS ON RESIDUE FROM ROLLING THIN FILM OVEN TEST (AASHTO T 240)		
Elastic Recovery ASTM D 6084, Procedure A, 77 °F (25 °C), 100 mm elongation, %	40 min.	50 min.

(2) Ground Tire Rubber (GTR) Modification. GTR modification is the addition of recycled ground tire rubber to liquid asphalt binder to achieve the specified performance grade. GTR shall be produced from processing automobile and/or truck tires by the ambient grinding method or micronizing through a cryogenic process. GTR shall not exceed 1/16 in. (2 mm) in any dimension and shall not contain free metal particles, moisture that would cause foaming of the asphalt, or other foreign materials. A mineral powder (such as talc) meeting the requirements of AASHTO M 17 may be added, up to a maximum of four percent by weight of GTR to reduce sticking and caking of the GTR particles. When tested in accordance with Illinois Modified AASHTO T 27 "Standard Method of Test for Sieve Analysis of Fine and Coarse Aggregates" or AASHTO PP 74 "Standard Practice for Determination of Size and Shape of Glass Beads Used in Traffic Markings by Means of Computerized Optical Method", a 50 g sample of the GTR shall conform to the following gradation requirements.

Sieve Size	Percent Passing
No. 16 (1.18 mm)	100
No. 30 (600 μm)	95 ± 5
No. 50 (300 µm)	> 20

GTR modified asphalt binder shall be tested for rotational viscosity according to AASHTO T 316 using spindle S27. GTR modified asphalt binder shall be tested for original dynamic shear and RTFO dynamic shear according to AASHTO T 315 using a gap of 2 mm.

Table 3 - Requirements for Ground Tire Rubber (GTR) Modified Asphalt Binders			
Test	Asphalt Grade GTR PG 64-28 GTR PG 70-22	Asphalt Grade GTR PG 76-22 GTR PG 76-28 GTR PG 70-28	
TESTS ON RESIDUE FROM ROLLING THIN FILM OVEN TEST (AASHTO T 240)			
Elastic Recovery ASTM D 6084, Procedure A, 77 °F (25 °C), 100 mm elongation, %	60 min.	70 min.	

The GTR modified asphalt binder shall meet the requirements of Table 3.

(3) Softener Modification (SM). Softener modification is the addition of organic compounds, such as engineered flux, bio-oil blends, modified vegetable oils, glycol amines, and fatty acid derivatives, to the base asphalt binder to achieve the specified performance grade. Softeners shall be dissolved, dispersed, or reacted in the asphalt binder to enhance its performance and shall remain compatible with the asphalt binder with no separation. Softeners shall not be added to modified PG asphalt binder as defined in Articles 1032.05(b)(1) or 1032.05(b)(2).

An Attenuated Total Reflectance-Fourier Transform Infrared spectrum (ATR-FTIR) shall be collected for both the softening compound as well as the softener modified asphalt binder at the dose intended for qualification. The ATR-FTIR spectra shall be collected on unaged softener modified binder, 20-hour Pressurized Aging Vessel (PAV) aged softener modified binder, and 40-hour PAV aged softener modified binder. The ATR-FTIR shall be collected in accordance with Illinois Test Procedure 601. The electronic files spectral files (in one of the following extensions or equivalent: *.SPA, *.SPG, *.IRD, *.IFG, *.CSV, *.SP, *.IRS, *.GAML, *.[0-9], *.IGM, *.ABS, *.DRT, *.SBM, *.RAS) shall be submitted to the Central Bureau of Materials.

Table 4 - Requirements for Softener Modified Asphalt Binders		
Test	Asphalt Grade SM PG 46-28 SM PG 46-34 SM PG 52-28 SM PG 52-34 SM PG 58-22 SM PG 58-28 SM PG 64-22	
Small Strain Parameter (AASHTO PP 113) BBR, ΔTc, 40 hrs PAV (40 hrs continuous or 2 PAV at 20 hrs)	-5°C min.	
Large Strain Parameter (Illinois Modified AASHTO T 391) DSR/LAS Fatigue Property, Δ G* peak τ, 40 hrs PAV (40 hrs continuous or 2 PAV at 20 hrs)		

Softener modified asphalt binders shall meet the requirements in Table 4.

The following grades may be specified as tack coats.

Asphalt Grade	Use
PG 58-22, PG 58-28, PG 64-22	Tack Coat"

Revise Article 1031.06(c)(1) and 1031.06(c)(2) of the Standard Specifications to read:

"(1) RAP/RAS. When RAP is used alone or RAP is used in conjunction with RAS, the percentage of virgin ABR shall not exceed the amounts listed in the following table.

HMA Mixtures - RAP/RAS Maximum ABR % ^{1/2/}			
Ndesign	Binder	Surface	Polymer Modified Binder or Surface ^{3/}
30	30	30	10
50	25	15	10
70	15	10	10
90	10	10	10

- 1/ For Low ESAL HMA shoulder and stabilized subbase, the RAP/RAS ABR shall not exceed 50 percent of the mixture.
- 2/ When RAP/RAS ABR exceeds 20 percent, the high and low virgin asphalt binder grades shall each be reduced by one grade (i.e. 25 percent ABR would require a virgin asphalt binder grade of PG 64-22 to be reduced to a PG 58-28).
- 3/ The maximum ABR percentages for ground tire rubber (GTR) modified mixes shall be equivalent to the percentages specified for SBS/SBR polymer modified mixes.
- (2) FRAP/RAS. When FRAP is used alone or FRAP is used in conjunction with RAS, the percentage of virgin asphalt binder replacement shall not exceed the amounts listed in the following table.

HMA Mixtures - FRAP/RAS Maximum ABR % 1/ 2/			
Ndesign	Binder	Surface	Polymer Modified Binder or Surface ^{3/}
30	55	45	15
50	45	40	15
70	45	35	15
90	45	35	15
SMA			25
IL-4.75			35

- 1/ For Low ESAL HMA shoulder and stabilized subbase, the FRAP/RAS ABR shall not exceed 50 percent of the mixture.
- 2/ When FRAP/RAS ABR exceeds 20 percent for all mixes, the high and low virgin asphalt binder grades shall each be reduced by one grade (i.e. 25 percent ABR

would require a virgin asphalt binder grade of PG 64-22 to be reduced to a PG 58-28).

3/ The maximum ABR percentages for GTR modified mixes shall be equivalent to the percentages specified for SBS/SBR polymer modified mixes."

Add the following to the end of Note 2 of Article 1030.03 of the Standard Specifications.

"A dedicated storage tank for the ground tire rubber (GTR) modified asphalt binder shall be provided. This tank shall be capable of providing continuous mechanical mixing throughout and/or recirculation of the asphalt binder to provide a uniform mixture. The tank shall be heated and capable of maintaining the temperature of the asphalt binder at 300 °F to 350 °F (149 °C to 177 °C). The asphalt binder metering systems of dryer drum plants shall be calibrated with the actual GTR modified asphalt binder material with an accuracy of ± 0.40 percent."

PORTLAND CEMENT CONCRETE (BDE)

Effective: August 1, 2023

Revise the second paragraph of Article 1103.03(a)(4) the Standard Specifications to read:

"The dispenser system shall provide a visual indication that the liquid admixture is actually entering the batch, such as via a transparent or translucent section of tubing or by independent check with an integrated secondary metering device. If approved by the Engineer, an alternate indicator may be used for admixtures dosed at rates of 25 oz/cwt (1630 mL/100 kg) or greater, such as accelerating admixtures, corrosion inhibitors, and viscosity modifying admixtures."

SEEDING (BDE)

Effective: November 1, 2022

Revise Article 250.07 of the Standard Specifications to read:

"**250.07 Seeding Mixtures.** The classes of seeding mixtures and combinations of mixtures will be designated in the plans.

When an area is to be seeded with two or more seeding classes, those mixtures shall be applied separately on the designated area within a seven day period. Seeding shall occur prior to placement of mulch cover. A Class 7 mixture can be applied at any time prior to applying any seeding class or added to them and applied at the same time.

		TABLE 1 - SEEDING MIXTURES	
Class ·	- Туре	Seeds	lb/acre (kg/hectare)
1	Lawn Mixture 1/	Kentucky Bluegrass	100 (110)
		Perennial Ryegrass	60 (70)
		<i>Festuca rubra</i> ssp. r <i>ubra</i> (Creeping Red Fescue)	40 (50)
1A	Salt Tolerant	Kentucky Bluegrass	60 (70)
	Lawn Mixture 1/	Perennial Ryegrass	20 (20)
		<i>Festuca rubra</i> ssp. <i>rubra</i> (Creeping Red Fescue)	20 (20)
		Festuca brevipilla (Hard Fescue)	20 (20)
		Puccinellia distans (Fults Saltgrass or Salty Alkaligrass)	60 (70)
1B	Low Maintenance	Turf-Type Fine Fescue 3/	150 (170)
	Lawn Mixture 1/	Perennial Ryegrass	20 (20)
		Red Top	10 (10)
•		Festuca rubra ssp. rubra (Creeping Red Fescue)	20 (20)
2	Roadside Mixture 1/	Lolium arundinaceum (Tall Fescue)	100 (110)
		Perennial Ryegrass	50 (55)
		<i>Festuca rubra</i> ssp. r <i>ubra</i> (Creeping Red Fescue) Red Top	40 (50) 10 (10)
24	Salt Tolerant	Lolium arundinaceum (Tall Fescue)	
2A	Roadside Mixture 1/	Perennial Ryegrass	60 (70) 20 (20)
	Roadside Mixture 1/	Festuca rubra ssp. rubra (Creeping Red Fescue)	20 (20) 30 (20)
			30 (20)
		<i>Festuca brevipila</i> (Hard Fescue) <i>Puccinellia distans</i> (Fults Saltgrass or Salty Alkaligrass)	60 (70)
2	Nouthous Illinoio		
3	Northern Illinois	Elymus canadensis (Canada Wild Rye) 5/	5 (5)
	Slope Mixture 1/	Perennial Ryegrass	20 (20)
		Alsike Clover 4/	5 (5)
		Desmanthus illinoensis	2 (2)
		(Illinois Bundleflower) 4/ 5/	- (-)
		Schizachyrium scoparium	12 (12)
		(Little Bluestem) 5/	· · ·
		Bouteloua curtipendula	10 (10)
		(Side-Oats Grama) 5/	
		Puccinellia distans (Fults Saltgrass or Salty Alkaligrass)	30 (35)
		Oats, Spring	50 (55)
		Slender Wheat Grass 5/	15 (15)
	<u> </u>	Buffalo Grass 5/ 7/	5 (5)
3A	Southern Illinois	Perennial Ryegrass	20 (20)
	Slope Mixture 1/	Elymus canadensis	20 (20)
		(Canada Wild Rye) 5/ <i>Panicum virgatum</i> (Switchgrass) 5/	10 (10)
		Schizachyrium scoparium	12 (12)
		(Little Blue Stem) 5/	12(12)
		Bouteloua curtipendula	10 (10)
		(Side-Oats Grama) 5/	(/
		Dalea candida	5 (5)
		(White Prairie Clover) 4/ 5/	
		Rudbeckia hirta (Black-Éyed Susan) 5/	5 (5)
		Oats, Spring	50 (55)

Class	– Туре	Seeds	lb/acre (kg/hectare)
4	Native Grass 2/ 6/	Andropogon gerardi	4 (4)
		(Big Blue Stem) 5/	
		Schizachyrium scoparium	5 (5)
		(Little Blue Stem) 5/	
		Bouteloua curtipendula	5 (5)
		(Side-Oats Grama) 5/	
		Elymus canadensis	1 (1)
		(Canada Wild Rye) 5/	
		Panicum virgatum (Switch Grass) 5/	1 (1)
		Sorghastrum nutans (Indian Grass) 5/	2 (2)
		Annual Ryegrass	25 (25)
		Oats, Spring	25 (25)
		Perennial Ryegrass	15 (15)
4A	Low Profile	Schizachyrium scoparium	5 (5)
	Native Grass 2/ 6/	(Little Blue Stem) 5/	
		Boùteloua curtipendula	5 (5)
		(Side-Oats Grama) 5/	
		Elymus canadensis	1 (1)
		(Canada Wild Rye) 5/	
		Sporobolus heterolepis	0.5 (0.5)
		(Prairie Dropseed) 5/	
		Annual Ryegrass	25 (25)
		Oats, Spring	25 (25)
		Perennial Ryegrass	15 (15)
4B	Wetland Grass and	Annual Ryegrass	25 (25)
	Sedge Mixture 2/6/	Oats, Spring	25 (25)
		Wetland Grasses (species below) 5/	6 (6)
	Species:		% By Weight
		densis (Blue Joint Grass)	12
	Carex lacustris (Lak		6
	Carex slipata (Awl-F		6
	Carex stricta (Tusso		6
	Carex vulpinoidea (6
		s (Needle Śpike Rush)	3
	Eleocharis obtusa (3
	<i>Glyceria striata</i> (Fov	. ,	14
	Juncus effusus (Coi	nmon Rush)	6
	Juncus tenuis (Slen	6	
	Juncus torreyi (Torr	6	
	Leersia oryzoides (I	Rice Cut Grass)	10
		d-Stemmed Bulrush)	3
	Scirpus atrovirens (3
		<i>iatilis</i> (River Bulrush)	3
1		ernaemontani (Softstem Bulrush)	3
1	Spartina pectinata (Cord Grass)	4

Class	s – Type	Seeds	lb/acre (kg/hectare
5	Forb with	Annuals Mixture (Below)	1 (1)
	Annuals Mixture 2/ 5/ 6/	Forb Mixture (Below)	10 (10)
		not exceeding 25 % by weight of pecies, of the following:	
	Coreopsis lanceolata (S Leucanthemum maximu Gaillardia pulchella (Bla Ratibida columnifera (P Rudbeckia hirta (Black-I	m (Shasta Daisy) nket Flower) rairie Coneflower)	
		exceeding 5 % by weight PLS of cies, of the following:	
	Silphium laciniatum (Co Silphium terebinthinace	imble Weed) terfly Weed) Aster) Smooth Aster) we England Aster) te Wild Indigo) 4/ irie Coreopsis) Purple Coneflower) tattlesnake Master) hy Sunflower) (Ox-Eye) azing Star) airie Blazing Star) ie Bergamot) n (Wild Quinine) rairie Clover) 4/ Prairie Clover) 4/ False Dragonhead) c Cinquefoil) v Coneflower) sa (Fragrant Coneflower) mpass Plant) um (Prairie Dock)	
	Oligoneuron rigidum (Ri Tradescantia ohiensis (Veronicastrum virginicu	Spiderwort)	

Class	– Туре	Seeds	lb/acre (kg/hectare)	
5A	Large Flower Native Forb Mixture 2/ 5/ 6/	Forb Mixture (see below)	5 (5)	
	Species:		<u>% By Weight</u>	
	Aster novae-angliae (5	
		le Purple Coneflower)	10	
	Helianthus mollis (Do		10	
	Heliopsis helianthoide		10	
	Liatris pycnostachya (Ratibida pinnata (Yell		10 5	
	Rudbeckia hirta (Blac		10	
	Silphium laciniatum (0		10	
	Silphium terebinthina		20	
	Oligoneuron rigidum (10	
5B	Wetland Forb 2/ 5/ 6/	Forb Mixture (see below)	2 (2)	
	Species:		% By Weight	
	Acorus calamus (Swe		3	
	Angelica atropurpurea		6	
	Asclepias incarnata (S		2	
	Aster puniceus (Purpl		10	
	Bidens cernua (Begga		7	
	Eutrochium maculatur	7		
	Eupatorium perfoliatu Helenium autumnale	7 2		
	Iris virginica shrevei (2		
	Lobelia cardinalis (Ca	5		
		Lobelia siphilitica (Great Blue Lobelia)		
	Lythrum alatum (Wing	5 2		
	Physostegia virginian	a (False Dragonhead)	5	
		ca (Pennsylvania Smartweed)	10	
	Persicaria lapathifolia		10	
		ianum (Mountain Mint)	5	
	Rudbeckia laciniata ((5		
	Oligoneuron riddellii (Sparganium eurycarn	Riddell Goldenfod) um (Giant Burreed)	2 5	
6	Sparganium eurycarp			
6	Mixture 2/6/	Schizachyrium scoparium (Little Blue Stem) 5/	5 (5)	
		Elymus canadensis	2 (2)	
		(Canada Wild Rye) 5/	- (-/	
		Buffalo Grass 5/ 7/	5 (5)	
		Vernal Alfalfa 4/	15 (15)	
		Oats, Spring	48 (̀55)́	
6A	Salt Tolerant	Schizachyrium scoparium	5 (5)	
	Conservation	(Little Blue Stem) 5/	2 (2)	
	Mixture 2/6/	Elymus canadensis	2 (2)	
		(Canada Wild Rye) 5/	E (E)	
		Buffalo Grass 5/ 7/ Vernal Alfalfa 4/	5 (5) 15 (15)	
		Oats, Spring	48 (55)	
		Puccinellia distans (Fults Saltgrass or Salty Alkaligrass)	20 (20)	
7	Temporary Turf	Perennial Ryegrass		
1			50 (55) 64 (70)	
	Cover Mixture	Oats, Spring	64 (70)	

Notes:

- 1/ Seeding shall be performed when the ambient temperature has been between 45 °F (7 °C) and 80 °F (27 °C) for a minimum of seven (7) consecutive days and is forecasted to be the same for the next five (5) days according to the National Weather Service.
- 2/ Seeding shall be performed in late fall through spring beginning when the ambient temperature has been below 45 °F (7 °C) for a minimum of seven (7) consecutive days and ending when the ambient temperature exceeds 80 °F (27 °C) according to the National Weather Service.
- 3/ Specific variety as shown in the plans or approved by the Engineer.
- 4/ Inoculation required.
- 5/ Pure Live Seed (PLS) shall be used.
- 6/ Fertilizer shall not be used.
- 7/ Seed shall be primed with KNO₃ to break dormancy and dyed to indicate such.

Seeding will be inspected after a period of establishment. The period of establishment shall be six (6) months minimum, but not to exceed nine (9) months. After the period of establishment, areas not exhibiting 75 percent uniform growth shall be interseeded or reseeded, as determined by the Engineer, at no additional cost to the Department."

SOURCE OF SUPPLY AND QUALITY REQUIREMENTS (BDE)

Effective: January 2, 2023

Add the following to Article 106.01 of the Standard Specifications:

"The final manufacturing process for construction materials and the immediately preceding manufacturing stage for construction materials shall occur within the United States. Construction materials shall include an article, material, or supply that is or consists primarily of the following.

- (a) Non-ferrous metals;
- (b) Plastic and polymer-based products (including polyvinylchloride, composite building materials, and polymers used in fiber optic cables);
- (c) Glass (including optic glass);
- (d) Lumber;
- (e) Drywall.

Items consisting of two or more of the listed construction materials that have been combined through a manufacturing process, and items including at least one of the listed materials combined with a material that is not listed through a manufacturing process shall be exempt."

STEEL COST ADJUSTMENT (BDE)

Effective: April 2, 2004

Revised: January 1, 2022

<u>Description</u>. Steel cost adjustments will be made to provide additional compensation to the Contractor, or a credit to the Department, for fluctuations in steel prices when optioned by the Contractor. The bidder shall indicate with their bid whether or not this special provision will be part of the contract. Failure to indicate "Yes" for any item of work will make that item of steel exempt from steel cost adjustment.

<u>Types of Steel Products</u>. An adjustment will be made for fluctuations in the cost of steel used in the manufacture of the following items:

Metal Piling (excluding temporary sheet piling) Structural Steel Reinforcing Steel

Other steel materials such as dowel bars, tie bars, welded reinforcement, guardrail, steel traffic signal and light poles, towers and mast arms, metal railings (excluding wire fence), and frames and grates will be subject to a steel cost adjustment when the pay items they are used in have a contract value of \$10,000 or greater.

The adjustments shall apply to the above items when they are part of the original proposed construction, or added as extra work and paid for by agreed unit prices. The adjustments shall not apply when the item is added as extra work and paid for at a lump sum price or by force account.

<u>Documentation</u>. Sufficient documentation shall be furnished to the Engineer to verify the following:

- (a) The dates and quantity of steel, in lb (kg), shipped from the mill to the fabricator.
- (b) The quantity of steel, in lb (kg), incorporated into the various items of work covered by this special provision. The Department reserves the right to verify submitted quantities.

Method of Adjustment. Steel cost adjustments will be computed as follows:

SCA = Q X D

Where: SCA = steel cost adjustment, in dollars

Q = quantity of steel incorporated into the work, in lb (kg)

D = price factor, in dollars per lb (kg)

 $D = MPI_M - MPI_L$

Where: $MPI_M =$ The Materials Cost Index for steel as published by the Engineering News-Record for the month the steel is shipped from the mill. The indices will be converted from dollars per 100 lb to dollars per lb (kg).

MPI_L = The Materials Cost Index for steel as published by the Engineering News-Record for the month prior to the letting for work paid for at the contract price; or for the month the agreed unit price letter is submitted by the Contractor for extra work paid for by agreed unit price,. The indices will be converted from dollars per 100 lb to dollars per lb (kg).

The unit weights (masses) of steel that will be used to calculate the steel cost adjustment for the various items are shown in the attached table.

No steel cost adjustment will be made for any products manufactured from steel having a mill shipping date prior to the letting date.

If the Contractor fails to provide the required documentation, the method of adjustment will be calculated as described above; however, the MPI_M will be based on the date the steel arrives at the job site. In this case, an adjustment will only be made when there is a decrease in steel costs.

Basis of Payment. Steel cost adjustments may be positive or negative but will only be made when there is a difference between the MPI_L and MPI_M in excess of five percent, as calculated by:

Percent Difference = $\{(MPI_L - MPI_M) \div MPI_L\} \times 100$

Steel cost adjustments will be calculated by the Engineer and will be paid or deducted when all other contract requirements for the items of work are satisfied. Adjustments will only be made for fluctuations in the cost of the steel as described herein. No adjustment will be made for changes in the cost of manufacturing, fabrication, shipping, storage, etc.

The adjustments shall not apply during contract time subject to liquidated damages for completion of the entire contract.

Attachment	
Item	Unit Mass (Weight)
Metal Piling (excluding temporary sheet piling) Furnishing Metal Pile Shells 12 in. (305 mm), 0.179 in. (3.80 mm) wall thickness)	23 lb/ft (34 kg/m)
Furnishing Metal Pile Shells 12 in. (305 mm), 0.250 in. (6.35 mm) wall thickness) Furnishing Metal Pile Shells 14 in. (356 mm), 0.250 in. (6.35 mm) wall thickness)	32 lb/ft (48 kg/m) 37 lb/ft (55 kg/m)
Other piling	See plans
Structural Steel	See plans for weights (masses)
Reinforcing Steel	See plans for weights (masses)
Dowel Bars and Tie Bars	6 lb (3 kg) each
Welded Reinforcement	63 lb/100 sq ft (310 kg/sq m)
Guardrail	
Steel Plate Beam Guardrail, Type A w/steel posts Steel Plate Beam Guardrail, Type B w/steel posts	20 lb/ft (30 kg/m) 30 lb/ft (45 kg/m)
Steel Plate Beam Guardrail, Types A and B w/wood posts	8 lb/ft (12 kg/m)
Steel Plate Beam Guardrail, Type 2	305 lb (140 kg) each
Steel Plate Beam Guardrail, Type 6	1260 lb (570 kg) each
Traffic Barrier Terminal, Type 1 Special (Tangent)	730 lb (330 kg) each
Traffic Barrier Terminal, Type 1 Special (Flared)	410 lb (185 kg) each
Steel Traffic Signal and Light Poles, Towers and Mast Arms	
Traffic Signal Post	11 lb/ft (16 kg/m)
Light Pole, Tenon Mount and Twin Mount, 30 - 40 ft (9 – 12 m)	14 lb/ft (21 kg/m)
Light Pole, Tenon Mount and Twin Mount, 45 - 55 ft (13.5 – 16.5 m)	21 lb/ft (31 kg/m)
Light Pole w/Mast Arm, 30 - 50 ft (9 – 15.2 m)	13 lb/ft (19 kg/m)
Light Pole w/Mast Arm, 55 - 60 ft (16.5 – 18 m)	19 lb/ft (28 kg/m)
Light Tower w/Luminaire Mount, 80 - 110 ft (24 – 33.5 m)	31 lb/ft (46 kg/m)
Light Tower w/Luminaire Mount, 120 - 140 ft (36.5 – 42.5 m)	65 lb/ft (97 kg/m)
Light Tower w/Luminaire Mount, 150 - 160 ft (45.5 – 48.5 m)	80 lb/ft (119 kg/m)
Metal Railings (excluding wire fence)	
Steel Railing, Type SM	64 lb/ft (95 kg/m)
Steel Railing, Type S-1	39 lb/ft (58 kg/m)
Steel Railing, Type T-1	53 lb/ft (79 kg/m)
Steel Bridge Rail	52 lb/ft (77 kg/m)
Frames and Grates	
Frame	250 lb (115 kg)
Lids and Grates	150 lb (70 kg)

SUBCONTRACTOR AND DBE PAYMENT REPORTING (BDE)

Effective: April 2, 2018

Add the following to Section 109 of the Standard Specifications.

"**109.14 Subcontractor and Disadvantaged Business Enterprise Payment Reporting.** The Contractor shall report all payments made to the following parties:

- (a) first tier subcontractors;
- (b) lower tier subcontractors affecting disadvantaged business enterprise (DBE) goal credit;
- (c) material suppliers or trucking firms that are part of the Contractor's submitted DBE utilization plan.

The report shall be made through the Department's on-line subcontractor payment reporting system within 21 days of making the payment."

SUBCONTRACTOR MOBILIZATION PAYMENTS (BDE)

Effective: November 2, 2017 Revised: April 1, 2019

Replace the second paragraph of Article 109.12 of the Standard Specifications with the following:

"This mobilization payment shall be made at least seven days prior to the subcontractor starting work. The amount paid shall be at the following percentage of the amount of the subcontract reported on form BC 260A submitted for the approval of the subcontractor's work.

Value of Subcontract Reported on Form BC 260A	Mobilization Percentage
Less than \$10,000	25%
\$10,000 to less than \$20,000	20%
\$20,000 to less than \$40,000	18%
\$40,000 to less than \$60,000	16%
\$60,000 to less than \$80,000	14%
\$80,000 to less than \$100,000	12%
\$100,000 to less than \$250,000	10%
\$250,000 to less than \$500,000	9%
\$500,000 to \$750,000	8%
Over \$750,000	7%"

SUBMISSION OF PAYROLL RECORDS (BDE)

Effective: April 1, 2021

Revised: November 1, 2022

<u>FEDERAL AID CONTRACTS</u>. Revise the following section of Check Sheet #1 of the Recurring Special Provisions to read:

"STATEMENTS AND PAYROLLS

The payroll records shall include the worker's name, the worker's address, the worker's telephone number when available, the worker's social security number, the worker's classification or classifications, the worker's gross and net wages paid in each pay period, the worker's number of hours worked each day, and the worker's starting and ending times of work each day. However, any Contractor or subcontractor who remits contributions to a fringe benefit fund that is not jointly maintained and jointly governed by one or more employers and one or more labor organization must additionally submit the worker's hourly wage rate, the worker's hourly overtime wage rate, the worker's hourly fringe benefit rates, the name and address of each fringe benefit fund, the plan sponsor of each fringe benefit, if applicable, and the plan administrator of each fringe benefit, if applicable.

The Contractor and each subcontractor shall certify and submit payroll records to the Department each week from the start to the completion of their respective work, except that full social security numbers shall not be included on weekly submittals. Instead, the payrolls shall include an identification number for each employee (e.g., the last four digits of the employee's social security number). In addition, starting and ending times of work each day may be omitted from the payroll records submitted. The submittals shall be made using LCPtracker Pro software. The software is web-based and can be accessed at https://lcptracker.com/. When there has been no activity during a work week, a payroll record shall still be submitted with the appropriate option ("No Work", "Suspended", or "Complete") selected."

<u>STATE CONTRACTS</u>. Revise Item 3 of Section IV of Check Sheet #5 of the Recurring Special Provisions to read:

"3. Submission of Payroll Records. The Contractor and each subcontractor shall, no later than the 15th day of each calendar month, file a certified payroll for the immediately preceding month to the Illinois Department of Labor (IDOL) through the Illinois Prevailing Wage Portal in compliance with the State Prevailing Wage Act (820 ILCS 130). The portal can be found on the IDOL website at <u>https://www2.illinois.gov/idol/Laws-Rules/CONMED/Pages/Prevailing-Wage-Portal.aspx</u>. Payrolls shall be submitted in the format prescribed by the IDOL.

In addition to filing certified payroll(s) with the IDOL, the Contractor and each subcontractor shall certify and submit payroll records to the Department each week from the start to the completion of their respective work, except that full social security numbers shall not be included on weekly submittals. Instead, the payrolls shall include an identification number for each employee (e.g., the last four digits of the employee's social security number). In addition, starting and ending times of work each day may be omitted from the payroll records submitted. The submittals shall be made using LCPtracker Pro software. The software is web-based and can be accessed at https://lcptracker.com/. When there has been no activity during a work week, a payroll record shall still be submitted with the appropriate option ("No Work", "Suspended", or "Complete") selected."

VEHICLE AND EQUIPMENT WARNING LIGHTS (BDE)

Effective: November 1, 2021 Revised: November 1, 2022

Add the following paragraph after the first paragraph of Article 701.08 of the Standard Specifications:

"The Contractor shall equip all vehicles and equipment with high-intensity oscillating, rotating, or flashing, amber or amber-and-white, warning lights which are visible from all directions. In accordance with 625 ILCS 5/12-215, the lights may only be in operation while the vehicle or equipment is engaged in construction operations."

WEEKLY DBE TRUCKING REPORTS (BDE)

Effective: June 2, 2012

Revised: November 1, 2021

The Contractor shall submit a weekly report of Disadvantaged Business Enterprise (DBE) trucks hired by the Contractor or subcontractors (i.e. not owned by the Contractor or subcontractors) that are used for DBE goal credit.

The report shall be submitted to the Engineer on Department form "SBE 723" within ten business days following the reporting period. The reporting period shall be Sunday through Saturday for each week reportable trucking activities occur.

Any costs associated with providing weekly DBE trucking reports shall be considered as included in the contract unit prices bid for the various items of work involved and no additional compensation will be allowed.

WORK ZONE TRAFFIC CONTROL DEVICES (BDE)

Effective: March 2, 2020

Add the following to Article 701.03 of the Standard Specifications:

"(q) Temporary Sign Supports 1106.02"

Revise the third paragraph of Article 701.14 of the Standard Specifications to read:

"For temporary sign supports, the Contractor shall provide a FHWA eligibility letter for each device used on the contract. The letter shall provide information for the set-up and use of the device as well as a detailed drawing of the device. The signs shall be supported within 20 degrees of vertical. Weights used to stabilize signs shall be attached to the sign support per the manufacturer's specifications."

Revise the first paragraph of Article 701.15 of the Standard Specifications to read:

"701.15 Traffic Control Devices. For devices that must meet crashworthiness standards, the Contractor shall provide a manufacturer's self-certification or a FHWA eligibility letter for each Category 1 device and a FHWA eligibility letter for each Category 2 and Category 3 device used on the contract. The self-certification or letter shall provide information for the set-up and use of the device as well as a detailed drawing of the device."

Revise the first six paragraphs of Article 1106.02 of the Standard Specifications to read:

"1106.02 Devices. Work zone traffic control devices and combinations of devices shall meet crashworthiness standards for their respective categories. The categories are as follows.

Category 1 includes small, lightweight, channelizing and delineating devices that have been in common use for many years and are known to be crashworthy by crash testing of similar devices or years of demonstrable safe performance. These include cones, tubular markers, plastic drums, and delineators, with no attachments (e.g. lights). Category 1 devices manufactured after December 31, 2019 shall be MASH-16 compliant. Category 1 devices manufactured on or before December 31, 2019, and compliant with NCHRP 350 or MASH 2009, may be used on contracts let before December 31, 2024.

Category 2 includes devices that are not expected to produce significant vehicular velocity change but may otherwise be hazardous. These include vertical panels with lights, barricades, temporary sign supports, and Category 1 devices with attachments (e.g. drums with lights). Category 2 devices manufactured after December 31, 2019 shall be MASH-16 compliant. Category 2 devices manufactured on or before December 31, 2019, and compliant with NCHRP 350 or MASH 2009, may be used on contracts let before December 31, 2024.

Category 3 includes devices that are expected to cause significant velocity changes or other potentially harmful reactions to impacting vehicles. These include crash cushions (impact attenuators), truck mounted attenuators, and other devices not meeting the definitions of Category 1 or 2. Category 3 devices manufactured after December 31, 2019 shall be MASH-16 compliant. Category 3 devices manufactured on or before December 31, 2019, and compliant with NCHRP 350 or MASH 2009, may be used on contracts let before December 31, 2029. Category 3 devices shall be crash tested for Test Level 3 or the test level specified.

Category 4 includes portable or trailer-mounted devices such as arrow boards, changeable message signs, temporary traffic signals, and area lighting supports. It is preferable for Category 4 devices manufactured after December 31, 2019 to be MASH-16 compliant; however, there are currently no crash tested devices in this category, so it remains exempt from the NCHRP 350 or MASH compliance requirement.

For each type of device, when no more than one MASH-16 compliant is available, an NCHRP 350 or MASH-2009 compliant device may be used, even if manufactured after December 31, 2019."

Revise Articles 1106.02(g), 1106.02(k), and 1106.02(l) to read:

- "(g) Truck Mounted/Trailer Mounted Attenuators. The attenuator shall be approved for use at Test Level 3. Test Level 2 may be used for normal posted speeds less than or equal to 45 mph.
- (k) Temporary Water Filled Barrier. The water filled barrier shall be a lightweight plastic shell designed to accept water ballast and be on the Department's qualified product list.

Shop drawings shall be furnished by the manufacturer and shall indicate the deflection of the barrier as determined by acceptance testing; the configuration of the barrier in that test; and the vehicle weight, velocity, and angle of impact of the deflection test. The Engineer shall be provided one copy of the shop drawings.

(I) Movable Traffic Barrier. The movable traffic barrier shall be on the Department's qualified product list.

Shop drawings shall be furnished by the manufacturer and shall indicate the deflection of the barrier as determined by acceptance testing; the configuration of the barrier in that test; and the vehicle weight, velocity, and angle of impact of the deflection test. The Engineer shall be provided one copy of the shop drawings. The barrier shall be capable of being moved on and off the roadway on a daily basis."

WORKING DAYS (BDE)

Effective: January 1, 2002

The Contractor shall complete the work within <u>45</u> working days.

404 PERMIT



Illinois Department of Transportation

Office of Highways Project Implementation / Region 5 / District 8 1102 Eastport Plaza Drive / Collinsville, Illinois 62234-6198

May 5, 2022

County: Jersey Route: FAP 355 Section: 259CR-1 Contract # 76M43 ADVERTISEMENT DATE: August 19, 2022 RESPONSE DATE: June 24, 2022 CONTACT PERSON(S): Philip Coppernoll 618-346-3181 philip.coppernoll@illinois.gov

Mr. Jeffrey Wells Department of the Army Corps of Engineers 1222 Spruce Street St. Louis, MO 63103-2833

Dear Mr. Wells:

Enclosed are the permit drawings and application for the Department of the Army for activities in waterways as required under Section 404 of Public Law 92-500. Also enclosed is a copy of the Cultural Resources Clearance, Natural Resource Clearance, and Environment Survey Request. Based on an inspection of the project location, 408 permitting was not anticipated, but additional information in support of a 408 permit can be provided if needed.

This project consists of the removal of a failed concrete end section, the construction of a cast-in-place concrete extension and a concrete end section, earthwork and riprap placement and other incidental work necessary to complete the project for the structure that carries US 67 over a Tributary of Little Piasa Creek near Delhi, IL. The existing box culvert and proposed culvert extension are a single barrel 7'x7' concrete box culvert. The existing box culvert is approximately 111'-9" and will be extended by about 18'-10" to the downstream (west) end.

Work incidental to the culvert replacement includes placement of 81.2 cu yards of Rock Fill material and 3.6 cu yards of controlled low strength material to be placed beneath the existing and proposed culvert to create an adequate base. The shoulder on the west side of US 67 will be re-graded to create a 2:1 slope. To accomplish this, approximately 0.64 acres of tree removal, 733 cu yards of earth excavation, and 1544 cu yards of embankment will be required. Temporary erosion control seeding, perimeter erosion barrier, and permanent seeding are provided to control erosion during construction and to stabilize the slope during the structure's service life. The stormwater pollution prevention plan will be used to monitor the site to ensure no discharge during construction.

Mr. Jeffrey Wells Page 2

Approximately 231 sq yards of stone riprap will be installed on top of bedding and geotextile fabric in the stream at the end of the proposed box culvert. The riprap will extend in the channel bottom and slopes of the stream for 50' downstream. The adjacent land use is agricultural. Trees that are removed will be replaced in accordance with IDOT tree mitigation policy.

The Illinois Department of Transportation hereby requests determination of permit type and subsequent review and issuance of said permit. Please include IDOT in any correspondence pertaining to your determination so that we can ensure IEPA has what they need to review the permit if a Nationwide permit is not applicable.

Sincerely,

Kirk H. Brown

Kirk H. Brown, P.E. Region 5 Engineer

Attachments

	JOIN	T APPLICATIO			LINOIS			
1. Application Number		ITEMS 1 AND	2 FOR AGEN	CY USE Received				
			2. Date	Received				
3. and 4. (SEE SPECIAL INSTR	UCTIONS) NAME,					A		
3a. Applicant's Name		3b. Co-Applicant/Pr (if needed or if differ			4. Authorized	Agent (an ager	it is not requi	rea)
Kirk Brown, PE				11 17 17 19 19 19 19 19 19 19 19 19 19 19 19 19	Philip Copperr			
Region 5 Engineer Illinois Department of Transportat	tion				Illinois Departi District 8	nent of Transpo	ortation	
District 8 1102 Eastport Plaza Drive					1102 Eastport Collinsville, IL	Plaza Drive 62234-6198		
Collinsville, IL 62234-6198						oll@illinois.gov		
					philip.coppern	on@initiol3.gov		
Applicant's Phone Nos. w/area		Applicant's Phone N	os. w/area cod	e	Agent's Phon	e Nos. w/area		
code Business: 618-346-3100)	Business:			code Busines	s: 618-346-3	181	
Residence:		Residence:			Residence:			
Cell:		Cell:			Cell:			
Fax:		Fax:			Fax: 618-34	6-3203		
		STATEMENT	OF AUTHORI	ZATION				
I hereby authorize,	Philin Connernol	Ito	act in my beh	alf as my ad	ent in the proce	ssing of this and	lication and f	o furnish
upon request, supplemental inform					in the proop	ionig of ano app		o la
Applicant's S					Date			
5. ADJOINING PROPERTY C			am of the wat	er body an	l within Visual			
Name	Mailing Add	aress				Phone No.	warea code	9
a.								
b.								
С.								
d.								
6. PROJECT TITLE:	un Tributan da Litt	la Diago Creak, auto	art avtan alan					
	ver Thoulary to Litt	le Piasa Creek - culve	entextension					
7. PROJECT LOCATION Near	Delhi, IL							
Project Start	Project End	Culvert Extension	UTMs 158		Dia Dia	in al Facel		004 Processing & Children
LATITUDE: 39.044573	39.043125	39.043900	Northing:	Project 432529		ject End 5132.00 N	Culvert E 432522	5-24-30 (2512) ALD (12222)
LONGITUDE: -90.261979	-90.261307	-90.261682	rioruning.	452525	1.00 11 402	5152.00 14	102022	0.0111
			Easting:	73696	4543 65 FEB (14682)	7023.00 E	1050104/0204/04480	08.28 E
STREET, ROAD, OR OTHER DE	SCRIPTIVE LOCA	TION	LEGAL DESCRIPT	QUARTE	SECTIO	N TOWN	SHIP NO.	RANGE
US 67			DESCRIPT	SE	13	7	Ν	11W
IN OR IN NEAR CITY OF	TOWN (check a	ppropriate box)		WA	TERWAY		RIVER	MILE
Municipality Name	ç		Tributary to	Little Diaca	rook		(if appl	icable)
Delhi IL				LILLE FIASE	JICCN			
COUNTY	STATE	ZIP CODE	1					
Jersey	IL	62052						
Revised 2011								

Corps of Engineers

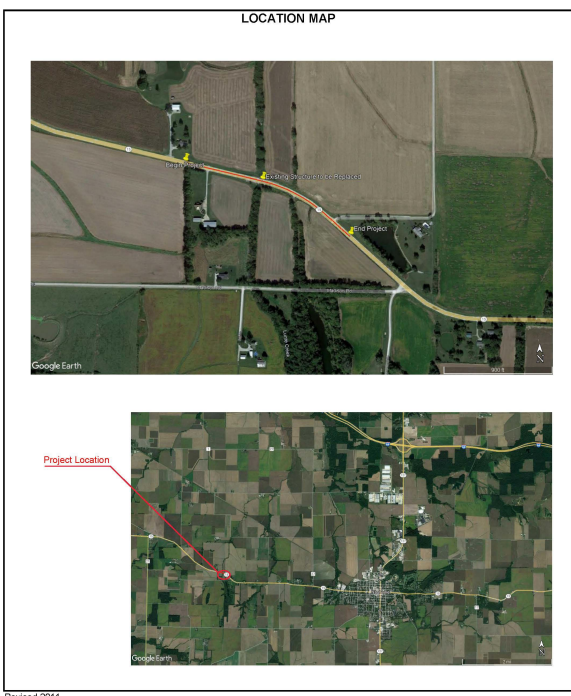
IL Dept of Natural Resources

L Environmental Protection Agency

Applicant's Copy

work necessary to complete the project for the structure that carries US 67 over a Tributary of Little P 7'x7' concrete box culvert. The existing box culvert is approximately 111'-9' and will be extended by.	e concrete extension and a concrete end section, earthwork and riprap placement and other incidental asa Creek near Delhi, IL. The existing box culvert and proposed culvert extension are a single barrel ubout 18°-10° to the downstream (west) end.
Work incidental to the culvert replacement includes placement of 81.2 cu yards of Rock Fill material a culvert to create an adequate base. The shoulder on the vest side of US 67 will be re-graded to crea excavation, and 1544 cu yards of embankment will be required. Temporary erosion control seeding, and to stabilize the slope during the structure's service life. The stormwater pollution prevention plan Approximately 231 sq yards of stone riprap will be installed on top of bedding and geotextile fabric in slopes of the stream for 50' downstream. The adjacent land use is agricultural. Trees that are remove	le a 2:1 slope. To accomplish this, approximately 0.64 acres of tree removal, 733 cu yards of earth perimeter erosion barrier, and permanent seeding are provided to control erosion during construction will be used to monitor the site to ensure no clischarge during construction. he stream at the end of the proposed box culvert. The riprap will extend in the channel bottom and
9. PURPOSE AND NEED OF PROJECT:	
The project's purpose is to replace a structurally deficient end section and	to provide a stable slope.
COMPLETE THE FOLLOWING FOUR BLOCKS IF DREI	GED AND/OR FILL MATERIAL IS TO BE DISCHARGED
10. REASON(S) FOR DISCHARGE:	
None anticipated	
11. TYPE(S) OF MATERIAL BEING DISCHARGED AND THE AMOUNT OF	EACH TYPE IN CUBIC YARDS FOR WATERWAYS:
TYPE: None anticipated	
AMOUNT IN CUBIC YARDS:	
12. SURFACE AREA IN ACRES OF WETLANDS OR OTHER WATERS FIL	LED (See Instructions)
None anticipated	
13. DESCRIPTION OF AVOIDANCE, MINIMIZATION AND COMPENSATIO	N (See instructions)
Not applicable	
14. Date activity is proposed to commence	Date activity is expected to be completed
September of 2022	October of 2023
September of 2022 15. Is any portion of the activity for which authorization is Yes sought now complete?	October of 2023 No X NOTE: If answer is "YES" give reasons in the Project Description and Remarks section.
September of 2022 15. Is any portion of the activity for which authorization is Yes	October of 2023 No X NOTE: If answer is "YES" give reasons in the Project
September of 2022 15. Is any portion of the activity for which authorization is Yes Sought now complete? Month and Year the activity was completed	October of 2023 No X NOTE: If answer is "YES" give reasons in the Project Description and Remarks section.
September of 2022 15. Is any portion of the activity for which authorization is Yes sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal	October of 2023 No Description and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or
September of 2022 15. Is any portion of the activity for which authorization is Yes Sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application.	October of 2023 No Description and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I 17. CONSENT TO ENTER PROPERTY LISTED IN PART 7 ABOVE IS HEF	October of 2023 No NOTE: If answer is "YES" give reasons in the Project Description and Remarks section. Indicate the existing work on drawings. Indicate the existing work on drawings. interstate, state, or local agencies for structures, construction, discharges or Io. Date of Application Date of Application Date of Approval
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I 17. CONSENT TO ENTER PROPERTY LISTED IN PART 7 ABOVE IS HEF 18. APPLICATION VERIFICATION (SEE SPECIAL INSTRUCTIONS)	October of 2023 No NOTE: If answer is "YES" give reasons in the Project Description and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Io. Date of Application Date of Application Date of Approval Date of Denial REBY GRANTED. Yes
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I 17. CONSENT TO ENTER PROPERTY LISTED IN PART 7 ABOVE IS HEF 18. APPLICATION VERIFICATION (SEE SPECIAL INSTRUCTIONS) Application is hereby made for the activities described herein. I certify that I best of my knowledge and belief, such information is true, complete, and acc	October of 2023 No NOTE: If answer is "YES" give reasons in the Project Description and Remarks section. Indicate the existing work on drawings. Indicate the existing work on drawings. interstate, state, or local agencies for structures, construction, discharges or Image: Addition of the project Date of Approval Date of Denial Image: Addition of the project Date of Denial Image: Addition of the provided of the provid
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I 17. CONSENT TO ENTER PROPERTY LISTED IN PART 7 ABOVE IS HEF 18. APPLICATION VERIFICATION (SEE SPECIAL INSTRUCTIONS) Application is hereby made for the activities described herein. I certify that I	October of 2023 No NOTE: If answer is "YES" give reasons in the Project Description and Remarks section. Indicate the existing work on drawings. Indicate the existing work on drawings. interstate, state, or local agencies for structures, construction, discharges or Image: Addition of the project Date of Approval Date of Denial Image: Addition of the project Date of Denial Image: Addition of the provided of the provid
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I Issuing Agency Type of Approval Identification I Identification I Application is hereby made for the activities described herein. I certify that I best of my knowledge and belief, such information is true, complete, and acc	October of 2023 No Description and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Io. Date of Application Date of Application Date of Approval Date of Point Yes Restrict on the information contained in the application, and that to the urate. I further certify that I possess the authority to undertake the proposed
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I Instruction I <tr< td=""><td>October of 2023 No Image: Section and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Image: Image:</td></tr<>	October of 2023 No Image: Section and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Image:
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I Instruction I <tr< td=""><td>October of 2023 No Image: Section and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Image: Image:</td></tr<>	October of 2023 No Image: Section and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or Image:
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I	October of 2023 No NOTE: If answer is "YES" give reasons in the Project Description and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or No Date of Application Date of Application Date of Approval EBY GRANTED. Yes No Month Project Date of Application Date of Approval Date of Application Date of Approval Date of Application Date of Approval EBY GRANTED. Yes No Month Project O5-05-22 Date
September of 2022 15. Is any portion of the activity for which authorization is sought now complete? Month and Year the activity was completed 16. List all approvals or certification and denials received from other Federal other activities described in this application. Issuing Agency Type of Approval Identification I Issuing Agency Type of Application is hereby made for the activities described herein. Issuing Agency Signature of Applicant or Authorized Agent <td>October of 2023 No NOTE: If answer is "YES" give reasons in the Project Description and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or No Date of Application Date of Application Date of Approval Date of Application Date of Approval EBY GRANTED. Yes No 05-05-22 Date Date</td>	October of 2023 No NOTE: If answer is "YES" give reasons in the Project Description and Remarks section. Indicate the existing work on drawings. Interstate, state, or local agencies for structures, construction, discharges or No Date of Application Date of Application Date of Approval Date of Application Date of Approval EBY GRANTED. Yes No 05-05-22 Date Date



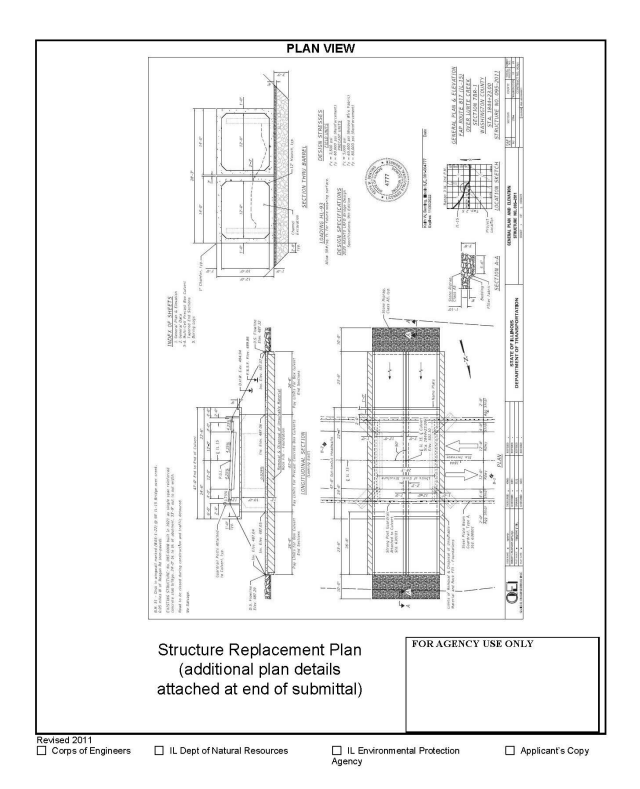


Revised 2011

□ IL Dept of Natural Resources

IL Environmental Protection Agency

Applicant's Copy



Attention: Central Office BD&E Environment Section Room 330

Environmental Survey Request

A. Project Information 🗹 Bio 🗹 Cultural 🗌 Wetlands 🗹 Special Waste
Submittal Date: 07/23/2020 Sequence No: 23373
District: 8 Requesting Agency: DOH Project No:
Contract # 76M43 Job No.: D- 98-055-19
Counties: Jersey
Route: FAP 355 Marked: US 067
Street: Section: 259CR-1
Municipality(ies) West of Delhi Project Length: km miles
FromTo (At): US 67 at Trib to Little Piasa Creek 0.1 mi N of New Delhi Rd - SN 042-2417
Quadrangle: Jerseyville South Township-Range-Section: T7N-11W-Sec 13
Survey Completion Target Date 01/23/2021 Anticipated Design Approval: 02/23/2021 Anticipated NEPA Processing: CE
B. Reason for Submittal: (Check all that apply) ; includes SW Level 1 Screening Criteriea Survey Types: B = Biological; C = Cultural; SW = Special Waste
B,C,SW ✓ Involves Acquisition of additional ROW or temporary or permanent easements. Main acres back of the second sec
C Potential to affect a historic district or historic property.
C 🗹 Involves replacement or rehabilitation of a bridge/culvert 40 years old or older.
SW 🗹 Involves acquisition of, excavation (defined in BDE Manual 27-3.01) on, or subsurface utility relocation on State ROW.
Other:
C. Project Description: Proposed work will be to remove the existing end section, extend the box culvert, flatten out the slope, and install riprap
Proposed Work: 🗌 Roadway 📋 Bridge 🗌 Railroad 🗌 Airport 🖌 Other Culvert
Tree Removal?: Yes Number?: 0 0.1538 ha/ 0.38 acres
Historic District Involved? No Historic Buildings Involved? No
Section 4(f) Lands Involved? No Section 6(f) Lands Involved? No
Wetland delineation performed by: End. Species Consultation performed by:
D. Funding: ✓ Federal State TBP MFT Local Non-MFT Other ✓ 404 Permit Required
E. District Contact: Phil Freimuth Local Contact:
Telephone #: (618) 346-3194 ext. Telephone #:
Env.Contact: Brian Macias E-Mail:
Telephone #: 6183463144 Title/Company:
Closed PSI/RMP Only ESR Rec'd in CO

Special Waste	
Special Waste Submittal Date: 07/23/202	
Cleared for Letting:	Survey Target Date: 01/23/2021 Design Approval:
Step 1: Level 1 Screening Criteria - District S	ign-Off [27-3.02(a)]*
	nal right-of-way or easements (temporary or permanent)
No 2. Railroad ROW (other Yes 3. Excavation or subsul	than single rail rural ROW with no maintenance facilities) face utility relocation
non-state route portion of the project, the Local Sign-Off the project. Projects answering "Yes"	2 screening criteria apply to the state route/state jurisdiction portion of the project. For the Roads Manual/procedures should be followed. If all responses are No, then the SWC may or "Don't Know" to #2 above are not eligible for District Sign-Off and must go through the n't Know", continue to Step 2: Level 2 Screening Criteria.
Conducted By: Brian Macias	Revised Level 1 Sign-Off Date:
Position: Sr Env Specialist	
Telephone #: 618-346-3144	Ext.:
Note: This Level 1 District Sign-Off is valid for a Date" in the box to the right above and click the	a maximum of 6 months, after which it must be validated; enter a "Revised Level 1 Sign-Off • "Validation - Level 1" box.
Level 1 Screening Comments: Include	your name and date with your comments.

Step 2: Level 2 Screening Criteria - District Sign-Off [27-3.02(b)]

If for any reason, the presence of any environmental condition cannot be determined from the site reconnaissance or from database searches, please check this box, add an explanation below, and submit for PESA.

2.A. Does the project involve any of the following environmental conditions within the corresponding minimum search distance?

Environmental Condition	Minimum Search Distance	<u>Database Search</u>	<u>Site Reconnaissance</u>
Industrial and/or commercial property	0.25 miles		Yes
Other Environmental Conditions* (Please detail below 1)	Property & adjoining property		No
Crosses or otherwise involves RR ROW. (Please detail below 2)	Property & adjoining property		No
State UST	Property & adjoining property	Yes	
State LUST	0.5 miles	Yes	
State Voluntary Cleanup, Brownfield, or landfills	0.5 miles	No	
Federal NPL; NPL delisted; SEMS; SEMS NFRAP	1.0 miles; 0.5 miles; 0.5 miles; 0.5 miles, respectively	No	
Federal RCRA CORRACTS facilities; RCRA non- CORRACTS TSD facilities	1.0 miles; 0.5 miles, respectively	No	
Federal RCRA generators list	Property & adjoining property	No	
Federal Brownfield sites	0.5 miles	No	
Federal ERNS System	Property	No	
 Other Environmental Conditions are identified throug the property including the presence of for example houses (i.e., discarded hazardous material on the or vegetative damage, etc. Historic land uses that inclu- 		ent and historic situati aste associated with spills, abandoned trai	ons that may negatively af crack" or methamphetamil isformers, sufface staining
2. Crosses or otherwise involves railroad ROW, other	than a single rail rural ROW with no ma	intenance facilities.	
* Describe Findings/Other Environmental Conditions:			

2.B. Were photographs taken of the site and/or surrounding area?

In an effort to identify any property or condition that may negatively affect the project site or potential historical, industrial and/or commercial use, the following sources of information can be helpful while screening the project.

2.C. Place a check next to each reference that is reviewed. (Optional)

Google - type aerial maps	✓ Extranet data	Historic Aerial Photos	Survey Books	Other Files & Photos
City Directories	County Assessor	Sanborn Fire Insurance Maps	Plat Books	
✔ Other source (describe)	e): IEPA Database			
If any historical reference inc PESA is required.	licates the possible presen	ce of a property or condition th	at may negatively affect the	project site, then a
project. Ensure the special v response for database searc	waste box in section A is ch h and site reconnaissance	sance are "No", then the Distri necked. The level 2 District Sig is "Yes", or if a database sean al 27-3 for additional instructio	gn-off is valid for a maximum ch or site reconnaissance is	n of six months. If any
District Sign-Off of Sp	ecial Waste - Level 2:	V	alidation - Level 2	
Prepared by (name): Bria	an Macias	R	evised Level 2 Sign-Off Da	ate:
Organization/firm: IDC	DT D8	c	leared for Design Approva	al:
Position/title:			••••••••••••••••••••••••••••••••••••••	580 (<u>.</u>
Telephone #: 618-346-31	44 Ext	t #:		
Email: Brian.Macia	as@illinois.gov			
Note: This Level 2 District Si Revised Sign-Off Date enter		um of 6 months. After that date bove.	e, the District Sign-Off must	be validated and a
After this Level 1 or Level		en completed:		

 Email a screen shot or Adobe.pdf of the form to the Central Office, BDE, Environment Section, Geologic & Waste Assessment Unit for Processing.
 Complete the Cleared for Design Approval step by clicking on the Dist/CBLRS tab and adding the date to the special waste cell.

Complete the Cleared for Letting step in a similar fashion.
 Add explanatory note in the Addtl. Info tab.

For questions about this form, see the submittal instructions, contact the District Special Waste Coordinator or contact the BDE Geologic & Waste Assessment Unit.

Merno Date:	07/23/2020	Memo By:	Brian Macias
Memo:	Survey Limits: 800' nc centerline (See attach		d along existing US 67; 200' east and west from the existing
Memo Date:	07/23/2020	Memo By:	Brian Macias
Memo:	ROW may be needed	for contractor a	ccess
Merno Date:	07/23/2020	Memo By:	Brian Macias



To:Keith RobertsAttn: Jennifer HuntFrom:Jack ElstonBy: Brad KoldehoffSubject:Cultural Resources - No Historic Properties Affected ClearanceDate:September 9, 2020

Jersey County FAP 355, US 67 West of Delhi Sec. 259CR1 Job No. D-98-055-19 Seq. No. 23373

For the above referenced undertaking, IDOT's qualified Cultural Resources staff hereby make a **"No Historic Properties Affected"** finding pursuant to Section 106 of the National Historic Preservation Act.

This finding concludes the Section 106 process in accordance with the stipulations of the Programmatic Agreement Regarding Section 106 Implementation for Federal-Aid Transportation Projects in the State of Illinois, executed March 6, 2018 by FHWA, Illinois SHPO, IDOT and the Advisory Council on Historic Preservation.

No further cultural resources coordination is required for this undertaking, unless design modifications or new information indicate that historic properties may be affected. If so, then, additional coordination with my office is required.

Bul Kollehof

Brad H. Koldehoff Cultural Resources Unit Chief Bureau of Design & Environment

BK:km



United States Department of the Interior

FISH AND WILDLIFE SERVICE Southern Illinois Sub-Office Southern Illinois Sub-office 8588 Route 148 Marion, IL 62959-5822 Phone: (618) 997-3344 Fax: (618) 997-8961 http://www.fws.gov/midwest/Endangered/section7/s7process/step1.html

In Reply Refer To: Project code: 2022-0019255 Project Name: IDOT DOH Project 23373 SN 042 2417 US 67 March 18, 2022

Subject: Concurrence verification letter for the 'IDOT DOH Project 23373 SN 042 2417 US 67' project under the revised February 5, 2018, FHWA, FRA, FTA Programmatic Biological Opinion for Transportation Projects within the Range of the Indiana Bat and Northern Long-eared Bat.

To whom it may concern:

The U.S. Fish and Wildlife Service (Service) has received your request dated March 18, 2022 to verify that the **IDOT DOH Project 23373 SN 042 2417 US 67** (Proposed Action) may rely on the concurrence provided in the February 5, 2018, FHWA, FRA, FTA Programmatic Biological Opinion for Transportation Projects within the Range of the Indiana Bat and Northern Long-eared Bat (PBO) to satisfy requirements under Section 7(a)(2) of the Endangered Species Act of 1973 (ESA) (87 Stat. 884, as amended; 16 U.S.C 1531 *et seq.*).

Based on the information you provided (Project Description shown below), you have determined that the Proposed Action is within the scope and adheres to the criteria of the PBO, including the adoption of applicable avoidance and minimization measures, and may affect, but is <u>not likely to</u> <u>adversely affect</u> (NLAA) the endangered Indiana bat (*Myotis sodalis*) and/or the threatened Northern long-eared bat (*Myotis septentrionalis*). Consultation with the Service pursuant to Section 7(a)(2) of the Endangered Species Act of 1973 (ESA) (87 Stat. 884, as amended; 16 U.S.C. 1531 et seq.) is required.

The Service has 14 calendar days to notify the lead Federal action agency or designated nonfederal representative if we determine that the Proposed Action does not meet the criteria for a NLAA determination under the PBO. If we do <u>not</u> notify the lead Federal action agency or designated non-federal representative within that timeframe, you may proceed with the Proposed Action under the terms of the NLAA concurrence provided in the PBO. This verification period allows Service Field Offices to apply local knowledge to implementation of the PBO, as we may identify a small subset of actions having impacts that were unanticipated. In such instances,

2

Service Field Offices may request additional information that is necessary to verify inclusion of the proposed action under the PBO.

For Proposed Actions that include bridge/culvert or structure removal, replacement, and/or maintenance activities: If your initial bridge/culvert or structure assessments failed to detect Indiana bats, but you later detect bats prior to, or during construction, please submit the Post Assessment Discovery of Bats at Bridge/Culvert or Structure Form (User Guide Appendix E) to this Service Office. In these instances, potential incidental take of Indiana bats may be exempted provided that the take is reported to the Service.

If the Proposed Action is modified, or new information reveals that it may affect the Indiana bat and/or Northern long-eared bat in a manner or to an extent not considered in the PBO, further review to conclude the requirements of ESA Section 7(a)(2) may be required. If the Proposed Action may affect any other federally-listed or proposed species, and/or any designated critical habitat, additional consultation between the lead Federal action agency and this Service Office is required. If the proposed action has the potential to take bald or golden eagles, additional coordination with the Service under the Bald and Golden Eagle Protection Act may also be required. In either of these circumstances, please contact this Service Office.

The following species may occur in your project area and **are not** covered by this determination:

- Decurrent False Aster Boltonia decurrens Threatened
- Monarch Butterfly Danaus plexippus Candidate

3

Project Description

The following project name and description was collected in IPaC as part of the endangered species review process.

Name

IDOT DOH Project 23373 SN 042 2417 US 67

Description

The proposed project will be to remove the existing end section, extend the box culvert, flatten out the slope, and install riprap on structure number 042-2417 carrying US 67 over a Tributary to Little Piasa Creek 0.1 mi N of New Delhi Rd. there will be a small but unknown amount of right of way or temporary easements required to complete the project. there will be in stream work and there will be 0.38 acres of tree removal.

4

Determination Key Result

Based on your answers provided, this project(s) may affect, but is not likely to adversely affect the endangered Indiana bat and/or the threatened Northern long-eared bat, therefore, consultation with the U.S. Fish and Wildlife Service pursuant to Section 7(a)(2) of the Endangered Species Act of 1973 (ESA) (87 Stat. 884, as amended 16 U.S.C. 1531 et seq.) is required. However, also based on your answers provided, this project may rely on the concurrence provided in the revised February 5, 2018, FHWA, FRA, FTA Programmatic Biological Opinion for Transportation Projects within the Range of the Indiana Bat and Northern Long-eared Bat.

Qualification Interview

1. Is the project within the range of the Indiana bat^[1]?

[1] See Indiana bat species profile Automatically answered Yes

2. Is the project within the range of the Northern long-eared bat^[1]?

```
[1] See Northern long-eared bat species profile
Automatically answered
Yes
```

3. Which Federal Agency is the lead for the action?

A) Federal Highway Administration (FHWA)

4. Are *all* project activities limited to non-construction^[1] activities only? (examples of nonconstruction activities include: bridge/abandoned structure assessments, surveys, planning and technical studies, property inspections, and property sales)

[1] Construction refers to activities involving ground disturbance, percussive noise, and/or lighting. No

5. Does the project include *any* activities that are **greater than** 300 feet from existing road/ rail surfaces^[1]?

[1] Road surface is defined as the actively used [e.g. motorized vehicles] driving surface and shoulders [may be pavement, gravel, etc.] and rail surface is defined as the edge of the actively used rail ballast. No

- 6. Does the project include *any* activities **within** 0.5 miles of a known Indiana bat and/or NLEB hibernaculum^[1]?

[1] For the purpose of this consultation, a hibernaculum is a site, most often a cave or mine, where bats hibernate during the winter (see suitable habitat), but could also include bridges and structures if bats are found to be hibernating there during the winter.

No

7. Is the project located within a karst area?

5

8. Is there *any* suitable^[1] summer habitat for Indiana Bat or NLEB **within** the project action area^[2]? (includes any trees suitable for maternity, roosting, foraging, or travelling habitat)

[1] See the Service's summer survey guidance for our current definitions of suitable habitat.

[2] The action area is defined as all areas to be affected directly or indirectly by the Federal action and not merely the immediate area involved in the action (50 CFR Section 402.02). Further clarification is provided by the national consultation FAQs.

Yes

9. Will the project remove *any* suitable summer habitat^[1] and/or remove/trim any existing trees **within** suitable summer habitat?

[1] See the Service's <u>summer survey guidance</u> for our current definitions of suitable habitat. *Yes*

- 10. Will the project clear more than 20 acres of suitable habitat per 5-mile section of road/rail? *No*
- 11. Have presence/probable absence (P/A) summer surveys^{[1][2]} been conducted^{[3][4]} within the suitable habitat located within your project action area?

[1] See the Service's summer survey guidance for our current definitions of suitable habitat.

[2] Presence/probable absence summer surveys conducted within the fall swarming/spring emergence home range of a documented Indiana bat hibernaculum (contact local Service Field Office for appropriate distance from hibernacula) that result in a negative finding requires additional consultation with the local Service Field Office to determine if clearing of forested habitat is appropriate and/or if seasonal clearing restrictions are needed to avoid and minimize potential adverse effects on fall swarming and spring emerging Indiana bats.

[3] For projects within the range of either the Indiana bat or NLEB in which suitable habitat is present, and no bat surveys have been conducted, the transportation agency will assume presence of the appropriate species. This assumption of presence should be based upon the presence of suitable habitat and the capability of bats to occupy it because of their mobility.

[4] Negative presence/probable absence survey results obtained using the <u>summer survey guidance</u> are valid for a minimum of two years from the completion of the survey unless new information (e.g., other nearby surveys) suggest otherwise.

6

12. Does the project include activities within documented Indiana bat habitat^{[1][2]}?

[1] Documented roosting or foraging habitat – for the purposes of this consultation, we are considering documented habitat as that where Indiana bats and/or NLEB have actually been captured and tracked using (1) radio telemetry to roosts; (2) radio telemetry biangulation/triangulation to estimate foraging areas; or (3) foraging areas with repeated use documented using acoustics. Documented roosting habitat is also considered as suitable summer habitat within 0.25 miles of documented roosts.)

[2] For the purposes of this key, we are considering documented corridors as that where Indiana bats and/or NLEB have actually been captured and tracked to using (1) radio telemetry; or (2) treed corridors located directly between documented roosting and foraging habitat.

No

13. Will the removal or trimming of habitat or trees occur **within** suitable but **undocumented Indiana bat** roosting/foraging habitat or travel corridors?

Yes

14. What time of year will the removal or trimming of habitat or trees **within** suitable but **undocumented Indiana bat** roosting/foraging habitat or travel corridors occur^[1]?

[1] Coordinate with the local Service Field Office for appropriate dates.

B) During the inactive season

15. Does the project include activities within documented NLEB habitat^{[1][2]}?

[1] Documented roosting or foraging habitat – for the purposes of this consultation, we are considering documented habitat as that where Indiana bats and/or NLEB have actually been captured and tracked using (1) radio telemetry to roosts; (2) radio telemetry biangulation/triangulation to estimate foraging areas; or (3) foraging areas with repeated use documented using acoustics. Documented roosting habitat is also considered as suitable summer habitat within 0.25 miles of documented roosts.)

[2] For the purposes of this key, we are considering documented corridors as that where Indiana bats and/or NLEB have actually been captured and tracked to using (1) radio telemetry; or (2) treed corridors located directly between documented roosting and foraging habitat.

No

16. Will the removal or trimming of habitat or trees occur **within** suitable but **undocumented NLEB** roosting/foraging habitat or travel corridors?

Yes

17. What time of year will the removal or trimming of habitat or trees **within** suitable but **undocumented NLEB** roosting/foraging habitat or travel corridors occur?

B) During the inactive season

- 18. Will *any* tree trimming or removal occur **within** 100 feet of existing road/rail surfaces? *Yes*
- 19. Will *any* tree trimming or removal occur **between** 100-300 feet of existing road/rail surfaces?

7

- 20. Are *all* trees that are being removed clearly demarcated? *Yes*
- 21. Will the removal of habitat or the removal/trimming of trees include installing new or replacing existing **permanent** lighting?

No

22. Does the project include wetland or stream protection activities associated with compensatory wetland mitigation?

No

23. Does the project include slash pile burning?

No

- 24. Does the project include *any* bridge removal, replacement, and/or maintenance activities (e.g., any bridge repair, retrofit, maintenance, and/or rehabilitation work)? *Yes*
- 25. Is there *any* suitable habitat^[1] for Indiana bat or NLEB **within** 1,000 feet of the bridge? (includes any trees suitable for maternity, roosting, foraging, or travelling habitat)

[1] See the Service's current <u>summer survey guidance</u> for our current definitions of suitable habitat. *Yes*

26. Has a bridge assessment^[1] been conducted **within** the last 24 months^[2] to determine if the bridge is being used by bats?

[1] See <u>User Guide Appendix D</u> for bridge/structure assessment guidance

[2] Assessments must be completed no more than 2 years prior to conducting any work below the deck surface on all bridges that meet the physical characteristics described in the Programmatic Consultation, regardless of whether assessments have been conducted in the past. Due to the transitory nature of bat use, a negative result in one year does not guarantee that bats will not use that bridge/structure in subsequent years.

Yes

SUBMITTED DOCUMENTS

 Bat Bridge Assessment.pdf <u>https://ipac.ecosphere.fws.gov/project/</u> <u>PWS66MPGUBGETHJUZAAI2BCLIY/</u> projectDocuments/111135994

8

27. Did the bridge assessment detect *any* signs of Indiana bats and/or NLEBs roosting in/under the bridge (bats, guano, etc.)^[1]?

[1] If bridge assessment detects signs of *any* species of bats, coordination with the local FWS office is needed to identify potential threatened or endangered bat species. Additional studies may be undertaken to try to identify which bat species may be utilizing the bridge prior to allowing *any* work to proceed.

Note: There is a small chance bridge assessments for bat occupancy do not detect bats. Should a small number of bats be observed roosting on a bridge just prior to or during construction, such that take is likely to occur or does occur in the form of harassment, injury or death, the PBO requires the action agency to report the take. Report all unanticipated take within 2 working days of the incident to the USFWS. Construction activities may continue without delay provided the take is reported to the USFWS and is limited to 5 bats per project. *No*

28. Will the bridge removal, replacement, and/or maintenance activities include installing new or replacing existing **permanent** lighting?

No

29. Does the project include the removal, replacement, and/or maintenance of *any* structure other than a bridge? (e.g., rest areas, offices, sheds, outbuildings, barns, parking garages, etc.)

No

- 30. Will the project involve the use of **temporary** lighting *during* the active season? *No*
- 31. Will the project install new or replace existing **permanent** lighting? *No*
- 32. Does the project include percussives or other activities (**not including tree removal**/ **trimming or bridge/structure work**) that will increase noise levels above existing traffic/ background levels?

No

33. Are *all* project activities that are **not associated with** habitat removal, tree removal/ trimming, bridge and/or structure activities, temporary or permanent lighting, or use of percussives, limited to actions that DO NOT cause any additional stressors to the bat species?

Examples: lining roadways, unlighted signage , rail road crossing signals, signal lighting, and minor road repair such as asphalt fill of potholes, etc.

Yes

34. Will the project raise the road profile **above the tree canopy**?

9

35. Are the project activities that are not associated with habitat removal, tree removal/ trimming, bridge and/or structure activities, temporary or permanent lighting, or use of percussives consistent with a No Effect determination in this key?

Automatically answered

Yes, other project activities are limited to actions that DO NOT cause any additional stressors to the bat species as described in the BA/BO

36. Is the habitat removal portion of this project consistent with a Not Likely to Adversely Affect determination in this key?

Automatically answered

Yes, because the tree removal/trimming that occurs outside of the Indiana bat's active season occurs greater than 0.5 miles from the nearest hibernaculum, is less than 100 feet from the existing road/rail surface, includes clear demarcation of the trees that are to be removed, and does not alter documented roosts and/or surrounding summer habitat within 0.25 miles of a documented roost.

37. Is the habitat removal portion of this project consistent with a Not Likely to Adversely Affect determination in this key?

Automatically answered

Yes, because the tree removal/trimming that occurs outside of the NLEB's active season occurs greater than 0.5 miles from the nearest hibernaculum, is less than 100 feet from the existing road/rail surface, includes clear demarcation of the trees that are to be removed, and does not alter documented roosts and/or surrounding summer habitat within 0.25 miles of a documented roost.

38. Is the bridge removal, replacement, or maintenance activities portion of this project consistent with a No Effect determination in this key?

Automatically answered

Yes, because the bridge has been assessed using the criteria documented in the BA and no signs of bats were detected

39. General AMM 1

Will the project ensure *all* operators, employees, and contractors working in areas of known or presumed bat habitat are aware of *all* FHWA/FRA/FTA (Transportation Agencies) environmental commitments, including all applicable Avoidance and Minimization Measures?

Yes

10

40. Tree Removal AMM 1

Can *all* phases/aspects of the project (e.g., temporary work areas, alignments) be modified, to the extent practicable, to avoid tree removal^[1] in excess of what is required to implement the project safely?

Note: Tree Removal AMM 1 is a minimization measure, the full implementation of which may not always be practicable. Projects may still be NLAA as long as Tree Removal AMMs 2, 3, and 4 are implemented and LAA as long as Tree Removal AMMs 3, 5, 6, and 7 are implemented.

[1] The word "trees" as used in the AMMs refers to trees that are suitable habitat for each species within their range. See the USFWS' current summer survey guidance for our latest definitions of suitable habitat. *Yes*

41. Tree Removal AMM 3

Can tree removal be limited to that specified in project plans and ensure that contractors understand clearing limits and how they are marked in the field (e.g., install bright colored flagging/fencing prior to any tree clearing to ensure contractors stay within clearing limits)?

Yes

42. Tree Removal AMM 4

Can the project avoid cutting down/removal of *all* (1) **documented**^[1] Indiana bat or NLEB roosts^[2] (that are still suitable for roosting), (2) trees **within** 0.25 miles of roosts, and (3) documented foraging habitat any time of year?

[1] The word documented means habitat where bats have actually been captured and/or tracked.

[2] Documented roosting or foraging habitat – for the purposes of this consultation, we are considering documented habitat as that where Indiana bats and/or NLEB have actually been captured and tracked using (1) radio telemetry to roosts; (2) radio telemetry biangulation/triangulation to estimate foraging areas; or (3) foraging areas with repeated use documented using acoustics. Documented roosting habitat is also considered as suitable summer habitat within 0.25 miles of documented roosts.)

Yes

Project Questionnaire

1. Have you made a No Effect determination for *all* other species indicated on the FWS IPaC generated species list?

Yes

2. Have you made a May Affect determination for *any* other species on the FWS IPaC generated species list?

No

3. How many acres^[1] of trees are proposed for removal between 0-100 feet of the existing road/rail surface?

[1] If described as number of trees, multiply by 0.09 to convert to acreage and enter that number. 0.36

11

- 4. Please describe the proposed bridge work: *replacement*
- 5. Please state the timing of all proposed bridge work: *unknown likely spring summer*
- 6. Please enter the date of the bridge assessment: 04/30/2021

Avoidance And Minimization Measures (AMMs)

This determination key result includes the committment to implement the following Avoidance and Minimization Measures (AMMs):

TREE REMOVAL AMM 3

Ensure tree removal is limited to that specified in project plans and ensure that contractors understand clearing limits and how they are marked in the field (e.g., install bright colored flagging/fencing prior to any tree clearing to ensure contractors stay within clearing limits).

TREE REMOVAL AMM 4

Do not remove **documented** Indiana bat or NLEB roosts that are still suitable for roosting, or trees within 0.25 miles of roosts, or

documented foraging habitat any time of year.

GENERAL AMM 1

Ensure all operators, employees, and contractors working in areas of known or presumed bat habitat are aware of all FHWA/FRA/FTA (Transportation Agencies) environmental commitments, including all applicable AMMs.

TREE REMOVAL AMM 1

Modify all phases/aspects of the project (e.g., temporary work areas, alignments) to avoid tree removal.

TREE REMOVAL AMM 2

Apply time of year restrictions for tree removal when bats are not likely to be present, or limit tree removal to 10 or fewer trees per project at any time of year within 100 feet of existing road/ rail surface and **outside of documented** roosting/foraging habitat or travel corridors; visual emergence survey must be conducted with <u>no bats observed</u>.

12

Determination Key Description: FHWA, FRA, FTA Programmatic Consultation For Transportation Projects Affecting NLEB Or Indiana Bat

This key was last updated in IPaC on February 24, 2022. Keys are subject to periodic revision.

This decision key is intended for projects/activities funded or authorized by the Federal Highway Administration (FHWA), Federal Railroad Administration (FRA), and/or Federal Transit Administration (FTA), which may require consultation with the U.S. Fish and Wildlife Service (Service) under Section 7 of the Endangered Species Act (ESA) for the endangered **Indiana bat** (*Myotis sodalis*) and the threatened **Northern long-eared bat** (NLEB) (*Myotis septentrionalis*).

This decision key should <u>only</u> be used to verify project applicability with the Service's February 5, 2018, FHWA, FRA, FTA Programmatic Biological Opinion for Transportation Projects. The programmatic biological opinion covers limited transportation activities that may affect either bat species, and addresses situations that are both likely and not likely to adversely affect either bat species. This decision key will assist in identifying the effect of a specific project/activity and applicability of the programmatic consultation. The programmatic biological opinion is <u>not</u> intended to cover all types of transportation actions. Activities outside the scope of the programmatic biological opinion, or that may affect ESA-listed species other than the Indiana bat or NLEB, or any designated critical habitat, may require additional ESA Section 7 consultation.

13

IPaC User Contact Information

Agency:Illinois Department of TransportationName:Kimberly BurkwaldAddress:2300 South Dirksen ParkwayCity:SpringfieldState:ILZip:62706Emailkimberly.burkwald@illinois.govPhone:2175245277

Lead Agency Contact Information

Lead Agency: Federal Highway Administration

Illinois Department of Transportation

To:	Jeffrey L. Keirn	Attn: Keith Rogers
From:	Jack Elston	By: Thomas C. Brooks
Subject:	Natural Resources Revie	w A
Date:	March 18, 2022	Jun
US 67		
T 7N, R 11W, S	ec 13	
Jersey County		
IDOT Sequence	e #: 23373	
Contract Numbe	er: 76M43	

The proposed project will be to remove the existing end section, extend the box culvert, flatten out the slope, and install riprap on structure number 042-2417 carrying US 67 over a Tributary to Little Piasa Creek 0.1 mi N of New Delhi Rd. There will be a small but unknown amount of right of way or temporary easements required to complete the project. there will be in stream work and there will be 0.38 acres of tree removal.

<u>Review for Illinois Endangered Species Protection and Illinois Natural</u> <u>Areas Preservation – Part 1075</u>

The Illinois Natural Heritage Database contains no records State-listed threatened or endangered species, Illinois Natural Area Inventory sites, dedicated Illinois Nature Preserves, or registered Land and Water Reserves in the vicinity of the project. **Therefore, consultation under Part 1075 is terminated.**

This review for compliance with 17 III. Adm. Code Part 1075 is valid for two years unless new information becomes available that was not previously considered; the proposed improvement is modified; or additional species, essential habitat, or Natural Areas are identified in the vicinity. If the proposed improvement has not been implemented within two years of the date of this memorandum, or any of the above listed conditions develop, a new review will be necessary.

Review for Illinois Interagency Wetland Policy Act - Part 1090

The National Wetlands Inventory, Ducks Unlimited Wetlands Inventory, ground level and aerial photos, plan sheets, USDA soil maps, and topographic quadrangle maps were examined. Soils are mapped as a non-hydric Elto silty clay loams. There are no inventoried wetlands in the project vicinity.

Therefore, review for wetlands under Part 1090 is terminated.

Review for Endangered Species Act - Section 7

The proposed improvement was reviewed in fulfillment of our obligation under Section 7(a)2 of the Endangered Species Act. Our review included use of the US Fish and Wildlife Service's (USFWS) Information for Planning and Conservation (IPaC) web-based review tool. Through IPaC, an official species list was received and is saved to the project folder. The list contains the endangered, threatened, proposed and candidate species and proposed and designated critical habitat that may be present within or in the vicinity of the proposed improvement. The following species are listed: Indiana bat (Ibat), Northern long-eared bat (NLEB), Decurrent false aster, and Eastern prairie fringed orchid. No proposed or designated critical habitat is listed in Jersey County. Under 50 CFR 402.12(e), the accuracy of the species list is limited to 90 days.

Within IPaC there is a Determination Key for the NLEB and Ibat. We used the key to determine applicability of the project with the USFWS revised programmatic biological opinion for transportation projects and to assess what effect the project would have on NLEB or Ibat. We completed an IPaC qualification interview and determined that the project is within the scope of the programmatic biological opinion and is not likely to adversely affect either bat species provided the following conservation measures are implemented:

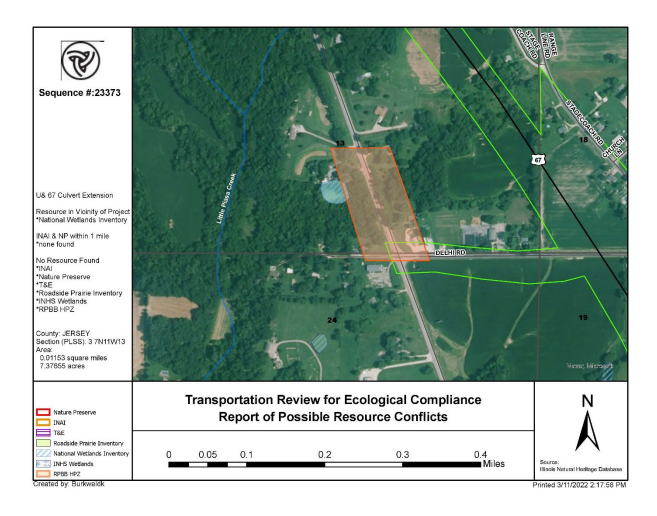
Trees three (3) inches or greater in diameter at breast height shall not be cleared from April 1st through September 30th of any given year.

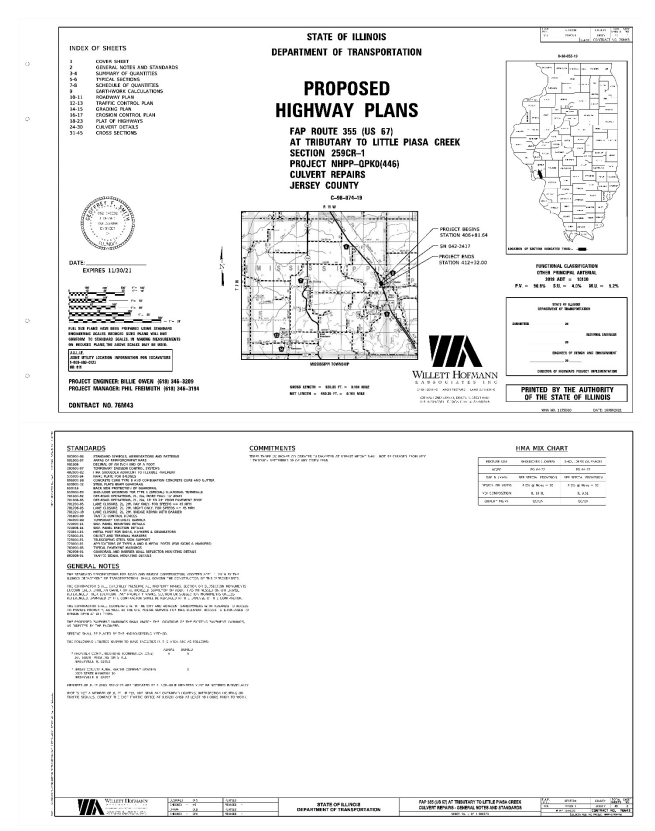
This determination is based on the results of the bat bridge assessment which showed no bats or signs of bats utilizing the bridge. Please note that bat bridge assessments are valid for two years and that expired assessments shall be updated prior to construction.

We cross-referenced the preferred habitat of each of the remaining listed species, the Decurrent false aster and Eastern prairie fringed orchid, with our knowledge of the project area and determined that the proposed improvement will have <u>no</u> <u>effect</u> on those species.

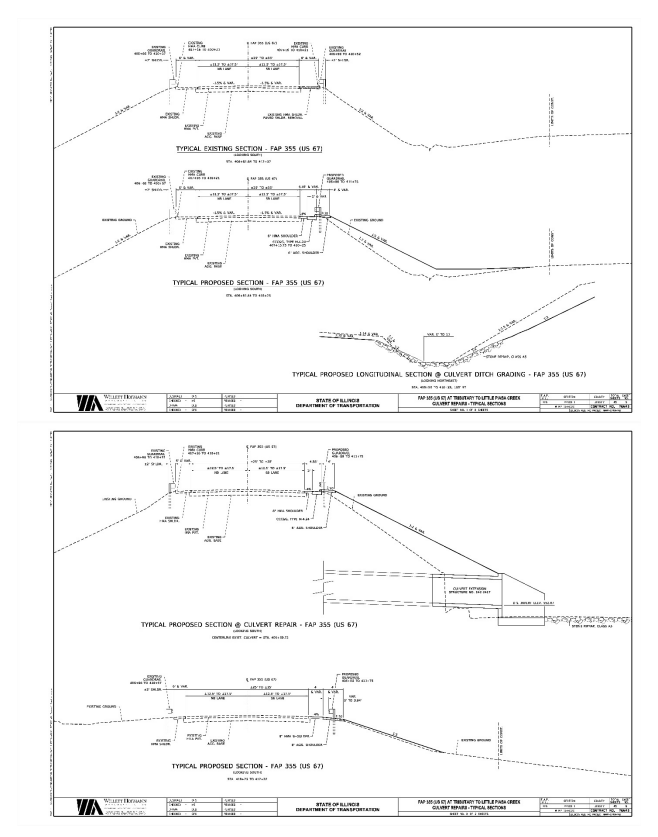
Should the project be modified or new information indicates listed or proposed species may be affected, consultation or additional coordination should be initiated.

KCB





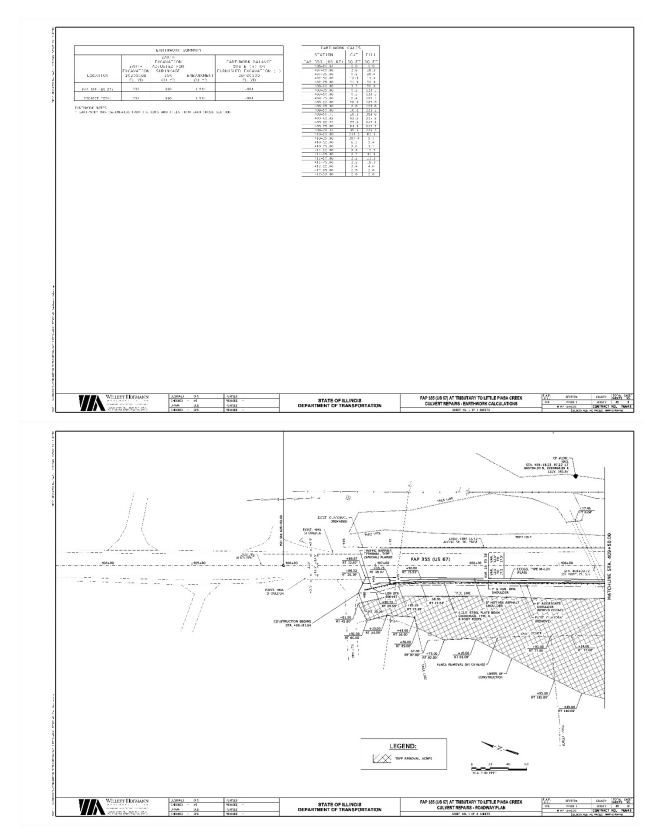
		1	TOTA_	CONSTRUCTION CODE 80% FED / 20 %STATE 0013	
	CODE NO. ITEM	UNIT	QUANTITY	CULVERT	
	20100300 TREE REMOVAL, ACRES	ACRE	0.54	0.04	
	20200100 EARTH EXCAVATION	CU YO	155	133	
	20201200 RENOVAL AND DISPOSAL OF JESUITABLE MATERIAL	CU YO	73	73	
	20400800 FURNISHED EXCAVATION	CU YO	9.94	994	
	25000200 SEEDING CLASS 2	ACRE	0.8	0.8	
	25000400 NITROGEN FERTILIZER NUTRIENT	FO.IND	72	72	
	25000500 PROSPECTATE FORTELETER NUTRIENT	POUND	75	72	
	25000600 POTASSIUM FERTILIZER BUTSIENT	+0.180	75	72	
	25100127 MULCH, METLOD 34	ACRE	0.B	5.8	
	20000250 TEMPORARY EROSION CONTROL SCIEDING	=0.IND	160	160	
	20000400 PERIMITES EROSION DARRIES	100-	177	122	
	26100105 STONE RIPSAR, CLASS AS	50.70	231	251	
	26200200 FILTER FADRIC	50 YO	231	201	
	42001000 PROTECTIVE COAT	50 10	89	69	
	44004250 PAVED 5 IOLLDER REMOVAL	50 30	259	269	
	48100500 AGGREGATE SHOULDERS, TYPE A 51	50 YD	271	271	
	48200029 NOT MIX ASPINLT STOULDERS. B"	50 YO	150	100	
	50102460 CONCRETE REMOVAL	cu vo	10.9	10.9	
	50000105 REINFORCEMENT DARS	FOUND	8,930	5,930	
	SOBOOZES REINFORCEMENT BARS, EPCKY COATED	C.JAD	1,240	1,240	
	51500100 NAME TEATES	EACH	1	1	
	52200020 TEMPORARY SOLL RETENTION SYSTEM	SQ FT	333	333	
	54003000 COMCRETE BOX CULVERTS	CU YO	55.0	55 0	
	S9300100 CONTROLLED LOW-STRENGTH MATERIAL	CU YO	5.6	1	
	50608582 COMPTNATION CONCRETE CURE AND CUITER, TYPE 4-4127	FCO.	209	309	
					 DEROTES SPECIA DEROTES SPECIA
SROB & ALLOS	λμιωυ 25 cmms STATE OF ILLNOIS 26000 - - DEPARTMENT OF TRANSPORTATION 26000 - 29 tenze		FAP 355 (US 67) AT CULVERT REP 5	Airs-Summary of Quantities Her no. I of 8 seets	495 (2011) Jan 9 (47) 109(20) CONT 14,000 (10, 10) 190(20) 14,000 (10, 10) 190(20)
	Join xu scritz DEPARTMENT OF TRANSPORTATION 160D 22 Units Department of transportation		CULVERT REP	AIRS-SUMMARY OF QUANTITIES	W MY 309120 CONT LAURO MA, MJ MRAO
	Join xu senact DEPARTMENT OF TRANSPORTATION ISOD 32 Units DEPARTMENT OF TRANSPORTATION	UNIT	CULVERT REP 5	CONSTRUCTION CCDE 80% FED / 20%5TATE 0013	VIN 30126 CONT LLUDO NO NO NO NO NO NO
	200 320 5cmz DEPARTMENT OF TRANSPORTATION 126001 - 22 10mzc . . CODC NO. 11EM .	UNIT	CULVERT REP 5 TOTAL QUANTITY	AIRS-SUMMARY OF QUANTITIES HER IN LT OF ELECTS CONSTRUCTION CODE 80% FTRUCTION CODE 80% ICD / 20 %STATE 0013 CULVERT	THE THE CONTRACT CONT
	2000 320 5cm2 DEPARTMENT OF TRANSPORTATION 1 0000001 Sec. PLA & ESAME GUMMMALE, TYPE A, 6 FOOT PUS S	UNIT FC0	CULVERT REP 5 TOTAL CUANTITY 412.5	AIRS-SUMMARY OF QUARTITIES WE IN I OF I SERIES CONSTRUCTION CODE 80% FED 7 20 %STATE 0013 CULVERT 412 2	UDD IG OF REAL
	2000 x0 dente DEPARTMENT OF TRANSPORTATION 2000 92 Nerrite Nerrite 1 0000001 S EEL PLA E E-ART COMMUNALLY, TYPE 2, (5:15CTAL) + A 16-2 1 52000002 LAX+TC SAMPLER ENTINEL, TYPE 2, (5:15CTAL) + A 16-2	UNIT FCO EACH	CULVERT REP 5 7 70TAL 0,00NT1TY 412.5 2	AIRS-SUMMARY OF QUARTITIES INF 10, 1 OF 1 SECTS CONSTRUCTION CODE 80% FLD / 20 %STATE 0013 CULVERT 412.5 2	ULCO YEAR OF REAL
	JPM JU Gene Department of transportation TRUE NUMB NUMB NUMB CODE NO. ITEM ITEM 1 SSU00001 S EEL PLA E ESAM COMMINALL TYPE A. 6 HOOT PUS S I 1 SSU00001 S EEL PLA E ESAM COMMINALL TYPE J (\$7501AL) *.A4EJ 63200310 C (JARCHAT RE-MOVAL	UN I T P00 EACH P00	CULVERT REP 3 7 70TAL QUANTITY 412.5 2 2 254	AIRS-SUMMARY OF QUARTITIES WE IN I OF I SERIES CONSTRUCTION CODE 80% FED 7 20 %STATE 0013 CULVERT 412 2	err nego Com Lucos ne o eco
	JPM AU Genes DEPARTMENT OF TRANSPORTATION 1 EXECUTE 99 NETURE ITEM 1 ESUBDODI S EEL FLA E ESAM CONDUCALE, TYPE A, 0 FOOT PUS S ITEM 1 ESUBDODI S EEL FLA E ESAM CONDUCALE, TYPE A, 0 FOOT PUS S ESUBDODI CLANINGTIC EMERITAL, TYPE J (STECLAL) +LATED 1 ESUBDODI CLANINGTIC HOMONALE, TYPE J (STECLAL) +LATED ESUBDIDI CLANINGTIC HOMONALE, TYPE J (STECLAL) +LATED 1 ESUBDIDI CLANINGTIC HOMONALE, TYPE J (STECLAL) +LATED ESUBDIDI CLANINGTIC HOMONALE, TYPE J (STECLAL) +LATED	UNIT F00 EALF F00 L SLM	CULVERT REP 3 7 70TAL QUANTITY 412.5 2 2 254	AIRS-SUMMARY OF QUARTITIES INF 10, 1 OF 1 SECTS CONSTRUCTION CODE 80% FLD / 20 %STATE 0013 CULVERT 412.5 2	407 3522 (2007) ILIOS 16, 9, 824
	JPPE XB Long JPPE XETURE DEPARTMENT OF TRANSPORTATION CODE NO. ITEM 1 55008000 S SEEL FLA E ESAM SUMMARIL TYPE A 6 POOL PUS S 1 55008000 T S EEL FLA E ESAM SUMMARIL TYPE (STECIAL) +_ATED 65208100 C JARTMATI R=00441 67.08100 MORTLTA* TOM 20.06.000 THMEMARY METURE TRA=HC STIMALS	UNIT F00 EALH F00 I SLM F4CH	CULVERT REP 3 TOTAL QUAVITIY 412.5 4 254 1 1 1	AIRS-SUMMARY OF QUARTITIES EVENT IN TELETS CONSTRUCTION CODE SU% FLD 7 20 %STATE 013 CULVERT 412 5 2 	407 382C (2007 1000 10, 9, 80
	JPPR XB Same Same DEPARTMENT OF TRANSPORTATION 2000 32 NETURE - ITEM ITEM 1 53008001 5 EEL 7LA E ESAM GOMMALL, 17PE A, 6 PX01 PUS S I 1 53008001 SEL 7LA E ESAM GOMMALL, 17PE A, 6 PX01 PUS S I 5300800 IAC+IC ADMITIST 2 5200800 TAR-H0241 ISS IAC+IC ADMITIST INFINITE 20:06:00 TEMEGRASY PRITICE TRA-H021E STRIAS TEMEGRASY PRITICE TRA-H021E STRIAS I	UN IT PCO EALH PCO FACH FACH FACH FACH	CULVERT REP 3 TOTAL QUAVITIT 412.5 4 254 1 1 1 15	AIRS SUMMARY OF QUARTITIES UP 10, 1 OF 1 SEETS CENNSTRUCT ION CODE BU% TED / 20 %STATE CULVENT 412 5 2 2 552 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1	947 3822 (2017) 1000 10.9 (20
	JPPE XB Kernels DEPARTMENT OF TRANSPORTATION CEDE 92 NETURE ITEM 1 05000001 Seture ITEM 2 0000001 Tem Item 2 0000001 Tem Seture 2 0000001	UN IT FOO EALF FOO I SUM FACF FACF CACH CACH TZ	CULVERT REP 3 TOTAL QUAVITIY 412.5 4 1 1 1 15 26	AIRS - SUMMARY OF QUARTITIES UNIT IS, I OF I SEETS CONVETRUCT ION CODE SU% TOD J 20 %SIATL ODJ 20 %SIATL 	947 1922 (2011) 11000 10, 91 920
	JPM Ast Kernels DEPARTMENT OF TRANSPORTATION CERCE - 22 Rende - ITEM CODE NG, ITEM 1 Suburbol I S EEL 7LG E ESAM SUPRIMGLE, 1976 A, 9 HOOT 705 S 1 Suburbol I S EEL 7LG E ESAM SUPRIMGLE, 1976 A, 9 HOOT 705 S 1 Suburbol I S EEL 7LG E ESAM SUPRIMGLE, 1976 A, 9 HOOT 705 S 2 Suburbol I S EEL 7LG E ESAM SUPRIMGLE, 1976 A, 9 HOOT 705 S 1 Suburbol I SAF-FIC SUPRIMENT ERMITIME, 1975 I (STIGLIE) + LATE2 65200010 CLAR-FIC SUPRIMENT ERMITIME, 1975 I (STIGLIES 70: 06/00 TEMECHARY RETICE TRANSFIC STIGUES 70: 06/00 TEMECHARY RETICE TRANSFIC STIGUE 70: 06/00 TEMECHARY RETICE TRANSFIC 70: 06/00 TEMECHARY RETICE TRANSFIC 70: 06/00 TEMECHARY RETICE TRANSFIC 70: 06/00 TEMECHARY RETICE 70: 07/00 TEMECHARY RETICE 70: 07/00 TEMECHARY RETICE 70: 07/00 TEMECHARY RETICE 70: 07/00 TEMECHARY RETICE	UNIT PO0 EALF PO0 I SLM PACF FACF FACF FACF FACF FACF FACF	CULVERT REP TOTAL QUANTITY 412.5 4 1 1 1 25 7 26 720	AIRS-SUMMARY OF QUARTITIES WITE TO, I OF I SEETS CONSTRUCTION, CCDE SU%, TLD / 20 %SIATL OIJ CULVENT 412 5 554 10 10 28 28 720	947 1922 (2011) 11200 10, 01 922
	JMM Average Average DEPARTMENT OF TRANSPORTATION CEXED - 322 Nervice - ITEM CODE NO. ITEM 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT TABLE ENAMINER 2 SubUNDOT TEMECHARK BRUTHER FLARE SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT TEMECHARK BRUTHER FLARE SUDMUKALL 2 SUBUNTUCE TRADEAR PAVENERY MARKING SUDMUKALL SUT PUP TUP TAP 2	UNIT F00 EALF F00 F00 F00 F00 F00 F00 F00 F	CULVERT REP TOTAL QUANTITY 412.5 4 1 1 1 25 720 37	AIRS-SUMMARY OF QUARTITIES WIFE TO FIGHT 10 FOR THE SERVICE SUMMARY OF QUARTIES CONSTRUCTION CODE BU% FLD / 20 %STATL OULVENT 412 5 2 2 2 35% 2 1 1 1 1 2 2 2 1 1 1 1 2 2 35% 2 1 1 1 1 1 2 2 37% 37	400 NECK CON
	Image Annue Construction Image Nerrise Nerrise	UN I T POO EALF POO I SLAF PAO PAO PAO PAO PAO PAO PAO PAO	CULVERT REP TOTA. QLIVATITY 412.5 25.4 1 15 25. 72.5 17 317.5	AIRS-SUMMARY OF QUARTITIES WITE TO, I OF I SEETS CONSTRUCTION, CCDE SU%, TLD / 20 %SIATL OIJ CULVENT 412 5 554 10 10 28 28 720	9497 2020 (2007) 11000 100 01 000
	JMM Average Average DEPARTMENT OF TRANSPORTATION CEXED - 322 Nervice - ITEM CODE NO. ITEM 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 1 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT S EEL FLARE ESAM SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT TABLE ENAMINER 2 SubUNDOT TEMECHARK BRUTHER FLARE SUDMUKALL, TYPE A, 0 HOOT PUS S 2 SubUNDOT TEMECHARK BRUTHER FLARE SUDMUKALL 2 SUBUNTUCE TRADEAR PAVENERY MARKING SUDMUKALL SUT PUP TUP TAP 2	UN I T POO EALF POO I SLAF PAO PAO PAO PAO PAO PAO PAO PAO	CULVERT REP TOTAL QUANTITY 412.5 4 1 1 1 25 720 37	AIRS-SUMMARY OF QUARTITIES WIFE TO FIGHT 10 FOR THE SERVICE SUMMARY OF QUARTIES CONSTRUCTION CODE BU% FLD / 20 %STATL OULVENT 412 5 2 2 2 35% 2 1 1 1 1 2 2 2 1 1 1 1 2 2 35% 2 1 1 1 1 1 2 2 37% 37	100 3522 000 100510.3.52
	Image Annue Construction Image Nerrise Nerrise	UN I T POO EALF POO I SLAF PAO PAO PAO PAO PAO PAO PAO PAO	CULVERT REP TOTA. QLIVATITY 412.5 25.4 1 15 25.6 27.5 17 317.5	AIRS-SUMMARY OF QUARTITIES WIT NO. 1 OF 1 SEETS CONSTRUCTION CODE SU% TLD / 20 %STATL OULVENT 412 3 2 2 2 35% 2 1 1 1 1 2 2 2 35% 2 1 1 1 1 2 2 35% 35% 35% 35% 35% 35% 35% 35% 35% 35%	
	Image Annue Contract Department of transportation Image Berlink Berlink Berlink Berlink Image Berlink	UN 11 P00 EALF P00 1 SUM P00 1 SUM P00 P00 P00 P00 P00 P00 P00 P0	CULVERT REP TOTA. QLIVATITY 412.5 25.4 1 15 25.6 27.5 17 317.5	AIRS-SUMMARY OF QUARTITIES WIT NO. 1 OF 1 SEETS CONSTRUCTION CODE SU% TLD / 20 %STATL OULVENT 412 3 2 2 2 35% 2 1 1 1 1 2 2 2 35% 2 1 1 1 1 2 2 35% 35% 35% 35% 35% 35% 35% 35% 35% 35%	9497 38252 (2007) 11000 106 09 - 950
	Image XA Same Same Department of transportation Feature 200 Nerver Nerver Nerver Nerver 1 Example Nerver Nerver Nerver Nerver 1 Example Nerver Nerver Nerver Nerver 1 Example Example Nerver Nerver Nerver 1 Example Example Nerver Nerver Nerver 1 Example Classing Nerver Nerver Nerver 20100102 Telepeaker Nerver	UNIT POO POO POO POO POO POO PACH PACH PACH PACH PACH PACH PACH PACH PACH PACH PACH POO POO POO POO POO POO POO PO	CULVERT REP 2 TOTAL QUANTITY 412.5 2 2 1 1 1 15 35 7 2 2 7 2 2	AIRS-SUMMARY OF QUARTITIES AIRS-SUMMARY OF QUARTITIES CONSTRUCTION CODE B0% FED / 20 %SIAIL OUL3 CULVENT 412 2 2 2 35% 2 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	9497 38255 (2007) 11050 106 97 95 9
	JPME XA Same Same Department of transportation FERCE - 92 NETHER - ILEM ILEM ILEM 1 ESUDUCT S EEL PLA E ESUM CONTINUELT TYPE A, C POOL PUS S ILEM ILEM 1 ESUDUCT S EEL PLA E ESUM CONTINUELT TYPE A, C POOL PUS S ILEM 2 ESUDUCT S EEL PLA E ESUM CONTINUELT TYPE A, C POOL PUS S ILEM 3 ESUDUCT S EEL PLA E ESUM CONTINUELT TYPE A, C POOL PUS S ILEM 4 ESUDUCT S EEL PLA E ESUM CONTINUEL TYPE A, C POOL PUS S ILEM 5 ESUDUCT S EEL PLA E ESUM CONTINUEL TYPE A, C POOL PUS S ILEM 6 FOR SUD C TABLEMART MEMORY TYPE TYPE A EAU TYPE TYPE A 70 ESUDOTO TEMEGRAFY BATTORY THARK TWO ILEM A TYPE TYPE TY TAPP 20000100 TEMEGRAFY ENVELOTION THARK TWO ILEM A TYPE TYPE TY TAPP 20000100 TEMEGRAFY ENVELOTION THARK TWO ILEM A TYPE TYPE TY TAPP 20000100 TEMEGRAFY CONCENT MARK TWO ILEM A TYPE TYPE TY TAPP 20000100 TEMEGRAFY CONCENT MARK TWO ILEM A TYPE TYPE TY TAPP 20000100 TEMEGRAFY CONCENT MARK TWO ILEM A TYPE TYPE TYPE 20000100 TEMEGRAFY DESUMATIONES, TYPEOLOGY THE MARK THE TYPE TYPE TYPE TYPE TYPE 120000100 TEMEGRAFY CONCENT APPE TYPE 1 20000100 TEMERINA MARK TWO ILEM A TYPE TY	UN IT P00 EAL# P01 FACI FACI CVL FACI CVL FACI FAC	CULVERT REP TOTAL QUANTITY 412.5 2 1 1 15 26 720 17 157.6 7 2 1 17 15 26 720 17 157.6 7 11	AIRS-SUMMARY OF QUARTITIES AIRS-SUMMARY OF QUARTITIES CONSTRUCTION CODE BU% TED / 20 %SIATE OD13 CULVERT 41223 2	9497 38255 (QUIT 1405 10, 9) 495
	JPME XB Same Same DEPARTMENT OF TRANSPORTATION FERCE - 30 NETHER - 1 DEPARTMENT OF TRANSPORTATION ITEM 1 ESUDDOST S BEL PLA E ESAM EQUIDINALE, TYPE A, 6 POOT PUS S ITEM 1 ESUDDOST S BEL PLA E ESAM EQUIDINALE, TYPE A, 6 POOT PUS S 2 ESZDDOST S EEL PLA E ESAM EQUIDINALE, TYPE A, 6 POOT PUS S 2 ESZDDOST S EEL PLA E ESAM EQUIDINALE, TYPE A, 6 POOT PUS S 2 ESZDDOST S EEL PLA E ESAM EQUIDINALE, TYPE A, 6 POOT PUS S 2 ESZDDOST S EEL PLA E ESAM EQUIDINALE, TYPE 1 (S TECLAL) +LATES 25/00310 CLEMERAST METICE TRA-FIC STIGNALS 25/00310 TEMERIMAST METICE TRA-FIC STIGNALS 25/00310 TEMERIMAST PAVENTER MARKING I ENT 4* THEF TV TAP* 25/00310 TEMERIMAST PAVENTER MARKING I ENT 4* THEF TV TAP* 25/00310 TEMERIMAST PAVENTER MARKING I ENT 4* THEF TV TAP* 25/00310 TEMERIMAST PAVENTER MARKING I ENT 4* THEF TV TAP* 25/00310 TEMERIMAST PAVENTER MARKING I ENT 4* THEF TV TAP* 25/00310 TEMERIMAST PAVENTER MARKING I ENT 755 AUX 5************************************	UN I T FOO EALF FOO SUM FACII CACII CACII F	CULVERT REP 1 TOTAL QUAVITIT 412.5 2 2 1 1 1 2 2 4 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 2 5 1 1 1 1 2 5 1 1 1 1 1 1 1 1 1 1 1 1 1	AR8-SUMMARY OF QUARTITIES AR8-SUMMARY OF QUARTITIES CONSTRUCTION CODE SU% FLD 013 CULVENT 412.5 2 2 355 2 355 355 355 355 37 37 37 37 37 37 37 37 37 31 3.057	4 40 A MARCE CONTRACT
	JPPE XB Series Department of transportation JPPE Series Series Department of transportation JPPE Series Series Series JPPE Series Series Series JPPE Series Series Series Series Series	UNIT 900 800 900 900 900 900 900 900 900 900	CULVERT REP 1 TOTAL QUANTITY 412-5 4 1 1 15 26 256 256 17 132.5 7 2 11 1.557 10 11 15 26 27 17 10 17 17 17 17 17 17 17 17 17 17	ARR-SUMMARY OF QUARTITIES ARR-SUMMARY OF QUARTITIES CENTSTRUCT ION CODE BUS: TED / 20 %STATE 013 CULVERT 412 5 2 2 3554 3554 37 30 37 37 37 37 37 37 37 37 37 37 30 37 37 30 37 37 30 37 30 37 30 37 30 37 30 30 30 30 30 30 30 30 30 30 30 30 30	
	JPPE XB Same Same Same Department of transportation 1 EXELD - 99 NETHER - 1 ITEM ITEM ITEM 1 ESUBDOST S BEL FLARE ESAM SCHMUNALE, TYPE J (STECIAL) + JANES ITEM ITEM 1 ESUBDOST S BEL FLARE ESAM SCHMUNALE, TYPE J (STECIAL) + JANES ITEM 2 ESUBDOST S BEL FLARE ESAM SCHMUNAL, TYPE J (STECIAL) + JANES ISSUEDED - CLANTHATI R+MOVAL 2 ESUBDOST C AMMINIST ENGLISH ENGLISH (TYPE J (STECIAL) + JANES 2 ESUBDOST TEMPORALY MUTICE THATHAE INF 4* 2 ESUBOST TEMPORALY MUTICE THATHAE INF 4* 2 ESUBOST TEMPORALY MUTICE THATHAE INF 4* 2 ESUBOST TEMPORALY PAUTHAT MARKING THATHAE INF 4* 2 ESUBOST TEMPORALY CONCEPT TO BAR FLAS INF 4* 2 ESUBSTIC TEMPORALY CONCEPT TO BAR FLAS INF 4* 2 ESUBSTIC TEMPORALY CONCEPT TO BAR FLAS INF 7* 2 ESUBOSC TEMPORALATIC FAUNTIONAL MARKING I INF 4* INF 4* 2 ESUBOSC TEMPORALATIC FAUNTIONAL MARKING I INF 4* * 2 ESUBOSC TEMPO	UNIT 900 8AC+ 900 8AC+ 900 8AC+ 7401 7401 7401 7401 7401 7401 7401 7401	CULVERT REP 1 TOTAL (2.16\VT1TY 412.5 2 1 1 1 2 5 2 2 1 1 2 5 2 2 1 1 2 5 2 2 1 1 3 5 4 2 2 1 1 3 5 4 2 5 2 2 3 3 5 4 2 5 2 2 3 5 4 2 5 5 5 5 5 5 5 5 5 5 5 5 5	AR8-SUMMARY OF QUANTITIES AR8-SUMMARY OF QUANTITIES CENNSTRUCT ION CODE BU% TED / 20 %STATL CULVENT 412 5 2 2 3 5 5 2 2 3 3 3 2 3 3 3 3 3 3 3 3	
	JPPE XB Series Department of transportation JPPE Series Nerves ITEM I CODE NO. ITEM I Series Series Series Series Series Serie	UNIT 200 200 200 200 200 200 200 20	CULVERT REP 3 TOTAL CLIONTITY 412-5 2 4 1 1 1 2 5 2 5 7 2 1 1 3 5 7 2 1 1 3 5 7 2 1 1 3 5 5 5 5 5 5 5 5 5 5 5 5 5	AR8-SUMMARY OF QUANTITIES UNET 10.1 OF 1 SEETS	- 443 37525 [CQ8]
	JPME XA Same Same DEPARTMENT OF TRANSPORTATION PERCE 92 NETHER DEPARTMENT OF TRANSPORTATION CODE NO. ITEM 1 Submood S EEL FLA E FOAT COMMINALL, TYPE A, 6 FOOT FUS S 1 Submood S EEL FLA E FOAT COMMINALL, TYPE A, 6 FOOT FUS S 1 Submood S EEL FLA E FOAT COMMINALL, TYPE A, 6 FOOT FUS S 1 Submood S EEL FLA E FOAT COMMINAL, TYPE A, 6 FOOT FUS S 1 Submood S EEL FLA E FOAT COMMINAL, TYPE A, 6 FOOT FUS S 1 Submood S EEL FLA E FOAT COMMINAL, TYPE A, 6 FOOT FUS S 1 Submood S EEL FLA E FOAT COMMINAL, TYPE A, 6 FOOT FUS S 1 Submood S EEL FLA E FOAT COMMINAL, TYPE A, 6 FOOT FUS S 1 Submood S EONT TYPE STICK SUB S 20 FOOT C TRANSPORT MINOR TRANSPORT SUB S 20 FOOT C TRANSPORT MINOR TY SUBFORT SUB S 20 TEMBORASE PAYMENT MAREING ITTER AT TYPE IV TAP* 20 TEMBORASE PAYMENT MAREING ITTER AND SMED S 20 TEMBORASE PAYMENT MAREING ITTERS MOD SMED S 20 TEMBORASE PAYMENT MAREING ITTERS MOD SMED S 20 TEMBORASE ATTERMATERS THARE TO TAP 20	UNIT 100 100 100 100 100 100 100 10	CULVERT REP 1 1 1 1 1 1 1 2 4 1 1 1 2 5 7 2 1 1 3 3 5 4 4 4 4 4 4 4 4 4 4 4 4 4	AR8-SUMMARY OF QUARTITIES AR8-SUMMARY OF QUARTITIES CONSTRUCT ION CODE SU% TO 1 20 %SIAIL COUVENT 412 5 2 2 5 2 3 5 2 3 5 2 3 5 2 3 5 2 3 5 2 3 5 4 4 4 4 4 4 4 4 4 4 4 4	- 443 37522 [2010]
	JPME XA Same Same DEPARTMENT OF TRANSPORTATION PERCE 92 NETHER NETHER PERCE SEGUENCE NETHER NETHER PERCE SEGUENCE NETHER NETHER PERCE SEGUENCE NETHER NETHER PERCE SEGUENCE NETHER NETHER PERCE PERCE NETHER NETHER PERCE NETHER NETHER NETHER PERCE NETHER NETHER NETHER PERCE NETHER NETHER NETHER PERCE </td <td>UN11 400 241= 400 500 441= 700 500 700 700 700 700 700 700</td> <td>CULVERT REP 1 TOTAL QUANTITY 412.5 2 2 1 1 1 1 2 5 7 2 2 1 1 1 5 7 7 7 7 7 1 1 3 5 7 7 7 1 1 3 5 4 4 4 1 1 5 5 4 4 4 1 5 5 4 4 4 1 5 5 5 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5</td> <td>AIRS-SUMMARY OF QUANTITIES AIRS-SUMMARY OF QUANTITIES EVENT FOR CODE BO% IF DO 1 20 %STATE 0013 CULVENT 412 2 2 10 10 20 20 35% 2 2 37 10 37 137 5 2 2 31 31,057 100 33 6 44 1,155</td> <td>+ 40 INSC</td>	UN11 400 241= 400 500 441= 700 500 700 700 700 700 700 700	CULVERT REP 1 TOTAL QUANTITY 412.5 2 2 1 1 1 1 2 5 7 2 2 1 1 1 5 7 7 7 7 7 1 1 3 5 7 7 7 1 1 3 5 4 4 4 1 1 5 5 4 4 4 1 5 5 4 4 4 1 5 5 5 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5	AIRS-SUMMARY OF QUANTITIES AIRS-SUMMARY OF QUANTITIES EVENT FOR CODE BO% IF DO 1 20 %STATE 0013 CULVENT 412 2 2 10 10 20 20 35% 2 2 37 10 37 137 5 2 2 31 31,057 100 33 6 44 1,155	+ 40 INSC
	JPME XA Same Same DEPARTMENT OF TRANSPORTATION PERCE 20 Nervet Nervet DEPARTMENT OF TRANSPORTATION CODE NO. ITEM 1 ESUDUCOL S EEL PLA E ESUME COMMENTALL TYPE A. 0 FOOT PUS S 1 ESUDUCOL S EEL PLA E ESUME COMMENTALL TYPE A. 0 FOOT PUS S 1 ESUDUCOL S EEL PLA E ESUME COMMENTALL TYPE A. 0 FOOT PUS S 1 ESUDUCOL S EEL PLA E ESUME COMMENTALL TYPE A. 0 FOOT PUS S 1 ESUDUCOL S EEL PLA E ESUME COMMENTAL ENTRE. TYPE J. 0 STECIALD FLAGES 62/001102 CLARING ATT RETORM 63/00120 TEMEORASY MENDER TREATED 70106/002 TEMEORASY MENDER TREATED 7010700 TEMEORASY PAYENT MARKING 70000000 TEMEORASY P	UNIT 100 100 100 100 100 100 100 10	CULVERT REP 1 TOTAL QUANTITY 412.5 2 2 1 1 1 1 2 5 7 2 2 1 1 1 5 7 7 7 7 7 1 1 3 5 7 7 7 1 1 3 5 4 4 4 1 1 5 5 4 4 4 1 5 5 4 4 4 1 5 5 5 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5	AR8-SUMMARY OF QUANTITES AR8-SUMMARY OF QUANTITES EVENT ION CODE BOW FED / 20 %SIATE 0013 CULVENT 412 2 	
	JPME XA Same Same Department of transportation FEREE - 32 Nervet Nervet Nervet Nervet CODE NO. ITEM ITEM Nervet Nervet 1 SJUMUODI S ESE, PLA E ESAM GUMENALE, TYPE A, 6 PODI PUS S Nervet Nervet 1 SJUMUODI S ESE, PLA E ESAM GUMENALE, TYPE A, 6 PODI PUS S Nervet Nervet 20100102 CLANINATI NerveDXH STUDION Nervet 637003102 CLANINATI NerveDXH STUDION Nervet 70.060302 MONTI PARTON Nervet Nervet Nervet 70.060302 TEMEGRASK RENDER TRAINER Nervet Nervet 70.060302 TEMEGRASK RENDET RENET Nervet Nervet 70.060302 TEMEGRASK RENDE NERVET Nerve	UN 11 11 11 11 11 11 11 11 11 11 11 11 11	CULVERT REP 1 TOTAL QUANTITY 412.5 2 2 1 1 1 1 2 5 7 2 2 1 1 1 5 7 7 7 7 7 1 1 3 5 7 7 7 1 1 3 5 4 4 4 1 1 5 5 4 4 4 1 5 5 4 4 4 1 5 5 5 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5	AR8-SUMMARY OF QUANTITES AR8-SUMMARY OF QUANTITES EVENT TONI CODE BOR TED / 20 %STATE 0013 CULVENT 41223 	
	JPME XA Annue DEPARTMENT OF TRANSPORTATION FERCE 20 Nervet IEEM CODE NO. ITEM IEEM 1 ESUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 2 BSJUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 3 BSJUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 4 ESUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 5 BSJUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 5 BSJUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 5 BSJUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 5 BSJUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 5 BSJUDUCOT S EEL FLA E ESUM CONDUCALE, TYPE A, 0 FOOT PUS S 5 BSJUDUCOT TENEGRAS' BANGUE STREES 70 BROOD C TENEGRAS' BANGUE STREES TRANSPORTURE 70 BROOD FOOT TENEGRAS' PAVENCY MARING INC INF 32* THE IV TAPE 70 BROOD FOOT TENEGRAS' PAVENCY MARING INC INF 32* THE IV TAPE 70 BROOD FOOT TENEGRAS' PAVENCY MARING INC INF 32* THE IV TAPE 70 BROOD FOOT TENEGRAS' PAVENCY MARING INF 100 FOOT PUT INF AND STREE 70 BROOD FOOT TENEGRAS' DENCHT PAVENCY MARING INF 100 FOOT PUT INF AND STREE	UNIT F00 500 500 740 740 740 740 740 740 740 740 740 7	CULVERT REP TOTAL QUAYTITY 412.5 2 4 1 1 15 26 2254 1 1 15 26 2729 17 115,5 7 7 11 1,557 108 33 8 44 1,155 35 61.2 3	AR8-SUMMARY OF COANTITIES AR8-SUMMARY OF COANTITIES BU% FILC 1001 CODE BU% FILC 7 20 %STATE 0013 CULVERT 4122 3 2 2 3 3 5 5 2 7 7 5 5 7 5 5 5 5 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 5 5 5 5 5 5 5 5 5 5 5 5	- 440 37525 [GBH]
	JPME XA Annue DEPARTMENT OF TRANSPORTATION FERCE 30 NETHER DEPARTMENT OF TRANSPORTATION FERCE 30 NETHER DEPARTMENT OF TRANSPORTATION FERCE 30 NETHER ITEM FERCE 50 NETHER NETHER FERCE 50 NETHER NETHER FERCE 50 NETHER NETHER FERCE 50 NETHER NETHER FERCE STANDARS NETHER NETHER STANDARS FERCE STANDARS NETHER STANDARS FERCE STANDARS NETHER STANDARS FERCE STANDARS NETHER STANDARS FERCE STANDARS NETHER STANDARS FER	UNIT 100 100 100 100 100 100 100 10	CULVERT REP 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2	AR8-SUMMARY OF CLANTINES AR8-SUMMARY OF CLANTINES BUS I OF LEETS CONSTRUCTION CODE BUS I OF LEETS 2	

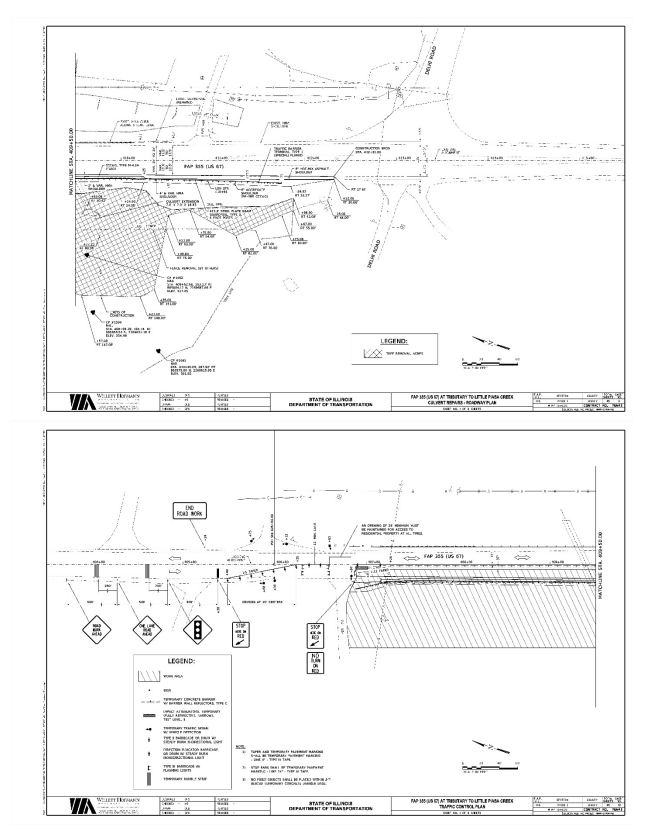


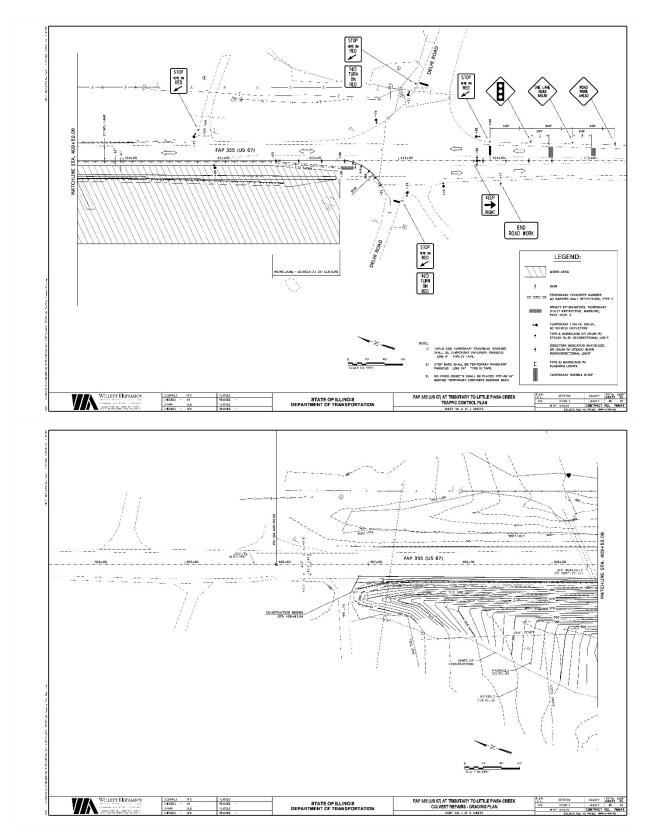
TREE REMOVAL . ACRES		25123027				48103.00			
STATION	ACITE	REFARKS	 TEMPORARY FROSION CONTROL SEEDING 				HOT MIX 4	SPLACE SHOLLD	R5, 31
			STATION	POUND	R TMARICS		STATION	SO YD	REMARICS
P 655 (US 67) RT 406401 TO 411400	3.61		TAP 355 :US 67:			*AP	355 :US 67:		
			E 435-75 10 412(32	168	2 APPL DATIONS (\$ 100 U	B / ACRE	RI 406+85 32 10 412+32	:83	
F00JECT T0TAL 353,600	3.61		FROILCE TO AL	140			FROIDCE DEAL	:83	
			20003256			4820		1.00	
SENOVAL AND DISP	OSAL OF UN	SUITABLE MATERIA							
STATION	CL: YD	RTHARKS		ER EROSION B			CONSTRATION CONCRET		
355 1.5 671			STATION	FOOT	REWARKS		STATION	FOOT	REMARKS
EN IR: PROLECI	73	DOGT SENCY (10% EAR H ERCAVALION)	-4F 3.5 (US 67)			- 4F	3.5 (US 67)		
F40:=C1_1C_AL	73		R ⁻ 108-25 TO 409+57 R 410-20 TO 409+57	32			DT 407415.0 TO 410-25	209	
1200							ENGIECT COTA	101	
			FROILDT TO AL	322		0013	1763		
	DING, CLAS		176 - F.M.						
STATION	ACRE	ILENA (KS					STEEL PLATE DEAM G	UARDRAIL, TYPE	A, 6 FOCT POSTS
	TOUTE	ICEP 20 VK 3		STPRAP, CLA			STATION	гоэт	BEMAR (S
355 (28 67) DT 468179 TO 212132	0.5		STATION	SQ YD	REMARKS	135	355 (US #7)		
			AF 355 (LS 67)				81 407+25 10 4.1+37 5	4.2.5	
ED018CT T0TAL (1200	0.8		RT 123 37 TO 412(2)	231			FROIDED DIAL	4.2.5	
			PROJECT TOTAL	231		6700		1 4 4 4 4	
			26173106						
	FERTIL ZEP						TRAFFIC BARRIER TEP	M KAL LYPE L	(NPETE) KLARED
STATION	POUND	RIFARKS	- 1	LTCR FADBLE	c .		5 ALION	EACH	REMARKS
355 (15.67)			STATION	SO YD	R TMAR (S			EXCH	NE MARKS
R 405+79 10 4.2+32	76	90 LE - ACRI	FAD 333 (1.5 67)			45	Jud (LS 07) RT 406 86 TO 407-25		
FROIDUL TO AL	12		R 409-57 10 410+21	231			81 411+37.5 O 411-75	1	
163/00			FROILET TO AL	2.11			FROIDCE STAL		
			26203200			631.0	20100100100100	1.5	
PHOSPHORUS		R NU RIENI							
STATION	POUND	REFARES		O ECHIVE CO	9.1		10.14	NURAL REMOVA.	
F Job (Ja 67)			5 ALLON	SO YD	REMARKS		S ALION	FOOT	REMARKS
DT 405176 TO 412132	7.5	33 LE / ACCE		50 10	RENERRO			1001	The Hardes
EDOLECT TOTAL	7.5		AF JUD (US 07) DT 407(13:8 TO 410 75	80	0700 COAC 701.2	48	Jub (LS07) RT 405 96 TO 410 57	7.54	
003500									
			PROJECT TOTAL 42001500	85		6123	PROJECT TOTAL	29-1	
POTASSLIM	CORTILIZE	R NUTRIENT				0320			
STATION	POUND	REMARKS							
	6522002	0.02583		SLOULDES RE				38.3GE TRAFFIC	
1 355 (15 67) H 406+79 TO 6.2+32	72	DO LE - ACKL	STATION	SO YD	R THARKS		5T4T108	EACH	REMAR (5
			FAD 335 (1.5 62)				355 (1.567)		
FROTULT TO AL	74		RT 400+88 87 TO 412+32	210	INCLUDES INVICE	40	EALLIC CON ROL AT CLUVERT	1	
			PROJECT TO AL	218			FROIDCH DOTAL	1	
			4402/256			7010	5.0£		
	CH. METHON		ACCREGATE	SHOULDERS.	TYPE A ST				
STATION	ACRE	RENARIS	STATION	50 YD	REMARKS				
dbb 1.5 671					P. DO YA				
RT 408:79 TO 412:31	0.8		F48 355 (US 67) 81 400+01 04 10 412+32	4/1					
EDOLECT TOTAL	0.1								
			FROILCT TO AL	2/1					
WILLETT HOLM	NN .	JUSIONED OFS SUPER-				FAP 355 (US ST) A	T TRIBUTARY TO LITTLE PIASA CREE	K F.A.P.	SECTION COLNTY
	C L C	140120 - MS - C30340	STAT DEPARTMENT	E OF ILLINOIS			AIRS - SCHEDULE OF QUANTITIES	445	2403.1 JOSEY
Strang Bucket In		CHECKED - CPS REVISED -	DEPARIMEN	OF TRANSPO	RIATION		SHEET NO. 1 OF 2 SHEETS		ALMON FEEL NO PROBLEM INTER

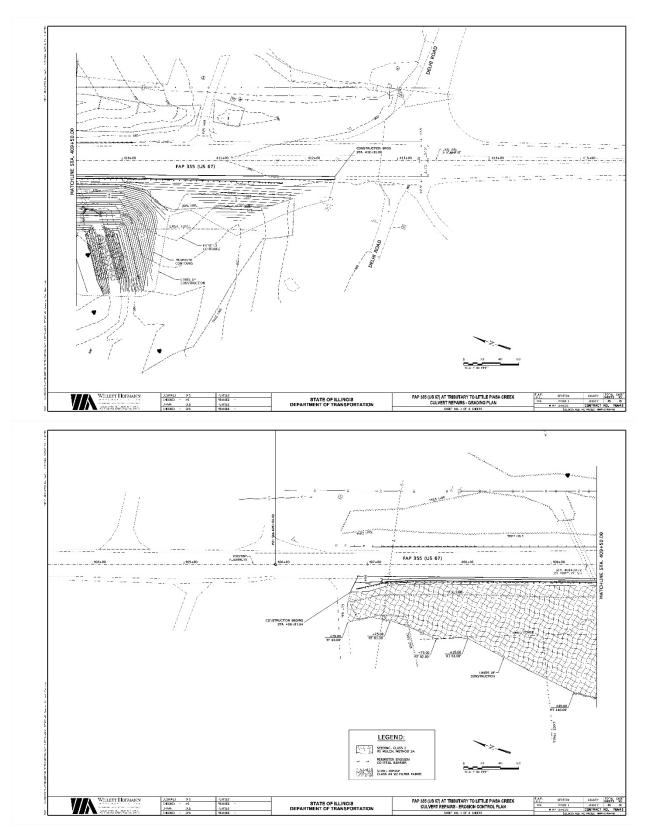
COMPANY AND ADDRESS OF		JAMA OLD ALVIALE	DEPARTMENT	OF TRANED			5 - SCHEDULE OF QUANTITIES		VIC 100120 CONTRACT NO
Willert Hora		JESTOREJ 045 REVISED DECKED MS REVISED	STAT	TE OF ILLINO	3		BUTARY TO LITTLE PIASA CREE	EK 📅	L STETLON LOUNTY SH
PROTECT TO AL									
FROIDLE TO AL									
RT 408138 RT 411475									
W Upp (Up eV)			PROJECT TOTAL 2020001	44					
STATION	EACH	REPARES			7 N 75 ENAC	1.34			
TERMINA, M	RK-R - 01R	CT APPLIED	AF 355 (US67) BT 427 01 T0 412(86	44	2 8 23 5340				
			S. ALTON	EACH	REMARKS				
FROTULT TO AL	1		SASSIER 04	ALL REFLECTO	RS. MPE C				
81 412+36									
DT 407101	1.1		76203000	1.5					
F Joo (1997)			PROFECT TO RE						
STATION	EACH	RENARS		ι					
IMPACE AL	ENUATORS,	TEM PORARY		Lett	RUMAR CA				
			GUARDRAT STATION	E REFLECTOR: EACH	I, T≚PE B REMARKS				
FROTOCT TO AL	557.5					X7833050			
8 411+55 10 4.2+33	15		7600666				ENGIECT TOTAL	76	
DT 407126 TO 411163	- 37 . 5		PROFECT TOTAL	1.1		AF Jub	165 (07) 67 405 46 TO 412 (55	76	CRE BAISE FVT NE SEE BED
855 (1647) 8 407+0, TO 407+25			ET 125-30 TO 4111-75	8.5	YF LCC HEDIAN DI	ACCELAR #			
STATION	гоот	RIMARKS	AM 355 (CS 67)	_			5 ATTON	EACH	REMARKS
	Y CONCRETE		STATION	FOOT	REMARKS		Refer Period 71	MEMBERT 1999	CER. REFLECTOR REMOVAL
			FERMERIAS LIC	PAVENENT MAR	KING - LINE 121	X71 V 10075	·		
03924						\$7233005	PROJECT OTAL	314	
FOOLECT TOTAL	37		PROTECT TO AL 78000306	.08			24'	74	
LT 413+28 17 414100	10	AU STOP DAR (DELLT RD) AB STOP BAD (US ST)	R 411-41 10 412+55	.09	WINC LEFT 1945 L	AND LINE AF JUD	4.1	243	
DT 413100	2	F8 5T02 BAD (DELE1 BD)	FAD 355 (1.5 67)					22.51	BENNING
F 355 (1967) HT 405438	10	50 STOP BAR (05 57)	STATION	LOOL	RIMARKS		5 ALION	SQ FT	REMARKS
STATION	FOOT	RENARKS	TI ERMOPLASTIC	PAVEMENT MAD	KING .INE O'				
TIMPORARY PAVEMENT M						20243-00			
			7600200			202-131-00	FROIDCE STAC	30	
3039941			PROJECT TOTAL	3 697			R 411-45 10 413-53	2	1 () 40° SEACING AT LEFT 04% .
FOOLECT TOTAL	77£		R 405-30 10 411-63 RT 411 25 TD 412-55	1,683	2 X DOUGLE MELLOW C DOUBLE YELLOW CEN	TEN LALINE TRO INF	R 405-50 IC 411-45 RT 411 45 TO 412-45	24	2 (§ 401 SPACIAL AL MUSIAN 2 (§ 401 SPACIAS AT CENTERLIN
F 633 (19807) DT 4651/8 TO 412181	77£		R 425-48 10 406150 R ⁺ 125-48 TD 408150	102	VELOW SOLID CEN VELOW SCID DARE C	ENTERI INE	(LN 67) 87 405 48 TO 405 56	1	1 AT 401 SPACING AT CENTED 19
STATION	FOOT	RENAIKS	-4P CD (US 67) RT 105-48 TO 412+81	730	WINTE COGE L		STATION	EACH	REMARKS
LENDORARY PAVEMENT M				FOOT	REMAKS				LECTOR REPLACEMENT
			FERMOPLASTIC STATION	PAVENENT MAI	RENG + LINE ** REXARKS				
0.05700						76303202		1.000	
FR01ECT TO AL	10		76003106				FROIDOL OTAL	1,155	
NE FORCE TO CHE LANE ROAD ATEAD STO AR PATCE TO TRAFFIC STORAL STON	8 <u>2</u>		FOLCI ID AL	31			81 121	22	
SB FRICK TO ONE LANE ROAD ALEAD STO SH PATCE TO TRAFFIC STORAL STON	3		411470	15.6	20 LT TURN AT SR LT TURN AS	1829 1809	LETTERS AND SYNOOLS 41	5,319	
F (55 (1867)			-AF 655 (US 67)		601000000000000000000000000000000000000	-4F 3.45	(US-67)	-	
STATION	EACH	REMARKS	STATION	SQ FT	REMARKS		STATION	5Q = T	REMARKS

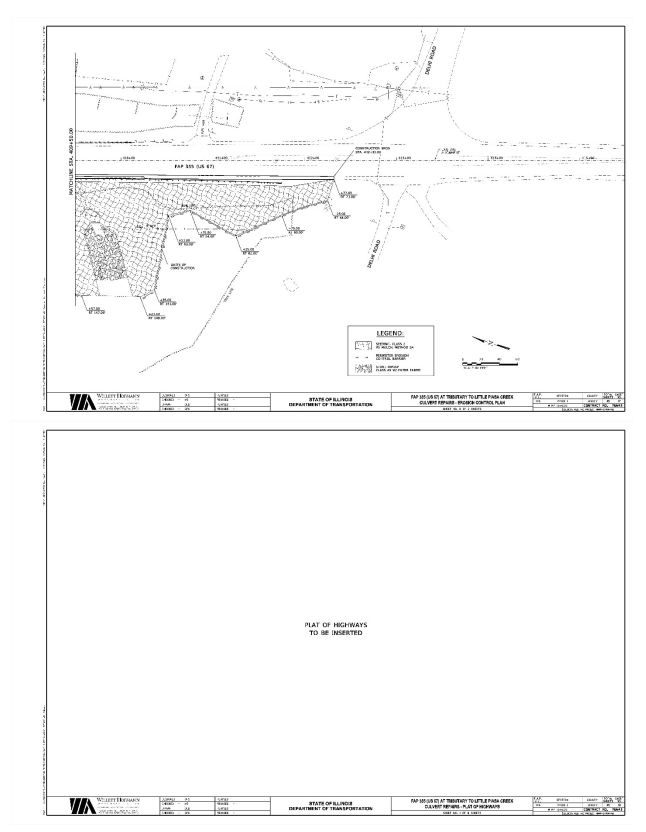
۲Ľ





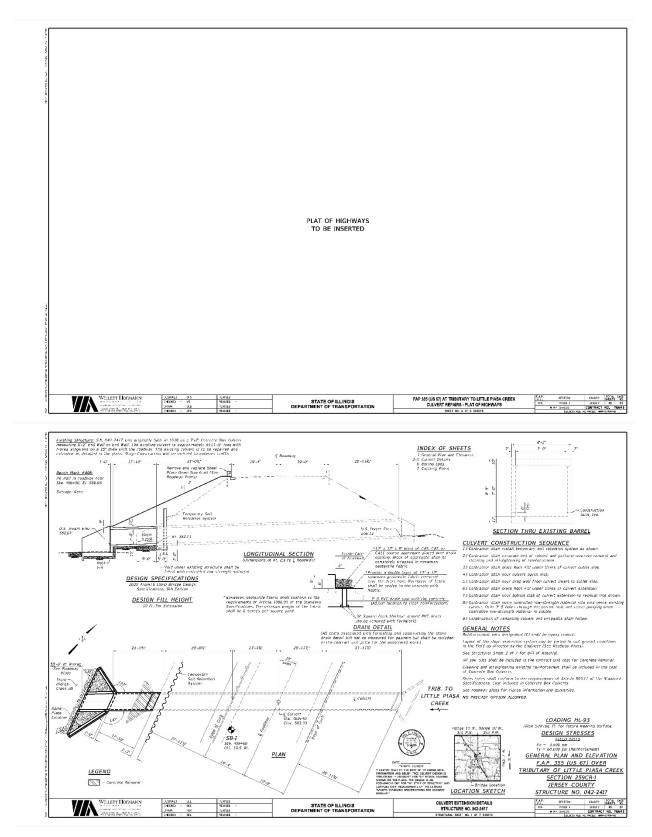


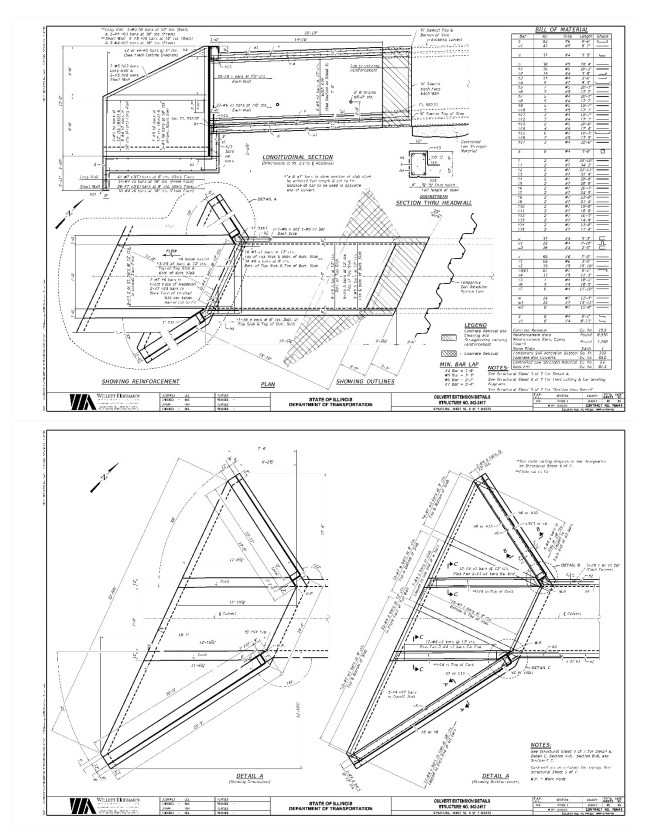


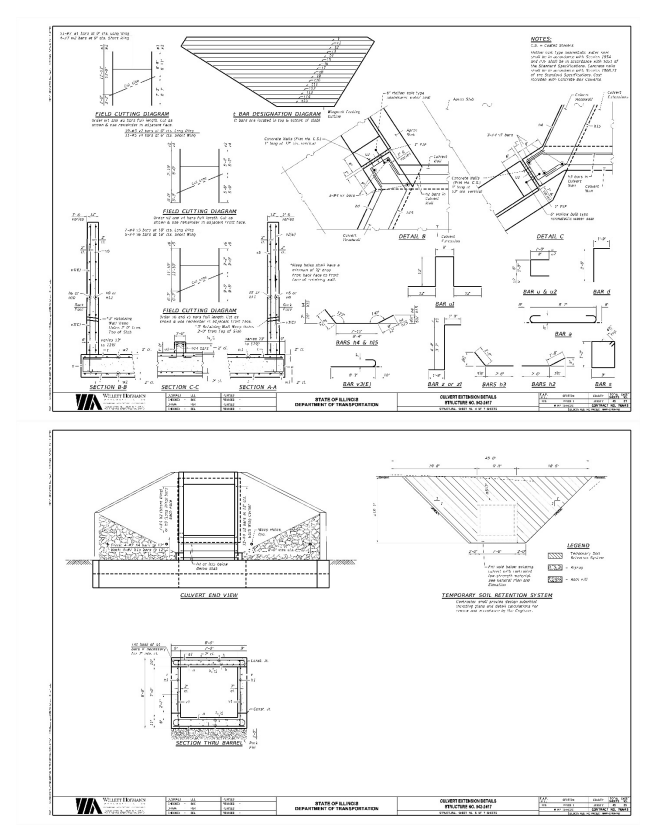


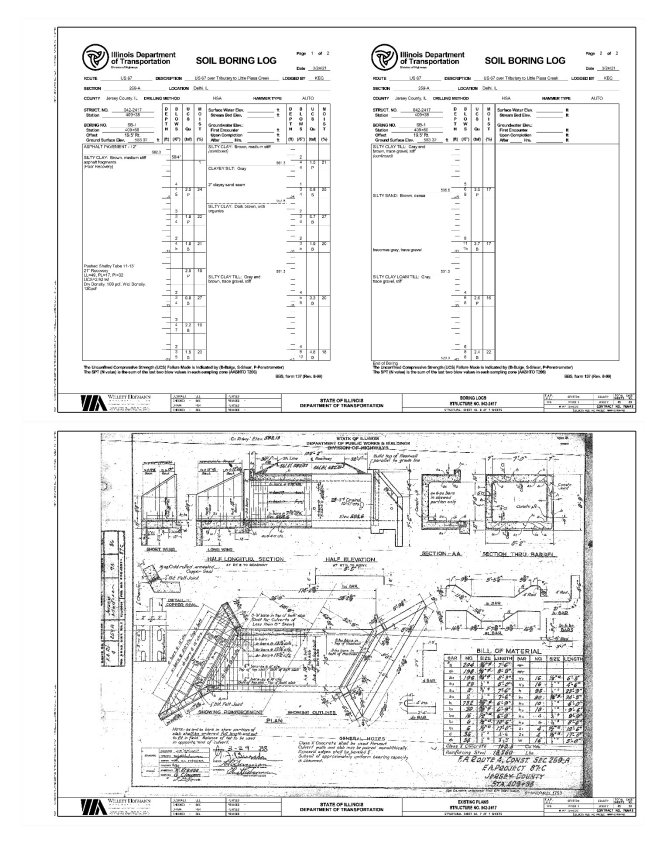
PLAT OF HIGHWAYS TO BE INSERTED	no με το προστάτου το το προστάτου το	J.308.0 95 5.070.0 2600 73 97.00 2600 92 90.02	PLAT OF HIGHWAYS TO BE INSERTED	PAP 36 (JB 67) AT THIURTARY TO LITTLE PARA CREEK (JA VERT REPARS - PLAT OF HICHWAYS DET 10. 1 9: 4 DETS	J.A. METTRS GAM1 Specify light res Specify light res Specify light res Specify light res Specify light res V 10 (SPEC) CORTACT (Sp. Top) Specify light res Specify light res Specify light res Specify light res
PLAT OF HIGHWAYS TO BE INSERTED	THE PART OF THE AND A SECTION OF THE AND A SECTION OF THE ADDRESS	James 93 Singe 2600 - Singe - 1000 - - - - 1000 - - - - -	STATE OF ILLINOIS DEPARTMENT OF TRANSPORTATION	PAP 36 (JB 67) AT THIURTARY TO LITTLE PARA CREEK CJAVERT REPARS - PLAT OF HICHWAYS PKT 10, 1 97 4 DKTS	LAA MC10% DDA11 Own 1000 tes maga 6.887 0 0 VALUES (Sp. 1000) COPERACE (Sp. 1000) 0 0 0 JLACK (Sp. 1000) USE (SPECIAL) SPECIAL) 0 0
PLAT OF HIGHWAYS TO BE INSERTED	na bilana tetapakan - t				
Will bit I Diffiancy James J Software State OF ILLINOIS FAP 35 (US 67) at TBB/TARY TO LITLE PASA GE VMA Vision of a constraints James J State OF ILLINOIS FAP 35 (US 67) at TBB/TARY TO LITLE PASA GE	, and the second s				

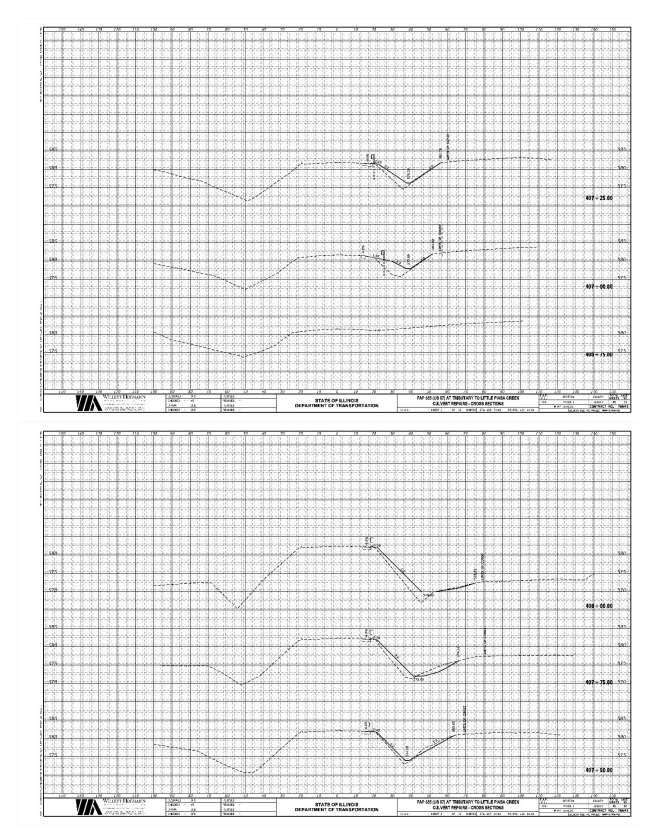
PLAT OF HIGHWAYS TO BE INSERTED			ANNU 91 ANNU 2000 - 11 10000 2000 - 11 10000 2000 - 22 100000	PLAT OF HIGHWAYS TO BE INSERTED	FAP 35 (J.8 6T) AT TREVIARY TO LITTLE PARA CREEK LULVER REPARS - PLAT OF HIGHWAYS PLAT TO 4 OF 5 SATT	(A) (COL) (
PLAT OF HIGHWAYS TO BE INSERTED		WELLETT I BERNARN BRUITS SAFE MERK	JABAU 93 Genu 5400 • 4000 7400 • 4000 7400 • 1000 7400 • 1000	STATE OF ILLINOIS DEPARTMENT OF TRANSPORTATION	FAP 155 (J& ET) AT TRIBUTARY TO LITTLE PARA CREEK CULVERT REPARS - PLAT OF MOHWAYS SKIT O: 4 94 SKITS	(よ): gent23 GOANT 第2015 1000 マキ 30000 10000 10000 10000 マキ 30000 10000 00000 10000 10000 マキ 30000 100000 10000 10000
PLAT OF HIGHWAYS TO BE INSERTED	a Merende Au, July , 2004/00 , 2004 (Art 2014)					
Weight Remain Links 9.5 State State of ILLINOIS P49 35 (08 57) AT TRIBUTARY TO LITTLE PABA CREED Wind State New York James - Mail None - Department of Transportation Culter Reputes - PLAT of Hadriday	ŝ.					

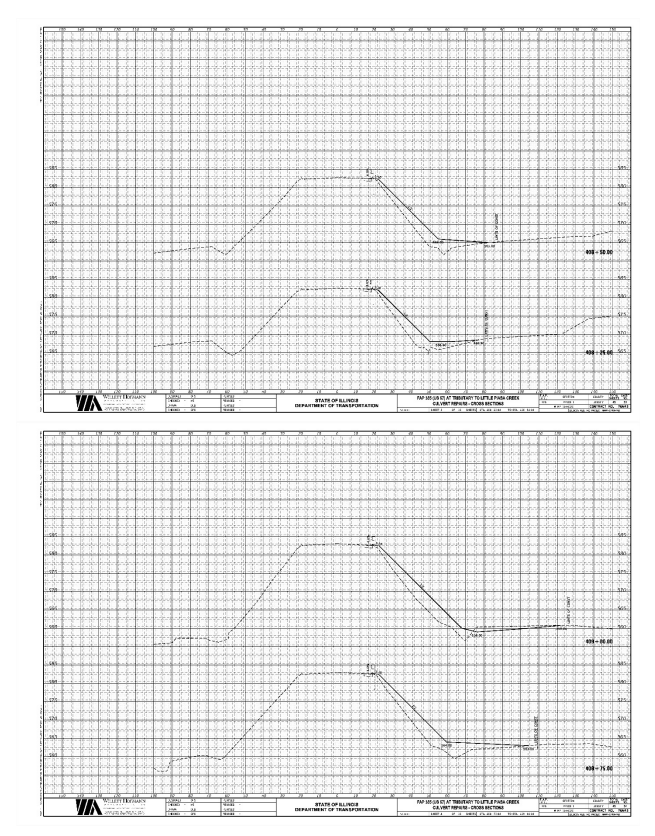


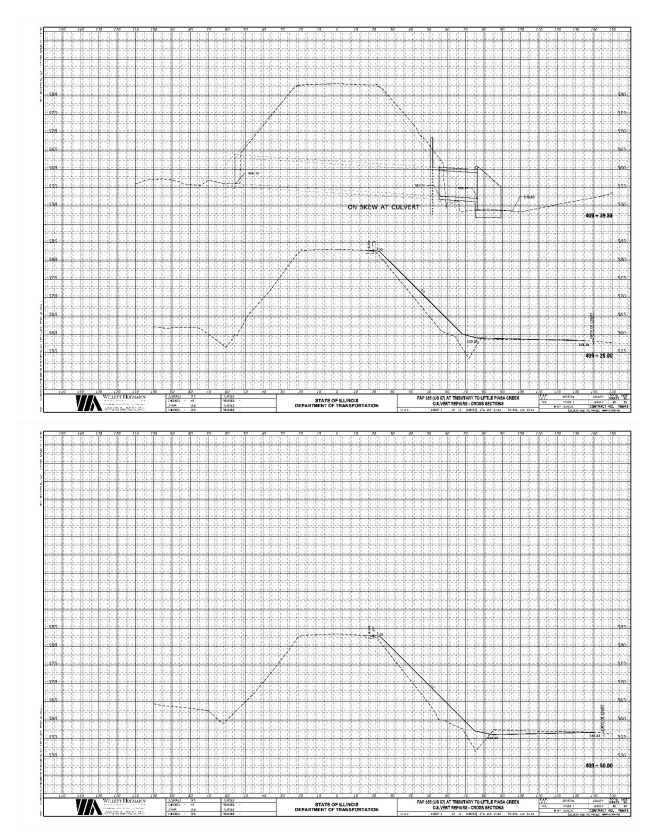


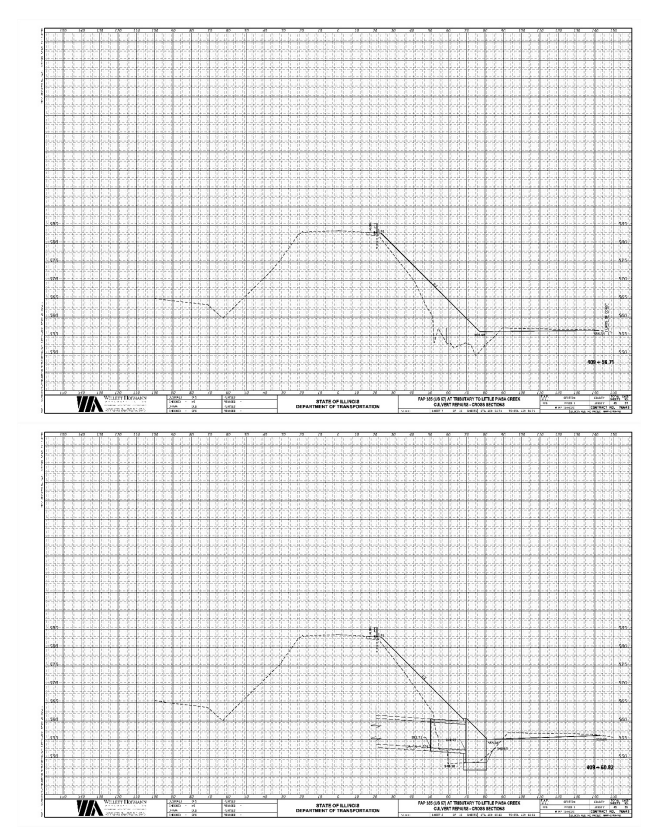


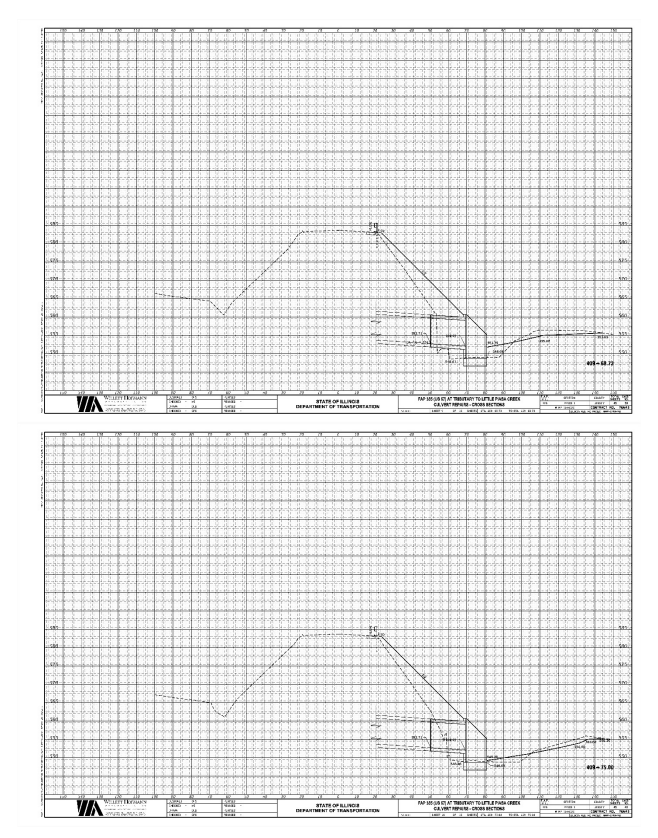


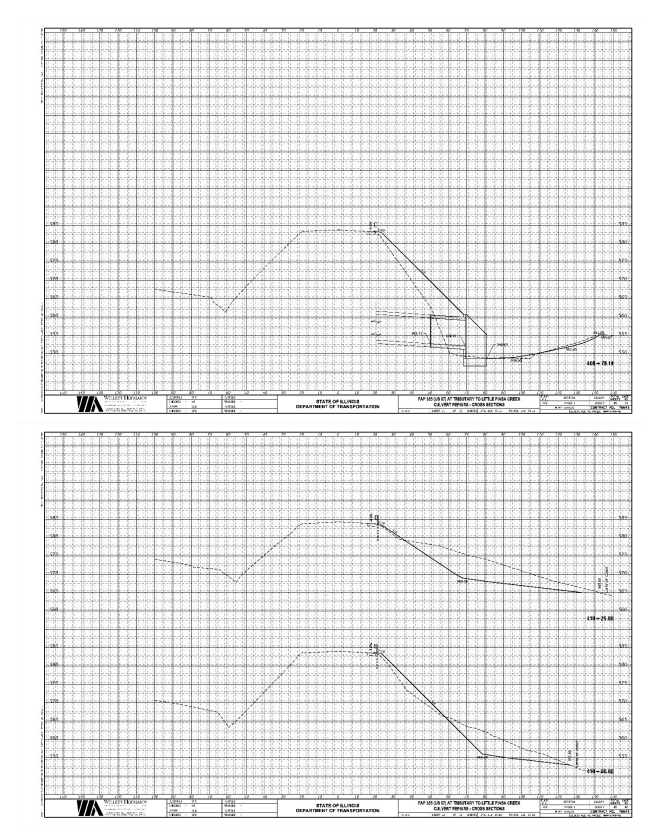


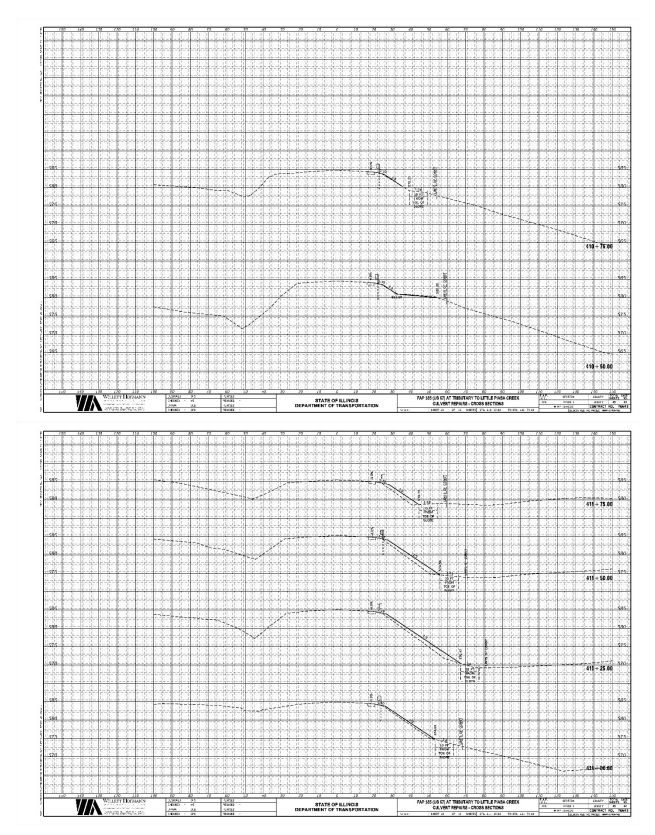


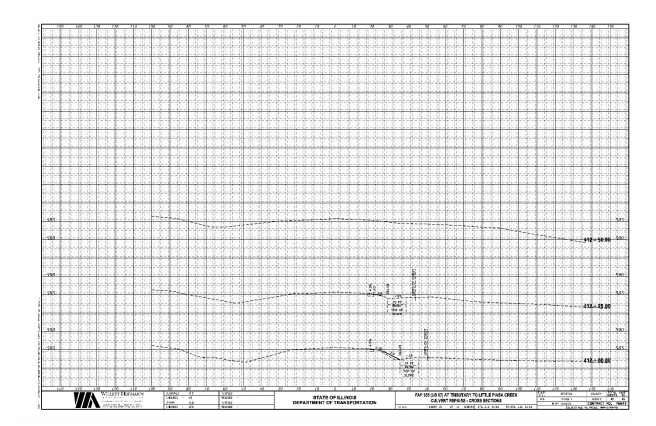












REQUIRED CONTRACT PROVISIONS FEDERAL-AID CONSTRUCTION CONTRACTS

- I. General
- II. Nondiscrimination
- III. Non-segregated Facilities
- IV. Davis-Bacon and Related Act Provisions
- V. Contract Work Hours and Safety Standards Act Provisions
- VI. Subletting or Assigning the Contract
- VII. Safety: Accident Prevention
- VIII. False Statements Concerning Highway Projects
- IX. Implementation of Clean Air Act and Federal Water Pollution Control Act
- X. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion
- XI. Certification Regarding Use of Contract Funds for Lobbying
- XII. Use of United States-Flag Vessels:

ATTACHMENTS

A. Employment and Materials Preference for Appalachian Development Highway System or Appalachian Local Access Road Contracts (included in Appalachian contracts only)

I. GENERAL

1. Form FHWA-1273 must be physically incorporated in each construction contract funded under title 23, United States Code, as required in 23 CFR 633.102(b) (excluding emergency contracts solely intended for debris removal). The contractor (or subcontractor) must insert this form in each subcontract and further require its inclusion in all lower tier subcontracts (excluding purchase orders, rental agreements and other agreements for supplies or services). 23 CFR 633.102(e).

The applicable requirements of Form FHWA-1273 are incorporated by reference for work done under any purchase order, rental agreement or agreement for other services. The prime contractor shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider. 23 CFR 633.102(e).

Form FHWA-1273 must be included in all Federal-aid designbuild contracts, in all subcontracts and in lower tier subcontracts (excluding subcontracts for design services, purchase orders, rental agreements and other agreements for supplies or services) in accordance with 23 CFR 633.102. The designbuilder shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider.

Contracting agencies may reference Form FHWA-1273 in solicitation-for-bids or request-for-proposals documents, however, the Form FHWA-1273 must be physically incorporated (not referenced) in all contracts, subcontracts and lower-tier subcontracts (excluding purchase orders, rental agreements and other agreements for supplies or services related to a construction contract). 23 CFR 633.102(b).

2. Subject to the applicability criteria noted in the following sections, these contract provisions shall apply to all work

performed on the contract by the contractor's own organization and with the assistance of workers under the contractor's immediate superintendence and to all work performed on the contract by piecework, station work, or by subcontract. 23 CFR 633.102(d).

3. A breach of any of the stipulations contained in these Required Contract Provisions may be sufficient grounds for withholding of progress payments, withholding of final payment, termination of the contract, suspension / debarment or any other action determined to be appropriate by the contracting agency and FHWA.

4. Selection of Labor: During the performance of this contract, the contractor shall not use convict labor for any purpose within the limits of a construction project on a Federal-aid highway unless it is labor performed by convicts who are on parole, supervised release, or probation. 23 U.S.C. 114(b). The term Federal-aid highway does not include roadways functionally classified as local roads or rural minor collectors. 23 U.S.C. 101(a).

II. NONDISCRIMINATION (23 CFR 230.107(a); 23 CFR Part 230, Subpart A, Appendix A; EO 11246)

The provisions of this section related to 23 CFR Part 230, Subpart A, Appendix A are applicable to all Federal-aid construction contracts and to all related construction subcontracts of \$10,000 or more. The provisions of 23 CFR Part 230 are not applicable to material supply, engineering, or architectural service contracts.

In addition, the contractor and all subcontractors must comply with the following policies: Executive Order 11246, 41 CFR Part 60, 29 CFR Parts 1625-1627, 23 U.S.C. 140, Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794), Title VI of the Civil Rights Act of 1964, as amended (42 U.S.C. 2000d et seq.), and related regulations including 49 CFR Parts 21, 26, and 27; and 23 CFR Parts 200, 230, and 633.

The contractor and all subcontractors must comply with: the requirements of the Equal Opportunity Clause in 41 CFR 60-1.4(b) and, for all construction contracts exceeding \$10,000, the Standard Federal Equal Employment Opportunity Construction Contract Specifications in 41 CFR 60-4.3.

Note: The U.S. Department of Labor has exclusive authority to determine compliance with Executive Order 11246 and the policies of the Secretary of Labor including 41 CFR Part 60, and 29 CFR Parts 1625-1627. The contracting agency and the FHWA have the authority and the responsibility to ensure compliance with 23 U.S.C. 140, Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794), and Title VI of the Civil Rights Act of 1964, as amended (42 U.S.C. 2000d et seq.), and related regulations including 49 CFR Parts 21, 26, and 27; and 23 CFR Parts 200, 230, and 633.

The following provision is adopted from 23 CFR Part 230, Subpart A, Appendix A, with appropriate revisions to conform to the U.S. Department of Labor (US DOL) and FHWA requirements. 1. Equal Employment Opportunity: Equal Employment Opportunity (EEO) requirements not to discriminate and to take affirmative action to assure equal opportunity as set forth under laws, executive orders, rules, regulations (see 28 CFR Part 35, 29 CFR Part 1630, 29 CFR Parts 1625-1627, 41 CFR Part 60 and 49 CFR Part 27) and orders of the Secretary of Labor as modified by the provisions prescribed herein, and imposed pursuant to 23 U.S.C. 140, shall constitute the EEO and specific affirmative action standards for the contractor's project activities under this contract. The provisions of the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) set forth under 28 CFR Part 35 and 29 CFR Part 1630 are incorporated by reference in this contract. In the execution of this contract, the contractor agrees to comply with the following minimum specific requirement activities of EEO:

a. The contractor will work with the contracting agency and the Federal Government to ensure that it has made every good faith effort to provide equal opportunity with respect to all of its terms and conditions of employment and in their review of activities under the contract. 23 CFR 230.409 (g)(4) & (5).

b. The contractor will accept as its operating policy the following statement:

"It is the policy of this Company to assure that applicants are employed, and that employees are treated during employment, without regard to their race, religion, sex, sexual orientation, gender identity, color, national origin, age or disability. Such action shall include: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship, preapprenticeship, and/or on-the-job training."

2. EEO Officer: The contractor will designate and make known to the contracting officers an EEO Officer who will have the responsibility for and must be capable of effectively administering and promoting an active EEO program and who must be assigned adequate authority and responsibility to do so.

3. Dissemination of Policy: All members of the contractor's staff who are authorized to hire, supervise, promote, and discharge employees, or who recommend such action or are substantially involved in such action, will be made fully cognizant of and will implement the contractor's EEO policy and contractual responsibilities to provide EEO in each grade and classification of employment. To ensure that the above agreement will be met, the following actions will be taken as a minimum:

a. Periodic meetings of supervisory and personnel office employees will be conducted before the start of work and then not less often than once every six months, at which time the contractor's EEO policy and its implementation will be reviewed and explained. The meetings will be conducted by the EEO Officer or other knowledgeable company official.

b. All new supervisory or personnel office employees will be given a thorough indoctrination by the EEO Officer, covering all major aspects of the contractor's EEO obligations within thirty days following their reporting for duty with the contractor.

c. All personnel who are engaged in direct recruitment for the project will be instructed by the EEO Officer in the contractor's procedures for locating and hiring minorities and women. d. Notices and posters setting forth the contractor's EEO policy will be placed in areas readily accessible to employees, applicants for employment and potential employees.

e. The contractor's EEO policy and the procedures to implement such policy will be brought to the attention of employees by means of meetings, employee handbooks, or other appropriate means.

4. Recruitment: When advertising for employees, the contractor will include in all advertisements for employees the notation: "An Equal Opportunity Employer." All such advertisements will be placed in publications having a large circulation among minorities and women in the area from which the project work force would normally be derived.

a. The contractor will, unless precluded by a valid bargaining agreement, conduct systematic and direct recruitment through public and private employee referral sources likely to yield qualified minorities and women. To meet this requirement, the contractor will identify sources of potential minority group employees and establish with such identified sources procedures whereby minority and women applicants may be referred to the contractor for employment consideration.

b. In the event the contractor has a valid bargaining agreement providing for exclusive hiring hall referrals, the contractor is expected to observe the provisions of that agreement to the extent that the system meets the contractor's compliance with EEO contract provisions. Where implementation of such an agreement has the effect of discriminating against minorities or women, or obligates the contractor to do the same, such implementation violates Federal nondiscrimination provisions.

c. The contractor will encourage its present employees to refer minorities and women as applicants for employment. Information and procedures with regard to referring such applicants will be discussed with employees.

5. Personnel Actions: Wages, working conditions, and employee benefits shall be established and administered, and personnel actions of every type, including hiring, upgrading, promotion, transfer, demotion, layoff, and termination, shall be taken without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, age or disability. The following procedures shall be followed:

a. The contractor will conduct periodic inspections of project sites to ensure that working conditions and employee facilities do not indicate discriminatory treatment of project site personnel.

b. The contractor will periodically evaluate the spread of wages paid within each classification to determine any evidence of discriminatory wage practices.

c. The contractor will periodically review selected personnel actions in depth to determine whether there is evidence of discrimination. Where evidence is found, the contractor will promptly take corrective action. If the review indicates that the discrimination may extend beyond the actions reviewed, such corrective action shall include all affected persons.

d. The contractor will promptly investigate all complaints of alleged discrimination made to the contractor in connection with its obligations under this contract, will attempt to resolve such complaints, and will take appropriate corrective action within a reasonable time. If the investigation indicates that the discrimination may affect persons other than the complainant, such corrective action shall include such other persons. Upon completion of each investigation, the contractor will inform every complainant of all of their avenues of appeal.

6. Training and Promotion:

a. The contractor will assist in locating, qualifying, and increasing the skills of minorities and women who are applicants for employment or current employees. Such efforts should be aimed at developing full journey level status employees in the type of trade or job classification involved.

b. Consistent with the contractor's work force requirements and as permissible under Federal and State regulations, the contractor shall make full use of training programs (i.e., apprenticeship and on-the-job training programs for the geographical area of contract performance). In the event a special provision for training is provided under this contract, this subparagraph will be superseded as indicated in the special provision. The contracting agency may reserve training positions for persons who receive welfare assistance in accordance with 23 U.S.C. 140(a).

c. The contractor will advise employees and applicants for employment of available training programs and entrance requirements for each.

d. The contractor will periodically review the training and promotion potential of employees who are minorities and women and will encourage eligible employees to apply for such training and promotion.

7. Unions: If the contractor relies in whole or in part upon unions as a source of employees, the contractor will use good faith efforts to obtain the cooperation of such unions to increase opportunities for minorities and women. 23 CFR 230.409. Actions by the contractor, either directly or through a contractor's association acting as agent, will include the procedures set forth below:

a. The contractor will use good faith efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minorities and women for membership in the unions and increasing the skills of minorities and women so that they may qualify for higher paying employment.

b. The contractor will use good faith efforts to incorporate an EEO clause into each union agreement to the end that such union will be contractually bound to refer applicants without regard to their race, color, religion, sex, sexual orientation, gender identity, national origin, age, or disability.

c. The contractor is to obtain information as to the referral practices and policies of the labor union except that to the extent such information is within the exclusive possession of the labor union and such labor union refuses to furnish such information to the contractor, the contractor shall so certify to the contracting agency and shall set forth what efforts have been made to obtain such information.

d. In the event the union is unable to provide the contractor with a reasonable flow of referrals within the time limit set forth in the collective bargaining agreement, the contractor will, through independent recruitment efforts, fill the employment vacancies without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, age, or disability; making full efforts to obtain qualified and/or qualifiable minorities and women. The failure of a union to provide sufficient referrals (even though it is obligated to provide exclusive referrals under the terms of a collective bargaining agreement) does not relieve the contractor from the requirements of this paragraph. In the event the union referral practice prevents the contractor from meeting the obligations pursuant to Executive Order 11246, as amended, and these special provisions, such contractor shall immediately notify the contracting agency.

8. Reasonable Accommodation for Applicants /

Employees with Disabilities: The contractor must be familiar with the requirements for and comply with the Americans with Disabilities Act and all rules and regulations established thereunder. Employers must provide reasonable accommodation in all employment activities unless to do so would cause an undue hardship.

9. Selection of Subcontractors, Procurement of Materials and Leasing of Equipment: The contractor shall not

discriminate on the grounds of race, color, religion, sex, sexual orientation, gender identity, national origin, age, or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The contractor shall take all necessary and reasonable steps to ensure nondiscrimination in the administration of this contract.

a. The contractor shall notify all potential subcontractors, suppliers, and lessors of their EEO obligations under this contract.

b. The contractor will use good faith efforts to ensure subcontractor compliance with their EEO obligations.

10. Assurances Required:

a. The requirements of 49 CFR Part 26 and the State DOT's FHWA-approved Disadvantaged Business Enterprise (DBE) program are incorporated by reference.

b. The contractor, subrecipient or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR part 26 in the award and administration of DOT-assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the recipient deems appropriate, which may include, but is not limited to:

(1) Withholding monthly progress payments;

- (2) Assessing sanctions;
- (3) Liquidated damages; and/or

(4) Disqualifying the contractor from future bidding as non-responsible.

c. The Title VI and nondiscrimination provisions of U.S. DOT Order 1050.2A at Appendixes A and E are incorporated by reference. 49 CFR Part 21.

11. Records and Reports: The contractor shall keep such records as necessary to document compliance with the EEO requirements. Such records shall be retained for a period of three years following the date of the final payment to the contractor for all contract work and shall be available at reasonable times and places for inspection by authorized representatives of the contracting agency and the FHWA.

a. The records kept by the contractor shall document the following:

(1) The number and work hours of minority and nonminority group members and women employed in each work classification on the project;

(2) The progress and efforts being made in cooperation with unions, when applicable, to increase employment opportunities for minorities and women; and

(3) The progress and efforts being made in locating, hiring, training, qualifying, and upgrading minorities and women.

b. The contractors and subcontractors will submit an annual report to the contracting agency each July for the duration of the project indicating the number of minority, women, and nonminority group employees currently engaged in each work classification required by the contract work. This information is to be reported on Form FHWA-1391. The staffing data should represent the project work force on board in all or any part of the last payroll period preceding the end of July. If on-the-job training is being required by special provision, the contractor will be required to collect and report training data. The employment data should reflect the work force on board during all or any part of the last payroll period preceding the end of July.

III. NONSEGREGATED FACILITIES

This provision is applicable to all Federal-aid construction contracts and to all related construction subcontracts of more than \$10,000. 41 CFR 60-1.5.

As prescribed by 41 CFR 60-1.8, the contractor must ensure that facilities provided for employees are provided in such a manner that segregation on the basis of race, color, religion, sex, sexual orientation, gender identity, or national origin cannot result. The contractor may neither require such segregated use by written or oral policies nor tolerate such use by employee custom. The contractor's obligation extends further to ensure that its employees are not assigned to perform their services at any location under the contractor's control where the facilities are segregated. The term "facilities" includes waiting rooms, work areas, restaurants and other eating areas, time clocks, restrooms, washrooms, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing provided for employees. The contractor shall provide separate or single-user restrooms and necessary dressing or sleeping areas to assure privacy between sexes.

IV. DAVIS-BACON AND RELATED ACT PROVISIONS

This section is applicable to all Federal-aid construction projects exceeding \$2,000 and to all related subcontracts and lower-tier subcontracts (regardless of subcontract size), in accordance with 29 CFR 5.5. The requirements apply to all projects located within the right-of-way of a roadway that is functionally classified as Federal-aid highway. 23 U.S.C. 113. This excludes roadways functionally classified as local roads or rural minor collectors, which are exempt. 23 U.S.C. 101. Where applicable law requires that projects be treated as a project on a Federal-aid highway, the provisions of this subpart will apply regardless of the location of the project. Examples include: Surface Transportation Block Grant Program projects funded under 23 U.S.C. 133 [excluding recreational trails projects], the Nationally Significant Freight and Highway Projects funded under 23 U.S.C. 117, and National Highway Freight Program projects funded under 23 U.S.C. 167.

The following provisions are from the U.S. Department of Labor regulations in 29 CFR 5.5 "Contract provisions and related matters" with minor revisions to conform to the FHWA- 1273 format and FHWA program requirements.

1. Minimum wages (29 CFR 5.5)

a. All laborers and mechanics employed or working upon the site of the work, will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics.

Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph 1.d. of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided, That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under paragraph 1.b. of this section) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

b. (1) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:

(i) The work to be performed by the classification requested is not performed by a classification in the wage determination; and

(ii) The classification is utilized in the area by the construction industry; and

(iii) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.

(2) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(3) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(4) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs 1.b.(2) or 1.b.(3) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.

c. Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.

d. If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

2. Withholding (29 CFR 5.5)

The contracting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor, withhold or cause to be withheld from the contractor under this contract, or any other Federal contract with the same prime contractor, or any other federally- assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work, all or part of the wages required by the contract, the contracting agency may, after written notice to the contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

3. Payrolls and basic records (29 CFR 5.5)

a. Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

b.(1) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the contracting agency. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to the contracting agency for transmission to the State DOT, the FHWA or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this section for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to the contracting agency.

(2) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:

(i) That the payroll for the payroll period contains the information required to be provided under 29 CFR 5.5(a)(3)(ii), the appropriate information is being maintained under 29 CFR 5.5(a)(3)(i), and that such information is correct and complete;

(ii) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in 29 CFR part 3;

(iii) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.

(3) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH–347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph 3.b.(2) of this section.

(4) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under 18 U.S.C. 1001 and 31 U.S.C. 231.

c. The contractor or subcontractor shall make the records required under paragraph 3.a. of this section available for inspection, copying, or transcription by authorized representatives of the contracting agency, the State DOT, the FHWA, or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the contractor or subcontractor fails to submit the required records or to make them available, the FHWA may, after written notice to the contractor, the contracting agency or the State DOT, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

4. Apprentices and trainees (29 CFR 5.5)

a. Apprentices (programs of the USDOL).

Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship Training, Employer and Labor Services, or with a State Apprenticeship Agency recognized by the Office, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Office of Apprenticeship Training, Employer and Labor Services or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice.

The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the contractor's or subcontractor's registered program shall be observed

Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination.

In the event the Office of Apprenticeship Training, Employer and Labor Services, or a State Apprenticeship Agency recognized by the Office, withdraws approval of an apprenticeship program, the contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

b. Trainees (programs of the USDOL).

Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration.

The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration.

Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed.

In the event the Employment and Training Administration withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

c. Equal employment opportunity. The utilization of apprentices, trainees and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR part 30.

d. Apprentices and Trainees (programs of the U.S. DOT).

Apprentices and trainees working under apprenticeship and skill training programs which have been certified by the Secretary of Transportation as promoting EEO in connection with Federalaid highway construction programs are not subject to the requirements of paragraph 4 of this Section IV. 23 CFR 230.111(e)(2). The straight time hourly wage rates for apprentices and trainees under such programs will be established by the particular programs. The ratio of apprentices and trainees to journeymen shall not be greater than permitted by the terms of the particular program.

5. Compliance with Copeland Act requirements. The contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract as provided in 29 CFR 5.5.

6. Subcontracts. The contractor or subcontractor shall insert Form FHWA-1273 in any subcontracts and also require the subcontractors to include Form FHWA-1273 in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.

7. Contract termination: debarment. A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.

8. Compliance with Davis-Bacon and Related Act requirements. All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract as provided in 29 CFR 5.5.

9. Disputes concerning labor standards. As provided in 29 CFR 5.5, disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor

set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.

10. Certification of eligibility (29 CFR 5.5)

a. By entering into this contract, the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).

b. No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).

c. The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001.

V. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

Pursuant to 29 CFR 5.5(b), the following clauses apply to any Federal-aid construction contract in an amount in excess of \$100,000 and subject to the overtime provisions of the Contract Work Hours and Safety Standards Act. These clauses shall be inserted in addition to the clauses required by 29 CFR 5.5(a) or 29 CFR 4.6. As used in this paragraph, the terms laborers and mechanics include watchmen and guards.

1. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours workweed in excess of forty hours in such workweek. 29 CFR 5.5.

2. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph 1 of this section, the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph 1 of this section, in the sum currently provided in 29 CFR 5.5(b)(2)* for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph 1 of this section. 29 CFR 5.5.

* \$27 as of January 23, 2019 (See 84 FR 213-01, 218) as may be adjusted annually by the Department of Labor; pursuant to the Federal Civil Penalties Inflation Adjustment Act of 1990).

3. Withholding for unpaid wages and liquidated damages. The FHWA or the contacting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph 2 of this section. 29 CFR 5.5.

4. Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs 1 through 4 of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs 1 through 4 of this section. 29 CFR 5.5.

VI. SUBLETTING OR ASSIGNING THE CONTRACT

This provision is applicable to all Federal-aid construction contracts on the National Highway System pursuant to 23 CFR 635.116.

1. The contractor shall perform with its own organization contract work amounting to not less than 30 percent (or a greater percentage if specified elsewhere in the contract) of the total original contract price, excluding any specialty items designated by the contracting agency. Specialty items may be performed by subcontract and the amount of any such specialty items performed may be deducted from the total original contract price before computing the amount of work required to be performed by the contractor's own organization (23 CFR 635.116).

a. The term "perform work with its own organization" in paragraph 1 of Section VI refers to workers employed or leased by the prime contractor, and equipment owned or rented by the prime contractor, with or without operators. Such term does not include employees or equipment of a subcontractor or lower tier subcontractor, agents of the prime contractor, or any other assignees. The term may include payments for the costs of hiring leased employees from an employee leasing firm meeting all relevant Federal and State regulatory requirements. Leased employees may only be included in this term if the prime contractor meets all of the following conditions: (based on longstanding interpretation)

(1) the prime contractor maintains control over the supervision of the day-to-day activities of the leased employees;

(2) the prime contractor remains responsible for the quality of the work of the leased employees;

 (3) the prime contractor retains all power to accept or exclude individual employees from work on the project; and
 (4) the prime contractor remains ultimately responsible for the payment of predetermined minimum wages, the

submission of payrolls, statements of compliance and all other Federal regulatory requirements.

b. "Specialty Items" shall be construed to be limited to work that requires highly specialized knowledge, abilities, or

equipment not ordinarily available in the type of contracting organizations qualified and expected to bid or propose on the contract as a whole and in general are to be limited to minor components of the overall contract. 23 CFR 635.102.

2. Pursuant to 23 CFR 635.116(a), the contract amount upon which the requirements set forth in paragraph (1) of Section VI is computed includes the cost of material and manufactured products which are to be purchased or produced by the contractor under the contract provisions.

3. Pursuant to 23 CFR 635.116(c), the contractor shall furnish (a) a competent superintendent or supervisor who is employed by the firm, has full authority to direct performance of the work in accordance with the contract requirements, and is in charge of all construction operations (regardless of who performs the work) and (b) such other of its own organizational resources (supervision, management, and engineering services) as the contracting officer determines is necessary to assure the performance of the contract.

4. No portion of the contract shall be sublet, assigned or otherwise disposed of except with the written consent of the contracting officer, or authorized representative, and such consent when given shall not be construed to relieve the contractor of any responsibility for the fulfillment of the contract. Written consent will be given only after the contracting agency has assured that each subcontract is evidenced in writing and that it contains all pertinent provisions and requirements of the prime contract. (based on longstanding interpretation of 23 CFR 635.116).

5. The 30-percent self-performance requirement of paragraph (1) is not applicable to design-build contracts; however, contracting agencies may establish their own self-performance requirements. 23 CFR 635.116(d).

VII. SAFETY: ACCIDENT PREVENTION

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

1. In the performance of this contract the contractor shall comply with all applicable Federal, State, and local laws governing safety, health, and sanitation (23 CFR Part 635). The contractor shall provide all safeguards, safety devices and protective equipment and take any other needed actions as it determines, or as the contracting officer may determine, to be reasonably necessary to protect the life and health of employees on the job and the safety of the public and to protect property in connection with the performance of the work covered by the contract. 23 CFR 635.108.

2. It is a condition of this contract, and shall be made a condition of each subcontract, which the contractor enters into pursuant to this contract, that the contractor and any subcontractor shall not permit any employee, in performance of the contract, to work in surroundings or under conditions which are unsanitary, hazardous or dangerous to his/her health or safety, as determined under construction safety and health standards (29 CFR Part 1926) promulgated by the Secretary of Labor, in accordance with Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 3704). 29 CFR 1926.10.

3. Pursuant to 29 CFR 1926.3, it is a condition of this contract that the Secretary of Labor or authorized representative thereof, shall have right of entry to any site of contract performance to inspect or investigate the matter of compliance

with the construction safety and health standards and to carry out the duties of the Secretary under Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 3704).

VIII. FALSE STATEMENTS CONCERNING HIGHWAY PROJECTS

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

In order to assure high quality and durable construction in conformity with approved plans and specifications and a high degree of reliability on statements and representations made by engineers, contractors, suppliers, and workers on Federal- aid highway projects, it is essential that all persons concerned with the project perform their functions as carefully, thoroughly, and honestly as possible. Willful falsification, distortion, or misrepresentation with respect to any facts related to the project is a violation of Federal law. To prevent any misunderstanding regarding the seriousness of these and similar acts, Form FHWA-1022 shall be posted on each Federal-aid highway project (23 CFR Part 635) in one or more places where it is readily available to all persons concerned with the project:

18 U.S.C. 1020 reads as follows:

"Whoever, being an officer, agent, or employee of the United States, or of any State or Territory, or whoever, whether a person, association, firm, or corporation, knowingly makes any false statement, false representation, or false report as to the character, quality, quantity, or cost of the material used or to be used, or the quantity or quality of the work performed or to be performed, or the cost thereof in connection with the submission of plans, maps, specifications, contracts, or costs of construction on any highway or related project submitted for approval to the Secretary of Transportation; or

Whoever knowingly makes any false statement, false representation, false report or false claim with respect to the character, quality, quantity, or cost of any work performed or to be performed, or materials furnished or to be furnished, in connection with the construction of any highway or related project approved by the Secretary of Transportation; or

Whoever knowingly makes any false statement or false representation as to material fact in any statement, certificate, or report submitted pursuant to provisions of the Federal-aid Roads Act approved July 11, 1916, (39 Stat. 355), as amended and supplemented;

Shall be fined under this title or imprisoned not more than 5 years or both."

IX. IMPLEMENTATION OF CLEAN AIR ACT AND FEDERAL WATER POLLUTION CONTROL ACT (42 U.S.C. 7606; 2 CFR 200.88; EO 11738)

This provision is applicable to all Federal-aid construction contracts in excess of \$150,000 and to all related subcontracts. 48 CFR 2.101; 2 CFR 200.326.

By submission of this bid/proposal or the execution of this contract or subcontract, as appropriate, the bidder, proposer, Federal-aid construction contractor, subcontractor, supplier, or vendor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act, as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal Highway Administration and the Regional Office of the Environmental Protection Agency. 2 CFR Part 200, Appendix II.

The contractor agrees to include or cause to be included the requirements of this Section in every subcontract, and further agrees to take such action as the contracting agency may direct as a means of enforcing such requirements. 2 CFR 200.326.

X. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

This provision is applicable to all Federal-aid construction contracts, design-build contracts, subcontracts, lower-tier subcontracts, purchase orders, lease agreements, consultant contracts or any other covered transaction requiring FHWA approval or that is estimated to cost \$25,000 or more – as defined in 2 CFR Parts 180 and 1200. 2 CFR 180.220 and 1200.220.

1. Instructions for Certification – First Tier Participants:

a. By signing and submitting this proposal, the prospective first tier participant is providing the certification set out below.

b. The inability of a person to provide the certification set out below will not necessarily result in denial of participation in this covered transaction. The prospective first tier participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective first tier participant to furnish a certification or an explanation shall disqualify such a person from participation in this transaction. 2 CFR 180.320.

c. The certification in this clause is a material representation of fact upon which reliance was placed when the contracting agency determined to enter into this transaction. If it is later determined that the prospective participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the contracting agency may terminate this transaction for cause of default. 2 CFR 180.325.

d. The prospective first tier participant shall provide immediate written notice to the contracting agency to whom this proposal is submitted if any time the prospective first tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances. 2 CFR 180.345 and 180.350.

e. The terms "covered transaction," "debarred," "suspended," "ineligible," "participant," "person," "principal," and "voluntarily excluded," as used in this clause, are defined in 2 CFR Parts 180, Subpart I, 180.900-180.1020, and 1200. "First Tier Covered Transactions" refers to any covered transaction between a recipient or subrecipient of Federal funds and a participant (such as the prime or general contract). "Lower Tier Covered Transactions" refers to any covered transaction under a First Tier Covered Transaction (such as subcontracts). "First Tier Participant" refers to the participant who has entered into a covered transaction with a recipient or subrecipient of Federal funds (such as the prime or general contractor). "Lower Tier Participant" refers any participant who has entered into a covered transaction with a First Tier Participant or other Lower Tier Participants (such as subcontractors and suppliers).

f. The prospective first tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction. 2 CFR 180.330.

g. The prospective first tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transactions," provided by the department or contracting agency, entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold. 2 CFR 180.220 and 180.300.

h. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. 2 CFR 180.300; 180.320, and 180.325. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. 2 CFR 180.335. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the System for Award Management website (<u>https://www.sam.gov/</u>). 2 CFR 180.330, 180.320, and 180.325.

i. Nothing contained in the foregoing shall be construed to require the establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of the prospective participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

j. Except for transactions authorized under paragraph (f) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default. 2 CFR 180.325.

* * * * *

2. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – First Tier Participants:

a. The prospective first tier participant certifies to the best of its knowledge and belief, that it and its principals:

(1) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency, 2 CFR 180.335;.

(2) Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property, 2 CFR 180.800;

(3) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (a)(2) of this certification, 2 CFR 180.700 and 180.800; and

(4) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default. 2 CFR 180.335(d).

(5) Are not a corporation that has been convicted of a felony violation under any Federal law within the two-year period preceding this proposal (USDOT Order 4200.6 implementing appropriations act requirements); and

(6) Are not a corporation with any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted, or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability (USDOT Order 4200.6 implementing appropriations act requirements).

b. Where the prospective participant is unable to certify to any of the statements in this certification, such prospective participant should attach an explanation to this proposal. 2 CFR 180.335 and 180.340.

3. Instructions for Certification - Lower Tier Participants:

(Applicable to all subcontracts, purchase orders, and other lower tier transactions requiring prior FHWA approval or estimated to cost \$25,000 or more - 2 CFR Parts 180 and 1200). 2 CFR 180.220 and 1200.220.

a. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

b. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department, or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

c. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous by reason of changed circumstances. 2 CFR 180.365.

d. The terms "covered transaction," "debarred," "suspended," "ineligible," "participant," "person," "principal," and "voluntarily excluded," as used in this clause, are defined in 2 CFR Parts 180, Subpart I, 180.900 – 180.1020, and 1200. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations. "First Tier Covered Transactions" refers to any covered transaction between a recipient or subrecipient of Federal funds and a participant (such as the prime or general contract). "Lower Tier Covered Transactions" refers to any covered transaction under a First Tier Covered Transaction (such as subcontracts). "First Tier Participant" refers to the participant who has entered into a covered transaction with a recipient or subrecipient of Federal funds (such as the prime or general contractor). "Lower Tier Participant" refers any participant who has entered into a covered transaction with a First Tier Participant or other Lower Tier Participants (such as subcontractors and suppliers).

e. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated. 2 CFR 1200.220 and 1200.332.

f. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold. 2 CFR 180.220 and 1200.220.

g. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the System for Award Management website (<u>https://www.sam.gov/</u>), which is compiled by the General Services Administration. 2 CFR 180.300, 180.320, 180.330, and 180.335.

h. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

i. Except for transactions authorized under paragraph e of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment. 2 CFR 180.325.

* * * * *

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Participants:

1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals:

(a) is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency, 2 CFR 180.355;

(b) is a corporation that has been convicted of a felony violation under any Federal law within the two-year period preceding this proposal (USDOT Order 4200.6 implementing appropriations act requirements); and

(c) is a corporation with any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted, or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability. (USDOT Order 4200.6 implementing appropriations act requirements)

 Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant should attach an explanation to this proposal.

XI. CERTIFICATION REGARDING USE OF CONTRACT FUNDS FOR LOBBYING

* * * * *

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts which exceed \$100,000. 49 CFR Part 20, App. A.

1. The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:

a. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

b. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

2. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$10,000 for each such failure.

3. The prospective participant also agrees by submitting its bid or proposal that the participant shall require that the language of this certification be included in all lower tier

subcontracts, which exceed \$100,000 and that all such recipients shall certify and disclose accordingly.

XII. USE OF UNITED STATES-FLAG VESSELS:

This provision is applicable to all Federal-aid construction contracts, design-build contracts, subcontracts, lower-tier subcontracts, purchase orders, lease agreements, or any other covered transaction. 46 CFR Part 381.

This requirement applies to material or equipment that is acquired for a specific Federal-aid highway project. 46 CFR 381.7. It is not applicable to goods or materials that come into inventories independent of an FHWA funded-contract.

When oceanic shipments (or shipments across the Great Lakes) are necessary for materials or equipment acquired for a specific Federal-aid construction project, the bidder, proposer, contractor, subcontractor, or vendor agrees:

1. To utilize privately owned United States-flag commercial vessels to ship at least 50 percent of the gross tonnage (computed separately for dry bulk carriers, dry cargo liners, and tankers) involved, whenever shipping any equipment, material, or commodities pursuant to this contract, to the extent such vessels are available at fair and reasonable rates for United States-flag commercial vessels. 46 CFR 381.7.

2. To furnish within 20 days following the date of loading for shipments originating within the United States or within 30 working days following the date of loading for shipments originating outside the United States, a legible copy of a rated, 'on-board' commercial ocean bill-of-lading in English for each shipment of cargo described in paragraph (b)(1) of this section to both the Contracting Officer (through the prime contractor in the case of subcontractor bills-of-lading) and to the Office of Cargo and Commercial Sealift (MAR-620), Maritime Administration, Washington, DC 20590. (MARAD requires copies of the ocean carrier's (master) bills of lading, certified onboard, dated, with rates and charges. These bills of lading may contain business sensitive information and therefore may be submitted directly to MARAD by the Ocean Transportation Intermediary on behalf of the contractor). 46 CFR 381.7.